

**HHP
Law Firm.**

Asia Pac Hot Compliance Markets Updates

INDONESIA

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Sponsorship

- **Reporting Obligation** – Prevailing regulations provide the provision of sponsorship to health care professionals ("**HCP**"). The sponsorship should be reported to the Indonesian Corruption Eradication Commission (*Komisi Pemberantasan Korupsi* or "**KPK**") after any sponsorship is received.
- **The Sponsorship Providers** - The providers of Sponsorship are limited to the following parties: (i) pharmaceutical companies/industries, (ii) medical equipment companies/industries, (iii) medical laboratory equipment companies/industries and (iv) any other companies/industries.
- **The Receivers** - Sponsorship can be provided to: (i) Institutions, (ii) Professional Organizations, (iii) health care facility organizations and (iv) HCPs

General Principles of Sponsorship to HCP

- It does not influence the independency of the HCP in providing health services.
- It is not in the form of cash or cash equivalent.
- It is not provided directly to individuals.
- It is in accordance with the area of expertise.
- It is provided publicly.
- It is administered in an accountable and transparent manner.

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Relevant Regulations

- Law No. 36 of 2014 on the Healthcare Professional
- Minister of Health ("**MOH**") Regulation No. 58 of 2016 on the Healthcare Professionals Sponsorships
- MOH Regulation No. 67 of 2013 on the Utilization of Foreign Healthcare Professional
- MOH Circular Letter No. HK.02.01/MENKES/66/2017 on the Mechanism of Sponsorship Reporting According to MOH Regulation 58