Antibiotics.

CHAPTER 143.

ANTIBIOTICS.

List of Subsidiary Legislation.

- 1. Order in Council: Tryrothricin and Bacitracin.
- 2. The Antibiotics Regulations.

TRYROTHRICIN AND BACITRACIN.

ORDER IN COUNCIL

O. in C. 33 of 1952. made under section 2 on the 31st July, 1952.

1. This order may be cited as the Antibiotics (Tryrothricin and Bacitracin) Order.

2. The following are hereby declared to be antibiotics to which the provisions of the Antibiotics Ordinance shall apply—

Tryrothricin, all compounds of tryrothricin and all medicinal preparations containing tryrothricin; and

Bacitracin, all compounds of bacitracin and all medicinal preparations containing bacitracin.

REGULATIONS

O. in C. 7 of 1952. made by the Governor in Council under section 20 on the 1st April, 1952.

Short title.

1. These regulations may be cited as the Antibiotics Regulations.

Interpretation. 2. In these regulations, unless the context otherwise requires—

"the Ordinance" means the Antibiotics Ordinance;

"pharmaceutical firm" means a firm, company or person who possess a valid licence to manufacture any antibiotic issued by the appropriate Authority either in this Colony or elsewhere.

3. (1) An antibiotic shall not be imported into this Colony Standard of unless it conforms with the requirements in respect of its purity and standard of strength, purity and quality as if it were intended quality of for the construction of the standard of strength, for the construction of the standard of strength, purity and quality of the standard of strength, purity and quality as if it were intended quality of for the consumption of the inhabitants of the country in which it may be manufactured and such standards have been approved by the Board.

(2) The Board may at its discretion require proof to its satisfaction either in respect of importations generally, or in respect of any particular importation, that the antibiotics imported or proposed to be imported into this Colony, conform

to the standards of strength, purity and quality as set out in paragraph (1) hereof and that they have been manufactured by a pharmaceutical firm which has been approved in accordance with the Ordinance.

4. (1) Before submitting to the Governor in Council the Listing name of any pharmaceutical firm in accordance with the provisions of section 18 of the Ordinance the Board shall require firms. proof to its satisfaction-

(a) that the pharmaceutical firm has been licensed in the country in which such firm carried or carries on its manufacturing process for the proper authorities there, to manufacture antibiotics:

(b) whether such firm manufactures any antibiotics for export which according to the terms of any enactments or licences under which such firm carried or carries on its manufacturing processes may be of a different standard, strength and purity from antibiotics of a same or similar name manufactured by such firm for the consumption of the inhabitants of that country in which such antibiotic may be manufactured.

(2) If it is proved to the satisfaction of the Governor in Council that any pharmaceutical firm which has been approved under section 18 of the Ordinance has not complied with or has infringed the conditions under which its inclusion in the approved list was allowed or has by any action by itself or persons acting on its behalf caused or permitted such noncompliance or infringement then the Governor in Council may by order remove the name of such offending pharmaceutical firm from the approved list and the fact of such removal shall be published in the Gazette.

5. (1) No person other than a medical practitioner, a dentist Storage or a veterinary surgeon shall store any antibiotic unless he holds and transa valid licence issued by the Licensing Officer to store antibiotics.

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(2) The Licensing Officer either before or after granting such licence shall take such steps as he may deem necessary to satisfy himself that the premises to be used or in use for storing such antibiotics are in every way suitable especially with regard to keeping such antibiotics at the correct temperature.

(3) The Licensing Officer may at his discretion give such instructions either verbally or in writing so as to permit, regulate and safeguard the transportation of any antibiotic from the place where it is stored to the person authorised to receive it.

6. The Board may at any time at its discretion issue such instructions or directions as may be deemed necessary to control or prohibit any process or action with regard to any antibiotic which in its opinion may affect the potency, sterility or toxicity of such antibiotic.

Instructions regarding antibiotics.