

GUIDELINE ON COMPLAINTS RELATED TO THE NMRA ACTIVITIES AND PRODUCTS REGULATED UNDER NMRA ACT- Revision 1

OCTOBER 15, 2021 NATIONAL MEDICINES REGULATORY AUTHORITY No.120, Norris Canal Rd, Colombo 01000, Sri Lanka

# GUIDELINE ON COMPLAINTS RELATED TO THE NMRA ACTIVITIES AND PRODUCTS REGULATED UNDER NMRA ACT

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### 1. INTRODUCTION

NMRA considers complaints as an opportunity for improvement in products, services and processes. The Authority has procedures in place to ensure that all complaints are subject to a full and comprehensive investigation, receive a response and are examined for corrective and preventive actions.

An effective and efficient complaints handling process reflects the needs and expectations of both the organizations supp lying products and services and those who are the recipients of those products and services. The handling of complaints through a process as described in this document can enhance customer satisfaction. Anyone who receives, requests, or is affected by our services can make a complaint.

NMRA takes particular care to identify complaints that might be considered critical, as these may require particular action or raise critical issues that need senior management's direct input. Critical complaints should normally be handled immediately.

#### 2. PURPOSE

The formal complaints handling procedure is intended to ensure that all complaints are handled fairly, consistently and wherever possible resolved to the complainant's satisfaction. ALT's responsibility will be to: deal reasonably, sensitively and timely with the complaint; take action where appropriate.

A systematic, standardized and effective approach to complaint handling is required in order to:

- Identify a complaint from all stakeholders of NMRA (public, healthcare providers and from the industry).
- Investigate complaints promptly and action any necessary remedial, corrective and preventive actions with the appropriate priority.
- Ensure that all complaints are recorded at the time they are received, that pertinent information (including samples) is gathered and evaluated, and that reports are issued through established channels in a timely manner and consistent with the principles of Good Distribution Practices (GDP).
- Identify any associated Human Safety Information (HSI), and report these in accordance with regulatory requirements and timelines
- Identify and investigate possible trends or patterns of complaints in order to take appropriate action.
- Identify and escalate serious human safety issues, associated with a single complaint or safety signals raised through trend analyses.

This guideline is used to ensure that complaints received are reported, logged, assessed and managed properly until closure. Also, to ensure that communication and escalation routes are defined all across the process steps.

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#### 3. SCOPE

These Guidelines apply to handling of complaints filed by stakeholders of NMRA activities regarding alleged non-compliance with relevant legislations, regulations, guidelines and required standards. These Guidelines apply to complaints of non-compliance with;

- 1. Activities carried out by the NMRA Complaints which is directly reported to NMRA for investigations and actions regarding alleged non-compliance with relevant legislations, regulations, guidelines and required standards
- 2. Products regulated under NMRA Act Complaints from public or healthcare providers or from the industry relating to the quality, safety or efficacy of any registered product including suspected SF products.
- Investigational medicinal products (clinical trial products) and named patient supplies 3.

#### 4. **DEFINITIONS**

Complaint - expression of dissatisfaction made to an organization, related to its product or service, or the complaints -handling process itself, where a response or resolution is explicitly or implicitly expected

Complainant - A party, person or entity, making a complaint to NMRA

Critical Complaint- Complaint associated with life threatening effect.

Major Complaint - Complaint associated with serious non-compliance with specification & regulation but are not life threatening.

**Efficacy-** the ability to produce a desired or intended result.

**Risk** - Combination of the probability of occurrence of harm and severity of the harm

Adverse Event (AE) – Any untoward medical occurrence in a patient or clinical investigation subject or consumer, temporally associated with the use of a medicinal product, whether or not considered related to the product

Safety signal - Information on a new or known adverse event that is potentially caused by a medicine and that warrants further investigation. Signals are generated from several sources such as spontaneous reports, clinical studies and the scientific literature.

### 5. ROLES AND RESPONSIBILITIES

## 5.1 Responsibilities of the Quality Manager (QM)

- Receive Complaints and determine eligibility of requests for a compliance review;
- Conduct an initial assessment in terms of risk criteria thorough comprehensive information gathering, including where necessary, interviews of people reportedly affected and reviews of documentation;

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- Receive comments from, and, as appropriate, consult with those who have been alleged
  as not complying, including NMRA personnel, and officials of nongovernmental
  organizations, contractors and government entities affiliated with NMRA projects and
  activities;
- Submit final reports of the critical complaints to the Director General (DG) with findings and recommendations;
- Inform complainant with final decision regarding the complaint received by NMRA.
- Report in its annual report to the DG, which becomes public in accordance with the NMRA disclosure policy, on the functions, operations and results of the compliance review process;
- Issue, when appropriate, Lessons Learned reports on compliance related issues covered by these Guidelines.
- Explain through various means the process contained herein to potentially affected persons.
- Maintain records and complaint register.

# **5.2** Role of the Regulatory and Quality Divisions

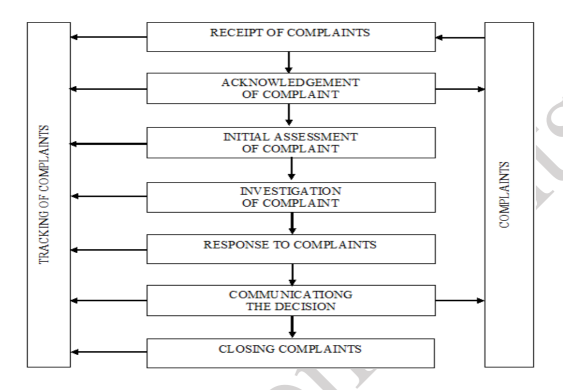
The Organization's regulatory and quality divisions responsible for implementation of NMRA's policies and procedures will be responsible for providing advice to QM in the initial review of complaints. This will include, but not be limited to:

- Identifying whether or not there is a possible causal link between the NMRA activities and the harm identified in the complaint;
- Identifying which, if any, NMRA regulations may have violated, in addition to those identified in the complaint;
- Providing technical support and expertise, where needed, in the identification and selection of independent expert consultants to carry out on-site visits during the investigation phase of the compliance review process;
- Assist in the monitoring of the implementation of recommendations through contacting project staff and other interested parties;
- Provide all other technical assistance as may be necessary for the compliance review process.

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#### 6. COMPLAINT HANDLING PROCESS

#### Complaints - handling flowchart



# 6.1 Receipt & Assessment of complaints

Any person, group, or representative of a person or group, who is potentially directly affected by a NMRA Activity or a product registered with NMRA, is permitted to file a complaint.

Complaints are received by QM through different ways;

- -By courier or mail: 120, Norris Canal Road, Colombo 10
- -by confidential fax: 0112689704
- -by email: complaints-hotline@nmra.gov.com
- Information given in the Customer complaint form (Annexure 1) should be used in making complaint.
- All such complaints should be recorded in a register (complaint register) by the QM or an assigned person by QM and acknowledge the receipt of all complaints immediately within one day through post, phone or email.
- Anonymous complaints are not accepted.
- Personal information concerning the complainant should be available where needed, but only for the purposes of addressing the complaint within the organization and should be actively protected from disclosure, unless the customer or complainant expressly consents to its disclosure or disclosure is required by law.
- Complainants may amend complaints by providing additional information or alleging new instances of non-compliance at any time before the eligibility of the complaint is determined.
- Quality Manager of NMRA will further notify all complainants whose filings are inadmissible pursuant to these Guidelines of said fact within 5 days thereafter.

GL-011-Complaint Quality Manager of NMRA will refer complaints above to the relevant Number/Code: V 1.0 / Rev No :01

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Once PRINTED, this is an UNCONTROLLED DOCUMENT. Refer to NMRA website for latest version.

- for preliminary assessment for risk impact, and the need and possibility of immediate action.
- After receiving the response of the relevant division, Quality Manager of NMRA may consult with the Complainant, NMRA staff, and other interested parties, as well as review any relevant documents before making a final determination on eligibility.
- If a complaint is determined to be ineligible, Quality Manager of NMRA (QM) will provide the complainant with an explanation of the reasons for the determination.
- Applications that are duplicative will be declined.
- All complainants admitted to participate will have 10 days from being notified of the decision on their request to make any initial comments they may have about the complaint.
- Adverse drug events can be reported to the NMRA by completing the relevant forms available in NMRA website. These reports are evaluated by the Safety and Risk Evaluation Sub-Committee (SAFREC) which consists of multidisciplinary staff (Pharmacologists, Immunologist, Physician etc.) to detect safety signals and to monitor drug safety. As a result, the NMRA may take regulatory actions to improve product safety and protect the public health, such as updating a product's labeling information, or re-evaluating an approval decision and also product recall.

# 6.2 Investigation

- Review and Evaluate complaints with all the risks that may reasonably be expected to occur to determine whether an investigation is necessary.
- Upon determining that a Complaint is eligible, and upon the closure of the application and initial comment periods, QM will initiate an investigation.
- All participants, including the Complainant, will be informed that an inspection has begun. Inspections may include:
  - Interviews will relevant witnesses;
  - Collection and analysis of relevant documentation and product samples; and
  - Onsite visits.
- After completion of the interviews and onsite visits and receiving the analytical results and after performing the documentation-based investigation, the QM is able to finish the complaint investigation. QM will provide compliance review report to all individuals or entities admitted to participate in the process.

Compliance review report will include:

- A discussion of the procedural steps taken to address the Complaint;
- Any factual findings, including any findings of non-compliance;
- Recommendations to bring NMRA into compliance with social and environmental commitments or to mitigate harm to the Complainants, if applicable;
- A proposed plan for monitoring implementation of any recommended actions that NMRA decides to take in response to the Complaint & further follow up, if applicable.

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## 6.3 Managing Complaints related to samples received by NMQAL,

- Samples and relevant documents directly submitted to the National Medicines Quality Assurance Laboratory (NMQAL) with the completed form. (Annex II- Submission of product complaint to NMQAL).
- Technical investigation including documents review and laboratory analysis is carried out by the laboratory.
- After completion of the analysis any out of specification results will be handled in accordance with the NMRA's regulations, recall guideline and laboratory procedure for Quality Control of Medicines.

## 6.4 Response to complaints

- QM will issue a final compliance review report within 15 days, including findings and recommendations, and input from Complainants and other participants.
- The report relevant to critical complaints will be submitted to the DG of NMRA or his delegate and a copy provided to the Complainant and other participants. QM will record the decision in the complaint register.
- If the response is anticipated to be delayed by unforeseen circumstances the delay will be communicated to the Complainant and participants. Then it should be dealt with in a manner intended to lead to its effective resolution as soon as possible specially for critical complaints.
- After receipt of the final compliance review report, the DG, or his delegate, will expeditiously make a final decision regarding what steps, if any, NMRA will take to bring the project or program or process or a product into compliance and/or mitigate any harm to the Complainants or other affected persons, as appropriate, taking into account relevant circumstances and subject to availability of resources.

## 6.5 Communication of decisions

• This decision will be sent to the Complainants and other participants, as soon as the decision or action is taken.

### 6.6 Complaint Register and archiving

• NMRA should maintain complaints register and relevant documents should be retained according to the NMRA Document Control procedure.

### 6.4 Management review of the complaints-handling process

Top management of the organization should review the complaints handling process on a regular basis in order to:

- ensure its continuing suitability, adequacy, effectiveness and efficiency;
- identify and address instances of nonconformity with health, safety, environmental, customer statutory, regulatory and other relevant requirements;
- identify and correct product and service deficiencies;
- identify and correct process deficiencies;

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- assess risks and opportunities and the need for changes to the complaints -handling process and products and services offered;
- evaluate the effectiveness of the actions taken in relation to risks and opportunities;
- evaluate potential changes to the complaints -handling policy and objectives

#### 7. FEEDBACK

Staff and customers may provide feedback about this document by emailing info@nmra.gov.lk.

#### 8. RELATED FORMS AND DOCUMENTS

Annex I - Complaint Register

Annex II - Customer complaint form

Annex III - Submission of Products complaints to NMQAL-GN-PR-01-F03

Annex IV - Suspected Adverse Reaction to Medicines/Borderline Products:

Case Reporting Form (NMRA website)

#### 9. REFERENCES

- i) BS ISO 10002:2018- Quality management Customer satisfaction Guidelines for complaints handling in organizations
- ii) Quality Management System-Requirements. International standard ISO 9001:2015. International Organization for standardization 2015
- iii) WHO GMP Guidelines –TRS 986 annex 2 Section 2 Complaints

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## 10. APPROVAL AND REVIEW DETAILS

	NAME	SIGNATURE
Revised by	Deepika Bulathisnhala	
Reviewed By	Amara Pinnawala	
Recommended By	Ajith Priyadarshana	
Approved by	Ajith Priyadarshana	XS

## 11. DOCUMENT HISTORY

Document History					
Revision No.		Name and Title			
	Change	Author	Reviewer	Approving Official	
00	Initial release	Chula Edirisinha Pharmacist/NMR A	Gopi Krishantha Pharmacist/NM RA	Dr.Kamal Jayasinhe CEO/NMRA	
01	1)Changes to reflect Flow of the handling of complaints regarding products and services 2. Relevant annexures were included	Deepika Bulathsinhala Senior Pharmaceutical Analyst Head/Microbiolo gical Division/ NMQAL	Amara Pinnawala Deputy Director/NMQ AL	Dr.Kamal Jayasinhe CEO/NMRA	

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# Annex I – Complaint Register

Date	Complaint reference	Complainant	Nature of Complaint (Critical/Major/others	Preventive action	Remarks
				X	5

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## **Annex II- Customer complaint form**

Address  Phone  Fax Email  Details of person to be contacted (if different from above)  2. Product description / Service description  3. Problem encountered Date of occurrence Description  4. Remedy requested Yes No  5. Date  Signature  List of attached documents	1.	Details of complainant Name/organization Address		
Fax Email			Phone	
2. Product description / Service description  3. Problem encountered Date of occurrence Description  4. Remedy requested Yes No  5. Date		 Fax		× G
2. Product description / Service description  3. Problem encountered Date of occurrence Description  4. Remedy requested Yes No  5. Date		Details of person to be contacted (if different from	m above)	
3. Problem encountered Date of occurrence Description  4. Remedy requested Yes No  5. Date Signature  List of attached documents	2.		/	
3. Problem encountered Date of occurrence Description  4. Remedy requested Yes No  5. Date Signature  List of attached documents		·		
<ul> <li>3. Problem encountered Date of occurrence Description </li></ul>				
4. Remedy requested Yes No  5. Date	3.	Problem encountered		
4. Remedy requested Yes No  5. Date Signature  List of attached documents		Description		
Yes No  Signature  List of attached documents				
5. Date Signature List of attached documents	4.			
5. Date Signature List of attached documents				
	5.	Date		
	Lis	t of attached documents		

# Annex III Submission of Product complaints to NMQAL

GN-PR-01-F03

Director, National Medicines Quality Assurance Laboratory, 120 Norris Canal Road, Colombo 10.

### DRUG SAMPLE FOR QUALITY TESTING (COMPLAINT / SURVELLIANCE)

<u>ABE</u>	<u>L</u>					
1.	Name of the product.					
	a) Generic Name	:				
	b) Brand Name (if	any) :				
2.	Dosage form	:				
3.	Specifications (state whe	ther B.P.,U.S.P.,N.F., etc.):				
4.	_	(i.e., active ingredients):				
5.	Composition of the drug product (i.e. Each enteric coated tablet contains/ or					
	eachetc):					
6.		ber:				
7.	,	nny):				
8.		0.111.				
9.		full address:				
10.	Description of the original container / pack:					
1.1	(If different from the su	± /				
11.	Quantity submitted	Defective (Yes / No)	Quantity:			
		Unopened packs (Yes /No)	Quantity:			
12	Stock available at the inc	titution of the drug product of	the same batch:			
12.	Different batch:		the same batch.			
13						
	Storage requirements stated on the label: Storage condition at the source: Storage condition at the storage condition at th					
	Nature of the problem / complaint with all relevant details:					
10.	•	•				
16.						
	•					
		<b>Y</b>				
	Nama Address and 1	······································	Head of the institute /			
	Name, Address and desig Of the Officer making th		Decentralized Unit			
	Of the Officer making th	o roquest.	Decemanzed Office			

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