## **Government Decree**

## No 66/(IV.2.) 2012

on activities that can be carried out in relation to narcotic drugs, psychotropic substances, and new psychoactive substances, furthermore, the inclusion of such substances in schedules, and the amendment of such schedules

Pursuant to authorisation granted under Article 100(1)(d) of Act XXXIV of 1994 on the Police, and Article 32(4)(a), (b), and (e) of Act XCV of 2005 on medicinal products for human use and the amendment of other acts regulating the market of medicinal products, and acting within the scope of competences defined under Article 15(3) of the Basic Law, the Government hereby decrees the following:

## Section 14

- (1) It shall not be classed as export, import, or transfer if, on crossing the border, the person has in his/her possession an amount necessary for his/her medical treatment of medicinal products containing an active substance in Schedule K1, K2, and/or P2 with an official certificate in accordance with the ministerial decree on the prescription by doctors, distribution by pharmacies, and the use, record-keeping, and storage by health care service providers of medicinal products classed as substances under special control.
- (2) It shall not be classed as an export requiring a licence if, on crossing the border in possession of a certificate in accordance with *Annex 11*, obtained from the EEKH, the rights holder of the activity licence or the manager of medicines for disaster medical supplies carries medicinal products containing active substances included in Schedules K1, K2, or P2, which are classed as narcotic drugs or psychotropic substances, intended for emergency medicinal use in areas hit by disaster, in particular natural disaster or civil war. In this case—in the absence of the target country's import licence—for the purpose of statistics, the amount indicated in the certificate under *Annex 11* of the sent narcotic drugs and psychotropic substances shall be classed as an amount used in Hungary.
- (3) The carrying of a limited amount of the substances in Schedules K1, K2, P2, P3, or P4—on shipping vessels, airplanes, trains, or buses on international routes—which might be necessary for first aid or other emergency situations during the journey, shall not be classed as export, import, or transfer requiring a licence. The occupational physician of the passenger transport economic operator, or other physician contracted to the economic operator as health care service provider shall take responsibility for the ordering, controlling the storage and use, and record keeping of such narcotic drugs and psychotropic substances.