

RESOLUTION
OF THE CABINET OF MINISTERS OF THE REPUBLIC OF UZBEKISTAN
ON THE APPROVAL OF TECHNICAL REGULATIONS FOR TOBACCO PRODUCTS

In accordance with the Laws of the Republic of Uzbekistan "[On Technical Regulation](#)" and "[On Restricting the Distribution and Consumption of Alcohol and Tobacco Products](#)" and for the purpose of establishing unified technical requirements for tobacco and tobacco products, the Cabinet of Ministers resolves:

1. The following:

Technical regulations for tobacco products establishing rules for the identification of tobacco products, the purposes of identifying tobacco products and tobacco and nicotine consumption products, requirements for consumption products, requirements for production, transportation, and storage conditions, consumer pack for tobacco products, tobacco and nicotine consumption products, information to be placed on consumer pack and requirements for the use of health warnings in accordance with [Appendix 1](#);

Approve the schedule for the introduction of technical regulations for tobacco products in accordance with [Appendix 2](#).

2. The Technical Regulation shall enter into force starting from January 1, 2025.

It shall be acknowledged that during the transition period, tobacco products and devices for the consumption of tobacco and nicotine included in the Technical Regulation may be circulated based on the existing regulatory documents in the field of technical regulation.

3. Certain decisions of the Government of the Republic of Uzbekistan shall be considered null and void from the date the Technical Regulation on Tobacco Products approved by this resolution enters into force in accordance with [Appendix 3](#).

4. It shall be acknowledged that, due to the implementation of the Technical Regulation on Tobacco Products, previously adopted regulatory legal acts related to the standardization of the products and services specified therein shall lose their mandatory status, and may be applied on a voluntary basis, provided they do not contradict the provisions of this Technical Regulation and are applied in accordance with the established procedure.

5. The Uzbek Agency for Technical Regulation under the Cabinet of Ministers shall, in cooperation with the relevant ministries and departments, take the necessary measures in accordance with the established procedure to:

abolish the mandatory status and ensure the voluntary application of regulatory documents related to the standardization of tobacco and tobacco products from the date the Technical Regulation on Tobacco Products approved by this resolution enters into force;

The National Television and Radio Company of Uzbekistan, together with the National Information Agency of Uzbekistan, shall ensure wide public awareness—including among the population, government and economic management bodies, and business entities—regarding the purpose, content, and application procedure of the Technical Regulation on Tobacco Products.

6. Control over the implementation of this resolution shall be entrusted to the Deputy Prime Minister of the Republic of Uzbekistan J.A. Khodjaev.

Prime Minister of the Republic of Uzbekistan

A. ARIPOV

Tashkent,
May 18, 2024,
No. 290

TECHNICAL REGULATION on Tobacco Products

Chapter 1. General provision Section 1. Purpose and Scope

1. The Technical Regulation on Tobacco Products (hereinafter referred to as the "Technical Regulation") has been developed in accordance with the Law of the Republic of Uzbekistan "On Technical Regulation". It establishes requirements for tobacco products and devices for consuming tobacco and nicotine with the purpose of protecting the life and health of citizens, preventing actions that mislead buyers (consumers), and sets forth unified mandatory requirements that shall be applied and enforced within the territory of the Republic of Uzbekistan.

2. The requirements of this Technical Regulation shall apply to the production, labeling, storage, and transportation of tobacco products, as well as the labeling of devices for the consumption of tobacco and nicotine, in accordance with the list of tobacco products and devices for the consumption of tobacco and nicotine to which the Technical Regulation requirements apply, as specified in [Appendix 1](#) to the Technical Regulation.

3. The Technical Regulation does not apply to tobacco products and devices for the consumption of tobacco and nicotine that are:

Intended for export or transit through the territory of the Republic of Uzbekistan;

Imported by legal entities as exhibition samples or test samples without the purpose of sale;

Imported by individuals, including foreign citizens, for personal use and not for subsequent sale.

4. Tobacco products and devices for the consumption of tobacco and nicotine shall be allowed for distribution within the territory of the Republic of Uzbekistan only if they comply with the requirements of this Technical Regulation.

If requirements for certain types of tobacco products or devices for the consumption of tobacco and nicotine are established in other Technical Regulations, then these types of tobacco products or consumption devices shall comply with the requirements of all applicable Technical Regulations.

Section 2. Terms and Definitions

5. The following terms and definitions are used in this Technical Regulation:

Identification — the determination that tobacco products and devices for the consumption of tobacco and nicotine fall within the scope of application of this Technical Regulation;

Result of identification — the determination of whether the product or device being identified belongs or does not belong to the types of tobacco products and devices for the consumption of tobacco and nicotine listed in [Appendix 1](#) of the Technical Regulation;

Importer — a resident of the Republic of Uzbekistan who releases tobacco products and devices for the consumption of tobacco and nicotine, obtained from foreign non-resident partners, into free circulation within the territory of the Republic of Uzbekistan and is responsible for the compliance of these devices with the requirements of the Technical Regulation;

Ingredient — a substance used in the production of tobacco products and present in the finished tobacco products, including in a modified form (excluding raw materials);

Manufacturer — a legal entity operating within the territory of the Republic of Uzbekistan, engaged in the production or production and circulation of tobacco products and devices for the consumption of tobacco and nicotine under its own name in accordance with the established legislation, and responsible for the compliance of these devices with the requirements of the Technical Regulation, including foreign manufacturers;

Authorized representative of the manufacturer — a person registered in accordance with the procedure established by legislation, who, based on a contract with the manufacturer, including a

foreign manufacturer, acts on behalf of the manufacturer in conformity assessment (approval) activities and is responsible for the release of tobacco products into circulation within the territory of the Republic of Uzbekistan and for non-compliance of tobacco products with the requirements of the Technical Regulation;

Guaranteed shelf life — the storage period (in months) guaranteed by the manufacturer (importer), provided that the conditions for transportation and storage are observed, during which the tobacco products comply with the requirements of the Technical Regulation.

Cartridge (capsule) — a disposable product specially designed to be used together with a closed-type electronic nicotine delivery system, filled industrially with nicotine-containing or nicotine-free liquid, and not intended to be refilled by the user.

Container — a reusable item specially designed to be used together with an open-type electronic nicotine delivery system, intended for independent filling (refilling) by the user with nicotine-containing or nicotine-free liquid. A container can be sold to the consumer either together with the open-type electronic nicotine delivery system (as a part of the device) or as an independent product containing nicotine-containing or nicotine-free liquid.

Licensor — a legal entity or individual who owns the rights to a trademark and grants the right to use such trademark under a license agreement.

Nicotine — an alkaloid naturally present in tobacco leaves and stalks or obtained by synthetic methods.

Insert leaflet — a leaflet placed inside the consumer pack of tobacco products containing information that does not contradict the Technical Regulation. The insert leaflet shall not be used outside the consumer pack, including under its packaging film or other transparent wrapping material;

Tobacco — a plant of the *Nicotiana* genus belonging to the Solanaceae family, cultivated for obtaining raw materials for the production of tobacco products, belonging to the species *Nicotiana tabacum* and *Nicotiana rustica*;

Tobacco product — products made wholly or partly from tobacco leaves and/or other parts of the tobacco plant, intended for smoking, including smoking using devices for the consumption of tobacco, nicotine and other methods of consumption such as inhalation, chewing, sniffing, or other ways (excluding medicinal products registered in accordance with legislation).

The following are included in the category of tobacco products:

Products containing tobacco leaves as raw materials and/or other parts of the tobacco plant. These can be smoked products (cigarettes, cigars, cigarillos, heated tobacco products, tobacco for hookah, finely cut smoking tobacco, pipe tobacco) and non-smoking products (nasvay, tobacco snus, snuff tobacco, chewing tobacco);

Products containing nicotine or its derivatives, including nicotine salts, solutions, nicotine liquids, or gels containing nicotine, but not containing tobacco leaves and/or other parts of the tobacco plant. These can be smoked products (nicotine liquids for electronic nicotine delivery systems, electronic cigarettes containing nicotine liquid, nicotine mixtures for hookah) and non-smoking products (nicotine snus);

Products that do not contain tobacco or nicotine but are intended for use together with tobacco and nicotine consumption devices (nicotine-free liquids for electronic nicotine delivery systems, electronic cigarettes with nicotine-free liquids, nicotine-free mixtures for hookah);

Package of a tobacco product — a grouped consumer pack unit that contains a certain quantity of tobacco product consumer packs;

Name (brand) of a tobacco product and tobacco and nicotine consumption device — the designation of a tobacco product and tobacco and nicotine consumption device established by the manufacturer;

Consumption packaging (box) of a tobacco product and tobacco and nicotine consumption device (hereinafter — consumption packaging) — packaging intended for the direct placement of tobacco products and/or devices for the consumption of tobacco and nicotine and their sale to the end consumer, ensuring the preservation of their consumer properties during the guaranteed shelf life, subject to the transportation and storage conditions established by the manufacturer;

Tobacco and nicotine consumption devices — electronic or other devices (instruments) used by the consumer to inhale an aerosol (vapor, smoke) containing nicotine or not containing nicotine through the respiratory tract, including electronic nicotine delivery systems, tobacco heating systems, water pipes, mouthpieces and their component parts and elements (excluding medical devices and medical products);

Label — information in the form of text, symbols, and/or graphic images printed on packaging or tags for the purpose of identifying the product and conveying information about it to the consumer;

Products containing nicotine — products prepared for consumption through smoking, sucking, chewing, sniffing, or other methods, including with the use of tobacco and nicotine consumption devices, that contain nicotine or its derivatives, including nicotine salts, solutions, nicotine-containing liquids, or gels with nicotine content (excluding medicines registered in accordance with legislation and food products that naturally contain nicotine);

Medical warning — information about the harmful effects of tobacco product consumption on human health, placed on the consumer pack of tobacco products and devices used for the consumption of tobacco and nicotine;

Transport packaging — packaging used during the aggregation process to combine tobacco products in consumer or grouped packaging (package) into an independent transport unit, intended to protect the product from damage during relocation and ensure its preservation and safe transport. This includes both primary and subsequent levels of transport packaging;

Carbon monoxide — a product of incomplete combustion that contains carbon;

Filter — a device installed during the production of certain types of smoking tobacco products, designed to retain part of the tobacco smoke during smoking;

Raw material — tobacco and nicotine used in the production of tobacco products, which have been harvested and/or processed industrially;

Flavoring substances — ingredients that provide a specific smell and/or taste, including flavoring agents;

Shelf life — the period determined by the manufacturer during which the tobacco product is guaranteed to comply with the requirements of the Technical Regulation;

Smokeless tobacco products — tobacco products intended for sucking, chewing, or sniffing;

Tar — dehydrated condensate of tobacco smoke that does not contain nicotine.

Chapter 2. Rules for Identification of Tobacco Products

6. Identification of tobacco products and nicotine consumption devices is carried out for the following purposes:

to include them within the scope of this Technical Regulation;

to confirm the conformity of the product with the information provided by the manufacturer, the manufacturer's authorized representative, or the importer;

to ensure the protection of the interests of all market participants.

7. The identification of tobacco products is carried out by the following:

manufacturer (or the manufacturer's authorized representative), the importer (seller);

certification bodies for the purpose of conformity assessment and confirmation of the product;

authorized state bodies for the purpose of verifying the compliance of products circulating within the territory of the Republic of Uzbekistan with the requirements of the Technical Regulations.

8. Identification of tobacco products and tobacco and nicotine consumption devices is carried out by one or more methods:

Visual methods:

a) according to the information provided for the consumer on the consumer pack — by comparing the product type name indicated on the packaging with the descriptions of tobacco product types specified in the Technical Regulations;

b) based on the presence of nicotine — by verifying the presence of information about nicotine content on the consumer pack;

c) according to the method of use — by checking the consumer pack or the insert (leaflet) for instructions indicating the type, brand, or model of the device required for consumption of the tobacco product, or, if use of a device is not intended, verifying instructions related to the method of tobacco product consumption;

Instrumental methods:

a) presence of nicotine in the composition of tobacco products intended for heating;

b) absence of combustion process when consuming a product containing a heated tobacco or tobacco-free mixture according to the information on the consumer pack or the insert leaflet.

The absence of the combustion process is determined by measuring the amounts of carbon monoxide (CO), nitric oxide (NO), and nitrogen oxides (NO_x) in 100 cm³ of aerosol. The quantities of these substances in the aerosol of heated tobacco products shall not exceed the maximum permissible levels specified in the table below.

No.	Substance	Measurement units	Maximum allowable level in 100 cm ³ of aerosol
1.	Carbon monoxide (CO)	mg/100 cm ³	0.3 (confidence interval ± 20%)
2.	Nitric oxide (NO)	µg/100 cm ³	4.0 (confidence interval± 20%)
3.	Nitrogen oxides (NO _x)	µg/100 cm ³	5.0 (confidence interval± 20%)

9. The procedure for identifying tobacco products by instrumental methods is applied when it is not possible to identify tobacco products by visual methods. Such identification is carried out by conducting tests and measurements according to the methods specified in the standards included in the list of standards, in accredited testing laboratories (centers).

Chapter 3. Requirements for Tobacco Products and Tobacco and Nicotine Consumption Devices

Section 1. Maximum allowable levels of regulated substances content

10. The amount of tar in one cigarette:

for filtered cigarettes, shall not exceed ten milligrams;

for non-filtered cigarettes, shall not exceed sixteen milligrams.

11. The amount of carbon monoxide in the smoke of one filtered cigarette shall not exceed ten milligrams.

12. The amount of nicotine in the smoke (aerosol, vapor) of one cigarette (filtered or non-filtered) or heated tobacco product shall not exceed one milligram.

It is prohibited to use of paper, filters, and capsules containing tobacco and nicotine in the production of filtered and non-filtered cigarettes.

13. The concentration of nicotine in liquids or nicotine solutions containing nicotine (including nicotine liquids for electronic nicotine delivery systems and nicotine liquids in electronic cigarettes) shall not exceed twenty milligrams per milliliter.

14. The volume of cartridges (capsules) filled with nicotine-containing or nicotine-free liquids shall not exceed two milliliters.

The capacity of the container for filling nicotine-containing or nicotine-free liquids shall not exceed ten milliliters.

The volume of the electronic cigarette reservoir shall not exceed five milliliters.

15. The maximum permissible levels of chemical and microbiological substances in smokable tobacco products containing tobacco leaves and/or other parts of the tobacco plant are established in accordance with [Appendix 2](#) of the Technical Regulations.

Section 2. Requirements for raw materials and ingredients used in the production

16. Raw materials and ingredients used in the production of tobacco products shall have documents confirming their origin. The permissible maximum levels of harmful substances shall comply with the requirements set forth in the current normative documents regulating technical aspects.

17. Storage conditions shall prevent damage to raw materials and materials, ensure the preservation of their consumption properties, and protect them from contaminating substances.

18. The use of the following ingredients in the production of tobacco products is prohibited: Substances banned from distribution in the Republic of Uzbekistan;

Substances prohibited for use as ingredients in the production of tobacco products, as specified in [Appendix 3](#) of the Technical Regulations.

19. In the production of products containing nicotine and those not containing nicotine, the use of substances is permitted only if their purity meets or exceeds the levels indicated in the following table.

No.	Substance	Requirement
1.	Glycerin	minimum purity level 94%
2.	Propylene glycol	minimum purity level 95%
3.	Nicotine (nicotine salts)	minimum purity level 99%

20. The determination of the composition and quantity of substances specified in the tables of Paragraphs 8 and 19, Paragraphs 10–15, and [Appendix 2](#) of the Technical Regulations, the rules for sampling these substances and the procedures for verifying the accuracy of information on their composition are regulated by the Technical Regulations. Sampling, testing, and measurement methods for products regulated by the Technical Regulations are established by standards included in the list of normative documents in the field of technical regulation.

21. Information confirming the compliance of pesticide content in the raw materials used for the production of tobacco products with the requirements of normative documents in the field of technical regulation shall be included.

Section 3. Requirements for nicotine and nicotine-free products intended for use with consumption devices

22. Nicotine and nicotine-free products intended for use with consumption devices shall only be used with the tobacco and nicotine consumption devices specified on their consumer pack and/or instructions in accordance with [subparagraph 8](#) of paragraph 35 of the Technical Regulations.

23. Containers filled with liquid (reservoirs and containers) and tobacco and nicotine consumption devices shall be resistant to external impacts and have a design or mechanism that ensures protection against spillage and breakage.

If the reservoir, container, or tobacco and nicotine consumption device allows the user to refill it independently, it shall have a design or mechanism that guarantees spill-free refilling.

This Paragraph also includes the methods for assessing compliance with the requirements specified in [Paragraph 8](#) of the Technical Regulations, the application, implementation of the Technical Regulations requirements and the research (testing) and measurement rules and methods necessary for conformity assessment, including sampling rules, all defined in the standards included in the list of standards.

Section 4. Requirements for Transportation and Storage Conditions

24. Tobacco products shall be transported using means of transport that comply with the current cargo transportation regulations. Transport vehicles shall be enclosed, dry, clean, and free from foreign odors.

25. When tobacco and food products or other goods are transported simultaneously, conditions shall be ensured that prevent contact, contamination, and alteration of the properties of the tobacco products.

26. Storage conditions for tobacco products shall prevent deterioration and changes in their consumer properties and ensure protection from contaminants. The guaranteed shelf life and storage conditions of tobacco products shall be determined by the manufacturer.

27. Tobacco products circulating in the territory of the Republic of Uzbekistan shall comply with the Technical Regulations during the guaranteed shelf life or expiration period established by the manufacturer.

Chapter 4. Requirements for Production and Release into Distribution

28. Manufacturers of tobacco products, as well as devices intended for the consumption of tobacco and nicotine, shall ensure the availability of technological instructions for each type of tobacco product. These instructions shall be developed and approved in accordance with the requirements of normative documents in the field of technical regulation.

29. Manufacturers and authorized representatives shall ensure the following during the production of tobacco products regulated by the Technical Regulation:

control over raw materials, packaging materials, technological tools, and auxiliary materials used in the production process of tobacco products;

use of production facilities, technological equipment, and inventory that exclude contamination of tobacco products during the manufacturing process;

availability of conditions that ensure employees comply with personal hygiene rules;

implementation of procedures and schedules for cleaning, washing, disinfecting, sanitizing, pest control in production, storage facilities and in the technological equipment and inventory used in the production of tobacco products.

30. The manufacturer, the person authorized by the manufacturer, or the importer of tobacco products sold in the territory of the Republic of Uzbekistan shall no later than the last day of the first quarter of the year following the reporting calendar year, submit a report to the Inspection for Regulation of the Alcohol and Tobacco Market of the Republic of Uzbekistan. This report shall be prepared in accordance with the form specified in [Appendix 4](#) of the Technical Regulation and shall include laboratory test results on the nicotine content and the maximum permissible levels of substances harmful to human life and health contained in the manufactured tobacco products.

31. The report shall be submitted by post or electronic means, ensuring the confidentiality of the transmission and storage of the information contained in the report.

Chapter 5. Requirements for the information to be placed on the consumer pack of tobacco products and devices for the consumption of tobacco and nicotine

Section 1. Packaging Requirements

32. Tobacco products and devices for the consumption of tobacco and nicotine shall be packaged in consumer pack.

33. A consumer pack of filtered or unfiltered cigarettes shall contain at least twenty cigarettes.

34. The medical warnings shall be placed on the outer surface of the consumer pack in accordance with the requirements of the Technical Regulation.

Section 2. Labeling Requirements

35. The label on tobacco products and tobacco and nicotine consumption devices shall be printed by the manufacturer on the consumer pack and shall include the following information:

1) The name of the product type. The use of the product type name along with other information about tobacco products is allowed, for example, “20 filter cigarettes,” “50 grams of pipe tobacco”;

2) Registered trademark or name;

3) Name, address (current address), telephone number, and/or email address of the authorized organization registered in the territory of the Republic of Uzbekistan that is authorized to receive consumer claims. (If there is no such person, it shall be indicated that consumer claims are accepted by the manufacturer or importer registered in the Republic of Uzbekistan for this tobacco product).

The name and address of the authorized organization may be placed on the inner side of the consumer pack in a location that is convenient to read after the packaging is opened;

4) Name, address (current address) of the manufacturer or importer and the country where the tobacco products are produced (for example, “Made in Uzbekistan”);

5) Information about the number of products in the consumer pack (for tobacco products divided into cigarettes and other smokable units), the quantity and weight (for heated tobacco), the volume (for nicotine and nicotine-free liquids), and the weight of other tobacco products.

In this case, the actual volume or weight is allowed to be up to 10% more or less than the volume or weight indicated on the consumer pack;

6) The medical warning in accordance with paragraph 3 of this section;

7) Information in the state language about the presence of nicotine in the form of text (not applicable for filtered or unfiltered cigarettes). The following texts are displayed: "Nicotine-free product," "Nicotine product," "Contains nicotine";

8) The name and/or trademark and/or designation (type, model) of the device intended for consumption (not applicable to tobacco products intended for consumption without a device);

9) Information about the amount of tar and nicotine in one cigarette smoke (for filtered or unfiltered cigarettes);

10) The warning statement "Sale prohibited to persons under 21 years of age";

11) The month and year of manufacture of tobacco products and tobacco and nicotine consumption devices;

12) The guaranteed shelf life (for nicotine and nicotine-free liquids). The shelf life is determined by the manufacturer but shall not exceed three years according to storage conditions;

13) For tobacco products, a mandatory digital identification means in the form of a two-dimensional code (marking codes) ensuring reading and identification through data collection terminals of the national system of digital marking and tracking, special (mobile) applications, and laser scanners.

If the information indicated on the label of tobacco products and tobacco and nicotine consumption devices changes, the manufacturer, the authorized person by the manufacturer, or the importer shall ensure that the products are placed on the market with the relevant changes to the consumer pack within twelve months from the date the relevant documents for such changes are approved.

During this period, the manufacturer, the authorized person by the manufacturer, or the importer has the right to market the tobacco products with the previous information.

36. The label on the transport packaging shall contain the following information:

Name and legal address of the manufacturer;

Name and legal address of the importer (for imported products);

Name of the tobacco products;

Quantity of tobacco products in the transport packaging;

Information on certification;

Month and year of manufacture;

Guaranteed shelf life;

Handling marks such as "Protect from moisture" and "Keep away from heat";

Storage conditions: "Store in a cool and dry place";

A mandatory digital identification tool in the form of a two-dimensional code (aggregation codes), which unites the marking codes of each tobacco product, and ensures reading and verification of information in the national digital marking and tracking system using data collection terminals, special (mobile) applications, and laser scanners.

37. The labeling tools and technologies used for applying labels to the consumer pack of tobacco products, tobacco, and nicotine consumption devices shall ensure the complete preservation of the label on the consumer pack throughout the entire guaranteed shelf life, including during storage, transportation, and sale.

38. Besides the name of the label, tobacco product, and tobacco and nicotine consumption device, and the medical warning, the inscriptions on the consumer pack shall be printed in a way that their integrity is not compromised when the pack is opened.

39. The information printed on the consumer pack of tobacco products shall not be covered by any other printed information except for excise stamps. No information shall be placed on the transparent wrapping film or other external wrapping material of the consumer pack.

40. On the consumer pack or leaflets of tobacco products, tobacco, and nicotine consumption devices, the following are prohibited:

any terms, descriptions, signs, symbols, or other indications that directly or indirectly create the impression that the product is less harmful than other tobacco products;

any terms, descriptions, signs, symbols, or other indications that directly or indirectly imply the presence or absence of flavor, aroma, fragrance additives, or other substances that enhance attractiveness;

images of food products, medicinal products, medicinal plants, as well as words or phrases that create a direct or indirect association between the tobacco product and food, medicinal products, or medicinal plants;

information that directly or indirectly creates an impression regarding the rate of biodegradation or otherwise environmentally friendly impact of the tobacco product;

information that directly or indirectly suggests that the tobacco product has stimulating, tonic, healing, rejuvenating, or other positive effects;

misleading information regarding the harmfulness of the tobacco product, including words like "low tar," "light," "ultra-light," "soft," "extra," "ultra," "slim," or their analogs in foreign languages or translated equivalents.

41. Descriptive and other information about tobacco products that does not contradict the Technical Regulations may be allowed on consumer pack, packages (boxes), and transport packaging.

42. If it is not possible to fully place the product information on the consumer pack of tobacco products, such information may be placed on leaflets.

43. Information on the consumer pack of tobacco products and tobacco and nicotine consumption devices shall be printed in the state language and may also be duplicated in other languages. Words included in a registered trademark or industrial design are used in the language in which they were registered.

Section 3. Requirements for the Medical Warnings Application

44. Each tobacco product, tobacco and nicotine consumption devices, shall have a medical warning placed on the consumer pack (except for the wrapping of waterpipe tobacco).

For waterpipe tobacco, the medical warning shall cover at least sixty-five percent of the surface and include an image showing the consequences of diseases caused by tobacco consumption, along with appropriate accompanying text.

45. On the consumer pack (box) of tobacco products, medical warnings depicting the consequences of diseases caused by tobacco consumption, along with relevant text, shall cover at least sixty-five percent of the main surface on the front upper part and at least sixty-five percent of the main surface on the lower part of the back side.

The medical warning text shall be placed parallel to the upper edge of the tobacco product's consumer pack and printed in the state language and in Russian.

46. When the tobacco product package is placed horizontally, a medical warning — consisting of an image showing the consequences of diseases caused by tobacco consumption and accompanying relevant text — shall cover at least sixty-five percent of the main surface on the left side of both the front and back of the package. When placed vertically, this warning shall cover at least sixty-five percent of the upper part of the main surface.

Medical warnings on the package are placed on the front and back sides in proportionally scaled sizes consistent with the requirements for placement on consumer pack.

This requirement does not apply to tobacco product packages made from transparent polyethylene film.

47. A set of medical warning samples to be placed on the consumer pack of products made from tobacco leaf and/or other parts of the tobacco plant and on pipe and hookah mouthpieces, and on chewing tobacco packaging (excluding nasvay and heated tobacco products), shall be in accordance with [Appendix 5](#) of the Technical Regulations;

The set of medical warning samples to be placed on the consumer pack of heated tobacco products shall comply with [Appendix 6](#) of the Technical Regulations;

Products that contain nicotine or its derivatives, including nicotine salts, solutions, nicotine-containing liquids, or nicotine-containing gels, but do not contain tobacco leaves and/or other parts of the tobacco plant and products that do not contain tobacco or nicotine but are intended for use with

tobacco and nicotine consumption devices shall have a set of medical warning samples placed on the consumer pack in accordance with [Appendix 7](#) of the Technical Regulations;

The set of medical warning samples to be placed on the consumer pack of nasvay shall be applied in accordance with [Appendix 8](#) of the Technical Regulations.

In this case:

the resolution of the medical warning images shall be at least 300 dpi (dots per inch);
medical warning images shall be applied in accordance with the rotation principle.

When the proportions of the medical warning are changed in accordance with the procedure established in Paragraphs [48–50](#) of the Technical Regulation:

The area not occupied by the image but allocated for it shall be filled with a color matching Pantone 448C, up to the full width of the main surface of the consumer pack, and the height (for horizontal layout) or width (for vertical layout) of the main surface of the package. The total area occupied by the image and the Pantone 448C background shall cover at least 65% of the main surface area of each consumer and package;

If there remains unused space not occupied by the image, and the manufacturer, the authorized representative of the manufacturer, or the importer expresses the intention to fill this space with a medical warning image, the Ministry of Health of the Republic of Uzbekistan may authorize adaptation of the size and/or content of the medical warning image to match the dimensions of the consumer and package packaging, provided that the essence of the information in the image is not changed and that the adapted image still covers at least 65% of the main surface.

In this case, when the adapted medical warning images are applied and there remains unused but allocated space, the aspect ratio of the medical warning shall be adjusted as per Paragraphs [48–50](#) of the Technical Regulation, and use of the Pantone 448C color is not required.

48. If the ratio of height to width of the front or back main surface of a tobacco product package or consumer pack is less than 1.28 then:

the area of the medical warning, including the image area, shall be adjusted so that it occupies at least 65% of the main surface area of each side (front and back) of the package and consumer pack;

The image portion of the medical warning shall be placed in the left corner of the main front and back sides of the package.

In this case, it is permitted to expand the aspect ratio of the applied image by no more than 35% compared to the aspect ratio of the approved medical warning samples.

49. If the ratio of height to width of the front or back main surface of the tobacco product package or consumer pack is greater than 1.28 and less than 1.92, the area of the medical warning, including the image shall be adjusted so that it occupies at least 65% of the area of each main side (front and back) of the package and consumer pack.

In this case, it is permitted to expand the aspect ratio of the applied image by no more than 25% compared to the aspect ratio of the approved medical warning samples.

50. If the height-to-width ratio of the main front or back surface of the tobacco product's consumer pack or package exceeds 1.92, then:

the size of the medical warning image shall be adjusted so that its width matches the width of the consumer pack or package;

the text included in the warning image (or part of the text) shall be in uppercase white letters, in a bold, clear, and legible font. If possible, the text size shall be increased so that the longest line reaches the edge of the allocated space. The line spacing shall not exceed the font height.

In this case, it is permitted to expand the aspect ratio of the image by no more than 25% compared to the approved medical warning sample proportions.

51. The consumer pack of a device intended for the consumption of tobacco and nicotine (excluding hookah packaging) shall contain a medical warning in the form of text and/or image, covering at least 65% of the main surface area of the primary sides of the pack.

52. The consumer pack of a device intended for the consumption of tobacco and nicotine (excluding hookah consumer pack) shall contain the following medical warning:

“This device is intended for the consumption of tobacco or nicotine, which is harmful to your health and leads to addiction. Keep out of reach of children!”.

The text of the warning shall be applied in black bold letters on a white background using a clear and easy-to-read font. The thickness of the letters shall be at least 1 mm and enclosed within a black frame. The framed area, including the frame itself, shall occupy at least 65% of the upper part of the front side of the main surface of the consumer pack and at least 65% of the main surface of the back side.

If the consumer pack of the tobacco and nicotine consumption device consists of several non-transparent layers, the medical warning shall be placed on the layer intended for sale to the final consumer.

53. The requirements set forth in [Paragraphs 51 and 52](#) do not apply to the consumer pack of components and elements of tobacco and nicotine consumption devices that do not directly participate in the process of producing aerosol (smoke, vapor) by heating the tobacco product.

54. The information in the medical warnings placed on the consumer pack of tobacco products and tobacco and nicotine consumption devices is updated no more than once every three years.

The medical warning images intended for the consumer pack of tobacco products and tobacco and nicotine consumption devices are produced one year before the expiration of the validity period of the medical warning samples approved by the Ministry of Health of the Republic of Uzbekistan.

Chapter 6. Ensuring the compliance of tobacco products, tobacco and nicotine consumption devices with the Technical Regulations

55. The compliance of tobacco products and tobacco and nicotine consumption devices with this Technical Regulation is ensured through direct adherence to its requirements.

56. Methods for sampling, testing, and measuring tobacco products, including rules and methods for testing and measuring necessary for the application and enforcement of these requirements, including sampling rules, are established in standards included in the list of standards containing technical regulations and requirements for conformity assessment of products.

Chapter 7. Compliance Assessment (Certification)

57. Tobacco products and devices for the consumption of tobacco and nicotine, released for distribution in the Republic of Uzbekistan, shall undergo assessment (certification) for compliance with the requirements of the Technical Regulations.

The conformity assessment (certification) of tobacco products, as well as tobacco and nicotine consumption devices, is carried out based on an application submitted by legal entities or individual entrepreneurs registered in the territory of the Republic of Uzbekistan who are manufacturers (or authorized representatives of the manufacturer) or importers (sellers).

58. Before being placed on the market, tobacco products shall be certified for conformity in the form of a declaration of conformity in accordance with one of the following schemes:

for cigarettes — schemes 3d, 4d, and 6d;

for other types of tobacco products — schemes 1d and 2d.

59. When declaring the conformity of tobacco products, the applicant may be the manufacturer (or an authorized representative of the manufacturer) or the importer (seller), in accordance with the legislation of the Republic of Uzbekistan.

60. The declaration of conformity for mass-produced cigarettes is carried out under schemes 3d and 6d, for other types of mass-produced tobacco products — under scheme 1d, for cigarette batches — under scheme 4d, For batches of other types of tobacco products — under scheme 2d.

61. The applicant for the declaration of conformity of tobacco products may be:

for schemes 1d, 3d, and 6d — the manufacturer (or an authorized representative);

For schemes 2d and 4d — the manufacturer (or an authorized representative) or the importer (seller).

62. The scheme for declaring the conformity of tobacco products is selected by the applicant.

63. Under schemes 1d and 2d, conformity is declared by the applicant based on their own evidence. The testing of tobacco product samples shall be conducted in a testing laboratory (center) accredited and listed in the national accreditation system registry.

Under schemes 3d, 4d, and 6d, conformity is declared based on both the applicant's own evidence and evidence obtained with the participation of an accredited testing laboratory (center) listed in the national accreditation system registry.

64. When declaring conformity, the applicant shall:

develop and analyze documentation confirming that the tobacco products meet the requirements of this Technical Regulation, including (if applicable):

a sample of the consumer pack;

a package insert;

test report(s) confirming compliance with this Technical Regulation (for cigarettes);

supply contract and shipping documents (for schemes 2d and 4d);

a copy of the quality management system certificate (for scheme 6d);

other documents, at the applicant's discretion, that may serve as a basis for confirming compliance of tobacco products with the requirements of this and other applicable Technical Regulations of the Republic of Uzbekistan (if any).

The applicant shall:

identify the tobacco products in accordance with [Paragraphs 7–9](#) of this Technical Regulation;

ensure production control and take all necessary measures to guarantee that the tobacco product manufacturing process complies with the requirements of this Technical Regulation (for schemes 1d, 3d, and 6d);

take all necessary measures to ensure the stable operation of the quality management system (for scheme 6d);

approve the declaration of conformity drawn up in accordance with the established procedure and the approved unified format and rules;

apply the conformity mark to the product on the market of the Republic of Uzbekistan.

After completing the conformity assessment procedure, the applicant forms a documentation package that includes the documents specified in the second to eighth paragraphs of this Paragraph and the declaration of conformity.

65. The manufacturer (or a person authorized by the manufacturer) has the right to issue a single declaration of conformity for each product name or for a range of tobacco products of the same type.

The importer (or seller) has the right to issue a single declaration of conformity for each product name or for a range of tobacco products of the same type within the scope of a single supply contract.

66. The declaration of conformity shall be registered in accordance with the procedure established by the legislation of the Republic of Uzbekistan.

For 1d, 3d, and 6d schemes, the validity period of the declaration of conformity is 3 years. For a batch of tobacco products, the declaration of conformity does not have a specified validity period.

Chapter 8. Transitional period

67. From the moment the Technical Regulation comes into force, the normative documents in the field of technical regulation that are in effect in the territory of the Republic of Uzbekistan and that establish requirements for tobacco products shall remain in force to the extent that they do not contradict the Technical Regulation, until they are harmonized with the Technical Regulation.

68. Until the Technical Regulation comes into force, the sanitary-epidemiological conclusions and certificates of conformity issued for tobacco products shall remain valid until the end of their respective validity periods.

Chapter 9. State Control Over Compliance with Technical Regulation Requirements

69. State control over compliance with the requirements of technical regulations, including the distribution and consumption of tobacco products, is carried out by the authorized state bodies within the scope of their powers in accordance with the procedure established by the legislation of the Republic of Uzbekistan.

70. Persons found guilty of violating the requirements of the technical regulations shall be held liable in accordance with the procedure established by the legislation of the Republic of Uzbekistan.

APPENDIX 1
to Technical Regulation on Tobacco Products

LIST
of Tobacco Products and Tobacco and Nicotine Consumption Devices Subject to the Requirements of the Technical Regulation

No.	Type (Name) of Tobacco Products	Product Description	PIF PR code
Tobacco product			
1.	Bidi	A type of smokable tobacco product consisting of a mixture of shredded tobacco leaves, tobacco stems, and stalks wrapped in dried tendu leaves tied with a string	2401 20 600 0 2402 20 900 0
2.	Kretek	A type of smoked tobacco product consisting of a mixture of ground tobacco leaves, ingredients, and cut raw materials, wrapped in cigarette paper or dried corn husks, available with or without a filter	2402 20 100 0 2402 20 900 0
3.	Mouthpiece cigarette (papirosa)	A type of smoked tobacco product consisting of cut raw materials, with or without added ingredients, wrapped in cigarette (papirosa) paper, in the form of a paper tube joined by a glue-free toothed seam, and equipped with a mouthpiece	2402 20 900 0 2402 10 000 0
4.	Cigar	A type of smoked tobacco product consisting of cigars or other raw materials with or without added ingredients, made up of three layers: A filler made from whole, shredded, or cut cigars and/or other raw materials, a wrapper of cigar and/or other raw materials and a cigar tobacco leaf wrapper. The cigar or its length shall have at least one-third with a minimum thickness of 11 mm	2402 10 000 0
5.	Non-filtered cigarette	A type of smokable tobacco product consisting of cut raw materials, with or without added ingredients, wrapped in cigarette paper (the smoking part)	2402 20 900 0
6.	Filtered cigarette	A type of smoking tobacco product consisting of cut raw materials with or without added ingredients and a filter, wrapped in cigarette paper (the smoking part).	2402 20 900 0
7.	Cigarillo (cigarita)	A type of smoking tobacco product made from cigars or other raw materials, consisting of multiple layers: a filler made from cut or shredded cigars and other raw materials, with or without added ingredients; a wrapper made from cigar and/or other raw materials; and a wrapping made from cigar tobacco leaf, processed tobacco, or special paper made from cellulose and tobacco. A cigarillo (cigarita) may have a filter. The maximum thickness of a cigarillo (cigarita) shall not exceed 11 mm	2402 10 000 0

8.	Thin-cut smoking tobacco	A type of smoking tobacco product intended for handmade cigarette or cigar preparation, consisting of cut, torn, rolled, or compressed tobacco with or without added ingredients, where at least 25% of the product's net weight consists of fibers with a width of 1 mm or less.	2403 19 100 0 2403 19 900 0
9.	Pipe tobacco	A type of smoking tobacco product consisting of cut, shredded, rolled, or compressed tobacco that contains more than 75% by net weight of strands wider than 1 mm, with or without added ingredients, intended for smoking using a smoking pipe	2403 19 100 0 2403 19 900 0
10.	Nicotine liquid	Any liquid intended for use in tobacco and nicotine consumption devices, containing a nicotine concentration of not less than 0.1 mg/ml.	2404 12 000 0
11.	Nicotine-free liquid	A liquid intended for use in tobacco and nicotine consumption devices, containing less than 0.1 mg/ml of nicotine.	2404 19 000 9
12.	Heated tobacco product	A type of smoking tobacco product consisting of tobacco (tobacco blend) with or without added ingredients, intended for use in tobacco heating systems.	2404 11 000 1 2404 11 000 9
13.	Electronic cigarette	A device that uses electric current (battery) to heat nicotine-containing or nicotine-free liquid in the device, producing an aerosol (vapor, smoke) inhaled by the user through the respiratory tract, designed for single use	2404 11 000 2404 12 000 0 2404 19 000 дан
14.	Nasvay	A type of smokeless tobacco product intended for chewing, made from tobacco and non-tobacco raw materials (such as ash, lime, borax).	2403 99 100 0 2401 91 000 1 2404 91 000 2
15.	Tobacco for hookah (shisha)	A type of smokable tobacco product intended for use with a hookah, consisting of a mixture of nicotine-containing raw materials—either cut or shredded—with or without added ingredients, or a nicotine-free blend	2403 11 000 0
16.	Nicotine blends for hookah	A type of smoking tobacco product intended for use with hookah, which does not contain tobacco leaves and/or other parts of the tobacco plant, and consists of nicotine (nicotine salts), plant raw materials, and/or other raw materials, with or without additional ingredients.	2403 11 000 0 2403 91 000 0
17.	Nicotine-free mixture for hookah	A type of smoking tobacco product intended for use in a hookah, which does not contain tobacco or nicotine (nicotine salts), consisting of plant raw materials and/or other raw materials, with or without added other ingredients.	2403 99 900 8
Devices for tobacco and nicotine consumption			
18.	Hookah	A device used for inhaling aerosol (vapor or smoke) resulting from the burning and/or heating of tobacco, or products that do not contain tobacco, through the respiratory tract, in	9614 000 0

		which the aerosol (vapor or smoke) passes through a liquid-filled container (hookah water jar).	
19.	Electronic Nicotine Delivery System	Reusable devices (except for medical devices) that heat nicotine-containing or nicotine-free liquid (in cartridges, tanks and other containers) with an electric current (battery) and produce an aerosol (vapor, smoke) that is inhaled by the consumer).	8543 400 0
20.	Tobacco heating system	A device intended for the consumption of heated tobacco products, which generates a nicotine aerosol (vapor or smoke) for inhalation by the consumer, including any item or component designed for use with such a device, regardless of whether it is sold separately or together with the device	8543 400 0
21.	Tobacco smoking pipe	A device intended for smoking weight-measured tobacco products (pipe tobacco) that has a container for placing the tobacco	9614 009 0 9614 001 0
22.	Mouthpiece	A device designed for the consumption of unit-based tobacco products, including cigarettes, papirosy, cigarillos (small cigars), and hand-rolled fine-cut smoking tobacco	9614 009 0 9614 001 0

APPENDIX 2
to Technical Regulation on Tobacco Products

The maximum allowable levels of chemical and microbiological substances in smoking tobacco products containing tobacco leaves and/or other parts of the tobacco plant

Indicator names	Maximum permissible levels (...not to exceeding)
Pesticides:	mg/kg
<i>Hexachlorocyclohexane (α, β, γ isomers)</i>	0,5
<i>DDT and its metabolites</i>	0,02
<i>Hexachlorobenzene</i>	0,01
Radionuclides:	Bq/kg
<i>Cesium-137</i>	100
<i>Strontium-90</i>	30
Microbiological indicators:	KOE/g
Mold	100
Toxic elements:	mg/kg
<i>Lead</i>	1,0
Arsenic	0,5
<i>Cadmium</i>	1,0
<i>Mercury</i>	0,1

APPENDIX 3

to Technical Regulation on Tobacco Products

Substances not permitted for use as ingredients in the production of tobacco products

I. Substances not permitted to be used as ingredients in the manufacture of smoking tobacco products containing tobacco leaves and/or other parts of the tobacco plant

1. Substances:

Agaricin acid (Acidumagaricinicum);
Birch tar oil (Oleum Betulaeempyreumaticum);
Bitter almond oil containing free or bound hydrocyanic acid (Oleum Amygdalarumamarum);
Sassafras oil (Oleum Sassafratis);
Juniper tar oil (Oleum Juniperiempyreumaticum);
Camphor oil (Oleumcamphoratum);
Camphor (Camphor);
Coumarin (Coumarin);
Safflower (Safflower);
Thujone (Thujone).

2. Fragrances made from the following substances:

Stem of bitter nightshade (Stipites Dulcamarae);
Camphor tree wood (Lignum Camphorae);
Rootstock of common centaury (Rhizoma Poiypodii);
Pennyroyal herb (Herba Pulegii);
Quassia wood (Lignum Quassiae);
Soap bark tree bark (Cortex Quillaja);
Tansy herb (Herba Tanaceti);
Rue plants (Herba Rutaе);
Stems, leaves, and bark of sassafras (Stipes, Folium, Cortex Sassafratis);
Medicinal sweet clover (Millilotus officinalis);
Tonka bean (Semen Toncae);
Liatris fragrant (Liatris odoratissima);
Sweet woodruff (Asperula odorata).

3. Substances associated with stimulation and/or vitality, including:

Caffeine (caffeine);
Guarana (guarana);
Taurine (taurine).

4. Substances that create the impression that the product is beneficial to health or reduces health risks, including:

Vitamin C;
Vitamin E;
Essential fatty acids, including omega-3 and omega-6.

5. Substances that impart color to the smoke released from tobacco, including:

dyes;
pigments, including titanium dioxide.

6. Non-combustible substances with carcinogenic, mutagenic, or reproductive toxic properties.

II. Substances containing nicotine or its derivatives, including nicotine salts, solutions, nicotine liquids, or gels containing nicotine as well as substances in products that do not contain tobacco or nicotine but are intended for use with tobacco and nicotine consumption devices, which are prohibited from being used as ingredients in the manufacture of such products

1. Fragrances made from the following substances:

Stem of bitter nightshade (Stipites Dulcamarae);

Camphor tree wood (Lignum Camphorae);
Rootstock of common centaury (Rhizoma Poiypodii);
Pennyroyal herb (Herba Pulegii);
Quassia wood (Lignum Quassiae);
Soap bark tree bark (Cortex Quillaja);
Tansy herb (Herba Tanaceti);
Rue plants (Herba Rutaе);
Stems, leaves, and bark of sassafras (Stipes, Folium, Cortex Sassafratis);
Sweet clover (Millilotus officinalis);
Medicinal sweet clover (Millilotus officinalis);
Tonka bean (Semen Toncae);
Liatris fragrant (Liatris odoratissima);
Diacetyl (Diacetyl);
Sweet woodruff (Asperula odorata).

2. Substances that impart color to the emitted aerosol (vapor).

3. Food products and substances used to create the impression that the product has beneficial health properties or poses a reduced health risk:

Vitamin C;
Vitamin E;
Essential fatty acids, including omega-3 and omega-6.

4. Substances associated with vigor and/or vitality, including:

Caffeine (caffeine);
Guarana (guarana);
Taurine (taurine).

5. Ammonium, ammonia, and their derivatives (including diammonium phosphate).

6. Substances, including:

Vitamin E acetate (alpha-tocopherol acetate);
Acetyl propionyl;
Diethylene glycol;
Isomers of tetrahydrocannabinol (THC).

7. Non-combustible substances with carcinogenic, mutagenic, or reproductive toxic properties.

APPENDIX 4
to [Technical Regulation](#) on Tobacco Products

REPORT FORM
on the results of laboratory tests regarding the maximum allowable levels of nicotine and other substances harmful to human life and health in manufactured tobacco products

REPORT FORM

on the results of laboratory tests regarding the maximum permissible levels of nicotine and other substances harmful to human life and health in manufactured tobacco products

1. Reporting period: From January 1 to December 31 of the previous year. The report is submitted for the entire period.
2. Frequency: Once a year.
3. Scope of reporters: Manufacturers and importers of tobacco products.
4. Authorized body for receiving reports: Inspection of Alcohol and Tobacco Market Regulation of the Republic of Uzbekistan.
5. Laboratory test results on the maximum permissible levels of nicotine and other substances harmful to human life and health in each type (name) of tobacco product shall be presented in the following form:

No.	Type of tobacco product	Name of tobacco products	Measurement unit	Amount of regulated substances (according to laboratory test results)*	Maximum permissible levels of regulated substances **
1.					
2.					
3.					
...					

Note:

**) The list of regulated indicator names and substances, depending on the type of tobacco product is specified in [Paragraphs 10–14](#), [Table in Paragraph 8](#), and [Appendix 2](#) of the [Technical Regulations](#)*

****) The maximum permissible levels of regulated substances in tobacco products are specified in [Paragraphs 10–14](#), [Table in Paragraph 8](#), and [Appendix 2](#) of the [Technical Regulations](#)*

6. A document confirming the absence of substances prohibited as ingredients in the production of tobacco products listed in [Appendix 3](#) of the [Technical Regulations](#).

7. Company name _____.

8. Company address _____.

9. Company phone number _____.

10. Company email address _____.

Reporter _____
Full Name *signature*

Phone number: _____ e-mail: _____

Head _____
Full Name *signature*

Phone number: _____ e-mail: _____

APPENDIX 5
to Technical Regulation on Tobacco Products

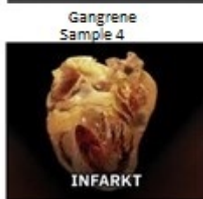
SAMPLES SET

on health warnings for products made from tobacco leaf and/or other parts of the tobacco plant, intended for use in pipes and mouthpieces, and for placement in hookah water jars (excluding nasvay and heated tobacco products)

- a) Samples of health warnings to be placed on the front side of consumer pack with a rectangular or square shape



Lung cancer



Heart attack



The harm of
secondhand
smoke



Miscarriage



Premature
birth



Sexual
weakness
and
infertility



Blindness



Throat
cancer



Periodontitis



Tongue
cancer

b) Samples of health warnings to be placed on the back side of consumer pack with a rectangular or square shape

б) Тўғри тўртбурчак ёки квадрат шаклга эга бўлган истеъмол ўрви орқа томонига жойлаштириладиган тиббий огоҳлантиришлар намуналари

Намуна 1



Намуна 2



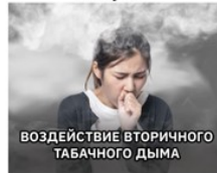
Намуна 3



Намуна 4



Намуна 5



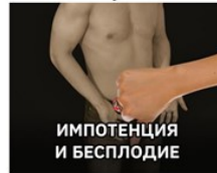
Намуна 6



Намуна 7



Намуна 8



Намуна 9



Намуна 10



Намуна 11



Намуна 12



c) Samples of health warnings to be placed on cylindrical consumer pack and hookah water bowls

в) Цилиндрисимон шаклга эга бўлган истеъмол ўровига ва чилим сувдонига жойлаштириладиган тиббий огоҳлантиришлар намуналари



d) Samples of health warnings to be placed on conical consumer pack and hookah water bowls

г) Конуссимон шаклга эга бўлган истеъмол ўрвиги ва чилим сувдонига жойлаштириладиган огоҳлантиришлар намуналари



APPENDIX 6
to Technical Regulation on Tobacco Products

SAMPLES SET
of health warnings to be placed on the packs of heated tobacco products

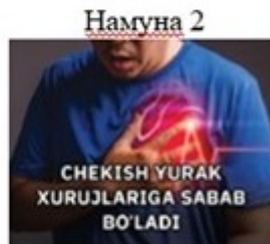
- a) Samples of health warnings to be placed on the front side of consumer pack with a rectangular or square shape

Sample 1



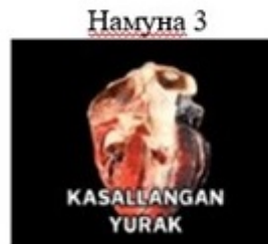
Smoking tobacco kills

Sample 2



Smoking causes heart attacks

Sample 3



Heart condition

Sample 4



Contains substances that cause cancer

- b) Samples of health warnings to be placed on the back side of consumer pack with a rectangular or square shape

Sample 1



Smoking tobacco kills

Sample 2



Smoking causes heart attacks

Sample 3



Heart condition

Sample 4



Contains substances that cause cancer

APPENDIX 7
to **Technical Regulation** on Tobacco Products
SAMPLES SET

of health warnings to be placed on the consumer pack of products containing nicotine or nicotine derivatives, including nicotine salts, solutions, nicotine liquids, or nicotine-containing gels, but not containing tobacco leaf and/or other parts of the tobacco plant, as well as products not containing tobacco or nicotine but intended for use together with tobacco and nicotine consumption devices

- a) Samples of health warnings to be placed on the front side of consumer pack with a rectangular or square shape

Sample 1



Nicotine addiction

Sample 2



Chronic lung diseases

Sample 3



Heart diseases

Sample 4



Asthma

- b) Samples of health warnings to be placed on the back side of consumer pack with a rectangular or square shape

Sample 1



Nicotine addiction

Sample 2



Chronic lung diseases

Sample 3



Heart diseases

Sample 4



Asthma

- c) Samples of health warnings to be placed on cylindrical consumer pack

Sample 1



Nicotine addiction

Sample 2



Chronic lung diseases

Sample 3



Heart diseases

Sample 4



Asthma

APPENDIX 8
to Technical Regulation on Tobacco Products
Носвой истеъмол ўровига жойлаштириладиган тиббий огоҳлантириш
НАМУНАЛАР ТЎПЛАМИ

a) Samples of health warnings to be placed on the front side of consumer pack with a rectangular or square shape



Sample 1
Sample 2
Sample 3
Sample 4
Sample 5
Sample 6
Sample 7
Sample 8
Sample 9

Gangrene
Stroke
Heart attack
Sexual weakness and infertility
Tongue cancer
Lips cancer
Periodontitis
Stomach cancer
Sublingual cancer

b) Samples of health warnings to be placed on the back side of consumer pack with a rectangular or square shape

б) Тўғри тўртбурчак ёки квадрат шаклга эга бўлган истеъмол ўрови орқа томонига жойлаштириладиган тиббий огоҳлантиришлар намуналари

Намуна 1



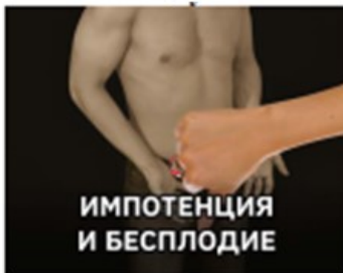
Намуна 2



Намуна 3



Намуна 4



Намуна 5



Намуна 6



Намуна 7



Намуна 8



Намуна 9



c) Samples of health warnings to be placed on cylindrical consumer pack

в) Цилиндр шаклига эга бўлган истеъмол ўривига жойлаштириладиган тиббий огоҳлантиришлар намуналари



d) Sample health warnings to be placed on the top side of circular consumer pack

г) Доира шаклига эга бўлган истеъмол ўривининг устки томонига жойлаштириладиган тиббий огоҳлантиришлар намуналари

Намуна 1



Намуна 2



Намуна 3



Намуна 4



Намуна 5



Намуна 6



Намуна 7



Намуна 8



Намуна 9



е) Sample health warnings to be placed on the bottom side of circular consumer pack

д) Доира шаклига эга бўлган истеъмол ўривининг пастки томонига жойлаштириладиган тиббий огоҳлантиришлар намуналари

Намуна 1



Намуна 2



Намуна 3



Намуна 4



Намуна 5



Намуна 6



Намуна 7



Намуна 8



Намуна 9



APPENDIX 2
to the Resolution No. 290 of the Cabinet of
Ministers dated May 18, 2024

Implementation SCHEME for the Technical Regulations on Tobacco Products

Stages	Entity	Event name	Duration
Stage 1	Agency for Technical Regulation of the Republic of Uzbekistan, Ministry of Health	Dissemination of the approved Technical Regulation on Tobacco Products to the designated certification bodies and testing laboratories	Within three days
Stage 2	Agency for Technical Regulation of the Republic of Uzbekistan, Ministry of Health, State Inspectorate for the Regulation of the Alcohol and Tobacco Market	<ol style="list-style-type: none"> 1. Conduct an inventory of technical regulation documents and compile a list of existing normative documents for the standardization of tobacco and tobacco products. 2. Make a decision, in accordance with the established procedure, on the cancellation of mandatory application and the transition to voluntary application of normative documents for the standardization of tobacco and tobacco products. 	<p>Within one month</p> <p>Within three days</p>
Stage 3	Agency for Technical Regulation of the Republic of Uzbekistan	Take measures to expand the scope of accreditation for certification bodies and testing laboratories that assess the compliance of tobacco and tobacco products with the requirements of the Technical Regulations on Tobacco Products.	Within six months
Stage 4	Agency for Technical Regulation of the Republic of Uzbekistan, Ministry of Health, State Inspectorate for the Regulation of the Alcohol and Tobacco Market	Ensure wide public awareness among the community, government and economic management bodies, and business entities about the purposes, content, and procedure for implementing the approved Technical Regulations on Tobacco Products.	As per the plan
Stage 5	Agency for Technical Regulation of the	Ensure state control over compliance with the requirements of the approved Technical Regulations on Tobacco Products.	In accordance with the

	Republic of Uzbekistan, Ministry of Health		established procedure
Stage 6	Agency for Technical Regulation of the Republic of Uzbekistan, State Inspectorate for the Regulation of the Alcohol and Tobacco Market	Monitor the implementation of the approved Technical Regulations on Tobacco Products and regularly submit reports to the Cabinet of Ministers.	Each quarter

APPENDIX 3
to the [Resolution No. 290](#) of the Cabinet of Ministers dated May 18, 2024

LIST

of Certain Resolutions of the Government of the Republic of Uzbekistan Considered to Have Lost Their Force

1. [Resolution](#) No. 74 of the Cabinet of Ministers dated February 1, 2019, "On Approval of the General Technical Regulation on Tobacco Products".

2. [Resolution](#) No. 1034 of the Cabinet of Ministers dated December 25, 2019, "On Amendments and Additions to the General Technical Regulation on Tobacco Products (Regarding the Decree No. PD-4063 of the President of the Republic of Uzbekistan dated December 18, 2018, on Measures for the Prevention of Non-Communicable Diseases, Support for a Healthy Lifestyle, and Increasing the Level of Physical Activity of the Population)".

3. Resolution No. 766 of the Cabinet of Ministers dated December 21, 2021, "On Amendments and Additions to Certain Resolutions of the Government of the Republic of Uzbekistan (Regarding the Decree No. PD-4821 of the President of the Republic of Uzbekistan dated September 9, 2020, on Measures to Rapidly Develop the Food Industry of the Republic and Fully Provide the Population with Quality Food Products)" specifically [Paragraph 4](#) of Appendix 1.

(Legislative Information National Database, dated 21.05.2024, No. 09/24/290/0353; dated 16.08.2024, No. 09/24/507/0619; dated 30.01.2025, No. 09/25/45/0084)