act

to use the drug code
2021

His Majesty King Bhumibol Adulyadej

Phra Wachiraklao Chao Yuhua

Given on the 7th day of November B.E. 2564

It is the 6th year of the present reign.

His Majesty King Bhumibol Adulyadej Phra Wachiraklao Chao Yuhua

is graciously pleased to proclaim that

Whereas it is expedient to enact the Narcotics Code This

Act contains certain provisions in relation to the restricting the rights and liberties of a person,
in respect of which section 26 in conjunction with section 28, section 32, section 33, section 34, section 36
Section 37, Section 38 and Section 40 of the Constitution of the Kingdom of Thailand statute to be able to do
By virtue of the provisions of the law

Reasons and necessity for limiting the rights and liberties of persons under this Act in
order to systematically formulate measures to prevent, suppress and solve narcotic problems. and
effective including the integration of to work together among relevant agencies, both the government sector
and the private sector, which will be useful in maintaining social order including to suppress

Offenses relating to narcotics in the form of organized crime which pose a serious threat to security.
of the kingdom and preventing support for action to commit offenses of such organizations in various fields,
in which the enactment of this Act is consistent with the conditions provided in section 26 of the Constitution;
of the Kingdom of Thailand

therefore His Majesty graciously Be it, therefore, enacted by and with advice and consent.
of the Parliament as follows:

Section 1. This Act is called “The Act to enforce the Drug Code 2021”

Section 2. This Act shall come into force as from the day following the date of its publication in the Government Gazette.

Section 3. The Narcotics Code annexed to this Act shall come into force upon expiration.

Thirty days from the date this Act comes into force.


(13) Royal Decree on the Prevention of the Use of Volatile Substances, B.E. 2533
(14) Act to amend the Royal Decree Determination to prevent the use of volatile substances, B.E. 2533

1999

(15) Act to amend the Royal Decree Requirements to Prevent the Use of Volatile Substances
B.E. 2533 (No. 2) B.E. 2543

(16) Act to amend the Royal Decree Regulations on Preventing the Use of Volatile Substances,
B.E. 2533 (No. 3), B.E. 2550

(17) Act on Measures to Suppress Offenders Narcotics Offenses, B.E. 2534

(18) Act on Measures to Suppress Offenders Offenses relating to narcotics (No. 2) 2000

(19) Narcotics Addiction Rehabilitation Act, B.E. to the accused

suspected of committing an offense under the Narcotics Act to enter the rehabilitation and care for those who have undergone treatment

Revival dated 21 July 2014

(22) National Council for Peace and Order Announcement No. 109/2557 regarding amendments

The Law on Prevention and Suppression of Narcotics, dated 21 July 2014

(23) National Council for Peace and Order Announcement No. 116/2557 on Amendments

The law on measures to suppress offenders Offenses relating to narcotics, dated 21 July 2014

(24) Order of the Head of the National Council for Peace and Order No. 10/2561 regarding amendments

The list attached to the Announcement of the National Council for Peace and Order No. 108/2557 dated 25 July B.E. 2018, Section 5 shall be provided by the Office of the Narcotics Control Board.

NACC officers receive training prior to their duties. in order to develop knowledge, ability and practical experience Including training to increase skills and expertise in accordance with the training courses approved by the Narcotics Control Board.
Section 6 Government officials of the Office of the Narcotics Control Board

which the secretary-general of the Narcotics Control Board appointed as the NACC official with approval from the Narcotics Control Board or from the Subcommittee of the Prevention Committee and anti-narcotics tasked and undergoing training under section 5 as a position with special circumstances in accordance with the Civil Service Regulations law and in the determination of additional salaries for the position under special circumstances, taking into account the obligations, the quality of work and the presence of justice by comparing with the remuneration of other workers in the justice process.
in accordance with the regulations prescribed by the Narcotics Control Board with approval from the Ministry of Finance

Section 7. When the Narcotics Code annexed to this Act has come into force, the provisions of of any law referring to the provisions of the Narcotics Prevention and Suppression Act, B.E. 2519 (1976), the Narcotics Act, B.E. suppress the offender Drug Addiction Act B.E. 2534, Drug Addiction Rehabilitation Act, B.E. 2545 or the Psychotropic Substances Act.

2016, it shall be deemed that the provisions of the law refer to the provisions of the Code.

Drugs in the end of this Act Section 8

and Suppression of Narcotics, B.E. 2519; Narcotics Act, B.E. 2522 (1979), Royal Decree Preventing the Use of Volatile Substances, B.E. 2533 Act on Measures to Suppress Offenders Concerning Narcotics, B.E. 2534, the Narcotic Addiction Rehabilitation Act, B.E. 2545, the Psychotropic Substance Act, B.E.

National Peace Corps No. 108/2557 on Treatment of Suspected Offenders according to the drug law to enter the The Rehabilitation and Rehabilitation Act, dated 21 July B.E. 2557 (2014), which is in force on the day before the Drug Code Attached to this Act shall come into force. shall remain in force to the extent that it is not contrary to or inconsistent with the Code.

Drugs in the end of this Act or until there is a ministerial regulation, rule or announcement issued
under the Narcotics Code annexed to this Act or under the Narcotic Criminal Procedure Act, B.E.

apply

Section 9. In the case where there is any provision in the Narcotics Code annexed to this Act stipulates that the punishment of the offender or the request for permission or permission or compliance with the provisions must be in accordance with the rules, procedures or conditions prescribed in the Ministerial Regulations, Rules or Notifications. Such provisions shall not be applied until such Ministerial Regulations, Rules or Notifications have been issued.

Section 10. While there are no ministerial rules, regulations or announcements under the Code Drugs in the end of this Act

(1) to the Minister of Public Health Minister of Health by the recommendation of the Narcotics Control Board, the licensor or the licensor with approval of the Narcotics Control Committee, as the case may be, has the power to consider permitting the production, import, export, distribution, possession, transit or advertisement of narcotics or psychotropic substances; import samples of taking psychotropic substances and registration for taking drugs for punishment

in Schedule III or psychotropic substance formula, by applying the provisions relating to licensing to produce, import, export, sell, distribute, have in possession, transit or advertise narcotics or psychotropic substances, produce or import a sample of taking psychotropic substances and registration for receiving narcotics of category III or the psychotropic substance formula which was issued under the Narcotics Act B.E. 2522 or the 2016, as the case may be, may continue to apply to the extent that it is not contrary to

or contrary to the Narcotics Code annexed to this Act

(2) to have a person exempted from producing, importing, exporting, selling, distributing, or possessing in possession for Distributing narcotics or psychotropic substances without requiring permission under Section 20 of the Narcotics Act, B.E. 2522, as amended by the Narcotics Act (No. 5), B.E. 2545 or Section 21 of the Psychotropic Substances Act. and the Nervous System B.E. 2559 (2016) is exempt from applying for a permit under Section 32 of the Narcotics Code.

at the end of this Act
(3) suspension of license license revocation the licensee's qualifications and duties; and
Pharmacist duties to be in accordance with the provisions of the Narcotics Act B.E. 2522; or
Psychotropic Substances Act, B.E. 2016, Section 11

Narcotics Act 1976 Narcotics Act, B.E.
Volatile Substances, B.E. 2533 Act on Measures to Suppress Offenders Drug Addiction
Act, B.E. 2534, the Narcotics Addiction Rehabilitation Act, B.E.
2016, as the case may be, performing duties on the day prior to the date of
The Narcotics Code annexed to this Act shall come into force. will continue to perform duties until
New Appointment under the Narcotics Code annexed to this
Act

in the suppression of offenders Drug-related offenses, B.E. 2534 prior to the date of the Narcotics Code.
Attached to this Act shall come into force. to the committee to inspect the assets Audit Sub-Committee
Property Secretary-General of the Narcotics Control Board Competent staff

Prosecutors and courts operate in accordance with the Measures to Suppress Offenders Act, committing an offense concerning
Drugs B.E. 2534 continues until the case is final.

Section 13. Any application which has been submitted under the Narcotics Act B.E. 2522
or the Psychotropic Substances Act B.E. 2559 (2016) and is still under consideration to be
considered as may apply under the Narcotics Code annexed to this Act mutatis mutandis, and if the request
There are texts or supporting documents The request differs from the to request under the Narcotics Code
at the end of this Act Let the licensor have has the power to order to amend the to request for compliance with the Code
narcotics annexed to this Act.

Section 14. All licenses, registration certificates Receipt of narcotics of category III, certificate
of registration of preparations, certificate of registration, import notification, export notification, substitute
License, substitute, certificate of registration for receiving narcotics of category III instead of warrants
Registration of preparations and substitutes for books important items issued under the Narcotics Act
B.E. 2522 or the Psychotropic Substances Act B.E. 2559 (2016) before the date of

The Narcotics Code annexed to this Act shall come into force, to continue to use until the expiration date

Section 15. A licensee to produce, import, export, sell, distribute or have in possession which narcotics or psychotropic substances under the Narcotics Act B.E. 2522 or Psychotropic Substances Act, B.E. 2016, on the day before the date of the Code. The narcotics annexed to this Act may continue to operate the business until the license expires. and if wishing to continue the business, submit a request to apply for a license under the Narcotics Code at the end of this Act before the original license expires.

Section 16 In the initial period to the Narcotics Prevention and Suppression Committee

Drug Control Board Property Audit Committee and the Treatment Committee

and rehabilitate drug addicts Consisting of directors office under section 4, section 25, section 63 and section 109 of the Narcotics Code annexed to this Act, as the case may be, the Secretary-General of the Narcotics Control Board shall be a member and secretary.

of the Narcotics Prevention and Suppression Committee and the Asset Inspection Committee, the Secretary-General The Food and Drug Administration is a member and secretary of the Narcotics Control Board; and

The Deputy Permanent Secretary, Ministry of Public Health entrusted by the Permanent Secretary, shall be a member and secretary.

of the Board of Directors drug addiction treatment and

rehabilitation The committee under paragraph one shall perform the duties of the committee under the Narcotics Code. at the end of this Act for a while until the appointment of qualified members under the Code

Drug laws annexed to this Act which must not exceed ninety days from the date of the Narcotics Code

Attached to this Act shall come into force. Subcommittees appointed by the Narcotics Control Board According to the Narcotics Prevention and Suppression Act, B.E. 2519 and the appointed sub-committees by the Asset Inspection Committee under the Measures to Suppress Offenders Act Concerning Narcotics B.E.
Attached to this Act shall come into force. shall continue to perform duties until a new appointment is made under the Code.

Narcotics annexed to this Act.

Section 17. All businesses, properties, rights, duties, debts, obligations, government officials, government officials, employees, budget and income of the Narcotics Prevention Fund. under the Act on Measures to Suppress Offenders 2534, which existed on the day prior to the date of the enforcement of the Narcotics Code annexed to this Act. to belong to the Drug Prevention, Suppression and Solving Problems Fund under the Narcotics Code annexed to this Act.

Section 18. The accused who is in the process of examination and rehabilitation under the Narcotics Addiction Rehabilitation Act, B.E.

Narcotics annexed to this Act shall come into force. The Narcotics Addiction Rehabilitation Act, BE 2545 may continue to the extent that it is not contrary to or inconsistent with the Narcotics Code annexed to this Act.

Section 19 The Narcotics Addiction Rehabilitation Committee subcommittee Area sub-committees and competent officials under the Rehabilitation Act Drug Addiction, BE 2545, who was on duty on the day before the date of the Narcotics Code. Attached to this Act shall come into force. have duties and the authority to continue working until the completion

In the case where the position of a committee member or a sub-committee under paragraph one is vacant and have directors

The remaining subcommittees are not complete. or not enough to constitute a quorum to the directors or

The remaining subcommittees can continue

provide a place for verification drug addiction rehabilitation or detention and drug addiction rehabilitation centers have duties and powers and operate in accordance with the Rehabilitation Act.

Drug Addiction Competency B.E. 2545 until further examination or rehabilitation is performed. drug addicts completed.

Section 20. Cases in which a warrant of execution has been issued Board of Directors prevent and suppress narcotics as creditors under the The judgment was made on the day before the date of the Narcotics Code. annexed to this Act shall come into force, the Office of the Narcotics Control Board shall proceed under the Narcotics Criminal Procedure Act, B.E.
Section 21. Provisions presumed to be an act for the distribution of narcotics
under the Narcotics Act B.E. 2522 and for the sale of psychotropic substances under the Narcotics Act B.E.
The Psychotropic Substances B.E. 2016, which was repealed by this Act, remains in force.
to the case that the Court of First Instance had The judgment has been rendered prior to the date that the Narcotics Code annexed
to this Act comes into force, as the case may be, until the case is final. The case, which is pending in the Court of First Instance, is
on the day before the date of the Narcotics Code. Attached to this Act shall come into force. If either or both parties
submit a statement requesting succession
additional evidence as to whether the defendant's act was an act for sale or for sale, as the case may be, the
court shall take additional evidence as it deems appropriate. b and rehabilitation centers and centers to
coordinate care
Those who have undergone rehabilitation according to the National Council for Peace and Order Announcement No. 108/2557 regarding the practice
to suspects of to commit illegal drug offenses to enter the rehabilitation and care
People who have undergone rehabilitation, dated 21 July 2014 as a screening center and rehabilitation center
social conditions under the Narcotics Code annexed to this Act, as the case may be, until
A screening center or social rehabilitation center will be established under the Drug Code.
annexed to this Act.

Section 23. At the initial term within two years from the date of the Narcotics Code
Appendix to this Act shall apply to permit the importation of narcotics which is marijuana for the benefit of
For medical treatment or treatment of patients under section 35 of the Narcotics Code annexed to this Act,
only seeds may be imported.

The provisions under paragraph one shall not apply to the
following cases: (1) The applicant is a government agency having the duty to study, research or provide teaching and learning;
medical, pharmaceutical, scientific or agricultural sciences or has a duty to provide medical,
pharmaceutical or scientific services; or having duties to provide agricultural services for medical purposes; or
Pharmacy or government agency responsible for prevention, suppression and problem solving of narcotics; or

Thai Red Cross Society
(2) the applicant is a patient traveling internationally with a necessity to bring narcotics; which is cannabis carried into or out of the kingdom for use in treating specific diseases

(3) an applicant for a license whose objective is to carry out research and development studies under section 35 paragraph two of the Narcotics Code annexed to this Act

Section 24 The President of the Supreme Court Minister of Justice Minister

Ministry of Health and Minister of Industry Acting under this Act and in accordance with the Narcotics Code annexed to this Act, in relation to the duties and their powers

The President of the Supreme Court, with the approval of the general meeting of the Supreme Court, shall have the power to authority to issue regulations Minister of Health has having the power to appoint a competent official and the minister Ministry of Justice Minister of Health and the Minister of Industry has the power to issue Ministerial Regulations, Rules and Notifications for the execution of this Act and in accordance with the Narcotics Code annexed to this Act in respect of duties and powers own regulations, ministerial regulations, regulations or announcements when published in the Government Gazette to be applicable

Countersigned

General Prayut Chan-ocha

Prime Minister
Drug Code

Part 1

Prevention, suppression and control of drugs

nature 1

general provisions

Section 1 In this Code

“Drugs” means narcotics. psychotropic substances or volatile substances

“narcotics” means any chemical, plant or substance which, when consumed
cause significant physical and mental effects, such as having to increase the dose, having withdrawal symptoms

In the absence of drugs, there is a constant need for intense physical and mental addiction, and general health
will deteriorate, including the chemicals used in the manufacture of narcotics but does not include

Some generic household drugs that contain narcotics under the law on
drugs “Psychotropic substances” mean psychotropic substances that are natural or
derived from nature or psychotropic substances that are synthetic substances;

“volatile substances” means chemicals or products that may be used used to meet the needs
of the body or mind which deteriorating health in general

“Offenses relating to narcotics” means an offense as provided in this Code. “Serious
offences relating to narcotics” means an offense relating to the manufacture, import,
export, distribution or possession of narcotics. unless it is in possession for consumption and
means to conspire, support, assist, or attempt to as well

“Properties related to action committing serious offences relating to narcotics” means money
or property received as a result of the commission of committing serious drug offenses and give meaning
including money or property acquired by using such money or property to buy or act in any way whatsoever
to allow the money or property to change from its original state. No matter how many times the condition changes and whether money or not

The property will be in the possession of another person. Transfer to another person or appear according to evidence registered whether it is owned by another person; “produce” means cultivate, plant, make, mix, prepare, transform, transform and synthesize;

scientific

“Import” means to bring or order into the Kingdom.

“Export” means bringing or exporting outside the Kingdom.

“Dispose” means to sell, exchange, dispense, give or give with consideration.

or other benefits and shall include having for sale

“Bring through” means bringing or sending through the Kingdom. but does not include delivery or delivery of drugs through the kingdom without being unloaded from aircraft used in international public transport

“Drug addiction” means taking narcotics into the body with the knowledge that it is narcotics by any means; “NACC” means the Narcotics Prevention and Suppression Committee.

“Office of the NACC” means the Office of the Narcotics Control Board.

“Secretary-General of the NACC” means the Secretary-General of the Narcotics Control Board.

“FDA Office” means the Food and Drug Administration.

“FDA Secretary-General” means the Secretary-General of the Food and Drug Administration.

“Fund” means the Narcotics Suppression and Solution Fund; “NACC Officials” means a person appointed by the Secretary-General of the NACC, with approval from the NACC;

NACC or from a sub-committee assigned by the NACC to carry out

according to this code

“Competent official” means a person appointed by the Minister of Public Health.

to operate on drug control in this region

Section 2. In the case of problems relating to the implementation of national policies and plans on prevention, suppression and problem solving of drug addiction or in accordance with the duties and powers of various committees and of government agencies or officials of government agencies authority about
Narcotics, the NACC shall determine and lay down regulations on the performance of official duties and coordination have the NACC Office to disseminate to make decisions and rules of conduct at the Board

The NACC prescribes under paragraph one to the relevant agencies for acknowledgment.

Characteristic 2

Prevention, suppression and problem solving of drug addiction

Chapter 1

National policies and plans on the prevention, suppression and solving of drug problems

Section 3 In order for the prevention, suppression and problem solving of narcotics to be unified continuity process of operating operate in a systematic and efficient manner that will bring benefits for the economy, society, and peace and the security of the state for the Cabinet to set up a policy and a national plan on the prevention, suppression and solving of drug problems as suggested of the NACC

National policies and plans on the prevention, suppression and solving of drug problems There must be at least the following matters:

(1) goals and operational strategies, including determination and management; budget for the prevention, suppression and solving of drug problems by clearly specifying indicators

(2) measures to prevent, suppress and solve drug problems; especially in schools, educational institutions, families and communities, as well as drug addiction treatment and rehabilitation. by promoting and supporting occupation, recruiting and improving the quality of life, including Promotion and support for all sectors and business operators to participate in the operation under the aforementioned measures and the determination of promotional measures for business operators in accepting passers-by

Occupational therapy
(3) coordination between relevant agencies, including the public sector, the private sector, and the public sector in order to create integration in the prevention, suppression and solving of drug problems, including treatment and rehabilitation of drug addicts to be able to live in society. Occupation Education and other assistance.

(4) Strategies and guidelines for cooperating with other countries or organizations international to combat the illegal production and trafficking of drugs including coordinating the news to intercept and suppress and arrest international drug trafficking movements and networks; (5) to promote and support research studies; and develop academically related to drugs. Measures to prevent, suppress and solve drug problems and promote the dissemination of knowledge and understanding for people and youth both inside and outside the school.

(6) monitoring and evaluation of the prevention, suppression and problem solving of narcotics; When national policies and plans for prevention, suppression and correction are announced drug problem. Relevant government agencies must carry out their duties and powers in accordance with the said national policies and plans.

National policies and plans under paragraph one. When published in the Government Gazette, it shall come into force. The NACC shall conduct a review of national policies and plans every five years. that it is necessary to adjust to suit the current situation or the need other necessary matters concerning Prevention, suppression and problem solving of narcotics. To improve and amend the policy and Such a national plan and proposed to the Cabinet for approval and published in the Government Gazette.

Chapter 2

Narcotics Control Board

Section 4. There shall be a committee called "Prevention and Suppression Committee Narcotics", abbreviated as "NACC Committee", consisting of the Prime Minister as the chairman. Minister of Social Development and Human Security Minister of the Interior Minister of Justice Minister of Labor Minister of Education.
Minister of Health  Ministry of Industry Permanent Secretary, Ministry of Foreign Affairs
Permanent Secretary, Ministry of Social Development and Human Security Permanent Secretary, Ministry of Higher Education,
Science, Research and Innovation Permanent Secretary for the Interior Permanent Secretary Permanent Secretary, Ministry of
Labor Permanent Secretary, Ministry of Public Health Secretary General of the Basic Education Commission committee secretary
Vocational Education Secretary-General of the Office of the Courts of Justice Director of the Budget Office, Attorney General, Commander-in-Chief of the
Royal Thai Army naval commander Commander-in-Chief of the Royal Thai Air Force, Commander-in-Chief of the Royal Thai Police, Director-General of the
Department of Provincial Administration Director-General of the Medical Department Director-General of the Customs Department Director-General of the
Department of Local Administration, Secretary-General of the FDA and the Permanent Secretary for Bangkok being a director by position and a qualified director
which the Council of Ministers appoints not more
than three persons, the Secretary-General of the NACC shall be a member and secretary, and the NACC Committee shall appoint
Not more than two government officials in the NACC Office shall be assistant secretaries.
for the benefit of operating perform duties and Under the powers of the NACC
directly about the matter to be considered or someone who has knowledge, expertise or experience related to
Prevention, suppression and problem solving of drug addiction to attend the meeting from time to time as a director
in this case The persons invited and present at the meeting shall be the members under paragraph one for
the meeting that was invited
Section 5. The NACC shall have duties and powers. as follows
(1) to propose national policies and plans on prevention, suppression and resolution of problems;
drugs to the Cabinet under section 3, including implementing the said national policies and plans, and report the results to inform
the Council of Ministers at least once a year; (2) to monitor, supervise, coordinate, support and expedite the implementation; of
the Board of Directors
with duties and drug power to have action Operate in accordance with national policies and plans.
on prevention, suppression and problem solving of drug addiction
(3) to give advice or recommendations to the Narcotics Control Committee, the Committee;
property inspection and the Board of Directors drug addiction treatment and rehabilitation
(4) to give approval to the Minister of Public Health for specifying the names of narcotics;

of which narcotics belong to which category and the revocation or change of the name or category of narcotics;

to be punished under section 29 paragraph two

(5) to determine an area for experimental cultivation, production and testing, or consumption or possession;

narcotics under section 55

(6) to prescribe measures to prevent, suppress and solve the problems of committing an offense concerning

Drugs in the workplace and prescribing the place used for any business to be an establishment

subject to such measures under section 56

(7) to lay down regulations on administration and operations to carry out the operations of the Narcotics Suppression

and Solution Fund under section 89.

(8) to submit opinions to the Council of Ministers for improvement of the performance of official duties or tasks, work

plans or projects of State agencies having duties and powers; having the power to perform the duties under this Code, including

The amendment of laws related to the prevention, suppression and problem solving of drugs.

(9) to control, expedite and coordinate the performance of duties of the State agency having duties;

and the power to investigate, investigate, suppress and enforce punishment under this Code.

(10) to determine the status of an area or group of areas in each year; or areas with urgent

and assigning responsible persons in such areas for the prevention and suppression of narcotics, as well as establishing

mechanisms, structures and operational staff and allocate resources appropriate to the status of the problem and

Provide government agencies with the requested support.

(11) to supervise and monitor the use of budgets of government agencies and private sectors related to

Prevention, suppression and problem solving of drug addiction

(12) laying out projects and implementing them, as well as ordering relevant government agencies to undertake them;

disseminate knowledge about drugs

(13) to encourage government agencies, the private sector, and the people's sector to participate in the prevention

Suppress and solve drug problems

(14) to coordinate and the supervisory authority on the drug addiction treatment and rehabilitation
The Council of Ministers shall submit a report on the results of the implementation under (1) together with the observations of the Cabinet to the House of Representatives and the Senate. The essence of the prevention, suppression and problem solving of narcotics property inspection, drug addiction treatment and rehabilitation and other operations under this Code.

Section 6. In considering any matter by the NACC, when the NACC resolves any matter To pass a resolution of the NACC to bind an agency with joint representatives Being a director in the position Even when considering the matter, representatives of the agencies that are Directors in office will not participate in the decision. If there is a difference of opinion, record the opinion. of all directors to appear in that matter as well

The provisions of paragraph one shall apply to the Narcotics Control Committee. property inspection and the Board of Directors to treat and rehabilitate drug addicts mutatis mutandis.

Section 7. The qualified members shall hold office for a term of three years. Upon the expiration of the term under paragraph one If a new qualified member has not yet been appointed The qualified members who vacate office The position by rotation is in the position position to continue performing duties until newly appointed qualified members to assume the duties qualified members who vacate office The position by rotation may be reappointed, but will hold the position. cannot be more than two consecutive terms

Section 8. In addition to vacating office by rotation under section 7 qualified members resign from office when

(1) death
(2) resignation
(3) dismissal by the Cabinet because of a defect or dishonesty in the performance of duties or behavior deterioration or incompetence

(4) being a bankrupt or having been a dishonest bankrupt

(5) being an incompetent person or a quasi-incompetent person;

(6) being sentenced to imprisonment by a final judgment of imprisonment, except for an offense committed by negligence or a petty offense

(7) has been suspended or revoked a license to practice the art of healing; Medical license or other professional licenses. Section 9. In the event that a qualified member vacates pre-term position to appoint another to hold office, unless the remaining term of the qualified member is less than ninety days will not appoint directors a qualified person on his behalf and the person appointed on his behalf The vacant position is in the The position is equal to the remaining term. of the qualified members who have been appointed

While the qualified committee has not yet been appointed to replace him vacant position The NACC shall consist of the remaining members.

Section 10. At a meeting of the NACC, there must be not less than half of the Total number of directors will be a quorum At a meeting of the NACC, if the Chairperson does not attend the meeting or is unable to perform the duties The meeting shall elect one director to preside over the meeting.

The decision of the meeting shall be made by a majority of votes. One director shall have one vote. if the votes are equal The chairman of the meeting shall have an additional vote as the casting vote. The NACC shall meet at least four times a year. Section 11 The NACC has the power to appoint a sub-committee. to consider or to perform any act as entrusted by the NACC

shall apply mutatis mutandis.
Section 12. The Office of the Narcotics Control Board abbreviated as “The NACC Office” has duties and powers: (1) to operate as an operating agency of the NACC in accordance with its duties and powers; specified

(2) to consider giving advice and coordinating with the central government; provincial government Local governments, state enterprises, public organizations and other state agencies in order to prepare plans and Prevention, Suppression and Solving Drug Problems Project to comply with the policy and National plan on prevention, suppression and solving the country's drug problem

(3) to coordinate policies, plans, budgets, and operations on drug prevention, suppression and problem solving with other relevant agencies, both the public and private sectors; to carry out the work of the relevant agencies to be in accordance with

according to national policies and plans on the prevention, suppression and solving of drug problems, to propose NACC Board

(5) to be the central agency of the country in studying, researching, analyzing problems and Measures to prevent, suppress and solve drug problems and support academic information as well as develop personnel of relevant agencies in both the government and private sectors in the country and abroad including promoting public relations and disseminating knowledge and understanding to the public about narcotics; (6) to coordinate with the committees and sub-committees under this Code; for the benefit of performing duties and powers of the NACC and the NACC Office

(7) to coordinate with foreign countries and international organizations in the field of prevention Suppression and problem solving of narcotics; (8) to issue regulations for the implementation of this Code;
(9) to perform any other acts as stipulated by this Code or other laws. designated as duties and powers of the NACC Office or as assigned by the NACC

Section 13 The Secretary-General of the NACC shall be responsible for general supervision and supervision of the NACC Office and shall be the Chief of civil servants in the NACC Office, with the Deputy Secretary-General of the NACC... is a helper perform official duties

Section 14 for the purpose of coordinating the integration of the performance of duties relating to prevention, suppression and solving drug problems, Secretary-General of the NACC, with approval of the NACC will present their opinions to the Cabinet for consideration on giving good deeds. inclination or transfer or disciplinary action against government officials local staff state enterprise employee or an employee of a government agency assigned to perform duties in connection with the prevention, suppression and resolution of drug problems; or which is involved in the act offenses related to narcotics, as well as requesting state agencies under jurisdiction to expedite the take relevant actions including providing protection to government officials and government officials working on narcotics

In the event that the Cabinet has a resolution to relocate give favor or disciplinary action, notify agency to carry out to proceed in accordance with the aforementioned Cabinet resolutions.

Characteristic 3

drug control

Chapter 1

general provisions

Section 15 In this manner,

“narcotic recipe” means a formula which indicates the ingredients and quantity of the preparation.

containing narcotics included

“Psychotropic ingredient formula” means a formulation which indicates the ingredients and quantity of ingredients contained therein.

Active ingredients included
"Pharmaceutical preparation" means a preparation, regardless of its form, containing psychotropic substances, including psychotropic substances that are in the nature of psychotropic substances. ready-to-use pharmaceutical products which can be used for human or animal use. “Exempt preparation” means a preparation notified by the Minister of Public Health. require exemption from certain control measures for for the psychotropic substances contained in the preparation; “label” means any figure, invention, mark or text which is displayed; at the container or package containing

the drug “Licensee” means a person licensed under the provisions of this nature. “Licensor” means the Secretary-General of the FDA or a person entrusted by the Secretary-General of the FDA. “State agency” means the central government agency, provincial government Local governments, state enterprises, public organizations and other state agencies

Section 16. The provisions in Chapter 4 Licensing with Narcotics and Psychotropic Substances and Chapter 5 Registration of Substances for receiving narcotics of category III and registration of taking psychotropic substances Not applicable to the Office of the FDA.

Section 17. In the case where the FDA produces, imports, exports, sells or has in possession of narcotics or psychotropic substances and is exempted under section 16 without compliance In accordance with the rules, procedures and conditions under this Code, the FDA shall report the receipt, dispensing and storage of such narcotics and psychotropic substances. and other practices related to drug control to the Narcotics Control Committee every six months of the calendar year and then The Narcotics Control Board presented the report with comments to the Minister of Health.
to order next

Section 18. The Minister of Public Health shall have the power to has the power to issue ministerial regulations various fees that officers have provided services, including setting a fee not exceeding the book rate end of this Code or waive fees

that ministerial regulation When it is published in the Government Gazette, it shall come into force.

Section 19. The Minister of Public Health or the Secretary-General of the FDA has the power to delegate to the officials in their responsibilities or an expert expert organization government agency
or private organizations both in the country and abroad which has been listed by the Office of the FDA to perform various tasks in relation to the approval process for narcotics or psychotropic substances as appropriate as announced by the Minister of Public Health

**Section 20** Fees under (17), (18), (19), (20) and (21) at the rate of fees at the end of this Code shall be vested in the Office of the FDA for expenses in the performance of duties relating to this regard, narcotics and psychotropic substances or as compensation to workers under section 19 in accordance with the regulations announced by the Minister of Public Health determined with the approval of the Ministry of Finance

**Section 21** Receiving money, keeping money and the payment under section 20 shall be in accordance with the rules, procedures and conditions prescribed by the Minister of Public Health with the approval of the Ministry of Finance

**Section 22.** The Minister of Public Health, with the recommendation of the Committee Narcotics Control has the power to prescribe narcotics as follows:

(1) prescribing standards for quantity, ingredients, quality, purity; or other characteristics of narcotics as well as packing and storage of narcotics

(2) to determine the amount and additional amount of narcotics to be used in medical practice; and scientific activities throughout the Kingdom of the year

(3) prescribing rules and procedures for determining prescribing the amount of narcotics that the licensor shall be permitted to produce, import, sell or have in possession;

**Warnings or Cautions and Messages**

of warnings or cautions in words, pictures, or marks to provide the user with the necessary precautions for user safety

(5) to designate any place in the Kingdom as a checkpoint for imported narcotics;

exported or brought through

(6) to determine other regulations for the benefit of the performance of this nature.
Narcotics Control has the power to prescribe the following psychotropic substances:

(1) Identify the names and classify psychotropic substances which psychotropic substances are in Schedule I, Schedule 2.

**Category 3 or Category 4**

(2) prescribing standards for quantity, ingredients, quality, purity or other characteristics; of active ingredients as well as the packing and storage of psychotropic substances under (1)

(3) revoke or change the name or category of psychotropic substances under (1);

(4) specifying the names and types of psychotropic substances prohibited to produce, import, export, distribute, have in possession; or pass

(5) specifying the names of psychotropic substances in Schedule II that are permitted to produce for export or export;

(6) specifying the preparation as an object for the exemption and revocation of the exemption preparation

(7) prescribing rules and procedures for determining prescribing the quantity of psychotropic substances that the licensor will allow to produce, import, sell or have in possession

(8) specifying the name and category of psychotropic substances that must be Warning or caution and the message of the warning or caution in letters, pictures or marks for users to be careful as needed for safety of the user

(9) to determine the quantity of psychotropic substances that a medical practitioner dental practitioner first class veterinary practitioner pharmaceutical practitioner or a medical professional or other public health have in possession under section 32

(10) specifying the name of a government agency under section 33

(4) (11) specifying the name and category of psychotropic substances prohibited by any country imported under section 44

(12) to designate any place in the Kingdom as a checkpoint for imported psychotropic substances;

exported or brought through

(13) to determine other regulations for the benefit of the performance of this nature.
Section 24 The Minister of Public Health and the Minister of Industry

By the recommendation of the Narcotics Control Board, it has the power to prescribe the following volatile substances:

(1) specify the name, category, kind or packing size of the chemical; or products that are volatile (2) to revoke or change
the name, category, type or package size of the chemical; or products with volatile substances under (1)

(3) to determine other regulations for the benefit of the performance of this nature;

Chapter 2

Drug Control Board

Section 25. There shall be a committee called The “Drug Control Committee” consists of the Permanent Secretary of the Ministry of Public Health as the chairman. Permanent Secretary, Ministry of Defense Permanent Secretary

Agriculture and Cooperatives Secretary-General of the Council of State, Attorney-General, Commissioner of the National Police, Director-General of the Medical Department Director-General of the Department of Thai Traditional and Alternative Medicine Director-General of the Department of Factory Industry Director-General, Department of Medical Sciences Director-General of the Customs Department Director-General of the Department of Health Service Support Director-General of the Department of Mental Health Director-General of the Department of Health, Secretary-General of the NACC, President of the Medical Council, President of the Medical Council

Traditional Thai and President of the Pharmacy Council being a director by position and a qualified director

which the Minister of Public Health appoints Ten people from people with knowledge and expertise.

in the field of anesthesiologist, psychiatrist, pathologist, pharmacy or other relevant and useful fields

for the operation of the Narcotics Control Committee, in this amount shall be appointed by the private sector.

no less than three people

Let the Secretary-General of the FDA be a member and secretary. and the Secretary-General of the FDA to appoint government officials

In the Office of the FDA, not more than two persons shall be assistant secretaries

Section 26 The Narcotics Control Committee shall have the duties and powers: (1) to prescribe measures to control narcotics;
(2) make recommendations to the Minister of Public Health; or the Minister of Health
and the Minister of Industry, as the case may be, in specifying names or types of drugs including the revocation
or change of the name or category of the drug

(3) giving opinions or recommendations to the Minister of Public Health; or
Minister of Health and Minister of Industry or the licensor, as the case may be.

(4) to give approval to the Minister of Public Health or the grantor under section 32;
and section 3.5

(5) giving opinions to the Ministry of Public Health or the person entrusted by the Ministry of Public Health on the destruction of
or to take advantage of narcotics or psychotropic substances under section 41, section 45 and section 60.

(6) to perform any other acts as stipulated by this Code or other laws. designated as duties and
Powers of the Narcotics Control Board or as assigned by the Minister of Health

Section 27 The provisions of Section 7, Section 8, Section 9 and Section 10 shall apply.
to the Narcotics Control Board mutatis mutandis.

Section 28 The Narcotics Control Committee has the power to appoint a sub-committee to consider
or perform any act as assigned by the Narcotics Control Board.
The appointment of a sub-committee under paragraph one must at least appoint a sub-committee on narcotics.

To punish the psychotropic substances sub-committee and the Volatile Subcommittee

The meeting of the sub-committee shall introduce the provisions of Article 10 paragraph one, paragraph two and paragraph three
shall apply mutatis mutandis.

Chapter 3

Types of narcotics and psychotropic substances

Section 29 Narcotics are divided into 5 categories as follows:

(1) Type 1 Serious narcotics such as heroin
Section 30. Psychotropic substances are divided into 4 categories:

1. Category I non-medical psychotropic substances and may cause the use or have a tendency to highly misused

2. Category II narcotics such as Morphine, Cocaine, Codeine or Medicinal Opium.

3. Category III narcotics which are in the form of drug formulas and include narcotics of category II in accordance with the rules as prescribed by the Minister of Public Health by the recommendation of the The Narcotics Control Board announced that

4. Category IV Chemicals used in the manufacture of narcotics in the category such as acetic anhydride

5. Category V narcotics that do not fall into category 1 to category IV, such as opium plants, specifying the name of narcotics as being in any category under paragraph one (1) or type 2 and (5) and the revocation or change of the name or category of narcotics shall be as prescribed by the Minister of Public Health with the approval of the NACC.

For the purpose of this section, the term “Medicinal Opium” means opium that has been processed for medicinal purposes.

In this regard, the identification of psychotropic substances, which psychotropic substances belong to any category and revocation; or change the name or type of such psychotropic substances to be in accordance with the Minister of Health by the recommendation of the Narcotics Control Board announced the
Section 31 The receiver contains a mixture of psychotropic substances of any particular type. shall be regarded as psychotropic substances in that category as well.

In the event that the object contains a mixture of psychotropic substances of different classes, to be regarded as psychotropic substances in the more tightly regulated category than in the blended category.

Chapter 4

Permission for narcotics and psychotropic substances

The part 1

for narcotics and psychotropic substances which do not require permission

Section 32 Production, import, export, distribution or possession of narcotics or psychotropic substances for the benefit of medical practitioners, dental practitioners, first-class veterinary profession pharmaceutical practitioner or a medical professional or other public health or for the benefit of government agencies or the Thai Red Cross Society. No permission is required, in accordance with the rules, procedures and conditions approved by the Minister of Public Health.

of the Narcotics Control Board announced

Section 33 Possession of narcotics or psychotropic substances in the following cases: No permission is required: (1) Possession of narcotics of Schedule II or psychotropic substances in Schedule II, Schedule III or Schedule IV in possession of not more than the quantity as necessary for the treatment of specific diseases under the term; order

of a medical practitioner or a dental professional who provides treatment or professional first class veterinary for use in to treat or prevent disease for the animals being treated

(2) having in possession of narcotics of category II or category V or psychotropic substances of category 2, category 3 or category 4 in possession in the amount as necessary; must be used regularly first aid or in the event of an emergency in unregistered international public transport vehicles in the kingdom exemption from control measures for import, export or transit.
In this regard, the vehicle operator must provide reasonable protection to prevent narcotics or psychotropics from being lost or taken. The psychotropic substances are lost or taken.

(3) The possession of narcotics or psychotropic substances for the recipient's business, with the exception of import, export, sell or transit narcotics or psychotropic substances in that category; (4) the possession of psychotropic substances in Schedule III or Schedule IV in accordance with the duties of the Ministry. Ministry, Department or Thai Red Cross Society or other government agencies as the case may be.

The Minister of Public Health announced that

(5) Possession of narcotics of category V in possession not exceeding the quantity necessary for use to treat specific diseases with a prescription or a certificate of a medical practitioner of the dental profession or Thai traditional medicine practitioner Practitioner of applied Thai traditional medicine or folk healers under the law on Thai traditional medicine professions who provide treatment.

Authorization by the Minister of Health

Section 34. In case of urgent necessity for the benefit of the government in the prevention and suppression of drug-related offenses or international cooperation, the Minister of Public Health has the power to permit any person to import, export, or have in possession of narcotics in kind 1 or type 4.

Minister of Health by recommendation of the Narcotics Control Board have the power to permit any person to produce, import, export, distribute or have in possession of narcotics; 1 or Category 4 for research studies Benefits in medical, scientific, in kind or industry.

Application for permission, qualifications of the applicant licensing issuing a replacement license and amendments to the list of licenses to be in accordance with the rules, procedures and conditions prescribed by the Minister of Health prescribed in the Ministerial Regulation.
Section 35. The licensor has the power to grant permission: (1) to have any person produce, import, export, distribute, or have in possession narcotics; (2) to any person to produce, import, export or distribute narcotics of category III; (3) any person to import, export or have in possession of narcotics of category III or category IV in small quantities to be used as a standard substance in the analysis; (4) to have any person dispose of or have in possession of narcotics of category V; (5) to have any person produce, import, export, sell, have in possession or transport psychotropic substances;

The licensor, with the approval of the Narcotics Control Board, has the power to permit any person to produce, import or export narcotics of category V for the benefit of the government, medical practice, treatment of the sick, research studies or other benefits as prescribed in the Ministerial Regulation.

Application for permission, qualifications of the applicant licensing issuing a replacement license license renewal and amendments to the list of licenses to be in accordance with the rules, procedures and conditions prescribed by the Minister of Public Health prescribed in the Ministerial Regulation.

Any licensee under paragraph one or paragraph two who operates the business after the license has expired. It shall be deemed that such person operates the business without permission. unless the request has been filed must submit an application for renewal of the license within thirty days from the date of expiration of the license by showing the reasons that cannot be submitted and.

The licensor or the licensor with the approval of the Narcotics Control Board, as the case may be, deems appropriate. to renew the license.

Section 36. The importation or exportation of narcotics or psychotropic substances by a licensee Importing or exporting narcotics or psychotropic substances under section 34 or section 35, in addition to obtaining a license under the aforementioned section, in each time the licensee’s import or export of narcotics or psychotropic substances must be obtained. a temporary license from the licensor every time for importing or exporting as well.
licensing to be in accordance with the rules, procedures and conditions prescribed by the Minister of Public Health
prescribed in the Ministerial

Section 37. A licensee to produce, import, export, sell, have in possession or transit
of narcotics or psychotropic substances under section 34 and section 35 and a temporary licensee
An import or export under section 36 must be kept, licensed and supervised.

Advertisement of narcotics or psychotropic substances, provide accounting and report on the implementation.
business as permitted or take other actions for the benefit of profit control Narcotics Regulatory Commission
or psychotropic substances, in accordance with the rules, procedures and conditions prescribed by the Minister of Public Health
prescribed in the Ministerial Regulation

An application for a license to advertise narcotics or psychotropic substances under paragraph one of the
licensee licensing and conditions for advertising under the license to be in accordance with the rules, procedures and
conditions prescribed by the Narcotics Control Board prescribed by publication in the Government Gazette.

Section 38 Licenses under Section 34 and Section 35 and Temporary Licenses
for importation or exportation under section 36, shall cover an employee or representative of a licensee who has
perform the duties assigned by the licensee

It is assumed that the action of the employee or agent of the licensee who has taken
according to the duties assigned to of the licensee as well

Section 39. The licensor may allow a patient traveling internationally to narcotics
which must be used to treat specific diseases carried in or out of the Kingdom with a license as well
prescription or certificate of a medical practitioner dental practitioner
Thai traditional medicine profession Practitioner of applied Thai traditional medicine or local healers
in accordance with the law on Thai traditional medicine profession, which is the provider of permission and
treatment. to be in accordance with the rules, procedures and conditions prescribed by the Minister of Public Health
prescribed in the Ministerial Regulation

Bringing in or taking out psychotropic substances in Schedule II, Schedule III or Schedule IV
outside the Kingdom, not more than the amount required It is necessary to treat a specific disease within thirty days. with a prescription or
Certificate of medical practitioner dental practitioner or professional
first class veterinary No permission is required.
licence. to be in accordance with the rules, procedures and conditions
that the Minister of Health prescribed in the Ministerial Regulation

Bringing narcotics or psychotropic substances into or out of the Kingdom
under paragraph one and paragraph two not an offense importing or exporting narcotics or psychotropic substances
Under this Code, Section

40, the licensee shall produce, import, export, distribute or have in possession of narcotics.
punishable in category 2, category 3 or category 5 or a licensee to produce, import, export, or
Distributing psychotropic substances in Schedule II, Schedule III or Schedule IV must have a pharmacist on duty.
Control the business at all times which is specified in the license as well as to ensure that pharmacists can perform their duties
as prescribed by the Minister of Public Health prescribed in the Ministerial Regulation

Section 41 In transporting all types of psychotropic substances Do not allow anyone to change the delivery of psychotropic substances.
to other destinations not specified in the export license sent with the psychotropic substances unless permitted
It is a letter from a competent official under the authority of the issuing country and the Secretary-General of the
FDA, in accordance with the rules, procedures and conditions as prescribed by the Minister of Public Health.
prescribed in the Ministerial

Regulation In the case where psychotropic substances cannot be delivered to the specified destination can be prescribed under paragraph one to licensee
repatriate psychotropic substances to countries of export within a period of thirty days from the date on which the psychotropic substances
such into the kingdom If the licensee does not to be completed within the specified time, the object
The active ingredient is vested in the Ministry of Public Health. and the Ministry of Public Health or the person from the Ministry of Public Health
Delegate to destroy or utilize in accordance with the regulations prescribed by the Minister of Public Health or

Section 42. During the Passing psychotropic substances in Schedule I

Category 2.
Processing or transforming psychotropic substances into something else or change the package containing the psychotropic substances Must
obtain permission in writing from the Secretary-General of the FDA.
Section 43. In the importation of psychotropic substances of all types delivery of such psychotropic substances to
Any person or place other than the person or place specified in the specific permit for import can do so in case of
necessity, with a written permission from the Secretary-General of the FDA.

Section 44. When the Ministry of Public Health has been notified import of psychotropic substances in one category
What types of foreign countries have notified through the Secretary-General of the United Nations? imported into any
country The Minister of Public Health shall announce the ban on importation into that country.

Prohibit anyone from exporting psychotropic substances to a country that prohibits it. import under paragraph one, except
Received a special permission from that country and a special license from the Secretary-General of the FDA

The application for a temporary special license and the issuance of a special temporary license shall be
in accordance with the rules, procedures and conditions prescribed by the Minister of Public Health prescribed in the Ministerial Regulation

Section 45. In the case where the licensee ceases business not renewing the license not allowed
to renew the license or die, the licensee, heir, administrator of the deceased or possessor
narcotics or psychotropic substances of the deceased, as the case may be; or

The licensor with the approval of the Narcotics Control Board publishes it in the Government Gazette, as the case
may be, otherwise the remaining narcotics or psychotropic substances shall be vested in the Ministry of Public Health.
and the Ministry of Public Health or the person assigned by the Ministry of Public Health can destroy or use them.
according to the regulations prescribed by the Minister of Public Health

Section 46 Licensee for narcotics or licensee for psychotropic substances
which has been implemented in accordance with this Code to be exempt from complying with drug laws

part 4

License suspension and revocation

Section 47 Any licensee who violates or fails to comply with this Chapter or
Announcements issued under this category to the Minister of Health Minister of Health
by the recommendation of the Narcotics Control Board, the licensor or the licensor with approval
of the Narcotics Control Board, as the case may be, admonishing order to suspend or revoke a license
The license cannot be suspended again.

Section 48 A person whose license has been suspended will not apply for any licenses while being ordered.

The license cannot be suspended again.

A person whose license has been revoked may apply for any license from the date the license is revoked.

In the event that a juristic person's license is revoked, the provisions of paragraph two shall apply to directors, managers and persons responsible for the operation of that juristic person, mutatis mutandis.

Chapter 5

registration for receiving narcotics of category III

and registration taking psychotropic substances

Section 49 Licensee to produce or produce water The importer of narcotics of category III under section 35 (2) or psychotropic substances of category 3 or category 4 under section 35 (5) shall produce or import the formulation.

Narcotics or for receiving psychotropic substances that contain such psychotropic substances Must apply for registration of the recipe

Narcotics or to receive the psychotropic substances to the licensor first and when receiving the certificate important registration

Drugs after receiving psychotropic substances, then producing or importing narcotics preparations or

the prescription of the psychotropic substance

Application for registration for receiving narcotics or receipt of psychotropic substances, issuance of warrants

registration for receiving narcotics or taking psychotropic substances renewal of certificate important for registration of the recipe

Narcotics or taking psychotropic substances Issuing a substitute for a certificate important registration to receive narcotics or psychotropic substances Notification of the items in the application and the request to amend the items that have been permitted to be in accordance with the rules, procedures and conditions prescribed by the Minister of Public Health prescribed in the Ministerial Regulation

The provisions of paragraph one shall not apply to a licensee to produce or import narcotic recipes.

in Schedule III or a prescription for a psychotropic substance in Schedule III or Schedule IV that is licensed to produce or import samples of for receiving narcotics or taking psychotropic substances to apply for drug registration
Punishment or receipt of psychotropic substances Permission and permission to produce or produce water import sample of the formula
Narcotics or taking psychotropic substances to be in accordance with the rules, procedures and conditions prescribed by the Minister
Ministry of Health prescribed in the Ministerial Regulation
Section 50. The licensor, with the advice of the Narcotics Control Board, may not accept
Register for narcotics or drugs taking psychotropic substances In the following cases
(1) Application for registration of for receiving narcotics or for taking psychotropic substances that are not
under section 49
(2) narcotic drug or The registration of the psychotropic substance that has been applied for registration is not reliable in its properties.
or may not be safe for users
(3) narcotic drug or The applicant for registration of psychotropic substances uses his name in a manner that is boastful,
impolite, or may be misleading from the truth.
(4) narcotic drug or for the receipt of psychotropic substances applied for registration to receive narcotics
or a psychotropic substance revoked by the Minister of Public Health under section 51
(5) narcotic drug or for accepting psychotropic substances for registration as narcotics
or counterfeit psychotropic substances under section 52
Section 51. When the Narcotics Control Board considers that the to receive narcotics
in Schedule III or a psychotropic drug formula registration which contains any psychotropic substance in Schedule III or Schedule IV for
which the registration certificate has been issued Subsequently, it appears that there are no properties as registered in the drug formulary.
condemnation or receipt of psychotropic substances or may not be safe for users or there is an inappropriate reason to allow
Next, the Narcotics Control Board shall propose to the Minister of Public Health and
Minister of Health has power to order revocation of registration can accept narcotics of category III by promulgating in
or register a psychotropic substance formula containing psychotropic substances in Schedule III or Schedule IV,
the Government Gazette.

Chapter 6
Narcotics or counterfeit psychotropic substances, substandard or deteriorating quality
Section 52. No person shall produce, import, export or distribute counterfeit narcotics of Schedule II, Schedule III or Schedule V, or psychotropic substances in Schedule II, Schedule III or Schedule IV.

Counterfeit psychotropic substances (1) An imitation of narcotics or psychotropic substances, in whole or in part, in order to show that:

It is a real narcotic or a genuine psychotropic substance.

(2) Narcotics or psychotropic substances named as narcotics or other psychotropic substances;

or showing the date, month, and year that the narcotics or psychotropic substances have expired and that they have not expired

(3) Narcotics or psychotropic substances showing the name or mark of the producer or location;

of the place of production which is not

true (4) Narcotics or psychotropic substances that are not produced according to standards

The active ingredient is missing or more than ten percent of the prescribed amount. Set from the criteria for the latest or the highest as specified in the notification of the Minister of Public Health under section 22 (1) or section 23 (2), or

as prescribed in the prescription for narcotics or for the receipt of psychotropic substances that have been registered in the formula or that the licensor have permission to produce, import or export them.

Section 53. No person shall produce, import, export or distribute narcotics of Schedule II, Schedule III or Schedule V, or psychotropic substances in Schedule II, Schedule III or Schedule IV that violate the standards.

Narcotics or psychotropic substances as follows: shall be regarded as narcotics or psychotropic substances.

wrong standard

(1) Narcotics or psychotropic substances that are produced are not in accordance with the standards for psychotropic substances;

or exceeds the threshold the latest or the highest, as prescribed in the Notification of the Minister of Public Health under section 22 (1) or section 23 (2) or according to the narcotic formula or the narcotic formula psychotropic substances registered under section 49 but not to the size mentioned in section 52 (4)

(2) Narcotics or psychotropic substances produced with purity or other characteristics which

The importance of the quality of narcotics or psychotropic substances deviating from the criteria set out specified in the announcement of
Minister of Public Health under section 22 (1) or section 23 (2) or according to the formula of narcotics preparations or for receiving registered psychotropic substances

Section 54. No person shall import, export or distribute narcotics of Schedule II, Schedule III or Schedule V, or psychotropic substances in Schedule II, Schedule III or Schedule IV with deterioration in quality.

Narcotics or psychotropic substances as follows: shall be regarded as narcotics or psychotropic substances. 

deteriorated

(1) narcotics or psychotropic substances that have expired as shown on the label registered in the formula;

Narcotics or the psychotropic substance

(2) narcotics or psychotropic substances that have been transformed until they have the same characteristics as narcotics;

or counterfeit psychotropic substances under section 52 (4), or narcotics or psychotropic substances deviating from the standard under section 53

Chapter 7

special control measures

Section 55. In the case where the NACC deems it appropriate for the benefit of study and research

Reducing the dangers of drug use and the prevention, suppression and solving of drug problems to designate any area in order to carry out any of the following activities: (1) to experiment with the cultivation of plants that are or produce narcotics or psychotropic substances; or

may be used to produce narcotics or psychotropic substances

(2) producing and testing narcotics

(3) consume or possess narcotics of the specified type and quantity;

Determination of the area and action to act under paragraph one and

Such decree shall at least contain measures to control and monitor the conduct of as well to act in the designated area stipulated in paragraph one, which are subject to control and inspection measures

not guilty
Section 56. The NACC shall have the power to issue a notification preventive measures

Suppress and solve the problem committing offenses relating to narcotics in an establishment and prescribing

The premises used to undertake any business shall be an establishment subject to the measure.

by publishing in the Government Gazette

Section 57. In the case where the NACC finds a violation or fails to comply with the measure

Preventing, suppressing and solving the problem committing offenses relating to drugs in the establishment

under section 56 or found to have committed committing an offense relating to narcotics in an establishment under section

56 if the owner or if the NACC is unable to explain or prove that the NACC believes that they have exercised reasonable

caution in the case, the Secretary-General of the NACC shall have the power to order.

Take the necessary measures as necessary to prevent the make another mistake or the NACC has the power to order the

temporary closure of that establishment. or to suspend a business license for

undertaking that business, as the case may be, except in the case of if necessary, the Secretary-General of the NACC shall have the power

In this regard, the temporary closure or suspension of the operating license shall not exceed

Thirty days from the date the owner or operator operating the establishment know the order

In the case of an establishment that has been temporarily closed or whose operating license has been suspended

under paragraph one is an establishment under control under other laws, the Secretary-General of the NACC shall notify the

agency controlling such operation. and to the said agency

adhere to that

Temporary closure or suspension of business licenses and notifying the owner or

The operator of the establishment has been informed under the first paragraph. and notifying the agency under paragraph

two to be in accordance with the rules, procedures and conditions prescribed by the NACC

in the Government Gazette

Section 58 The Minister of Public Health may announce prescribing narcotics

in category V to be used for medicinal purposes according to order of a medical practitioner professional practitioner

Dentistry, Thai traditional medicine practitioner Practitioner of applied Thai traditional medicine or

Traditional healers under the licensed Thai traditional medicine profession law or use for research studies
Practitioners of Thai traditional medicine and folk healers under paragraph one to be in accordance with the rules, procedures and conditions announced by the Minister of Public Health determined by approval of the Narcotics Control Board. Section 59.

The Minister of Public Health may announce which preparation is required which has the following characteristics as an object In this regard, it shall be in accordance with the rules, procedures and conditions that the Minister of Health prescribed in the Ministerial Regulation

(1) having any psychotropic substances in Schedule 2, Schedule 3 or Schedule IV; or

Many things are mixed.

(2) having characteristics that cannot cause misuse

(3) being unable to extract the psychotropic substances contained in the that received is back to use in quantity to cause misuse; and

(4) not causing harm to health and society

Exempt preparations announced under paragraph one The Minister of Health may announce can be revoked when it appears that the object The receipt does not correspond to the characteristics specified.

Section 60 In transporting narcotics of category I, category 2, category 4 and Category 5 must have a license of competent officials. The power of the exporting country comes with narcotics. Show the license to the customs officer consent to allow customs officials to keep or control narcotics to punish and bring narcotics Passed to the competent official at the drug check checkpoint prescribed in the notification of the Minister of Public Health under section 22 (5) for inspection.

in accordance with the rules, procedures and conditions prescribed by the Minister of Public Health

The customs officer shall keep or control the narcotics under paragraph one in a reasonable place until

Whoever brings through the narcotics will bring to bring such narcotics out of the Kingdom

In the event that the The passage of narcotics under paragraph one shall not to take the said drugs out outside the kingdom within a period of thirty days from the date of importation, the customs officer shall report

Let the Secretary-General of the FDA know. The Secretary-General of the FDA has the power to order the leader to pass narcotics. inflicting such punishment out of the Kingdom within the Sixty days from the date of issuance of the order, if the person receiving the order
do not comply The said narcotics shall be vested in the Ministry of Public Health. and the Ministry of Health

or a person entrusted by the Ministry of Public Health to destroy or use it in accordance with the regulations prescribed by the Minister

The Ministry of Public Health has set

Section 61. The competent officials who carry out the operations in connection with the control of narcotics under this Chapter shall having duties and       be as follows:

   (1) to enter the place where of the licensee place of manufacture, place of sale, place of storage of narcotics or places requiring permission under this Region during the working hours of that place to verify compliance with this sector

   (2) seize or attach illegally held narcotics; or any other property that has been used or will be used to act committing an offense under this section

(3) to summon any person in writing to make a statement or to submit any document or object for assembly; 

consideration

The competent official under paragraph one, any position, any level or rank shall have duties and powers.

as specified in whole or in part or must be approved by any person before taking action.

According to the Minister of Health prescribed by the recommendation of the Narcotics Control Board. Section 62. In the performance of the competent official under section 61 (1), the

Authorities have the authority to bring a reasonable amount of narcotics from the premises as a sample for inspection.

or analyze and if it appears that any drug is unsafe or may be harmful to the user to announce the results of the examination or analysis of the quality of the drugs used to be examined or analyzed notify the public in the manner they deem appropriate with the approval of the Secretary-General of the FDA

   for the benefit of protecting the safety of drug users In the event that it appears to employees

officials who believe that any drug is unsafe or may be harmful to the user, the employee

The officers seized or seized the said drugs. or order the licensee to refrain from producing, importing, exporting, or selling drugs Collect the said drugs back within the time that the competent official

prescribe and may order the destruction of such narcotics in accordance with the rules, procedures and conditions

at the Narcotics Control Board prescribed by publication in the Government Gazette.
property inspection

Chapter 1

Property Audit Committee

Section 63. There shall be a committee called "Asset Audit Committee"

Consisting of the Permanent Secretary of the Ministry of Justice as the Chairman, the Attorney-General, the Secretary-General of the Committee

Anti-Money Laundering Commissioner of the Royal Thai Police Director-General of the Land Department Director-General of the Legal Execution Department Director-General of the Customs Department Director-General of the Revenue Department and the Governor of the Bank of Thailand as members by position and two qualified members appointed by the NACC Commission from persons having knowledge and expertise in asset inspection, the Secretary-General of the NACC shall be a member and secretary, and the Property Audit Committee may appoint any government official in the NACC Office to be an assistant secretary.

Section 64. The Asset Audit Committee shall have duties and powers: (1) to recommend to the Minister of Justice regarding the issuance of Ministerial Regulations under section 71;

Section 73, Section 74 and Section 82

(2) to inspect assets related to the act committing serious drug offenses and has an order under section 68

(3) to determine which property is a property related to the act commit serious offenses concerning narcotics under section 73

(4) having a resolution to seize or attach the property under section 73;

(5) to lay down rules for the inspection of assets under section 68, regulations on termination;

Property inspection and return of property seized or temporarily attached under section 71 and regulations relating to the preservation of the assets, the sale of the assets at public auction, the utilization of the assets and the assessment of damages and depreciation costs under section 75
(6) to appoint a sub-committee or a committee work to comply with the audit committee entrusted property

(7) to perform any other acts as stipulated by this Code or other laws, designated as duties and Powers of the Asset Audit Committee

The Asset Audit Committee may assign an Asset Audit Subcommittee.

under section 66 or the secretary-general NACC conducts an inspection of assets under (2), conducts seizure or attach under (4), or assign a sub-committee under (6) to proceed with a judgment of the property under (3) and report it.

Section 65. At a meeting of the Asset Audit Committee, there must be members present.

not less than two-thirds of the total amount Total number of directors will be a quorum

at the board meeting If the chairman is not present at the meeting or is unable to perform his duties The meeting shall elect one director to preside over the meeting.

The decision of the meeting shall be made by a majority of votes. Except for the ruling under Section (2), (3) and (4), two-thirds of the votes of the members present at the meeting shall be considered. One director shall have one vote.

In voting, if the votes are equal The chairman of the meeting shall have an additional vote as a casting vote.

Section 66 The Asset Audit Committee shall appoint an audit sub-committee.

The assets of one or more faculties consist of The Director-General of the Attorney General appointed by the Attorney General is the chairman.

Member, Representative of the Royal Thai Police, Representative of the Land Department Representative of the Legal Execution Department Customs Representative Representative of the Revenue Department Bank of Thailand representative and three qualified members which the chairman of the sub-committee is appointed from someone who has expertise in asset inspection from the public or private sectors as a sub-committee,

the Director of the Narcotics Case Property Investigation Bureau or the Narcotics Suppression Bureau, the NACC, as the case may be, is a sub-committee and secretary; and

The chairman of the sub-committee may appoint any government official in the NACC Office to be an assistant secretary.

The provisions of section 65 shall apply to the meeting of the Asset Audit Sub-Committee.

with, mutatis mutandis
Section 67. The provisions of Section 7, Section 8 and Section 9 shall apply to the Committee.

Inspect the property mutatis mutandis.

Chapter 2

Property inspection measures

Section 68. In the case where there is a reasonable ground to suspect that any of the accused's property is related to the action committing serious drug offenses to the committee to inspect the assets

order an inspection of that person's property

In case of need If necessary, the Secretary-General of the NACC may order an inspection of the assets.

of the accused first and then report to the Asset Audit Committee for acknowledgment.

Criteria, methods and conditions for ordering an inspection of assets to be in accordance with the regulations

that the Asset Audit Committee prescribed by publication in the Government Gazette.

Section 69. For the purpose of ordering an inspection of assets under Section 68, when the Secretary-General of the NACC receives a report on the assets with reasonable grounds to suspect that is related to the act commit a serious offense

Regarding narcotics, the Secretary-General of the NACC shall submit an opinion to the Asset Audit Committee.

to consider continue

If it is seen that it is a property that exists or is acquired not more than the status or ability to perform a career

or other activities in good faith or is a property that the general public can have in accordance with their powers; or

As necessary for livelihood, the Secretary-General of the NACC shall report to the Asset Audit Committee.

also know

Section 70. In examining the assets of the accused If there is convincing evidence that any property

of others is the property in connection with the action committing serious offenses relating to narcotics of the accused by receiving the property affectionately or knowing that the property is the property in connection with the action

serious drug offenses The Asset Audit Committee has the power to authority to order an inspection

property of that person and in case of need where it is urgent, the provisions of section 68 paragraph two shall also apply mutatis mutandis.
Section 71 The Asset Examination Committee or the Secretary-General of the NACC, as the case may be, may assign an NACC official to conduct an asset inspection on his behalf and report it for acknowledgment.

In conducting an asset inspection, inform the inspector or who may claim to be the owner of the property.

about the property being inspected to prove that the property is not related to the act commit a serious offense about drugs

In the case where the NACC official who has been assigned conducted an inspection of the property and found that

Further investigations will not benefit the government. The NACC official who has received Assign to report the results of the audit together with an opinion to the Asset Audit Committee for consideration.

If the Asset Audit Committee agrees with the opinion of the assigned NACC officer The Property Audit Committee may order the termination of the inspection of the property. In the event that the board

Property inspectors order the termination of property inspections. If the Asset Audit Committee deems appropriate may order the temporary return of the property seized or attached during the inspection to the owner of the property

Property inspection and notification under paragraph one to be in accordance with the rules, procedures and Conditions that the Minister of Justice prescribed in the Ministerial Regulation

The termination of the property inspection and the temporary return of the seized or attached property under paragraph two to be in accordance with the regulations set by the Asset Audit Committee prescribed by publication in the Government Gazette.

Section 72. In the case where assets related to the act committing serious drug offenses

It is an asset that can be operated can proceed under other laws and Other legal actions will cause More benefits to the government The Asset Audit Committee may order to deliver the property

to proceed under other laws

Section 73. In the inspection of assets If the inspector or the person claiming to be the owner

The property cannot provide evidence that the property being inspected is not related to the action. commit a serious offense about drugs or has been transferred such assets in good faith and with compensation or is the property acquired as appropriate in good morals or in a public charity for the asset inspection committee to order the seizure or freeze such property until the court dismisses the requesting forfeiture of property
In this Section, the term “assets” shall include:

1. property that has changed Claims, benefits and interests from assets
2. a debt which a third person is due for payment to the accused;
3. assets related to the act committing serious offenses relating to narcotics of the accused

which has been sold, disposed of, transferred or transferred during the period of ten years prior to March and thereafter, unless the transferee or beneficiary can prove to the Asset Audit Committee that

The transfer or action was made in good faith and for compensation.

Section 74. When the Asset Examination Committee or the Secretary-General of the NACC, as the case may be, has issued an order to seize or attach any property. The NACC official who has been assigned or

Freeze the property and appraise the property as soon as possible and report it.
The seizure or attachment of the property and the appraisal of the seized or attached property shall be
in accordance with the rules, procedures and conditions prescribed by the Minister of Justice. In this regard, the Civil Procedure Code relating
to seizure or attachment of property shall also apply mutatis mutandis. Section 75 of the custody of assets at the Asset Audit Committee or
the Secretary-General of the NACC, as the case may be. There is an order to seize or attach. to be in accordance with the
regulations set by the Audit Committee

Property is determined by publication in the Government Gazette.

In the case where the property under paragraph one is not suitable to be kept or if kept, it will be a burden.
to the government rather than For other uses, the Secretary-General of the NACC may order the use of such assets.

Sold at auction or used for government purposes and then report to the Asset Audit Committee.

You know

Selling properties by auction or bringing making use of the property under paragraph two
to be in accordance with the rules announced by the Asset Audit Committee prescribed in the Government Gazette
with the approval of the Ministry of Finance

If it later appears that the property used under paragraph two is not the property in connection with
Serious offenses related to narcotics to return that property and pay compensation for damages and
Depreciation expense according to the amount the amount determined by the Asset Audit Committee by using from the fund to
owner or possessor If the property cannot be returned to compensate for that property according to the appraised value
on the date of seizure or attachment of the property or the price obtained from the auction of such property, as the case may be;

Assessment of damages and depreciation costs under paragraph four to be in accordance with the regulations set by the Board

property inspection prescribed by publication in the Government Gazette.

Section 76 For the benefit of considering and ordering an inspection of properties or seize or attach

Property under this category The Asset Audit Committee, Sub-Committee, Secretary-General NACC, Deputy Secretary-General as follows:
The NACC and the NACC official who has been assigned shall have the power: (1)

to inquire in writing or summon an official of a government agency; government organization or agency or state enterprises
come to give a statement, send an explanation in writing or send any account, document or evidence
come for inspection or for consideration
(2) to issue a written inquiry or summon any person concerned to give a statement and to submit an explanation in writing; or send accounts, documents or any evidence for verification or for consideration, including

Bank information verification stock market and financial institutions

(3) entering any dwelling place, place or vehicle where there is a reasonable ground to suspect that an act has been committed;

serious drug offenses or having property under section 73 hidden in order to search

or for the purpose of inspecting, seizing or attaching property during the daytime between sunrise and sunset in case there is reason to believe that if you do so immediately, the property will be moved.

to have the power to enter at night

In the case under (3), the chairman of the asset audit committee Chairman of the Audit Committee

property or the Secretary-General of the NACC will assign NACC officials to act on their behalf and report.

can let you know

In the performance of duties of the NACC official, the person assigned under paragraph two must present documents.

Assign to the person involved every time. Section 77

when the public prosecutor has a and the Property Audit Committee ruled that

Any property is a property related to the action committing serious offenses related to narcotics to employees

The prosecutor submits a motion requesting the court to order the forfeiture of the property, which will be submitted together with the request. to file a lawsuit or at any time within one year from the date of the Court's decision final judgment

In the event that assets are found in connection with the action commit more serious drug offenses

shall submit a motion requesting the Court to order the forfeiture of such property within one year from the date of the Court's decision. final judgment

In the event that the can be prosecuted because the accused cannot be arrested or or because the accused or any defendant is dead or a public prosecutor to make an absolute order not to sue to the public prosecutor

File a complaint with the court having jurisdiction. has the power to request the court to order the forfeiture of such property within one year from the date of the committee

Inspect the property, have a decision, or in the case of submitting a claim the petition under paragraph one to the court

The petition can be continued under section 82,

section 78 when the court orders acceptance. After submitting the request of the public prosecutor under section 77, the court shall

order the Secretary-General of the NACC to issue a written notice of the person who may claim to be the owner of the property to submit a request to bring the request into the case
before the final case by notifying via registered mail at the last address of the person as evidenced
in the case of the investigation In the event that it is not possible to notify by the aforementioned methods to place or close the book
in a place which can be easily seen at the aforementioned address in the presence of an administrative or police official, it shall be deemed that such person has been informed;
or have been notified

notification cost to be paid from the money of the Fund.

Section 79. The court shall investigate file a complaint filed by the public prosecutor with the court under section 77 if the case

There is a property that is related to the action. committing serious drug offenses order the court to confiscate the property unless the
person claiming to be the owner of the property has filed a claim request to return the said property before the final case and
show the court that (1)

he is the true owner and that the property is not related to the act; commit a serious offense

about drugs or

(2) he is the transferee or beneficiary and has obtained such property in good faith and for compensation; or acquired
reasonably in a good moral or public charity For the benefit of this section If there is evidence that whether the defendant or the
person being examined is a related person or

ever involved in an act having committed a serious drug offense before to assume that the money

or property that such person has or acquired in excess of his status or the ability to engage in an occupation or activity

otherwise in good faith is an asset related to the action committing serious drug offenses

In the case where the court has found information that any asset is a property related to the action

serious offenses related to narcotics and the court has ordered that the assets are related to

Serious offenses related to narcotics but unable to enforce the case against such property, the employee

The prosecutor filed a motion with the court to enforce the case against other assets of the juristic person. the defendant or the person being examined within ten years.

from the date of the court's order, but must not exceed the value of such

property.

The Public Prosecutor has filed a request for the Court to confiscate the property until the Court has ordered the forfeiture of the property, the person requesting the return of the property

may submit a request can request the return of the property to the court within one year from the date of the court's order to confiscate assets

Section 81 Property that the Court has The forfeiture order under section 79 paragraph one shall be vested in the Fund.
Section 82. In the case where the public prosecutor has to issue a definitive order not to prosecute the accused or the court has a judgment

Finally, dismiss the lawsuit any defendant to ask the court to investigate of the public prosecutor requesting the court to order the confiscation of the property filed under section 77, if there is convincing evidence that the property in the case is related to the action committing serious drug offenses

Property that does not appear to be the owner that has been seized or attached as a result of the act of the accused or that defendant, if no one comes to claim the refund within five years from the date of the or

There is a final judgment dismissing the lawsuit. to be vested in the Fund Property recovery and return of property to be in accordance with the rules, procedures and conditions that the Minister of Justice prescribed in the Ministerial Regulation Section 83. In the case where property other than money must be returned to the owner but cannot be returned Use the asset price instead of the fund based on the appraised value on the date of seizure or attachment.

Chapter 3

Measures to inspect assets by value

Section 84 In the case where the Asset Audit Committee considers evidence obtained from

The examination then determines that the examinee has acquired assets in connection with the action. commit a serious offense about drugs The Board of Assets Audit Committee to calculate the value of the said assets in an amount of course, along with submitting a copy of the property inspection, documents and evidence to the public prosecutor. Let the public prosecutor file a complaint to request the court to order the forfeiture of the value of the property Requesting the court to order the forfeiture of the property and the inquiry In the request of the public prosecutor, bring

The provisions of section 77, section 79 paragraph one and paragraph two and section 82 shall also apply mutatis mutandis.

Section 85 In the case where the court has made an inquiry and it is found that the value of the property in connection with the act Serious offenses related to narcotics confiscated by the court cannot be traced or traced to property related to the action can commit serious offenses related to narcotics of such value to the public prosecutor

File a petition with the court for execution against other assets of the Company. the defendant or the person being examined within ten years from the date of the date of the court order, but not exceeding the value of the property forfeited by the court
In the case where there is an execution on the property under paragraph one, it shall be deemed that the NACC Office is the creditor according to the judgment and the NACC officer assigned by the NACC Office shall have the duty to:

Investigate the assets or claims of the defendant or the person being examined to execute the case in accordance with the court's order with the advice of the public prosecutor

In requesting the return of the property's value, the provisions of section 80 shall apply mutatis mutandis.

Section 86. Assets obtained from the execution under section 85 shall be vested in the Fund.

Chapter 4

Drug Prevention, Suppression and Solution Fund

Section 87. There shall be established an anti-narcotics and problem-solving fund in the NACC Office for the benefit of preventing, suppressing and solving narcotics problems, with the duty to

and power as follows

(1) to promote and support the prevention, suppression, treatment, rehabilitation and rehabilitation;

social condition of drug addicts and follow up and assist those who have undergone treatment

(2) to promote and support education, research, testing, experimentation, training, meetings, or

Seminar on prevention, suppression, treatment, rehabilitation and restore social conditions

drug addicts in

(3) to promote and support the establishment of experts with knowledge or expertise in various fields, nationally and internationally, to provide advice, give advice, train, hold meetings or seminars on

Prevention, suppression, treatment, rehabilitation and rehabilitating the social condition of drug addicts

(4) to promote and support the provision of services or activities that benefit

Prevention, suppression, treatment, rehabilitation and rehabilitating the social condition of drug addicts as well as to promote

and develop drug addicts those who undergo rehabilitation and those who undergo rehabilitation to be able to live in society
(5) to promote and support the coordination between relevant agencies or have contributed to
or support prevention, suppression, treatment, rehabilitation and restore social conditions
drug addict both domestically and internationally
(6) to heal those affected by prevention, suppression, treatment, rehabilitation; and social rehabilitation of drug
addicts; necessary for the benefit of preventing, suppressing and solving drug problems

according to this code
Persons or entities who have received similar funds from other revolving funds There is no right to request
support from this fund.

Section 88 The Fund consists of money and assets as follows:

(1) money and properties transferred from the Narcotics Prevention and Suppression Fund under the Narcotics Control Act;

Measures to suppress offenders 2534 (1991) (2) property belonging to the Fund under
Section 81, Section 82, Section 86 and Section 186.

(3) money and properties received from donations

(4) money and properties received from the government

(5) benefits arising from the assets under (1), (2), (3) and (4) money and
properties of the Fund under paragraph one; No need to send the treasury as state
revenue. Section 89. The NACC shall prescribe rules on administration and operations.

of the Fund in the following matters:

(1) Appointment, vacation of office, and duties and responsibilities and

Management of the Fund under the law on working capital management (2)
Procurement of benefits, management and disposal of the Fund's assets.

(3) receipt of money, disbursement and retention of money of the Fund;

(4) any other expenses or compensation which are necessary to pay to the agency, third parties, employees

Officers, NACC officers, government officials or officials in the performance of duties help or support
the performance of duties in order to to operate effectively in accordance with this Code.

and greater efficiency shall be paid from the Fund;

(5) the administration and operation of take other actions to achieve the objectives of the Fund

Regulations under (2), (3), (4) and (5) must also be approved by the Ministry of Finance.

Characteristic 5

Offenses relating to production, import, export, distribution, possession

or to carry narcotics and psychotropic substances

Section 90. No person shall produce, import, export, distribute or have in possession narcotics. shall be punishable in category 2 or category IV, except in the case of permission under section 34; or

Section 35 (1) or (3)

Section 92 No person shall produce, import, export or distribute narcotics of category III.

except in the case where permission is granted under section 35 (2)

Section 93. No person shall produce, import, export, distribute or have in possession narcotics.

shall be punishable in category V, except in the case where permission is granted under section 35 paragraph one (4) or paragraph two

Section 94. No person shall produce, import, export, sell, have in possession or transit.

which active ingredients except in the case of permission under section 35 (5).

Section 95 No licensee shall to carry out production or Distributing narcotics of category 2, category 3 or

category 5 or psychotropic substances in category 2, category 3 or category 4 during the period of non-resident

pharmacists Section 96. No person shall sell two or more psychotropic substances or selling psychotropic substances

and multiple drugs arranged in advance for commercial benefits

Characteristic 6

volatile matter
Section 97. No person shall produce or import of volatile substances prior to distribution, do not provide pictures, marks or text on the container or package containing the volatile substance as a warning to be careful of the use. Such volatile substances in accordance with the rules, procedures, conditions and quantities prescribed by the Minister of Public Health and the Minister of Industry prescribed in the Ministerial Regulation Section 98. No person shall sell volatile substances without pictures, marks or texts that the producer or the importer of volatile substances must make available at the container or package completely contained under section 97.

Section 99. No person shall sell or supply volatile substance to a person under the age of eighteen, except: it is sold or provided by an educational institution for use in teaching and learning.

Section 100. No person shall sell or supply volatile substance to a person who he or she knows or should know is an addict.

Volatile matter

Characteristic 7

Offenses relating to registration of recipes

Section 101 important for registering a recipe under section 49, producing or importing a recipe

Narcotics or Section 102 No person shall produce, import, export or distribute narcotics or psychotropic substances. That must be registered for receiving narcotics or who received psychotropic substances under section 49 but did not register

Drugs Section 103 No person shall produce, import, export or distribute narcotics or psychotropic substances. That the Minister of Public Health has ordered the revocation of the registration for receiving narcotics or taking psychotropic substances under section 51

Characteristics 8

Offenses relating to drug abuse and possession of narcotics

Section 104 No person shall consume narcotics of Schedule I, Schedule II or Schedule V, or consume psychotropic substances in Schedule I or Schedule II, except for the narcotics of Schedule II.
or psychotropic substances in Schedule II for the purpose of treating or
dental practitioner or the use of narcotics of category V as prescribed by the Minister

The Ministry of Public Health has issued a notification stipulating under section 58 for the treatment of diseases according to the practitioner’s order

Medicine, dental practitioner Thai traditional medicine practitioner professional practitioner

Applied Thai Traditional Medicine or a folk healer under the law on Thai traditional medicine profession; or
use for research

Section 105. No person shall consume volatile substances.

Section 106 No person shall induce, induce, incite, encourage, deceive, threaten, use force,
unjust dominate, or use any other means of coercion. Allowing others to take narcotics
in kind

Category 1 or Category 5 psychotropic substances or volatile substances

Professional practitioners as follows may motivate or persuade causing others to use narcotics or psychotropic substances
for medical treatment

(1) a practitioner of medicine or a practitioner of dentistry for narcotics;

in Schedule 2 or Schedule 3 or psychotropic substances in Schedule 2, Schedule 3 or Schedule 4 or
for narcotics of category V as prescribed in the notification of the Minister of Public Health
under section 58

(2) a practitioner of Thai traditional medicine; Practitioner of applied Thai traditional medicine or
folk healers under the law on Thai traditional medicine profession for narcotics of category V as prescribed
by the Minister of Public Health under section 58.

Section 107 No person shall have in possession narcotics of category I, category II, or
Category V or psychotropic substances in Schedule I or Schedule II for consuming

the possession of narcotics of category I, category 2 or category 5, or

Psychotropic substances in Schedule I or Schedule II in small quantities not exceeding the quantity prescribed by the Minister

Ministry of Health prescribed in the Ministerial Regulation to be presumed to have possession for consumption

Part 2

Treatment and social rehabilitation for drug addicts
Section 108  in this sector

“addiction” means to consume drugs on a regular basis and are in a state of necessity; depend on that drug by which such conditions can be detected according to academic principles

“Treatment” means the treatment of drug addicts, including screening Severity assessment, drug therapy, rehabilitation. Harm reduction from drugs and follow-up after treatment

“Rehabilitation” means any action which is a treatment for addictive behavior. drugs and restore the physical and mental state of drug addicts back to normal

“Social rehabilitation” means any act of relief. to encourage drug addicts or those who have passed to improve the quality of life in terms of housing, education, occupation, as well as follow-up and help until able to return to to lead a normal life in society

“Drug infirmary” means a hospital or infirmary in accordance with the rules. Methods and conditions that the Board of Directors to treat and rehabilitate drug addicts designated as a place of business drug addiction treatment

“Drug Addiction Rehabilitation Center” means a medical facility, a rehabilitation facility, or any other place in accordance with the rules, procedures and conditions prescribed by the Board drug addiction treatment and rehabilitation designated as a place where drug addiction rehabilitation “Screening center” means a drug screening facility. “Social Rehabilitation Center” means a place for social rehabilitation for drug addict or person undergoing treatment;

“licensor” means the Permanent Secretary of the Ministry of Public Health or a person entrusted by

Permanent Secretary, Ministry of Public Health

Characteristic 2

Drug Addiction Treatment and Rehabilitation Committee
Section 109 There shall be a committee called the “Treatment and Rehabilitation Committee.

Drug addicts” consists of the Deputy Prime Minister assigned by the Prime Minister as the chairman of the board. Permanent Secretary, Ministry of Social Development and Human Security Permanent Secretary for the Interior Permanent Secretary, Ministry of Labor Permanent Secretary, Ministry of Education Permanent Secretary, Ministry of Public Health army commander naval commander Commander-in-Chief of the Royal Thai Air Force, Commander-in-Chief of the Royal Thai Police, Director-General of the Department of Provincial Administration Director-General of the Medical Department Director-General of the Department of Disease Control Director-General of the Probation Department Director-General of the Department of Corrections Director-General of the Department of Medical Sciences Director-General of the Department of Local Government Promotion Director-General of the Department of Health Service Support Director-General of the Department of Mental Health, Secretary-General of the NACC, Secretary-General of the FDA, Permanent Secretary for Bangkok Governor of the Sports Authority of Thailand, Chairman Director, Federation of Thai Industries and Chairman of the Thai Chamber of Commerce as a member by the position and three qualified members appointed by the Minister of Public Health, among which shall be appointed from representatives of non-governmental organizations involved in the treatment and rehabilitation at least one drug addict The Deputy Permanent Secretary, Ministry of Public Health entrusted by the Permanent Secretary, shall be a member and Secretary and the Board of Directors appoint a government official in the Ministry of Public Health Not more than two persons shall be assistant secretaries.

for the benefit of operating perform duties and The powers of the Board of Directors treatment and rehabilitation Drug Addiction The Drug Addiction Treatment and Rehabilitation Committee may have a resolution to invite the Permanent Secretary or The head of a government agency with duties and responsibilities have direct authority on matters to be considered or someone who has knowledge expertise or experience related to to treat or rehabilitate drug addicts to attend the meeting from time to time as a director as well in such a case Let those who are invited and come to the meeting have the status being a member under paragraph one for the meeting that was invited

Section 110 have the Office of the Permanent Secretary, Ministry of Public Health to act as Office of the secretary of Drug Addiction Treatment and Rehabilitation Committee Responsible for administrative work, meetings, education and Various activities related to the work of the Board of Directors drug addiction treatment and rehabilitation

Section 111 to the Board of Directors Drug addiction treatment and rehabilitation has duties and powers as follows
Treatment and rehabilitation of drug addicts personnel potential development and related databases

(1) to give advice to the Minister of Public Health on the issuance of ministerial regulations under this Region;

(2) to formulate policies and measures relating to drug addiction treatment and rehabilitation;

(3) prescribing guidelines and actions To carry out the development of academic work, standards and quality

Treatment and rehabilitation of drug addicts

(4) prescribing rules, procedures and conditions for establishing and certifying the quality of screening centers;

drug infirmary drug addiction rehabilitation center and social rehabilitation center

(5) prescribing rules, procedures and conditions for screening, treatment, rehabilitation;

drug addiction performance and evaluation drug addiction treatment and rehabilitation

(6) prescribing rules or regulations to control the treatment and discipline for

drug screening center and drug addiction rehabilitation centers

(7) to give approval on the determination of prescribing rules, procedures and conditions for road rehabilitation society and monitor, care and assist drug addicts or those who have undergone treatment

(8) to supervise, monitor, supervise, give advice and recommend local agencies in providing

Assistance and assistance to drug addicts or those who have undergone treatment

(9) to set guidelines for relevant agencies to provide assistance in social welfare and social assistance needed necessary and appropriate including helping and supporting drug addicts or those who have undergone treatment who do not have a place to live in order to have temporary housing and be able to able to live in society

(10) to lay down guidelines for conducting Actions of the agency to help with careers, education, grants. and providing other assistance necessary for subsistence to drug addicts.

or a person who has undergone

(11) to support and promote employment or occupation for drug addicts; or those who have undergone treatment

treatment

(12) formulate policies to support and encourage communities to participate in monitoring, caring and assisting drug addicts or those who have undergone treatment; (13) to appoint a sub-committee for any action; as assigned
(14) to perform any other acts as stipulated by this Code or other laws. It is defined as the duties and powers of
the Board of Directors. drug addiction treatment and rehabilitation

Section 112 The provisions of Section 7, Section 8, Section 9 and Section 10 shall apply.
to the Board of Directors to treat and rehabilitate drug addicts mutatis mutandis.

Characteristic 3

drug addiction treatment

Section 113 Any person who, on the grounds that he has consumed narcotics under section 162 or section
163, or has in possession narcotics or psychotropic substances for consuming under section 164, and has voluntarily
applied for treatment in in a drug infirmary before an NACC official or an administrative official or a police officer detects
it, and has fully complied with the rules, procedures and conditions prescribed by the Drug Addiction Treatment and
Rehabilitation Committee. Addictive prescribed by publication in the Government Gazette. until certified is a book that has
passed receive satisfactory treatment from the head of a narcotics facility or drug addiction rehabilitation center such
person shall not be guilty of any offense under the said section. Section 114 In the case where the NACC official or
administrative or police official detects a person with suspected circumstance committing an offense of addicted
to narcotics under section 162 or section 163, or having in possession of narcotics for consuming under section 164, if it
does not appear that such person is the accused or in the process of being prosecuted for another offense which is an
offense punishable by imprisonment or is in the process of serving a sentence of imprisonment according to the court's
judgment No behavior that may cause harm to others or society, or have behavior that may cause harm to others or
society caused by mental and neurological diseases or symptoms caused by of the drugs used and voluntarily receive
treatment, the NACC officer or the administrative officer or The police sent the person to a drug infirmary or a screening
center.

when the willing to accept who received treatment under paragraph one was admitted in accordance with the
rules, procedures and conditions prescribed by the Board Drug addiction treatment and rehabilitation prescribed by
publication in the Government Gazette. until being certified in writing as a person who has passed the where
satisfactory by the head of a drug nursing facility or a drug addiction rehabilitation facility let that person not have offenses under such section

If the recipient The person who received the treatment under paragraph one escaped or did not cooperate in the treatment until complete in accordance with the rules, procedures and conditions prescribed by the Board drug addiction treatment and rehabilitation prescribed by publication in the Government Gazette to a drug infirmary or a rehabilitation facility for addicts Narcotics provide the history, information and behavior of the fugitives or do not cooperate in treatment for the benefit of considering admission to the treatment under paragraph one

Section 115 for the benefit of drug addiction treatment to the NACC officer or Administrative or police officers have duties and powers: as follows:

(1) to inspect or search a person with suspected narcotic behavior;

(2) to seize narcotics from the narcotics possessor;

(3) to examine or test or order an examination or test for narcotic substances in a person's body when there is a necessity and reasonable ground to believe that such person consumes narcotics in any dwelling place; or vehicle

(4) to inquire and examine; To know the name, occupation, address, history, income and other circumstances of the person under (1), (2) or (3)

(5) to inquire about the willingness and to sign a voluntary or involuntary signature to receive treatment;

(6) for the benefit of the implementation under (1), (2), (3), (4) and (5), and to deliver that person.

go to drug hospital may allow that person to be in custody temporarily, but not more than Twenty-four hours from the time of examination or testing that the person has narcotic substances in the body

(7) record the circumstances of the implementation under (1), (2), (3), (4), (5) and (6) and send it to investigating officers to keep as evidence in case of prosecute that person

Criteria, methods and conditions of conduct carry out the actions under paragraph one to be in accordance with the Minister Ministry of Justice prescribed in the Ministerial Regulation
NACC officers or administrative or police officers of any position or level
shall have duties and powers as stipulated in the first paragraph, to be in accordance with the Minister of Justice
prescribed in the Ministerial Regulation

Section 116. The Ministry of Public Health shall announce prescribing a place as a screening center in accordance
with the rules, procedures and conditions prescribed by the Committee Drug addiction treatment and rehabilitation prescribed
by publishing in the Government Gazette

The screening center shall have duties and powers: (1) to detect narcotic substances in the body;

(2) screening and assessing the severity of drug addiction; physical health risks
or mental health;

take treatment to a drug infirmary or a rehabilitation facility
drug addiction performance

(4) to prepare information about the screening and other information of the screened
person. Section 117. Narcotics infirmary or drug addicts rehabilitation center shall have the duty to:

and the authority to conduct treatment or rehabilitation, assess results, continuously monitor, prepare and collect historical data
of the patients. to provide treatment or rehabilitation, including
Reduce the dangers of drugs, depending on the case

Characteristics 4

social rehabilitation

Section 118. The Ministry of Interior and Bangkok Metropolis shall establish a social rehabilitation center in
accordance with the rules, procedures and conditions prescribed by the Committee. Drug addiction treatment and rehabilitation prescribed
by publishing in the Government Gazette

have the social rehabilitation center monitor, supervise, provide advice, advise, provide assistance and

Aid to those who have been hospitalized in accordance 113, section 114 and section 169 so that the recipient
with the therapeutic section, received social rehabilitation. by receiving social welfare services social work
necessary and appropriate including helping to support temporary housing so that such person
able to live in society without returning another drug offense
to the Ministry of Social Development and Human Security Ministry of Labor Ministry of Education Ministry of Public
Health and the NACC supports and assists the implementation of operation of the agency
under paragraph one in relation to occupation, education, health problems monitoring and providing other assistance, rehabilitation
of the social condition under paragraph one and paragraph two to be in accordance with the rules, procedures and conditions
prescribed by the Minister of Public Health prescribed in the Ministerial Regulations with the approval of

Drug Addiction Treatment and Rehabilitation Committee

Section 119 In rehabilitation of social conditions under section 118 of the Ministry of Social Development
and human security Ministry of Interior Ministry of Labor Ministry of Education Ministry of Health or Bangkok They may appoint
officers or assign volunteers in the area, or may make an agreement to assign or refer them to government agencies, local
government organization NGOs, community organizations or other organizations that can cooperate

Section 120 A social rehabilitation center shall have the duties and powers as follows: (1) to
give advice, consult and assist a drug addict or a person who has undergone treatment;
(2) to provide assistance in social welfare; including supporting drug addicts or passers-by
treatment for obtaining temporary housing; (3) assistance
with occupation, education, financial aid; and provide other assistance necessary for subsistence to drug addicts or
those undergoing treatment.
(4) to promote and support employers or establishments to accept drug addicts or passers-by;

Occupational therapy

(5) to encourage families and communities to participate in to provide treatment and follow-up care
and assisting drug addicts or those who have undergone treatment

Characteristic 5

offenses related to drug addiction treatment
Section 121. No person shall perform regular treatment for drug addicts by using drugs under the law on drugs or psychotropic substances or narcotics under this Code, or perform drug treatment. Addictive by any other means which did not act in a narcotics medical facility or a rehabilitation facility for addicts. drugs as prescribed provided for in this Code, whether the benefit is paid or not.

The provisions of paragraph one shall not apply to knowledge, counseling or advice to drug addicts without any benefit.

Section 122. No person shall advertise or allow others to do so under their own name, or the name or location or business of a narcotics medical facility or their drug addiction rehabilitation facility or the qualifications or abilities of a professional in their drug addicts’ nursing homes or rehabilitation centers unless a license has been obtained from the licensor. and the conditions for advertising under the license shall be in accordance with the rules, procedures and conditions prescribed by the Minister of Public Health prescribed in the

Ministerial Regulation The provisions of paragraph one shall not apply to state medical establishments. Section 123 in the case where the licensor is of the opinion that any advertisement violates section 122 or the use of the advertising text does not comply with the license granted by the licensor. The licensor shall have the power to issue one or more orders as follows:

(1) to revise the text or methods in the advertisement; (2) to prohibit the use of certain words appearing in the advertisement; (3) to prohibit the advertisement or prohibit the use of any method in advertising; (4) to advertise to correct misunderstandings; that may occur. In issuing an order under (4), the licensor shall to prescribe rules and methods of advertising by taking into account the interests of the people and the honesty of the advertisers

Part 3

Penalty
Section 124 Whoever commits a serious offense relating to narcotics, even if committing it outside the Kingdom that person shall be punished in the Kingdom if it appears that

(1) the offender or the participant if one of them is a Thai national or a resident in Thailand

(2) the offender is an alien and has committed made with the intention of causing the offense to occur in the Kingdom or the Thai government is the injured person; or

(3) the offender is a foreigner and the act is an offense under state law.

that the action took place in the district of that state If that person has appeared in the Kingdom and was not sent that person leaves under the law on extradition

In this regard, the provisions of Section 10 of the Penal Code shall also apply mutatis mutandis.

Section 125 In a serious offense relating to narcotics, any person committing any act as follows, shall be liable to the same punishment as the principal

(1) supporting or assisting the offender; committing an offense before or while committing the offense; (2) procuring or giving money or property, vehicle, place or any object for the benefit of or to facilitate the commission of an offense or to prevent the offender punished

(3) procuring or giving money or property, a meeting place, a place of residence or a hidden place to assist; or to facilitate the offender or to help the offender exonerated from the arrest

(4) receiving money, property or any other benefit from the doer; or to facilitate the commission of an offense or to prevent the offender (5) concealing, concealing or taking away narcotics or any objects used in the commission of an offense;

to assist the offender; (6) to advise or contact other persons for the purpose of committing an offense;
Whoever conspires by agreement of two or more persons to commit a serious offense shall be punished according to

Section 128. Any person who uses deceitful means, threatens, uses force, uses unethical dominance, or uses any other means of compulsion to cause another person to commit committing an offense of manufacturing, importing, exporting, selling or possession of narcotics or psychotropic substances shall be liable to double the punishment as provided by law for Section 129. Whoever allows another person to use his name, document or evidence in opening, taking, or register financial transactions purchase any other product or service allow to use a bank account electronic card phone sim card or allow others to use such things which they have opened, registered or registered, knowing or should know that it will be beneficial to the action committing serious drug offenses shall be punished with imprisonment for a period of not exceeding three years or a fine not exceeding sixty thousand baht, or both.
Section 130. Any person who knows or may know the official secret proceed according to the
This law does anything for others to know or may know such secrets. except for the operation
by duty or by law shall be punished imprisonment for not more than five years or a fine not exceeding one hundred thousand baht, or
both remember and adjust

Section 131. No person shall disclose information sent by post, telephone, facsimile, computer, tool or communication device.
electronic media or any information technology media
which is used or may be used for the benefit of drug offenses which an NACC official obtained by order of permission of the Criminal Court under
the law on narcotic trials, except:
It is a disclosure in the performance of duties under the law or by a court order. Any person who
violates paragraph one shall be punished imprisonment for not more than five years or a fine not exceeding one hundred thousand baht, or
both remember and adjust

If the act under paragraph one is done by the NACC Commissioner, the Secretary-General of the NACC
The deputy secretary-general of the NACC or the NACC official who commits the offense shall be liable to three times the penalty.
specified in the first paragraph

Section 132 Whoever commits a serious offense relating to narcotics by wearing a uniform or
by dressing to understand that they are officials, government officials, local employees or
government agency state enterprise employee or other government employees shall be liable to a heavier penalty than that provided for
for the other half of the offense

Section 133 In the event that the person committing The offense of this sector is a juristic person. shall be liable to a fine twice the amount of the penalty
provided for for that offense

If the offense of the juristic person under paragraph one caused by the order or action of the director or manager or any person
responsible for the operation of that juristic person or in the event that such person
have a duty to order or act to act and refrain from giving orders or not acting to the extent that it causes the juristic person to
committing an offense, such person shall be liable to the punishment as provided for for that offense
Section 134 All narcotics of category I, category II, category 4 or category 5.

Psychotropic substances, tools, appliances, vehicles, machinery or any other property used in the act

drug offenses or used as a device to have an effect on the action drug offenses or is intended to be used in an action committing an offense relating
to narcotics which is an offense under the Narcotics Code to confiscate all whether there is a person being punished according to Judgment or not

Characteristic 2

Penalty provisions relating to permission for for narcotics and psychotropic substances

Section 135 Any vehicle operator who fails to provide reasonable protection lest the drug
to punish or the psychotropic substances are lost or taken Any misuse under section 33 (2) shall be liable to a fine.
Not exceeding fifty

thousand baht. Section 136. Any licensee under section 36 who imports or exports narcotics each time
punishment or psychotropic substances without obtaining a specific license each time import or export shall be liable to a fine not exceeding five
thousand baht each.

Section 137 Whoever advertises relating to narcotics or psychotropic substances without permission
under section 37 shall be liable to imprisonment for not more than two years or a fine not exceeding two hundred thousand baht, or both

If the act under paragraph one is an act The action of the owner of the advertising media or the advertising business operator shall be
liable to the same penalty as the advertiser.

The offender who is liable to the punishment under paragraph one or paragraph two shall also be liable to a fine of not more than
ten thousand baht throughout the period of violation or until the correct implementation

Section 138. Any person who changes the destination of the delivery of psychotropic substances in violation of section 41 paragraph
one, or fails to return the psychotropic substances back to the country of export under section 41, paragraph two, shall be liable to penalties.
Imprisonment for not more than three years or a fine not exceeding sixty thousand baht, or both

Section 139 Whoever, without permission from the Secretary-General of the FDA, transforms or alters psychotropic substances
to be otherwise or change the package containing psychotropic substances without reasonable cause which is non-practice
under section 42 shall be liable to imprisonment for not more than three years or a fine not exceeding sixty thousand baht, or both
Section 140 into another person or place
other than those specified in the specific license for a friend unauthorized importation which is a non-compliance
under section 43 shall be liable to imprisonment for not more than two years or a fine not exceeding forty thousand baht, or both
Section 141 Whoever exports psychotropic substances to a country that prohibits it imported without a license
special occasions from that country and special occasional licenses from the Secretary-General of the FDA which violates
Section 44, paragraph two, shall be liable to imprisonment for not more than three years or a fine not exceeding sixty thousand baht, or both

Characteristic 3
Penalty provisions relating to narcotics and counterfeit psychotropic substances

Failure to meet standards or deteriorate quality

Section 142 Any person who manufactures, imports or exports counterfeit narcotics of Schedule II, Schedule III or Schedule V,
or psychotropic substances in Schedule II, Schedule III or Schedule IV, which is
Violation of section 52 shall be liable to imprisonment for not more than ten years and a fine not exceeding one million baht
Any person who sells narcotics or counterfeit psychotropic substances which is a violation of section 52
shall be punished imprisonment for not more than seven years and a fine not exceeding seven hundred thousand baht. Section 143 Any person who produces, imports or exports narcotics of Schedule II,
Schedule III or Schedule V, or psychotropic substances in Schedule II, Schedule III or Schedule IV that violates the standard, which is
Violation of section 53 shall be liable to imprisonment for not more than three years or a fine not exceeding sixty thousand baht, or both
Any person who sells narcotics or psychotropic substances that do not meet the standards which is a violation of section 53
shall be liable to imprisonment for not more than two years or a fine not exceeding forty thousand baht, or both

Section 144 Any person who imports or exports narcotics of category II, category III, or
Schedule 5 or psychotropic substances in Schedule 2, Schedule 3 or Schedule IV have deteriorated quality, which is
Violations under section 54 shall be liable to imprisonment for not more than two years or a fine not exceeding forty thousand baht, or both
Any person who sells narcotics of category II, category 3 or category 5 or psychotropic substances
in category 2, category 3 or category 4, deterioration in quality, which is a violation under section 54, shall be liable to imprisonment for not
more than one year or a fine not exceeding twenty thousand baht, or both
Section 145 Whoever produces, imports, exports, distributes or has in possession narcotics

in kind 1 which is a violation of section 90 shall be liable to imprisonment for not more than fifteen years and not exceeding one million five hundred thousand baht

If the commission of the offense under paragraph one is the following, he shall be liable to imprisonment for two to twenty years and a fine from two hundred thousand baht to two million baht (1) acts for trade

(2) causing the spread among the people

(3) a sale to a person under the age of eighteen years.

(4) selling in the educational institute's area A place of worship in any people's religion or government office

(5) an act of violence or threats to (6) An act with or without arms, if the offense under paragraph one or paragraph two is the following, shall be liable to punishment:

imprisonment of five years to life in prison and a fine from five hundred thousand baht to five million baht or death

(1) an act by a chief who has the duty to give orders; or a person responsible for managing in a criminal network; (2) causing an impact on the security of the State or the safety of the general public;

Section 146 Whoever produces, imports, exports, distributes or has in possession narcotics

in category 2 or category 4, which is a violation of section 91, shall be liable to imprisonment for not more than ten years and a fine not exceeding one million baht

If the commission of the offense under paragraph one only for narcotics of category II is an offense as follows: imprisonment from one year to fifteen years and a fine from one hundred thousand baht to one million and five hundred thousand baht

(1) an act for trade
(2) causing the spread among the people
(3) a sale to a person under the age of eighteen years.
(4) selling in the educational institute's area A place of worship in any people's religion or government office
(5) an act of violence or threats to are mayhem
(6) Action with arms or use of arms Section
147 Any person who produces, imports, exports or distributes narcotics of category III which is a violation of section 92 shall be liable to imprisonment for not more than three years and a fine not exceeding three hundred thousand baht

Section 148 Whoever produces, imports, exports, distributes or has in possession narcotics in category V, which is a violation of section 93, shall be liable to imprisonment for not more than five years and a fine not exceeding five hundred thousand baht

If the commission of the offense under paragraph one is the following, he shall be liable to imprisonment for one year to fifteen years and a fine from one hundred thousand baht to one million and five hundred thousand baht
(1) an act for trade
(2) causing the spread among the people
(3) a sale to a person under the age of eighteen years.
(4) selling in the educational institute's area A place of worship in any people's religion or government office
(5) an act of violence or threats to (6) Acts with arms or use of weapons Section 149

Whoever produces, imports, exports, distributes, or has in possession psychotropic substances which is a violation of section 94 shall be liable to penalties as stipulated as follows:

(1) psychotropic substances in Schedule I shall be liable to imprisonment for not more than ten years and a fine not exceeding one million baht;
(2) psychotropic substances in Schedule II shall be liable to imprisonment for not more than seven years and a fine not exceeding seven hundred thousand baht; (3) psychotropic substances in Schedule III or Schedule IV shall be liable to imprisonment for not more than five years and a fine not exceeding five hundred thousand baht
Section 151 Any person who sells two or more psychotropic substances or selling psychotropic substances and multiple combination pills arranged in advance for commercial benefits in violation of section 96 shall be liable to imprisonment for not more than two years or a fine not exceeding two hundred thousand baht, or both

Section 152. Serious offenses related to narcotics under this Code that are punishable by imprisonment and fines, the Court shall always punish imprisonment and fines, taking into account the punishment of property for the prevention and suppress the action committing serious drug offenses

If the court finds that the action committing an offense under paragraph one of any person when considering the seriousness of the commission of an offense; the economic status of the offender; The offense and related circumstances have already been included. In the event that there is a justifiable cause on an individual basis, the court will impose a penalty of imprisonment or a fine less than the penalty rate prescribed by law. may be established for that offence.
Section 153 If the Court considers that the Whoever commits an offense has provided important information, important and useful especially in the suppression of committing an offense relating to narcotics against an NACC official or an employee administrative or the police, who was the arrestee or the investigating officer in that case When the prosecutor stated in an indictment or filing an action with the court, the court shall inflict less punishment on that person than the penalty rate prescribed by law for that fault.

In the event that the perpetrator The offender has provided information that is important to important and very useful in suppressing Offenses relating to narcotics under paragraph one If the public prosecutor does not specify to file a lawsuit or file a complaint to the court, the offender may file a able to file a complaint with the court under this section

Characteristic 5

Penalties on Volatile Substances

Section 154 Whoever produces or produces The volatile substance is imported before being sold, no picture, mark or text shall be provided on the container or package containing the volatile substance, which is a violation of section 97 shall be liable to imprisonment for not more than two years or a fine not exceeding forty thousand baht, or both. Section 155. Any person who sells volatile substances without pictures, marks or

The volatile substance importer must provide the container or package completely contained under section 97, which is Violation of section 98 shall be liable to imprisonment for not more than two years or a fine not exceeding forty thousand baht, or both

Section 156. Any person who sells volatile substance to a person under the age of eighteen years which is a violation of section 99 shall be liable to imprisonment for not more than two years or a fine not exceeding forty thousand baht, or both. Section 157 Any person who sells or supplies volatile substances to a person who he or she knows or should know is a volatile substance addict shall be punished imprisonment for not which is a violation of the section, 100 more than three years or a fine not exceeding sixty thousand baht, or both a fine

If the offense under paragraph one is the sale or supply of volatile substances to a person of not more than eighteen years shall be punished imprisonment for not more than five years or a fine not exceeding one hundred thousand baht, or both

Characteristic 6

Penalty provisions relating to registration of recipes
Section 158 Any person who amends the registration for receiving narcotics of category III or psychotropic substances in category 3 or category 4 not in accordance with the prescribed in the Ministerial Regulation under section 49 paragraph two shall be liable to a fine not exceeding twenty thousand baht.

Section 159 Whoever receives a certificate of registration of a recipe under section 49 produces or imports a recipe Narcotics or The receipt of psychotropic substances does not match the list on the registered formula, which is a violation.

Section 101 shall be liable to a fine not exceeding twenty thousand baht.

Section 160 Any person who produces, imports, exports or distributes narcotics or psychotropic substances that must be registered for receiving narcotics or who received psychotropic substances under section 49 but did not register Drugs taking psychotropic substances which is a violation of section 102 shall be liable to imprisonment not exceeding three years or a fine not exceeding three hundred thousand baht, or both

Section 161 Any person who produces, imports or exports narcotics or psychotropic substances The Minister of Public Health ordered the revocation of the registration for receiving narcotics or taking psychotropic substances under section 51 which is a violation of section shall be imprisoned for not more than seven years and not exceeding seven hundred thousand baht.

Any person who sells narcotics or psychotropic substances that the Minister of Public Health order revocation of registration for receiving narcotics or psychotropic substances under section 51, which is a violation of section shall be punished imprisonment for not more than three years and a fine not exceeding three hundred thousand baht

Penalty provisions relating to narcotics and possession of narcotics for narcotics

Section 162 Any person who consumes narcotics of category I, category 2 or category 5, or Taking psychotropic substances in Schedule I or Schedule II and not in the case under Section or Section 113 which is a violation of Section 104, shall be liable to punishment for imprisonment for not more than one year or a fine not exceeding twenty thousand baht, or both

Section 163 Whoever consumes volatile substances which is a violation of section 105 shall be liable to imprisonment no more than a year or a fine not exceeding twenty thousand baht, or both
Section 164. Any person who has in possession narcotics of category I, category 2 or Schedule V, or psychotropic substances in Schedule I or Schedule II to consume, which is a violation of Section 107, shall be liable to imprisonment for not more than two years or a fine not exceeding forty thousand baht, or both. Section 165. In the trial and adjudication of a case under this nature, the Court shall have the power to consider judgment of the case by taking into account the amount of welfare. The defendant stopped using drugs by treatment is more than punishment. If the defendant is to be punished, the punishment shall be considered appropriate to each defendant, even if the defendant has committed an offence. together, taking into account the severity and nature of the different offenses in each case; serious consequences according to the type and quantity of narcotics associated with the offender and the facts relating to offenders such as age, history, behavior, habits, intelligence, education, and burden in raising a family. Drug use to relieve pain, need for other reasons, physical and mental state, environment, coercion or scamming, or become a tool of drug dealers or any other reasonable cause. In addition, the punishment should be taking into account the type of narcotics consumed or possessed for the purpose of consuming Drugs that are consumed or possessed to consume occasional or recurring drug abuse or drug abuse for the benefit of performing certain tasks.

In the event that the court has order the probation officer to seek facts under paragraph one to those in charge responsible for sending to bring court orders and related documents to the the probation office within three days from the date of the court has an order, unless the court has order otherwise.

When the probation office receives order under paragraph three have probation staff pursue facts and complete the report and opinion within thirty days from the date of probation office get a book. In the event of A probation officer may apply to the court for an extension of time. not more than fifteen days.

Section 166. In the trial and adjudication of the offender committing an offense under this nature. If it does not appear that person being the accused or in the process of being convicted prosecuted for other offenses which are punishable by imprisonment or

While serving a sentence of imprisonment according to the court's judgment. The court adjudicating the said case has the power to change Imprisonment is a means of security under the Penal Code, or adopting a condition.

To control one or more behaviors under section 56 of the Penal Code instead.

Punishment, in accordance with the period of time that the court specified, but not more than two years.
If the reason for the use of safety methods or behaviors related to the setting of conditions to control behavior has changed when the court deems appropriate, the court may change it.

Section 167. When appearing to the Court itself or prosecutor's statement or the official that the offender if the offender fails to comply with the conditions as prescribed by the Court under section 166, the Court may give warning to the offender or prescribe a new procedure under section 166 paragraph one; or consider punishment as appropriate.

Section 168 Subject to section 114, when an action is brought before the court that any person commits an offense.

According to this nature, if it does not appear that such person is the accused or is in the process of being convicted, prosecuted for other offenses which is an offense punishable by imprisonment or in the process of serving a sentence of imprisonment according to the court's judgment that the court deems that the circumstances of the case are not appropriate to punish the defendant if the defendant is aware of the action by agreeing to accept Treatment when the court has asked the public prosecutor if the court deems appropriate, the defendant shall be handed over.

narcotics hospital for admission Section 169 when the defendant receives treatment in accordance with the rules, procedures and conditions prescribed by the Committee. The treatment and rehabilitation of drug addicts has been prescribed until it has been certified in writing.

as a person who has passed Seek satisfactory treatment from the head of a drug or rehabilitation facility.

drug addiction performance order the court to terminate the case unless there must be a order about goods and deliver that person from offenses as specified in section 168 if the defendant does not cooperate in complete treatment in accordance with the rules, procedures and conditions at the board. If the drug addict is prescribed treatment and rehabilitation, the court shall dismiss the case for further trial and adjudication.

Section 170. Court orders under section 166, section 168 and section 169 shall be final.

consideration and An order of the Court under Section 166, Section 168 and Section 169 shall be in accordance with the rules, procedures and conditions prescribed by the Court, prescribed in the regulations of the President of the Supreme Court with approval of the general meeting of the Supreme Court.

Characteristics 8

Penalties for influencing, inducing, inciting, promoting, defrauding or to force others to use drugs
Section 171 Whoever induces, induces, encourages, uses deceitful means, threatens, uses force, unjustly dominates, or uses any other means of coercion. Allowing others to take narcotics

in category 1, category 2 or category 5, which is a violation of section 106, shall be liable to imprisonment.

not exceeding ten years or a fine not exceeding one million baht or both

If the commission of the offense under paragraph one was committed by armed or by jointly committing the offense together from two or more, the offender shall be liable to imprisonment from two years to fifteen years and adjust from Two hundred thousand baht to one million and five hundred thousand baht

If the offense under paragraph one or paragraph two is committed against a woman or against a person under eighteen years of age or is it an action to induce others to act criminal or for the benefit to oneself or others to act committing a criminal offense, the offender shall be liable to imprisonment from three years to life imprisonment and a fine from three hundred thousand baht to five million baht

Section 172 Whoever induces, induces, encourages, uses deceitful means, threatens, uses force, unjustly dominates, or uses any other means of coercion, allowing others to consume psychotropic substances, which are

Violation of section 106 shall be liable to imprisonment for not more than five years or a fine not exceeding five hundred thousand baht, or both

If the commission of the offense under paragraph one was committed by armed or by jointly committing the offense together from two or more, the offender shall be liable to imprisonment from one year to ten years and fined from one hundred thousand baht up to one million baht

If the offense under paragraph one or paragraph two is committed against a woman or against a person of not more than eighteen years or is it an action to induce others to act to commit a crime or for the benefit of to oneself or others to act committing a criminal offense, the offender shall be liable to imprisonment from three years to life imprisonment and a fine from three hundred thousand baht to five million baht

Section 173 Whoever induces, induces, encourages, uses deceitful means, threatens, uses force, unjustly dominates, or uses any other means of coercion, allowing others to consume volatile substances which are

Violation of section 106 shall be liable to imprisonment for not more than two years or a fine not exceeding forty thousand baht, or both

If the offense under paragraph one is committed against a woman or against a person under the age of eighteen years or is it an action to induce others to act committing a crime or for the benefit of oneself or others
In committing a criminal offense, the offender shall be liable to imprisonment for not more than three years or a fine not exceeding sixty thousand baht, or both

Characteristic 9

Penalty provisions for offenses against the Secretary-General of the NACC, the Deputy Secretary-General of the NACC

NACC officers and competent officials

Section 174 The owner or operator any business operator who violates or fails to comply with the order under section 57 shall be liable to a fine of ten thousand baht to one hundred thousand baht.

Section 175. Any licensee or person concerned who fails to give a statement whether or not to send documents or Any object to the competent official in the performance of duties under section 61 shall be liable to a fine not exceeding two thousand baht. refrain from submitting any accounts, documents or objects, or do not allow inspections.

or testing whether anyone has drugs in the body or not In the performance of duties of the Secretary-General of the NACC, the Deputy Secretary-General of the NACC or NACC Officers in the investigation, investigation or examination of assets.

under the law on drug trial shall be punished imprisonment for not more than one year or not more than Twenty thousand baht or both.

Section 177 Whoever moves, conceals, takes away, damages, destroys, causes to be lost or useless or wrongfully accepted in any way order to seize or attach or which he knows will be seized or attach under section 73 shall be liable to imprisonment for not more than three years or a fine not exceeding three hundred thousand baht, or

nature 10

Penalty provisions for offenses against government office

Section 178 Committee members, sub-committees or members of the Committee For working under this Code, the Secretary-General of the NACC, the Deputy Secretary-General of the NACC, the NACC official or the competent official under the Code.

under this law, whoever commits a serious offense related to narcotics himself shall be liable to three times the penalty established for that offense
Section 179 Members, sub-committees or competent officials under this Code, or
Any official or civil servant commits an offense against his or her official position or commits an offense
to the office of justice as provided for in the Criminal Code in connection with the
serious drug offenses shall be liable to three times the penalty imposed for such offence.

Section 180 Persons holding political positions local council member Local administrators, government officials,
employees of local government organizations Employees of organizations or government agencies Directors or executives or
Any state enterprise employee, official or committee member under the Constitution
serious drug offenses shall be liable to three times the penalty imposed for such offence.

Penalty provisions relating to drug addiction treatment

Section 181. Any person who performs drug addiction treatment on a regular basis without committing
Narcotics infirmary or drug addicts rehabilitation center as prescribed by provided for in this Code. whether the benefit
is paid or not which is a violation of section 121 shall be liable to imprisonment for not more than three years or a fine
not exceeding three hundred thousand baht, or both

Section 182 Whoever advertises to treat drugs or allow others to act
such by their names or the name or location or business of a narcotics medical facility or a rehabilitation facility
the performance of their drug addicts or the qualifications or abilities of a professional practitioner in a hospital
their drug addiction or rehabilitation facility without permission or not practice
according to the terms of the advertisement prescribed in the Ministerial Regulation which is a violation of section 122 shall be liable to imprisonment
not exceeding two years or a fine not exceeding two hundred thousand baht, or both

Section 183 Whoever fails to comply with the An order of the licensor under section 123 shall be liable to imprisonment.
not exceeding two years or a fine not exceeding two hundred thousand baht, or both

Section 184. If the act under section 182 or section 183 is an act of the owner
advertising media or advertising business operators shall be liable to only half of the punishment provided for
for that offense
If the defendant fails to pay the fine under paragraph one and there is an action carry out the execution of the case under the Criminal Code prescribed by publication in the Government Gazette shall be vested in the Fund. to be submitted to the Treasury with the approval of the Ministry of Finance.

If the accused has paid payment of fines in accordance with the judgment comparatively within the specified period, it shall be deemed that the case was terminated under the Criminal Procedure Code.

Section 186. In the event that the Court has sentenced to a fine Give money from the fine according to the judgment shall be vested in the Fund. to be submitted to the Treasury with the approval of the Ministry of Finance

If the defendant fails to pay the fine under paragraph one and there is an action carry out the execution of the case under the Criminal Code to have the NACC officers to facilitate or assist in the operation to carry out the execution as well.
(1) a license to produce narcotics or psychotropic substances; each issue 50,000 baht
(2) a production license for the export of Schedule II psychotropic substances; (3) a license to import narcotics or psychotropic substances; (4) a license. License to export narcotics or psychotropic substances (5) a temporary import or export license narcotics or psychotropic substances (6) license to sell narcotics or psychotropic substances (7) license to sell narcotics or psychotropic substances by wholesale each issue 10,000 baht
(8) a license to have in possession of narcotics; or psychotropic substances (9) a license to sell or have in possession Narcotics of category II in excess of the quantity prescribed by the Minister each issue 1,000 baht
(10) a license to transport psychotropic substances; each issue 2,000 baht
(11) a license to advertise narcotics or psychotropic substances; (12) a license to produce or produce psychotropic substances; sample import Drugs for narcotics of category III or psychotropic substances each issue 5,000 baht
(13) registration certificate for receiving narcotics of category III or psychotropic substance formula each issue 10,000 baht
(14) Permission to amend the particulars of registration (15) Substitute of a license or substitute of a certificate of registration to receive narcotics in Schedule III or psychotropic substance formula each issue 2,000 baht
<table>
<thead>
<tr>
<th>(16)</th>
<th>renewal of license or renewal of registration certificate</th>
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<tbody>
<tr>
<td></td>
<td>Drugs for narcotics of category III</td>
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<td>or psychotropic substances</td>
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<td>(17)</td>
<td>Accounting fee to be collected from an expert.</td>
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<td>expert organization government agency</td>
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<td>or non-governmental organizations both in the country and abroad</td>
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<td>(18)</td>
<td>Fees for permission or other requests</td>
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<td>(19)</td>
<td>Academic document evaluation fee</td>
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<td>(20)</td>
<td>establishment inspection fee</td>
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<td>(21)</td>
<td>Administrative expenses other than (1) - (20)</td>
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<th>equal to half of Fees for that license or certificate</th>
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- (16) renewal of license or renewal of registration certificate
- Drugs for narcotics of category III
- or psychotropic substances
- (17) Accounting fee to be collected from an expert.
- expert organization government agency
- or non-governmental organizations both in the country and abroad
- (18) Fees for permission or other requests
- (19) Academic document evaluation fee
- (20) establishment inspection fee
- (21) Administrative expenses other than (1) - (20)

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<tr>
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<th>100,000 baht per person</th>
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<td>request</td>
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<td>500,000 baht per request</td>
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<td></td>
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<tr>
<td>(21)</td>
<td>request</td>
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<td>4,000 baht</td>
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Note: The rationale for promulgating this Act is that the laws on the prevention, suppression and control of narcotics, including treatment and rehabilitation of drug addicts, are spread in the law. Many editions and operations To act in accordance with each law is the duty and authority. The power of many organizations makes the enforcement. The use of the law is inconsistent. In addition, the provisions of the law on certain drugs are inappropriate with the current situation. It is expedient to compile such laws to prepare to be used as a drug law code for the benefit To systematically reference and apply laws to be included in the same edition. At the same time, the provisions of in such law to be appropriate to the current situation. Control and Use of Drugs in Medicine scientific and industrial effective and focuses on preventing the spread of narcotics and the misuse of drugs that lead to drug addiction, which undermines the health of the people especially the spread Drugs enter the youth group, which is an important force in the development of the country, including establishing a committee system that consists of Engage various people from both the public and private sectors to take part in the consideration and formulation of policies in various matters related to the prevention, suppression and control of narcotics, including treatment. To treat and restore social conditions for drug addicts with due care and efficiency, it is necessary to enact this Act.