IN LIGHT OF the Constitution;

IN LIGHT OF Law n° 94-63 of August 22, 1994, on prices, competition and financial litigation;

IN LIGHT OF Law n° 2014-14 of March 28, 2014, regarding the manufacture, packaging, labeling, sale and use of tobacco;

IN LIGHT OF Decree n° 2016-1008 of July 26, 2016, concerning the implementation of the Law regarding the manufacture, packaging, labeling, sale and use of tobacco;

IN LIGHT OF Decree n° 2019-910 of May 15, 2019, concerning the distribution of services of the State and the oversight of public establishments, national companies

IN LIGHT OF Decree n° 2019-761 of April 06, 2019, concerning the division of the services of the State and the oversight of public institutions, national companies and companies with partial public ownership among the Office of the President of the Republic, the General Secretariat of the Government and the ministries, as amended by Decree No. 2019-1799 of October 28, 2019;

IN LIGHT OF Decree n° 2019-1845 of November 7, 2019, regarding the attributions of the Minister of Health and Social Action;

IN LIGHT OF Decree n° 2019-1819 of November 2, 2019, determining the Composition of the Government;

IN LIGHT OF Decree n° 2019-1861 of November 7, 2019, concerning the attributions of the Minister of Commerce and Small and Medium-sized Businesses

On the joint note of the Director General of Health and the Director of Internal Commerce,

ANALYSIS: Joint Administrative Order concerning the prohibition of the importation, distribution, sale and use of hookahs or any other similar apparatus.

THE MINISTER OF HEALTH AND SOCIAL ACTION,
THE MINISTER OF COMMERCE AND SMALL- AND MEDIUM-SIZED BUSINESS

MINISTRY OF

Ministry of Health and Social Action

Ministry of Commerce and Small and Medium-sized Businesses
ORDER:

**Article 1.**- The purpose of the present Administrative Order is to completely prohibit the importation, distribution, sale and use of hookahs or any other similar apparatus throughout the entire national territory.

**Article 2.**- For the purposes of the present Administrative Order, the following definitions shall apply:

- **hookah** (*chicha* or *narguilé* in French): any object, apparatus or device in the form of a water pipe that permits the smoking of tobacco through a system of water evaporation;
- **water pipe**: this is an apparatus composed of several parts: the chimney, the upper bowl, the reservoir, the submerged pipe and the tube.

**Article 3.**- Any violation of the provisions of this Administrative Order are to be investigated, confirmed and punished in accordance with the regulations in force.

**Article 4.**- Importers and distributors of hookahs or any other similar apparatus shall have a period of six (06) months counting from the entry into force of this Administrative Order to comply with the present regulations.

**Article 5.**- The Executive commander of the National Constabulary (*Gendarmerie nationale*), the Director General of the National Police, the Director General of Customs, the Director General of Health, the Director of Internal Commerce, the Director of Tourism Regulation, the Director of Environment and Classified Establishments, are charged, each within their own domain, with the enforcement of the present Administrative Order, which is to be recorded and published wherever necessary.

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**The Minister of Commerce and Small and Medium-sized Businesses**

**The Minister of Health and Social Action**