
ASPI system – status as at 10 November 2025, up to part 451/2025.

429/2025 - amendment to the Decree on electronic cigarettes, refill containers and herbal products for smoking – status as at 11 November 2025

429/2025

DECREE

of 22 October 2025

amending Decree No [37/2017](#) on electronic cigarettes, refill containers, and herbal products for smoking

Pursuant to [§ 19\(4\) of Act No 110/1997](#) on foodstuffs and tobacco products and amending certain related acts, as amended by Act No [180/2016](#) and Act No [174/2021](#) (hereinafter the 'Act'), the Ministry of Health lays down the following:

Article I

Decree No [37/2017](#) on electronic cigarettes, refill containers, and herbal products for smoking is amended as follows:

1. At the end of footnote 1, the sentence 'Commission Implementing Decision (EU) [2015/2186](#) of 25 November 2015 establishing a format for the submission and making available of information on tobacco products.' is added on a separate line.

2. In [§ 2\(a\)](#), the words 'common electronic gateway' are replaced with the words 'portal means a common electronic gateway' and the words ', which is' are inserted after the words 'information'.

3. In [§ 2\(c\)](#), the words 'any natural or juridical person that' are replaced by the words 'any seller, including a natural person, that'.

4. At the end of [§ 2\(c\)](#), the full stop is replaced by a comma and [subparagraph \(d\)](#) is added, which reads as follows:

'd) a characteristic flavour means a clearly recognisable aroma or flavour of coffee, tea, tobacco, mint, or other plants, including their fruits, flowers, seeds, leaves, and extracts thereof, or a combination thereof.'

5. At the end of [§ 3\(1\)\(b\)](#), the word 'and' is replaced with a semicolon.

6. At the end of [§ 3\(1\)](#), the full stop is replaced with the word 'and', and [subparagraph \(d\)](#) is added, including footnote 2, which read as follows:

'd) in accordance with Part 3, point 3.1.2 or 3.1.3 of Annex II to Regulation (EC) No [1272/2008](#) of the European Parliament and of the Council²⁾ on classification, labelling and packaging of substances and mixtures, which shall apply to all electronic cigarettes and their refill containers pursuant to the Act.

2) Regulation (EC) No [1272/2008](#) of the European Parliament and of the Council of 16 December 2008 on classification, labelling and packaging of substances and mixtures, amending and repealing Directives [67/548/EHS](#) and [1999/45/EC](#), and amending Regulation (EC) No [1907/2006](#), as amended.'

7. In [§ 3\(2\)](#), the words ', or nicotine salts' are inserted after the word 'nicotine'.

8. After [§ 3\(3\)](#), a new [paragraph \(4\)](#) is added, which reads as follows:

'(4) The ingredients listed in [Annex 1](#) to this Decree must not be used in the manufacture of e-liquids. The ingredients listed in [Annex 2](#) to this Decree may be contained in e-liquids in quantities not exceeding those specified herein.

Existing [paragraphs \(4\) to \(8\)](#) are renumbered as [paragraphs \(5\) to \(9\)](#).

9. In [§ 3\(5\)](#), the words ', or nicotine salts' are inserted after the word 'nicotine'.

10. In [§ 3\(6\)\(a\)](#), the word 'vitamins' is replaced by the word 'vitamins³⁾'.

Footnote 3 reads as follows:

3) Regulation (EC) No [1925/2006](#) of the European Parliament and of the Council of 20 December 2006 on the addition of vitamins and minerals and of certain other substances to foods, as amended.

11. In [§ 3\(6\)\(c\)](#), the word 'and' is deleted.

12. At the end of [§ 3\(6\)](#), the full stop is replaced with a comma and the

following [subparagraphs \(e\) to \(h\)](#) are added, including footnotes 4 to 6:

'e) sugars and sweeteners or other ingredients that create or contribute to the formation of a sweet smell or flavour; the prohibition of such ingredients does not apply to products with a characteristic flavour;

f) mineral or vegetable oils and fats, including as a diluent or in any other capacity;

g) cannabinoids and their derivatives; and

h) psychomodulatory substances, scheduled psychoactive substances or addictive substances pursuant to the Addictive Substances Act⁴⁾, specified of category I pursuant to directly applicable European Union legislation regulating drug precursors⁵⁾, substances having an anabolic or other hormonal action⁶⁾, substances of a hormonal nature and other substances that have a toxic, genotoxic, teratogenic, hallucinogenic or narcotic effect in heated or unheated form, and substances from which psychomodulatory substances, scheduled psychoactive substances, or addictive substances are derived by heating pursuant to the Addictive Substances Act⁴⁾.

4) Act No [167/1998](#) on addictive substances and amending certain other acts, as amended.

5) Regulation (EC) No [273/2004](#) of the European Parliament and of the Council of 11 February 2004 on drug precursors, as amended.

6) Government Regulation No [454/2009](#) laying down, for the purposes of the [Criminal Code](#), what are considered to be substances with anabolic or other hormonal effects and what is considered, for the purposes of the [Criminal Code](#), as a method of increasing the transfer of oxygen in the human body and as other methods with a doping effect, as amended.'

13. In [§ 3\(7\)](#), the following sentence is added: 'If the liquid contains nicotine salt, then the limitation to the nicotine content under the first sentence applies to the nicotine content converted from nicotine salt.'

14. The following sentence is added at the end of [§ 3\(9\)](#): 'A disposable electronic cigarette may have only one cartridge or one tank.'

15. The following [§ 3\(10\)](#) and [\(11\)](#) are added:

'(10) The shape, appearance, unit packaging and outer packaging of electronic cigarettes and refill containers must not resemble a food, cosmetic product, or toy.

(11) Electronic cigarettes and refill containers must not permit functions other than the use of vapour.'

16. In the heading of [§ 4](#), the words ', that can be used for the consumption of nicotine-containing vapour,' and the word 'their' are deleted.

17. In the introductory part of [§ 4\(1\)](#) and [\(2\)](#), the words 'that may be used for the consumption of vapour containing nicotine' and the words 'with nicotine content' are deleted.

18. In [§ 4\(1\)\(a\)](#), the text '+-' is replaced with the text '±'.

19. In [§ 4\(3\)](#), the words 'containing nicotine' are deleted.

20. At the end of [§ 4\(3\)](#), the following sentence is added: 'A refillable electronic cigarette must not contain more than three tanks or cartridges.'

21. In [§ 5\(1\)\(a\)](#), the words 'printed indelibly' are replaced with the words 'indelibly printed directly on the unit packet and outside packaging'.

22. At the end of [§ 5\(2\)](#), the words ', and the same name must be used that is notified in the manner specified in [§ 6\(1\)\(a\)](#) of this Decree' are added.

23. At the end of [§ 5\(2\)](#), the following sentence is added: 'Ingredients used in quantities of 0.1% or less in the final composition of a liquid may be considered a business secret and need not be listed if they are not ingredients causing allergies or intolerances as defined in [Article 9\(1\)\(c\)](#) of Regulation (EU) No [1169/2011](#) of the European Parliament and of the Council⁷⁾.'

Footnote 7 reads as follows:

⁷⁾ Regulation (EU) No [1169/2011](#) of the European Parliament and of the Council of

25 October 2011 on the provision of food information to consumers, amending Regulations (EC) No [1924/2006](#) and (EC) No [1925/2006](#) of the European Parliament and of the Council, and repealing Commission Directive [87/250/EEC](#), Council Directive [90/496/EEC](#), Commission Directive [1999/10/EC](#), Directive [2000/13/EC](#) of the European Parliament and of the Council, Commission Directives [2002/67/EC](#) and [2008/5/EC](#) and Commission Regulation (EC) No [608/2004](#), as amended.'

24. After [§ 5\(2\)](#), the following new [paragraph \(3\)](#) is inserted:

'(3) Information on the nicotine content of the product pursuant to [§ 12h\(2\)\(c\)](#) of the Act is given in mg/mL of liquid. Information on the quantity of nicotine in a dose pursuant to [§ 12h\(2\)\(d\)](#) of the Act is given in µg per dose. A dose is defined as one puff from an e-liquid. If the e-liquid contains nicotine salt, the required information is stated converted to the amount of nicotine.

Existing [paragraphs \(3\) to \(7\)](#) are renumbered as [paragraphs \(4\) to \(8\)](#).

25. [§ 5\(4\)](#) reads as follows:

'(4) Health warnings on each unit packet and on any outside packaging of electronic cigarettes and refill containers if the product

a) contains nicotine or nicotine salt, shall be worded as follows: "This product contains nicotine, which is a highly addictive substance. It is not recommended for use by non-smokers."; or

b) does not contain nicotine or nicotine salt and is an electronic cigarette placed on the market without e-liquid or with e-liquid without nicotine content or a refill container without nicotine content, shall be worded as follows: "Use of this product is harmful to your health.".'

26. After [§ 5\(4\)](#), the following new [paragraph \(5\)](#) is inserted:

'(5) The obligation to display health warnings on electronic cigarettes pursuant to [paragraph \(4\)](#) does not apply to the mouthpiece or any other component of this product, with the exception of a cartridge or tank or a device without a tank or cartridge.'

Existing [paragraphs \(5\) to \(8\)](#) are renumbered as [paragraphs \(6\) to \(9\)](#).

27. In the introductory part of [§ 5\(6\)](#), the number '3' is replaced with '4'.

28. After [§ 5\(6\)](#), the following new [paragraphs \(7\)](#) and [\(8\)](#) are inserted:

'(7) No additional text may be placed on the packaging that would comment on, paraphrase, trivialise, or invoke the health warning under [paragraph \(4\)](#) in any way.

(8) The health warning provided pursuant to paragraph (4) must not be partially or fully covered or obscured when using a tobacco sticker.'

Existing [paragraphs \(7\) to \(9\)](#) are renumbered as [paragraphs \(9\) to \(11\)](#).

29. In the introductory part of [§ 5\(9\)](#), the words 'Labelling of the electronic cigarette and refill container themselves, unit packaging, and any external packaging' are replaced with 'Unit packaging and any external packaging of electronic cigarettes and refill containers, labelling of the electronic cigarette and refill container themselves'.

30. In [§ 5\(9\)\(b\)](#), the commas after the words 'natural effects' and the word 'agriculture' are deleted.

31. In [§ 5\(9\)\(c\)](#), the words 'or cosmetic product, or' are replaced by the words ', cosmetic product, or toy,'.

32. At the end of [§ 5\(9\)](#), the full stop is replaced with a comma and the following [subparagraphs \(e\) to \(h\)](#) are added:

'e) is associated with illegal or hazardous substances or substances that promote socially undesirable behaviour;

f) indicates an increased possibility of achieving social or societal success;

g) suggests or is reminiscent of vulgar expressions; or

h) directly or indirectly targets persons under the age of 18 or is based on the culture of such persons.'

33. After § 5(9), the following new paragraph (10) is inserted:

'(10) Information on the flavour of an electronic cigarette or refill container may only be provided in the form of text that is followed by the word "flavour".'

[Paragraphs \(10\)](#) and [\(11\)](#) are renumbered [paragraphs \(11\)](#) and [\(12\)](#).

34. In [§ 5\(11\)](#), the word 'suggest' is replaced by the words 'contain any element or characteristic suggesting'.

35. In [§ 5\(12\)](#), the words '[paragraph \(5\)](#) or [\(6\)](#) may be' are replaced by the words '[paragraphs \(9\)](#) and [\(11\)](#) are defined in particular', the words 'subtype name,' are inserted after the words 'trade mark,' and the words ', even in the case of foreign-language text or its equivalent in the Czech language' are inserted after the words 'other symbol'.

36. The following § 5(13) and (14) are added:

'(13) On the outside of the unit packets and outside packaging, in addition to the information per [§ 12h\(2\)](#) of the Act, the following must be provided in the manner specified in [subparagraph \(1\)](#):

a) the identification number under which the electronic cigarette or refill container is notified in accordance with [§ 12h\(4\)\(a\)](#) of the Act;

b) a graphic symbol together with the text "Product not intended for persons under 18 years of age." and the sentences "Product not intended for pregnant and breastfeeding women." and "Keep out of reach of persons under 18 years of age." pursuant to [§ 12h\(2\)\(f\)](#) of the Act; the graphic symbol "This product is not intended for persons under 18 years of age." is provided in [Annex 3](#) to this Decree.

(14) In addition to the information per [§ 12h\(2\)](#) of the Act, the unit packets and outside packaging may be labelled with one barcode or QR code. The QR code must not be linked to information other than barcode information or information required by law. The barcode or QR code must not depict an image, pattern, or symbol that resembles anything other than a barcode or QR code. Labelling packaging with a barcode or QR code is not a substitute for the mandatory provision of information required by law.'

37. In the introductory part of [§ 6\(1\)](#), the text 'and [\(5\)](#)' is inserted after the text '[§ 12h\(4\)\(a\)](#)' and the words 'common entry gate for the submission of information' are replaced with the word 'portal' and the words 'implementing decision establishing a format for the submission and making available of information on tobacco products' are replaced with the words 'Commission Implementing Decision (EU) 2015/2183'.

38. At the end of the text of [§ 6\(1\)\(c\)](#), the words 'or nicotine salts' are added.

39. At the end of the text of [§ 6\(1\)\(e\)](#), the following words are added: '; the description of the production process including technological and hygiene requirements, and the method and conditions of transport, storage, and handling of the product pursuant to [§ 12a\(1\)\(a\)](#) of the Act must be provided at least within the scope of Czech technical standard [ČSN EN 17647](#) establishing the general principles for manufacturing, filling, and holding e-liquids for prefilled containers or products'.

40. In [§ 6\(1\)\(g\)](#), the word 'entrepreneur' is inserted after the word 'or'.

41. After [§ 6\(1\)](#) a new [paragraph \(2\)](#) is inserted, which reads as follows, including footnotes 8 to 10:

'(2) Notifications through the portal pursuant to [§ 12h\(4\)\(a\)](#) and [\(5\)](#) of the Act shall contain, in addition to the mandatory information pursuant to Commission Implementing Decision (EU) [2015/2183](#),

a) the name and contact information of the juridical or natural person with registered office in the Czech Republic responsible for placing the product on the Czech market, unless already notified pursuant to [paragraph \(1\)](#); this person is defined as an affiliated undertaking pursuant to Part 2.2 of the Annex to Commission Implementing Decision (EU) [2015/2183](#);

b) if the person pursuant to [subparagraph \(a\)](#) does not have a registered office in the Czech Republic, the notification must then include the details of the authorised representative pursuant to [Article 3\(12\)](#) of Regulation (EU) [2019/1020](#) of the European

Parliament and of the Council⁸) or [Article 3\(9\)](#) of Regulation (EU) [2023/988](#) of the European Parliament and of the Council⁹);

c) for electronic cigarettes filled with a liquid and replacement refills for electronic cigarettes, a safety data sheet prepared pursuant to directly applicable European Union legislation¹⁰;

d) the date of withdrawal of the electronic cigarette or refill container from the market, unless the information pursuant to [§ 12h\(4\)\(b\)](#) of the Act has been notified.

8) Regulation (EU) [2019/1020](#) of the European Parliament and of the Council of 20 June 2019 on market surveillance and compliance of products and amending Directive [2004/42/EC](#) and Regulations (EC) No [765/2008](#) and (EU) No [305/2011](#), as amended.

9) Regulation (EU) [2023/988](#) of the European Parliament and of the Council of 10 May 2023 on general product safety, amending Regulation (EU) No [1025/2012](#) of the European Parliament and of the Council and Directive (EU) [2020/1828](#) of the European Parliament and the Council, and repealing Directive [2001/95/EC](#) of the European Parliament and of the Council and Council Directive [87/357/EEC](#), as amended.

10) Regulation (EC) No [1907/2006](#) of the European Parliament and of the Council of 18 December 2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH), establishing a European Chemicals Agency, amending Directive [1999/45/EC](#) and repealing Council Regulation (EEC) No [793/93](#) and Commission Regulation (EC) No [1488/94](#), Council Directive [76/769/EEC](#) and Commission Directives [91/155/EEC](#), [93/67/EECS](#), [93/105/EC](#) and [2000/21/EC](#), as amended.¹

Existing paragraphs (2) to (6) are renumbered as paragraphs (3) to (7).

42. In [§ 6\(3\)](#), the words 'Ministry of Health' are replaced with the words 'portal operator' and the words 'common electronic gateway' are replaced with the word 'portal'.

43. In [§ 6\(4\)](#), the words 'in accordance with the procedure laid down in Commission Implementing Decision (EU) [2015/2183](#)' are added at the end of the first sentence.

44. In [§ 6\(6\)](#), the words 'at least 6 months' are inserted after 'is submitted'.

45. After [§ 6\(6\)](#), a new [paragraph \(7\)](#) is added, which reads as follows:

‘(7) The notification pursuant to [paragraph 2\(a\) to \(c\)](#) is submitted before being placed on the market, and the notification pursuant to [paragraph 2\(d\)](#) is submitted pursuant to [§ 8\(3\)](#) of this Decree.’

[Paragraph \(7\)](#) is renumbered as [paragraph \(8\)](#).

46. In the introductory part of [§ 8\(1\)](#), the words 'is submitted through the portal and' are inserted after the word 'Act'.

47. In [§ 8\(2\)](#), the words 'or nicotine salts' are inserted after the word 'nicotine'.

48. In [§ 9\(1\)\(a\)](#), the words 'printed indelibly' are replaced with the words 'indelibly printed directly on the unit packet and outside packaging'.

49. In [§ 9\(2\)](#), the word ', underplay' is inserted after the words 'paraphrase'.

50. At the end of the text of [§ 9\(3\)](#), the words 'and when using a tobacco sticker may not be partially or fully covered or obscured' are added.

51. At the end of the text of [§ 9\(4\)\(d\)](#), the word 'and' is deleted.

52. At the end of [§ 9\(4\)](#), the full stop is replaced with a semicolon and the following [subparagraphs \(f\)](#) and [\(g\)](#) are added:

'f). be parallel to the main text in the area reserved for this warning; and

be indicated on the two largest surfaces of the unit packet and any outside packaging; if the unit packet or outside packaging is cylindrical, on the one largest surface of the unit packet and any outside packaging.'

53. In the introductory part of [§ 9\(5\)](#), the words 'Labelling of the herbal product intended for smoking itself, the unit packet, and any outside packaging' are replaced with the words 'Unit packet and any outside packaging of the herbal product intended for smoking, labelling of the herbal product intended for smoking itself'.

54. In [§ 9\(5\)\(c\)](#), the words 'or cosmetic product; or' are replaced by the words ', cosmetic product or toy;'

55. At the end of [§ 9\(5\)](#), the full stop is replaced with a semicolon and the following [subparagraphs \(e\) to \(j\)](#) are added:

- 'e) suggests that a certain tobacco product has improved biodegradability or other environmental advantages;
- f) refers to an aroma, flavour or taste other than that of the plants, herbs, or fruit which form the basis of the product;
- g) is associated with illegal or hazardous substances or with substances promoting socially undesirable behaviour;
- h) suggests an increased ability to achieve social or societal success;
- i) suggests or is reminiscent of vulgar expressions; or
- j) directly or indirectly targets persons under the age of 18 or is based on the culture of such persons.'

56. In [§ 9\(6\)](#), the words '[paragraph \(5\)](#) may be' are replaced by the words '[paragraphs \(5\)](#) and [\(7\)](#) are defined in particular', the words 'subtype name,' are inserted after the words 'trade mark,' and the words ', even in the case of foreign-language text or its equivalent in the Czech language' are added at the end of the text of [paragraph \(6\)](#).

57. The following § 9(7) and (8) are added:

'(7) Unit packets and any outside packaging of electronic cigarettes or refill containers must not contain any element or characteristic suggesting financial benefits, including benefits through printed coupons, discount offers, free distributions, offers of the type "two for the price of one", or similar offers.

(8) In addition to the information per § 12j(2) of the Act, the unit packets and outside packaging may be labelled with one bar code or QR code. The QR code must not be linked to information other than barcode information or information required by law. The barcode or QR code must not depict an image, pattern, or symbol that resembles anything other than a barcode or QR code. Labelling packaging with a barcode or QR code is not a substitute for the mandatory provision of information required by law.'

58. In the introductory part of [§ 10\(1\)](#), the words 'common gateway for the submission of information' are replaced with the word 'portal' and the words 'implementing decision establishing a format for the submission and making available of information on tobacco products' are replaced with the words 'Commission Implementing Decision (EU) 2015/2186'.

59. In [§ 10\(1\)\(a\)](#), the word 'sole proprietor' is inserted after the words 'juridical or'.

60. After § 10(1), the following new paragraph (2) is inserted:

'(2) Notifications through the portal pursuant to [§ 12j\(3\)](#) of the Act shall contain, in addition to the mandatory information pursuant to Commission Implementing Decision (EU) [2015/2186](#),

a) the name and contact information of the juridical or natural person with registered office in the Czech Republic responsible for placing the product on the Czech market, unless already notified pursuant to [paragraph \(1\)](#); this person is defined as an affiliated undertaking pursuant to Part 2.2 of the Annex to Commission Implementing Decision (EU) [2015/2186](#);

b) if the person under [subparagraph \(a\)](#) does not have a registered office in the Czech Republic, the notification must then include the details of the authorised representative pursuant to [Article 3\(12\)](#) of Regulation (EU) [2019/1020](#) of the European Parliament and of the Council⁸;

c) the description of the production process including technological and hygiene requirements, the method and conditions of transport, storage and handling of the product pursuant to [§ 12a\(1\)\(a\)](#) of the Act, at least within the scope of the Czech technical standard [ČSN EN 17647](#) establishing the general principles for manufacturing, filling and holding e-liquids for prefilled containers or products;

d) a safety data sheet prepared in accordance with directly applicable European Union legislation¹⁰, if the product contains a chemical substance or chemical mixture;

e) the amount of nicotine in the emissions, if the product contains nicotine or nicotine salt;

f) data on the sales volumes of herbal products intended for smoking by brand and type; the manufacturer and importer shall submit the data for each calendar year no later than by 31 May of the subsequent calendar year; and

CAS number (EC number)	Ingredient name and synonyms IUPAC	
FEMA number	general	I
75-07-0	acetaldehyde	I
513-86-0 (208-174-1)	3-Hydroxybutan-2-one	I
FEMA 2008	acetoin	I
8001-88-5 (620-877-9)	birch tar oil	I
85940-29-0 (288-919-5)	Betula pendula extract	I
8013-76-1 (640-369-0)	bitter almond oil	I
FEMA 2046		I
431-03-8 (207-069-8)	2,3-butanedione, butane-2,3-dione, dimethyl glyoxal,	I
FEMA 2370	diacetyl	I
77-92-9 (201-069-1)	2-hydroxypropane-1,2,3-tricarboxylic acid Citric acid and hydrated variants	I
110-16-7 (203-742-5)	(2Z)-but-2-enedioic acid Maleic acid and hydrated variants	I
110-15-6 (203-740-4)	1,4-butanedioic acid, succinic acid Succinic acid and hydrated variants	I
8013-10-3 (985-048-6)	Juniper tar oil, caparlem	I

I 76231-76-0	I hexane-3-one	I	I
I (629-556-8)	I	I	I
I 546-80-5	I 1-isopropyl-4-methylbicyclo[3.1.0]hexane-3-one	I	I
I (208-912-2)	I	I	I
I 471-15-8	I (1S,4S,5R)-4-methyl-1-(propan-2-yl)bicyclo	I	I
I (620-564-7)	I [3.1.0]hexane-3-one	I	I
I	I alpha+beta-thujone	I	I
I-----I	I-----I	I-----I	I-----I
I 91-64-5	I 1-benzopyran-2-one, chromen-2-one	I 5	I
I (202-086-7)	I 4,6-dimethyl-alpha-pyrone	I	I
I	I Coumarin, gamma-hexalactone	I	I
I-----I	I-----I	I-----I	I-----I

Annex 3

Graphical symbol

The graphical symbol "This product is not intended for persons under the age of 18 years." having the character of a prohibition sign (Figure 1) has a circular shape with a diameter of at least 1 cm on a white background and a circle with a thicker red edge, a red diagonal stripe over the black text "18" on a white background.

Figure 1

Obrázek 429-2025.jpg

[image size](#)

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Article II

Transitional provisions

1. Information pursuant to [§ 6\(2\)\(a\)](#) and [\(b\) of Decree No 37/2017](#), as amended from the effective date of this Decree, for electronic cigarettes and their refill containers notified or notified and placed on the market pursuant to Decree No [37/2017](#), as amended before the effective date of this Decree, shall be notified at the latest by the end of the third calendar month following the effective date of this Decree.

2. Information pursuant to [§ 10\(2\)\(a\) to \(e\) of Decree No 37/2017](#), as amended from the effective date of this Decree, for herbal products intended for smoking notified or notified and placed on the market pursuant to Decree No [37/2017](#), as amended before the effective date of this Decree, shall be notified at the latest by the end of the third calendar month following the effective date of this Decree.

3. Products related to tobacco products that comply with the requirements laid down in Decree No [37/2017](#), as amended before the effective date of this Decree, and that were produced or manufactured and placed on the market and labelled before the effective date of this Decree, may be offered for sale and sold for a maximum of 7 months from the effective date of this Decree.

Article III

Technical regulation

This Decree was notified in accordance with Directive (EU) [2015/1535](#) of the European Parliament and of the Council of 9 September 2015 laying down a procedure for the provision of information in the field of technical regulations and of rules on Information Society services.

Article IV

Effective date

This Decree shall take effect on the first day of the second calendar month following the date of its promulgation.

Minister:

Prof. Vlastimil Válek, MD, CSc., MBA, EBIR, m.p.