

31026/51/2024-MD (Part File)
Government of India
Ministry of Chemicals and Fertilizers
Department of Pharmaceuticals
(Medical Devices Division)

Shastri Bhawan, New Delhi – 110 001

Dated 30th April 2026

To:

- | | |
|---|---|
| 1. Forum Coordinator
Association of Indian Medical
Devices Industry
901-902, Narain Manzil
23, Barakhamba Road
New Delhi – 110 001 | 3. President
Association of Diagnostic Manufacturers
of India
C-123, Phase I, Okhla Industrial Area
New Delhi – 110 020 |
| 2. Chairman and Director General
Medical Technology Association
of India
B-17, Infocity, Sector 34,
Gurgaon
Haryana – 122 001 | 4. Director General
Federation of India Chambers of
Commerce and Industry
Tansen Marg
New Delhi – 110 001 |

Subject: Amendment to the Uniform Code for Marketing Practices in Medical Devices 2024
— regarding

Sir,

Please refer to this Department's communication F. No. 31026/23/2022-Policy, dated 6.9.2024, enclosing therewith the Uniform Code for Marketing Practices in Medical Devices 2024 ("Code") and Circular No. 1 of 2024 in F. No. 31026/44/2024-MD dated 4.10.2024, Circular No. 2 of 2024 dated 4.10.2024, Circular No. 1 of 2025 dated 28.5.2025, Circular No. 2 of 2025 dated 1.8.2025 and Circular No. 3 of 2025 dated 1.9.2025, issued under the Code.

2. Several Industry Associations and members have raised the problems being faced by the industry in respect of foreign training of HCPs on multiple forums on several occasions and requested to introduce suitable amendments to Section 6.2 of UCMPMD in order to bring predictability to foreign training approvals, ensure timeliness in processing such requests and for reducing the overall compliance burden for the industry. Considering the same, in pursuance of clause 14.1 of the Code and in partial modification of this Department's letter F. No. 31026/23/2022-Policy, dated 6.9.2024 and Circular No. 3 of 2025 of even number, dated 1.9.2025, the undersigned is directed to hereby convey the following amendments to the Code, namely: —

- (i) for the clause 6.2(i) of the Code, the following shall be substituted, namely: —
"Conduct of such events in foreign locations should generally be avoided except for advanced clinical training, or demonstrations by experts, if such equipment or experts are not available in the country. Trainings should be provided in the countries where such equipment is available and functional along with the availability of experts who

are willing to demonstrate and mentor the trainees. In trainings to be conducted at foreign locations, the medical device companies should share details of the training, justification, details of participants, estimated expenditure for the entire programme etc., at least one month in advance, with their respective Industry Associations, which will then place it in public domain. No approval from DoP or any other authority shall however be required. It shall be the responsibility of the medical device company to adhere to all the provisions of the UCMPMD in letter and spirit, while planning and organizing such training programmes. Any violation shall be dealt with in accordance with provisions contained in Sections 12 and 13 of the Code”

(ii) for the clause 8.2 of the Code, the following shall be substituted, namely: —
“8.2 Travel: Companies or their representatives, or any person acting on their behalf, should not extend travel facilities inside or outside the country, including rail, air, ship, cruise tickets, paid vacations, etc., to healthcare professionals or their family members (both immediate and extended) for attending conferences, seminars, workshops etc. Such facilities can only be extended to the healthcare professionals if he/she is a speaker for a CME or a CPD Program or a participant in a training program”

(iii) for the clause 8.3 of the Code, the following shall be substituted, namely: —
“8.3 Hospitality: Companies or their representatives, or any person acting on their behalf, should not extend hospitality like hotel stay, expensive cuisine, resort accommodation etc., to healthcare professionals or their family members (both immediate and extended). Hospitality can only be extended to the healthcare professionals if he/she is a speaker for a CME or a CPD Program or a participant in a training program.”

(iv) for the note after clause 8.4, the following shall be substituted, namely: —

“Note: *Where any item is missing, the Code as per the National Medical Commission Registered Medical Practitioner (Professional Conduct) Regulations, 2023, as amended from time to time, will prevail*”

3. The Uniform Code for Marketing Practices in Medical Devices 2024, as amended on the date of this Circular, is attached.
4. The addressees are requested to place the revised Code on their respective web portals and also take appropriate action as specified in the amended Code. The respective members of the Associations may also be notified in this regard.
5. This issues with the approval of competent authority.

Encl.: as above

Yours faithfully,

Hitendra Sahu
30/4/24
(Hitendra Sahu)

Director

Tel.: 011-23380151

Email: DivHead-MedicalDevices@pharma-dept.gov.in

Uniform Code for marketing Practices in Medical Devices (UCMPMD) 2024¹

[Updated as on 30.4.2026]

1. General Points

- 1.1 A Medical Device must not be promoted prior to receipt of the product approval (wherever applicable) by the Regulatory Authority, authorizing its sale or distribution as per the provisions of the Medical Device Rules, 2017.
- 1.2 The promotion of a Medical Device must be consistent with the terms of documents submitted by the Companies for obtaining product registration or licenses to manufacture, import, distribute or sell these Devices in India; and more specifically, with the Instructions for Use (IFU)/Directions for Use (DFU) of the relevant product.
- 1.3 Product Information about Medical Devices must be up-to-date, verifiable and accurately reflect current knowledge or responsible opinion.
- 1.4 Product Information about Medical Devices must be accurate, balanced, must not mislead either directly or by implication, and must be capable of substantiation.
- 1.5 Substantiation that is requested pursuant to para 1.4 above must be provided within a reasonable time frame, by the authorized sources of the Company at the request of Health Care Professionals (HCPs).

2. Claims & Comparisons

- 2.1 Claims for usefulness of a Medical Device must be based on evaluation of available and published evidence and/or IFU/ DFU of the relevant product.
- 2.2 The word “safe” or “safety” must not be used without qualification and it must not be stated categorically that a Medical Device has no adverse consequences.
- 2.3 All product claims should be in accordance with the terms of documents submitted by the Companies for obtaining product registration or licenses to manufacture, import, distribute or sell the Device in India and the IFU/DFU/User Manual for the same.
- 2.4 Comparisons of Medical Devices must be factual, fair and capable of substantiation by way of available data. In presenting a comparison, care must be taken to ensure that it does not mislead by distortion, by undue emphasis, omission, or in any other way.
- 2.5 Brand names of products of other companies must not be used in comparison unless the prior consent of the companies concerned has been obtained.
- 2.6 Other companies, their products, services, or promotions must not be disparaged either directly or by implication.
- 2.7 The clinical or scientific opinions of healthcare professionals must not be disparaged either directly or by implication.

¹ Notified *vide* Circular F. No. 31026/23/2022-Policy, dated 6.9.2024, and subsequently amended *vide* Circular no. 1 of 2024 in F. No. 31026/44/2024-MD, dated 4.10.2024, Circular No. 2 of 2024, dated 4.10.2024, Circular No.1 of 2025, dated 28.5.2025, Circular No. 2 of 2025, dated 1.8.2025, Circular No. 3 of 2025 of even number, dated 1.9.2025, and Circular No. 1 of 2026 of even number, dated 30.4.2026

3. Textual and Audio-Visual Promotion

- 3.1 Any promotional material issued by an authorized holder must be consistent with the requirements of this Code. Where the purpose of promotional material is to provide persons qualified to prescribe or use with sufficient information upon which to reach a decision for prescribing or for use, the following minimum information, must be given clearly and legibly and must be an integral part of the promotional material:
- a. Generic name and/or brand name of the Medical Device;
 - b. The name and address of the manufacturer/importer of the Medical Device and the business name and address of the entity responsible for marketing the Device;
 - c. Warnings and precautions for use and relevant contraindications of the product;
 - d. A statement that additional information is available on request; and
 - e. The date on which the above particulars were generated or last updated.
- 3.2 Promotional material such as mailings and journal advertisements must not be designed to disguise their real nature. Where a company pays for, or otherwise secures, or arranges the publication of some promotional material in journals, such promotional material must not resemble the editorial matter.
- 3.3 All promotional materials appearing in journals, the publication of which is paid for, or secured or arranged by a company, referring by brand name to any product or that company must comply with this Code, irrespective of the editorial control of the material published.
- 3.4 Promotional material must conform, both in text and illustration, to canons of good taste and must be expressed to recognise professional standing of the recipients.
- 3.5 The names or photographs of healthcare professionals must not be used in the promotional material.
- 3.6 Promotional material must not imitate the medical devices, copy slogans, or general layout used by other companies in a way that is likely to mislead or confuse.
- 3.7 Wherever appropriate (for example, in technical and other informative material), the date of printing, or of the last review of promotional material must be stated.
- 3.8 Postcards, envelopes, wrappers, and other exposed mailings, must not carry matter which might be regarded as advertising to the lay public, or otherwise unsuitable for public view.
- 3.9 Audio-visual material must be supported by all relevant printed material so that all relevant requirements of this Code are fully complied with.

4. Medical Representatives

- 4.1 The term “medical representatives” means sales representatives, medical affairs or marketing professionals, clinical specialists including personnel retained by way of contract with third parties or any other company representatives who call on HCPs, pharmacies, pathology labs, research labs, hospitals, or other healthcare

facilities in connection with the promotion of Medical Devices.

- 4.2 The medical representatives must at all times maintain a high standard of ethical conduct in the discharge of their duties and comply with all relevant requirements of this Code.
- 4.3 The medical representatives must not employ any inducement or subterfuge to gain an interview. They must not pay, under any guise, for access to a healthcare professional.
- 4.4 Companies are responsible for the activities of their employees, including the medical representatives, for ensuring compliance of this Code. This should additionally be ensured through an appropriate clause in the employment contract signed between the Company and its Medical Representatives as defined above.
- 4.5 Third parties working for or on behalf of the Medical Device Companies, that are commissioned to engage in activities covered by this Code (including those acting on their behalf such as joint ventures or licensees), must have a sound working knowledge and must comply with all provisions of this Code.

5. Brand Reminders, Evaluation Samples and Demonstration Products

- 5.1 **Brand Reminders** means books, calendars, diaries, journals (including e-journals), dummy device models etc.. for professional use in healthcare settings. Such items are permitted provided their value does not exceed Rs. 1000 per item and the items do not have an independent commercial value for the healthcare professionals.
- 5.2 **Evaluation Samples** are provided for the purpose of acquiring hands on experience in using the medical device product.
 - 5.2.1 Free evaluation samples of Medical Devices must not be supplied to any person other than the qualified healthcare professionals (HCPs). Where samples of products are distributed by a medical representative, the sample must be handed directly to the person qualified to prescribe or use such product, or to a person authorized to receive the same on their behalf. and the name and address of the healthcare professional must be noted for records.
 - 5.2.2 The following conditions shall be applicable to the provisions of evaluation samples:
 - (i) Each sample should be supplied with latest version of the Product's IFU/DFU/e-IFU or User Manual, wherever applicable.
 - (ii) The number of evaluation samples (single use products) provided at no charge shall not exceed the quantity that is reasonably necessary for evaluation of that product.
 - (iii) The Companies should maintain the details, such as product name, HCP's name & contact information, date of supply of evaluation samples, quantity and value of evaluation samples given, and other relevant product traceability information, for a minimum period of five years.
 - (iv) The monetary value of samples so distributed should not exceed two percent

of the domestic sales of the company per year.

- (v) Each evaluation sample should be marked “Evaluation Sample- Not for Sale“ or bear another legend of analogous meaning.
- ²[(vi) For the purposes of clause 5 and disclosure of marketing expenditure in the form set out in the Annexure to this Code, with regard to the method of arriving at the value of free evaluation samples distributed to healthcare professionals, it is clarified that—
 - (1) in case the company is the manufacturer of such samples, the samples should be valued on a per unit basis, *i.e.*, per device/vial/ml etc., and its value should be the price charged to the stockist or immediate customer on per unit basis for the same make, brand, product variant and value of the medical device; and
 - (2) in case the company has purchased such samples from another supplier, the purchase price should be used for determining the monetary value of free evaluation samples under this Code. The price of such free samples should be recorded as the average price charged to the stockist or immediate customer, or the average price paid for the purchase of the medical device for the same make, brand, product variant and value on annual basis.]

5.3 Demonstration Products:

- 5.3.1 Demonstration Products are different from Evaluation Samples and intended for use by medical representatives to explain the functioning/features of the medical device to the HCPs. Demonstration Products can be single use products, mock-ups, temporary software, or equipment that may be used for patient awareness & education. They are, however, are not intended for patient use and such demonstration equipment should be taken back by the Company after the demonstration period is over. Demonstration Products must be separately identified and tracked by the Company in all cases.
- 5.3.2 The Companies should maintain details, such as product name, HCP’s name & contact information, quantity and value as per the MRP of the Device or Demonstration Product given, Date of supply to HCPs, and the date of taking back of such products, and maintain the relevant product identification and traceability information for a minimum period of five years.
- 5.4 Receipt of Brand Reminders or Evaluation Samples or Demonstration Products from companies by healthcare practitioners may not be construed as endorsement activity, if it does not amount to recommendation or issuance of a statement by a healthcare professional w.r.t. use of the respective brand of such products.
- 5.5 The giver and recipient of Brand Reminders or Evaluation Samples or Demonstration Products must comply with the relevant provisions of the Income Tax Act, 1961 with respect to deductions and reporting of income.

² Inserted *vide* Circular No. 3 of 2025, dated 1.9.2025 (w.e.f. 1.9.2025).

6. Continuing Medical Education

6.1 Engagement of Medical Device Industry with Healthcare Professionals for Continuing Medical Education (CME), Continuing Professional Development (CPD), Training, or otherwise for conference, seminar, workshop, etc. should only be through a well-defined, transparent and verifiable set of procedures based on which the Medical Device Industry may undertake such expenditures.

6.2 Such activities or events should operate within the following framework:

- i. “Conduct of such events in foreign locations should generally be avoided except for advanced clinical training, or demonstrations by experts, if such equipment or experts are not available in the country. Trainings should be provided in the countries where such equipment is available and functional along with the availability of experts who are willing to demonstrate and mentor the trainees. In trainings to be conducted at foreign locations, the medical device companies should share details of the training, justification, details of participants, estimated expenditure for the entire programme etc., at least one month in advance, with their respective Industry Associations, which will then place it in public domain. No approval from DoP or any other authority shall however be required. It shall be the responsibility of the medical device company to adhere to all the provisions of the UCMPPMD in letter and spirit, while planning and organizing such training programmes. Any violation shall be dealt with in accordance with provisions contained in Sections 12 and 13 of the Code.”³
- ii. The following are allowed to conduct CME/CPD/Trainings:
 - a) Medical Colleges/Teaching Institutions/Universities/Hospitals
 - b) Professional Associations of Doctors/Specialists
 - c) NIPERs, ICMR, DBT, CSIR Laboratories, other academic and research institutions
 - d) Medical Device Companies, their trusts/associations, either alone or in collaboration with professional bodies, institutions as stated in a, b & c above.
- iii. All Medical Device Companies should share the details of such events conducted by them, including the expenditures incurred thereupon, on their website, and may be subject to independent, random, or risk-based audit for this purpose.
- iv. Organizers of such events should explicitly spell out the procedure followed in the selection of participants and speakers, display a statement of their funding sources and expenditures on their website, and may be subject to special audit for this purpose.
- v. Entities incurring expenditure on such events, as well as participants and speakers, must comply with the relevant provisions of the Income Tax Act 1961 as amended from time to time.

7. Support for Research

³ Inserted *vide* Circular No. 1 of 2026, dated 30.4.2026

To provide rational support and encouragement to research and innovation through the industry- academia linkage, interaction between Medical Device Companies and Healthcare Professionals may be subject to the following:

- i. The said study or research should be one that has the requisite approval from the competent authority (such as ICMR, DCGI, Ethics Committee, Institutional Authority etc.) and is conducted, where so applicable, at a recognized site or location. Instructions by relevant bodies like NMC etc., may be complied with.
- ii. Engagement of healthcare professionals in consultant-advisory capacity shall be for bona-fide research services, under a consultancy agreement involving a consultancy-fee or an honorarium-based payment, subject to the relevant provisions of the Income-Tax Act, 1961. Such engagements should ensure the patient interest is not compromised and integrity of the healthcare professional is maintained in line with the NMC regulations.
- iii, Expenditure on research by Medical Device companies is an allowable expenditure subject to the provisions of the Income Tax Act 1961 as amended from time to time.

8. Relationship with Healthcare Professionals

- 8.1 Gifts: No gift should be offered or provided for personal benefit of any healthcare professional or family member (both immediate and extended) by any Medical Device Company or its agent viz. distributors, wholesalers, retailers, etc. Similarly, no pecuniary advantage or benefit in kind may be offered. supplied or promised to any person qualified to prescribe or use Medical Devices, by any Medical Device Company or its agent viz. distributors, wholesalers, retailers, etc.
- 8.2 “Travel: Companies or their representatives, or any person acting on their behalf, should not extend travel facilities inside or outside the country, including rail, air, ship, cruise tickets, paid vacations, etc., to healthcare professionals or their family members (both immediate and extended) for attending conferences, seminars, workshops etc. Such facilities can only be extended to the healthcare professionals if he/she is a speaker for a CME or a CPD Program or a participant in a training program”⁴
- 8.3 “Hospitality: Companies or their representatives, or any person acting on their behalf, should not extend hospitality like hotel stay, expensive cuisine, resort accommodation etc., to healthcare professionals or their family members (both immediate and extended). Hospitality can only be extended to the healthcare professionals if he/she is a speaker for a CME or a CPD Program or a participant in a training program.”⁵
- 8.4 Monetary Grants: Companies or their representatives should not pay cash or monetary grant to any healthcare professional or their family members (both immediate and

⁴ Inserted *vide* Circular No. 1 of 2026, dated 30.4,2026

⁵ Inserted *vide* Circular No. 1 of 2026, dated 30.4,2026

extended) under any pretext.

Where any item is missing, the Code as per the National Medical Commission Registered Medical Practitioner (Professional Conduct) Regulations, 2023, as amended from time to time, will prevail⁵

9. Ethics Committee for Marketing Practices in Medical Devices

- 9.1 All the Indian Medical Device Associations will upload the UCMPMD on their website along with the detailed procedure for lodging of complaints, which will be linked to the ⁶[UCMPMD] portal of the Department of Pharmaceuticals.
- 9.2 There will be a committee for handling complaints named as “Ethics Committee for Marketing Practices in Medical Device (ECMPMD)” in each Association, chaired by its Chief Executive Officer. The Committee will have three to five members, and its composition will be approved by the Board of the Association and prominently placed on its website.
- 9.3 If a complaint received in a particular association is not concerned with its members, the receiving association will record the abstract of the complaint and will transfer the complaint to such other association where the respondent company is a member, or to the Department of Pharmaceuticals in case the company is not a member of any association.
- 9.4 In case of companies who are members of more than one Association, the complaint should ordinarily be handled by the Medical Device Association to whom the complaint is addressed, and where necessary, it may seek guidance from the Department of Pharmaceuticals.
- 9.5 After disposal all Medical Device Associations should share on their website the details of complaints received, the company against whom the complaint was received, the action taken on the complaint and such details should remain uploaded for five years ⁷[***].

10. Lodging of Complaints

- 10.1 All complaints, related to the breach of the Code should be addressed to the “Ethics Committee for Marketing Practices in Medical Device (ECMPMD)”, “Chief Executive Officer”, “Name of Association”.
- 10.2 All complaints related to an activity of breach of the Code should, to the extent practicable, be made at one time. The complaint must be made within six months of the alleged breach of the Code, with a maximum of another six months for reasonable delay that can be explained in writing. Related complaints may be clubbed together by the Ethics Committee to save time and expedite disposal.
- 10.3 Complaints must be in writing and for each case the Complainant should:

⁶ Subs. *vide* Circular No. 3 of 2025, dated 1.9.2025 (w.e.f. 1.9.2025).

⁷ Omitted *vide* Circular No. 3 of 2025, dated 1.9.2025 (w.e.f. 1.9.2025).

- i. identify himself (whether a company, entity or an individual) with a full mailing address (email and mobile telephone no).
 - ii. identify the company, which is alleged to have breached the Code, including the name of any company personnel, product, or products, which are specifically involved.
 - iii. give the details of the activity which is alleged to be in breach of the Code, give the date of the alleged breach, clauses of the Code which are alleged to have been breached, and provide supporting evidence for the same.
- 10.4 A non-refundable amount of Rs.1,000/- is to be deposited by the complainant along with the complaint. The respective association will elaborate on their website how this payment is to be made. No pseudonymous or anonymous complaints or those made without the prescribed fee will be entertained.
- 10.5 When the complaint is from a Medical Device Company, the complaint must be signed or authorized in writing by the company's managing director or chief executive officer or a person at an equivalent level.
- 10.6 When it appears from media reports (other than letters to the editor) that a company may have breached the Code. the matter may be treated as a complaint, and the Department or the Committee may request the concerned publication for further information. In such cases, the source or the correspondent may be treated as the complainant.
- 10.7 Any complaint received by the Department of Pharmaceuticals may also be forwarded to the concerned Association for further necessary action. The Department may also order a special audit and/or deal with the complaint directly

11. Handling of Complaints

- 11.1 Once a complaint is lodged, the process of enquiry should be taken up and completed by the ECMPMD. The decision of the Committee will be made by majority. In case of conflict of interest, the member/s concerned should recuse themselves from the proceedings.
- 11.2 When the Committee receives information from which it appears that a company may have contravened the Code, the chief executive officer of the company concerned should be asked to provide a complete response to the matter.
- 11.3 To ensure that a complete response is submitted, the Committee may suggest to the respondent company the relevant supporting material that needs to be supplied, and it shall be the duty of the respondent company to ensure that a full response is submitted within the stipulated timeframe.
- 11.4 Associations may engage the services of professional auditors to facilitate better and independent examination towards arriving at an informed decision.
- 11.5 The respondent company shall submit its comments and supporting documents to the Committee in not more than 30 days after receipt of notice from the Committee.

- 11.6 The company against which the complaint is made should provide supporting evidence even if it thinks that the Code has not been breached.
- 11.7 The Committee should render a decision within 90 days of the receipt of complaint, and having done so, it should promptly notify the parties of its decision, the reasons thereof in writing, and send it by recorded mail.
- 11.8 Where the Committee decides there is no breach of the Code, or that matter of complaint is not within the scope of the Code, the complainant will be so advised in writing, including advice on the appropriate forum to approach in such cases.
- 11.9 Where the Committee, after enquiry, decides that there is a breach of the Code, the complainant and the respondent company will be so advised in writing, including the remedial steps that need to be taken in this regard.
- 11.10 If no appeal is filed within the stipulated period, the decision of the ECMPMD shall be final and binding, and adherence to such decision shall be a condition of continued membership of the Association. The decisions shall also be uploaded on the website of the Association ⁸[***].

12. Penalties and Reference

Once it is established that a breach of the Code has been made by an entity, the Committee can propose one of the following actions against the erring entity:

- i. To suspend or expel the entity from the Association.
- ii. To reprimand the entity and publish full details of such reprimand.
- iii. To require the entity to issue a corrective statement in the same media (and other suitable media) which was used to issue textual or audio-visual promotional material (details of the proposed content, mode and timing of dissemination of the corrective statement must be provided by the entity to the Committee for prior approval).
- iv. To risk the entity to recover money or items, given in violation of the Code, from the concerned person/s, and details of the action taken in this regard must be submitted by the entity to the Committee in writing.
- v. In cases where disciplinary, penal, or remedial action lies within the domain of any agency or authority of the Government in accordance with the statute, the Committee may send its recommendations to such agency or authority through the Department of Pharmaceuticals.

13. Appeal

- 13.1 If a party to the complaint is dissatisfied with the decision of the ECMPMD, it may file an appeal before an Apex Committee for Marketing Practices in Medical Devices (ACMPMD) headed by the Secretary, Department of Pharmaceuticals,

⁸ Omitted *vide* Circular No. 3 of 2025, dated 1.9.2025 (w.e.f. 1.9.2025).

having a Joint Secretary and a Finance Adviser dealing with the subject as its members.

Explanation: The expression ‘party to the complaint’ means the complainant or the respondent entity, and the expression ‘decision of the ECMPMD’ includes a lack of decision thereof, or inordinate delay in reaching such a decision.

- 13.2 The time limit for filing such an appeal will ordinarily be 15 days, with an additional 15 days of reasonable time delay permitted for reasons to be recorded in writing.
- 13.3 In cases referred by the Department to the Association in accordance with para 10.6 and 10.7 above, if inordinate delay or lack of action thereof is observed, the ACMPMD may itself proceed further in the matter in accordance with the provisions of this Code.
- 13.4 The ACMPMD will give a notice to both the parties, and after giving a reasonable opportunity of being heard, give a final decision or ruling within six months.
- 13.5 The ACMPMD may prescribe any penalties or make a reference to an appropriate agency or an authority of the Government in accordance with para-12 above.
- 13.6 The decision in appeal shall be final and binding on both the parties.

14. Miscellaneous

- 14.1 The Department of Pharmaceuticals may, for furtherance of the provisions of this Code, or for removal of difficulties in its operation, may issue standing orders from time to time which will be considered an integral part of this Code. The standing orders may include formats for data that needs to be submitted in compliance of this Code.
- 14.2 The Department of Pharmaceutical will notify a panel of auditors, either audit firms of standing empanelled by the CAG, or commercial audit firms of repute having an experience of dealing with such matters.
- ⁹[14.3 The Chief Executive Officer of the company shall be responsible for adherence to this Code. Disclosure of marketing expenditure in the form set out in the Annexure shall be submitted by the executive head of the company within two months of the end of every financial year or be uploaded on the website of the Association of which the company is a member. In case the company is a member of more than one Association, it shall, at its option, submit the disclosure made in the said form to any one Association of which it is a member, while informing the other Association(s) of having done so. Thereafter, the company shall continue to disclose its expenditure to the same Association to which it first made the disclosure, unless—

⁹ Inserted *vide* Circular No. 3 of 2025, dated 1.9.2025 (w.e.f. 1.9.2025).

- (i) the company ceases to be a member of that Association; and
- (ii) the company decides to start disclosing to another Association of which it is a member, under due intimation of such decision to the Department of Pharmaceuticals and the first-mentioned Association.

In case the company is not a member of any such body, the disclosure shall be made on the UCMPMD portal of the Department of Pharmaceuticals.

14.4 The Associations shall have a system in place to ensure that data disclosed by its members is stored securely and is adequately protected. Such data shall be retained for a minimum period of five years, or for such longer period as may be necessary for the purpose of facilitating inquiry into or decision on any complaint made or proceeding instituted before the Ethics Committee for Marketing Practices in Medical Devices, the Apex Committee for Marketing Practices in Medical Devices or any court or other authority or as such committee, court or authority may direct for such purpose. The Associations shall also have a system in place to share such data or information, without affecting the integrity of the same in any manner, on being required to do so by such committee, court or authority for the purpose of such inquiry or decision.]

Sd/-

Arunish Chawla
Secretary to Government of
India Department of
Pharmaceuticals Ministry of
Chemicals and Fertilizers
Shastri Bhawan, New Delhi
6th September, 2024

[Annexure
{See clauses 5.2.2(vi) and 14.3}
Form for disclosure of marketing expenditure and furnishing of return in respect of the
Uniform Code for Marketing Practices in Medical Devices (UCMPMD) 2024

All fields are mandatory

Company/entity information:

1. (a) Corporate Identity Number (CIN) / Foreign Company Registration Number (FCRN):
- (b) Name of the company/entity:
- (c) Address of the registered office of the company/entity:
- (d) Email address of the company/entity:
- (e) Permanent Account Number (PAN) of the company/entity:
2. Return for the financial year:
3. Domestic sales revenues (in crore ₹):
4. Particulars to be filled by the company/entity:

Particulars	Expenditure incurred** (in lakh ₹)	Number of recipient healthcare professionals
Free evaluation samples distributed (monetary value of sample packs):		
Particulars	Expenditure incurred** (in lakh ₹)	Number of events
Education programmes* organised directly by the company/entity:		
Education programmes* organised through third parties, including associations/bodies, etc.:		
Remarks/comments/notes detailing the methodology adopted for calculating the expenditure figures disclosed above:		
List of locations where above events were organised, along with the number of events organised at each location:		

*Education programmes include continuous medical education / continuing professional development, conferences, workshops, trainings, seminars etc.

**Expenditure includes all expenses incurred for the event, including sponsorship, travel, lodging,

hospitality, advertisements, stalls (including payment directly made to third-party vendors), souvenirs, etc. For expenditure valuation, in case of in-house production, the price to stockist to be used and in case of third-party manufacturing, the purchase price is to be used.

Declaration (to be digitally signed by affixing the digital signature certificate):

1. I declare that I have read the UCMPMD Code 2024 and the information furnished in this form is in compliance with the said Code.
2. I further declare that the company/entity has complied with and shall continue to abide with the provisions of the said Code and shall extend all the required assistance to the authorities for its implementation.
3. I further declare that the information given in this form is true to the best of my knowledge and belief.

Digital signature certificate:

Designation:

Director identification number (DIN) or PAN of the executive head of the company/entity:

Mobile:

Email address:

For office use only:

eForm Service request number (SRN):

eForm filling date (DD/MM/YYYY):

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