

Bombshell: If You Would Not Buy And Consume Expired Medication, Food Or Drinks, Why Would You Get Jabbed With Expired Vaccines?

By Matthias Chang – Future Fast-Forward

The scumbag DG and his Medical Mafia have extended the shelf life of the various vaccines supplied to Malaysia in contravention of all the laws, regulations and guidelines issued regarding the safety, efficacy and quality of the said vaccines. We will refer to irrefutable documentary evidence in this article from the Ministry of Health, FDA and other authorities.

The said documentary evidence are attached to this article as Annexures for which Summaries are appended below. It is for you to verify and demand answers from MOH, if you have any doubts. I will not spoon feed, as much of the information revealed in this article as not within your radar of enquiry.

Annex 1 - 15.01.2021

Guidance On The Requirement To Import, Handle, Store And Distribute COVID-19 Vaccines In Malaysia

In paragraph 3:

3.0 Purpose

*“The purpose of this document is to provide guidance on the requirement to import, handle, **store** and **distribute** COVID-19 vaccines in Malaysia to ensure **quality, safety & efficacy** of the products are preserved **until the point of vaccination.**”*

In paragraph 4:

4.01 Scope & Responsibility

4.2 *“COVID-19 vaccine is **regulated under the Poisons Act 1952** and its **Regulations** and **Sale of Drugs Act 1952** and the **Control of Drugs and Cosmetics Regulations 1984**. Therefore, this guidance also requires that COVID-19 vaccines are imported, sale, supply, stored, distributed and transported in **accordance with the requirements of the respective Acts and Regulations.**”*

The above is a verbatim extract of the Guidelines, including the grammatical errors.

I can say without any fear of contradiction, that most doctors (including consultants) and lawyers are totally clueless as to the above requirements. Therefore, it is not surprising that the scumbag criminals are so confident that they could get away and commit their crimes with impunity.

Within the pages of this Guidelines are specific duties imposed on Pfizer (Malaysia) Sdn Bhd (Pfizer). Hence, you are required to download the entire document from the internet to appreciate the full extent of Pfizer's scope of responsibilities. At page 4 of the said Guidelines, there are references that the Guidelines relied extensively on the **book, "Guideline On Good Distribution Practice, Third Edition, 1 January 2018"**.

Annex 2 – 01.01.2018

Guideline On Good Distribution Practice, Third Edition, 1 January 2018

"INTRODUCTION

*"Distribution is an important activity in the integrated supply-chain management. With the globalisation of the pharmaceutical industry, various individuals and organisations from locations around the world are generally responsible for handling, storage and distribution of such products. **Therefore it is important to have adequate control over the entire supply chain from manufacture to delivery to the patient or end user.** This guideline lays down the appropriate principles for those involved in the **supply chain in conducting their activities while ensuring the maintenance of high standards of quality assurance and integrity of the distribution processes.**"*

*"This guideline is **applicable to all organisations and individuals** involved in any aspect of the **storage and distribution** of products/cosmetics including but not limited to the following:*

- *Manufacturers of active pharmaceutical ingredients, products/cosmetics and manufacturers involved in packaging/repackaging operations.*
- *Importers and exporters.*
- *Wholesale distributors and distribution organisations involved in road, rail, sea and/or air services.*
- *Third-party logistics providers and freight forwarders.*
- *Pharmacies including but not limited to retail, compounding and hospital.*
- *Health care professionals storing products prior to dispensing or administering to patients.*

*"This guideline also requires that products classified as dangerous drugs, scheduled poisons and psychotropic substances, under the Dangerous Drugs Act 1952 and its Regulations, Poisons Act 1952 and its Regulations, Poisons (Psychotropic Substances) Regulations 1989, Sale of Drugs Act 1952 and the Control of Drugs and Cosmetics Regulations 1984, **are stored and distributed in accordance with the requirements of the respective Acts and Regulations**"*.

Specific duties in the Guidelines are contained in **Annex 1 thereof**. We therefore reproduce below **Annex 1 Page 29** as follows:

“ANNEX 1: MANAGEMENT OF TIME AND TEMPERATURE SENSITIVE PRODUCTS (TTSP)

“PRINCIPLE

“Policies and procedures should be available to ensure that the activities of receipt, storage and distribution are done without compromising on the safety, identity, strength, purity and quality of time and temperature sensitive products (TTSP) according to the manufacturer’s recommended conditions as per the approved product’s label by the authority as well as the product stability data”.

Annex 3 (Versi 1, June 2021 & Annex 4 (Versi 5, October 2021)

The two Annexures are referred to as “Garis Paduan Pengurusan Produk Vaksin Covid19 Di Fasiliti Kesihatan”. These are guidelines as to the storage and distribution of vaccines. Hence, you are required to download the same and study the Guidelines and more importantly, **confront** each and every doctor whether in public or private practice who are so reckless to demand that you take the two shots, the booster shots and or the “third” or fourth shots” whatever be the case and the expired vaccines!

Given the above state of affairs, it is indeed odd and unprofessional for the DG and the Medical Mafia not to give a detail explanation, backed by clinical trials data obtained in Malaysia, that the vaccines which have expired could be extended between six to twelve months and that the said vaccines are safe for the purposes of providing immunity to Covid19 infection and hospitalisations.

Yet, the EU in their FAQ on “Good Distribution Practices” (GDP) has insisted on strict compliance. And since Pfizer vaccines and the COMIRNATY vaccines are manufactured in Belgium and Germany, Malaysians have every right to demand that the said vaccines are indeed EU compliant.

EU - FAQ What is GDP Compliance?

“Good distribution practices (GDP) certification requires pharmaceutical product handlers to meet stringent World Health Organization (WHO) standards for safety and security. While GDP certification is not a global requirement, EU pharmaceutical companies and their logistics partners must comply with GDP regulations.

Having demanded that all Malaysians must be vaccinated with two shots of the vaccines provided by the government in accordance with the propaganda that those vaccinated are protected, in contradiction to the terms contained in the Consent Forms for adults and adolescents, the criminal scumbags have failed and or refused to address the issue that if these vaccines (including expired

vaccines) are safe and effective, **WHY IS THERE A NEED FOR BOOSTER SHOTS?**

Extension of Shelf-Life of Vaccines

We dare assert that the extensions of the shelf-life of vaccines by the DG of MOH and echoed by the Health Minister are inconsistent and contradictory to the Guidelines referred to in the foregoing paragraphs above.

In as far as the vaccines produced by Pfizer, whether manufactured in the US or Europe, there are no data from clinical trials conducted in Malaysia that such extension of time would not and did not in any way affect the safety, efficacy and quality of the said vaccines. There are no Malaysian laws and or regulations which MOH has relied on to justify the said extensions.

If MOH had relied on FDA decisions to extend the shelf-life of the vaccines within their jurisdiction, then it is apparent that MOH, DG and or Khairy have not and did not appreciate that FDA's decision is grounded on specific laws in the US which have no equivalent in Malaysia at all.

I now refer to certain statement from the FDA regarding extension of shelf-life of medical products. We quote as follows:

“A medical product is typically labeled by the manufacturer with an expiration date. This reflects the time period during which the product is expected to remain stable, or retain its identity, strength, quality, and purity, when it is properly stored according to its labeled storage conditions.”

Shelf-Life Extension Program (SLEP) was established in 1986.

“SLEP is the federal, fee-for-service program through which the labeled shelf life of certain federally stockpiled medical materiel (e.g., in the SNS) can be extended after select products undergo periodic stability testing conducted by FDA. The program is administered by the U.S. Department of Defense (DoD). Through expiration dating extensions, SLEP helps to defer the replacement costs of certain products in critical federal stockpiles. Program participants are U.S. Federal agencies that sign a Memorandum of Agreement with the Department of Defense, and SLEP remains limited to federal stockpiles at this time.”

In Malaysia, we do not have such a program conducted by the Ministry of Defence, equivalent to what is stated above in the USA.

We therefore demand from the DG or Khairy to state categorically whether in Malaysia we have, and we quote:

“Program participants are U.S. Federal agencies that sign a Memorandum of Agreement with the Department of Defense, and SLEP remains limited to federal stockpiles at this time.”

FDA states further that,

*“Primarily FDA-approved prescription drug (not biological i.e. vaccines) products are nominated by program participants as SLEP candidates. **Current testing focuses on military-significant or contingency use products, drugs that have limited commercial use (e.g., nerve agent antidotes), and drugs that are purchased in very large quantities, such as ciprofloxacin and doxycycline**”.*

None of the vaccines offered to Malaysians come within the ambit of the above paragraph’s definition.

However, the next statement from FDA is most significant and we quote in extenso:

“In addition to SLEP, there are other ways that, when appropriate, FDA can allow certain medical products to be used beyond their manufacturer-labeled expiration dates.”

*“One way is through issuing an Emergency Use Authorization (EUA) under section 564 of the FD&C Act since **use of a product beyond its labeled expiry date is considered UNAPPROVED.**”*

In Malaysia, we do not have the equivalent of section 564 of the FD&C Act. More telling is the fact that as far as FDA is concerned, **such products are “Unapproved”!**

We continue with FDA’S statement and we quote:

“However, before FDA can issue an EUA, a specific type of determination must be in place, the HHS Secretary must issue a declaration to justify the issuance of the EUA, the section 564 statutory criteria for issuing an EUA must be met, and FDA must determine that it is safe to use the product beyond its labeled expiration date. This authority is limited to medical products for CBRN emergencies.”

There we have it is clear terms, which I had repeatedly stated in all my warnings to Malaysians – **“This authority is limited to medical products for CBRN emergencies.”**

CBRN Emergencies by section 564 of the FD&C Act refers to any CBRN warfare whereby:

C refers to Chemical;

B refers to Biological;

R refers to Radiological; and

N refers to nuclear warfare

And Malaysia has not declared till now that we are facing or are victims of any CBRN warfare. FDA states categorically that any extension of the shelf-life of medicinal products **must be medicinal products needed for CBRN emergencies!**

Neither do we have the equivalent of the “**Pandemic All Hazards Preparedness Reauthorisation Act 2013**” which gives authority to extend shelf-life for eligible approved FDA “Medical Counter Measures” (MCMs) stockpiled for use in CBRN emergencies. More importantly to note is that such extended medical products **are not covered by the Public Readiness and Emergencies Preparedness (PREP) Act liability provisions.**

Therefore, my fellow Malaysians, you are now given notice that if the scumbag criminals bully and or threaten you to get the shot after the expiry dates and the extended dates, and suffered injury or death, you and your family can sue them for compensation under common law principles and in equity. We also urge that police reports be lodge against the DG and Khairy for the unlawful extension of the shelf-life of the vaccines.

Unite and put a stop to this madness unleashed by the scumbag and infantile politician Khairy and his accomplices, the DG and his Medical Mafia. Get your lawyers to be on standby to file legal action. It is time for a fierce and determined counter-attack.

This article is a wake-up call to protect your children and stop the mass vaccination of our people with expired vaccines.

For a start, download all the documents referred to in the article, get informed and then confront the DG, Khairy, Doctors, lawyers, MPs and Aduns and demand answers. You owe it to your children.

Annex1



Guidance On The Requirement To Import, Handle, Store And Distribute COVID-19 Vaccines In Malaysia

Tarikh: 15 Januari 2021 - 10:31am

Tujuan dokumen ini adalah untuk memberi panduan mengenai keperluan untuk mengimport, mengendali, menyimpan dan mengedarkan vaksin COVID-19 di Malaysia bagi memastikan kualiti, keselamatan dan keberkesanan produk dipelihara sehingga pemberian vaksinasi.

Kategori dokumen:
Garis Panduan

[📄 Guidance On The Requirement To Import, Handle, Store And Distribute COVID-19 Vaccines In Malaysia](#) 1.17 MB

Annex 2



**NATIONAL PHARMACEUTICAL REGULATORY DIVISION
MINISTRY OF HEALTH MALAYSIA**

THIRD EDITION, 1 JANUARY 2018

GUIDELINE ON
GOOD DISTRIBUTION PRACTICE

Published by: National Pharmaceutical Regulatory Division (NPRD)
web: <http://www.npra.moh.gov.my>

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Annex 3

Annex 48a

**GARIS PANDUAN
PENGURUSAN PRODUK
VAKSIN COVID-19 DI
FASILITI KESIHATAN**



VERSI 1 TAHUN 2021

Program Perkhidmatan Farmasi

Annex 4

**GARIS PANDUAN
PENGURUSAN PRODUK
VAKSIN COVID-19 DI
FASILITI KESIHATAN**



VERSI 5 TAHUN 2021