

# MHRA consultation on statutory fees

## Proposals on ongoing cost recovery

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## **Version control**

| Version | Date     | Changes   |
|---------|----------|---|
| 1.0     | 29/08/24 | Final version published   |
| 1.1     | 10/09/24 | Following early feedback from customers and stakeholders, we have clarified some terms in the consultation document relating to Priority 2: The MHRA proposes to amend its existing Medical Device Registration fee to include the costs for medical device post-market work. In this section we have replaced the term 'category' with 'code' and the term 'supplier' with 'manufacturer'. |
| 1.2     | 21/10/24 | Minor changes to the terminology of the Medical Device Approved<br>Body Fees and the deletion of one erroneous and duplicated fee<br>for unlicenced imported medicines  |
| 1.3     | 23/10/24 | Update to the value of "38. Wholesale distribution authorisations: fees - New Applications - Standard application plus full inspection fee" from £1,880 - £2,047 to £4,645 - £5,056.  |

# **Executive summary**

This is a consultation document lead by the Medicines and Healthcare products Regulatory Agency (MHRA). The consultation will run from 29 August 2024 and close on 24 October 2024. The aim of this consultation is to seek views on proposals to update the statutory fees charged by the MHRA to ensure it continues to recover its costs. The MHRA's fees are updated on a regular basis to ensure they continue to achieve full cost-recovery in line with HM Treasury guidance "*Managing Public Money*"<sup>1</sup>. This is necessary for long-term financial sustainability and the ongoing delivery of the MHRA's services. The implementation date for these proposed changes is April 2025.

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<sup>&</sup>lt;sup>1</sup> HMT, 2022, Managing public money - GOV.UK (www.gov.uk)

#### Introduction

The MHRA regulates medicines, medical devices and blood components for transfusion in the UK. They use science and data to inform their decisions, enable innovation and make sure that the medicines and healthcare products available in the UK are safe and effective.

The MHRA gets most of its income from charging statutory fees for its services. Generally, wherever the MHRA provides a service for regulatory work a statutory fee is set to recover the cost of the work involved. This is in line with the HM Treasury guidance "Managing Public Money" which states that 'the standard approach is to set charges to recover full costs'. Medical devices work is primarily funded through a grant from the Department for Health and Social Care (DHSC). However, some elements of the MHRA's medical devices work, for example clinical investigations and auditing approved bodies, are funded by fees.

This full cost-recovery approach ensures the agency's financial sustainability and the ongoing delivery of services. It also means the regulated bear the cost of regulation, and Government bodies do not profit from statutory fees or make a loss which must be subsidised by wider Government and ultimately the taxpayer, including patients themselves.

Fees are set by taking into account numerous factors to reflect the cost of the regulatory activity, for example the activities involved in delivering a service, the time taken, the number and grade of staff involved. In addition, and also in line with the HM Treasury guidance "Managing Public Money", the MHRA includes the costs of necessary corporate overheads and system investments.<sup>2</sup> More detail on this is provided below.

To ensure ongoing cost-recovery, the MRHA updates its fees on an ongoing basis. The MHRA's fees were last updated in April 2023 and the implementation date for these proposed changes is April 2025. Going forward, the MHRA intends to update its fees every two years as regularity provides more certainty to customers and enables financial planning. This is standard practice amongst government bodies operating on a cost recovery basis.

The majority of MHRA's fees are statutory and set out in legislation such as "*The Medicines (Products for Human Use) (Fees) Regulations 2016*"<sup>3</sup>. As such, legislation is needed to add new fees or changing existing fees relating to medicines and medical devices. We intend to take forward secondary legislation using the powers in the Medicines and Medical Devices Act 2021.<sup>4</sup> This consultation is conducted pursuant to the consultation requirement in section 45(1) of the Act – more details on this can be found in Annex A.

<sup>&</sup>lt;sup>2</sup> HMT, 2022, Managing Public Money, section 6.2.1, p.46.

<sup>&</sup>lt;sup>3</sup> The Medicines (Products for Human Use) (Fees) Regulations 2016 (legislation.gov.uk)

<sup>&</sup>lt;sup>4</sup> Medicines and Medical Devices Act 2021 (legislation.gov.uk)

The proposals here cover the whole of the UK and the consultation is being carried out jointly by the Department of Health in Northern Ireland and the UK Secretary of State for Health and Social Care.

The MHRA recognises its customers have a right to expect a quality and consistent service. The major focus of its current 2024/25 Business Plan is the optimisation of service delivery and the MHRA is delivering a programme of work to ensure efficient performance and build reliable and predictable services in the short and long term. They are working to increase confidence in all stakeholders in the agency's service delivery.

The MHRA also recognises that increasing its fees will impact Small and Medium Enterprises (SMEs) more than larger companies. The MHRA's fees legislation has some provisions for certain payment easements for small companies and payment waivers for SMEs. More information on the financial support offered and how to apply can be found on our <u>website</u>.

## The proposals

The MHRA is proposing to prepare secondary legislation to implement the following proposals, which we aim to be in force from April 2025.

#### **Proposal 1**

# The MHRA proposes to increase the statutory fees shown in Annex B to ensure continued cost-recovery.

The proposed increase for each fee has been calculated to ensure it covers all associated costs for the period between April 2025 (when the fees come into effect) to March 2027 (the month before the next fee uplift is planned).

In line with the HM Treasury guidance "Managing Public Money", costs are based on staff costs (including annual pay rises, which are determined elsewhere in government) and corporate overheads, including maintenance and system investments.

Staff costs have been informed by the use of employee activity recording data. Employee activity recording is the practice of monitoring and recording certain activities performed by employees to establish how long they take and so how much they cost. The MHRA does not yet carry our employee activity recording all year round so, for the first time, this data was collected for a range of fee earning areas during a 3-month sampling period in 2024 and then the resulting figures were adjusted using volume assumptions. This produced more accurate cost data to underpin the modelling.

Corporate overheads were calculated by using management accounts, which set out the MRHA's expected future costs, and distributing these costs between the fees based on staff costs as allocated by the employee activity recording data.

To ensure fees cover costs until 2027, an indexation of 8.85% was also then added to all fees. This was calculated based on half of the 2023/24 civil service pay award of 4.5% plus an assumed 2.2% (which is an average for last 5 years) pay award in years 24/25, 25/26 and 26/27.

The full list of fees and their current and proposed amounts can be found in Annex B.

#### The MHRA proposes to amend its existing Medical Device Registration fee to include the costs for medical device post-market work.

The MHRA regulation of medical devices from the point at which a product is placed on the market to the end of its life cycle (also known as post-market) is currently funded by a grant from the DHSC. The MHRA wishes to replace this funding with a charge to manufacturers who benefit from the post-market work. The proposal is intended to distribute the cost of providing a stable and supportive regulatory environment more equitably across market participants and therefore to support competition.

Manufacturers must already register their medical device products with the MHRA. The proposal is to modify the current Medical Device Registration Fee so that it covers the cost to the MHRA of its post-market activities. The MHRA post-market activities start when a product is registered. The modified Medical Device Registration Fee will be calculated by relating staff costs for post-market work to the number of Global Medical Device Nomenclature (GMDN) codes registered to each manufacturer. The GMDN is a comprehensive set of terms that name and group all medical device products. There will be an annual fee for each of the GMDN codes under which a manufacturer registers.

We propose that the new Medical Device Registration Fee will be £210 per GMDN registration. On this basis 44% of the manufactures currently registered with the MHRA would only need to register for one GMDN code. This is based on analysis of the products and GMDN codes registered with the MHRA. The table below is the current view of the spread of GMDNs across manufacturers and the size of fee this would generate by manufacturer.

This table illustrates that a manufacturer with higher GMDN registration may pay as much as estimated £280,000 annually. Whereas a manufacturer with a single GMDN registration will only pay £210 on an annual basis. We have evaluated this to be a fair and equitable method.

| GMDN<br>Combined<br>Registrations<br>Band | Fees<br>collected by<br>band | Manufacturers<br>count | Average fee<br>per<br>manufacturer<br>per band | Fees<br>collected<br>cumulative<br>descending | no.<br>manufacturer<br>cumulative<br>descending | Fees<br>collected<br>cumulative<br>descending | %<br>manufacturers<br>cumulative<br>descending |
|---|------------------------------|------------------------|--|---|---|---|--|
| £280k to <£290k                           | £280,140                     | 1                      | £280,140                                       | £280,140                                      | 1   | 1.7%  | 0.01%  |
| £270k to <£280k                           |                              |                        |  |   |   |   |  |
| £260k to <£270k                           |                              |                        |  |   |   |   |  |
| £250k to <£260k                           |                              |                        |  |   |   |   |  |
| £240k to <£250k                           |                              |                        |  |   |   |   |  |
| £230k to <£240k                           |                              |                        |  |   |   |   |  |
| £220k to <£230k                           |                              |                        |  |   |   |   |  |
| £210k to <£220k                           |                              |                        |  |   |   |   |  |
| £200k to <£210k                           |                              |                        |  |   |   |   |  |
| £190k to <£200k                           | £191,100                     | 1                      | £191,100                                       | £471,240                                      | 2   | 2.9%  | 0.02%  |
| £180k to <£190k                           | £369,390                     | 2                      | £184,695                                       | £840,630                                      | 4   | 5.1%  | 0.05%  |
| £170k to <£180k                           | £347,340                     | 2                      | £173,670                                       | £1,187,970                                    | 6   | 7.2%  | 0.07%  |
| £160k to <£170k                           |                              |                        |  |   |   |   |  |
| £150k to <£160k                           |                              |                        |  |   |   |   |  |

| GMDN<br>Combined<br>Registrations<br>Band | Fees<br>collected by<br>band | Manufacturers<br>count | Average fee<br>per<br>manufacturer<br>per band | Fees<br>collected<br>cumulative<br>descending | no.<br>manufacturer<br>cumulative<br>descending | Fees<br>collected<br>cumulative<br>descending | %<br>manufacturers<br>cumulative<br>descending |
|---|------------------------------|------------------------|--|---|---|---|--|
| £140k to <£150k                           |                              |                        |  |   |   |   |  |
| £130k to <£140k                           | £135,240                     | 1                      | £135,240                                       | £1,323,210                                    | 7   | 8.0%  | 0.08%  |
| £120k to <£130k                           | £129,780                     | 1                      | £129,780                                       | £1,452,990                                    | 8   | 8.8%  | 0.10%  |
| £110k to <£120k                           |                              |                        |  |   |   |   |  |
| £100k to <£110k                           |                              |                        |  |   |   |   |  |
| £90k to <100k                             | £93,660                      | 1                      | £93,660  | £1,546,650                                    | 9   | 9.4%  | 0.11%  |
| £80k to <£90k                             | £259,980                     | 3                      | £86,660  | £1,806,630                                    | 12  | 10.9%   | 0.14%  |
| £70k to <£80k                             | £366,030                     | 5                      | £73,206  | £2,172,660                                    | 17  | 13.1%   | 0.20%  |
| £60k to <£70k                             | £392,490                     | 6                      | £65,415  | £2,565,150                                    | 23  | 15.5%   | 0.28%  |
| £50k to <£60k                             | £646,170                     | 12                     | £53,848  | £3,211,320                                    | 35  | 19.4%   | 0.42%  |
| £40k to <£50k                             | £618,030                     | 14                     | £44,145  | £3,829,350                                    | 49  | 23.2%   | 0.59%  |
| £30k to <£40k                             | £979,020                     | 28                     | £34,965  | £4,808,370                                    | 77  | 29.1%   | 0.92%  |
| £20k to <£30k                             | £849,450                     | 34                     | £24,984  | £5,657,820                                    | 111   | 34.2%   | 1.33%  |
| £10k to <£20k                             | £2,362,710                   | 166                    | £14,233  | £8,020,530                                    | 277   | 48.5%   | 3.31%  |

| GMDN<br>Combined<br>Registrations<br>Band | Fees<br>collected by<br>band | Manufacturers count | Average fee<br>per<br>manufacturer<br>per band | Fees<br>collected<br>cumulative<br>descending | no.<br>manufacturer<br>cumulative<br>descending | Fees<br>collected<br>cumulative<br>descending | % manufacturers cumulative descending |
|---|------------------------------|---------------------|--|---|---|---|---------------------------------------|
| £5k to <£10k                              | £2,523,780                   | 360                 | £7,011   | £10,544,310                                   | 637   | 63.8%   | 7.62%                                 |
| £4k to <£5k                               | £555,450                     | 124                 | £4,479   | £11,099,760                                   | 761   | 67.2%   | 9.11%                                 |
| £3k to <£4k                               | £844,410                     | 240                 | £3,518   | £11,944,170                                   | 1001  | 72.3%   | 11.98%                                |
| £2k to <£3k                               | £1,138,410                   | 459                 | £2,480   | £13,082,580                                   | 1460  | 79.2%   | 17.47%                                |
| £1k to <£2k                               | £1,433,040                   | 1040                | £1,378   | £14,515,620                                   | 2500  | 87.8%   | 29.92%                                |
| £500 to <£1k                              | £768,390                     | 1074                | £715   | £15,284,010                                   | 3574  | 92.5%   | 42.77%                                |
| £400 to <£500                             | £474,180                     | 1129                | £420   | £15,758,190                                   | 4703  | 95.4%   | 56.28%                                |
| £300 to <£400                             |                              |                     |  |   |   |   |                                       |
| £200 to <£300                             | £767,130                     | 3653                | £210   | £16,525,320                                   | 8356  | 100.0%  | 100.00%                               |

The analysis shows the equitable distribution of MHRA costs across GMDN categories with one exception. There is a disproportionate number of GMDN codes to MHRA workload for custom made dental appliance manufacturers. A single GMDN fee will be charged in these cases, and this has been taken into account in the figure of £210 and in the table above.

It is intended that the MHRA registration system, with some modification, will automate the initial registration charge and its annual renewal.

# The MHRA proposes to create a new service providing regulatory advice meetings for medical devices.

The MHRA's approach to the regulation of medical devices is to ensure that UK patients can quickly and safely access the medical devices that they need, whilst ensuring that the UK is seen as an attractive market for the innovation and development, manufacture, and launch of medical devices.

Central to this approach is the provision of expert regulatory advice to medical device manufacturers. In addition to publishing guidance and addressing written enquiries, the MHRA proposes to further support manufacturers by creating a new service of regulatory advice meetings to support understanding of the application of UK's regulatory framework to their product/s.

We will aim to target this service in particular to those developing novel and/or complex products with the potential to significantly improve patient outcomes, where the application of the Regulations is not straightforward and easily understood.

The new service will facilitate an earlier and better understanding of regulatory requirements for the manufacturers of medical devices, and in doing so, support manufacturers' interpretation of the relevant regulatory requirements for their product approvals. We already receive regular requests for such advice, however under current rules we are not able to charge for the service we give, which limits the resource we can devote to it. This service would be for complex queries rather than those that might be readily answered by applicants consulting the relevant online guidance.

The MHRA proposes that this service be charged at £987 for a one hour meeting. This is based on the cost of internal MHRA discussions, meeting preparation, the meeting and any post meeting feedback.

The MHRA proposes to amend the fee model for three existing services, as well as increasing the fees to ensure continued cost-recovery, and also to remove 51 fees that are no longer in use.

A summary of the proposed amendments for the three existing services is summarised below. In each case the amendment aims to improve or simplify the fee structure. The fees have also been increased to ensure continue cost-recovery as summarised above. The MHRA also proposes to remove 51 fees that are no longer in use as they have been superseded by the changes in the proposals here or because the services have become redundant since the UK left the EU. These fees are shown in Annex B.

#### A) Scientific Advice Meetings

Customers can seek scientific advice from the MHRA at any stage of the initial development of a medicine before an application for a product licence has been submitted or during the pre-submission period for a variation to an existing product licence. The MHRA proposes to change the current model of a flat fee per a type of specialist needed at the meeting to a model based on simple, low, medium and high complexity (based on the number of MHRA specialists needed to provide the advice). This approach is best practice and aligns with other fees models across Government. It will make it easier for customers to understand the pricing and for the MHRA to assign the right fee based on complexity and extent of the questions raised.

#### B) Control Testing

The MHRA charges for performing independent batch release testing and certification of biological medicines for the UK. Control testing is the process of confirming every batch of vaccine or blood product has the correct composition and meets the product specifications from the relevant marketing authorisation. Control testing is performed by the MHRA's National Institute for Biological Standards and Control (NIBSC). It helps to ensure that patients get medicines that are of appropriate quality and have the desired effect. The MHRA proposes to change the current price bands for Control testing to a single time-based fee that enables cost to be more precisely reflected. This is simpler for customers and allows more flexibility for novel medicines and laboratory methods.

#### C) Unlicenced Medicines Importation

The MHRA is proposing to change the fees it charges annually for the vetting of notifications to import unlicenced medicines. Importers must currently comply with certain obligations in relation to the importation of unlicensed medicinal products, and this includes submitting a notification of intent to import the unlicensed medicine prior to the importation taking place. The fees for this service are set based on bands of the number of notifications processed by

the MHRA per importer per financial year. The MHRA proposes to keep to this approach but to increase the number of pay bands from 8 to 13. This means individual fees should better reflect the actual costs of the service, and it should reduce the difference in cost between the extremes and enable savings for people importing at smaller scales.

The MHRA proposes to update and clarify the legal definition of a "standard variation" application for homeopathic products. The "standard variation" application statutory fee for homeopathic products will be unchanged.

Before a homoeopathic product can be marketed in the UK, it must be granted either a national homoeopathic product marketing authorisation or a certificate of registration by the MHRA.

Homoeopathic product authorisation/registration holders may apply to the MHRA to make changes to their product authorisation/registration via variation applications.

There are different types of variation applications and the different types of changes that can be applied for are defined in the Medicines (Products for Human Use) (Fees) Regulations 2016. These regulations define the changes that fall within a "standard variation" application for homoeopathic products with a certificate of registration or a national homoeopathic product marketing authorisation.

Changes to product packaging that are consequential to other variation applications are dealt with as part of that variation application. For example, where there is a change to the shape of a product's container, there might be a consequential change to the product's outer packaging. In this case the variation for that packaging change is included in the variation application for the change to the product's container.

Currently, variation applications that are submitted to change the labelling of the immediate packaging (e.g. the physical container of the product itself) that are not due to the consequential impact of another variation are dealt with under the definition of "standard variation".

However, the wording of the definition for "standard variation" does not explicitly cover variation applications to change the secondary packaging (i.e. the outer label and/or patient information leaflet) that are not due to the consequential impact of another variation.

The MHRA proposes to update the definition of "standard variation" to make it clear that "standard variation" applications would cover changes to both immediate (e.g. the physical container of the product itself) and secondary packaging (i.e. the outer label and/or patient information leaflet) that are not due to the consequential impact of another variation.

# **Consultation questions**

Our online survey is available at the following link:

https://www.surveys.mhra.gov.uk/66c5b1cac08298bd15040d1b

#### Question 1

Do you support proposal 1? Yes/No/Don't know/No opinion – please explain why.

#### **Question 2**

Do you support proposal 2? Yes/No/Don't know/No opinion – please explain why.

#### **Question 3**

Do you support proposal 3? Yes/No/Don't know/No opinion – please explain why.

#### **Question 4**

Do you support proposal 4? Yes/No/Don't know/No opinion – please explain why.

#### **Question 5**

Do you support proposal 6? Yes/No/Don't know/No opinion – please explain why.

#### **Question 6**

With reference to the protected characteristics covered by the <u>Public Sector Equality Duty</u> <u>set out in section 149 of the Equality Act 2010</u> or by <u>section 75 of the Northern Ireland Act</u> <u>1998</u>, the MHRA does not consider that these proposals risk impacting different people differently with reference to their protected characteristics. Do you agree? Yes/No/Don't know – please explain why.

#### **Question 7**

In Northern Ireland new policies must be screened under <u>Section 75 of the Northern Ireland Act 1998</u>, which places a statutory duty on public authorities, to mainstream equality in all its functions – so that equality of opportunity and good relations are central to policy making and service delivery. In addition, new or revised policies must be rural proofed in line with the <u>Rural Needs Act (NI) 2016</u> which requires public authorities to have due regard to rural needs. The MHRA does not consider that these proposals risk impacting different people differently with reference to their protected characteristics or where they live in Northern Ireland. Do you agree? Yes/No/Don't know – please explain why.

# Annex A: legal basis and assessment of the matters set out in sections 2 and 15 of the Medicines and Medical Devices Act 2021

We propose to make the legislative changes under consultation in this document using powers in Part 2 of the Medicines and Medical Devices Act 2021 (the Act), which provides powers to make regulations about human medicines and Part 4 in relation to medical devices. This consultation is conducted pursuant to the consultation requirement in section 45(1) of the Act.

Sections 2 (in relation to medicines) and 15 (in relation to medical devices) of the Act state that public health must be the overarching objective of the appropriate authority when making regulations. For medicines, the appropriate authority is the Secretary of State in relation to Great Britain and the Department of Health in Northern Ireland in relation to Northern Ireland. For medical devices, the appropriate authority is the Secretary of State. These sections require that when assessing whether regulations would contribute to that objective, the appropriate authority must have regard to three factors:

- a) The safety of human medicines and medical devices, and that the benefits of doing so outweigh any risks
- b) The availability of human medicines and medical devices
- c) The likelihood of the relevant part of the United Kingdom being seen as a favourable place in which to
  - i. Carry out research relating to human medicines and medical devices
  - ii. Conduct clinical trials of medicines.
  - iii. Develop medical devices, or
  - iv. Manufacture or supply human medicines and medical devices

Below we have assessed the proposals against each of the factors set out in the Act.

#### **Safety**

The MHRA's mission is to protect and promote public health by ensuring that healthcare products, used every day by millions of people in the UK, work and are acceptably safe. In order to do this the agency must be able to charge fees that recover its costs.

While all decisions relating to the safety of medicines and medical devices are made objectively and independently of the price paid for the service, in ensuring the MHRA's fees reflect the full cost of the activity involved in delivering them, the aim is to ensure the MHRA is sufficiently resourced to carry out the work relating to patient safety, in a timely manner.

The MHRA will continue to protect patient safety by maintaining four pieces of assimilated tertiary EU law until we transition to the Great Britain regulatory framework for medical devices, ensuring that there are appropriate regulatory controls for medical devices on our market.

#### **Availability**

The MHRA has considered whether there is a risk that increasing fees might deter customers from submitting applications, which would have an impact on the availability of medical products. However, the MHRA consider this risk to be low. Regular fee increases are standard across all regulators; this fact should be built into company budgeting as standard. The MHRA must be properly resourced to provide the service that industry, patients and the public want and expect, and therefore, the MHRA has made the decision to put forward these proposals.

The availability of medicines and medical devices will not be affected by maintaining the tertiary law mentioned above, since this is the status quo.

### **Favourability**

By ensuring the MHRA is fully recovering costs, it will be in a better position to deliver the level of service that industry, patients and the public want and expect. These fee proposals are not expected to impact the MHRA's favourability in the global market. Regular fee increases are standard across all regulators.

The favourability of the UK will not be affected by maintaining the tertiary law mentioned above, since this is the status quo.

# **Annex B: MHRA statutory fees proposals**

# A list of fees for proposal 1

| Fee name  | Current | Proposed |
|---|---------|----------|
| Active pharmaceutical ingredients manufacturers and importers registration: fees - Importer or distributor - Annual compliance report - Annual compliance report where a variation is required                          | £565    | £688     |
| Active pharmaceutical ingredients manufacturers and importers registration: fees - Importer or distributor - Annual compliance report - Assessment of the annual compliance report                                      | £283    | £345     |
| Active pharmaceutical ingredients manufacturers and importers registration: fees - Importer or distributor - New applications - Additional fee if the risk assessment of the initial application triggers an inspection | £640    | £697     |
| Active pharmaceutical ingredients manufacturers and importers registration: fees - Importer or distributor - New applications - Inspection fee (per site if required)   | £2,662  | £2,898   |
| Active pharmaceutical ingredients manufacturers and importers registration: fees - Importer or distributor - New applications - New application for registration as an importer or distributor of active substances     | £3,845  | £4,186   |
| Active pharmaceutical ingredients manufacturers and importers registration: fees - Importer or distributor - Variations - Inspection fee (per site if required)   | £2,662  | £2,898   |
| Active pharmaceutical ingredients manufacturers and importers registration: fees - Importer or distributor - Variations - Notification of changes (variation)   | £283    | £309     |
| Active pharmaceutical ingredients manufacturers and importers registration: fees - Manufacturer - New applications - New application for registration as a manufacturer of active substances                            | £6,019  | £6,552   |

| Fee name   | Current | Proposed |
|--|---------|----------|
| 2. Active substance importers or distributors: fees - Additional fee for the first day of inspection if triggered following risk-assessment of the application | £640    | £697     |
| 2. Active substance importers or distributors: fees - Application for registration   | £1,983  | £2,159   |
| 2. Active substance importers or distributors: fees - Assessment of initial application: active substance importer / distributor                               | £1,862  | £2,027   |
| 2. Active substance importers or distributors: fees - Assessment of the Annual Compliance Report: Active Substance Importer / Distributor                      | £283    | £309     |
| 2. Active substance importers or distributors: fees - Notification of changes  | £283    | £309     |
| 2. Active substance importers or distributors: fees - Persons appointed appeals procedure fee  | £11,000 | £11,974  |
| 2. Active substance importers or distributors: fees - Standard daily rate for Inspection   | £2,662  | £2,898   |
| 3. Active substance manufacturers: fees - Additional fee for the first day of an inspection if triggered following risk-assessment of the application          | £871    | £949     |
| Active substance manufacturers: fees - Application for registration  | £3,457  | £3,763   |
| 3. Active substance manufacturers: fees - Assessment of Initial Application  | £2,562  | £2,789   |
| 3. Active substance manufacturers: fees - Assessment of the Annual Compliance Report   | £283    | £309     |
| Active substance manufacturers: fees - Inspection days   | £3,651  | £3,975   |
| 3. Active substance manufacturers: fees - Notification of Changes  | £283    | £309     |

| Fee name   | Current | Proposed |
|--|---------|----------|
| 4. Blood banks: application fees for a Review Panel hearing - Fee  | £11,000 | £11,974  |
| 5. Blood banks and other blood establishments: fees - Blood Establishments - Haemovigilance - Annual fee   | £967    | £1,053   |
| 5. Blood banks and other blood establishments: fees - Blood Establishments - Inspections - Standard Inspection Fee: daily rate                             | £3,552  | £5,324   |
| 5. Blood banks and other blood establishments: fees - Blood Establishments - New Applications - Inspection fee (per additional site if required)           | £3,552  | £3,867   |
| 5. Blood banks and other blood establishments: fees - Blood Establishments - New Applications - Standard application plus full inspection fee              | £6,933  | £7,547   |
| 5. Blood banks and other blood establishments: fees - Blood Establishments - Periodic Fee - Annual fee   | £509    | £555     |
| 5. Blood banks and other blood establishments: fees - Blood Establishments - Variations - Standard variation   | £570    | £621     |
| 5. Blood banks and other blood establishments: fees - Hospital Blood Banks and facilities - Compliance - Annual fee  | £751    | £818     |
| 5. Blood banks and other blood establishments: fees - Hospital Blood Banks and facilities - Haemovigilance - Annual fee                                    | £967    | £1,053   |
| 5. Blood banks and other blood establishments: fees - Hospital Blood Banks and facilities - Inspections - Inspection fee (per additional site if required) | £3,552  | £5,324   |
| 6. Blood facilities: contract laboratories fees - Inspections - Inspection fee* (per additional site if required)  | £3,552  | £5,324   |
| 7. Broker registration fees - Annual Compliance Report - Annual Compliance where a variation is required   | £565    | £688     |

| Fee name   | Current | Proposed |
|--|---------|----------|
| 7. Broker registration fees - Annual Compliance Report - Assessment of the Annual Compliance Report                                      | £283    | £345     |
| 7. Broker registration fees - New Applications - Additional fee if the risk assessment of the initial application triggers an inspection | £640    | £780     |
| 7. Broker registration fees - New Applications - Inspection Fee (per site if required)   | £2,662  | £3,241   |
| 7. Broker registration fees - New Applications - New application for registration as a broker  | £3,845  | £4,681   |
| 7. Broker registration fees - Variations - Notification of Changes (Variation)   | £283    | £345     |
| 8. Clinical trials: application fees - Applications with an IMP dossier - Higher fee (Phase 1, Full and Simplified IMPD)                 | £3,366  | £4,656   |
| 8. Clinical trials: application fees - Applications without an IMP dossier - Lower fee (Phase IV, Cross referral, Additional protocol)   | £248    | £343     |
| 8. Clinical trials: application fees - Assessment of annual safety reports   | £248    | £343     |
| 8. Clinical trials: application fees - CT variations/amendments  | £248    | £343     |
| 9. Clinical investigations for devices: fees - Amendment fees - High risk device amendment   | £331    | £361     |
| 9. Clinical investigations for devices: fees - Amendment fees - Low risk device amendment  | £207    | £226     |
| 9. Clinical investigations for devices: fees - Consultation - Clinical Investigations statistical review                                 | £782    | £852     |
| 9. Clinical investigations for devices: fees - Consultation - Device Regulatory Advice meeting   | £906    | £987     |
| 9. Clinical investigations for devices: fees - Notification of a clinical investigation - Class I, IIa, or IIb other than                | £5,711  | £11,701  |

| Fee name  | Current | Proposed |
|---|---------|----------|
| implantable or long-term invasive devices (Resubmission)  |         |          |
| 9. Clinical investigations for devices: fees - Notification of a clinical investigation - Class I, IIa, or IIb other than implantable or long-term invasive devices (Initial submission)  | £7,472  | £15,309  |
| 9. Clinical investigations for devices: fees - Notification of a clinical investigation - Class IIb implantable or long-term invasive, Class III, and active implantable devices (Resubmission)   | £11,069 | £22,678  |
| 9. Clinical investigations for devices: fees - Notification of a clinical investigation - Class IIb implantable or long-term invasive, Class III, and active implantable devices (Initial submission)   | £15,627 | £32,016  |
| 10. Drug-device combination products: fees - Conformity Assessment Body Designation Applications - Extension to scope, to carry out tasks under Part 2, Part 3 or Part 4, which extends the body's designation in relation to a Part under which they have already been designated.   | £12,571 | £13,684  |
| 10. Drug-device combination products: fees - Conformity Assessment Body Designation Applications - Extension to scope, which extends the body's designation to carry out certain tasks that were not previously within the scope of the body's designation and where the Secretary of State considers that an additional assessment of the body's procedures is required. | £18,212 | £19,824  |
| 10. Drug-device combination products: fees - Conformity Assessment Body Designation Applications - Subsidiary audit* subject to additional fees calculated by hourly rate and travel rates (covers both Approved Body and Notified Body)  | £22,789 | £24,806  |
| 10. Drug-device combination products: fees - Further consultation of a Device which incorporates a new active substance   | £11,551 | £12,574  |
| 10. Drug-device combination products: fees - Further consultation of a Device which incorporates one or more known medicinal substances from a new source   | £2,451  | £2,668   |

| Fee name   | Current | Proposed |
|--|---------|----------|
| 10. Drug-device combination products: fees - Further consultation of a Device which incorporates one or more known medicinal substances from an approved manufacturer of that substance  | £900    | £980     |
| 10. Drug-device combination products: fees - Initial consultation for a Device which incorporates a new active substance   | £46,526 | £50,644  |
| 10. Drug-device combination products: fees - Initial consultation for a Device which incorporates one or more known medicinal substances from a new source                               | £10,604 | £11,543  |
| 10. Drug-device combination products: fees - Initial consultation for a Device which incorporates one or more known medicinal substances from an approved manufacturer of that substance | £4,550  | £4,953   |
| 11. Homoeopathic National Rules Scheme: fees - Both stock and formulation already assessed - 5 stocks or fewer   | £517    | £630     |
| 11. Homoeopathic National Rules Scheme: fees - Both stock and formulation already assessed - more than 5 stocks  | £732    | £892     |
| 11. Homoeopathic National Rules Scheme: fees - Formulation already assessed - 5 stocks or fewer  | £808    | £984     |
| 11. Homoeopathic National Rules Scheme: fees - Formulation already assessed - more than 5 stocks   | £1,014  | £1,235   |
| 11. Homoeopathic National Rules Scheme: fees - Reduced - stock already assessed - 5 stocks or fewer  | £808    | £984     |
| 11. Homoeopathic National Rules Scheme: fees - Reduced - stock already assessed - more than 5 stocks   | £1,014  | £1,235   |
| 11. Homoeopathic National Rules Scheme: fees - Standard - 5 stocks or fewer  | £1,088  | £1,325   |
| 11. Homoeopathic National Rules Scheme: fees - Standard - more than 5 stocks   | £1,312  | £1,598   |

| Fee name   | Current | Proposed |
|--|---------|----------|
| 11. Homoeopathic National Rules Scheme: fees - Supplementary fees - New excipients   | £7,185  | £8,746   |
| 11. Homoeopathic National Rules Scheme: fees - Supplementary fees - New method of sterilisation (non-pharmacopoeial)   | £2,154  | £2,622   |
| 11. Homoeopathic National Rules Scheme: fees - Supplementary fees - New sources TSE risk actives/excipients (non-CEP)  | £635    | £773     |
| 12. Homeopathic National Rules Scheme: fees for inspections - All GMP, GCP and pharmacovigilance inspections   | £3,651  | £5,251   |
| 12. Homeopathic National Rules Scheme: fees for inspections - Full day rate  | £2,662  | £4,136   |
| 12. Homeopathic National Rules Scheme: fees for inspections - Office based risk assessments (see notes below)  | £1,862  | £3,810   |
| 12. Homeopathic National Rules Scheme: fees for inspections - Office-based risk assessments  | £2,562  | £4,924   |
| 12. Homeopathic National Rules Scheme: fees for inspections - Reduced rate (see notes below)   | £1,331  | £2,068   |
| 13. Inspection: fees - All GMP, GCP and Pharmacovigilance inspections including (this is not an exhaustive list): intermediate biological sites, manufacturers of active pharmaceutical ingredients (API), sterile, non-sterile and assembly sites, non-routine inspections, pharmacovigilance inspection, clinical trials, contract laboratories, homeopathic manufacturers | £3,651  | £5,251   |
| 13. Inspection: fees - GDP (wholesale dealers including homeopathic wholesalers) - Full day rate   | £2,662  | £4,136   |
| 13. Inspection: fees - GDP (wholesale dealers including homeopathic wholesalers) - Reduced rate (see notes below)  | £1,331  | £2,068   |

| Fee name   | Current | Proposed |
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| 13. Inspection: fees - Office based evaluation and risk assessments (see notes below)  | £2,562  | £4,924   |
| 14. Licence applications: marketing authorisation fees - Abridged complex - Complex International Recognition Type A application for GB or UK  | £11,487 | £13,983  |
| 14. Licence applications: marketing authorisation fees - Abridged complex - Complex International Recognition Type B application for GB or UK  | £19,063 | £23,205  |
| 14. Licence applications: marketing authorisation fees - Abridged complex - Complex: (Previously granted by EU) - unfettered access route to GB  | £11,487 | £13,983  |
| 14. Licence applications: marketing authorisation fees - Abridged complex - Decentralised procedure for the sale or supply in Northern Ireland and any subsequent Unfettered access route for UKMA(GB)           | £19,063 | £23,205  |
| 14. Licence applications: marketing authorisation fees - Abridged complex - European reference product application for sale or supply in Northern Ireland  | £19,063 | £23,205  |
| 14. Licence applications: marketing authorisation fees - Abridged complex - Incoming mutual recognition procedure for sale or supply in Northern Ireland and any subsequent Unfettered access route for UKMA(GB) | £19,063 | £23,205  |
| 14. Licence applications: marketing authorisation fees - Abridged complex - National fee (any other case including hybrid applications)  | £28,207 | £34,335  |
| 14. Licence applications: marketing authorisation fees - Abridged simple - Decentralised procedure for sale or supply in Northern Ireland and Unfettered access route for UKMA(GB)                               | £2,820  | £3,433   |
| 14. Licence applications: marketing authorisation fees - Abridged simple - Incoming mutual recognition procedure for sale or supply in Northern Ireland and Unfettered access route for UKMA(GB)                 | £2,820  | £3,433   |

| Fee name  | Current | Proposed |
|---|---------|----------|
| 14. Licence applications: marketing authorisation fees - Abridged simple - National fee (all other cases)   | £2,820  | £3,433   |
| 14. Licence applications: marketing authorisation fees - Abridged simple - Simple: (Previously granted by EU) - unfettered access route to GB   | £2,820  | £3,433   |
| 14. Licence applications: marketing authorisation fees - Abridged standard - Decentralised procedure for sale or supply in Northern Ireland and any subsequent Unfettered access route for UKMA(GB)                 | £6,985  | £8,503   |
| 14. Licence applications: marketing authorisation fees - Abridged standard - European reference product application for sale or supply in Northern Ireland  | £6,985  | £8,503   |
| 14. Licence applications: marketing authorisation fees - Abridged standard - Incoming mutual recognition procedure for sale or supply in Northern Ireland and any subsequent Unfettered access route for a UKMA(GB) | £6,985  | £8,503   |
| 14. Licence applications: marketing authorisation fees - Abridged standard - National fee (all other cases)   | £10,342 | £12,589  |
| 14. Licence applications: marketing authorisation fees - Abridged standard - Standard International Recognition Type A application for GB or UK   | £6,361  | £7,743   |
| 14. Licence applications: marketing authorisation fees - Abridged standard - Standard International Recognition Type B application for GB or UK   | £6,985  | £8,503   |
| 14. Licence applications: marketing authorisation fees - Abridged standard - Standard: (Previously granted by EU) - unfettered access route to GB   | £6,361  | £7,743   |
| 14. Licence applications: marketing authorisation fees - Major - Decentralised procedure for sale or supply in Northern Ireland and any subsequent Unfettered access route for UKMA(GB)                             | £68,663 | £83,580  |
| 14. Licence applications: marketing authorisation fees - Major - European reference product application for   | £68,663 | £83,580  |

| Fee name  | Current  | Proposed |
|---|----------|----------|
| sale or supply in Northern Ireland  |          |          |
| 14. Licence applications: marketing authorisation fees - Major - Incoming mutual recognition procedure for sale or supply in Northern Ireland and any subsequent Unfettered access route for UKMA(GB) | £68,663  | £83,580  |
| 14. Licence applications: marketing authorisation fees - Major - Major International Recognition Type A application for GB or UK  | £20,281  | £24,688  |
| 14. Licence applications: marketing authorisation fees - Major - Major International Recognition Type B application for GB or UK  | £68,663  | £83,580  |
| 14. Licence applications: marketing authorisation fees - Major - Major Orphan (reduced in exceptional circumstances)  | £32,705  | £39,811  |
| 14. Licence applications: marketing authorisation fees - Major - Major: (Previously granted by EU) - unfettered access route to GB  | £20,281  | £24,688  |
| 14. Licence applications: marketing authorisation fees - Major - National fee (any other case including hybrid applications)  | £102,028 | £124,194 |
| 15. Licence applications: manufacturers licence (including THMPD and homeopathic medicinal products)* fees - Change of ownership  | £378     | £461     |
| 15. Licence applications: manufacturers licence (including THMPD and homeopathic medicinal products)* fees - Non-orthodox practitioner (NOP)  | £201     | £245     |
| 15. Licence applications: manufacturers licence (including THMPD and homeopathic medicinal products)* fees - Standard   | £3,457   | £4,209   |
| 16. Licence applications: parallel imports fees - Change of ownership (including THMPD registrations)   | £486     | £592     |

| Fee name   | Current | Proposed |
|--|---------|----------|
| 16. Licence applications: parallel imports fees - Complex application*   | £19,998 | £24,343  |
| 16. Licence applications: parallel imports fees - Simple application   | £1,971  | £2,400   |
| 16. Licence applications: parallel imports fees - Standard application*  | £8,722  | £10,617  |
| 17. Licence applications: Phase 1 Accreditation Scheme fees - Phase I Accreditation Scheme - Accreditation of Phase 1 units                                | £129    | £141     |
| 17. Licence applications: Phase 1 Accreditation Scheme fees - Phase I Accreditation Scheme - Certificate of accreditation                                  | £68     | £75      |
| 18. Medicines export certificates: fees - Standard request: ten working days - Electronic copy   | £75     | £82      |
| 18. Medicines export certificates: fees - Urgent request: two working days - Electronic copy   | £167    | £182     |
| 19. Periodic fees for holding a marketing authorisation - Derivatives with a different route of administration[footnote 4] or complex abridged[footnote 5] | £10,681 | £11,627  |
| 19. Periodic fees for holding a marketing authorisation - Herbal   | £84     | £92      |
| 19. Periodic fees for holding a marketing authorisation - Homeopathic and Anthroposophic PLRs (per PLR)  | £84     | £92      |
| 19. Periodic fees for holding a marketing authorisation - Manufacturer's licence   | £515    | £561     |
| 19. Periodic fees for holding a marketing authorisation - National Rules Homeopathic Authorisation   | £84     | £92      |
| 19. Periodic fees for holding a marketing authorisation - New active substance[footnote 4]   | £10,681 | £11,627  |
| 19. Periodic fees for holding a marketing authorisation - Other derivatives[footnote 4]  | £7,209  | £7,847   |

| Fee name  | Current | Proposed |
|---|---------|----------|
| 19. Periodic fees for holding a marketing authorisation - Prescription Only Medicine (POM) - 'Maintenance' fee  | £338    | £368     |
| 19. Periodic fees for holding a marketing authorisation - Prescription Only Medicine (POM) - All others (P, GSL, PLPI and None)   | £338    | £368     |
| 19. Periodic fees for holding a marketing authorisation - Prescription Only Medicine (POM) - Reduced rate fee   | £1,332  | £1,450   |
| 19. Periodic fees for holding a marketing authorisation - Prescription Only Medicine (POM) - Standard fee[footnote 6]   | £2,671  | £2,908   |
| 19. Periodic fees for holding a marketing authorisation - THMPD registration  | £84     | £92      |
| 19. Periodic fees for holding a marketing authorisation - Wholesale dealer's licence  | £317    | £346     |
| 19. Periodic fees for holding a marketing authorisation - Wholesale dealer's licence (reduced rate or GSL) [footnote 7]   | £189    | £206     |
| 20. Licence renewals, reclassifications and assessment of labels and leaflets: fees - Assessment of labels and leaflets - National (BROMI) notification/self-certification[footnote 13] | £205    | £224     |
| 20. Licence renewals, reclassifications and assessment of labels and leaflets: fees - Assessment of labels and leaflets - Parallel imports  | £361    | £440     |
| 20. Licence renewals, reclassifications and assessment of labels and leaflets: fees - Assessment of labels and leaflets - Single or first application[footnote 12]                      | £570    | £992     |
| 20. Licence renewals, reclassifications and assessment of labels and leaflets: fees - First renewal of a market authorisation granted with a new active substance - All other cases     | £10,650 | £16,042  |

| Fee name   | Current | Proposed |
|--|---------|----------|
| 20. Licence renewals, reclassifications and assessment of labels and leaflets: fees - First renewal of a market authorisation granted with a new active substance - UKMA(GB) granted under the unfettered access route             | £822    | £1,239   |
| 20. Licence renewals, reclassifications and assessment of labels and leaflets: fees - First renewal of a market authorisation granted with a new active substance - UKMA(GB) previously granted by EU (automatic recognition)      | £822    | £1,239   |
| 20. Licence renewals, reclassifications and assessment of labels and leaflets: fees - First renewal of a market authorisation granted with a new active substance - UKMA(GB) previously granted by International Recognition       | £822    | £1,239   |
| 20. Licence renewals, reclassifications and assessment of labels and leaflets: fees - Licence Renewal Applications - Manufacturers' licences Non-orthodox practitioner (NOP)   | £196    | £214     |
| 20. Licence renewals, reclassifications and assessment of labels and leaflets: fees - Reclassification - P to GSL - Additional fee for MA or PI application with reclassification element from P to GSL[footnote 10],[footnote 11] | £8,978  | £10,929  |
| 20. Licence renewals, reclassifications and assessment of labels and leaflets: fees - Reclassification - POM to P - Additional for MA or PI application with reclassification element from POM to P[footnote 10], [footnote 11]    | £33,003 | £40,173  |
| 20. Licence renewals, reclassifications and assessment of labels and leaflets: fees - Reclassification - Reclassification Type IB variation application (MA) (analogous product) [footnote 11]                                     | £344    | £419     |
| 20. Licence renewals, reclassifications and assessment of labels and leaflets: fees - Reclassification - Reclassification variation application (MA) (analogous product) [footnote 11]   | £1,308  | £1,593   |
| 20. Licence renewals, reclassifications and assessment of labels and leaflets: fees - Reclassification - Reclassification variation application P to GSL   | £8,978  | £10,929  |

| Fee name  | Current  | Proposed |
|---|----------|----------|
| 20. Licence renewals, reclassifications and assessment of labels and leaflets: fees - Reclassification - Reclassification variation application POM to P[footnote 10],[footnote 11] | £33,003  | £40,173  |
| 21. Orphan Marketing Products: fees - Orphan Complex (Full Fee)   | £28,207  | £34,335  |
| 21. Orphan Marketing Products: fees - Orphan Major (exceptional circumstances in which point G of Part IV of Annex 1 in the 2001 Directive applies)                                 | £32,705  | £39,811  |
| 21. Orphan Marketing Products: fees - Orphan Major (Full fee)   | £102,028 | £124,194 |
| 21. Orphan Marketing Products: fees - Orphan Standard (Full Fee)  | £10,342  | £12,589  |
| 22. Pharmacovigilance (PV) Safety Review: fees - Assessment of PASS Results   | £9,140   | £9,949   |
| 22. Pharmacovigilance (PV) Safety Review: fees - PV Major Safety Review (1-2 active ingredients)  | £56,415  | £61,408  |
| 22. Pharmacovigilance (PV) Safety Review: fees - PV Major Safety Review (3 active ingredients)  | £65,555  | £71,357  |
| 22. Pharmacovigilance (PV) Safety Review: fees - PV Major Safety Review (4 active ingredients)  | £74,694  | £81,305  |
| 22. Pharmacovigilance (PV) Safety Review: fees - PV Major Safety Review (5 or more active ingredients)  | £83,834  | £91,254  |
| 22. Pharmacovigilance (PV) Safety Review: fees - PV Periodic Safety Update Report (PSUR) single assessment: Full Fee  | £979     | £1,066   |
| 22. Pharmacovigilance (PV) Safety Review: fees - PV Periodic Safety Update Report (PSUR) single assessment: Half Fee  | £490     | £534     |
| 22. Pharmacovigilance (PV) Safety Review: fees - PV Post Authorisation Safety Study (PASS) protocol   | £9,140   | £9,949   |

| Fee name  | Current | Proposed |
|---|---------|----------|
| 23. Plasma Master File (PMF) & Vaccine Antigen Master File certification or certified annual update work: fees - Certification of new PMF (for scientific & technical evaluation)             | £9,140  | £11,126  |
| 23. Plasma Master File (PMF) & Vaccine Antigen Master File certification or certified annual update work: fees - Certified Annual Update of a PMF (epidemiology update only)                  | £344    | £419     |
| 23. Plasma Master File (PMF) & Vaccine Antigen Master File certification or certified annual update work: fees - Certified Annual Update of a PMF (significant changes to safety information) | £1,308  | £1,593   |
| 23. Plasma Master File (PMF) & Vaccine Antigen Master File certification or certified annual update work: fees - Vaccine Antigen Master File (VAMF) certification                             | £9,140  | £11,126  |
| 24. Pre-Assessment (Rolling Review): fees - Application by pre-assessment (Biosimilar) - Module 3 (chemical, pharmaceutical and biological information)                                       | £4,766  | £5,802   |
| 24. Pre-Assessment (Rolling Review): fees - Application by pre-assessment (Biosimilar) - Module 4 (non-clinical reports)  | £4,766  | £5,802   |
| 24. Pre-Assessment (Rolling Review): fees - Application by pre-assessment (Biosimilar) - Module 5 (clinical study reports)  | £4,766  | £5,802   |
| 24. Pre-Assessment (Rolling Review): fees - Application by pre-assessment (NAS) - Module 3 (chemical, pharmaceutical and biological information)  | £25,507 | £31,049  |
| 24. Pre-Assessment (Rolling Review): fees - Application by pre-assessment (NAS) - Module 4 (non-clinical reports)   | £25,507 | £31,049  |
| 24. Pre-Assessment (Rolling Review): fees - Application by pre-assessment (NAS) - Module 5 (clinical study reports)   | £25,507 | £31,049  |

| Fee name   | Current | Proposed |
|--|---------|----------|
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Notifications - 1 – 20                             | £70     | £86      |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Notifications - 21 – 100                           | £350    | £427     |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Product Codes - 1 – 5                              | £100    | £122     |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Product Codes - 101 – 200                          | £4,000  | £4,869   |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Product Codes - 11–20                              | £400    | £487     |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Product Codes - 21 – 50                            | £1,000  | £1,218   |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Product Codes - 51 – 100                           | £2,000  | £2,435   |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Product Codes - 6 – 10                             | £200    | £244     |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Product Codes - Per additional 100 codes above 200 | £2,000  | £2,435   |
| 26. Scientific advice meetings: fees - Pharmacovigilance advice meetings - Advice on labels and leaflets                                   | £2,421  | £3,757   |
| 26. Scientific advice meetings: fees - Reclassification advice meetings - Pharmacy to General Sales List                                   | £3,039  | £8,758   |

| Fee name  | Current | Proposed |
|---|---------|----------|
| switch  |         |          |
| 26. Scientific advice meetings: fees - Reclassification advice meetings - Prescription Only Medicine to Pharmacy switch   | £3,986  | £8,758   |
| 27. Simplified Homeopathic Registration Scheme: fees - Both stock and formulation already assessed - 5 stocks or fewer  | £159    | £194     |
| 27. Simplified Homeopathic Registration Scheme: fees - Both stock and formulation already assessed - more than 5 stocks   | £393    | £479     |
| 27. Simplified Homeopathic Registration Scheme: fees - Formulation already assessed - 5 stocks or fewer   | £478    | £582     |
| 27. Simplified Homeopathic Registration Scheme: fees - Formulation already assessed - more than 5 stocks  | £704    | £857     |
| 27. Simplified Homeopathic Registration Scheme: fees - Reduced - 5 stocks or fewer  | £478    | £582     |
| 27. Simplified Homeopathic Registration Scheme: fees - Reduced - more than 5 stocks   | £704    | £857     |
| 27. Simplified Homeopathic Registration Scheme: fees - Standard - 5 stocks or fewer   | £790    | £962     |
| 27. Simplified Homeopathic Registration Scheme: fees - Standard - more than 5 stocks  | £1,034  | £1,259   |
| 28. Simplified Homeopathic Registration Scheme: Decentralised Procedure applications: fees - Decentralised Procedure for sale or supply in Northern Ireland and Unfettered access route for UKHR(GB) - 5 stocks or fewer  | £430    | £524     |
| 28. Simplified Homeopathic Registration Scheme: Decentralised Procedure applications: fees - Decentralised Procedure for sale or supply in Northern Ireland and Unfettered access route for UKHR(GB) - more than 5 stocks | £563    | £686     |

| Fee name  | Current | Proposed |
|---|---------|----------|
| 29. Simplified Homoeopathic Registration Scheme: Mutual Recognition Procedures: fees - Incoming Mutual Recognition for sale or supply in Northern Ireland and Unfettered access route for UKHR(GB) - 5 stocks or fewer  | £501    | £610     |
| 29. Simplified Homoeopathic Registration Scheme: Mutual Recognition Procedures: fees - Incoming Mutual Recognition for sale or supply in Northern Ireland and Unfettered access route for UKHR(GB) - more than 5 stocks | £638    | £777     |
| 31. Traditional Herbal Registration Scheme: fees - Complex - 2 or more new herbal active ingredients  | £7,269  | £8,849   |
| 31. Traditional Herbal Registration Scheme: fees - Complex - single new herbal active ingredient  | £4,846  | £5,899   |
| 31. Traditional Herbal Registration Scheme: fees - Reduced - Category I - 3 or fewer existing herbal active ingredients   | £539    | £657     |
| 31. Traditional Herbal Registration Scheme: fees - Reduced - Category I - more than 3 existing herbal active ingredients  | £807    | £983     |
| 31. Traditional Herbal Registration Scheme: fees - Reduced - Category II - 3 or fewer existing herbal active ingredients  | £807    | £983     |
| 31. Traditional Herbal Registration Scheme: fees - Reduced - Category II - more than 3 existing herbal active ingredients   | £1,212  | £1,476   |
| 31. Traditional Herbal Registration Scheme: fees - Standard - 3 or fewer existing herbal active ingredients   | £2,423  | £2,950   |
| 31. Traditional Herbal Registration Scheme: fees - Standard - more than 3 existing herbal active ingredients  | £3,634  | £4,424   |
| 31. Traditional Herbal Registration Scheme: fees - Traditional Herbal Registration Scheme: supplementary  | £1,077  | £1,311   |

| Fee name  | Current | Proposed |
|---|---------|----------|
| fees - Ancillary vitamins / minerals - Existing Sources plus CEP  |         |          |
| 31. Traditional Herbal Registration Scheme: fees - Traditional Herbal Registration Scheme: supplementary fees - Ancillary vitamins / minerals - New excipients                            | £7,186  | £8,748   |
| 31. Traditional Herbal Registration Scheme: fees - Traditional Herbal Registration Scheme: supplementary fees - Ancillary vitamins / minerals - New sources (non-CEP)                     | £2,154  | £2,622   |
| 31. Traditional Herbal Registration Scheme: fees - Traditional Herbal Registration Scheme: supplementary fees - Ancillary vitamins / minerals - New sources TSE risk excipients (non-CEP) | £638    | £777     |
| 31. Traditional Herbal Registration Scheme: fees - Traditional Herbal Registration Scheme: supplementary fees - Ancillary vitamins / minerals - Sterile products                          | £2,154  | £2,622   |
| 32. Variation: Homeopathic National Rules Scheme fees - Indication  | £374    | £456     |
| 32. Variation: Homeopathic National Rules Scheme fees - Other applications (for any subsequent variations where no further medical, technical or scientific assessment is required)       | £61     | £75      |
| 32. Variation: Homeopathic National Rules Scheme fees - Other applications (for up to 30 variations where no further medical, technical or scientific assessment is required)             | £122    | £149     |
| 32. Variation: Homeopathic National Rules Scheme fees - Standard variation application  | £243    | £296     |
| 33. Variations: Homeopathic Simplified Scheme fees - New technical  | £243    | £296     |
| 33. Variations: Homeopathic Simplified Scheme fees - Other applications (for any subsequent variations where no further medical, technical or scientific assessment is required)          | £61     | £75      |
| 33. Variations: Homeopathic Simplified Scheme fees - Other applications (for up to 30 variations where no   | £122    | £149     |

| Fee name  | Current | Proposed |
|---|---------|----------|
| further medical, technical or scientific assessment is required)  |         |          |
| 33. Variations: Homeopathic Simplified Scheme fees - Other applications (where further medical, technical or scientific assessment is required)   | £243    | £296     |
| 34. Variations: licence variations application fees - Applications for variations of marketing authorisations falling within the scope of Chapter II of Commission Regulation (EC) No 1234/2008 Single kind variation - Extended Type II Complex Variation                            | £8,462  | £10,301  |
| 34. Variations: licence variations application fees - Applications for variations of marketing authorisations falling within the scope of Chapter II of Commission Regulation (EC) No 1234/2008 Single kind variation - Type IB   | £344    | £419     |
| 34. Variations: licence variations application fees - Applications for variations of marketing authorisations falling within the scope of Chapter II of Commission Regulation (EC) No 1234/2008 Single kind variation - Type II   | £344    | £419     |
| 34. Variations: licence variations application fees - Applications for variations of marketing authorisations falling within the scope of Chapter II of Commission Regulation (EC) No 1234/2008 Single kind variation - Type II Complex Variation                                     | £2,742  | £3,338   |
| 34. Variations: licence variations application fees - Applications for variations of marketing authorisations falling within the scope of Chapter IIa of Commission Regulation (EC) No 1234/2008 and of marketing authorisations in force in Great Britain National Type 1B Variation | £344    | £419     |
| 34. Variations: licence variations application fees - Applications for variations of marketing authorisations falling within the scope of Chapter IIa of Commission Regulation (EC) No 1234/2008 and of marketing authorisations in force in Great Britain National Type II Variation | £1,308  | £1,593   |
| 34. Variations: licence variations application fees - Applications for variations of marketing authorisations   | £9,140  | £11,126  |

| Fee name  | Current | Proposed |
|---|---------|----------|
| falling within the scope of Chapter IIa of Commission Regulation (EC) No 1234/2008 and of marketing authorisations in force in Great Britain National Type II Complex Variation   |         |          |
| 34. Variations: licence variations application fees - Applications for variations of marketing authorisations falling within the scope of Chapter IIa of Commission Regulation (EC) No 1234/2008 and of marketing authorisations in force in Great Britain National Type II Extended Complex Variation    | £33,003 | £40,173  |
| 35. Variations: licence variations applications groups fees - Applications for variations of marketing authorisations falling within the scope of Chapter II of Commission Regulation (EC) No 1234/2008 Major Variation (Type II) Complex Group   | £2,973  | £3,619   |
| 35. Variations: licence variations applications groups fees - Applications for variations of marketing authorisations falling within the scope of Chapter II of Commission Regulation (EC) No 1234/2008 Major Variation (Type II) Extended Complex Group  | £8,671  | £10,555  |
| 35. Variations: licence variations applications groups fees - Applications for variations of marketing authorisations falling within the scope of Chapter II of Commission Regulation (EC) No 1234/2008 Major Variation (Type II) Group   | £1,255  | £1,528   |
| 35. Variations: licence variations applications groups fees - Applications for variations of marketing authorisations falling within the scope of Chapter II of Commission Regulation (EC) No 1234/2008 Minor variation (Type IB) Group   | £344    | £419     |
| 35. Variations: licence variations applications groups fees - Applications for variations of marketing authorisations falling within the scope of Chapter IIa of Commission Regulation (EC) No 1234/2008 and of marketing authorisations in force in Great Britain National Type IB Minor Variation Group | £684    | £833     |
| 35. Variations: licence variations applications groups fees - Applications for variations of marketing authorisations falling within the scope of Chapter IIa of Commission Regulation (EC) No 1234/2008 and of marketing authorisations in force in Great Britain National Type II Major Variation Group | £1,817  | £2,212   |

| Fee name   | Current | Proposed |
|--|---------|----------|
| 35. Variations: licence variations applications groups fees - Applications for variations of marketing authorisations falling within the scope of Chapter IIa of Commission Regulation (EC) No 1234/2008 and of marketing authorisations in force in Great Britain National Type II Major Variation Complex Group          | £9,911  | £12,065  |
| 35. Variations: licence variations applications groups fees - Applications for variations of marketing authorisations falling within the scope of Chapter IIa of Commission Regulation (EC) No 1234/2008 and of marketing authorisations in force in Great Britain National Type II Major Variation Extended Complex Group | £28,904 | £35,184  |
| 36. Variations: other licence variations applications fees - Clinical trial authorisations - Amendments to 1 part of dossier   | £248    | £302     |
| 36. Variations: other licence variations applications fees - Clinical trial authorisations - Amendments to 2 parts of dossier  | £248    | £302     |
| 36. Variations: other licence variations applications fees - Clinical trial authorisations - Amendments to 3 parts of dossier  | £248    | £302     |
| 36. Variations: other licence variations applications fees - Clinical trial authorisations - Protocol  | £248    | £302     |
| 36. Variations: other licence variations applications fees - Manufacturer's licences (including traditional herbal medicines) - Administrative   | £283    | £345     |
| 36. Variations: other licence variations applications fees - Manufacturer's licences (including traditional herbal medicines) - Standard   | £565    | £688     |
| 36. Variations: other licence variations applications fees - Parallel import (PI) - Standard   | £393    | £479     |
| 36. Variations: other licence variations applications fees - Wholesale dealers' licences (includes THMPD) - Administrative   | £283    | £345     |

| Fee name  | Current | Proposed |
|---|---------|----------|
| 36. Variations: other licence variations applications fees - Wholesale dealers' licences (includes THMPD) - Standard  | £535    | £652     |
| 37. Variations: Traditional Herbal Registration Scheme fees - Administrative  | £152    | £186     |
| 37. Variations: Traditional Herbal Registration Scheme fees - Complex   | £635    | £773     |
| 37. Variations: Traditional Herbal Registration Scheme fees - New excipient   | £7,186  | £8,748   |
| 37. Variations: Traditional Herbal Registration Scheme fees - Standard  | £240    | £293     |
| 38. Wholesale distribution authorisations: fees - Inspections - Inspection fee reduced rate THMP/Homeopathic only     | £1,023  | £1,114   |
| 38. Wholesale distribution authorisations: fees - Inspections - Inspection fee THMP/Homeopathic only                  | £1,880  | £2,047   |
| 38. Wholesale distribution authorisations: fees - Inspections - Issue of GDP Certificates                             | £75     | £82      |
| 38. Wholesale distribution authorisations: fees - Inspections - Office Based Risk Assessments                         | £1,862  | £3,810   |
| 38. Wholesale distribution authorisations: fees - Inspections - Reduced rate Inspection fee                           | £1,331  | £2,068   |
| 38. Wholesale distribution authorisations: fees - Inspections - Standard Inspection Fee (per site)                    | £2,662  | £4,136   |
| 38. Wholesale distribution authorisations: fees - New Applications - Change of ownership                              | £439    | £478     |
| 38. Wholesale distribution authorisations: fees - New Applications - Inspection Fee (per additional site if required) | £2,662  | £2,898   |
| 38. Wholesale distribution authorisations: fees - New Applications - Reduced application plus reduced                 | £2,323  | £2,529   |

| Fee name   | Current | Proposed |
|--|---------|----------|
| Inspection fee - General Sales List (GSL) only   |         |          |
| 38. Wholesale distribution authorisations: fees - New Applications - Reduced application* plus full inspection fee | £3,654  | £3,978   |
| 38. Wholesale distribution authorisations: fees - New Applications - Standard application plus full inspection fee | £4,645  | £5,056   |
| 38. Wholesale distribution authorisations: fees - Variations - Administrative variation                            | £283    | £309     |
| 38. Wholesale distribution authorisations: fees - Variations - Standard variation                                  | £535    | £583     |
| 39. Early Access to Medicines Scheme (EAMS) - Promising Innovative Medicine (PIM) designation                      | £3,986  | £4,852   |
| 39. Early Access to Medicines Scheme (EAMS) - Renewal fee for new indications                                      | £4,154  | £5,057   |
| 39. Early Access to Medicines Scheme (EAMS) - Renewal fee for new medicinal products                               | £12,821 | £15,607  |
| 39. Early Access to Medicines Scheme (EAMS) - Scientific opinion for new indications                               | £8,309  | £10,115  |
| 39. Early Access to Medicines Scheme (EAMS) - Scientific opinion for new medicinal products                        | £25,643 | £31,214  |
| 40. Medical Device Approved Body Fees - Day rate for auditing  | £1,262  | £1,463   |
| 40. Medical Device Approved Body Fees - Extension to scope - Extension to scope, where codes are limited           | £12,571 | £14,568  |
| 40. Medical Device Approved Body Fees - Extension to scope - new UKCA codes or Annex                               | £18,212 | £21,105  |
| 40. Medical Device Approved Body Fees - Follow up Audit - Major Closure  | £22,789 | £26,408  |

| Fee name   | Current | Proposed |
|--|---------|----------|
| 40. Medical Device Approved Body Fees - Follow up Audit - Process Specific               | £22,789 | £26,408  |
| 40. Medical Device Approved Body Fees - Follow up Audit - Special Clinical               | £18,583 | £21,535  |
| 40. Medical Device Approved Body Fees - Initial application for designation              | £35,672 | £41,337  |
| 40. Medical Device Approved Body Fees - Initial designation audit                        | £58,341 | £67,606  |
| 40. Medical Device Approved Body Fees - Re-application                                   | £8,918  | £10,335  |
| 40. Medical Device Approved Body Fees - Re-designation application fee                   | £35,672 | £41,337  |
| 40. Medical Device Approved Body Fees - Re-designation audit                             | £58,341 | £67,606  |
| 40. Medical Device Approved Body Fees - Subsidiary audit                                 | £22,789 | £26,408  |
| 40. Medical Device Approved Body Fees - Surveillance                                     | £45,675 | £52,929  |
| 40. Medical Device Approved Body Fees - TSE Applications UK Conformity Assessment Bodies | £1,297  | £1,503   |
| 40. Medical Device Approved Body Fees - Witnessed Audit                                  | £10,072 | £11,672  |
| 41. ILAP – Innovation Passport   | £3,624  | £3,945   |
| 41.ILAP – Target Development Profile   | £4,451  | £4,845   |

### A list of fees for proposal 3 – regulatory advice meetings for medical devices

| New fee name                                  | Proposed |
|---|----------|
| Regulatory advice meeting for medical devices | £987     |

#### A list of fees for proposal 4 – amended fees for Scientific Advice Meetings

| New fee name (see final table for the old fees) | Proposed |
|---|----------|
| Scientific Advice Meeting - High complexity     | £17,516  |
| Scientific Advice Meeting - Medium complexity   | £13,137  |
| Scientific Advice Meeting - Low complexity      | £8,758   |
| Scientific Advice Meeting – Simple complexity   | £986     |

## A list of fees for proposal 4 – amended fees for Control Testing

| New fee name (see final table for the old fees) | Proposed |
|---|----------|
| Control Testing - Daily rate                    | £5,093   |

## A list of fees for proposal 4 – amended fees for Unlicenced Medicines Importation

| New fee name (see final table for the old fees)  | Proposed |
|--|----------|
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Notifications - 101 to 500   | £2,131   |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Notifications - 501 to 1000  | £4,261   |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Notifications - 1,001-2,000  | £8,521   |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Notifications - 2,001-5,000  | £17,042  |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Notifications - Per additional bracket of 5,000 notifications above 50,000 | £17,042  |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Notifications - 10,001-15,000  | £51,125  |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Notifications - 20,001-25,000  | £85,208  |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Notifications - 5,001-10,000   | £34,083  |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Notifications - 15,001-20,000  | £68,166  |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Notifications - 25,001-30,000  | £102,249 |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Notifications - 30,001-35,000  | £119,291 |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Notifications - 35,001-40,000  | £136,333 |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Notifications - 40,001-45,000  | £153,375 |

| New fee name (see final table for the old fees)   | Proposed |
|---|----------|
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Notifications - 45,001-50,000 | £170,417 |

# A list of fees for proposal 4 – fees replaced by proposed changes above or obsolete fees

| Old fee name  | Fee     |
|---|---------|
| 14. Licence applications: marketing authorisation fees - Abridged complex - Complex: (Previously granted by EEA) – application for GB or UK, excluding GB unfettered access route (MRDC reliance procedure)   | £19,063 |
| 14. Licence applications: marketing authorisation fees - Abridged complex - Complex: (Previously granted by EU) - automatic recognition application (EC Decision reliance procedure)                          | £11,487 |
| 14. Licence applications: marketing authorisation fees - Abridged standard - Standard: (Previously granted by EEA) – application for GB or UK, excluding GB unfettered access route (MRDC reliance procedure) | £6,985  |
| 14. Licence applications: marketing authorisation fees - Abridged standard - Standard: (Previously granted by EU) - automatic recognition application (EC Decision reliance procedure)                        | £6,361  |
| 14. Licence applications: marketing authorisation fees - Abridged simple - Simple: (Previously granted by EEA) – application for GB or UK, excluding GB unfettered access route (MRDC reliance procedure)     | £2,820  |
| 14. Licence applications: marketing authorisation fees - Abridged simple - Simple: (Previously granted by EU) - automatic recognition application (EC Decision reliance procedure)                            | £2,820  |
| 14. Licence applications: marketing authorisation fees - Major - Major: (Previously granted by EEA) – application for GB or UK, excluding GB unfettered access route (MRDC reliance procedure)                | £68,663 |
| 14. Licence applications: marketing authorisation fees - Major - Major: (Previously granted by EU) - automatic recognition application (EC Decision reliance procedure)                                       | £20,281 |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Notifications - 101 – 1,000   | £2,400  |

| Old fee name   | Fee      |
|--|----------|
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Notifications - 1,001 – 5,000  | £12,000  |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Notifications - 5,001 – 20,000   | £30,000  |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Notifications - 20,001 – 50,000  | £60,000  |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Notifications - 50,001 – 100,000   | £120,000 |
| 25. Safety and quality vetting of unlicenced imported medicines fees - Number of annual Notifications - 100,001 +  | £200,000 |
| 26. Scientific advice meetings: fees - Quality development only  | £2,421   |
| 26. Scientific advice meetings: fees - Pre-consultation application meetings on devices incorporating an ancillary medicinal substance* - Safety development only                  | £824     |
| 26. Scientific advice meetings: fees - Pre-consultation application meetings on devices incorporating an ancillary medicinal substance* - Quality and safety development           | £1,044   |
| 26. Scientific advice meetings: fees - Pre-consultation application meetings on devices incorporating an ancillary medicinal substance* - Clinical development only                | £1,044   |
| 26. Scientific advice meetings: fees - Pre-consultation application meetings on devices incorporating an ancillary medicinal substance* - Quality and clinical development         | £1,429   |
| 26. Scientific advice meetings: fees - Pre-consultation application meetings on devices incorporating an ancillary medicinal substance* - Safety and clinical development          | £1,429   |
| 26. Scientific advice meetings: fees - Pre-consultation application meetings on devices incorporating an ancillary medicinal substance* - Quality, safety and clinical development | £1,813   |

| Old fee name   | Fee    |
|--|--------|
| 26. Scientific advice meetings: fees - Pre-consultation application meetings on devices incorporating an ancillary medicinal substance* - Broader scope meetings   | £4,896 |
| 26. Scientific advice meetings: fees - Pharmacovigilance advice meetings - Standard meeting  | £3,367 |
| 26. Scientific advice meetings: fees - Pharmacovigilance advice meetings - Major meeting   | £3,986 |
| 26. Scientific advice meetings: fees - Pharmacovigilance advice meetings - Post-authorisation regulatory advice meetings   | £3,039 |
| 26. Scientific advice meetings: fees - Safety development only   | £2,421 |
| 26. Scientific advice meetings: fees - Pharmacovigilance advice meetings - Advertising advice  | £2,421 |
| 26. Scientific advice meetings: fees - Quality and safety development  | £3,367 |
| 26. Scientific advice meetings: fees - Clinical development only   | £3,039 |
| 26. Scientific advice meetings: fees - Quality and clinical development  | £3,986 |
| 26. Scientific advice meetings: fees - Safety and clinical development   | £3,986 |
| 26. Scientific advice meetings: fees - Quality, safety and clinical development  | £4,936 |
| 26. Scientific advice meetings: fees - Pre-consultation application meetings on devices incorporating an ancillary medicinal substance* - Quality development only | £824   |
| 30. Testing of samples: fees - Fee payable where the licensing authority carries out a full assessment - Plasma pools which require three or fewer tests           | £198   |
| 30. Testing of samples: fees - Fee payable where the licensing authority carries out a paper-based assessment - Plasma   | £99    |

| Old fee name   | Fee    |
|--|--------|
| pools which require three or fewer tests   |        |
| 30. Testing of samples: fees - Fee payable where the licensing authority carries out a paper-based assessment - Plasma pools which require four or five tests  | £99    |
| 30. Testing of samples: fees - Fee payable where the licensing authority carries out a paper-based assessment - Plasma pools which require six or more tests   | £99    |
| 30. Testing of samples: fees - Fee payable where the licensing authority carries out a paper-based assessment - Band A – single component product, other than Botulinum toxin. requiring five or fewer in vitro tests  | £367   |
| 30. Testing of samples: fees - Fee payable where the licensing authority carries out a paper-based assessment - Band B – Factor VIII, Factor VIX or intravenous Immunoglobin   | £367   |
| 30. Testing of samples: fees - Fee payable where the licensing authority carries out a paper-based assessment - Band C – Multi-component product, or Botulinum toxin, requiring five or fewer in vitro tests   | £992   |
| 30. Testing of samples: fees - Fee payable where the licensing authority carries out a paper-based assessment - Band D – product requiring six to nine in vitro tests  | £992   |
| 30. Testing of samples: fees - Fee payable where the licensing authority carries out a paper-based assessment - Band E – product requiring (a) ten or more in vitro tests, or (b) one or more in vivo tests  | £1,849 |
| 30. Testing of samples: fees - Fee payable where the licensing authority carries out a paper-based assessment - Band F – one or more tests that must be carried out under containment measures applicable to hazard Group 3 or 4 biological agents under Control of Substances Hazardous to Health Regulations 2002 (123) or requires use of human tissues or cells as part of testing | £1,849 |
| 30. Testing of samples: fees - Fee payable where the licensing authority carries out a full assessment - Plasma pools which require four or five tests   | £237   |

| Old fee name  | Fee     |
|---|---------|
| 30. Testing of samples: fees - Fee payable where the licensing authority carries out a full assessment - Plasma pools which require six or more tests   | £253    |
| 30. Testing of samples: fees - Fee payable where the licensing authority carries out a full assessment - Band A – single component product, other than Botulinum toxin. requiring five or fewer in vitro tests  | £1,826  |
| 30. Testing of samples: fees - Fee payable where the licensing authority carries out a full assessment - Band B – Factor VIII, Factor VIX or intravenous Immunoglobin   | £2,101  |
| 30. Testing of samples: fees - Fee payable where the licensing authority carries out a full assessment - Band C – Multi-component product, or Botulinum toxin, requiring five or fewer in vitro tests   | £2,574  |
| 30. Testing of samples: fees - Fee payable where the licensing authority carries out a full assessment - Band D – product requiring six to nine in vitro tests  | £4,059  |
| 30. Testing of samples: fees - Fee payable where the licensing authority carries out a full assessment - Band E – product requiring (a) ten or more in vitro tests, or (b) one or more in vivo tests  | £7,051  |
| 30. Testing of samples: fees - Fee payable where the licensing authority carries out a full assessment - Band F – one or more tests that must be carried out under containment measures applicable to hazard Group 3 or 4 biological agents under Control of Substances Hazardous to Health Regulations 2002 (123) or requires use of human tissues or cells as part of testing | £11,385 |

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