



REPUBLIC OF LITHUANIA
LAW NO I-1143 ON THE CONTROL OF TOBACCO, TOBACCO PRODUCTS AND
RELATED PRODUCTS AMENDMENTS TO ARTICLES 2, 9², 9⁵ AND 30
THE LAW

December 19, 2023, No XIV-2402
Vilnius

Article 1. Amendment to Article 2

Article 2(26) shall be amended to be worded as follows:

“26. **The additional tobacco product, electronic cigarette, electronic cigarette refiller scent or flavour** — a clearly perceived smell or taste other than tobacco resulting from the additive or combination of additives, including fruit, spices, herbs, alcohol, caramel, menthol or vanilla and other additives or combinations thereof, and which is felt before or during consumption of the tobacco product, an electronic cigarette, and before the use of an electronic cigarette filler.”

Article 2. Amendment to Article 9²

1. Clause 1 in paragraph 2 of Article 9² is amended to read as follows:

“1) liquid placed on the market exclusively in electronic cigarette refillers with a volume not exceeding 10 millilitres, in disposable electronic cigarettes or in disposable capsules or reservoirs, and the volume of capsules or reservoirs does not exceed 2 millilitres;”.

2. Clause 5 of paragraph 4 of Article 9² is amended to read as follows:

“5) an added scent or taste as defined in part 26 of Article 2 of this Law.”.

3. The following paragraph 5 is added to Article 9²:

“5. State Consumer Rights Protection Authority, on the basis of scientific evidence and/or good practices of competent authorities in other countries, compiles a specific authorised substances list that imparts tobacco scent and flavour to liquids for electronic cigarettes and e-cigarette refillers, containing the registration numbers of these substances provided by the Chemical Abstract Services (CAS).“

Article 3. Amendment to Article 9⁵

Part 1 of Article 9⁵ is amended to read as follows:

“1. Unit packets or any outside packaging of electronic cigarettes and e-cigarette refills shall bear the following health warning: “This product contains nicotine, which is a highly addictive substance”. This requirement does not apply to nicotine-free refillers for electronic cigarettes.”

Article 4. Amendment to Article 30

Article 30(2) shall be amended to be worded as follows:

“2. The case shall be heard by oral procedure with the participation of the parties to the proceedings and the other participants in the proceedings. The case may be heard by written procedure where one party to the proceedings makes a request for the case to be dealt with by written procedure and the other party does not object to such hearing within the prescribed time limit. In the case referred to in this paragraph, an oral hearing shall be held if either party makes a reasoned request for the case to be heard by way of an oral procedure or the hearing authority decides that such a hearing is necessary.“

Article 5. Entry into force and implementation of the Law

1. This law, with the exception of paragraph 2 of this Article, enters into force on 1 November 2024.

2. The Government of the Republic of Lithuania, or an institution authorised by it, shall enact executive legal instruments in respect of this law by 31 October 2024.

I hereby promulgate this Law passed by the Seimas (Lithuanian Parliament) of the Republic of Lithuania.

President of the Republic

Gitanas Nausėda