Guidance Notes for Listing of Importers of Medical Devices

Guidance Notes: GN-07

Department of Health
Government of the Hong Kong Special Administrative Region
The People’s Republic of China
## Revision History

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1. **Purpose**

1.1 This document provides general guidance to applicants applying for listing as importers under the Medical Device Administrative Control System (MDACS).

1.2 Recognising the importance of importers in the medical device supply chain and vigilance system, the Medical Device Control Office (MDCO) maintains a List of Importers under the MDACS.

2. **Scope**

2.1 Importers of medical devices may apply to be included on the List of Importers if they import and supply medical devices to Hong Kong.

2.2 Application for listing as an importer is entirely on a voluntary basis.

3. **Definitions**

3.1 The following definition and those given in other Guidance Notes issued by the MDCO are applicable:

3.1.1 Importer: means a legal person who brings or causes to be brought into Hong Kong any medical devices falling within the scope of the MDACS for supply in Hong Kong but does not include:

(a) Any person who is employed or engaged by such person to carry such products into Hong Kong; or

(b) Any person who imports medical devices for his/her personal use.

4. **Application procedures**

4.1 Application form

4.1.1 The Application Form MD-IP+D for listing of importers under the MDACS can be obtained from the MDCO or downloaded from the website http://www.mdco.gov.hk/english/download/download.html. Applicants may use this application form to apply for listing of distributors concurrently. The Guidance Notes GN-09 (Guidance Notes for Listing of Distributors of Medical Devices) provides details about requirements for listing of distributors.
4.2 Submission of applications (by hardcopies)

4.2.1 An application for listing of importer must be made with the Application Form MD-IP+D. The completed form in original copy shall be submitted together with a submission folder containing copies of all the required documents indexed in accordance with the order of the documents as given in the “Enclosure” column shown in the application form. The originals of these documents are only required for validation upon request by the MDCO and they shall not be submitted together with the application form or enclosed in the submission folder. The application form and all documents submitted, including enclosures in the submission folder, will not be returned to the applicant regardless of whether the application is successful. The submission shall be made by hand or by registered mail to the MDCO.

4.3 Submission of applications (by softcopies)

4.3.1 The applicants are encouraged to use softcopies for submission of applications as far as possible. If a submission is made using softcopies, only the duly signed Application Form MD-IP+D (original copy) has to be submitted in paper format. The signed application form, together with duplicated softcopies of other required documents recorded in two separate CD-ROMs/DVD-ROMs, shall be submitted by hand or by registered mail to the MDCO. Alternatively, an applicant with Hong Kong Post e-Cert may submit an application entirely by softcopies (i.e. both the completed application form and the other documents in softcopies) to the email address mdco_app@dh.gov.hk of the MDCO, provided that the total file size of each email is less than 5MB.

4.4 Acknowledgement of application

4.4.1 On receiving an application, the MDCO will send an acknowledgement receipt if no obvious problem or outstanding item has been identified after an initial checking of the application. If an applicant does not receive any acknowledgement receipt or notification within two (2) weeks after submitting an application, he/she may contact the MDCO to check if the submission has reached the MDCO.
5. Requirements for listing of importer

5.1 Establishment of procedures

5.1.1 For the purpose of fulfilling the requirements of a listed importer, the listed importer must have a properly manned office in Hong Kong where business operations for the import of medical device(s) are carried out. It shall establish, implement and maintain the following procedures in conjunction with the respective Local Responsible Persons (LRPs), or manufacturers if there is no LRP. The content of these procedures shall cover the key elements specified in Appendix I. Records (including, but not limited to, those listed in Appendix I) shall be established and maintained to provide evidence of conformity to the requirements and the effective implementation of the procedures. The listed importer shall document the procedures to define the controls needed for the identification, storage, security and integrity, retention time and disposition of records. The listed importer shall also retain the records for a period of time not less than the projected service life of the medical device as defined by the manufacturer, or seven (7) years after the date on which the MD is supplied to another person, whichever is longer.

5.1.1.1 Ensuring the standard of medical devices imported

(a) The listed importer shall establish a documented procedure in ensuring the medical devices that are imported and supplied are in quality and originated from a qualified manufacturer. The procedure shall include, but not limited to the following key activities:

(i) Ensure the medical device manufacturer maintains a quality management system, which includes but not limited to the handling of adverse incidents and implementing corrective and preventive actions for safety alerts/recalls; and

(ii) Ensure the safety, efficacy/ performance and quality of the medical devices to be imported.

5.1.1.2 Keeping of transaction records

(a) The listed importer shall establish a documented procedure in maintaining the transaction records of the medical devices he/she imports and supplies. Such records shall contain sufficient information to trace the imported medical device(s) and to permit prompt and
complete withdrawal of the device(s) from the market when needed.
For specific medical devices requiring tracking indicated in Guidance
Notes GN-01 (Overview of the Medical Device Administrative Control
System), the additional information stipulated in Section 5.1.1.7 shall
also be kept.

5.1.1.3 Handling, storage and delivery of medical devices

(a) The listed importer shall establish a documented procedure in handling,
storage and delivery of medical devices to fulfill the following
requirements:

(i) Protection from environmental conditions that may affect the safety
or performance of medical devices;

(ii) Identification and appropriate storage, handling and delivery of
medical devices that require special storage or transport
conditions;

(iii) Stock rotation (first-expiry first-out) for medical devices that have a
limited shelf-life or expiry date;

(iv) Proper handling of medical devices to prevent damage,
deterioration or contamination;

(v) Identification, segregation and control of nonconforming, returned
or recalled medical devices to prevent them from being
inadvertently sold/issued;

(vi) Adequate and sufficient incoming and outgoing inspection to
ascertain the safety, performance and quality of the medical
devices received and to be issued; and

(vii) Delivery procedures, including verification of orders and physical
inspection of label description, type and quantity of medical
devices to avoid incorrect medical devices from being
delivered/received.

(b) The importer shall also make reference to the “Requirements on storage
of pharmaceutical products” from the website of Drug Office, Department
quirements.pdf) where applicable for storage of medical devices
containing pharmaceutical products and for those having specific storage requirements of temperature and humidity. In general, there must be adequate storage facilities with appropriate measures in monitoring the storage temperature and humidity.

5.1.1.4 Managing product alerts, modifications and recalls

(a) The listed importer shall establish a documented procedure in managing field safety notices (product recalls, alerts and modifications, etc.) affecting any of the imported medical devices, which may be issued by the manufacturers, LRPs or other regulatory authorities from time to time.

5.1.1.5 Managing reportable adverse incidents in Hong Kong

(a) The listed importer shall establish a documented procedure in managing reportable or potentially reportable adverse incidents as defined in Guidance Notes GN-00 (Definitions and Abbreviations for Medical Device Administrative Control System) involving any of the medical devices which have come to the attention of the listed importer. The listed importer is required to seek the consent of the reporting party for referring the reportable adverse incident to the LRP (the manufacturer and the MDCO if there is no LRP). If the reporting party does not consent, the listed importer should ask the reporting party to report the adverse incident directly to the LRP, the manufacturer or the MDCO.

(b) The Guidance Notes GN-03 (Adverse Incident Reporting by Local Responsible Persons) provides details about reporting adverse incidents. Where applicable, the listed importer shall work closely with the LRP (the manufacturer and the MDCO if there is no LRP) and render all necessary assistance to the LRP and/or manufacturer in reporting any reportable adverse incident related to a medical device particularly if the device is found on the transaction records.

5.1.1.6 Complaints handling

(a) The listed importer shall establish a documented procedure in handling complaints related to any of the imported medical devices. The procedure shall include, but not limited to, the following key activities:

(i) Receiving and evaluating information to determine if the feedback
constitutes a complaint;
(ii) Investigating complaints;
(iii) Reporting to regulatory authorities as appropriate;
(iv) Handling of complaint related devices;
(v) Determining and initiating corrective or preventive actions on the basis of risk; and
(vi) Defining requirements for complaint records.

5.1.1.7 Tracking of specific medical devices
(a) The listed importer shall establish a documented procedure to track the high-risk devices specified in ‘List of Medical Devices Requiring Tracking’ in Guidance Notes GN-01 down to patient or user-facility level and pass all necessary information to the LRP.

5.1.1.8 Maintenance and services arrangements
(a) The listed importer shall establish a documented procedure in providing preventive and corrective maintenance services to the medical devices, including calibration, provision of spare parts and other maintenance services.

5.2 Submission of documented procedures
5.2.1 The documented procedures described under Sections 5.1.1 shall be submitted together with the completed application form. These procedures are considered essential for the evaluation of an application. A sample procedure could be found in Appendix II. The listed importer must establish its own procedures taking account of the workflow, operations, nature of medical devices, reporting and follow up requirements, organisation structure and needs of its own organisation. If necessary, the applicant may be requested to provide documentary evidence such as relevant documents/agreements signed with the LRPs/manufacturers on the role and arrangement for the establishment and implementation of such documented procedures.

5.3 Requirements for inspections
5.3.1 Upon request by the MDCO during the application stage or after the application is approved, the applicant/listed importer shall:
(a) Make available to the MDCO for inspections, as soon as possible, the transaction records, documented procedures and other requested documents maintained by them; and

(b) Allow the MDCO to perform inspections of the applicant’s/listed importer's premises where business operations are carried out as well as any related storage and/or transportation facilities. The applicant/listed importer must make provision for such inspections and provide all the necessary assistance to the MDCO to facilitate the conduction of the inspections.

5.4 Requirements in respect of advertisement, promotional materials, etc.

5.4.1 Where any document, statement, information, claim, advertisement, promotional material (or any other communication by any means) published to the public, customers or potential customers includes any representation that the importer is a listed importer, or that the importer is in compliance with the MDACS requirements on listed importers, it shall at the same time include a statement to the effect that:

(a) The listing of an importer carries no implication that its medical devices are listed; and

(b) Clearly state whether any of the medical devices presented in the same article are listed under the MDACS or not.

5.4.2 Where the representation that the importer is a listed importer, or that the importer is in compliance with the MDACS requirements on listed importers, is in writing, then the statements required by 5.4.1(a) and 5.4.1(b) above shall be in the same format (in terms of font size, colour, etc.) as the aforesaid representation.

6. Other requirements

6.1 Notification of changes

6.1.1 The listed importer shall notify the MDCO as soon as possible but no later than four (4) weeks after changes made to the information submitted such as contact details and importer particulars. The MDCO has the discretion to request the listed importer to produce documentary evidence of the change within two (2) weeks.
6.2 List of medical devices imported

6.2.1 In addition to the application form and documents stipulated above, the applicant shall also submit a list of medical devices being imported by him/her. The list shall contain key information of each medical device including make, model, device description and device’s listing number (if applicable).

7. **Processing, approval and rejection of applications**

7.1 Each application for listing as an importer will be subject to processing and vetting by the MDCO before it is considered by the Importer Listing Approval Board. The Board will decide whether to approve or reject the application or remit the application for further processing.

7.2 The processing of an application will include, but not limited to, the checking of the submitted application for adequacy and accuracy of the information and supporting documents provided by the applicant. Where necessary, the MDCO may request the applicant to provide supplementary information or additional documents in support of its application.

7.3 The MDCO will only proceed with the application if, and only if, the “Undertaking by Applicant” in the application form has been duly completed and signed by or on behalf of the applicant.

7.4 The processing and approval of an application will normally be completed within twelve (12) weeks, provided that a properly completed application form (which must include inter alia a duly completed and signed “Undertaking by Applicant”), together with all the necessary supporting documents, have reached the MDCO.

8. **Administrative provisions**

8.1 Validity of approval

8.1.1 If an application for inclusion on the list of importers is approved, subject to Section 8.4 below, the applicant will be included on the List for three (3) years unless otherwise specified.
8.2 Renewal of listing

8.2.1 The listed importer may apply for renewal of the current inclusion on the List of Importers (current listing) not less than three months before the expiry date through the submission of a renewal application form and requisite documents as specified by the MDCO. If the current listing expires prior to a decision of its application for renewal is made by the MDCO, its current listing shall remain in effect until there is a decision.

8.3 Fees

8.3.1 No fee will be charged by the Government for the application or in relation to the inclusion of an importer’s name on the List of Importers.

8.4 Undertaking by applicant

8.4.1 The applicant shall, on the terms set out in the “Undertaking by Applicant” in the application form, undertake inter alia to indemnify the Government of the Hong Kong Special Administrative Region against any loss or claim that flows from any of the following:

(a) Any act or default of the applicant;
(b) Any defective design of the medical devices of the applicant;
(c) Any defect in such medical devices; and
(d) Any information supplied by the applicant to the Government.

8.5 Delisting of importers

8.5.1 An importer on the List of Importers may be delisted from the List if any of the following circumstances arise:

(a) The listed importer has been wound up, dissolved or otherwise has ceased to exist;
(b) The delisting is requested by the listed importer;
(c) The listed importer fails to comply with the MDACS requirements including, but not limited to, those stipulated in Sections 5 and 6; or
(d) The listed importer does not address or adequately address a situation that gives rise or that might give rise to a hazard of its medical devices or to public health or public safety concern.
8.6 The List of Importers

8.6.1 For each listed importer the entries on the List may include:
(a) The name, telephone number and address of the importer; and
(b) The Listed Importer Number assigned to the importer.

8.6.2 The List of Importers will be publicly accessible.

8.7 Appeal against rejection of an application or decision to delist a listed importer

8.7.1 Any appeal against a decision to reject an application for inclusion or renewal of inclusion on the List of Importers or to delist a listed importer must be lodged by the applicant/listed importer within fourteen (14) days of receiving the notification of decision. To lodge the appeal, the applicant/listed importer must write to the Secretary to Medical Device Administration Appeal Committee, c/o Medical Device Control Office, stating its grounds of appeal. An appeal lodged after the specified time limit will not be considered.

9. Point to note

9.1 The inclusion of a company or partnership on the List of Importers is not an endorsement in support or any recommendation whatsoever of that a, company or partnership as an importer of medical devices by the Department of Health. Nor does the inclusion imply that the import of medical devices by that company or partnership is in compliance with the applicable laws or has the necessary regulatory approvals. The responsibility for ensuring the legality of the import rests with the importer.

10. Enquiries

10.1 Enquiries concerning this document and the MDACS should be directed to:

Medical Device Control Office,
Department of Health.

Telephone number: 3107 8484
Facsimile number: 3157 1286
E-mail address: mdco@dh.gov.hk
Website: www.mdco.gov.hk
11. References


1. Documented procedures required for the listing of importer

1.1 The procedures described in Section 5.1 of this guidance document and tabulated below shall be established and maintained, where applicable, and a set of these procedures shall be submitted together with the listing application. The records for each of the procedures shown in table 1 below shall be established and maintained to provide evidence of conformity to the requirements and the effective implementation of the procedures:

Table 1: Titles of documented procedures and records required

<table>
<thead>
<tr>
<th>Documented procedure</th>
<th>Records</th>
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</table>
| (a) Ensuring the standard of medical devices imported | • Records in ensuring the device manufacturer has implemented a Quality Management System including supporting documents  
• Records of the devices to be imported demonstrating their safety, efficacy/ performance or quality e.g. testing reports, evaluation reports. |
| (b) Keeping of transaction records | • Transaction records of devices including make, model, country of origin, batch/serial number, quantity, manufacturing date, expiry date, factory, vendor, customer, and delivery details  
• For devices required tracking, also see (g) below |
| (c) Handling, storage and delivery of medical devices | • Receipts and issues of medical devices according to batch/serial numbers  
• Records of incoming medical devices inspection  
• Records of outgoing medical devices inspection  
• Records of segregated medical devices  
• Records for cleaning and pest control programme  
• Calibration and measurement results of instrument(s) used in storage facility for monitoring temperature / relative humidity (if applicable) |
| (d) Managing product alerts, modifications and recalls | • Reports and records related to product recalls, alerts and modifications |
| (e) Managing reportable adverse incidents in Hong Kong | • Reports and records for reportable adverse incidents in Hong Kong |
| (f) Complaints handling | • Reports and records for complaints  
• Reports for any corrective and preventive actions resulting from the complaint handling process |
| (g) Tracking of specific medical devices | • Records in passing the LRP the details of the device and parties supplied to |
| (h) Maintenance and services arrangements | • Records for arrangement of preventive and corrective maintenance services for the device, including calibration, provision of spare parts and other services |
1.2 The content of each procedure should essentially cover the following sections:

1.2.1 Purpose of the procedure
1.2.2 Types of medical devices and circumstances to which the procedure applies
1.2.3 Definitions /abbreviations of terms used / references (if applicable)
1.2.4 Roles and responsibilities of persons taking part in the procedure
1.2.5 Detailed procedures
   (a) A detailed description of the procedure including:
      (i) Source of information and how the received information are handled;
      (ii) Reporting requirements to the MDCO with timing, if applicable (including notification, progress reports and final report to the MDCO until completion); and
      (iii) Actions required (including any corrective and preventive actions needed), persons responsible and timing of each key step.

1.2.6 Records
   (a) Records related to each of the procedures as summarised in section 1.1 above shall be maintained and kept; and
   (b) Means of identification, storage, security and integrity, retention time and disposition of records shall be specified.

1.2.7 Supplementary information (if applicable)
   (a) Information necessary for completeness or useful for understanding of the procedure.
Sample documented procedures of a medical device Importer XYZ Co. Ltd.

1. Purpose
1.1 This set of documented procedures describes the essential procedures established by this Company for the import of medical devices.

2. Scope
2.1 This set of procedures applies to all the medical devices imported by this Company, which includes:
   (a) Procedure for ensuring the standard of medical devices imported;
   (b) Procedure for keeping of transaction records; and
   (c) Procedure for handling, storage and delivery of medical devices.

2.2 According to the agreements signed with the manufacturers and Local Responsible Persons (LRPs), the following procedures are established and implemented by the LRPs in conjunction with the manufacturers as part of the agreements. While this Company shall render all necessary assistance to the manufacturers and LRPs promptly in implementing the procedures below, they shall be specified and carried out by the LRPs.
   (a) Procedure for managing product alerts, modifications and recalls;
   (b) Procedure for managing reportable adverse incidents in Hong Kong;
   (c) Procedure for complaints handling;
   (d) Procedure for tracking of specific medical devices; and
   (e) Procedure for maintenance and services arrangements.

(Note: This is just a sample procedure for illustration purpose. Importer may assume a more dominating role in the above procedures depending on the agreement and arrangement with the manufacturer and the LRP.)
3. **Related information**

3.1 The following annexes are useful information related to this set of procedures:

   (a) Annex I – List of medical devices imported
   (b) Annex II – Contact information of manufacturers, distributors, LRPs and maintenance agents for the medical devices imported
   (c) Annex III – Contact information of staff involved in the import of the medical devices

4. **References**


4.2 Department of Health. Overview of the Medical Device Administrative Control System. Guidance Notes GN-01.

4.3 Department of Health. Guidance Notes for Adverse Incident Reporting by Local Responsible Persons. Guidance Notes GN-03.


5. **Procedures**

5.1 Procedure for ensuring the standard of medical devices imported

   5.1.1 Purpose

       (a) To set out procedures for ensuring the standard of imported medical devices.

   5.1.2 Scope

       (a) It applies to the procedure and documents related to the import of the medical devices.

   5.1.3 Reference documents

       (a) The procurement handbook of accounts department.

   5.1.4 Definitions and abbreviations

       (a) Follows the definitions and abbreviations given under the procurement handbook.
5.1.5 Roles and responsibilities of persons

<table>
<thead>
<tr>
<th>Person</th>
<th>Responsibility</th>
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<tbody>
<tr>
<td>Quality Control Manager (QCM)</td>
<td>• To ensure that the manufacturer(s) of imported medical devices has/have established appropriate quality system</td>
</tr>
<tr>
<td>(including his/her designate)</td>
<td>• To ensure that the imported medical devices meeting the safety, efficacy/ performance and quality requirement</td>
</tr>
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5.1.6 Procedure

(a) The QCM shall review the quality system of the manufacturer to ensure that their manufacturing procedures and quality control system have consistently met applicable requirements and specifications. The ISO 13485 certificates of the manufacturers shall be kept.

(b) The QCM shall review the safety, efficacy/ performance and quality of the medical device to be imported including the history of recalls and adverse incidents.

5.1.7 Record

(a) Manufacturer evaluation form

(b) Certificate of manufacturer’s quality system

(c) Product evaluation form

5.2 Procedures for keeping of transaction records

5.2.1 Purpose

(a) To set out procedures for keeping of import, and associated distribution records for medical devices on the import list of this Company

5.2.2 Scope

(a) It applies to the procedure and documents related to the import of the medical devices

5.2.3 Reference documents

(a) The procurement handbook of accounts department

5.2.4 Definitions and abbreviations

(a) Follows the definitions and abbreviations given under the procurement handbook

5.2.5 Roles and responsibilities of persons

<table>
<thead>
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<th>Person</th>
<th>Responsibility</th>
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<tbody>
<tr>
<td>Accounts and Administration Manager (AAM)</td>
<td>• To ensure that import and associated distribution records are kept and maintained for the period of time specified</td>
</tr>
<tr>
<td>(including his/her designate)</td>
<td>• To ensure that such records contain the information specified</td>
</tr>
</tbody>
</table>
5.2.6 Procedure  
(a) Source of supply and the associated contact details in the supply chain for each device on the import list shall be kept and maintained using Annex I to facilitate tracking when needed.  
(b) Records for the medical devices imported into Hong Kong shall be kept using the Import Record Form (Form A) in addition to the in-house medical device database system (mdDBsys). Records for the medical devices supplied to distributors shall be kept using the Distribution Record Form (Form B). The forms and mdDBsys shall include information on make, model, batch/serial number, quantity, manufacturing date (if applicable), expiry date (if applicable), customer, factory/vendors, delivery details of the medical devices.  
(c) The above records shall be retained for a period of time not less than the projected service life of the medical device as defined by the manufacturer, or seven (7) years from the date of product imported, whichever is longer.

5.2.7 Record  
(a) Import Record Form (Form A)  
(b) Distribution Record Form (Form B)

5.2.8 Supplementary information  
(a) Responsible staff shall be familiar with this procedure and the in-house medical device database system (mdDBsys).

5.3 Procedure for handling, storage and delivery of medical devices  
5.3.1 Purpose  
(a) To set out the procedures for handling, storage and delivery of medical devices on the import list.

5.3.2 Scope  
(a) It covers the procedures and all documents related to the handling, storage and delivery of medical devices imported by this Company

5.3.3 References  
(a) Reference documents
(i) Guideline on the assignment of item code for medical device (G-CodeAssignment)
(ii) Guideline on handling product delivery (G-ProductDelivery)
(iii) Guideline on preparation of invoice for delivered products (G-PrepareInvoice)

5.3.4 Roles and responsibilities of persons

<table>
<thead>
<tr>
<th>Person</th>
<th>Responsibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accounts and Administration Manager (AAM)</td>
<td>• To update stock record in the Stock Record Form (Form C)</td>
</tr>
<tr>
<td>(including his/her designate)</td>
<td>• To assign each of the incoming medical devices with an item code according to G-CodeAssignment</td>
</tr>
<tr>
<td></td>
<td>• To prepare invoice for delivered devices as per G-PrepareInvoice</td>
</tr>
<tr>
<td>Logistics Department Manager (LDM)</td>
<td>• To inspect the incoming medical devices</td>
</tr>
<tr>
<td>(including his/her designate)</td>
<td>• To check the stock record regularly to ensure correctness and completeness</td>
</tr>
<tr>
<td></td>
<td>• To supervise and perform spot check of the storage area to ensure that the devices are stored properly</td>
</tr>
<tr>
<td></td>
<td>• To prepare delivery note for devices to be delivered according to G-ProductDelivery</td>
</tr>
<tr>
<td></td>
<td>• To inspect the outgoing medical devices to be delivered</td>
</tr>
<tr>
<td></td>
<td>• To ensure proper storage conditions during transportation</td>
</tr>
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</table>

5.3.5 Procedure

(a) For each incoming medical device, the AAM shall assign an item code to the device in accordance with the Guideline on the assignment of item code for medical device (G-CodeAssignment).

(b) All incoming and outgoing records for the medical devices shall be kept using the Stock Record Form (Form C) in addition to in-house medical device database system (mdDBsys).

(c) The LDM shall perform an incoming inspection to ensure the received medical devices conform to required safety, performance, quality and other ordering requirement before storage. He/she shall record any discrepancy found in the inspection record (Form D).

(d) The LDM shall perform weekly stock checks by comparing the actual and recorded stocks. Any stock discrepancies shall be investigated, with the help of AAM, to identify the causes of discrepancies for taking any necessary corrective and preventive actions.

(e) Before storing any newly received medical devices in the storage area (store room 123), the LDM shall check to ensure that the storage conditions of the store room are suitable for the product.
(f) The store room shall be normally locked to prevent unauthorised entry. The room keys shall be kept by the LDM.

(g) Cleaning and pest control for the store room shall be carried out regularly. The cleaning and pest control records shall be reviewed regularly by the LDM. Medical devices shall be stored off the floor and suitably spaced to permit cleaning and inspection. The LDM shall conduct regular checks to ensure the storage area is free of waste and contamination.

(h) The area allocated for keeping quarantine goods must be clearly marked with access restricted to authorised personnel only. Any system introduced to replace physical quarantine shall reach an equivalent security level.

(i) Drawers (nos. 101-110) in the store room are assigned for the storage of rejected, expired, recalled, or returned products. Labels (rejected, expired, recalled and returned) shall be affixed to the Drawers for clear identification.

(j) Temperature and humidity monitoring data of the store room obtained from the installed digital thermometers and hygrometers shall be checked twice daily and the measurement results shall be recorded and retained. All monitoring records should be kept for at least the shelf-life of the stored medical device plus one (1) year.

(k) Digital thermometers and hygrometers installed in the store room shall be calibrated annually. Relevant calibration records shall be kept by the LDM for at least seven (7) years.

(l) The LDM shall ensure that vehicles and equipment used to distribute, store or handle medical devices shall be suitable for the purpose and properly equipped to prevent exposure of the devices to conditions that could affect their quality and packaging integrity, and to prevent contamination of any kind. Where special storage conditions (e.g. temperature and/or relative humidity) are required during transportation, the LDM shall ensure that the vehicles and containers are equipped in compliance with the recommendations of the manufacturers.
The LDM is responsible for confirming the delivery and prepare the delivery note according to the Guideline on Product Delivery (G-ProductDelivery). AAM shall liaise with the LDM on the issuing of Invoice in accordance with the Guideline on Preparing Invoice (G-PreparingInvoice).

The LDM shall perform an outgoing inspection and to ensure that the medical devices to be delivered conform to required safety, performance, quality and other ordering requirement prior delivery. Expired or nonconforming medical devices are identified, segregated and not inadvertently delivered to customers. Relevant inspection record (Form E) shall be kept.

All records (including information of the delivery notes and invoices) shall be kept using the Delivery Form (Form F) in addition to the in-house medical device database system (mdDBsys). The LDM shall ensure that the following information are included in the delivery records:

(i) Date of dispatch
(ii) Complete business name and address of the addressee
(iii) Make, model, serial number/batch number
(iv) Quantity and expiry date (if applicable) of the medical devices
(v) Information on Delivery Note and Invoice

The maintenance, service arrangement of medical devices would be carried out by the respective manufacturers and contractors (Annex I).

Tracking of specific medical devices would be carried out by the respective LRPs (Annex I).

5.3.6 Records

(a) Stock Record Form (Form C)
(b) Incoming product inspection record (Form D)
(c) Outgoing product inspection record (Form E)
(d) Delivery Form (Form F)
(e) Temperature and humidity monitoring record
(f) Thermometers and hygrometers calibration record
(g) Cleaning and pest control record
5.3.7 Supplementary information

(a) Responsible staff shall be familiar with this procedure, the in-house medical device database system (mdDBsys) and storage requirements of the medical devices.
<table>
<thead>
<tr>
<th>Item</th>
<th>Make</th>
<th>Model</th>
<th>Device Description</th>
<th>Listed Device (Y with no. / N)?</th>
<th>Manufacturer</th>
<th>LRP</th>
<th>Other Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>SCTCB</td>
<td>CTCB-SCAN</td>
<td>Scanning Systems, Computed Tomography, Cone-Beam</td>
<td>Yes (Listing No.: 120120)</td>
<td>SCTCB Co. Ltd.</td>
<td>ABC</td>
<td>Class Iib (Rule 10) under EU’s classification of medical device; Maintenance agent: contractor EFG Co.</td>
</tr>
<tr>
<td>2</td>
<td>SCTCB</td>
<td>CTCB-SCANR</td>
<td>Scanning Systems, Computed Tomography, Cone-Beam</td>
<td>No</td>
<td>SCTCB Co. Ltd.</td>
<td>---</td>
<td>Class Iib (Rule 10) under EU’s classification of medical device; Maintenance agent: contractor EFG Co.</td>
</tr>
<tr>
<td>3</td>
<td>NEO IRU</td>
<td>WIR-111</td>
<td>Incubator / Radiant Warming Units, Infant, Mobile</td>
<td>Yes (Listing No.: 130130)</td>
<td>NEO IRU Inc.</td>
<td>CDE</td>
<td>Class Iib (Rule 9) under EU’s classification of medical device; Maintenance agent: manufacturer NEO IRU Inc.</td>
</tr>
<tr>
<td>4</td>
<td>NEO IRU</td>
<td>WIR-333</td>
<td>Incubator / Radiant Warming Units, Infant, Mobile</td>
<td>No</td>
<td>NEO IRU Inc.</td>
<td>---</td>
<td>Class Iib (Rule 9) under EU’s classification of medical device; Maintenance agent: manufacturer NEO IRU Inc.</td>
</tr>
<tr>
<td>5</td>
<td>Advance</td>
<td>Heartbeat</td>
<td>Defibrillator/ Cardioverter/ Pacemakers, Implantable</td>
<td>Yes (Listing No.: 140140)</td>
<td>Advance Ltd.</td>
<td>LMN</td>
<td>Class IV (Rule 8) under EU’s classification of medical device; Device tracking by LMN Co. Ltd.</td>
</tr>
</tbody>
</table>
## Annex II

Contact information of manufacturers, distributors, LRP’s and maintenance agents for the medical devices imported

<table>
<thead>
<tr>
<th>Company</th>
<th>Manufacturer(M)/Distributor(D)/LRP(L)/Maintenance Agent (A)</th>
<th>Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>SCTCB Inc.</td>
<td>M</td>
<td>Mr. James Williams, QA Manager&lt;br&gt;123-123th Avenue, Seattle, WA 99999, USA&lt;br&gt;Tel: +1 999 888 7777&lt;br&gt;Fax: +1 777 888 9999&lt;br&gt;e-mail: <a href="mailto:james.williams@sctcb.com">james.williams@sctcb.com</a></td>
</tr>
<tr>
<td>NEO IRU Inc.</td>
<td>M</td>
<td>Mr. John Miller, Regulatory Affairs Manager&lt;br&gt;888 Sample Street, Mansfield, MA 33333, USA&lt;br&gt;Tel: +1 777 666 5555&lt;br&gt;Fax: +1 555 444 3333&lt;br&gt;e-mail: <a href="mailto:john.miller@neo-iru.com">john.miller@neo-iru.com</a></td>
</tr>
<tr>
<td>ABC Co. Ltd.</td>
<td>D, L</td>
<td>Miss M.Y. Liu, President&lt;br&gt;Room 338, Cheerful Building, 3 Happy Road, Central, Hong Kong&lt;br&gt;Tel: +852 5555 4444&lt;br&gt;Fax: +852 4444 5555&lt;br&gt;e-mail: <a href="mailto:my.liu@abc.com">my.liu@abc.com</a></td>
</tr>
<tr>
<td>BCD Co. Ltd.</td>
<td>D</td>
<td>Miss S.W. Wong, Logistics In-charge&lt;br&gt;Room 388, Joyful Mansion, 8 Amazing Street, Tsim Shai Tsui, Kowloon, Hong Kong&lt;br&gt;Tel: +852 6666 5555&lt;br&gt;Fax: +852 5555 6666&lt;br&gt;e-mail: <a href="mailto:sw.wong@bcd.com">sw.wong@bcd.com</a></td>
</tr>
<tr>
<td>CDE Co. Ltd.</td>
<td>L</td>
<td>Mr. Bates Wong, Regulatory Affairs Manager&lt;br&gt;Room 148, Blessing Commercial Centre, 38 Wonderful Road, San Po Kong, Kowloon, Hong Kong&lt;br&gt;Tel: +852 7777 5555&lt;br&gt;Fax: +852 5555 7777&lt;br&gt;e-mail: <a href="mailto:bates.wong@cde.com">bates.wong@cde.com</a></td>
</tr>
<tr>
<td>Advance Ltd.</td>
<td>M</td>
<td>Mr. Ken Yeung, Sales Manager&lt;br&gt;Flat 1123, Healthy Building, Kowloon Bay, Hong Kong&lt;br&gt;Tel: +852 8888 5555&lt;br&gt;Fax: +852 8888 7777&lt;br&gt;e-mail: <a href="mailto:kenyeung@advance.com">kenyeung@advance.com</a></td>
</tr>
<tr>
<td>LMN Co. Ltd.</td>
<td>L</td>
<td>Mr. Nick Lee, Regulatory Affairs Officer&lt;br&gt;Room B, 18/F, Wise Centre, Tsim Sha Tsui, Hong Kong&lt;br&gt;Tel: +852 6666 7777&lt;br&gt;Fax: +852 6666 7788&lt;br&gt;e-mail: <a href="mailto:nlee@lmn.com">nlee@lmn.com</a></td>
</tr>
<tr>
<td>EFG Co.</td>
<td>A</td>
<td>Ms. Candy Chan, Maintenance department&lt;br&gt;Flat C, 22/F, Fo Tan Industrial Building, NT, Hong Kong&lt;br&gt;Tel: +852 2222 5555&lt;br&gt;Fax: +852 2222 7777&lt;br&gt;e-mail: <a href="mailto:candychan@efg.com">candychan@efg.com</a></td>
</tr>
</tbody>
</table>
**Annex III**

Contact information of staff involved in the import of the medical devices

(XYZ Co. Ltd.)

<table>
<thead>
<tr>
<th>Staff</th>
<th>Post Title</th>
<th>Main Duties</th>
<th>Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Scarlett Wong</td>
<td>Director</td>
<td>Overall in-charge of the Company</td>
<td>Tel: +852 6000 0001</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Fax: +852 6000 0009</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>e-mail: <a href="mailto:scarlett.wong@xyz.com">scarlett.wong@xyz.com</a></td>
</tr>
<tr>
<td>Mandy Chan</td>
<td>Accounts and Administration Manager</td>
<td>Sales and record management related to medical devices</td>
<td>Tel: +852 6000 0002</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Fax: +852 6000 0009</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>e-mail: <a href="mailto:mandy.chan@xyz.com">mandy.chan@xyz.com</a></td>
</tr>
<tr>
<td>Marco Wong</td>
<td>Logistics Department Manager</td>
<td>Logistics activities related to the storage, delivery and transportation of</td>
<td>Tel: +852 6000 0003</td>
</tr>
<tr>
<td></td>
<td></td>
<td>medical devices</td>
<td>Fax: +852 6000 0009</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>e-mail: <a href="mailto:marco.wong@xyz.com">marco.wong@xyz.com</a></td>
</tr>
</tbody>
</table>