



Legal Updates

[State Drug Administration and the National Standardization Administration Committee issued the "Opinions on Further Promoting the High-Quality Development of Medical Device Standardization"](#)

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On March 26, 2021, the State Drug Administration and the National Standardization Administration Committee issued the “Opinions on Further Promoting the High-Quality Development of Medical Device Standardization”. The “Opinions” require accelerating the research and standard development of common technologies in emerging areas of medical devices, such as medical robotics, artificial intelligence, active implants, medical software, 5G+ industrial internet and multi-technology integration. Explore the promotion of the development of standards for core components of medical devices.

The “Opinions” put forward that enterprises should be encouraged to develop products technical requirements that are higher than national standards and industry standards, support enterprises to target advanced benchmark enterprises to implement technological transformation, and actively guide enterprises to improve product quality. Explore the establishment of a self-disclosure and supervision system for product implementation standards and form a standard implementation supervision mechanism that parallels corporate commitments and social supervision.

[Announcement of the State Administration of Taxation on issuing the "List of Matters of 'First Violation without Impunity' for Administrative Punishment in Taxation"](#) [Read more](#)

On 31 March 2021, the State Administration of Taxation (SAT) issued an announcement on the "List of Matters of 'First Violation without Impunity' for Administrative Punishment in Taxation". The Announcement clarifies that no administrative penalty will be imposed on those matters listed in the List that occurred for the first time, only have minor harmful consequences, and are corrected on their own initiative before being discovered by the tax authorities or within the time limit ordered by the tax authorities. The List will come into effect on 1 April 2021.

The List includes "taxpayers failing to report all their bank account numbers to the tax authorities in accordance with the relevant provisions of the Law on the Administration of Tax Collection and its implementing regulations", "taxpayers failing to process tax declarations and submitting tax information in accordance with the deadlines stipulated in the Law on the Administration of Tax Collection and its implementing regulations", "taxpayers failing to submit the invoices in accordance with the Law on the Administration of Tax Collection and its implementing regulations, Administrative Measures on Invoices and other relevant regulations while not having any illegal income", and so on.

[Announcement of the State Drug Administration on the publication of the "Technical Guidelines for Safety Assessment of Cosmetics \(2021 Edition\)"](#) [Read more](#)

On 8 April 2021, the State Drug Administration (SDA) issued the Technical Guidelines for Safety Assessment of Cosmetics (2021 Edition). The Technical Guidelines stipulate that from 1 January 2022, cosmetic registrants and filers must conduct cosmetic safety assessments and submit product safety assessment information in accordance with the requirements of the Technical Guidelines before applying for registration of special cosmetic products or filing of general cosmetic products. The Technical Guidelines will come into force on 1 May 2021.

Cosmetics registrants and filers should carry out safety assessments on their own or entrust professional institutions to form safety assessment reports and be responsible for their authenticity and scientific validity. The Technical Guidelines also provide detailed requirements for cosmetic safety assessment personnel, procedures for risk assessment, toxicological studies, and safety assessment of raw materials.



Ministry of Emergency Management publishes "Opinions on Strengthening Law Enforcement in Work Safety" [Read more](#)

On 15 April 2021, the Ministry of Emergency Management released the “Opinions on Strengthening Law Enforcement in Work Safety”. The “Opinions” stipulate that the joint disciplinary system for untrustworthy conduct in work safety should be strictly implemented, and untrustworthy subjects with serious violations should be included in the list of punishments for untrustworthy conduct in work safety in a timely manner, so as to increase the seriousness and deterrence of law enforcement. For enterprises and personnel included in the serious disciplinary list, relevant information will be pushed to the national credit information sharing platform, in accordance with the requirements of the "Memorandum of Cooperation on Joint Discipline against Defaulting Production and Operation Units and Their Related Personnel in the Field of Work Safety", to implement joint disciplinary action.

The executive meeting of State Council passed the "Regulations on the Registration and Management of Market Entities (Draft)" [Read more](#)

The executive meeting of State Council held on April 14 passed the "Regulations on the Registration and Administration of Market Entities of the People's Republic of China (Draft)", which provides unified regulations for the registration and management of various enterprises engaged in business activities in China.

The Regulations clarify that electronic and on paper business licences have the same legal effect. Application materials are simplified, and registration links are streamlined, and applicants are not required to repeat information that can be obtained by the registration authority through the shared platform. A Suspension of business system has been set up, whereby market players may decide to suspend their business and file with the registration authority if they have difficulties in operating due to natural disasters and so on. The maximum duration of Suspension may not exceed three years. Strengthen the real name registration, if a market entity carried out the submission of false documents or other fraudulent activities, its registration as a market entity shall be revoked, and the directly responsible person shall not apply for registration again within 3 years.

7 departments including the Ministry of Public Security issued the "Measures for the Administration of Live Webcast Marketing (Trial Implementation)" [Read more](#)

On 23 April 2021, seven departments including the Ministry of Public Security released the “Measures for the Administration of Live Webcast Marketing (Trial Implementation)”. The Measures clearly stipulate that live webcast marketing platforms should establish and improve mechanisms and measures for account and live marketing function’s registration and cancellation, information security management, marketing behaviour regulation, protection of minors, consumer rights and interests, personal information protection and network and data security management, among others.

If a live webcast marketer or live studio operator is a natural person, he or she should be at least 16 years old; if a minor over 16 years old applies to become a live webcast marketer or live studio operator, he or she should have the consent of his or her guardian. If the live webcast content published by a live studio operator or live webcast marketer constitutes commercial advertisement, they shall fulfil the responsibilities and obligations of an advertisement publisher, advertisement operator or advertisement spokesperson.

If a live studio operator or live webcast marketer uses the likeness of another person as a virtual image to engage in live webcast marketing activities, he or she shall obtain the consent of the owner of the likeness and shall not infringe on the likeness right of others by means of information technology forgery. For the protection of the voice of natural persons, refer to applicable aforementioned provisions.

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