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| **IMPLEMENTATION**  **Draft 6 – 19 November 2020** | | | |
|  | **Aim**  To prescribe the responsibilities and actions required for the possession, use, storage and disposal of controlled substances and controlled plants on University premises and/or during University-related activities to ensure the University meets the requirements of the [Health, Safety and Wellbeing (HSW) Policy](http://www.adelaide.edu.au/policies/153) and the relevant sections of the [Controlled Substances Act 1984 (SA)](https://www.legislation.sa.gov.au/LZ/C/A/CONTROLLED%20SUBSTANCES%20ACT%201984.aspx), [Controlled Substances (Controlled Drugs, Precursors and Plants) Regulations 2014 (SA)](https://www.legislation.sa.gov.au/LZ/C/R/CONTROLLED%20SUBSTANCES%20(CONTROLLED%20DRUGS%20PRECURSORS%20AND%20PLANTS)%20REGULATIONS%202014/CURRENT/2014.236.AUTH.PDF), [Controlled Substances (Poisons) Regulations 2011](https://www.legislation.sa.gov.au/LZ/C/R/CONTROLLED%20SUBSTANCES%20(POISONS)%20REGULATIONS%202011/CURRENT/2011.140.AUTH.PDF) (SA), [Work Health and Safety (WHS) Act 2012](http://www.safeworkaustralia.gov.au/sites/swa/model-whs-laws/model-whs-act/pages/model-whs-act) (SA) and [WHS Regulations 2012 (SA).](http://www.legislation.sa.gov.au/LZ/C/R/WORK%20HEALTH%20AND%20SAFETY%20REGULATIONS%202012.aspx)  This Chapter should be read in conjunction with the [Chemical Safety Management Handbook](https://www.adelaide.edu.au/hr/hsw/hsw-policy-handbook/chemical-safety-management-handbook-chapter) where the substance is also a [hazardous chemical](#hazardouschemical) and/or a [dangerous goods](#dangerousgoods) (see definitions). | | |
|  | **1** | **Objectives** | |
|  |  | **1.1** | To ensure that the hazards associated with controlled substances and plants are identified, assessed and the appropriate control measures are in place to prevent an injury and/or minimise the risk of exposure. |
|  |  | **1.2** | To ensure that all controlled substance and plants related incidents/injuries have been:   * investigated; * control measures reviewed before the activity is conducted again; and * corrective action(s) implemented where required to prevent a recurrence. |
|  |  | **1.3** | To ensure that all controlled substances and controlled plants possession, use, storage and disposal comply with legislative requirements. |
|  |  | **1.4** | To ensure the risk of unauthorised access to or loss of controlled substances and controlled plants is minimised. |
|  | **2** | **Scope** | |
|  |  | **2.1** | **Inclusions** |
|  |  |  | This process applies to all workers (e.g. staff, title holders, volunteers, contractors) and students who undertake University of Adelaide related activities. |
|  |  | **2.2** | **Exclusions** |
|  |  |  | This process does not include:   * prescribed equipment as described in the [Controlled Substances (Controlled Drugs, Precursors and Plants) Regulations 2014](https://www.legislation.sa.gov.au/LZ/C/R/CONTROLLED%20SUBSTANCES%20(CONTROLLED%20DRUGS%20PRECURSORS%20AND%20PLANTS)%20REGULATIONS%202014/CURRENT/2014.236.AUTH.PDF). Please refer to the HSW Handbook Chapter [Plant/Equipment Safety Management](https://www.adelaide.edu.au/hr/hsw/hsw-policy-handbook/plant-equipment-safety-management-handbook-chapter). * Students on placement outside of the University in hospitals, clinics and dental facilities. |

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| **HSW Handbook** | **Management of Controlled substances and Controlled plants** | **Effective Date:** | **TBA** | **Version 1.0** |
| **Authorised by** | **Chief Operating Officer (University Operations)** | **Review Date:** | **TBA** | **Page 1 of 23** |
| **Warning** | **This process is uncontrolled when printed. The current version of this document is available on the HSW Website.** | | | |

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|  | **2** | **Scope (Continued)** | |
|  |  | **2.3** | **Application**  In addition to the requirements of this HSW Handbook chapter:   * **If you are manufacturing therapeutic goods**   Refer and apply the [Therapeutic Goods Act 1989 (Cth)](http://www6.austlii.edu.au/cgi-bin/viewdb/au/legis/cth/consol_act/tga1989191/) and section 39 of the [Controlled Substances (Poisons) Regulations](https://www.legislation.sa.gov.au/LZ/C/R/Controlled%20Substances%20(Poisons)%20Regulations%202011.aspx) 2011 (SA).   * **If you are growing poppies**   Refer and apply the [Controlled Substances (Poppy Cultivation) Regulations 2016 (SA)](https://www.legislation.sa.gov.au/LZ/C/R/CONTROLLED%20SUBSTANCES%20(POPPY%20CULTIVATION)%20REGULATIONS%202016/CURRENT/2016.215.AUTH.PDF). |
|  | **3** | **Permits, Checks and End User Declarations** | |

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|  |  | **Person Responsible** | |  | **Actions** |
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|  |  | **3.1** | **Supervisor/person in control of the area/activity** |  | Schedule 2 (S2) – Schedule 7 (S7)   * Ensure that all staff and students understand the conditions of the [University’s Research Instruction or Training Permit](#AppendixA) for controlled substances S2-S7 (refer to Appendix A). * Ensure that when purchasing [Regulation 25 substances](https://www.sahealth.sa.gov.au/wps/wcm/connect/34e66b804064e13ea73db7a05d853418/2021+-+Info+-+Reg25-Poisons.pdf?MOD=AJPERES&amp;CACHEID=ROOTWORKSPACE-34e66b804064e13ea73db7a05d853418-niR288J) they are listed on the University’s permit. (Contact the [central HSW Team](mailto:hswteam%20%3chswteam@adelaide.edu.au%3e) if required.)   Schedule 8 (S8), Schedule 9 (S9), Schedule 17A Precursor (17A)  Schedule 17B Precursor (17B) Schedule 17C Precursor (17C) and Controlled Plants   * Ensure all workers and students have a valid [National Police Certificate](https://www.police.sa.gov.au/services-and-events/apply-for-a-police-record-check) if they are purchasing, using, handling S8, S9; 17A precursors and/or controlled plants. (Unless they have an exemption in accordance with [Appendix B](#AppendixB) “S8 and S9 controlled substances section 11. * Ensure workers purchasing, using and holding these substances or plants hold the relevant permit (refer to [Appendix B](#AppendixB)). * Ensure records are held and maintained in accordance with: * Appendix B: S8 – S9 controlled substances * Appendix C: Controlled precursors; and * Appendix D: Prescribed controlled plants. * Ensure that if supplying a 17B or 17C controlled precursor to another work location that an “[End User declaration/statement](#AppendixF)” is completed and held on file (refer to Appendix F). * Ensure if you are importing or exporting any of the drugs listed in [Appendix E](#AppendixE) that you have a permit from [the Office of Drug Control](https://www.odc.gov.au/ws-lps-index). |
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|  |  | **3.2** | **Supervisor/person in control of a chemical store/chemical receiving area** |  | * Ensure that no stocks of S8, S9 controlled substances, 17A precursors and controlled plants are held within the chemical store/receiving area. * Ensure all workers in the chemical store/chemical receiving area have a valid [National Police Certificate](https://www.police.sa.gov.au/services-and-events/apply-for-a-police-record-check). * Ensure that if supplying 17B and 17C controlled precursor from the chemical store/receiving area that an [End User declaration/statement](#AppendixF) is completed and held (refer to Appendix F). |

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|  | **3** | **Permits, Checks and End User Declarations (Continued)** | | | |
|  |  | **Person Responsible** | |  | **Actions** |
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|  |  | **3.3** | **Director HSW**  (or [HSW Team](https://www.adelaide.edu.au/hr/hsw/hsw-advice) delegate) |  | * Manage the Controlled substances Permit (S2- S7) on behalf of the University. |
|  | **4** | **Hazard Management** | | | |
|  |  | **Person Responsible** | |  | **Actions** |
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|  |  | **4.1** | **Supervisor/person in control of the area/activity** |  | * Ensure that risk assessments are conducted in accordance with the HSW Handbook Chapter [Hazard Management](https://www.adelaide.edu.au/hr/hsw/hsw-policy-handbook/hazard-management-handbook-chapter).   Note: The risk assessment should contemplate:   * the risk of a needlestick, inhalation or ingestion of a controlled substance and how best to mitigate the risk; * the level of information, instruction and training to be provided; * access and storage requirements; and * antidotes (where available). |
|  | **5** | **Provision of information, instruction and training** | | | |
|  |  | **Person Responsible** | |  | **Actions** |
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|  |  | **5.1** | **Supervisor/person in control of the area/activity** |  | * Ensure that all workers: * using or working in the area have been provided with a [local induction](https://www.adelaide.edu.au/hr/hsw/hsw-training-induction#local-induction); * using, storing or disposing of controlled substances and/or controlled plants are provided with the appropriate level of Information, Instruction and Training in accordance with the risk assessment for the activity and the [HSW Handbook Chapter “Provision of HSW Information, Instruction and Training](https://www.adelaide.edu.au/hr/hsw/hsw-policy-handbook/hsw-information-instruction-training-handbook-chapter)”; * are aware of all permit conditions for controlled substances and/or controlled plants that are held in the laboratory; and * are provided with the appropriate level of supervision. * Ensure that all records, including Level 2 induction, are maintained in accordance with the [HSW Handbook Chapter Provision of HSW Information, Instruction and Training](https://www.adelaide.edu.au/hr/hsw/hsw-policy-handbook/hsw-information-instruction-training-handbook-chapter) in [SSO](https://www.adelaide.edu.au/hr/hr-online-systems/sso). |
|  | **6** | **Registers** | | | |
|  |  | **Person Responsible** | |  | **Actions** |
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|  |  | **6.1** | **Supervisor/person in control of the area/activity** |  | S2 - S7, S8, S9 controlled substances, 17A, 17B, 17C precursors and controlled plants   * Ensure that all controlled substances and plants are entered onto the School/Branch Chemical register in accordance with: * Appendix A: [S2 – S7 controlled substances](#AppendixA) * Appendix B: [S8 – S9 controlled substances](#AppendixB) * Appendix C: [Controlled precursors](#AppendixC); and * Appendix D: [Prescribed controlled plants](#AppendixD).   Continued |

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|  | **6** | **Registers (Continued)** | | | | |
|  |  | **Person Responsible** | | |  | **Actions** |
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|  |  | **6.1** | **Supervisor/person in control of the area/activity**  **(Continued)** | |  | S8, S9, 17A, 17B and 17C   * Ensure that controlled substance purchases/usage/disposal is recorded in an auditable format e.g. in a log book or on a computer system that is backed up. (Refer to [Appendix B](#AppendixB) and  [Appendix C](#AppendixC))   Controlled plants   * Ensure that controlled plant purchases/usage/disposal is recorded in an auditable format e.g. in a log book or on a computer system that is backed up. (Refer to [Appendix D](#AppendixD)) |
|  | **7** | **Storage** | | | | |
|  |  | **Person Responsible** | | |  | **Actions** |
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|  |  | **7.1** | | **Supervisor/person in control of the area/activity** |  | S2-S7   * Ensure S2 – S7 substances are stored and handled in accordance with the SDS and the University’s Research Instruction or Training Permit for controlled substances. For schedules and conditions refer to [Appendix A](#AppendixA).   S8 and S9   * Ensure that substances are stored in accordance with your permit and [The Code of Practice for the Storage and Transport of Drugs of Dependence Nov 2012 (SA).](https://www.sahealth.sa.gov.au/wps/wcm/connect/public+content/sa+health+internet/about+us/legislation/controlled+substances+legislation/code+of+practice+for+the+storage+and+transport+of+drugs+of+dependence)   17A,17B &17C   * Ensure precursors are stored in accordance with the permit and [Appendix C](#AppendixC).   Controlled Plants   * Ensure that controlled plants are stored in accordance with the permit and [Appendix D](#AppendixD).   Note: Under no circumstances are S8, S9, 17A and controlled plants to be held in any store/area that has shared access e.g. Badger chemical store. |
|  | **8** | **Labelling** | | | | |
|  |  | **Person Responsible** | | |  | **Actions** |
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|  |  | **8.1** | | **Supervisor/person in control of the area/activity** |  | S2-S7   * Ensure that if the controlled substance is decanted that it is labelled in accordance with [Appendix A](#AppendixA)   S8 and S9   * Ensure that if the substance is decanted that it is labelled in accordance with [Appendix B](#AppendixB)   17A,17B and 17C   * Ensure that precursors are labelled in accordance with [Appendix C](#AppendixC).   Controlled Plants   * Ensure that controlled plants are labelled in accordance with [Appendix D](#AppendixD). |

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|  | **9** | **Transportation** | | | | | | | | |
|  |  | **Person Responsible** | | |  | | | **Actions** | | |
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|  |  | **9.1** | **Supervisor/person in control of the area/activity** | |  | | | S2-S7   * Ensure workers, who transport controlled substances, pack them to avoid leakage and separate from food.   S8 and S9   * Ensure that substances which are transported outside the University, are transported in accordance with your permit and [The Code of Practice for the Storage and Transport of Drugs of Dependence Nov 2012 (SA).](https://www.sahealth.sa.gov.au/wps/wcm/connect/public+content/sa+health+internet/about+us/legislation/controlled+substances+legislation/code+of+practice+for+the+storage+and+transport+of+drugs+of+dependence)   17A,17B and 17C   * Ensure precursors are transported in accordance with [Appendix C](#AppendixC).   Controlled Plants   * Ensure that controlled plants are transported in accordance with [Appendix D](#AppendixD). | | |
|  | **10** | **Reporting and investigating a safety issue or incident** | | | | | | | | |
|  |  | **Person Responsible** | | |  | | | **Actions** | | |
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|  |  | **10.1** | **Supervisor/person in control of the area/activity** | | |  | | | * Ensure that all instances involving controlled substances, precursors and/or controlled plants including misuse loss or security breaches are reported and investigated in accordance with the HSW Handbook Chapter [Incident, Near miss Reporting and Investigation](https://www.adelaide.edu.au/hr/hsw/hsw-policy-handbook/incident-reporting-investigation-handbook-chapter); and * Ensure that in the circumstances of a loss or theft of a S8, S9 substance, 17A or controlled plant, the permit holder undertakes reasonable lines of enquiry to determine the facts and then reports to the local and central [HSW Team](https://www.adelaide.edu.au/hr/hsw/hsw-advice)s as soon as possible. The HSW Teams will gather the facts and if required, report the incident together with the permit holder, to SA Health and SAPOL in accordance with the [SA Health Suspected Theft of Loss of Drugs or Substances from licence or permit holder policy.](https://www.sahealth.sa.gov.au/wps/wcm/connect/8a4ad8804ddd04609bd7ff6d722e1562/Circ+-+Thefts+and+Losses+Report+201806.pdf?MOD=AJPERES&CACHEID=ROOTWORKSPACE-8a4ad8804ddd04609bd7ff6d722e1562-mMAv4hk) | | |
|  | **11** | **Emergency contingency** | | | | | | | | |
|  |  | **Person Responsible** | | | | |  | | | **Actions** |
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|  |  | **11.1** | | **Supervisor/person in control of the area/activity** | | |  | | | * Ensure emergency contingency arrangements have been included in the Provision of information and instruction (section 4) and on the risk assessment (section 6.1). * Ensure you are aware of the relevant emergency contingency arrangements, including the location and use of spill kits, emergency showers/eyewash stations and first aid provisions in your area. * Participate in any testing of emergency contingency arrangements where required. | |

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|  | **12** | **Disposal** | | | |
|  |  | **Person Responsible** | |  | **Actions** |
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|  |  | **12.1** | **Supervisor/person in control of the area/activity** |  | S2 – S7, 17B and 17C   * Ensure that if you are leaving the University permanently that all substances are either disposed of or the substances are transferred to another worker. * Ensure that at least once a year all substances are checked against the Chemical register and have an assigned current owner to avoid legacy substances being stock piled and that all substances without an owner are disposed of. * Dispose of substances in accordance with Chemical Disposal Requirements (see [Appendix A](#AppendixA)).   S8 and S9   * Ensure that if you are leaving the University permanently that all substances are either disposed of or that you contact SA Health for permission to transfer the permit and substance to another worker * Ensure permit holders dispose of substances in accordance with the Disposal Requirements (see [Appendix B](#AppendixB)) * Return the key to the drug safe to the Head of School.   17A and Controlled Plants   * Ensure17A and Controlled Plants are disposed of in accordance with the permit requirements.   **Note:** It is illegal to supply (without permission) any part of a controlled plant to another person, including waste and/or non-active parts of the plant. If the permit holder wishes to transfer any part of the plant material (including waste) the permit holder must inform [SA Health](https://www.sahealth.sa.gov.au/wps/wcm/connect/public+content/sa+health+internet/public+health/drugs+poisons+chemicals+and+contaminants/medicines+poisons+and+pest+control+licences/medicines+poisons+and+pest+control+licences) before transfer so that their permit can be modified, to include the new people and the secondary location. | |
|  | **13** | **Special circumstances and exemptions** | | | |
|  |  | **Person Responsible** | |  | **Actions** |
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|  |  | **13.1** | **Managers and Supervisors of Laboratories, Workshops and Chemical Stores** |  | * Ensure that all staff and students are aware of and apply the special circumstances and exemptions (where applicable) outlined in: * Appendix A: [S2 – S7 controlled substances](#AppendixA) * Appendix B: [S8 – S9 controlled Substances](#AppendixB) * Appendix C: [Controlled precursors](#AppendixC); and * Appendix D: [Prescribed controlled plants](#AppendixD). | |

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|  | **13** | **Definitions**  **17A substances:** are precursors which cannot be sold or possessed without a permit from the Minister. These chemicals are listed in section 16 of the [Controlled Substances (Poisons) Regulations 2011](https://www.legislation.sa.gov.au/LZ/C/R/CONTROLLED%20SUBSTANCES%20(POISONS)%20REGULATIONS%202011/CURRENT/2011.140.AUTH.PDF) (SA).  **17B and 17C substances**: are precursors which require photographic identification to be produced and for an End User Statement to be completed at purchase. These chemicals are listed in section 16 and 17 of the [Controlled Substances (Poisons) Regulations 2011](https://www.legislation.sa.gov.au/LZ/C/R/CONTROLLED%20SUBSTANCES%20(POISONS)%20REGULATIONS%202011/CURRENT/2011.140.AUTH.PDF) (SA).  **Controlled substances (or scheduled drugs & poisons):** are pharmaceuticals and poisons that require licensing. Under the licence conditions there are restrictions on access, labelling and use. The purpose of the classification is to restrict the accessibility by non-authorised people to particular groups of pharmaceutics and poisons.  **Dangerous Goods:** are solids, liquids or gases that have been classified as dangerous under the *Dangerous Substances Act 1979, Dangerous Substances (Dangerous Goods Transport) Regulations 2008* and the *Australian Code for the Transport of Dangerous Goods by Road or Rail* (the ADG code). Substances in this classification must adhere to legislative requirements when being ***transported*** by road or rail.  • Packing Group I (PGI) indicates dangerous goods that are highly dangerous.  • Packing Group II (PGII) indicates dangerous goods that are moderately dangerous.  • Packing Group III (PGIII) indicates dangerous goods that are mildly dangerous.  **Note** the storage of dangerous goods is now included in the term hazardous chemicals. Dangerous goods requirements only are applicable to the transportation.  **End User statement/declaration:** is a statement which is required by the supplier, on behalf of South Australian Police, to allow the supply of substances which have been classified as section 17B or 17C under the Controlled Substances Act 1984.  **GHS**: means the Globally Harmonised System of classification and Labelling of chemicals (7th edition)  **Hazardous chemical:** is a substance, mixture or article that satisfies the criteria for a hazard class in the GHS. This term replaces hazardous substances and the storage of dangerous goods.  **Hazard Statement (H-Statements)** are part of the Globally Harmonised System of Classification and Labelling of Chemicals (GHS). Hazard statements provide standardised wording to indicate the hazards of a product including, when appropriate the degree of the hazard.  **Proficiency** (for the purposes of University Training)  Achievement of a level of demonstrable knowledge, ability or skill acquired through training, which enables the operator to complete a high risk activity safely and without supervision.  **Research chemical:** means a substance or a mixture that is manufactured in a laboratory for genuine research and is not for use or supply for a purpose other than analysis or genuine research.  **Safety Data Sheet** (an **SDS**): is a document prepared by the manufacturer or importer of all chemicals that describes uses, chemical and physical properties, health hazard information, precautions for use, safe handling information and emergency information.  **Supervisor/Person in control of the area/activity**  In the context of this chapter the supervisor has two meanings:   1. the line manager of a staff member or the principal supervisor of a higher degree research student. The responsibility of this type of supervisor is captured in section 3.2 and should be read in relation to all activity other than where the worker’s activity is supervised by someone as described in the second meaning below.   Continued |

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|  | **13** | **Definitions**  **Supervisor/Person in control of the area/activity (continued0**  In the context of this chapter the supervisor has two meanings:   1. Any other individual who (separate to the line manager/principle supervisor) has control of a laboratory, clinic, workshop, field activity or other activity in which the worker is participating or working. For example a workshop manager who has control of what is undertaken and/or who determines which workers may/may not work within the workshop they control. These supervisors also have the responsibility captured in section 3.2 for the activities under their control. (Note: Control means that these individuals have the right to deny access to or stop any activity until they are satisfied that the activity can occur safely.)   (NOTE: A student is not to be the Supervisor/person in control of the area/activity.)  **Worker** means according to the [WHS Act 2012 (SA)](http://www.legislation.sa.gov.au/LZ/C/A/WORK%20HEALTH%20AND%20SAFETY%20ACT%202012.aspx) a person who carries out work in any capacity for a person conducting a business or undertaking, including work as – | | |
|  |  | 1. an employee; or 2. a contractor or subcontractor; or 3. an employee of a contractor or subcontractor; or 4. an employee of a labour hire company who has been assigned to work in the person's business or undertaking; or | | 1. an outworker; or 2. an apprentice or trainee; or 3. a student gaining work experience; or 4. a volunteer; or 5. a person of a prescribed class. | |
|  |  | The person conducting the business or undertaking is also a worker if the person is an individual who carries out work in that business or undertaking. Note -Higher Degree Research students and Academic Visitors are likely to be workers under the [WHS Act 2012 (SA)](http://www.legislation.sa.gov.au/LZ/C/A/WORK%20HEALTH%20AND%20SAFETY%20ACT%202012.aspx). | | | |
|  | **14** | **Performance Measures**  The [HSW Team](https://www.adelaide.edu.au/hr/hsw/hsw-advice) will use performance measures to assist in identifying areas of success and/or where corrective action is required to meet the objectives and targets of this process.  The level of compliance with the chapter and effectiveness will be determined during the internal audit process. | | | |
|  | **15** | **Useful information and resources** | | | |
|  |  | **15.1** | **University related documents and resources**   * HSW Handbook Chapter [Hazard Management](https://www.adelaide.edu.au/hr/hsw/hsw-policy-handbook/hazard-management-handbook-chapter) * HSW Handbook Chapter [Report a safety issue or incident and Incident investigation](http://www.adelaide.edu.au/hr/hsw/handbook/incident/) * [HSW Handbook Chapter Provision of HSW Information, Instruction and Training](https://www.adelaide.edu.au/hr/hsw/hsw-policy-handbook/hsw-information-instruction-training-handbook-chapter) * [Chemwatch](https://www.adelaide.edu.au/hr/hsw/hsw-staff-intranet) | | |
|  |  | **15.2** | **Related Legislation**   * [Agricultural and Veterinary Chemicals Code Act 1994.](http://www.comlaw.gov.au/Series/C2004A04723) * [Controlled Substances (SA) Act 1984](http://www.legislation.sa.gov.au/lz/c/a/controlled%20substances%20act%201984.aspx) (v2019). * [Controlled Substances (Therapeutic Goods and Other Matters) Amendment Bill (SA) 2011](https://www.legislation.sa.gov.au/LZ/B/ARCHIVE/CONTROLLED%20SUBSTANCES%20(THERAPEUTIC%20GOODS%20AND%20OTHER%20MATTERS)%20AMENDMENT%20BILL%202011/UNOFFICIAL%20ROYAL%20ARMS/CONTROLLED%20MATTERS%20AMENDMENT%20BILL%202010.UN.PDF)  * [Controlled Substances (Controlled Drugs, Precursors and Plants) (SA) Regulations 2014 (v2019).](https://www.legislation.sa.gov.au/LZ/C/R/CONTROLLED%20SUBSTANCES%20(CONTROLLED%20DRUGS%20PRECURSORS%20AND%20PLANTS)%20REGULATIONS%202014.aspx) * [Controlled Substances (Poisons) (SA) Regulations 2011](https://www.legislation.sa.gov.au/LZ/C/R/CONTROLLED%20SUBSTANCES%20(POISONS)%20REGULATIONS%202011.aspx) (v2020). * [Globally Harmonized System of Classification and Labelling of Chemicals seventh edition 2017](https://www.unece.org/trans/danger/publi/ghs/ghs_rev07/07files_e.html) * [Therapeutic Goods Act 1989 (v 2020)](https://www.legislation.gov.au/Details/C2020C00235) * [Poisons Standard July 2020](https://www.legislation.gov.au/Details/F2020L00899) * [Code of Practice for the Storage and Transport of Drugs of Dependence](https://www.sahealth.sa.gov.au/wps/wcm/connect/9c2649804ddcb87b901efe6d722e1562/CPSTDD+201909.pdf?MOD=AJPERES&CACHEID=ROOTWORKSPACE-9c2649804ddcb87b901efe6d722e1562-n5jlbwU) * [The Australian Code for the Transport of Dangerous Goods by Road or Rail (2020) ed.7.7](https://www.ntc.gov.au/codes-and-guidelines/australian-dangerous-goods-code) * [AS/NZS 3809:1998 Safes and Strongrooms](https://subscriptions-techstreet-com.proxy.library.adelaide.edu.au/) | | |
|  |  | **15.3** | **Other Resources**   * Australian Government the Department of Health - [The Office of Drug Control](https://www.odc.gov.au/) | | |

**Appendix A (Page 1 of 5)**

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| **SCHEDULE 2 (S2) – SCHEDULE 7 (S7) CONTROLLED SUBSTANCES** |

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| **1** | **S2 – S7 (including Regulation 25) General**  **How to identify if a substance is controlled**  To identify if a substance is controlled refer to:   * the Safety Data Sheet (SDS) under ‘Poisons schedule’. * [Controlled Substances (Controlled Drugs, Precursors and Plants) Regulations 2014 (SA).](https://www.legislation.sa.gov.au/LZ/C/R/CONTROLLED%20SUBSTANCES%20(CONTROLLED%20DRUGS%20PRECURSORS%20AND%20PLANTS)%20REGULATIONS%202014.aspx) * [Controlled Substances (Poisons) Regulations 2011](https://www.legislation.sa.gov.au/LZ/C/R/CONTROLLED%20SUBSTANCES%20(POISONS)%20REGULATIONS%202011.aspx) (SA).   **S2 - S7 Drugs and Poisons**  Drugs and poisons are classified according to the Schedules below |

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| **Schedule** | **Signal Words** | **Access and use requirements** |
| **Schedule 1** |  | [This Schedule is intentionally blank.] |
| **Schedule 2** | Pharmacy Medicine | Substances, the safe use of which may require advice from a pharmacist, and which should be available from a pharmacy or, where a pharmacy service is not available, from a licensed person.  Covered by University Permit |
| **Schedule 3** | Pharmacist Only Medicine | Substances, the safe use of which requires professional advice, but which should be available to the public from a pharmacist without a prescription.  Covered by University Permit |
| **Schedule 4** | Prescription Only Medicine, or Prescription Animal Remedy | Substances, the use or supply of which should be by or on the order of persons permitted by State or Territory legislation to prescribe and should be available from a pharmacist on prescription.  Covered by University Permit |
| **Schedule 5** | Caution | Substances with a low potential for causing harm, the extent of which can be reduced through the use of appropriate packaging with simple warnings and safety directions on the label.  Permit is not required |

**Appendix A (Page 2 of 5)**

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| **SCHEDULE 2 (S2) – SCHEDULE 7 (S7) CONTROLLED SUBSTANCES** |

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| **Schedule 6** | Poison | Substances with a moderate potential for causing harm, the extent of which can be reduced through the use of distinctive packaging with strong warnings and safety directions on the label.  Permit is not required |
| **Schedule 7** | Dangerous Poison | Substances with a high potential for causing harm at low exposure and which require special precautions during manufacture, handling or use. These poisons should be available only to specialised or authorised users who have the skills necessary to handle them safely. Special regulations restricting their availability, possession, storage or use may apply.  Covered by University Permit |
| **Regulation 25** (section 22 of the Controlled Substances Act) | Prescribed Poisons | Substances which are specifically named in the Controlled Substances (Poisons) Regulations Section 25 and are required to have a permit by the Controlled Substances Act (1984).  Specifically listed on the University Permit  Refer to [SA Health](https://www.sahealth.sa.gov.au/wps/wcm/connect/34e66b804064e13ea73db7a05d853418/2021+-+Info+-+Reg25-Poisons.pdf?MOD=AJPERES&amp;CACHEID=ROOTWORKSPACE-34e66b804064e13ea73db7a05d853418-niR288J) for a listing of the specific poisons. |

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| **2** | **S2 – S7 (including Regulation 25) Permits**  **University Controlled Substances Permit S2 – S7**  The University of Adelaide has “Research Instruction or Training Permits” for each of the four campuses (Adelaide, Waite, Roseworthy and Thebarton) which allows the University to manufacture, supply, possess and use Schedule 2, 3, 4, and 7 substances (Note: a permit is not required for S5 and S6 substances).  The permit requires the University to abide by the following conditions:   * The poisons must not be re-sold or supplied to any other person. * The permit holder shall store scheduled poisons in suitable containers, appropriately labelled and shall store schedule 2, 3, 4 & 7 poisons, when not in use in a locked receptacle or enclosure. * The poisons shall not be kept elsewhere than at the premises specified, except when in accordance with written guidelines or protocols prepared by or on behalf of the permit holder. * Access to the poisons shall be restricted to persons under the direction of the permit holder, or in accordance with written guidelines or protocols prepared by or on behalf of the permit holder. * A record indicating the quantity of each schedule 2, 3, 4 and 7 poison manufactured, produced, received, used or destroyed during the currency of this permit must be kept by the permit holder. * The permit holder must comply with the requirements of the SA Health Suspected Theft of Loss of Drugs or Substances from licence or permit holder policy dated March 2011   To breach the conditions of the University’s permit is an **unlawful act**, which could result in a loss of the University’s permit and hence ability to purchase and hold these types of substances. Any breach of these conditions must be reported to the Central [HSW Team](https://www.adelaide.edu.au/hr/hsw/hsw-advice)**.** |

**Appendix A (Page 3 of 5)**

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| **SCHEDULE 2 (S2) – SCHEDULE 7 (S7) CONTROLLED SUBSTANCES** |

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| **3** | **S7 Prohibition on use**  **Prohibition on use of certain poisons**  Section 31 of the [Controlled Substances (Poisons) Regulations 2011](https://www.legislation.sa.gov.au/LZ/C/R/Controlled%20Substances%20(Poisons)%20Regulations%202011.aspx) calls out S7 poisons which require a higher authorisation to use   * amygdalin for human therapeutic use. * chloramphenicol for the treatment of stock bred, raised or used for the purpose of providing a product for human consumption. * Any poison produced for the treatment of animals if that poison is intended for human use.   If you are intending to use these substances in the manner outlined above, please contact the local and central [HSW Teams.](https://www.adelaide.edu.au/hr/hsw/hsw-advice) |
| **4** | **S2 – S7 (including Regulation 25) Storage and access**  The permit holder shall store scheduled poisons in suitable containers, appropriately labelled, and shall store schedule 2, 3, 4 and 7 poisons, when not in use, in a locked receptacle or enclosure.   * Keep the substance in the original container, however if you need to decant the substance then refer to labelling requirements below. * Schedule 2, 3, 4 and 7 poisons must be stored in a locked cabinet when the substances are not in use, or the laboratory/workshop/building must be locked, or access restricted by some means when not in use. * Poisons must be stored in the original container or decanted into a container normally associated with substance. Decanted solutions should not be put into a container used for (or look similar to) one used for food or beverages   The poisons shall not be kept elsewhere than the premises specified, except when in accordance with written guidelines or protocols prepared by or on behalf of the permit holder.   * The four permits the University holds covers each of the four main campuses of the University: Adelaide, Waite, Roseworthy and Thebarton campus. The Adelaide campus permit covers North Terrace and additionally covers staff and students working in the hospitals and field/offsite locations (including permanent locations such as the farms and non-permanent locations such as sites visited on School field trips). When transporting controlled substances to a field trip location a Risk Assessment and Safe Operating Procedure must be written detailing the safe transport and security of the substances (please contact the Faculty [HSW Team](https://www.adelaide.edu.au/hr/hsw/hsw-advice) for assistance with this requirement).   Access to the poisons shall be restricted to persons under the direction of the permit holder, or in accordance with written guidelines or protocols prepared by or on behalf of the permit holder.   * Only staff and students given permission to access individual laboratories and workshops are allowed access to the controlled substances in those individual laboratories and workshops. Any person who is not authorised to use substances in a laboratory or workshop must be supervised (or not permitted to enter) where controlled substances are not in locked receptacles. |
| **5** | **S2 – S7 (including Regulation 25) Labelling**  **Labelling of S2 - S7 decanted solutions**  All substances are required to be labelled in accordance with [GHS](https://www.safework.sa.gov.au/workplaces/chemicals-substances-and-explosives/chemical-labelling) and [WHS Regulations 2012 (SA)](http://www.legislation.sa.gov.au/LZ/C/R/WORK%20HEALTH%20AND%20SAFETY%20REGULATIONS%202012.aspx) Part 2 Schedule 9.  Whilst the manufacturer or supplier of substances are required to have extensive labelling the label for a **decanted substance**, or **research substance,** or **sample for analysis** shall at a minimum:   * be legible and in English, * have the product identifier (name or number found on the suppliers’ label or in the SDS), * have a pictogram or hazard statement consistent with the chemical, * the full name (or staff/student number) of the worker who made or decanted the chemical, and * the controlled substance signal words as per the original container (refer to signal words table 1 above).   Please note that decanting into a syringe only requires the name of the substance on the syringe. However the substance must be used and syringe disposed of within one working day. |

**Appendix A (Page 4 of 5)**

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| **SCHEDULE 2 (S2) – SCHEDULE 7 (S7) CONTROLLED SUBSTANCES** |

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| **6** | **S2 – S7 (including Regulation 25) Registers**  All substances are required to be on the chemical register (updated at least once a year) with the following information**:**   * **Chemical/Material Name** - Use the common name if it exists, and please put the name of the chemical/substance before the concentration if applicable, * **GHS Class and Category (**This is the Class and the Category under the Globally Harmonized system of classification and labelling of chemicals seventh edition 2017 e.g. Flammable Liquid Category 2); * **Primary Dangerous Goods (DG) Class** (Theseare solids, liquids or gases that have been classified as dangerous under Dangerous Substances Act 1979, Dangerous Substances (Dangerous Goods Transport) Regulations 2008 and the *Australian Code for the Transport of Dangerous Goods by Road or Rail [*the ADG code]). * **Building** * **Room** * **Maximum Volume –** this is the max volume held in the location. * **Controlled substance classification** - Use the appropriate S number such as **S4**, **S8** etc.  If it is not controlled, insert "-" * **Container Unit** |
| **7** | **S2 – S7 (including Regulation 25) Transport**   * Transportation by hand by using carriers, baskets or trolleys to carry chemicals, where possible. * Outside the University the load is to be bunded, segregated and transported in a way, which discourages breakage of containers. * All loads are to be secured (large amounts must also be transported behind a cargo barrier) * Transportation of large quantities of chemicals may require placarding (refer to Chemical Storage and Transportation Handbook Chapter). * If chemicals are to be transported by air refer to [CASA guideline](https://www.casa.gov.au/rules-and-regulations)s * If chemicals are being transported by post, refer to [Australia Post guidelines](https://auspost.com.au/sending/check-sending-guidelines/dangerous-prohibited-items). * All S2 - S7 controlled substances must be secure from unauthorised access during transport. |
| **8** | **S2 – S7 (including Regulation 25) Incident Reporting**  The permit holder shall comply with the requirements of the [Department of Health "Suspected Theft or Loss of Drugs or Substances from Licence or Permit Holders" policy dated March 2011](http://www.dassa.sa.gov.au/webdata/resources/files/Form_Theft_Loss_Report.pdf)   * All substance incidents including suspected theft, injury and hazards are to be reported via the [University’s on-line incident reporting system](https://unisafe.adelaide.edu.au/UniSafe/main). * The local and central [HSW Team](https://www.adelaide.edu.au/hr/hsw/hsw-advice)s must be contacted where there are reasonable grounds to suspect the occurrence of: * a theft or loss of a drug, prohibited substance, Schedule 7 poison, prescribed laboratory equipment (refer to the HSW Handbook chapter [Plant/Equipment safety management](https://www.adelaide.edu.au/hr/hsw/hsw-policy-handbook/plant-equipment-safety-management-handbook-chapter)) or controlled plants, or * a quantity of drugs or prohibited substances that cannot be reasonably accounted for; or * worker or student who has access to such drugs or prohibited substances exhibits such behaviour that you or others may reasonably suspect that they have a drug problem or are diverting drugs or substances. |
| **9** | **S2 – S7 (including Regulation 25) Disposal**  Disposal of S2 – S7 drugs/poisons can be collected by waste disposal companies as these companies hold the appropriate permits to undertake destruction/disposal. However, it is a breach of the University’s Controlled Substances Licences to leave controlled substances unattended in loading bays whilst waiting for collection.  Continued |

**Appendix A (Page 5 of 5)**

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| **SCHEDULE 2 (S2) – SCHEDULE 7 (S7) CONTROLLED SUBSTANCES** |

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| **10** | **S2 – S7 (including Regulation 25) Disposal (Continued)**  Do not discharge to the sewer:   * any concentrated acids or bases; * highly toxic, malodorous (bad odour), or lachrymatory (produces tears) substances; * any substances which might interfere with the biological activity of wastewater treatment plants; * any controlled substance which could create fire or explosion hazards; * any controlled substance which could cause structural damage or obstruct flow.   **In University buildings**  All requests for waste disposal should be submitted on the [[Waste Collection Request](https://www.adelaide.edu.au/infrastructure/services/maintenance#waste-and-recycling) Form](http://www.adelaide.edu.au/infrastructure/campus_services/services/maintenance/) from Infrastructure website. If delays occur contact [Infrastructure](https://www.adelaide.edu.au/infrastructure/) to resolve the issue.  **Commercial buildings**  The first point of contact for requests is the Building Facilities Manager. The Building Facilities Manager will submit the request to the chemical waste service provider. The chemical waste service provider receives the request and they will contact the person requesting waste collection to obtain a copy of the waste manifest. If the requester does not have a manifest the chemical waste service provider will provide a blank manifest for them to complete. |
| **11** | **S2 – S7 (including Regulation 25) Records**  A record indicating the quantity of each schedule 2, 3, 4 and 7 poison manufactured, produced, received, used or destroyed during the currency of this permit must be kept by the permit holder.   * By ensuring the local chemical register is kept up to date a comparison between current and previous years can be made to determine substances used, destroyed or disposed of. Information on chemicals received should be obtainable through purchasing staff. * S2 – S6 records must be kept for a period of 2 years. * S7 records must be kept for period of 5 years. |
| **12** | **S2 – S7 (including Regulation 25) Special Circumstances and Exemptions**   1. **The poisons must not be re-sold or supplied to any other person.**    * + Within the University it is acceptable to transfer S2 – S7 controlled substances and Regulation 25 substances between Schools/Branches as each School/Branch is part of the organisation. Please ensure that your chemical register is updated if transferred. However, if the Regulation 25 is not on the campus permit then you must contact the central [HSW team](https://www.adelaide.edu.au/hr/hsw/hsw-advice) to seek an amendment to the campus permit.      + Where transfer is occurring between institutions this cannot be done unless the University has permission from SA Health, please contact the central [HSW team](https://www.adelaide.edu.au/hr/hsw/hsw-advice).      + Where a researcher is moving to another research organisation and is intending to transfer substances to that organisation, there are a number of things that must be considered i.e. permits held by the other organisation, transport and security arrangements. Please contact the local and central [HSW team](https://www.adelaide.edu.au/hr/hsw/hsw-advice)s if you wish to transfer any controlled substances with you when moving organisations.      + Disposal: Poisons/chemicals (not controlled drugs or prohibited substances S8 & S9 see Appendix B) can be collected by waste disposal companies as they are doing so for the purpose of destruction/disposal and they hold the appropriate permits to undertake this type of activity. 2. **Pentobarbitone (Lethabarb)**   Pentobarbitone is classified as an S4 drug however for the purposes of storage within the University of Adelaide it will be treated as an S8. |

**Appendix B**

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| **SCHEDULE 8 (S8) AND SCHEDULE 9 (S9) CONTROLLED SUBSTANCES** |

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| **1** | **S8 and S9 - General** |

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| **Schedule** | **Signal Words** | **Access and use requirements** |
| **Schedule 8** | Controlled Drug/Drug of dependence/Drug of addiction | Substances which should be available for use but require restriction of manufacture, supply, distribution, possession and use to reduce abuse, misuse and physical or psychological dependence.  Individual Permits are required |
| **Schedule 9** | Prohibited Substance | Substances which may be abused or misused, the manufacture, possession, sale or use of which should be prohibited by law except when required for medical or scientific research, or for analytical, teaching or training purposes with approval of Commonwealth and/or State or Territory Health Authorities.  Individual Permits are required |

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| **1** | The list of S8 and S9 substances can be found in [Controlled Substances (Controlled Drugs, Precursors and Plants) Regulations 2014](https://www.legislation.sa.gov.au/LZ/C/R/CONTROLLED%20SUBSTANCES%20(CONTROLLED%20DRUGS%20PRECURSORS%20AND%20PLANTS)%20REGULATIONS%202014.aspx).  Controlled drugs (S8) includes:   * the natural or synthetic form, or * any salt, derivative or isomer (or salt of the derivative or isomer) of the natural or synthetic form, or * any analogue (or salt of the analogue) of the natural or synthetic form, or * any homologue of the natural or synthetic form   of the substances listed in [schedule 1](https://www.legislation.sa.gov.au/LZ/C/R/CONTROLLED%20SUBSTANCES%20(CONTROLLED%20DRUGS%20PRECURSORS%20AND%20PLANTS)%20REGULATIONS%202014.aspx) of the Regulations. |
| **2** | **S8 and S9 Permits**  Any person intending to obtain and use substances classified as S8 or S9 is required to obtain an individual permit from SA Health. Please use the SA Health [form](https://www.sahealth.sa.gov.au/wps/wcm/connect/1529ba0049407605bf7affd55cdd1924/1920%2B-%2BApplic%2B-%2BResearch-Training%25281080%2529.pdf?MOD=AJPERES&CACHE=NONE&CONTENTCACHE=NONE) to obtain the permit.  All workers and students must have a valid [National Police Certificate](https://www.police.sa.gov.au/services-and-events/apply-for-a-police-record-check) if they are purchasing, using, handling or have unsupervised access (including working in goods receiving or the chemical store) to S8 and S9 controlled substances. (Refer to special circumstances and exemptions section in this Appendix.)  The University is not immediately responsible for the items; the primary responsibility is retained by the permit holder. The permit holder must ensure that the following conditions are met and understand that they are personally responsible for all inactions or actions which breaches the Act and the conditions within this handbook.  To breach the conditions of an individual’s permit is an **unlawful act**. Any breach (including loss) of these conditions must be reported to the local [[HSW Team](https://www.adelaide.edu.au/hr/hsw/hsw-advice).](https://www.adelaide.edu.au/hr/hsw/contact/) |
| **3** | **S8 and S9 Prohibition on use**   * No S8/S9 is to be held within the University unless there is a valid permit. * The S8/S9 must not be re-sold or supplied to any other person. * The permit holder must not give control of the S8/S9 to another person unless they are listed on the permit. * The primary permit holder must be an employee of the University. |

**Appendix B**

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| **SCHEDULE 8 (S8) AND SCHEDULE 9 (S9) CONTROLLED SUBSTANCES** |

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| **4** | **S8 and S9 storage and access**   * The permit holder shall store S8/S9 in suitable containers, appropriately labelled (see below) and in a lock drug safe that meets or exceeds the requirements of **resistance grade 1** (Refer to [AS/NZ 3809: 1998 Safes and Strongrooms](https://subscriptions-techstreet-com.proxy.library.adelaide.edu.au/)). * The permit holder must not allow a spare key to the drug safe to be held by anyone not listed on the permit. All keys to the drug safe will be the responsibility of the permit holder. * The sharing of drugs safes is not permitted unless all persons who are sharing are listed on the permit/s for all substances within the safe. * All access to S8/S9 substances is strictly restricted to persons listed on the permit (this includes use and disposal). * The quantity of the substance must not exceed the amounts listed on the permit. All holdings are counted towards the total amount regardless if the substance has expired. The permit holder must seek an amendment to the permit conditions or dispose of items if quantities are exceeding the permit listed amounts. * Be aware that the permit is specific for substances and locations in which the substances can be held. * The permit holder is required to comply with [The Code of Practice for the Storage and Transport of Drugs of Dependence Nov 2012.](https://www.sahealth.sa.gov.au/wps/wcm/connect/9c2649804ddcb87b901efe6d722e1562/CPSTDD%2Bfinal_20140416.pdf?MOD=AJPERES&CACHEID=ROOTWORKSPACE-9c2649804ddcb87b901efe6d722e1562-mgrkr7B) |
| **5** | **S8 and S9 labelling**  Any decanted drugs are to be labelled with the safety information on the original container. |
| **6** | **S8 and S9 registers**  All chemicals are required to be on the chemical register (updated at least once a year) with the following information**:**   * **Chemical/Material Name** - Use the common name if it exists, and please put the name of the substance before the concentration if applicable, * **GHS Class and Category (**This is the Class and the Category under the Globally Harmonized system of classification and labelling of chemicals seventh edition 2017 e.g .Flammable Liquid Category 2); and/or * **Primary Dangerous Goods (DG) Class (**Theseare solids, liquids or gases that have been classified as dangerous under the *Australian Code for the Transport of Dangerous Goods by Road or Rail [*the ADG code]). * **Building** * **Room** * **Maximum Volume –** this is the max volume held in the location. * **Controlled substance classification** - Use the appropriate S number such as **S4**, **S8** etc. If it is not controlled, insert "-" * **Container Unit**   In addition to an entry on the chemical register a second register of drugs of dependence indicating the quantity of each S8/S9 manufactured, produced, received, used or destroyed during the currency of the permit must be kept by the permit holder. These records must be kept updated in real time and be kept for 2 years beyond the permit expiry date.  The following information must be contained at least the following in the drug register (note that each drug must have a separate register):   1. Date 2. Patient ID or owner (where applicable) 3. Amount added to the safe (in mls) 4. Amount taken from the safe (in mls) 5. Balance of drug (in mls) 6. Weight of multi-use bottles (before and after) (in grams) 7. Name of veterinarian or permit holder 8. Name of dispensing person 9. Broken or expired bottles are to be entered in the Register and disposed of via witnessed destruction (see disposal section below).   **Continued** |

**Appendix B**

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| **SCHEDULE 8 (S8) AND SCHEDULE 9 (S9) CONTROLLED SUBSTANCES** |

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| **6** | **S8 and S9 registers (continued)**  The drug of dependence register must be audited/stocktake against holdings at least once a month by a person named on the permit and these records (audit/stocktake and the register) held in an auditable format (e.g. in a log book or on a computer system that is backed up) for at least 2 years beyond the end of the permit expiry. | |
| **7** | **S8 and S9 transport**   * The permit holder is required to comply with [The Code of Practice for the Storage and Transport of Drugs of Dependence Nov 2012](https://www.sahealth.sa.gov.au/wps/wcm/connect/9c2649804ddcb87b901efe6d722e1562/CPSTDD%2Bfinal_20140416.pdf?MOD=AJPERES&CACHEID=ROOTWORKSPACE-9c2649804ddcb87b901efe6d722e1562-mgrkr7B) when transporting S8/S9 substances. | |
| **8** | **S8 and S9 Incident Reporting**   * All chemical incidents including suspected theft, injury and hazards are to be reported via the [University’s on-line incident reporting system](https://unisafe.adelaide.edu.au/UniSafe/main). * Also, in the circumstances of a loss or theft of a S8/S9 substance, the permit holder must undertake reasonable lines of inquiry to determine the facts and then report the status of the S8/S9 to the local and central [HSW Team](https://www.adelaide.edu.au/hr/hsw/hsw-advice)s who will gather facts and if required, report with the permit holder, the incident to SA Health and SAPOL. These are the requirements of the [SA Health Suspected Theft of Loss of Drugs or Substances from licence or permit holder policy dated March 2011](https://www.sahealth.sa.gov.au/wps/wcm/connect/8a4ad8804ddd04609bd7ff6d722e1562/Circ+-+Thefts+and+Losses+Report+201806.pdf?MOD=AJPERES&CACHEID=ROOTWORKSPACE-8a4ad8804ddd04609bd7ff6d722e1562-mMAv4hk) and [The Code of Practice for the Storage and Transport of Drugs of Dependence Nov 2012.](https://www.sahealth.sa.gov.au/wps/wcm/connect/9c2649804ddcb87b901efe6d722e1562/CPSTDD%2Bfinal_20140416.pdf?MOD=AJPERES&CACHEID=ROOTWORKSPACE-9c2649804ddcb87b901efe6d722e1562-mgrkr7B) | |
| **9** | **S8 and S9 disposal**   * The permit holder is responsible for disposal of the substance before the expiry date or before they leave the University. * SA Health requires all S8 and S9 substances to undertake “witness destruction”. The permit holder or a person who is listed on the permit must take the substance and the inventory to any pharmacy, veterinary, doctor or nurse. These professionals will sign receipt and dispose of them. The permit holder must keep a copy for 2 years to prove disposal. * The person destroying the drug ensures that the following information is recorded in respect of the drug immediately after its destruction:   (i) the full names and the signatures of the person and the witness to the destruction;  (ii) the trade name or approved name of the drug or, if it did not have either a trade or approved name, its ingredients;  (iii) the amount and, if applicable, the strength of the drug;  (iv) the date and time of the destruction;  (v) the amount of the drug (if any) now remaining in stock on the premises at which the destroyed drug was stored. | |
| **10** | **S8 and S9 records**  All S8 and S9 records must be kept for period of 2 years beyond the permit expiry date. | |
| **11** | **S8 and S9 Special circumstances and exemptions** | |
|  | **11.1** | **Permit holder has left the organisation**  In the event that the permit holder leaves the University (e.g. retirement, death, termination of contract) and there is nobody else listed on the permit then the University must get permission from SA Health to be able to have access to transfer to another person (not on the permit), or to make an inventory or to dispose. |
|  | **11.2** | **Transfer between permit holders**   * A substance cannot be transferred to another person unless there is clear approval from SA Health (regardless of the recipient has their own permit with the same substance listed). * If the primary permit holder leaves the organisation, then SA Health must be notified as soon as possible so that the permit can be reissued. * If a person is listed as a secondary person on the permit, then this person can take control of the substance from the primary permit holder, however SA Health must still be notified. |

**Appendix B**

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| **SCHEDULE 8 (S8) AND SCHEDULE 9 (S9) CONTROLLED SUBSTANCES** |

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| **11** | **S8 and S9 Special Circumstances and Exemptions (Continued)** | | |
|  | **11.3** | **Exemptions** | |
|  |  | **11.3.1** | **Holding an S8 Permit**   * Veterinary practices do not require a permit to hold a drug of dependence.   *Conditions for this exemption*   * A veterinary surgeon must not prescribe or supply a drug of dependence for use by his or her spouse, domestic partner, parent, grandparent, child, grandchild, brother or sister or themselves. * A veterinary surgeon must not prescribe, sell or supply a drug of dependence for an animal without having first examined the animal unless the prescription, sale or supply is in circumstances of a verifiable emergency. * A veterinary surgeon who sells or supplies a drug of dependence for an animal or administers such a drug to an animal must, on the day on which the drug is so sold, supplied or administered, record the following details and sign the record:   (a) his or her name;  (b) the species of animal for which the drug is sold, supplied or administered, the name and address of the owner of the animal and the name (if any) of the animal;  (c) the trade name or approved name of the drug or, if it does not have either a trade or approved name, its ingredients;  (d) the amount and, if applicable, the strength of the drug sold, supplied or administered;  (e) the date;  (f) the time at which the drug was sold, supplied or administered;  (g) the amount of the drug (if any) now remaining—  (i) in stock on the premises at which the drug is sold, supplied or administered; or  (ii) otherwise in the possession of the veterinary surgeon.   * According to SA Health, veterinary nurses, if working under the direction of a veterinary surgeon, can access S8 drugs and drug safe as long as it is accordance with the normal veterinary duties and under the instructions of a veterinary surgeon. Please note this does not extend to the rest of the duties of a veterinary surgeon under the Act.   Note that if a veterinary surgeon is not undertaking veterinary work (i.e. if they are undertaking research which involves the use of an S8 drug), then they must obtain a personal permit and cannot use the veterinary exemption. |
|  |  | **11.3.2** | **Activities around Controlled drugs and poisons, equipment**  If the activity is for veterinary surgeon's profession the following is not an offence for a veterinary surgeon to:   * manufacture, packing, sale, supply or administration of a poison, or the sale or supply of equipment for use in connection with the consumption or administration of a poison; or * prescribes a drug of dependence for an animal; or * be possession of controlled poison or equipment. |
|  |  | **11.3.3** | **National Police Check**  A veterinary surgeon if acting in the course of their normal duties (administering to an animal) is not required to obtain a National Police Certificate if they are purchasing, using, handling or have unsupervised access to schedule 8 controlled substances.  This does not extend to a veterinary nurse. |

**Appendix C**

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| **CONTROLLED PRECURSORS** |

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| **1** | **Precursors – General**  Section 17A, 17B and 17C are substances that are regulated, in the [Controlled Substances Act](https://www.legislation.sa.gov.au/LZ/C/A/CONTROLLED%20SUBSTANCES%20ACT%201984/CURRENT/1984.52.AUTH.PDF), as chemicals used in illicit drug manufacture.  A controlled precursor includes:   * the natural or synthetic form; or * any salt, isomer, ether, ketal, acetal, acetate, hydroxide, oxime, amide, imine, acid chloride, nitrile, anhydride, halogen substituent , epoxide, diol or any analogue or derivative of the natural or synthetic form   of the substances listed in [schedule 2](https://www.legislation.sa.gov.au/LZ/C/R/CONTROLLED%20SUBSTANCES%20(CONTROLLED%20DRUGS%20PRECURSORS%20AND%20PLANTS)%20REGULATIONS%202014.aspx) of the Controlled Substances (Controlled drugs, precursors and plants) Regulations. |
| **2** | **Precursor permits and requirements**  **17A substances**   * These substances cannot be sold/used/held without a permit from the minister. Please use the SA Health [form](https://www.sahealth.sa.gov.au/wps/wcm/connect/1529ba0049407605bf7affd55cdd1924/1920%2B-%2BApplic%2B-%2BResearch-Training%25281080%2529.pdf?MOD=AJPERES&CACHE=NONE&CONTENTCACHE=NONE) to seek permission to hold and use 17A substances and inform the local [HSW team](https://www.adelaide.edu.au/hr/hsw/hsw-advice) of your intention to hold and use these substances. * All workers and students must have a valid National Police Certificate if they are purchasing, using, handling or have unsupervised access (including working in good receiving or the chemical store) to17A precursors (no exemptions apply).   **17B and 17C substances**   * The 17B and 17C substances require an end user declaration (EUD) which the supplier will request before delivery of these goods. * An end user declaration must be signed by the staff member who is associated with the area ordering the substance not a student. * Where a goods receiving store purchases on behalf of the end user, the end user or supervisor (if it is a student) are required to sign off on the end user declaration and hold the copy for any future request from South Australian Police (SAPOL).   (Note: For external purchases the end user declaration will be provided by the supplier and a copy is required to be kept by the laboratory for 5 years.)   * Where the purchase is for stocking our store for later dispensing to unknown end users then the manager of the store is to sign off on the end user statement and provide it to the supplier. Then, when the chemical is provided by our chemical store to a staff member or student, the staff member or the academic supervisor of the student is to sign off on the [End user Declaration form](#AppendixF) (see Appendix F). |
| **3** | **Precursor storage and access**   * 17A precursors will be stored in accordance with the permit. * 17B and 17C precursors will be stored in suitable containers and when not in use in a locked receptacle or enclosure. |
| **4** | **Precursor labelling**  There are no special requirements for labelling beyond what is required for S2 – S7 controlled substances. (Please refer to [Appendix A S2-S7 labelling](#AppendixA).) |
| **5** | **Precursor registers**   * All controlled precursors are required to be on the chemical register (updated at least once a year) refer to [Appendix A S2 - S7 registers](#AppendixA). Records are to be held in an auditable format (e.g. in a log book or on a computer system that is backed up). * 17A precursors will be tracked in accordance with the permit. |

**Appendix C**

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| **CONTROLLED PRECURSORS** |

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| **6** | **Precursor Transport**   * There are no special requirements beyond general chemical transportation principles. (Please refer to [Chemical Management Handbook Chapter](https://www.adelaide.edu.au/hr/hsw/hsw-policy-handbook/chemical-safety-management-handbook-chapter)). |
| **7** | **Precursor Incident Reporting**   * All incidents including suspected theft, injury and hazards are to be reported via the [University’s on-line incident reporting system](https://unisafe.adelaide.edu.au/UniSafe/main). * In addition, any incidents relating to 17A precursors will be reported in accordance with the permit requirements. |
| **8** | **Precursor Disposal**   * 17A precursors will be disposed of in accordance with the permit requirements. * 17B and 17C will be disposed of by the same method as S2-S7 substances (please refer to [Appendix A](#AppendixA)). |
| **9** | **Precursor Records**   * 17A precursor records Are to be kept in accordance with the permit requirements. * End user declaration A copy is to be kept by the laboratory in a format which can be retrieved if SAPOL requests for the period of 5 years. |
| **10** | **Precursor Special Circumstances and Exemptions**  **17B and 17C Substances**   * There is no requirement for an End user declaration for a 17B or 17C precursor if the preparation is designed, packaged and labelled for human or animal therapeutic use and is made by a veterinary surgeon or registered health practitioner. |

**Appendix D**

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| **PRESCRIBED CONTROLLED PLANTS** |

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| **1** | **Prescribed Controlled Plants General**  Section 12 (4b) of the Controlled Substances Act declares that some plants and classes of plants have the potential to lead to dependence in humans as listed in the table below. |

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| **Controlled Plants** including the growing plant or cutting of the plant | * Any plant of the genus Erythroxylum P. Browne including Erythroxylum coca Lam and Erythroxylum nova-granatense. * Papaver bracteatum Lindley. * Papaver somniferum L. * All fungi that contain PSILOCIN. * All fungi that contain PSILOCYBIN. * Any plant containing MESCALINE including any plant of the genus Lophophora. * Salvia divinorum EPL. & Jativa (Diviners Sage). * Mitragyna speciosa Korth (Kratom). * Catha edulis Forsk (Khat). * Any species of the genus Ephedra which contains ephedrine. * Any plant of the genus Cannabis L including the plant, a cutting of the plant, the seeds, the oils and resins.   *(Cannabis oils and resins mean substances which contain chemicals of the following classes cannabinoids; tetrahydrocannabinols; or alkyl homologues of tetrahydrocannabinols.)* |

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| **2** | **Prescribed Controlled Plants Permits and requirements**   * It is an offense to cultivate or sell commercial quantities of controlled plants however, if you intend to obtain and use, for research purposes, a controlled plant then you must ensure that you obtain an individual permit from SA Health. Please use the SA Health [form](https://www.sahealth.sa.gov.au/wps/wcm/connect/Public+Content/SA+Health+Internet/Clinical+Resources/Clinical+Programs+and+Practice+Guidelines/Medicines+and+drugs/Drugs+of+dependence/Drugs+of+dependence) for a S8 permit. * Permits for controlled plants are for the whole plant (regardless of where the active ingredient resides), this includes any waste products and there must be a valid (in date) permit for all controlled plants being used or stored. * All workers and students must have a valid [National Police Certificate](https://www.police.sa.gov.au/services-and-events/apply-for-a-police-record-check) if they are purchasing, using, handling or have unsupervised access (including working in goods receiving or the chemical store) to controlled plants (no exemptions apply). * If the research also involves the cultivation or production of [medicinal cannabis](https://www.odc.gov.au/medicinal-cannabis), the [Office of Drug Control](https://www.odc.gov.au/) permit is required. * If the research requires importation of [hemp products](https://www.odc.gov.au/hemp-products) then an import permit must be obtained from the [Office of Drug Control](https://www.odc.gov.au/). |
| **3** | **Prescribed controlled plants storage and access**   * Controlled Plants must be stored in a locked cupboard within a restricted location. This cupboard is only allowed to be accessed by people who are listed on the permit. Where there are two different controlled plants (with different people on the permits) in the same location, then two different lock cupboards are required with access restricted to persons on the permit. * The holdings of controlled plant on the permit must not exceed the permit amount. * The permit is person and location specific. Only person/s on the permit are allowed access to the controlled plant and the location on the permit is the only place which the controlled substance is allowed to be held and worked on. |
| **4** | **Prescribed controlled plants labelling**  All plant material must be clearly labelled with the name of the material the permit number and the licence holders name and contact details. |

**Appendix D**

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| **PRESCRIBED CONTROLLED PLANTS** |

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| **5** | **Registers**  All amounts of plant material received, used, discarded or not destroyed (i.e. samples held within the laboratory) must be recorded on a register held with the controlled plant. The records held are to be in an auditable format (e.g. in a log book or on a computer system that is backed up. |
| **6** | **Transport**  Controlled plants must be only transported by a person listed on the permit and they must ensure that the material is secure at all times. |
| **7** | **Incident reporting**  Any losses or access breaches identified must be reported to SA Health and recorded in [University’s on-line incident reporting system](https://unisafe.adelaide.edu.au/UniSafe/main). Please contact the local and central [HSW teams](https://www.adelaide.edu.au/hr/hsw/hsw-advice) if you require assistance. |
| **8** | **Disposal**   * Any part of the controlled plant (including waste) no longer needed must be destroyed and this destruction must be recorded on the register. * Only persons who are listed on the permit can access the plants for disposal. |
| **9** | **Records**  All controlled plants (including the waste) must be tracked via a register i.e. when it is received, stored, used, discharged, destroyed and stored. This register must be kept for 2 years. |
| **10** | **Prescribed Controlled Plants Special Circumstances**  **Any Changes to the permit**   * If anything changes (i.e. extra locations or change in location or access to other people) then [SA Health](https://www.sahealth.sa.gov.au/wps/wcm/connect/public+content/sa+health+internet/public+health/drugs+poisons+chemicals+and+contaminants/medicines+poisons+and+pest+control+licences/medicines+poisons+and+pest+control+licences) must be notified (before it happens) so they can reissue your permit. * If the permit holder is no longer at the University, [SA Health](https://www.sahealth.sa.gov.au/wps/wcm/connect/public+content/sa+health+internet/public+health/drugs+poisons+chemicals+and+contaminants/medicines+poisons+and+pest+control+licences/medicines+poisons+and+pest+control+licences) must be notified so that the permit can be transferred to another person listed on the permit. If the permit holder is the only person listed, then please contact the central [HSW team](https://www.adelaide.edu.au/hr/hsw/hsw-advice) so they can assist in seeking permission for access/transfer/disposal of the controlled plant.   **Transfer**  It is illegal to supply (without permission) any part of a controlled plant to another person, including waste and/or non-active parts of the plant. If the permit holder wishes to transfer any part of the plant material (including waste) the permit holder must inform [SA Health](https://www.sahealth.sa.gov.au/wps/wcm/connect/public+content/sa+health+internet/public+health/drugs+poisons+chemicals+and+contaminants/medicines+poisons+and+pest+control+licences/medicines+poisons+and+pest+control+licences) before transfer so that their permit can be modified, to include the new people and the secondary location. |

**Appendix E**

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| **IMPORTATION AND EXPORTATION OF DRUGS** |

**Importation and Exportation of Drugs**

The following substances require a licence and permit, issued by the Office of Drug Control, in accordance with Regulation 5 of the *Customs (Prohibited Imports) Regulations 1956* and Regulation 10 of the *Customs (Prohibited Exports) Regulations 1958*.

Please contact t[he Office of Drug Control](https://www.odc.gov.au/ws-lps-index).

* Acryloylfentanyl (otherwise known as acrylfentanyl)
* N-(1-amino-3-methyl-1-oxobutan-2-yl)-1-(cyclohexylmethyl)-1H-indazole-3-carboxamide (otherwise known as AB-CHMINACA)
* 4-amino-3-phenylbutyric acid (otherwise known as phenibut)
* 4-fluoroamphetamine (otherwise known as 4-FA)
* 4-fluoroisobutyrfentanyl (otherwise known as 4-FIBF or pFIBF)
* Furanyl fentanyl
* Methyl 2-(1-(5-fluoropentyl)-1H-indazole-3-carboxamido)-3,3-dimethylbutanoate (otherwise known as 5F-MDMB-PINACA or 5F-ADB)
* Ocfentanil
* Tetrahydrofuranylfentanyl (otherwise known as THF-F)
* 1-(5-fluoropentyl)-1H-indole-3-carboxylic acid 8-quinolinylester (otherwise known as 5F-PB-22)
* (1-pentyl-1H-indol-3-yl)(2,2,3,3-tetramethylcyclopropyl)methanone (otherwise known as UR-144)

**Appendix F**

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| **END USER DECLARATION FORM** |

This form is for **internal purposes only** i.e. when a 17B or 17C substance is provided by the supplier to a staff member or student or if transferred between research groups.

Please note this form is required to be signed off by a staff member or the academic supervisor of the student and the original must be kept by the supplier and a copy kept by the receiver in a form which can be retrieved if requested by SAPOL for a period of 5 years.

For external purchases this form will be provided by the external supplier and a copy is required to be kept by the receiver for 5 years.

**END USER STATEMENT**

The controlled substance product I wish to purchase is classified as possible illicit drug precursor or auxiliary reagent. I understand that to be supplied this product a signed end user declaration must be provided together with the order.

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Catalogue No.** | **Product Name** | **Quantity** | **Pack Size** | **Order No.** |
|  |  |  |  |  |

**Intended Use**

❑ Analytical ❑ Research and Design ❑ Manufacturing ❑ Other (please specify)

|  |  |
| --- | --- |
| **Please specify full details of assay, project etc** |  |

|  |  |
| --- | --- |
| **Name of supplier** |  |
| **Location and research group** |  |

|  |  |
| --- | --- |
| **Name of person receiving the**  **controlled substance** |  |
| **Location and research group** |  |

I, [insert full name] being [insert position] within [insert School/Branch] declare that the above controlled substance will not be used for the manufacture of illicit drugs.

Signature:

Date:

Staff number: [insert staff number]

Photo Identification sighted: [insert name]