

DIRECTIVE
CABINET OF MINISTERS OF THE REPUBLIC OF UZBEKISTAN

**ON THE RATIFICATION OF THE GENERAL TECHNICAL REGULATIONS FOR
TOBACCO PRODUCTS**

In accordance with the [Law](#) of the Republic of Uzbekistan "On Technical Regulation," as well as to establish unified tobacco and tobacco product safety requirements, the Cabinet of Ministers hereby stipulates that:

1. The General Technical Regulations on Tobacco Products shall be ratified and a procedure for their implementation approved according to [Addenda 1](#) and [2](#).

The General Technical Regulations on Tobacco Products shall go into effect in 12 months from the date of its official publication.

2. It shall be acknowledged that, in compliance with the requirements of the [Law](#) of the Republic of Uzbekistan "On Technical Regulations," along with the bringing of technical regulations into force, previously accepted regulatory documents on standardization for the products and services specified therein shall lose any binding effect and acquire a voluntary nature in terms of their application, as duly required.

3. The Uzstandart Agency, together with authorized government agencies, shall take measures to annul the binding effect and to warrant the voluntary nature of regulatory documents for tobacco and tobacco product standardization during their usage from the date at which the General Technical Regulations ratified by the present directive shall come into force, as duly required.

4. The Uzbekozikovkatholding holding company, and the Uzstandart Agency, together with the National Teleradio Company of Uzbekistan, shall provide for the public, state and economic management agencies, and entrepreneurial entities a wide range of information on the aims, contents, and procedure for using the General Technical Regulations on Tobacco Products.

5. Monitoring of the implementation of this directive shall rest with the Secretariat for Fuel and Energy Development and Key Branches of Industry, of the Cabinet of Ministers and the Chairman of the Board of Uzbekozikovkatholding, T. A. Zhalilov.

A. ARIPOV, Prime Minister of the Republic of Uzbekistan

City of Tashkent,
February 01, 2019,
No. 74

Addendum No. 1

to [Directive No. 74](#) of the Cabinet of Ministers, dated February 01, 2019

General Technical Regulation on Tobacco Products

Chapter 1. General provisions

§1. Objectives and scope

1. This General Technical Regulations (hereafter — Technical Regulations) establish mandatory requirements for tobacco products in order to prevent actions leading to erroneous beliefs on the part of purchasers with regard to their intended use and safety.

2. The requirements of the Technical Regulations extend to the tobacco products specified in [Addendum No. 1](#) of the Technical Regulations.

3. The requirements of the Technical Regulations do not extend to tobacco products:
intended for export sale or transiting the territory of the Republic of Uzbekistan;
imported by legal and physical entities, including foreign entities, with no intent for their subsequent internal consignment or as display samples, test samples, or for conducting market research;

manufactured by physical entities for personal use with no intent for their subsequent sale.

4. Tobacco products shall be released for trade within the territory of the Republic of Uzbekistan if they are in compliance with the requirements of the Technical Regulations.

If other Technical Regulations have requirements with regard to specific types of tobacco products, then such types of tobacco products must meet the requirements of all technical regulations whose validity extends to them.

§2. Terms and definitions

5. The following terms and definitions are used in the Technical Regulations:

carton — a unit of grouped retail packaging containing a specific number of consumer packages with tobacco products;

guaranteed shelf life — an established shelf life for tobacco products (in months) during which the manufacturer (importer) guarantees and ensures that the tobacco products comply with the requirements of the Technical Regulation if they are stored properly;

manufacturer — a legal entity, including a foreign manufacturer, who in its own name produces or executes the production and sale of tobacco products and is liable for their compliance with the Technical Regulations;

importer — a legal entity — resident of the Republic of Uzbekistan who has signed an import contract with a non-resident of the Republic of Uzbekistan for the importation of tobacco products onto the territory of the Republic of Uzbekistan, and who also executes the sale of tobacco products and bears liability for their compliance with the Technical Regulations;

ingredient — a substance (except for the tobacco leaf or other parts of the tobacco plant) used in the manufacture of tobacco products and which is present in the finished tobacco product, including in an altered form;

smokable tobacco product — a tobacco product that is intended to be smoked;

licensor — legal or physical entity having the trademark for the right to use such trademark on the basis of a licensing agreement;

medical warning — information on the negative human-health effects of using a tobacco product, which is placed on the retail packaging of the tobacco product;

tobacco product name (brand) — tobacco product designation assigned by the manufacturer;

smokeless tobacco product — a tobacco product intended for sucking, chewing, or using as snuff;

nicotine — an alkaloid contained in plants of the genus *Nicotiana*, the family of nightshade species *Nicotiana Tabacum* and *Nicotiana Rustica*;

retail packaging — package (primary packaging, a pack) designed for the direct placement of tobacco products, their demonstration and sale to the end consumer, and which ensure that the product retains its consumer performance attributes for the length of the guaranteed shelf life if the manufacturer's conditions for transport and storage are observed;

tar — the dehydrated condensate of tobacco smoke, which does not contain nicotine;

raw product — tobacco that has undergone post-harvesting and/or other industrial processing used in the production of tobacco products;

tobacco — a plant of the genus *Nicotiana* family of nightshade species *Nicotiana Tabacum* and *Nicotiana Rustica*, cultivated to obtain raw material;

tobacco product — any product manufactured from tobacco or its substitute;

manufacturer-authorized entity — a legal entity registered as prescribed by law and, based on a contract with a manufacturer, including a foreign manufacturer, acts on behalf of this manufacturer to assess (confirm) the compliance and marketing of a tobacco product within the territory of the Republic of Uzbekistan, and who bears liability for noncompliance of the tobacco product with the requirements of the Technical Regulations;

filter — an accessory device installed during the production process for certain types of smoked tobacco products, which assures that a portion of the tobacco smoke is retained when they are being smoked;

box — a unit of industrial packaging made from corrugated cardboard or veneer cardboard and containing a specific number of retail packages or cartons of tobacco product.

Chapter 2. Requirements for the production, transport and storage of tobacco products

§1. Maximum allowable content of specified substances

6. The tar content in the smoke of one cigarette cannot exceed:

with a filter — 10 milligrams;

without a filter — 16 milligrams.

7. The nicotine content in the smoke of one cigarette (with or without a filter) cannot exceed 1.0 milligrams.

8. The maximum allowable content of chemical and microbiological substances in a tobacco product is set according to [Addendum No. 2](#) to the Technical Regulations.

§2. Requirements for production and handling

9. Manufacturers, manufacturer-authorized entities and importers (sellers) must implement the processes of producing and handling tobacco products in such a manner that the products comply with the requirements of the Technical Regulations.

10. The requirements and parameters for tobacco products regulated by the Technical Regulations are ensured during the manufacturing and handling process by:

selecting production manufacturing processes ensuring that the manufactured tobacco product complies with the requirements of the Technical Regulation;

inspecting the raw material, packaging materials, plant equipment and accessory materials used in the manufacturing process of tobacco products;

maintaining the industrial facilities used in tobacco production, the plant equipment and inventory, in a condition that eliminates contamination of the tobacco products;

creating the conditions for staff to follow personal hygiene rules;

applying methods and the regular performance of cleaning, washing, disinfection, pest control and extermination in the production and storage facilities, plant equipment and inventory used in the tobacco product manufacturing process.

§3. Requirements for raw materials and ingredients used in production

11. The raw materials and ingredients used in the production of tobacco products must have supporting documentation confirming their provenance. In accordance with safety indicators, they must satisfy the requirements set forth in the valid regulatory documentation in the scope of technical regulations.

12. The raw materials used in the manufacturing of tobacco products must be accompanied by information indicating that the pesticide content in them complies with the requirements of the regulatory documentation in the scope of technical regulations.

13. Storage conditions must ensure that spoilage of the raw material and other materials is prevented, that there is no change in their retail product attributes, and that they are protected from contaminants.

14. It is not permissible to use the substances specified in [Addendum 3](#) of the Technical Regulations as ingredients during the manufacturing process.

§4. Requirements for transportation and storage conditions

15. Tobacco products shall be transported using all modes of transport in accordance with the freight handling rules in effect for the appropriate mode of transport. Means of transport must be covered, dry, clean and free of extraneous odor.

If tobacco and food products, or other cargo, are being freighted simultaneously, conditions must be provided such that their contact, contamination or alteration in the properties of the tobacco products are precluded.

16. Tobacco product storage conditions must ensure that spoilage or changes in the retail product attributes are prevented, and that the product is protected from contaminants.

17. The guaranteed shelf life and storage conditions for tobacco products are established by the manufacturer.

18. Tobacco products marketed in the territory of the Republic of Uzbekistan must satisfy the requirements of the Technical Regulations for the entire length of their guaranteed shelf life.

Chapter 3. Requirements for tobacco product packaging and labeling

§1. Packaging requirements

19. It is required for tobacco products to be packaged into retail consumer packaging.

20. Retail consumer packaging must ensure that the retail product attributes remain unaltered and that the tobacco product is in compliance with the Technical Regulations during the entire length of its guaranteed shelf life.

21. The surface area of the retail product package must be such that it is possible to apply labeling onto it, along with a medical warning, in compliance with the requirements of the Technical Regulations.

§2. Labeling requirements

22. Tobacco product labeling shall be applied to the retail product package and must contain: the name of the tobacco product type. In addition, it is allowed to apply a name combined with other information about the tobacco products, such as "20 filter-tipped cigarettes," "50 grams of pipe tobacco";

the name of the tobacco product (brand) and/or registered trademark;

the name, address, and phone number of the organization authorized by the manufacturer to handle consumer complaints. The name and address of the authorized organization can be placed on the inner side of the retail product package in an area accessible for reading when the package is opened;

the name and legal address of the manufacturer, as well as the tobacco product manufacturer's country (for example, "Made in Uzbekistan");

information on the quantity or net weight of the product in the package;

Refer to the previous version.

a medical warning in the form of a graphic image illustrating the consequences of disease caused by the use of tobacco products, and in the form of text corresponding in content (hereinafter – graphic warning) in accordance with § 3 of this chapter;

(paragraph seven of clause 22 in the version of Directive No. 1034 of the Cabinet of Ministers of the Republic of Uzbekistan, dated December 25, 2019 — National Legislative Database, 12/26/2019, No. 09/19/1034/4225 — Effective March 27, 2020)

information confirming product compliance (compliance mark);

information on the tar and nicotine content in the cigarette smoke condensate (for cigarettes);

written "Forbidden to sell to persons under the age of 20";

the month and year of the tobacco product's manufacture.

In the event that there are changes in the information appearing on the tobacco product's label, the manufacturer, manufacturer's authorized entity, or importer must ensure within 6 months of the date of such changes that the appropriate changes are made to the retail product package. Nevertheless, the manufacturer, manufacturer-authorized entity or importer has the right to market tobacco products bearing the older information during the specified time period.

23. Writing that indicates the name of the cigarettes (brand) must appear on each cigarette.

24. Information on the box must contain the following:

name and legal address of the manufacturer;

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

name of the tobacco product (brand);

quantity of tobacco product in the box;

information about certification;

month and year of manufacture;

guaranteed shelf life;
handling instructions "Protect from moisture," "Protect from heat";
storage conditions "Store in a cool, dry place".

Additional information describing the tobacco product may be included on the box.

25. The manufacturer can use inserts placed inside the retail product package for placing tobacco product information that does not contradict the Technical Regulations. The package insert, at the discretion of the manufacturer, can have other product description information added to it.

Package inserts may not be affixed to the outside, either beneath an outer wrapping film or otherwise attached to the retail product package.

26. Information included on the retail product package must not contain images of food items, drugs, medicinal plants, and words or word combinations that directly or indirectly create an association between the tobacco product and a food item, drug, or medicinal plant.

27. It is permissible for a retail product package or carton to have words or word combinations stating that the tobacco product contains menthol, describing the taste, or other information characterizing the tobacco product if such information does not contradict the requirements of the Technical Regulations.

28. It is not permissible for the retail product package or package insert of a tobacco product to have information placed on it that downplays the harm caused to human health, or that creates a false impression about the nature of the tobacco product as being a product that is harmless or less harmful than other forms of tobacco product.

29. The technical method used for applying labeling must ensure its integrity during transport, storage and sale of the tobacco product during the course of its guaranteed shelf life.

30. With the exception of the tobacco product name (brand), the label must be applied in such a way that the continuity of the printed messaging is not destroyed when the retail product package is opened.

31. Information included on the retail product package must not be printed on a transparent outer wrapping film or any other outer covering material, or covered over by some other printed information, with the exception of the facing side of the retail product package. However, such information may be partially covered over by a revenue stamp.

32. Information on the tobacco product's retail package shall be written in the official national language and may be repeated in other languages. A worded mark intrinsic to a registered trademark or production design shall be depicted in the language of its registration.

§3. Requirements for applying medical warnings

Refer to the previous version.

33. A graphic warning shall be applied to each tobacco product retail package and carton.

(clause 33 in the version of Directive No. 1034 of the Cabinet of Ministers of the Republic of Uzbekistan, dated 25 December 2019 — National Legislative Database, 12/26/2019, No. 09/19/1034/4225 — Effective March 27, 2020)

Refer to the previous version.

34. Graphic warning designs placed on tobacco product retail packages shall be updated no more than once every five years.

The manufacturer (manufacturer's authorized entity) or importer must ensure that re-approved graphic warning designs are duly applied within a period not exceeding 12 months from their approval date.

(clause 34 in the version of Directive No. 1034 of the Cabinet of Ministers of the Republic of Uzbekistan, dated 25 December 2019 — National Legislative Database, 12/26/2019, No. 09/19/1034/4225 — Effective March 27, 2020)

Refer to the previous version.

35. The graphic warning shall be located in the lower portion of the main facing and back sides of the tobacco product retail package and must occupy at least 40 percent of the area of these sides.

The graphic warning shall be placed in such a manner that its integrity is preserved when the retail product package is opened.

The text of the graphic warning must be located parallel to the upper margin of the retail product package and be given in the official state language and the Russian language.

The requirements for applying a graphic warning to a carton are the same as those for a retail product package, taking into account the proportional size of the graphic warning on the facing and back side of the carton.

(clause 35 in the version of Directive No. 1034 of the Cabinet of Ministers of the Republic of Uzbekistan, dated 25 December 2019 — National Legislative Database, 12/26/2019, No. 09/19/1034/4225 — Effective March 27, 2020)

Refer to the previous version.

35¹. Graphic warnings akin to designs in accordance with [Addendum No. 4](#) of the Technical Regulations shall be placed on the front and back sides of the smoking tobacco product's retail package.

Graphic warnings akin to designs in accordance with [Addendum No. 5](#) of the Technical Regulations shall be placed on the front and back sides of the non-smoking tobacco product's retail package.

35². The resolution of the graphic warning must be at least 300 dpi (dots per inch).

Graphic warnings shall be applied on a rotating basis.

35³. If the height-to-width ratio of the front and back sides of the tobacco product's retail package or carton is less than 1.28, then:

the dimensions of the graphic warning shall be altered so that the area of the graphic image is at least 40 percent of the area of each of the main sides of the retail product package or carton;

the graphic warning shall be placed in the left-hand corner of the main front and back sides of retail product packages and cartons.

However, the proportions of the applied image can be altered by no greater than 20 percent in relation to the proportions of approved graphic warning design samples.

35⁴. In the event that the height-to-width ratio of the front or back main sides of the retail product package or carton is greater than 1.28 and less than 1.92, the dimensions of the graphic warning shall be altered so that the area of the image is at least 40 percent of the area of each of the main sides of the retail product package or carton.

However, the proportions of the applied image can be altered by no greater than 20 percent in relation to the proportions of approved graphic warning design samples.

35⁵. If the height-to-width ratio of the front or back main sides of the retail product package or carton is greater than 1.92, then:

the dimensions of the graphic warning shall be altered so that its width corresponds to the width of the retail product package and carton;

the spatial area not occupied by the image, but allocated below it, shall dissolve into the width of the main side of the retail product package in a color matching Pantone 448C. The area occupied by the image and the area suffused with a color matching Pantone 448C, must compose a total of at least 40 percent of the area of each of the main sides of the retail product package or carton;

the text (portion of text) located on the graphic warning shall be written using uppercase letters in a white, semi-bold, crisp and easily readable font, the size of which must be enlarged in such a manner that the longest line reaches the margin of the placeholder block, if possible. The spacing between lines must not exceed the font height.

However, the proportions of the applied image can be altered by no greater than 20 percent in relation to the proportions of approved graphic warning design samples.

(clauses 35¹ — 35⁵ are introduced by Directive No. 1034 of the Cabinet of Ministers of the Republic of Uzbekistan, dated 25 December 2019 — National Legislative Database, 12/26/2019, No. 09/19/1034/4225 — Effective March 27, 2020)

Chapter 4. Identification and compliance assessment, sampling and testing

§1. Identification

36. Identification is understood as being the procedure used in assigning a tobacco product to the scope of the Technical Regulations.

Identification of a tobacco product is performed by:

the manufacturer (manufacturer's authorized entity), importer (seller);

the certification agency, for evaluating and confirming product compliance;

the authorized state agency, for verifying that products marketed within the territory of the Republic of Uzbekistan are in compliance with the requirements of the Technical Regulations.

37. Identification of a tobacco product is performed:

according to the product form designation — by comparing the tobacco product form designation contained in the information on the retail product package and/or in supporting documents (originals (notarized copies) of a supply contract, consignment details or certificate of compliance), with defined forms of tobacco product in accordance with the Technical Regulations;

using the visual method — by comparing the external form of the tobacco product with the attributes outlined in the definition of such tobacco product according to the Technical Regulations.

Attributes describing a tobacco product are: the component makeup (presence of tobacco leaf and/or other parts of the tobacco plant), its characteristics and the method of using the tobacco product.

38. The result of identification is the assignment or non-assignment of the identified product to the group of tobacco products.

§2. Sampling and testing

39. Testing methods, which includes sampling methods, are necessary for assessing the compliance of a tobacco product with the requirements of the Technical Regulations and are defined in accordance with the regulatory documents in the domain of technical regulation.

§3. Assessment (confirmation) of compliance

40. The assessment (confirmation) of a tobacco product's compliance with the requirements of the Technical Regulations is performed as a mandatory certification or in the form of a declaration of compliance.

41. Tobacco products released for marketing in the territory of the Republic of Uzbekistan are subject to an assessment (confirmation) of compliance with the requirements of the Technical Regulations.

42. The assessment (confirmation) of a tobacco product's compliance is performed upon application from legal entities registered in the Republic of Uzbekistan who are manufacturers (manufacturer-authorized entities) or importers (sellers) of tobacco products.

Chapter 5. State monitoring (oversight) for Technical Regulation compliance

43. State monitoring (oversight) of Technical Regulation compliance is accomplished by the authorized government agencies within their regulatory scope as prescribed by the laws of the Republic of Uzbekistan.

Chapter 6. Transitional period

44. From the time that the Technical Regulations enter into force, the regulatory documents in the domain of technical regulation currently in effect within the Republic of Uzbekistan and establishing the requirements for tobacco products shall, prior to being brought into compliance with the Technical Regulations, be used in part without contradicting the requirements of the Technical Regulations.

45. Public health and epidemiological reports and certificates of compliance issued for tobacco products prior to the time that the Technical Regulations enter into force shall be considered valid and in effect until the end of their period of validity.

Chapter 7. Liability for violation of the Technical Regulation

46. Persons guilty of violating the requirements of the Technical Regulations bear liability as prescribed by law.

ADDENDUM No. 1
of the General Technical Regulations on Tobacco Products

LIST
of tobacco and tobacco products for which the requirements are applicable

No.	Type	Definition
1	Smoked tobacco product:	
1.1	Bidis	A type of smoked tobacco product consisting of a mixture of pulverized tobacco leaves, tobacco leaf veins and stems, rolled into a dried tendu leaf and tied with a thread.
1.2	Kretek	A type of smoked tobacco product consisting of a mixture of pulverized clove, ingredients and cut raw stock rolled into cigarette paper or into the dried leaf of an ear of corn, with or without a filter.
1.3	Mouthpiece cigarette	A type of smoked tobacco product consisting of raw, cut materials, with or without added ingredients and a mouthpiece in the form of a bundle of cigarette paper wrapped with cigarette paper and joined together with a glue-free serrated joint.
1.4	Cigar	A type of smoked tobacco product made from cigar materials, or other raw material, with or without added ingredients and having three layers: a filling made of whole, shredded or cut cigar and/or other raw material, a wrapping of cigar and/or other raw material, and a covering wrap of cigar leaf. The thickness of a cigar for one-third or more of its length must be at least 11 mm.
1.5	Unfiltered cigarette	A type of smoked tobacco product consisting of raw, cut materials, with or without added ingredients, wrapped in cigarette paper (the smoking portion).
1.6	Filtered cigarette	A type of smoked tobacco product consisting of raw, cut materials, with or without added ingredients, wrapped in cigarette paper (the smoking portion), and a filter.
1.7	Cigarillo (cigarette)	A type of smoked tobacco product made from cigar material and other raw material and having many layers: a filling made of cut or shredded cigar and other raw materials, with or without added ingredients, a wrapping of cigar and/or other raw material, and a covering wrap of cigar leaf, reconstituted tobacco or special paper based on cellulose and tobacco. A cigarillo (cigarette) may have a filter. The maximum thickness of a cigarillo (cigarita) must not exceed 11 mm.
1.8	Shisha tobacco	A type of tobacco product intended to be smoked using a shisha and consisting of a mixture of cut or shredded raw material, with or without added ingredients.
1.9	Thin-cut smoking tobacco	A type of smoked tobacco product designed for the handmade fashioning of cigarettes or mouthpiece cigarettes and consisting of cut, shredded, sliced or compacted tobacco with or without added ingredients, in which at least 25 percent of the net weight is composed of fibers 1 mm or less in width.
1.10	Pipe tobacco	A type of smoked tobacco product designed to be smoked using a pipe and consisting of cut, shredded, sliced or compacted tobacco with or without added ingredients, in which more than 75 percent of the net weight is composed of fibers 1 mm or more in width.
2	Smokeless tobacco product	

Unofficial Translation

2.1	Chewing tobacco	A type of smokeless tobacco product intended to be chewed and which is made from compressed fragments of tobacco leaves, with or without added ingredients.
2.2	Snuff tobacco	A type of smokeless tobacco product intended to be taken as snuff and which is made from finely pulverized tobacco, with or without added ingredients.
2.3	Sucking tobacco (snus)	A type of smokeless tobacco product intended to be sucked and which is wholly or partly made from refined tobacco powder and/or a finely cut tobacco, with or without added ingredients.

ADDENDUM No. 2
of the General Technical Regulation on Tobacco Products

The maximum allowable parameters for the content of chemical and microbiological substances in smoked tobacco products

Parameters	Allowable levels, no greater than
Pesticides:	mg/kg
Hexachlorcyclohexane (α , β , γ — isomers)	0.5
DDT and its metabolites	0.02
Hexachlorobenzene	0.01
Radionuclides:	Bq/kg
Cesium-137	100
Strontium-90	30
Microbiological parameters:	CFU/g
Mold	100
Toxic elements:	mg/kg
Lead	1.0
Arsenic	0.5
Cadmium	1.0
Mercury	0.1

The maximum allowable parameters for the content of chemical and microbiological substances in smokeless tobacco products

Parameters	Allowable levels, no greater than
Toxic elements:	mg/kg
Lead	0.05
Arsenic	0.05
Cadmium	0.02
Mercury	0.005
Pesticides:	mg/kg
Hexachlorocyclohexane (α , β , γ — isomers)	0.5
DDT and its metabolites	0.02
Hexachlorobenzene	0.01
Radionuclides:	Bq/kg
Cesium-137	200
Strontium-90	100
Microbiological parameters:	
number of aerobic mesophilic and facultative anaerobic microorganisms, CFU/g	$5 \cdot 10^3$
bacteria of the intestinal bacilli group (coliforms) mass (g) at which they are not allowed	1.0
B. cereus, CFU/g	100
Pathogenic, including salmonella mass (g) at which they are not allowed	25
Molds, CFU/g	50
Yeasts, CFU/g	50

ADDENDUM No. 3
of the General Technical Regulations on Tobacco Products

LIST

of substances not allowed for use as ingredients in the manufacture of tobacco products

1. Substances whose trade is prohibited in the Republic of Uzbekistan.
2. Substances:
 - Agaric acid (Acidumagaricinicum);
 - Birch resin oil (Oleum Betulaeempyreumaticum);
 - Oil of bitter almond (Oleum Amygdalarumamarum) containing free or conjugated hydrocyanic acid;
 - Oil of sassafras (Oleum Sassafratis);
 - Juniper resin oil (Oleum Juniperiempyreumaticum);
 - Camphor oil (Oleumcamphoratum);
 - Camphor;
 - Coumarin;
 - Safflower;
 - Thujone.
3. Aromatic and flavoring substances made from:
 - Wood stalk of the woody nightshade (Stipites Dulcamarae);
 - Wood of the camphor tree (Lignum Camphorae);
 - Rootstalk of the common polypody (Rhizoma Poiypodii);
 - Herb of the pulegium mint (flea mint) (Herba Pulegii);
 - Wood of the quassia (Lignum Quassiae);
 - Soap bark (Cortex Quillaja);
 - Tansy herb (Herba Tanaceti);
 - Rue herb (Herba Rutae);
 - Stems, leaves, and bark of sassafras (Stipes, Folium, Cortex Sassafratis);
 - Yellow sweet clover (Millilotus officinalis);
 - Tonka bean (Semen Toncae);
 - Vanilla leaf (Liatris odoratissima);
 - Woodruff (Asperula odorata).

Refer to the previous version.

ADDENDUM No. 4
of the General Technical Regulations on Tobacco Products

**of graphic medical warnings placed on the front side of a smoked tobacco
product retail package**

Sample No. 1



Sample No. 2



Sample No. 3



Sample No. 4



Sample No. 5



Sample No. 6



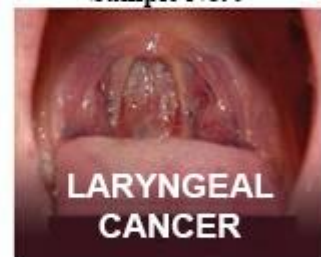
Sample No. 7



Sample No. 8



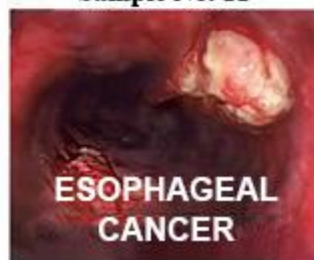
Sample No. 9



Sample No. 10



Sample No. 11



Sample No. 12



**SAMPLES
of graphic medical warnings placed on the back side of a smoked tobacco
product retail package**

Sample No. 1



Sample No. 2



Sample No. 3



Sample No. 4



Sample No. 5



Sample No. 6



Sample No. 7



Sample No. 8



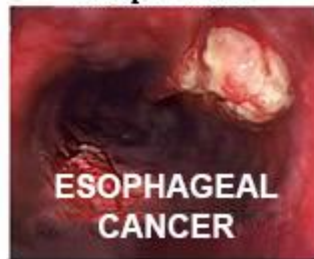
Sample No. 9



Sample No. 10



Sample No. 11



Sample No. 12



Refer to the previous version.

ADDENDUM No. 5
of the General Technical Regulations on Tobacco Products

SAMPLES
of graphic medical warnings placed on the front side of a smokeless tobacco
product retail package

Sample No. 1



Sample No. 2



Sample No. 3



Sample No. 4



Sample No. 5



Sample No. 6



Sample No. 7



Sample No. 8



Sample No. 9



**SAMPLES
of graphic medical warnings placed on the back side of a smokeless tobacco
product retail package**

Sample No. 1



Sample No. 2



Sample No. 3



Sample No. 4



Sample No. 5



Sample No. 6



Sample No. 7



Sample No. 8



Sample No. 9



(addendum No. 4 and addendum No. 5 are introduced by Directive No. 1034 of the Cabinet of Ministers of the Republic of Uzbekistan, dated 25 December 2019 — National Legislative Database, 12/26/2019, No. 09/19/1034/4225 — Effective March 27, 2020)

ADDENDUM No. 2
to Directive No. 74 of the Cabinet of Ministers, dated February 01, 2019

FLOW CHART
for the incorporation of the General Technical Regulations on Tobacco Products

Stages	Subject	Measures	Time Period
Stage 1	Uzstandart Agency, Ministry of Health	Notification made to certifying agencies and testing laboratories regarding the ratified General Technical Regulations (hereinafter – Technical Regulations)	In a 3-day period
Stage 2	Uzstandart Agency, Ministry of Health, Uzbekozikovkatkholding Holding Co.	1. Inventory performed and list created of the regulatory documents in effect for the standardization of tobacco and tobacco products. 2. Resolution adopted to annul the mandatory character, and provide for the voluntary nature, of using the regulatory documents for the standardization of tobacco and tobacco products as prescribed by law.	In a month In a 10-day period
Stage 3	Uzstandart Agency	Taking of measures to expand the domain of accreditation of certifying agencies and testing laboratories for making a compliance assessment of tobacco and tobacco products for compliance with the requirements of the ratified Technical Regulations.	In a 6-month period
Stage 4	Uzbekozikovkatkholding Holding Co., Uzstandart Agency, Ministry of Health	Provision of widespread information to the general public, government and economic administrative agencies, and entrepreneurial entities regarding the objectives, content and procedures for using the ratified Technical Regulations.	According to the schedule chart
Stage 5	Uzstandart Agency, Ministry of Health	Execution of government oversight for compliance with the requirements of the ratified Technical Regulations.	As statutorily mandated
Stage 6	Uzstandart Agency, Uzbekozikovkatkholding Holding Co.	Execution of monitoring of the practical application of the Technical Regulations and the systematic conveying of information to the Cabinet of Ministers.	Quarterly

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