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HEALTH PRODUCTS ACT (CHAPTER 122D)

HEALTH PRODUCTS (MEDICAL DEVICES FOR SEA GAMES DELEGATIONS) (EXEMPTION) ORDER 2015

ARRANGEMENT OF PARAGRAPHS

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In exercise of the powers conferred by section 70 of the Health Products Act, the Health Sciences Authority makes the following Order:

Citation

1. This Order may be cited as the Health Products (Medical Devices for SEA Games Delegations) (Exemption) Order 2015.

Definitions

2. In this Order, unless the context otherwise requires —
 - “exemption period” means the period starting from 15 May 2015 and ending at 11.59 p.m. on 15 September 2015;
 - “medical device” means a medical device referred to in the First Schedule to the Act;
 - “medical professional” means a doctor or any other healthcare professional, but does not include a veterinary surgeon;

“recognised foreign country or territory” means a foreign country or territory recognised in writing before 5 June 2015 by the Singapore Sports Council as a foreign country or territory participating in the SEA Games 2015;

“SEA Games 2015” means the 28th South East Asian Games to be held in Singapore from 5 June 2015 to 16 June 2015 (both dates inclusive);

“SEA Games delegation” means a group of persons comprising athletes selected to compete at the SEA Games 2015 as representatives of a recognised foreign country or territory, and their coaches, medical professionals and other officials;

“Singapore Sports Council” means the Singapore Sports Council established under section 3 of the Singapore Sports Council Act (Cap. 305).

Exemption from requirements on import

3. A medical professional who is a member of a SEA Games delegation who, during the exemption period, imports any medical device for —

- (a) the use or intended use by the medical professional to manage or treat a condition of the medical professional arising in Singapore during the exemption period because of his or her participation as a member of that same SEA Games delegation; or
- (b) the use or intended use by any other member of that same SEA Games delegation during the exemption period,

is exempt from sections 13(1), (2), (3) and (4), 42(1) and 44(1) of the Act, if the medical professional satisfies the conditions in paragraph 5.

Exemption from requirements on supply

4. A medical professional who is a member of a SEA Games delegation who, during the exemption period, supplies any medical device imported by the medical professional under paragraph 3 to any member of that same SEA Games delegation is exempt from