Misuse of Drugs Amendment Bill

Government Bill

As reported from the committee of the whole House

Key to symbols used in reprinted bill

As reported from the committee of the whole House

text inserted

text deleted

Hon Peter Dunne

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Contents

		Page
1	Title	2
2	Commencement	2
3	Principal Act amended	2
	Part 1	
	Amendments to principal Act and consequential	
	amendments to other enactments	
	Amendments to principal Act	
3A	Interpretation	2
3B	New sections 4C to 4E inserted	3
	4C Temporary class drug notice	3
	4D Effect of temporary class drug notice	3
	4E Duration of temporary class drug notice	5
4	Powers of Minister to prohibit importation, etc, of	5
	controlled drugs	
5	Schedule 1 amended	6
6	Schedule 2 amended	6
7	Schedule 3 amended	6
8	Schedule 4 amended	6
9	Schedule 5 amended	7
	Consequential amendments to other enactments	
10	Land Transport Act 1998 consequentially amended	7
11	Customs and Excise Act 1996 consequentially amended	7

	Part 2	
	Amendment to Misuse of Drugs Amendment Act 2005	
12	Misuse of Drugs Amendment Act 2005 amended 7	
13	Interpretation 7	
	Schedule 8	
	Items added to clause 1 of Schedule 5	
The	Parliament of New Zealand enacts as follows:	
1	Title	
	This Act is the Misuse of Drugs Amendment Act 2010 .	
2	Commencement	
(1)	Sections 6, 7(1) and (2), 8, and 9 come into force on	
	1 March 2011 the day that is 1 month after the date on which	5
	this Act receives the Royal assent.	
(2)	The rest of this Act comes into force on the day after the date	
	on which it receives the Royal assent.	
3	Principal Act amended	
	This Act amends the Misuse of Drugs Act 1975.	10
	_	
	Part 1	
	Amendments to principal Act and	
	consequential amendments to other	
	enactments	
	Amendments to principal Act	15
<u>3A</u>	Interpretation	
	Section 2(1) is amended by inserting the following definitions	
	in their appropriate alphabetical order:	
	"temporary class drug means a substance, preparation, mix-	
	ture, or article specified in a temporary class drug notice	20
	"temporary class drug notice means a notice given under	
	coefficient AC"	

New sections 4C to 4E inserted
The following sections are inserted after section 4B:

Temporary class drug notice

<u>3B</u>

$^{\circ}(1)$	The Minister may, by notice in the Gazette, specify any sub-	
	stance, preparation, mixture, or article as a temporary class	5
	<u>drug.</u>	
"(2)	The Minister must not give notice under subsection (1) if the	
	substance, preparation, mixture, or article is a Class A con-	
	trolled drug, a Class B controlled drug, a Class C controlled	
	drug, a precursor substance, or a restricted substance (as de-	10
	fined in section 31 of the Misuse of Drugs Amendment Act	
	<u>2005).</u>	
"(3)	The Minister must not give notice under subsection (1) un-	
	less he or she is satisfied that the substance, preparation, mix-	
	ture, or article that is to be specified in the notice poses, or may	15
	pose, a risk of harm to individuals, or to society.	
"(4)	A notice under subsection (1) may describe the substance,	
	preparation, mixture, or article by any 1 or more of the fol-	
	lowing:	
	"(a) its chemical name, or 1 of its chemical names:	20
	"(b) its product name:	
	"(c) a description of the substance, preparation, mixture, or	
	article, in the form that the Minister considers appropri-	
	ate for the purposes of the notice.	
"(5)	A notice under subsection (1) must state the date on which	25
	the notice comes into force.	
"(6)	The date specified under subsection (5) must not be earlier	
	than 7 days after the date of the publication of the notice in the	
	Gazette.	
"4D	Effect of temporary class drug notice	30
"(1)	Except as provided in this section, a temporary class drug is	
	to be treated, while the temporary class drug notice remains in	
	force, in the same way as if the drug were a controlled drug	
	that is specified or described in Part 1 of Schedule 3.	
"(2)	A temporary class drug specified or described in a temporary	35
	class drug notice is not to be added to any schedule of this Act	
	while the notice is in force.	
	2	

"(3)	Despite section 7(1), it is not an offence for a person, in relation
	to a temporary class drug, to do either or both of the following
	while the temporary class drug notice relating to that drug is
	in force:

- "(a) to possess for his or her own use less than 56 grams 5 in total of any products (including cigarettes), or any drug forms (including flakes, tablets, or capsules), each containing some quantity of that temporary class drug:
- "(b) to use that temporary class drug.
- "(4) Possession by a person of 56 grams or more in total of any products (including cigarettes), or any drug forms (including flakes, tablets, or capsules), each containing some quantity of that temporary class drug is to be treated, for the purposes of this Act, as possession by that person of an amount, level, or quantity at and over which a controlled drug that is specified or described in Part 1 of Schedule 3 is presumed to be for supply.
- "(5) A substance that has a structure substantially similar to a temporary class drug is not to be treated as a controlled drug analogue by reason only of that similarity.
- "(6) While a temporary class drug notice is in force, the Minister must seek advice, as he or she considers appropriate, under section 5 or 5AA, or both, in relation to the temporary class drug and its appropriate classification, if any (including as a precursor substance, or as a restricted substance as defined in section 31 of the Misuse of Drugs Amendment Act 2005), under this Act.
- "(7) As soon as possible after the publication of a temporary class drug notice in the *Gazette*, and while a temporary class drug notice is in force, the Director-General of Health must ensure that the notice, and information about its effects, is available— 30
 - <u>"(a)</u> on the Ministry of Health's Internet site, in an electronic form that is publicly accessible; and
 - "(b) in any other way that the Director-General considers appropriate in the circumstances.
- "(8) Despite the Regulations (Disallowance) Act 1989, a temporary class drug notice is not to be treated as a regulation for the purposes of the Acts and Regulations Publication Act 1989.

"4E	Dura	tion of temporary class drug notice			
<u>"(1)</u>	A temporary class drug notice expires at the earliest of—				
	"(a) the close of the day that is 1 year after the date on which				
		the notice came into force; or			
	<u>"(b)</u>	the date on which the substance, preparation, mixture,	5		
	or article is—				
		"(i) classified as a Class A controlled drug; or			
		"(ii) classified as a Class B controlled drug; or			
		"(iii) classified as a Class C controlled drug; or			
		"(iv) added to Schedule 4 as a precursor substance; or	10		
		"(v) classified as a restricted substance (as defined in			
		section 31 of the Misuse of Drugs Amendment			
		Act 2005); or			
	<u>"(c)</u>	its revocation by the Minister by notice in the Gazette.			
"(2)	A ten	nporary class drug notice may be renewed by the Minis-	15		
	ter—				
	"(a)	prior to the date of its expiry as calculated under sub-			
	section (1); and				
	"(b)	on 1 occasion only; and			
	"(c)	only for the purpose of allowing sufficient time for the	20		
		Minister to obtain the advice that is to be sought under			
		section 4D(6)."			
4	Down	rs of Minister to prohibit importation, etc, of			
4		olled drugs			
(1)		on 22(1A) is amended by—	25		
(1)	(a)	omitting "import or supply" and substituting "import-	23		
	(a)	ation, supply, possession for the purpose of sale or sup-			
		ply, or offering for sale"; and			
	(b)	omitting "pipe or other utensil" and substituting "pipe,			
	(0)	other utensil, or identifiable component of a pipe or	30		
		other utensil".	50		
(2)	Castic				
(2)		on 22 is amended by repealing subsection (3) and substi-			
(((2)	_	the following subsection:			
"(3)	-	person commits an offence against this Act who—	2.5		
	"(a)	supplies, possesses for the purpose of sale or supply, or	35		
		offers for sale a pipe, other utensil, or identifiable com-			
		ponent of a pipe or other utensil whose sale, possession			
		for the purpose of sale or supply, or offering for sale (as			

the case may be) is absolutely prohibited by a notice is	-
sued under subsection (1A); or	

- "(b) supplies, possesses for the purpose of sale or supply, or offers for sale a pipe, other utensil, or identifiable component of a pipe or other utensil otherwise than in 5 accordance with any condition under which that pipe, other utensil, or identifiable component of a pipe or other utensil may, under a notice issued under subsection (1A), be supplied, possessed for the purpose of sale or supply, or offered for sale (as the case may be); or
- "(c) imports a pipe, other utensil, or identifiable component of a pipe or other utensil otherwise than in accordance with any condition under which that pipe, other utensil, or identifiable component of a pipe or other utensil may, under a notice issued under subsection (1A), be 15 imported."

5 Schedule 1 amended

The item relating to thalidomide in clause 1 of Schedule 1 is omitted.

6 Schedule 2 amended

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Clause 1 of Part 2 of Schedule 2 is amended by inserting the following items in their appropriate alphabetical order:

"Ephedrine

"Pseudoephedrine".

Schedule 3 amended

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- (1) Part 3 of Schedule 3 is amended by repealing clause 6.
- The items relating to ephedrine and pseudoephedrine in clause (2) 1 of Part 5 of Schedule 3 are omitted.
- Paragraph (d) of the item relating to amphetamine analogues in (3) Part 7 of Schedule 3 is amended by inserting "and/or alkylthio" radicals" after "alkylamino radicals".

8 Schedule 4 amended

The items relating to ephedrine and pseudoephedrine in clause 1 of Part 1 of Schedule 4 are omitted.

9

Schedule 5 amended

	Clause 1 of Schedule 5 is amended by adding the items set out in the Schedule of this Act.	
	Consequential amendments to other enactments	
10	Land Transport Act 1998 consequentially amended	5
(1)	This section amends the Land Transport Act 1998.	
(2)	Paragraph (a)(i) of the definition of qualifying drug in section 2(1) is amended by omitting "(except thalidomide)".	
(3)	Section 58(1)(b) is amended by omitting "(except thalido-mide)".	10
(4)	Section 61(2)(b) is amended by omitting "(except thalido-mide)".	
(5)	Section 62(1)(b) is amended by omitting "(except thalidomide)".	
11	Customs and Excise Act 1996 consequentially amended	15
(1)	This section amends the Customs and Excise Act 1996.	
(2)	Schedule 1 is amended by omitting "pipe or other utensil" and substituting "pipe, other utensil, or identifiable component of a pipe or other utensil".	
	Part 2	20
	Amendment to Misuse of Drugs Amendment Act 2005	
12	Misuse of Drugs Amendment Act 2005 amended This Part amends the Misuse of Drugs Amendment Act 2005.	
13	Interpretation Paragraph (b)(v) of the definition of substance in section 31 is repealed.	25
<u>13</u>	Interpretation Paragraph (b)(v) and (viii) of the definition of substance in section 31 are repealed.	30

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Schedule s 9 Items added to clause 1 of Schedule 5

Ephedrine 10 grams, whether or not contained in a sub-

stance, preparation, or mixture

Pseudoephedrine 10 grams, whether or not contained in a sub-

stance, preparation, or mixture

Legislative history

22 April 2010 Introduction (Bill 126-1)

24 August 2010 First reading and referral to Health Committee 29 November 2010 Reported from Health Committee (Bill 126-2)

Second reading

13 July 2011 2 August 2011 Committee of the whole House (Bill 126–3)