GOVERNMENT OF INDIA MINISTRY OF HEALTH AND FAMILY WELFARE DEPARTMENT OF HEALTH AND FAMILY WELFARE

RAJYA SABHA UNSTARRED QUESTION NO. 617 TO BE ANSWERED ON 25TH JULY, 2023

QUALITY OF DRUGS

617: Dr. KIRODI LAL MEENA:

Will the Minister of **HEALTH AND FAMILY WELFARE** be pleased to state:

- (a) whether Government has taken action against the drug manufacturers involved in the recent controversy over the deaths caused by the quality of drugs in different countries, if so, the details thereof;
- (b) whether Government is planning to centralize drug regulation in the country and if so, the details thereof;
- (c) the details of the strategy to make drug regulations more rigorous to prevent additional deaths caused by Indian exports of pharmaceuticals; and
- (d) the steps taken by Government to harmonize Indian drug manufacturing standards with international standards?

ANSWER THE MINISTER OF STATE IN THE MINISTRY OF HEALTH AND FAMILY WELFARE (DR. BHARATI PRAVIN PAWAR)

(a): Subsequent to reports of deaths in different countries allegedly due to quality of drugs, Central Drugs Standard Control Organisation (CDSCO) in coordination with State Drug Controllers carried out joint investigations.

Based on investigations conducted, which revealed violation of Good Manufacturing Practices (GMP), State Drugs Controller, Haryana issued show cause notice to M/s Maiden Pharma under Rule 85(2) of the Drugs Rules, 1945 and order have been issued for stopping all the manufacturing activities of M/s Maiden Pharmaceuticals at Sonipat with immediate effect for violation of GMP.

CDSCO in coordination with State Drugs Controller, Uttar Pradesh conducted a joint investigation at M/s. Marion Biotech Pvt. Ltd., Noida, Uttar Pradesh. Drug samples were drawn from the manufacturing premises under the provisions of Drugs & Cosmetics Act, 1940 for test & analysis. Further, manufacturing license of the firm has been suspended by State Licensing Authority, Uttar Pradesh on 09.01.2023. Further, an FIR has been lodged on 02.03.2023 in the concerned police station and three persons have been arrested.

Following the suspension of manufacturing license, all the manufacturing and export activities of the said companies are halted.

(b) to (d): The manufacturing, sale and distribution of drugs in the country are regulated under the provisions of Drugs & Cosmetics Act, 1940 and Rules, 1945. The regulatory control over the manufacture, sale and distribution of drug in the country is exercised through a system of licensing and inspection by the State Licensing Authorities (SLAs) appointed by the respective State Governments. Manufacturers are required to comply with the conditions of license granted under the said Act and Rules to manufacture any drugs for sale and distribution in the country. The cases concerning quality or safety of drugs when reported, the matter is taken up with the concerned State Licensing Authority in order to take necessary action under the provisions of Drugs and Cosmetics Act 1940 and its Rules. The SLAs are legally empowered to take action of violation of any conditions of such licenses including prosecution in appropriate Court of law.

CDSCO and Ministry of Health and Family Welfare have taken following regulatory measures to ensure the quality of medicines in the country:-

- (i). The Drugs and Cosmetics Act, 1940 was amended under Drugs & Cosmetics (Amendment) Act 2008 to provide stringent penalties for manufacture of spurious and adulterated drugs. Certain offences have also been made cognizable and non-bailable.
- (ii). States/ UTs have set up special Courts for trial of offences under the Drugs and Cosmetics Act for speedy disposal.
- (iii). The number of sanctioned posts in CDSCO has been significantly increased in last 10 years.
- (iv). To ensure efficacy of drugs, the Drugs and Cosmetics Rules, 1945 have been amended providing that applicant shall submit the result of bioequivalence study along with the application for grant of manufacturing license of oral dosage form of some drugs.
- (v). The Drugs and Cosmetics Rules, 1945 have been amended making it mandatory that before the grant of manufacturing license, the manufacturing establishment is to be inspected jointly by the Drugs Inspectors of Central Government and State Government.
- (vi). The Drugs and Cosmetics Rules, 1945 have been amended, making it mandatory that the applicants shall submit evidence of stability, safety of excipients etc. to the State Licensing Authority before grant of manufacturing license by the Authority.
- (vii). Central regulator coordinates activities of State Drug Control Organisations and provides expert advice through the Drugs Consultative Committee (DCC) meetings held with State Drugs Controllers for uniformity in administration of the Drugs and Cosmetics Act.

Further, the Directorate General of Foreign Trade, Department of Commerce, Ministry of Commerce & Industry has issued a notification (No. 06/2023) dated 22.05.2023 for amendment in export policy of cough syrups, making it compulsory for cough syrup manufactures to get certificate of analysis from a government-approved laboratory before exporting their products with effect from 01.06.2023.
