

# STATUTORY INSTRUMENTS.

S.I. No. 607 of 2014

# HEALTH PRODUCTS REGULATORY AUTHORITY (FEES) REGULATIONS 2014

#### HEALTH PRODUCTS REGULATORY AUTHORITY (FEES) REGULATIONS 2014

I, LEO VARADKAR, Minister for Health, in exercise of the powers conferred on me by sections 13 and 32 (as amended by sections 15 and 16 of the Irish Medicines Board (Miscellaneous Provisions) Act 2006 (No. 3 of 2006)) of the Irish Medicines Board Act 1995 (No. 29 of 1995) and section 29 of the Health (Pricing and Supply of Medical Goods) Act 2013 (No. 14 of 2013), hereby make the following Regulations:

1. These Regulations may be cited as the Health Products Regulatory Authority (Fees) Regulations 2014.

2. In these Regulations—

"Act" means the Irish Medicines Board Act 1995 (No. 29 of 1995), as amended by s. 197 of the Finance Act 1999 (No. 2 of 1999), Regulation 3 of the European Communities (In Vitro Diagnostic Medical Devices) Regulations 2001 (S.I. No. 304 of 2001), Regulation 2 of the European Communities (Medical Devices) (Amendment) Regulations 2001 (S.I. No. 444 of 2001), Regulation 3 of the European Communities (Medical Devices) (Amendment) Regulations 2002 (S.I. No. 576 of 2002), the Irish Medicines Board (Miscellaneous Provisions) Act 2006 (No. 3 of 2006), the European Communities (Amendment of the Medicines Board Act 1995) Regulations 2007 (S.I. No. 542 of 2007) and section 36 of the Health (Pricing and Supply of Medical Goods) Act 2013;

"active substances register" means the register of importers, manufacturers and distributors of active substances maintained by the Authority in pursuance of Regulation 14D of the Medicinal Products (Control of Manufacture) Regulations 2007 to 2013;

"Authority" means the Health Products Regulatory Authority established by section 3 of the Act;

"broker" means a person carrying out the brokering of medicinal products, as defined in Regulation 4(1) of the Medicinal Products (Control of Wholesale Distribution) Regulations 2007 to 2013;

"brokers register" means the register maintained by the Authority in pursuance of Regulation 14D of the Medicinal Products (Control of Wholesale Distribution) Regulations 2007 to 2013;

"certificate of free sale" means a certificate of free sale issued under section 4(1)(k)(ii) of the Act;

Notice of the making of this Statutory Instrument was published in "Iris Oifigiúil" of 6th January, 2015. "certificate of registration" means a certificate of registration granted pursuant to the Medicinal Products (Control of Placing on the Market) Regulations 2007 to 2014;

"certificate of traditional-use registration" means a certificate of traditional-use registration granted pursuant to the Medicinal Products (Control of Placing on the Market) Regulations 2007 to 2014 in respect of a traditional herbal medicinal product;

"certification of documents" means the certification, under section 4(1)(k)(ii) of the Act, of documents not being certificates of free sale or export certificates;

"complex dossier" refers to an application accompanied by a full dossier in accordance with Directive 2001/83/EC;

"decentralised procedure" means the decentralised procedure for human medicinal products provided for in Directive 2001/83/EC;

"Directive 2001/83/EC" means Directive 2001/83/EC of the European Parliament and of the Council of 6 November  $2001^1$ , as amended by Directive 2002/98/EC of the European Parliament and of the Council of 27 January 2003<sup>2</sup>, Commission Directive 2003/63/EC of 25 June 2003<sup>3</sup>, Directive 2004/24/EC of the European Parliament and of the Council of 31 March 2004<sup>4</sup>, Directive 2004/27/EC of the European Parliament and of the Council of 31 March 2004<sup>5</sup>, Regulation (EC) No. 1901/2006 of the European Parliament and of the Council of 12 December 2006<sup>6</sup>, Regulation (EC) No. 1394/2007 of the European Parliament and of the Council of 13 November 2007<sup>7</sup>, Directive 2008/29/EC of the European Parliament and of the Council of 11 March 2008<sup>8</sup>, Directive 2009/53/EC of the European Parliament and of the Council of 18 June 2009, Commission Directive 2009/120/EC of 14 September 200910, Directive 2010/84/EU of the European Parliament and of the Council of 15 December 2010<sup>11</sup>, Directive 2011/62/EU of the European Parliament and of the Council of 8 June 2011<sup>12</sup> and Directive 2012/26/EU of the European Parliament and of the Council of 25 October 2012<sup>13</sup>;

"export certificate" means a certificate issued under section 4(1)(k)(ii) of the Act;

"follow-up inspections" means inspections other than routine inspections;

<sup>1</sup>OJ No. L 311, 28.11.2001, p. 67.
<sup>2</sup>OJ No. L 33, 8.2.2003, p. 30.
<sup>3</sup>OJ No. L 159, 27.6.2003, p. 46.
<sup>4</sup>OJ No. L 136, 30.4.2004, p. 85.
<sup>5</sup>OJ No. L 136, 30.4.2004, p. 34.
<sup>6</sup>OJ No. L 378, 27.12.2006, p. 1.
<sup>7</sup>OJ No. L 324, 10.12.2007, p. 121.
<sup>8</sup>OJ No. L 168, 30.6.2009, p. 33.
<sup>10</sup>OJ No. L 242, 15.9.2009, p. 3.
<sup>11</sup>OJ No. L 348, 31.12.2010, p. 74.
<sup>12</sup>OJ No. L 174, 1.7.2011, p. 74.
<sup>13</sup>OJ No. L 299, 27.10.2012, p. 1.

"homeopathic medicinal product" has the meaning assigned to it by the Medicinal Products (Control of Placing on the Market) Regulations 2007 to 2014;

"individual authorisation" means an authorisation granted to an individual under Part 8 of the European Union (Protection of Animals used for Scientific Purposes) Regulations 2012 (S.I. No. 543 of 2012);

"interchangeable medicinal product" means a medicinal product which falls within a group of interchangeable medicinal products pursuant to the Health (Pricing and Supply of Medical Goods) Act 2013 (No. 14 of 2013);

"manufacturer's authorisation" means an authorisation granted pursuant to the Medicinal Products (Control of Manufacture) Regulations 2007 to 2013;

"marketing authorisation" means an authorisation granted pursuant to the Medicinal Products (Control of Placing on the Market) Regulations 2007 to 2014;

"mutual recognition procedure" means the mutual recognition procedure for human medicinal products provided for in Directive 2001/83/EC;

"national rules scheme" means the national rules governing the granting of marketing authorisation in respect of homeopathic medicinal products, as provided in Regulation 11 of the Medicinal Products (Control of Placing on the Market) Regulations 2007 (S.I. No. 540 of 2007);

"organ establishment authorisation" means an authorisation granted pursuant to the European Union (Quality and Safety of Human Organs Intended for Transplantation) Regulations 2012 and 2014;

"parallel import licence" has the meaning assigned to it by the Medicinal Products (Control of Placing on the Market) Regulations 2007 to 2014;

"project" means a programme of work having a defined scientific objective and involving one or more procedures pursuant to the European Union (Protection of Animals used for Scientific Purposes) Regulations 2012 to 2014;

"project authorisation" means an authorisation granted under Part 5 of the European Union (Protection of Animals used for Scientific Purposes) Regulations 2012;

"reduced dossier — complex" refers to an application for a generic medicinal product accompanied by a reduced dossier but containing additional data in circumstances required by Directive 2001/83/EC;

"reduced dossier — standard" refers to an application for a generic medicinal product accompanied by a reduced dossier in accordance with Directive 2001/83/EC;

"service item" means an application for a medicinal product designated by the Board as qualifying for a reduced application fee on the basis that the product has limited but important uses for which no alternative authorised product exists;

"subsequent extension applications" means applications in relation to additional pharmaceutical forms and strengths of a medicinal product, made subsequent to the first application in relation to that product;

"switching applications" means applications for a change in the classification of medicinal products under Title VI of Directive 2001/83/EC;

"traditional herbal medicinal product" has the meaning assigned to it by the Medicinal Products (Control of Placing on the Market) Regulations 2007 to 2014;

"type IA variation", "type IB variation" and "type II standard variation" shall be classified by the Board in accordance with Commission Regulation (EC) No. 1234/2008 of 24 November 2008<sup>14</sup>, as amended by Commission Regulation (EU) No. 712/2012 of 3 August 2012<sup>15</sup>;

"wholesaler's authorisation" means an authorisation granted pursuant to the Medicinal Products (Control of Wholesale Distribution) Regulations 2007 to 2013.

3. Subject to Regulation 4, there shall be paid to the Board in respect of each and every matter set out in column 1 of the Schedule the fee as set out in column 2 of the Schedule.

4. The Board may, in circumstances where it considers it appropriate to do so, waive, remit or refund, either in whole or in part, any fee that would otherwise be payable to it under Regulation 3.

5. The Irish Medicines Board (Fees) Regulations 2013 (S.I. No. 501 of 2013) are revoked.

<sup>14</sup>OJ No. L 334, 12.12.2008, p. 7.
 <sup>15</sup>OJ No. L 209, 4.8.2012, p. 4.

### SCHEDULE

<u>COLUMN 1</u> Fees for national applications for marketing authorisations	COLUMN 2 €
Complex dossier	
National application	15,211
Each additional form (same time)	5,090
Each additional strength (same time)	656
Additional drug master file submitted	3,251
Reduced dossier — complex	
National application	11,329
Each additional form (same time)	5,090
Each additional strength (same time)	656
Additional drug master file submitted	3,251
Reduced dossier — standard	
National application	7,658
Each additional form (same time)	5,090
Each additional strength (same time)	656
Additional drug master file submitted	3,251
Subsequent extension applications	
First additional form	7,658
Each additional form (same time)	5,090
First additional strength (existing form)	2,756
Each additional strength (same time)	656
Additional drug master file submitted	3,251

# Fees for applications for marketing authorisations using mutual recognition procedure and decentralised procedure

Complex dossier	
Mutual recognition incoming	10,647
Each additional form (same time)	3,660
Each additional strength (same time)	656
Outgoing mutual recognition supplement	10,962
Decentralised incoming	15,211
Decentralised outgoing	40,000
Each additional form (same time)	5,090
Each additional strength (same time)	656
Additional supplement where there are 15 or more	1,000
concerned Member States	

<b>Reduced dossier</b> — complex	
Mutual recognition incoming	8,077
Each additional form (same time)	3,251

Each additional strength (same time) Outgoing mutual recognition supplement Decentralised incoming Decentralised outgoing Each additional form (same time) Each additional strength (same time)	656 10,962 11,329 30,000 5,090 656
Additional supplement where there are 15 or more concerned Member States	1,000
Reduced dossier — standard	
Mutual recognition incoming	5,350
Each additional form (same time)	2,859
Each additional strength (same time)	656
Outgoing mutual recognition supplement	7,126
Decentralised incoming	7,658
Decentralised outgoing	20,000
Each additional form (same time)	5,090
Each additional strength (same time)	656
Additional supplement where there are 15 or more concerned Member States	1,000
Subsequent extension applications	
Mutual recognition incoming (first additional form)	5,350
Mutual recognition incoming (first additional strength)	1,929
Mutual recognition incoming (subsequent additional strength)	656
Outgoing mutual recognition/decentralised supplement (additional form)	2,859
Outgoing mutual recognition/decentralised supplement (additional strength)	656
Decentralised incoming (first additional form)	7,658
Decentralised outgoing (first additional form)	20,000
Each additional form (same time)	5,090
First additional strength (existing form)	2,756
Each additional strength (same time)	656
Additional supplement where there are 15 or more concerned Member States	1,000
Switching applications	
Switching applications	5,000
Fees for parallel import licences	
Application fee — per country at the same time or by variation	1,662
Each additional strength per country	495
Each additional form per country	495
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831

Each additional form per country Parallel imports of dual pack registrations

Registration of parallel imports — each additional strength	495
or form Parallel imports where the originator is not on the Irish	5,000
market Change of ownership per product range	525

# Fees for variations to national marketing authorisations

Type IA variation	100
Type IB variation	468
Type IB variation — reduced rate	234
Type II complex variation	2,601
Type II standard variation	506
Type II standard variation — reduced rate	253
Notifications under Article 61(3) of Directive 2001/83/EC	250
Notifications under Article 61(3) of Directive 2001/83/EC —	125
reduced rate	
Multiple variations capped fee (per product range)	5,200
Multiple variations capped fee (per product)	3,400
Worksharing capped fee	5,200
Notifications under Article 61(3) of Directive 2001/83/EC — reduced rate Multiple variations capped fee (per product range) Multiple variations capped fee (per product)	5,200 3,400

# Fees for variations to marketing authorisations under mutual recognition procedure and decentralised procedure

Type IA variation — mutual recognition incoming	100
Type IB variation outgoing mutual recognition /	345
decentralised supplement	
Type IB variation — mutual recognition incoming	338
Type IB variation — mutual recognition incoming —	174
reduced rate	
Type II complex variation — outgoing mutual recognition /	
decentralised supplement	525
Type II complex variation — mutual recognition incoming	1,797
Type II standard variation — mutual recognition incoming	338
Type II standard variation — mutual recognition incoming —	174
reduced rate	
Type II standard variation — outgoing mutual recognition /	
decentralised supplement	338
Notifications made under Article 61(3) of Directive	250
2001/83/EC	
Notifications made under Article 61(3) of Directive	125
2001/83/EC — reduced rate	

# Fees for the granting of a marketing authorisation on transfer to another company

Change of ownership — related company — 1st marketing	900
authorisation within a range	
Change of ownership — related company — additional	321
marketing authorisations within a range	
Change of ownership — non-related company — 1st	1,316
marketing authorisation within a range	
Change of ownership — non-related company — additional	321
marketing authorisations within a range	

#### Other fees relating to the granting of marketing authorisations

Service item	612
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#### Interchangeable medicinal products

Application Fee — addition of product to a group of	500
interchangeable products or addition of group of products to	
the list of interchangeable products	

#### Fees for applications for wholesaler's authorisations

Application fee	555
Variation to authorisation — minor site technical	400
Variation to authorisations — administrative	219
Variation to authorisation — technical	603

#### Fees for applications for manufacturer's authorisations

Application fee	1,853
Variation to authorisation — administrative	274
Variation to authorisation — technical	768

# Fees for applications in relation to brokers register and active substances register

Registration fee	250
Immediate notification of a change which may impact on the	768
quality or safety of the active substances	
Notification of an administrative change to the active	136
substances register	
Notification of any change to the brokers register	136

#### Fees for applications for organ establishment authorisations

Application charge Variation to authorisation — administrative Variation to authorisation — technical Appeal to amend/revoke an authorisation	1,853 274 768 500
Fees for transferring of authorisation/registration to another company	
Manufacturer's authorisation and organ establishment authorisation	
Related companies	1,107
Unrelated companies	1,853
Wholesaler's authorisation, registration on brokers register and registration on active substances register	
Related companies	365
Unrelated companies	555

### Fees for applications in relation to medical devices and cosmetic products

Certificates of free sale — standard (4 certs per request)	147
Certificates of free sale — fast track (4 certs per request)	277
Duplicate certificates of free sale — each (available at time	23
of initial request)	

#### Fees for applications in relation to homeopathic medicinal products

New national / decentralised registration standard charge — single stock	678
New national / decentralised registration standard charge — 2 or more stocks	1,016
New application — national rules scheme standard fee — single stock	1,016
New application — national rules scheme standard fee — 2 or more stocks	1,500
Mutual recognition incoming application standard fee — single stock	452
Mutual recognition incoming application standard fee $-2$ or more stocks	678
Outgoing mutual recognition / decentralised supplement	564
National variation — registration and national rules scheme	339
National variation — reduced rate — registrations and	170
national rules scheme	
Mutual recognition incoming variation	226

	<b>[607]</b> 11
Mutual recognition incoming variation — reduced rate Variation — outgoing mutual recognition / decentralised	113 170
supplement Bulk variation for multiple changes to the masterfile	2,038

# Fees for applications in relation to traditional herbal medicinal products

National applications for certificates of traditional-use registration National application National application where there is a monograph Each additional form (same time) Each additional strength (same time) Additional drug master file submitted	4,888 3,000 4,072 525 3,251
Extension applications First additional form Each additional form (same time) First additional strength Each additional strength (same time)	4,888 4,072 2,205 525
Applications for certificates of traditional-use registration under mutual recognition procedure and decentralised procedure Mutual recognition incoming Mutual recognition incoming — each additional form (same time) Mutual recognition incoming — each additional strength (same	3,418 2,287 525
time) Outgoing mutual recognition / decentralised supplement Decentralised outgoing/incoming Each additional form (same time) Each additional strength (same time)	4,445 4,888 4,072 525
<b>Traditional herbal medicinal products</b> — <b>national variations</b> Type IB variation — national Type IB variation — reduced rate Type II standard variation Type II standard variation — reduced rate Type II complex variation Bulk variation for multiple changes	375 190 400 200 2,100 4,200
<b>Traditional herbal medicinal products</b> — <b>mutual recognition variations</b> Type IB variation — mutual recognition incoming Type IB variation — mutual recognition incoming — reduced rate Type IB variation — outgoing mutual recognition supplement	270 140 275
Type II standard — mutual recognition incoming	270

Type II standard — mutual recognition incoming — reduced rate	140
Type II standard — outgoing mutual recognition supplement Type II complex — mutual recognition incoming Type II complex — outgoing mutual recognition supplement	270 1,435 420
Fees for export certificates and certification of documents	
Standard Fast track	147 277
Annual maintenance fees	
Marketing authorisations and registrations	(50
First 10 marketing authorisations	650 812
Additional marketing authorisations	812 420
Dormant marketing authorisations Parallel import registration	420
Dual pack registration	55
Homeopathic medicinal products	55
Traditional herbal medicinal products	113
Manufacturer's authorisations	
Major site (more than 250 employees)	16,669
Large site (150-250 employees)	11,112
Medium site (50-149 employees)	7,409
Small site (less than 50 employees)	3,703
Wholesaler's authorisations	
Large full line	2,771
Medium full line/ short line	1,576
Small short line	600
Minor site	400
Procure and supply only	350
Active substances register	
Active substances distributor	250
Active substances importer	500
Active substances manufacturer	1,000
Organ establishment authorisations	
Major establishment (more than 250 employees)	16,669
Large establishment (150-250 employees)	11,112
Medium establishment (50-149 employees)	7,409
Small establishment (less than 50 employees)	3,703

# **Project fees**

Project application without ethical approval	2,000
Fast track project application	2,000

# **Establishment fees**

Band 1: Small establishment with no animal facilities or establishment with 1-3 individual authorisation holders	250
Band 2: Establishment with 4-10 individual authorisation holders	500
Band 3: Establishment with 11-20 individual authorisation	750
holders	
Band 4: Establishment with 21-50 individual authorisation	1,500
holders	
Band 5: Establishment with 51-100 individual authorisation	3,000
holders	
Band 6: Establishment with 101-150 individual authorisation	5,000
holders	
Band 7: Establishment with 151-200 individual authorisation	7,500
holders	
Band 8: Establishment with >201 individual authorisation holders	10,000

### **Individual authorisation fees**

Application fee	150
Annual fee	150
Once-off authorisation — procedural training for a period of two	50
weeks or less (reduced fee)	

#### Fees for follow-up inspections

Per day (per member of the inspection team)	1,489
Part of day (per hour, per member of the inspection team)	213

# Inspection fees (other than inspections in relation to the protection of animals used for scientific purposes)

Per day (per member of the inspection team)	1,489
Part of day (per hour, per member of the inspection team)	213

#### **Enforcement fees**

#### Manufacturers

Major site (more than 250 employees)	2,400
Large site (150-250 employees)	1,800
Medium site (50-149 employees)	600
Small site (less than 50 employees)	200
Wholesalers	(00)
Large full line	600

Large full line	000
Medium full line / short line	200

#### Marketing authorisation / parallel import licence holders

> 50 marketing authorisations / parallel import licences	3,150
31-50 marketing authorisations / parallel import licences	1,000
16-30 marketing authorisations / parallel import licences	600
6-15 marketing authorisations / parallel import licences	200

(Note: Companies classed as both manufacturer and wholesaler are charged the higher of the two applicable charges. Marketing authorisation holders pay the marketing authorisation holder fee in addition to any manufacturer / whole-saler fee.)

L.S. GIVEN under my Official Seal, 23 December 2014.

> LEO VARADKAR, Minister for Health.

#### EXPLANATORY NOTE

(This note is not part of the instrument and does not purport to be a legal instrument.)

The purpose of these Regulations is to provide for the revision of fees payable to the Health Products Regulatory Authority (formerly the Irish Medicines Board) pursuant to Section 13 of the Irish Medicines Board Act 1995 and section 29 of the Health (Pricing and Supply of Medical Goods) Act 2013.

These Regulations revoke the Irish Medicines Board (Fees) Regulations 2013 (S.I. No. 501 of 2013).

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