Guidance on the regulation of listed disinfectants in Australia

Version 1.1, April 2020
The purpose of this guidance is to help sponsors understand how the TGA interprets regulations, and thus indicate how a sponsor can comply.

This is a guide only, and sponsors are encouraged to familiarise themselves with the legislative and regulatory requirements in Australia. If necessary, seek professional advice as it is the responsibility of each sponsor to understand and comply with these requirements.

This document will evolve over time and updates and clarifications will be included as required. Feedback on the guidance is always welcome.
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Introduction

An overview of how products commonly known as disinfectants and sterilants are defined and regulated can be found on the TGA website. This guidance relates to products that meet the definition of a listed disinfectant. Listed disinfectants make specific claims, as outlined in the claim guide, and must be included in the Australian Register of Therapeutic Goods (ARTG) and meet all requirements as set out in the following legislation before they can be supplied:

- **Therapeutic Goods Act 1989** (the Act)
- **Therapeutic Goods Regulations 1990** (the Regulations)
- **Therapeutic Goods Advertising Code (No.2) 2018**
- **Therapeutic Goods (Single Therapeutic Goods) Order No.1 of 1991**
- **Therapeutic Goods (Standard for Disinfectants and Sanitary Products (TGO 104)) Order 2019** and **TGA Instructions for Disinfectants**.

Depending on the ingredients of your product, you should also ensure that your disinfectant product meets the requirements under:

- The **Poisons Standard (the SUSMP)**
- The **Australian Dangerous Goods Code**.

Poisons which are packed and sold solely for industrial, manufacturing, laboratory or dispensary use are exempt from all labelling requirements included in the SUSMP, as they are covered by **Safe Work Australia's Labelling of workplace hazardous chemicals — Code of Practice**.

**Note**

If you have a problem with a disinfectant, please tell us about it.

It is an offence to import and/or supply therapeutic goods in Australia that do not conform with a standard applicable to the goods (refer sections 14 and 14A of the Act).

This guidance contains information about:

- information required to support your application
- formulation
- how to make your application in TBS
- fees and charges
- post-market – ongoing responsibilities.
Information required to support your application

Once the TGA has received your application to list your disinfectant product on the ARTG, the TGA will request a copy of labelling.

The TGA recommends that you retain the following information, which may be requested from you during either the pre-market evaluation or post-market review of your product/s:

- Information relating to the formulation of ingredients, including fragrance and colourants.
- Microbial efficacy studies (relevant to specific claims) refer to TGA instructions for disinfectant testing (Division 2 Specific tests for hospital grade disinfectants and household / commercial grade disinfectants).
- Stability data (for a new ingredient), if requested, to the extent that it is available. If you are asked to provide stability data and this information is not complete, you will need to supply preliminary stability data and indicate the protocol to be used for monitoring product performance, until a final shelf life determination is made. Your approach must be consistent with the TGA Instructions for Disinfectant Testing.
- Toxicity data.
- Quality control certificates and description.
- A Safety Data Sheet (SDS).
- Name and address for all manufacturers involved in the process of producing the disinfectant.
- Details of the manufacturing steps, including the identity of the manufacturer responsible for the process (all disinfectants are exempt from GMP requirements under Item 13 Schedule 7 of the Therapeutic Goods Regulation 1990).
- Records of complaints or adverse events.

Note

Every application for a new product listing will be assessed. Pre-market review of listed disinfectants will only be conducted on products that contain a new chemical entity and/or make new specific claims. The TGA may evaluate test reports to validate the specific claims and the safety of any new active ingredient. This may incur an evaluation fee.
Formulation

Ingredients included in the formulation of therapeutic goods supplied in Australia must be identified using the relevant Australian Approved Names (AANs).

Australian approved names (AANs)

The TGA develops and maintains approved terminology to ensure accuracy and consistency of the information about goods on the ARTG.

These approved terms must be used to identify ingredients in your listed disinfectant:

- When applying to list goods on the ARTG via the TGA Business System (TBS).
- On labels and packaging for therapeutic goods.
- Product Information documents provided with the goods.

Note

You can apply for an AAN for a chemical substance by completing and submitting a Proposed Australian Approved Name (AAN) application form, available on the TGA website.

Proprietary ingredients

Proprietary ingredients are entered into the TGA Business System (TBS) by the TGA, using details submitted by the supplier of the ingredient or by a medicine sponsor (on behalf of the supplier) using the Notification of a new proprietary ingredient form. This allows for the capture of complex formulation details and other relevant information, and the provision of a unique name and number. Sponsors may select proprietary ingredients using the assigned ingredient ID number for use in their application for a listed disinfectant.

Proprietary ingredient formulations are usually fragrances or colouring ingredients and are considered to be "commercial-in-confidence".

Microbial efficacy

You will need to adhere to the test requirements as set out in the TGA Instructions for Disinfectant Testing in order to demonstrate microbial efficacy. If requested, you will need to provide all test methodologies and results – a summary will be insufficient. Full test methodologies and results will need to be in English with clear indexing and organisation. A summary of tests and results in English is not acceptable.

Note

Testing as described above may not be applicable to automated airborne disinfectant technologies. These include hydrogen peroxide vapour, hydrogen peroxide + peracetic acid fogging and ultra-violet light.
Toxicity

Manufacturers must take reasonable steps to ensure the disinfectant product is safe when used as intended, or if there is accidental contact with the product.

There is no expectation that studies will need to be initiated to assemble the necessary data. While a new study might be needed for a new chemical entity, it is expected that this section can be satisfied with information available through a competent search of the available literature and/or databases.

The TGA will accept information generated for other regulatory agencies. It is understood that most available toxicity data will be in relation to the individual components of a formulation rather than the formulation itself.

Toxicity tests on disinfectants used on surfaces should clearly identify any potential hazards of the formulation and risks to the user, through either intended use or accidental body contact. These hazards and risks must be clearly identified on labels and in product information.

Manufacturers should consider the following when determining toxicity of their product:

- Acute oral toxicity
- Inhalation toxicity
- Skin irritation
- Sensitisation
- Eye irritation
- Environmental toxicity
- Any other known toxicity of an active ingredient or where the basic poisons related safety information suggests other forms of toxicity not mentioned above may be a hazard (e.g. neurotoxicity)
- Basic poisons-related safety information is required for all disinfectants. The basic poisons-related safety information is that which would satisfy the Poisons Standard or Safety Data Sheet requirements of:
  - Safe Work Australia’s Model Code of Practice: Labelling of workplace hazardous chemicals

Additional information should also be supplied for the following, where applicable:

- **Acute Oral toxicity**: Additional information on acute oral toxicity should be collected unless it can be shown that the disinfectant is unlikely to be used in a way that will cause it to contact the digestive tract. The information should relate to tests conducted at concentrations equivalent to those likely to be encountered in use.

- **Inhalation toxicity, skin irritation, sensitisation and eye irritation**: Additional information on residue tests should be collected unless it can be shown that the disinfectants or their residues are unlikely to come into contact with skin, mucous membrane or eyes. The basic poisons related safety information is that which would satisfy the Poisons Standard or Material Safety Data Sheet (MSDS) requirements of the Safe Work Australia’s Model Code of Practice: Labelling of workplace hazardous chemicals.
• **Environmental toxicity**: Ecotoxicological information should be held for all listable disinfectants, according to the requirements outlined by any relevant state or federal environmental protection legislation. The information provided should be reflected in appropriate handling, storage, transport, use, disposal, waste management and neutralisation instructions. The potential for reuse or recycling should be considered whenever appropriate.

**Note**
- Depending on the ingredients of your product, you may also need to comply with the requirements of the Poisons Standard (the SUSMP) and the Australian Dangerous Goods Code.

### Packaging requirements

The container for a disinfectant must:

- be impervious to and incapable of reacting with its contents
- be sufficiently strong to prevent leakage arising from ordinary risks of handling, storage or transport
- have sufficient excess capacity to prevent breakage of the container or leakage of the contents if the contents are likely to expand during handling, storage or transport.
Labelling requirements

All listed disinfectants must have labelling in place that includes the following:

- approved name(s) of all ingredient(s) that are active against pathogenic or food spoilage micro-organisms
- acceptable common name of the Disinfectant (Schedule 1 TGO 104)
- quantity/proportions of ingredients(s) which result or contribute to the disinfectant action, and proportion of available chlorine/bromine/iodine if applicable (expressed as either % w/w, %w/v, % m/m, % m/v or % v/v)
- quantity of disinfectant
- batch number
- expiry date or use by date
- the AUST L number (recommended but not compulsory)
- name and address of the manufacturer or sponsor
- clear and adequate instructions for use, including:
  - details on how to prepare the disinfectant and use it to ensure specifications are met, including details on: type of diluent, the required strength, and any limitations on quality, contact time, allowable temperature range, minimum effective concentration and pH range if significant
  - installation instructions (if applicable)
  - limitations of use, including reuse period (if applicable) and managing dilution factor if disinfectant is reused
  - where reuse is provided for, complete information on how to properly monitor the effectiveness of the reused solution (use of test strips)
  - limitations on storage conditions for stock solutions and activated solution.
- the words:
  - “Hard surface disinfectant only”
  - “Not to be used on skin”.

Note

Household grade disinfectants and commercial grade disinfectants must not be labelled "hospital grade" or use words implying that they are hospital grade.

Labelling must comply with the requirements of the SUSMP.

Poisons which are packed and sold solely for industrial, manufacturing, laboratory or dispensary use are exempt from all labelling requirements included in the SUSMP as they are covered by Safe Work Australia’s Model Code of Practice: Labelling of workplace hazardous chemicals.
How to make your application to TGA

Applications for multiple products

Many sponsors have a range of listed disinfectants in different presentations, or may sell differently branded versions of the same product. Generally these products are considered to be separate and distinct therapeutic goods under section 16 of the Act and therefore require individual listing on the ARTG.

Listed disinfectants are able to be treated as a single therapeutic good if they have the following common characteristics:

- The sponsor
- The principal manufacturer
- They are a disinfectant with specific claims.
- Are not subject to different standards.
- Contain the same ingredient that is active in their final formulation.

If your listed disinfectants meet these requirements, you can apply for listing of these products with one application.

For further information refer to the Therapeutic Goods (Single Therapeutic Goods) Order No.1 of 1991.

If you wish to enter additional products that come within the requirement of the Single Goods Order onto an existing ARTG entry, you can request a variation of the listing of your therapeutic goods. This can be done by submitting a Device Change Request, which will be considered by the Delegate of the Secretary under section 9D of the Act.

Note

One Device Change Request can be submitted for additional products providing the products share common characteristics as defined in the Therapeutic Goods (Single Therapeutic Goods) Order No.1 of 1991, and the only variation is in presentation of the goods and/or packaging/branding.

If the composition of the products has changed (i.e. you are now manufacturing/supplying a listed disinfectant that has a different ingredient that is active), this is not a variation and you will need to submit an application for a separate listing of these goods on the ARTG.
Submitting your application

To submit your application for your disinfectant to be listed on the ARTG, you will need access to the TGA’s Business Services system (TBS).

**Note**

Evidence to demonstrate compliance with regulatory requirements must be held by the manufacturer or sponsor for examination on request by the TGA, in the event of a problem arising with the product, or as part of a routine compliance evaluation.

You need to login into your TBS account to access the application forms. If you don’t have an account/access, follow the instructions at TGA Business services: getting started with the TGA.

**Step 1 - Login to TGA Business Services**

Enter your user name and password.

**Step 2 - Select the relevant application type**

From the Applications menu, under the Medical Device list, select *Device/OTG Application.*
Step 3 – Complete the application form and attach all relevant documents

You’ll be taken to Page 1 of the application form to complete/confirm the required details. To begin, select **Other Therapeutic Good – Listed disinfectant** from the list in the **Application for** field.

Complete the required details for Page 1, remembering to add a Sponsor’s own reference before continuing. Select the **Next** button to continue.

Page 2 requires the relevant manufacturer’s details.

To search for your manufacturer, select the **Search** button under **Manufacturer name** which opens the search window.
Enter your search term and select the **Search** button. This will display a list of possible manufacturers which match (or closely match) your search term.

Once you have selected the correct manufacturer, select the **Add to Application** button.

To select the correct GMDN code for your application, select the Search button under the **GMDN code and description** field which will open the **GMDN search** window.

You can search by the GMDN code, or text in the GMDN description. In the case of a hard surface disinfectant the GMDN code is based on the Common name of the product (i.e. *Disinfectant, household/commercial grade* or *Disinfectant, hospital grade*). Once you have found the correct GMDN, select it from the search results, and press **OK** to add the details to your application. Once you have completed Page 2, select **Next** to continue.

The final page has a:
- summary of the application information for you to review
- section to electronically attach supporting information
- declaration you need to agree to before you can submit your application.
Attaching supporting documents

To attach supporting information, select the Add button in the Function to Attach/Add Supporting Information field which will open the File Upload window.

Select the Document type from the dropdown list. You should attach all relevant documents from your computer. Select the Browse button and then select the relevant file from your computer to attach. Select the Add button to attach this file to your application.

Note: Follow this process for each file you need to attach.

Each attachment will be listed under the Function to Attach/Add Supporting Information field.

If you need to delete any attachments, select Remove next to the attachment you want to delete.
Before you can submit your application, you must agree to the declaration:

![Declaration](image)

When the form has been completed, select **Validate**. This will ensure that the form has all the required information to allow your form to be submitted.

**Note**

Validation of your form is only confirming that you have filled out all required fields in the application. Validation is not an approval of your application or a guarantee that all the required information has been submitted to the TGA.

If there are any issues with the form, they will be identified with blue writing near the top of the page that will link you to the incomplete information when you select it.

![Error Message](image)

If you filled in all required fields in the application form, you will be able to submit your application.
Fees and charges

Application fee

The current application fee for listed disinfectants can be found in our Schedule of fees and charges under 'Other listed and registered therapeutic goods (OTGs)'. The application fee is specifically stated under 'Listed OTG fees' as 'Application fee'.

Evaluation fee

Listed disinfectants may attract an evaluation fee in addition to the initial application fee if they contain a new ingredient or make new specific claims. The current evaluation fee can be found in our Schedule of fees and charges under 'Other listed and registered therapeutic goods (OTGs)'. The fee is specifically stated under 'Listed OTG fees' as 'Fee for evaluating documents and information relating to the safety of a listed therapeutic device'.

Note

Application and evaluation fees are not refundable. For further information refer to the refunds web page.

Annual charges

Once your product is listed on the ARTG, annual charges for maintaining your listing will apply. The current annual charge for listed disinfectants can be found in our Schedule of fees and charges under 'Other listed and registered therapeutic goods (OTGs)'. The fee is specifically stated under 'Annual charges' as 'Listed OTG: tampons and disinfectants'.
Post-market – ongoing responsibilities

Once a disinfectant has been listed on the ARTG, it must continue to meet all the regulatory, safety and performance requirements and standards that were required for the approval.

There are mandatory requirements for all sponsors of disinfectants, including:

• telling us about any changes to the composition of your product;
• retaining distribution records for five years;
• reporting adverse events; and
• ensuring the information on your ARTG listing remains current.

The TGA may contact the sponsor to request information to demonstrate that the disinfectant continues to comply with the regulations.

Note
Sponsors of disinfectants should report adverse events relating to your disinfectant product at Report a medical device adverse event (sponsor/manufacturer).

Advertising

Advertising for disinfectants (including the label) must comply with all applicable therapeutic goods advertising requirements. These include:

• If the disinfectant is not included in the ARTG and it is not exempt from the requirement to be included in the ARTG, it cannot be advertised to the public (subsection 42DL (12) of the Act). Claims to be able to supply such a disinfectant to any party are also prohibited (subsection 22(6) of the Act).
• Disinfectants included in the ARTG can only be promoted for those purposes included in the ARTG and (where relevant) the label. The promotion of ‘off-label’ use to any audience is prohibited (subsections 22(2) to (5) of the Act).
• Advertising to the public for disinfectants must comply with the Therapeutic Goods Advertising Code (the Code).
  – Note there are particular requirements for ‘other therapeutic goods’ (which includes disinfectants) in sections 12 and 13 of the Code, which prescribe the mandatory information that must appear in advertising.
  – Disinfectant advertising to the public must comply with all other relevant provisions of the Code.
• Before advertising disinfectants to consumers, you should check to see if your advertising material (for example, posters, media and social media advertising) contains restricted and/or prohibited representations, as defined in the Code.
  – If it does, you will need prior approval or permission from the TGA. Refer to the Australian Regulatory Guidelines on Advertising Therapeutic Goods.
  – There is no application process for prohibited representations on labelling, as labelling is reviewed by the TGA as part of your application to list a product on the ARTG.
If you believe there is a need for a prohibited representation to be used in the advertising (other than the label) of your disinfectant, please contact TGA.Advertising@tga.gov.au for further advice.

Note the TGA has already permitted the use of certain restricted and prohibited representations in relation to labelling for disinfectants – see restricted and prohibited representations for disinfectants.

• The TGA does not require advertising for disinfectants to appear in specified media to be pre-approved under the Therapeutic Goods Regulations 1990.

Varying a disinfectant entry that is in the ARTG

If your disinfectant product is already listed on the ARTG, and you wish to vary either the labelling, formulation or other aspects of the manufacture of the product, the sponsor must apply to the TGA for approval prior to supplying the product.

You may submit an application to the TGA via a Device Change Request form (DCR) through the TGA Business Services link on the TGA website. Guidance on when an application is required is included in the following table, entitled Notifying TGA of changes to listed disinfectants.

If your disinfectant product is already listed on the ARTG, and you wish to vary the product in a way that does NOT change the formulation or aspects of manufacturer or labelling (i.e. varying the fragrance or colour of a product) the sponsor must submit a Device Change Request as soon as practicable and no later than three months after the implementation of the change. Refer to the following table.

When applying for a variation, you must provide information to validate the variation, as set out in the section below.

Notifying TGA of variations to listed disinfectants in the ARTG

There are two types of changes:

1. variations to product information in relation to Registered and Listed Disinfectants. This information relates to the quality, safety and effective use of the goods, including information regarding the usefulness and limitations of the goods;

2. additions of products to grouped listings. All changes must be made in accordance with legislative requirements.
**Fees for variations (approvals)**

All variations requiring approval attract a processing fee and if approval is required for listed goods, an evaluation fee may also be payable.

See [Schedule of fees and charges](#).

|   | 
|---|---|
| **A** | denotes the sponsor must receive Approval from the TGA prior to change being made. A Device Change request must be submitted. |
| **N** | denotes that Notification by the sponsor to the TGA is required as soon as practicable, and no later than three months after implementation of the change. A Device Change request must be submitted. |
| **R** | denotes that Notification required directly to the TBS as soon as practicable, and no later than three months after implementation of the change. No fee is required in sponsor address or contact change. |
| ***** | denotes the change may require a new registration or listing. |
| **-** | denotes No Approval or Notification is required. Changes may be made without reference to the TGA. |

**Proposed changes**

<table>
<thead>
<tr>
<th>Proposed change</th>
<th>Listed Disinfectant</th>
<th>Additional information</th>
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<tbody>
<tr>
<td><strong>Sponsor/Manufacturer</strong></td>
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<tr>
<td>Change in sponsor name (same sponsor)</td>
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<tr>
<td>Sponsor transfer</td>
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<tr>
<td>Change in sponsor address</td>
<td>R</td>
<td></td>
</tr>
<tr>
<td>Change of principal manufacturer</td>
<td>N*</td>
<td>Test data may be requested</td>
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<tr>
<td>Change of principal manufacturer's name only</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Change of site of manufacture</td>
<td>N*</td>
<td>Test data may be requested</td>
</tr>
<tr>
<td><strong>Finished product details</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Change in physical or chemical properties</td>
<td>A</td>
<td>Test data may be requested</td>
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<tr>
<td>Proposed change</td>
<td>Listed Disinfectant</td>
<td>Additional information</td>
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<tr>
<td><strong>Formulation</strong></td>
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<tr>
<td>Change in amount of active ingredient</td>
<td>N</td>
<td>Test data may be requested</td>
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<tr>
<td>Addition or deletion of active ingredient</td>
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<tr>
<td>Change in amounts of excipients</td>
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<td>Addition or deletion of excipient</td>
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<td><strong>Active raw ingredients/excipients</strong></td>
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<tr>
<td>Change in the composition of a proprietary ingredient</td>
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<td><strong>Quality control</strong></td>
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<td>Alteration to TGA accepted test methods:</td>
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<td>Test data may be requested</td>
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<td>(i) Changes which maintain or improve analytical performance</td>
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<td>(ii) Other changes</td>
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<td>(iii) Swap to another test method</td>
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<tr>
<td>Narrowing the specification range within existing limits</td>
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<tr>
<td><strong>Packaging</strong></td>
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<tr>
<td>Change of supplier of container only (same specifications)</td>
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<td></td>
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<tr>
<td>Change of container (different material specifications) or container closure</td>
<td>N^</td>
<td>^ for products covered by Poison Standard (SUSMP) only</td>
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<tr>
<td><strong>Labelling</strong></td>
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<tr>
<td>Change of information on the label for product's use/description, claims, indications, contact times or shelf life</td>
<td>A</td>
<td>Test data will be requested</td>
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### Version history

<table>
<thead>
<tr>
<th>Version</th>
<th>Description of change</th>
<th>Author</th>
<th>Effective date</th>
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<tr>
<td>V1.0</td>
<td>Original publication</td>
<td>Therapeutic Goods Administration</td>
<td>July 2019</td>
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<tr>
<td>V1.1</td>
<td>Replaced references to Safe Work Australia’s <em>National Code of Practice for the Labelling of Workplace Substances</em> [NOHSC: 2012(1994)] with Safe Work Australia’s <em>Model Code of Practice: Labelling of workplace hazardous chemicals</em></td>
<td>Therapeutic Goods Administration</td>
<td>April 2020</td>
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