COMMITTEE REPORT NO. 873

Submitted by the COMMITTEE ON TRADE AND INDUSTRY, the COMMITTEE ON HEALTH and the COMMITTEE ON APPROPRIATIONS on MAR 1 6 2021

Re : House Bill No. 9007

Recommending its approval in substitution of House Bills No. 40, 500, 1508, 1510, 1703, 2277, 2862, 2929, 2987, 3049, 3083, 4816, 5072, 5099, 5310, 5510, 5561, 5630, 5702, 5752, 5873, 7129 and 8342


Mr. Speaker:

The COMMITTEE ON TRADE AND INDUSTRY, the COMMITTEE ON HEALTH and the COMMITTEE ON APPROPRIATIONS to which were referred:

House Bill No. 40, introduced by Representatives Biazon, Violago, Valmayor and Fortun, entitled:

AN ACT
REGULATING THE USE, SALE AND DISTRIBUTION OF ELECTRONIC NICOTINE DELIVERY SYSTEMS (ENDS) AND FOR OTHER PURPOSES

House Bill No. 500, introduced by Representatives Barbers, Tambunting, Paduano, Remulla, Co (E.), Kho (W.) and Kho (E.), entitled:

AN ACT
REGULATING ELECTRONIC CIGARETTES

House Bill No. 1508, introduced by Representatives Garbin and Co (E.), entitled:

AN ACT
REGULATING THE USE, SALE, PACKAGING, DISTRIBUTION, AND ADVERTISEMENTS OF VAPORIZED NICOTINE PRODUCTS
AN ACT
REGULATING THE PACKAGING, USE, SALE, DISTRIBUTION, AND
ADVERTISEMENTS OF ELECTRONIC SMOKING DEVICES,
AMENDING FOR THE PURPOSE REPUBLIC ACT NO. 9211,
OTHERWISE KNOWN AS THE TOBACCO REGULATION ACT OF
2003, AND FOR OTHER PURPOSES

AN ACT
REGULATING ELECTRONIC CIGARETTES

AN ACT
REGULATING THE MANUFACTURE, IMPORTATION, SALE,
DISTRIBUTION, USE, ADVERTISEMENT, PROMOTION AND
SPONSORSHIP OF ELECTRONIC CIGARETTES AND FOR OTHER
PURPOSES

AN ACT
REGULATING ELECTRONIC CIGARETTES

AN ACT
REGULATING THE MANUFACTURE, DISTRIBUTION, SALE,
IMPORTATION, USE, AND ADVERTISEMENT OF ELECTRONIC
NICOTINE DELIVERY SYSTEMS (ENDS) AND FOR OTHER
PURPOSES

AN ACT
REGULATING THE MANUFACTURE, DISTRIBUTION, SALE,
IMPORTATION, USE, AND ADVERTISEMENT OF ELECTRONIC
NICOTINE DELIVERY SYSTEMS (ENDS) AND FOR OTHER
PURPOSES
House Bill No. 3049, introduced by Representatives Tan (A.) and Loyola, entitled:

AN ACT
PROVIDING REGULATIONS IN THE PACKAGING, USE, SALE, DISTRIBUTION AND ADVERTISEMENTS OF ELECTRONIC NICOTINE DELIVERY SYSTEMS AND ELECTRONIC NON-NICOTINE DELIVERY SYSTEMS (ENDS/ENNDS) AND HEATED TOBACCO PRODUCTS (HTPs)

House Bill No. 3083, introduced by Representative Olivarez, entitled:

AN ACT
REGULATING THE MANUFACTURE, DISTRIBUTION, SALE, IMPORTATION AND USE OF ELECTRONIC CIGARETTES IN THE PHILIPPINES

House Bill No. 4816, introduced by Representatives Singson-Meehan, Savellano, Espino, Fariñas (R.C.), Ortega, Barba, Cuaresma, Bernos, Eriguel, Mangaang, Chungalao, Fongwan, Celeste, Sulo, Dy (I.P.), De Venecia, Quimbo, Crisologo, Agabas, Estrella, Guico, Albano (A.), Dalog, Albano (R.), Gato, Singson, Lara, Vargas Alfonso, Tan (A.S.), Dy (F.M.C.), Dy (F.), Go (E.C.), Acop, Lacson, De Jesus, Bult, Uy (J.), Garbin and Tambunting, entitled:

AN ACT
REGULATING THE TRADE OF ELECTRONIC NICOTINE AND NON-NICOTINE DELIVERY SYSTEMS (ENDS/ENNDS) AND HEATED TOBACCO PRODUCTS (HTPs), PARTICULARLY, THE MANUFACTURING, USE, SALE, PACKAGING, DISTRIBUTION, AND COMMUNICATIONS THEREOF AND FOR OTHER PURPOSES

House Bill No. 5072, introduced by Representatives Roman, Sy-Alvarado and Olivarez, entitled:

AN ACT
REGULATING THE PACKAGING, USE, SALE, DISTRIBUTION, LABELING AND ADVERTISEMENTS OF ELECTRONIC CIGARETTES AND FOR OTHER PURPOSES

House Bill No. 5099, introduced by Representatives Garin (S.) and Sy-Alvarado, entitled:

AN ACT
REGULATING THE TRADE OF ELECTRONIC NICOTINE AND NON-NICOTINE DELIVERY SYSTEMS (ENDS/ENNDS) AND HEATED TOBACCO PRODUCTS (HTPs), PARTICULARLY, THE MANUFACTURING, USE, SALE, PACKAGING, DISTRIBUTION, AND COMMUNICATIONS THEREOF AND FOR OTHER PURPOSES
House Bill No. 5310, introduced by Representatives Barbers, Lazatin and Tambunting, entitled:

AN ACT
REGULATING THE MANUFACTURE, USE, SALE, PACKAGING, DISTRIBUTION AND ADVERTISEMENT OF VAPOR PRODUCTS AND FOR OTHER PURPOSES

House Bill No. 5510, introduced by Representative Herrera-Dy, entitled:

AN ACT
REGULATING THE MANUFACTURE, USE, SALE, PACKAGING, DISTRIBUTION AND ADVERTISEMENTS OF VAPOR PRODUCTS AND FOR OTHER PURPOSES

House Bill No. 5561, introduced by Representative Alonte, entitled:

AN ACT
REGULATING THE PACKAGING, USE, SALE, DISTRIBUTION AND ADVERTISEMENTS OF TOBACCO PRODUCTS, ELECTRONIC NICOTINE DELIVERY SYSTEMS, ELECTRONIC NON-NICOTINE DELIVERY SYSTEMS, Appropriating Funds Therefor, and for Other Purposes

House Bill No. 5630, introduced by Representative Abante, entitled:

AN ACT
TO PREVENT AND REDUCE THE USE OF ELECTRONIC CIGARETTES OR VAPING, AND FOR OTHER PURPOSES

House Bill No. 5702, introduced by Representative Rodriguez, entitled:

AN ACT
REGULATING THE TRADE OF ELECTRONIC NICOTINE AND NON-NICOTINE DELIVERY SYSTEMS (ENDS/ ENNDS) AND HEATED TOBACCO PRODUCTS (HTPs), PARTICULARLY, THE MANUFACTURING, USE, SALE, PACKAGING, DISTRIBUTION, AND COMMUNICATIONS THEREOF AND FOR OTHER PURPOSES

House Bill No. 5752, introduced by Representative Deloso-Montalla, entitled:

AN ACT
REGULATING THE MANUFACTURE, USE, SALE, PACKAGING, DISTRIBUTION AND ADVERTISEMENTS OF VAPOR PRODUCTS AND FOR OTHER PURPOSES
House Bill No. 5873, introduced by Representative Bagatsing, entitled:

**AN ACT**

REGULATING THE MANUFACTURE, DISTRIBUTION, SALE, IMPORTATION AND USE OF ALL ELECTRONIC NICOTINE DELIVERY SYSTEMS AND HEAT STICKS IN THE PHILIPPINES

House Bill No. 7129, introduced by Representative Delos Santos, entitled:

**AN ACT**

REGULATING THE PACKAGING, USE, SALE, DISTRIBUTION, AND ADVERTISEMENT OF ELECTRONIC NICOTINE/NON-NICOTINE DELIVERY SYSTEMS (ENDS/ENNDS), HEATED TOBACCO PRODUCT (HTP), AND NOVEL TOBACCO PRODUCTS

and House Bill No. 8342, introduced by Representative Villafuerte, entitled:

**AN ACT**

REGULATING THE IMPORTATION, MANUFACTURE, SALE, PACKAGING, DISTRIBUTION, USE, AND COMMUNICATION OF VAPOR PRODUCTS AND HEATED TOBACCO PRODUCTS

have considered the same and recommend that the attached House Bill No. 9007, entitled:

**AN ACT**

REGULATING THE MANUFACTURE, USE, SALE, PACKAGING, DISTRIBUTION, AND COMMUNICATION OF ELECTRONIC NICOTINE AND NON-NICOTINE DELIVERY SYSTEMS (ENDS/ENNDS) AND HEATED TOBACCO PRODUCTS (HTPs)

Fernando, Romero, Garin (J.), Pimentel, Garcia (P.J.), Gonzales (N.), Bolilia, Romualdo, Tan (S.A.), Romualdez (F.M.), and Gonzales (A.) as authors thereof.

Respectfully Submitted:

ERIC GO YAP
Chairperson
Committee on Appropriations

ANGELINA ‘Helen’ D.L. TAN, M.D.
Chairperson
Committee on Health

JOHN REYNALD M. TIANGCO
Chairperson
Committee on Trade and Industry

THE HONORABLE SPEAKER
HOUSE OF REPRESENTATIVES
Quezon City
Republic of the Philippines
HOUSE OF REPRESENTATIVES
Quezon City

EIGHTEENTH CONGRESS
Second Regular Session

HOUSE BILL NO. 9007

(In substitution of House Bills No. 40, 500, 1508, 1510, 1703, 2277, 2862,
2929, 2987, 3049, 3083, 4816, 5072, 5099, 5310, 5510, 5561, 5630, 5702,
5752, 5873, 7129 and 8342)

Introduced by
Representatives Barbers, Tambunting, Paduano, Remulla, Co (E.), Kho (W.),
Kho (E.), Garbin, Villafuerte, Salo, Nograles (J. F. F.), Marcoleta, Castelo,
Olivarez, Singson-Mechan, Savellano, Espino, Fariñas (R.C.), Ortega, Barba,
Cuaresma, Bernos, Eruel, Mangaop, Chungalao, Fongwan, Celeste, Dy
(I.P.), De Venecia, Quimbo, crisologo, Agabas, Estrella, Guico, Albano (A.),
Dalaog, Albano (R.), Gato, Singson, Lara, Vargas Alfonso, Tan (A.S.), Dy
(F.M.C.), Dy (F.), Go (E.C.), Acop, Lacson, De Jesus, Bulut, Uy (J.), Roman,
Sy-Alvarado, Garin (S.), Lazatin, Herrera-Dy, Alonte, Rodriguez, Silverio,
Deloso-Montalla, Bagatsing, Delos Santos, Gatchalian, Tiangco, Villar,
Alvarez (F.), Ouano-Dizon, Sunat, Ty A., Collantes, Duavit, Sagarbarria,
Campos, Aumentado, Panotes, Reyes, Babasa, Unabia, Suansing (E.),
Sanchez, Tutor, Abueg-Zaldivar, Co (A.N.), Arroyo, Acosta, Barzaga, Teves
(J.), Nolasco, Defensor (M.), Saulog, Ramos, Yap (V.), Yap (E.), Atienza,
Revilla, Zarate, Gonzaga, Ermita-Buhain, Bautista-Bandigan, Cua, Daza,
Fariñas I (R.C.), Frasco, Gasataya, Gonzalez, Haresco, Jalosjos,
Limkaichong, Momo, Nuñez-Malanyao, Salceda, Suarez (D.), Vargas,
Violego, Zubiri, Bascug, Benitez, Bordado, Cabredo, Cari, Dagoc, Dimaporo
(A.), Dimaporo (M.K.), Fortuno, Gullas, Guya, Hofer, Jimenez, Labadlabad,
Natividad-Nagaño, Ty (D.), Vergara, Flores, Gaite, Go (M.), Robes, Nograles
(J.J.), Santos-Recto, Lacson-Noel, Hernandez, Escudero, Abu, Arenas,
Macapagal Arroyo, Fernando, Romero, Garin (J.), Pimentel, Garcia (P.J.),
Gonzales (N.), Bolilia, Romualdo, Tan (S.A.), Romualdez (F.M.) and Gonzales
(A.)

AN ACT
REGULATING THE MANUFACTURE, USE, SALE, PACKAGING,
DISTRIBUTION, ADVERTISEMENT AND PROMOTION OF
ELECTRONIC NICOTINE AND NON-NICOTINE DELIVERY SYSTEMS AND
HEATED TOBACCO PRODUCTS
Be it enacted by the Senate and the House of Representatives of the Philippines in Congress assembled:

SECTION 1. **Short Title.** - This Act shall be known as the "Non-Combustible Nicotine Delivery Systems Regulation Act".

SEC. 2. **Declaration of Policy.** - It is the policy of the State to protect and promote the right to health of the people and instill health consciousness among them.

Pursuant thereto, the government shall regulate the manufacture, importation, sale, distribution, use, advertisement, promotion, and sponsorship of electronic nicotine and non-nicotine delivery systems and heated tobacco products in order to promote a healthy environment and protect the citizens from any hazard of electronic nicotine and non-nicotine delivery systems (ENDS/ENNDS) and heated tobacco products (HTPs).

It is further declared the policy of the State to consider harm reduction measures as a public health strategy by ensuring that non-combustible alternatives to cigarettes are properly regulated.

SEC. 3. **Definition of Terms.** - As used in this Act,

(a) **Aerosolizing** refers to the act of using heated tobacco products (HTPs);

(b) **Advertising** refers to conceptualizing, presenting, making available and communicating to the public, through any form of media platform, any fact, data, or information about the attributes, features, quality or availability of consumer products, services, or credit. Advertising shall be understood as ENDS/ENNDS or HTP advertising;
(c) Child-resistant canister refers to container constructed such
that it can be opened only by operating, puncturing or removing one of its
functional and necessary parts using a tool that is not supplied with the
container;

(d) Designated Vaping Area (DVA) refers to an area where the use of
ENDS/ENNDS and HTPs shall be allowed, which may be in an open space
or separate area with proper ventilation. Smoking shall not be allowed in
dVAs;

(e) Distributor refers to any person to whom ENDS/ENNDS or HTPs
is delivered to or sold for purposes of distribution in commerce, except that
such term does not include a manufacturer or retailer or common carrier of
such product;

(f) Electronic Nicotine and Non-Nicotine Delivery Systems
(ENDS/ENNDS) refer to devices or a combination of devices, often resembling
cigarettes, cigars or pipes, containing a receptacle designed to hold liquid or
solid particles and a battery-powered or electronic heating device used to
heat the liquid or solid particles, which may or may not contain nicotine, to
produce an aerosol, mist, or vapor that users inhale by mimicking the act of
smoking;

(g) Electronic liquid or e-liquid, refill, or juice refers to the articles
which may or may not contain nicotine, designed to be used in conjunction
with ENDS/ENNDS for inhalation;

(h) Emissions refer to substances that are released when a product
is consumed as intended, such as substances found in cigarette smoke, or
the aerosol, mist, or vapor generated by ENDS/ENNDS or HTPs;

(i) Health Claims refer to a communication to consumers in the
product label or marketing which represent explicitly or implicitly that the
product presents a lower risk or is less harmful than continued cigarette smoking;

(j) *Heated tobacco products (HTPs)* or *"Heat-not-burn" products (HNBS)* refer to tobacco products that may be consumed by heating tobacco, either electronically or through other means sufficient to release an aerosol that can be inhaled, without burning or combusting the tobacco. HTPs or HNBs include liquid solutions and gels that are part of the product and are heated to generate an aerosol;

(k) *Ingredient* refers to any substance that is added to the mixture and present in the finished product;

(l) *Manufacturer* refers to an establishment engaged in any and all operations involved in the production of ENDS/ENNDS or HTPs including preparatory processing, compounding, formulating, filling, refilling, packaging, repackaging, altering, ornamenting, finishing, and labeling with the end in view of its storage, sale, or distribution;

(m) *Nicotine* refers to nicotinic alkaloids, including any salt or complex of nicotine whether derived from tobacco or synthetically produced;

(n) *Nicotine Mixture* refers to the nicotine-containing liquid, solid or other non-tobacco substance in a heated tobacco product;

(o) *Nicotine Shot* refers to nicotine in liquid or any other form that is added to or mixed with e-liquids that has the effect of increasing the dosage or nicotine content of an e-liquid;

(p) *Package* refers to any material, including printed material, packs, boxes, cartons, or containers of any kind in which ENDS/ENNDS or HTPs are contained in, which is offered for sale to consumers and excludes any outer packaging used for transportation or shipment;
(q) **Principal display surface** refers to the panel of the package that faces the consumer when displayed for sale;

(r) **Promotion** refers to an event or activity organized by or on behalf of an ENDS/ENNDS or HTP manufacturer, importer, distributor, seller or retailer with the aim of promoting a brand of ENDS/ENNDS or HTP product, which event or activity would not occur but for the support given to it by or on behalf of the ENDS/ENNDS or HTP manufacturer, importer, distributor, seller or retailer. It may also refer to the display of an ENDS/ENNDS or HTP product or manufacturer’s name, trademark, logo, and the like on non-ENDS/ENNDS or non-HTP products. This includes the paid use of ENDS/ENNDS or HTPs bearing the brand names, trademarks, tradenames, logos, and the like in movies, television and other forms of entertainment. Promotion shall be understood as ENDS/ENNDS or HTP promotion;

(s) **Refill container** refers to any material, bottle, or container that holds and is in direct contact with an e-liquid or nicotine mixture that is intended to be used in conjunction with ENDS/ENNDS;

(t) **Retailer** refers to any establishment which sells or offers to sell any ENDS/ENNDS or HTPs directly to the general public;

(u) **Sponsorship** refers to any public or private contribution from a third party in relation to an event, team, or activity made with the aim of promoting a brand of ENDS/ENNDS or HTPs, which event, team or activity would still exist or occur without such contribution. Sponsorship shall be understood as ENDS/ENNDS or HTP sponsorship;

(v) **Tamper-resistant** refers to the quality of a product that assures its safety from tampering, alteration, or corruption, usually through the presence of one or more features in its packaging which, if breached or
missing, can reasonably be expected to provide visible evidence that the product or its packaging has been opened;

(w) *Vape-free Buffer Zone or Buffer Zone* refers to a ventilated area between the door of a designated vaping area not located in an open space and a vape-free area. There shall be no opening that will allow air to escape from the buffer zone to the vape-free area, except for a single door equipped with an automatic door closer. Such door should be distinct from the door of the designated vaping area, which shall be at least two (2) meters away from the other;

(x) *Vaping refers to the act of using ENDS/ENNDS.*

(y) *Vapor Products* refer to ENDS/ENNDS which are combinations of a liquid solution or gel, that transforms into aerosol without combustion through the employment of a mechanical or electronic heating element, battery, or circuit that can be used to heat such solution or gel, and includes a cartridge, tank, and the device without a cartridge or tank. These are commonly known as nicotine salt/salt nicotine, and conventional ‘freebase’ or ‘classic’ nicotine, and other similar products: Provided, That all vapor products shall be covered by this Act regardless of nicotine content; and

SEC. 4. *Packaging and Health Warnings.* – All manufacturers, importers, and distributors duly authorized to sell ENDS/ENNDS and HTPs, and their related products shall comply with the following packaging requirements:

(a) Unit packaging of ENDS/ENNDS or HTPs and refill containers shall include a leaflet with information on:
(i) Instructions for use and storage of the product, including a reference that the product should not be used by young people and non-smokers;

(ii) Contra-indications;

(iii) Warnings for specific risks groups;

(iv) Possible adverse effects;

(v) Addictiveness and toxicity; and

(vi) Contact details of the manufacturer or importer and a legal or natural contact person within the Philippines.

(b) Unit packaging and any outside packaging of ENDS/ENNDS or HTPs and refill containers shall:

(i) Include a list of all ingredients contained in the product in descending order of the weight, and an indication of the nicotine content of the product and the delivery per dose, the batches number and a recommendation to keep the product out of the reach of children;

(ii) Bear the following health warnings on at least fifty percent (50%) of the principal display surface:

“This product contains nicotine which is a highly addictive substance. It is not recommended for use by non-smokers”; or

“This product contains nicotine which is a highly addictive substance.”
(iii) Display other applicable graphic health warnings as may be prescribed by the Food and Drug Administration (FDA) and the Department of Health (DOH) in the rules and regulations to be issued to implement this Act.

SEC. 5. **Tamper-resistant and Child-resistant Design.** – All e-liquid receptacles shall be child-resistant, tamper-resistant, and shall be protected against breakage and leakage.

SEC. 6. **Minimum Age Sales and Purchase.** – The minimum allowable age for the purchase, sale and use of ENDS/ENNDS or HTPs shall be eighteen (18) years old.

It shall not be a defense for the person selling or distributing ENDS/ENNDS or HTPs for the lack of information on the real age of the purchaser, or that the product was for the consumption of a person below eighteen (18) years old.

SEC. 7. **Proof of Age Verification.** – Retailers shall ensure that no individual purchasing ENDS/ENNDS or HTPs is below eighteen (18) years old. Retailers shall verify the age of all buyers by requiring the presentation of any valid government-issued identification card exhibiting the buyer’s photograph and age or date of birth.

SEC. 8. **Online Trade.** – The sale or distribution of ENDS/ENNDS or HTPs through internet websites or via e-commerce and other similar media shall be allowed: **Provided,** That the seller or distributor shall adopt measures to ensure that access to a website via the Internet, an e-commerce platform or other similar media shall be restricted to persons eighteen (18) years old or older: **Provided further,** That the website shall bear the signages required under this Act.
A website or e-commerce platform or other similar media are deemed restricted if a person cannot obtain access beyond the first page of the website, unless the person has self-declared or otherwise established that the person is at least eighteen (18) years of age.

SEC. 9. **Sales within School Perimeters.** – The sale or distribution of ENDS/ENNDS or HTPs within one hundred (100) meters from any point of the perimeter of a school, playground, or other facility frequented by minors shall be prohibited.

SEC. 10. **Point-of-Sale Signage.** – Point-of-sale establishments offering, selling, or distributing ENDS/ENNDS or HTPs shall post the following statement in a clear and conspicuous manner: “SALE/DISTRIBUTION TO OR PURCHASE BY PERSONS BELOW EIGHTEEN (18) YEARS OF AGE IS UNLAWFUL” or “IT IS UNLAWFUL FOR ENDS/ENNDS OR HTPS TO BE SOLD/DISTRIBUTED TO OR PURCHASED BY PERSONS UNDER EIGHTEEN (18) YEARS OLD” or “BAWAL MAGBENTA NG ENDS/ENNDS O HTP SA MGA TAONG WALA PANG LABINGWALONG (18) TAONG GULANG.”

SEC. 11. **Product Communication Restrictions.** – Advertisements shall be allowed in retailer establishments, through direct marketing, and on the Internet. These shall not be aimed at or particularly appeal to persons under eighteen (18) years of age. These should not undermine quit-smoking messages and should not encourage non-tobacco and non-nicotine users to use ENDS/ENNDS and HTPs. These should not contain any information that is untrue in particular with regard to product characteristics, health effects, risks or emissions.

SEC. 12. **Restrictions on ENDS/ENNDS and HTP Promotions.** – The following restrictions shall apply on all ENDS/ENNDS and HTP promotions:
(a) Promotions must be directed only to persons at least eighteen (18) years old. No person below eighteen (18) years old may participate in such promotions. The participants in promotions must be required to provide proof of age.

(b) Communications to consumers about ENDS/ENNDS and HTP promotions shall comply with the provisions of this Act governing ENDS/ENNDS and HTP advertising. In addition to the required health warning, the age requirement for participation in any promotion must be clearly marked on the program materials distributed to consumers.

(c) All stalls, booths, and other displays concerning ENDS/ENNDS and HTP promotions must be limited to point-of-sale locations or adult-only facilities.

(d) Telephone, mobile, or electronic communications concerning promotional offers, programs or events must include a recorded health warning message in English or Filipino consistent with the warnings specified in this Act.

(e) No placement shall be made by any manufacturer, distributor, or retailer of any ENDS/ENNDS or HTP or ENDS/ENNDS or HTP package or advertisement as a theatrical property or prop in any television program or motion picture produced for viewing by the general public or in a video, media storage device, or on video game machine.

(f) No merchandise such as t-shirts, caps, sweatshirts, visors, backpacks, sunglasses, writing implements and umbrellas, may be distributed, sold or offered, directly or indirectly, with the name, logo or other markings of an ENDS/ENNDS or HTP brand displayed so as to be visible to others when worn or used.
(g) No name, logo, or other markings of an ENDS/ENNDS or HTP brand or element of a brand-related marketing activity, may appear on items that are marketed to or likely to be used by minors such as sports equipment, toys, dolls, miniature replicas of racing vehicles, video games, and food. The manufacturer or company must take all available measures to prevent third parties from using the company's brand names, logos, or other proprietary material on products that are directed toward minors.

(h) No ENDS/ENNDS or HTP advertisements may be placed on shopping bags.

SEC. 13. Ban on Sponsorships. – ENDS/ENNDS and HTP companies are hereby prohibited from sponsoring any sport, concert, cultural or art event, as well as individual and team athletes, artists or performers where such sponsorship shall require or involve the advertisement or promotion of any ENDS/ENNDS or HTP company, ENDS/ENNDS or HTP use, name, logo or trademarks and other words, symbols, designs, colors or other depictions commonly associated with or likely to identify an ENDS/ENNDS or HTP product: Provided, That the attribution only to the name of the company in the roster of sponsors shall be allowed.

SEC. 14. Public Place Use. – Use of ENDS/ENNDS or HTPs shall be prohibited in all enclosed public places except in DVAs. The indoor use of these products is absolutely prohibited in schools, hospitals, government offices, and facilities intended particularly for minors.

SEC. 15. Standards for DVAs. – DVAs shall comply with the following standards:

(a) There shall be no opening that will allow air to escape from the DVA to the vape-free area of a building or conveyance, except for a single door equipped with an automatic door closer: Provided, That if the DVA is
not located in an open space, such door shall open directly towards a buffer zone.

(b) They shall not be located within ten (10) meters of entrances, exits or any place where people pass or congregate, or in front of air intake ducts;

(c) The combined area of the DVA and the buffer zone shall not be larger than twenty percent (20%) of the total floor area of the building or conveyance: Provided, That in no case shall such be less than ten (10) square meters;

(d) No building or conveyance shall have more than one DVA: Provided, That persons in charge of the building or conveyance have the option of establishing one designated smoking area as defined under Republic Act No. 9211, otherwise known as the “Tobacco Regulation Act of 2003”, and one DVA therein, subject to the same standards under this section, with a combined area not exceeding twenty percent (20%) of the total floor area of the building or conveyance;

(e) The ventilation system for the DVA other than in an open space and for the buffer zone shall be independent of all ventilation systems servicing the rest of the building or conveyance;

(f) Persons below eighteen (18) years of age shall not be allowed within the DVA and the buffer zone;

(g) Every DVA shall have the following signages highly visible and prominently displayed:

(i) “Vaping Area” signage; and

(ii) Prohibition on entry of persons below eighteen (18) years
Nothing in this Act shall compel owners, administrators, or persons-in-charge to establish DVAs, or prevent them from instituting more stringent measures in regulating the use of ENDS/ENNDS or HTPs within their premises.

SEC.16. **Product Standard Requirements for ENDS/ENNDS.** – The Department of Trade and Industry (DTI), in consultation with the FDA, shall set standards for market entry notification and standards on flavors and additives used in the manufacture of e-liquids and refills, as well as on electronic components of ENDS/ENNDS, guided by the following:

(a) Nicotine salt products shall have a maximum of two milliliter (2 ml.)-sized tank with a maximum of sixty-five milligrams per milliliter (65mg./ml.) of nicotine. Nicotine salt products that have a nicotine content of up to sixty-five milligrams per milliliter (65mg./ml.) shall be classified as consumer products: *Provided*, That nicotine salt products should not deliver a level of nicotine in the aerosol in excess of the level of nicotine in the smoke of a reference cigarette over the same number of comparable puffs;

(b) Freebase products shall have a maximum of five milliliters (5 ml) tank with a maximum of fifty milliliters (50 ml) refill package, and a maximum of sixty-five milligrams per milliliter (65mg/ml) of nicotine. Freebase products that have a nicotine content of up to sixty-five milligrams per milliliter (65mg/ml) shall be classified as consumer products: *Provided*, That freebase products should not deliver a level of nicotine in the aerosol in excess of the level of nicotine in the smoke of a reference cigarette over the same number of comparable puffs;

(c) The substances listed below may not be added to ENDS/ENNDS:
(i) Additives that have carcinogenic, mutagenic or reprotoxic properties in unburnt form;

(ii) Vitamins or other additives that create the impression that the product has a health benefit or presents reduced health risks:

(iii) Caffeine, taurine, or other additives and stimulant compounds that are associated with energy and vitality;

(iv) Additives having coloring properties for emissions;

(v) Ethylene glycol;

(vi) Diethylene glycol;

(vii) Diacetyl; and

(viii) 2,3-pentanedione;

(j) Only ingredients of high purity shall be used in the manufacture of the nicotine-containing liquid. Except for nicotine, only ingredients that do not pose risk to human health in heated or unheated form shall be used in the nicotine-containing liquid;

(k) Producers of electrical devices intended to be used in combination with ENDS/ENNDS shall ensure that such devices comply with the applicable electrical safety standards as may be determined by the Bureau of Product Standards of the DTI;

(l) Batteries must comply with applicable industry requirements as may be determined by the Bureau of Product Standards of the DTI;
(m) All ingredients in the product should be listed on the label where they are used in quantities of 0.1% or more of the final formulation of the e-liquid. Where a flavor ingredient contains several component chemicals, it can be described on the label by the name of the flavor. For confidentiality reasons, companies may choose to describe individual ingredients used in quantities below 0.1% of the final formulation by category;

(n) A full list of ingredients in the flavoring must be included in notifications through the DTI;

(o) Nicotine, propylene glycol, and glycerol used in the manufacture of the e-liquids shall meet the requirements of either the European or American Pharmacopoeia and other ingredients in the manufacture of the e-liquids, such as flavors, shall be of food grade; and

(p) Packs shall include an information leaflet about safe use of the product. This shall also include appropriate advice on product storage, particularly on how to ensure the battery does not malfunction.

Except for plain fruit flavors, nuts, coffee, tea, vanilla, caramel, tobacco, menthol, and mint, flavored e-liquids shall be prohibited.

SEC. 17. **Product Standard Requirements for HTPs.** – The DTI, in consultation with the Inter-Agency Committee on Tobacco (IAC-Tobacco) created by virtue of Republic Act No. 9211, shall set standards on HTPs with regard to consumables and the electronic components used in conjunction therewith, guided by the following requirements:

(a) Manufacturers of electrical devices intended to be used in combination with HTPs shall ensure that such devices do not combust or burn the tobacco mixture in HTPs;
(b) Manufacturers of electrical devices intended to be used in combination with HTPs shall ensure that such devices comply with the applicable safety standards as may be determined by the Bureau of Product Standards of the DTI;

(c) Batteries must comply with applicable industry requirements as may be determined by the Bureau of Product Standards of the DTI; and

(d) The substances listed below may not be added to HTP consumables:

(i) Additives that have carcinogenic, mutagenic or reprotoxic properties in unburnt form;

(ii) Vitamins or other additives that create the impression that the product has a health benefit or presents reduced health risks;

(iii) Caffeine, taurine, or other additives and stimulant compounds that are associated with energy and vitality;

(iv) Additives having coloring properties for emissions;

(v) Ethylene glycol;

(vi) Diethylene glycol;

(vii) Diacetyl; and

(viii) 2,3-pentanedione.
SEC. 18. **Restriction on the Retail and Sale of Nicotine Shots.** – The retail or use of nicotine shots or concentrates shall be strictly prohibited.

SEC. 19. **Role of the Department of Trade and Industry, the Food and Drug Administration, the National Tobacco Administration, and Other Concerned Agencies.** – The DTI, in consultation with the FDA, the National Tobacco Administration (NTA), and other concerned agencies, shall promulgate rules, regulations, and standards, consistent with the provisions of this Act, on packaging, ingredients, graphic health warnings, detailed information on the allowable nicotine-containing e-liquid, the strength of e-liquids, compliance with applicable electrical standards as well as with applicable industry standards for batteries.

The DTI shall, in coordination with the FDA, monitor closely the compliance of manufacturers, importers, distributors, and retailers with this Act through surveillance inspections and investigations.

SEC. 20. **Penalties for Noncompliance.** – The following penalties shall apply individually to manufacturers, importers, distributors, and sellers of ENDS/ENNDS or HTPs as well as their agents for any violation of this Act:

(a) On the first offense, a fine of not more than Five hundred thousand pesos (P500,000);

(b) On the second offense, a fine of not more than Seven hundred fifty thousand pesos (P750,000.00);

(c) On the third offense, a fine of not more than One million pesos (P1,00,000.00) or imprisonment of not more than five (5) years, or both, at the discretion of the court: Provided, That the business permits and
licenses, in the case of a business entity or establishment shall be revoked or cancelled.

Non-compliant ENDS/ENNDS and HTPs found in the market for sale or distribution shall be subject to confiscation.

If the guilty officer of a manufacturer, importer distributor, or seller of ENDS/ENNDS or HTPs or their agents is a foreign national, the officer shall be deported after service of sentence and/or payment of applicable fines without need of further deportation proceedings and shall be permanently barred from re-entering the Philippines.

SEC. 21. Congressional Oversight Committee on ENDS/ENNDS and HTPs. – A Congressional Oversight Committee on ENDS/ENNDS and HTPs (COC-ENDS) is hereby constituted to monitor and review the implementation of this Act for a period not exceeding three (3) years. The COC-ENDS shall be composed of the Chairpersons of the Senate Committees on Health, Trade and Commerce, Agriculture, and Public Information, and the House of Representatives Committees on Trade and Industry, Health, Public Information, and Agriculture, and a Member of the House of Representatives representing the tobacco producing provinces, to be nominated by a majority of the Members of the House of Representatives from tobacco producing districts.

The Secretariat of the COC-ENDS shall be drawn from the existing secretariat personnel of the standing committees comprising the Congressional Oversight Committee and its funding requirements shall be charged against the appropriations of both the House of Representatives and Senate of the Philippines.

SEC. 22. Implementing Rules and Regulation. – Within ninety (90) DAYS from the date of effectivity of this Act, the DTI shall, in consultation
with the DOH, NTA and other relevant government agencies, issue the rules
and regulations for the implementation of this Act.

SEC. 23. *Usage of Local Tobacco Products.* – Manufacturers are
encouraged to use local tobacco products for e-liquids and HTPs sold in the
Philippines.

SEC. 24. *Appropriations.* – The amount necessary to implement the
provisions of this Act shall be charged against the current year’s
appropriations of the concerned national government agencies. Thereafter,
such funds as may be necessary for the continued implementation of this
Act shall be included in the budgets of the concerned national government agencies under the annual General Appropriations Act.

SEC. 25. *Transitory Provisions.* – Existing industries and
businesses affected by the implementation of this Act shall be given an
eighteen (18) -month transitory period from the effectivity of the
implementing rules and regulations of this Act to comply with the
requirements herein.

SEC. 26. *Separability Clause.* – If any provision or any part hereof is
held invalid or unconstitutional, the remainder of the law or the provisions
not otherwise affected shall remain valid and subsisting.

SEC. 27. *Repealing Clause.* – Any law, presidential decree or
issuance, executive order, letter of instruction, administrative order, rule or
regulation contrary to or inconsistent with the provisions of this Act is
hereby repealed, modified, or amended accordingly.

SEC. 28. *Effectivity.* – This Act shall take effect fifteen (15) days after
its publication in the *Official Gazette* or in a newspaper of general
circulation.
Approved
FACT SHEET

House Bill No. 9007

AN ACT
REGULATING THE MANUFACTURE, USE, SALE, PACKAGING, DISTRIBUTION, ADVERTISEMENT AND PROMOTION OF ELECTRONIC NICOTINE AND NON-NICOTINE DELIVERY SYSTEMS (ENDS/ENNDS) AND HEATED TOBACCO PRODUCTS (HTPs)
(in substitution of House Bills No. 40, 500, 1508, 1510, 1703, 2277, 2862, 2929, 2987, 3049, 3083, 4816, 5072, 5099, 5310, 5510, 5561, 5630, 5702, 5752, 5873, 7129 and 8342)

Introduced by: REPRESENTATIVES BARBERS, TAMBUINTING, PADUANO, REMULLA, CO (E.), KHO (W.), KHO (E.), GARBIN, VILLAFUERTE, SALO, NOGRALES (J. F. F.), MARCOLETA CASTELO, OLIVARES, SINGSON-MEEHAN, SAVELLANO, ESPINO, FARIÑAS (R.C.), ORTEGA, BARBA, CUARESMA, BERNOS, ERIGUEL, MANGAOANG, CHUNGALAO, FONGWAN, CELESTE, DY (I.P.), DE VENECIA, QUIMBO, CRISOLOGO, AGABAS, ESTRELLA, GUICO, ALBANO (A.), DALOG, ALBANO (R.), GATO, SINGSON, LARA, VARGAS ALFONSO, TAN (A.S.), DY (F.M.C.), DY (F.), GO (E.C.), ACOP, LACSON, DE JESUS, BULUT, UY (J.), ROMAN, SY-ALVARADO, GARIN (S.), LAZATIN, HERRERA-DY, ALONTE, RODRIGUEZ, SILVERIO, DELOSO-MONTALLA, BAGATISING, DELOS SANTOS, GATCHALIAN, TIANGCO, VILLAR, ALVAREZ (F.), OUANO-DIZON, SUNTAY, TY A., COLLANTES, DUAVIT, SAGARBARRIA, CAMPOS, AUMENTADO, PANOTES, REYES, BABASA, UNABIA, SUANSING (E.), SANCHEZ, TUTOR, ABUEG-ZALDIVAR, CO (A.N.), ARROYO, ACOSTA, BARZAGA, TEVES (J.), NOLASCO, DEFENSOR (M.), SAULO, RAMOS, YAP (V.), YAP (E.), ATIENZA, REVILLA, ZARATE, GONZAGA, ERMITA-BUHAIN, BAUTISTA-BANDIGAN, CUA, DAZA, FARIÑAS I (R.C.), FRASCO, GASATAYA, GONZALEZ, HARESCO, JALOSJOS, LIMKAICHONG, MOMO, NUÑEZ-MALANYAON, SALCEDA, SUAREZ (D.), VARGAS, VIOLAGO, ZUBIRI, BASCUG, BENITEZ, BORDADO, CABREDO, CARE, DAGOOC, DIMAPORO (A.), DIMAPORO (M.K.), FORTUNO, GULLAS, GUYA, HOFER, JIMENEZ, LABADLABAD, NATIVIDAD-NAGAÑO, TY (D.), VERGARA, FLORES, GAITE, GO (M.), ROBES, NOGRALES (J.J.), SANTOS-RECTO, LACSON-NOEL, HERNANDEZ, ESCUDERO, ABU, ARENAS, MACAPAGAL ARROYO, FERNANDO, ROMERO, GARIN (J.), PIMENTEL, GARCIA (P.J.), GONZALEZ (N.), BOLILIA, ROMUALDO, TAN (S.A.), ROMUALDEZ (F.M.) AND GONZALES (A.)

Primary Committee Referral: COMMITTEE ON COMMITTEE ON TRADE & INDUSTRY
Committee Chairperson: Representative JOHN REYNALD M. TIANGCO

Secondary Committee Referral: COMMITTEE ON HEALTH
Committee Chairperson: Representative ANGELINA "Helen" D.L. TAN, M.D.

OBJECTIVES:

- To regulate the manufacture, importation, sale, distribution, use, advertisement, promotion and sponsorship of electronic nicotine and non-nicotine delivery systems (ENDS/ENNDS) and heated tobacco products (HTPs) in order to promote a healthy environment and protect the citizens from any hazards of electronic nicotine and non-nicotine delivery systems and heated tobacco products.
To put in place harm reduction measures, in the interest of public health, by ensuring that non-combustible alternatives to cigarettes are properly regulated.

KEY PROVISIONS:

- Provides that the minimum allowable age for the purchase, sale and use of ENDS/ENNDS or HTPs shall be eighteen (18) years old.

- Obligates retailers to verify the age of all buyers by requiring the presentation of any valid government-issued identification card exhibiting the buyer’s photograph and age or date of birth.

- Allows the sale or distribution of ENDS/ENNDS or HTPs through internet websites or via e-commerce and/or other similar media; Provided, That the seller or distributor shall adopt measures to ensure that access to the internet website or via e-commerce and/or other similar media shall be restricted to persons eighteen (18) years old or older and that the internet website shall bear the signages required under this Act.

An internet website or e-commerce platform and/or other similar media are deemed restricted if a person cannot obtain access beyond the first page of the website, unless the person has self-declared or otherwise established that oneself is at least eighteen (18) years of age.

- Prohibits the sale or distribution of ENDS/ENNDS or HTPs within one hundred (100) meters from any point of the perimeter of a school, playground or other facility frequented by minors.

It shall not be a defense for the person selling or distributing that oneself did not know or was not aware of the real age of the purchaser. Neither shall it be a defense that oneself did not know nor had any reason to believe that the product was for the consumption of a person below eighteen (18) years old.

- Requires all manufacturers, importers, and distributors duly authorized to sell ENDS/ENNDS and HTPs, and their related products to comply with the following specific packaging requirements:

  (a) Unit packaging of ENDS/ENNDS or HTPs and refill containers shall include a leaflet with information on:

  i. Instructions for use and storage of the product, including a reference that the product should not be used by young people and non-smokers;

  ii. Contra-indications;

  iii. Warnings for specific risks groups;

  iv. Possible adverse effects;

  v. Addictiveness and toxicity; and
vi. Contact details of the manufacturer or importer and a legal or natural contact person within the Philippines.

(b) Unit packaging and any outside packaging of ENDS/ENNDS or HTPs and refill containers shall:

i. Include a list of all ingredients contained in the product in descending order of the weight, and an indication of the nicotine content of the product and the delivery per dose, the batches number and a recommendation to keep the product out of reach of children;

ii. Bear the following health warnings on at least 50% of the principal display surface:

"This product contains nicotine which is a highly addictive substance. It is not recommended for use by non-smokers"; or

"This product contains nicotine which is a highly addictive substance."

iii. Display other applicable graphic health warnings to be prescribed by the Food and Drug Administration (FDA) and the Department of Health (DOH) in the implementing rules and regulations of this Act.

- Mandates that all e-liquid receptacles shall be child-resistant, tamper-resistant, and shall be protected against breakage and leakage.

- Obliges point-of-sale establishments offering, selling, or distributing ENDS/ENNDS or HTPs to post the following statement in a clear and conspicuous manner: "SALE/DISTRIBUTION TO OR PURCHASE BY PERSONS BELOW EIGHTEEN (18) YEARS OF AGE IS UNLAWFUL" or "IT IS UNLAWFUL FOR ENDS/ENNDS OR HTPS TO BE SOLD/DISTRIBUTED TO OR PURCHASED BY PERSONS UNDER EIGHTEEN (18) YEARS OLD" or "BAWAL MAGBENTA NG ENDS/ENNDS O HTP SA MGA TAONG WALA PANG 18 TAONG GULANG."

- Permits advertisements in retailer establishments, through direct marketing, and on the internet. These shall not be aimed at or particularly appeal to persons under eighteen (18) years of age. These should not undermine quit-smoking messages and should not encourage non-tobacco and non-nicotine users to use ENDS/ENNDS and HTPs. These should not contain any information that is untrue in particular with regard to product characteristics, health effects, risks, or emissions.

- Restricts promotions on ENDS/ENNDS and HTP with the following conditions:

  (a) Promotions must be directed only to persons at least eighteen (18) years old. No person below eighteen (18) years old may participate in such promotions. The participants in promotions must be required to provide proof of age.

  (b) Communications to consumers about ENDS/ENNDS and HTP promotions shall comply with the provisions of this Act governing ENDS/ENNDS and HTP advertising. In addition to the required health warning, the age requirement for participation in any promotion must be clearly marked on the program materials distributed to consumers.
(c) All stalls, booths, and other displays concerning ENDS/ENNDS and HTP promotions must be limited to point-of-sale locations or adult-only facilities.

(d) Telephone, mobile, or electronic communications concerning promotional offers, programs, or events must include a recorded health warning message in English or Filipino consistent with the warnings specified in this Act.

(e) No placement shall be made by any manufacturer, distributor, or retailer of any ENDS/ENNDS or HTP or ENDS/ENNDS or HTP package or advertisement as a prop in any television program or motion picture produced for viewing by the general public or in a video, media storage device, or on video game machine.

(f) No merchandise such as t-shirts, caps, sweatshirts, visors, backpacks, sunglasses, writing implements and umbrellas, may be distributed, sold or offered, directly or indirectly, with the name, logo or other indicia of an ENDS/ENNDS or HTP brand displayed so as to be visible to others when worn or used. Clothing items must be in adult sizes only.

(g) No name, logo, or other indicia of an ENDS/ENNDS or HTP brand or element of a brand-related marketing activity, may appear on items that are marketed to or likely to be used by minors such as sports equipment, toys, dolls, miniature replicas of racing vehicles, video games, and food. The manufacturer or company must take all available measures to prevent third parties from using the company’s brand names, logos, or other proprietary material on products that are directed toward minors.

(h) No ENDS/ENNDS or HTP advertisements may be placed on shopping bags.

- Forbids ENDS/ENNDS and HTP companies from sponsoring any sport, concert, cultural or art event, as well as individual and team athletes, artists or performers where such sponsorship shall require or involve the advertisement or promotion of any ENDS/ENNDS or HTP company, ENDS/ENNDS or HTP use, name, logo or trademarks and other words, symbols, designs, colors or other depictions commonly associated with or likely to identify an ENDS/ENNDS or HTP product; Provided, That the attribution only to the name of the company in the roster of sponsors shall be allowed.

- Bans the use of ENDS/ENNDS or HTPs in all enclosed public places except in Designated Vaping Areas (DVAs) and sets specific standards for DVAs for compliance. The indoor use of these products is absolutely prohibited in schools, hospitals, government offices, and facilities intended particularly for minors.

- Strictly prohibits the retail or use of nicotine shots and/or concentrates.

- Directs the Department of Trade & Industry (DTI), in consultation with the Food & Drug Administration (FDA), to establish and set standards for market entry notification and standards on flavors and additives used in the manufacture of e-liquids and refills, as well as on electronic components of ENDS/ENNDS, guided by specific product standard requirements on the same.

- Directs the DTI, in consultation with the Inter-Agency Committee on Tobacco (IAC-Tobacco) created by virtue of Republic Act No. 9211, or the "Tobacco Regulation Act of 2003" to set standards on HTPs with regard to consumables and the electronic components used in conjunction therewith, guided by specific product standard requirements on the same.
• Authorizes the DTI, in consultation with the FDA, the National Tobacco Administration (NTA), and other concerned agencies, to promulgate rules, regulations, and standards, consistent with the provisions of this Act, on packaging, ingredients, graphic health warnings, detailed information on the allowable nicotine-containing e-liquid, the strength of e-liquids, compliance with applicable electrical standards as well as with applicable industry standards for batteries.

The DTI shall, in coordination with the FDA, monitor closely the compliance of manufacturers, importers, distributors, and retailers with this Act through surveillance inspections and investigations.

• Provides penalties for noncompliance or for any violation of this Act that apply individually to manufacturers, importers, distributors, and sellers of ENDS/ENNDS or HTPs as well as their agents, as follows:

i. On the first offense, a fine of not more than Five Hundred Thousand Pesos (P500,000);

ii. On the second offense, a fine of not more than Seven Hundred Fifty Thousand Pesos (P750,000.00);

iii. On the third offense, a fine of not more than One Million Pesos (P1,000,000.00) or imprisonment of not more than five (5) years, or both, at the discretion of the court.

Provided, that the business permits and licenses, in the case of a business entity or establishment shall be revoked or cancelled.

Non-compliant ENDS/ENNDS and HTPs found in the market for sale or distribution shall be subject to confiscation.

If the guilty officer is a foreign national, he shall be deported after service of sentence and/or payment of applicable fines without need of further deportation proceedings and shall be permanently barred from re-entering the Philippines.

• Provides that the amount necessary to implement the provisions of this Act shall be charged against the current year’s appropriations of the concerned national government agencies. Thereafter, such funds as may be necessary for the continued implementation of this Act shall be included in the budgets of the concerned national government agencies under the annual General Appropriations Act.

RELATED LAWS:

• Republic Act No. 9211, otherwise known as the Tobacco Regulation Act of 2003

• Republic Act No. 11346, entitled: “AN ACT INCREASING THE EXCISE TAX ON TOBACCO PRODUCTS, IMPOSING EXCISE TAX ON HEATED TOBACCO PRODUCTS AND VAPOR PRODUCTS, INCREASING THE PENALTIES FOR VIOLATIONS OF PROVISIONS ON ARTICLES SUBJECT TO EXCISE TAX, AND EARMARKING A PORTION OF THE TOTAL EXCISE TAX COLLECTION FROM SUGAR-SWEETENED BEVERAGES, ALCOHOL, TOBACCO, HEATED TOBACCO AND VAPOR PRODUCTS FOR UNIVERSAL HEALTH CARE, AMENDING FOR THIS


- Department of Health Administrative (DOH) Order No. 2014-008, entitled: "RULES AND REGULATIONS ON ELECTRONIC NICOTINE DELIVERY SYSTEM (ENDS) OR ELECTRONIC CIGARETTES" dated March 12, 2014.

- DOH Administrative Order No. 2019-0007, entitled: "REVISED RULES ON ELECTRONIC NICOTINE AND NON-NICOTINE DELIVERY SYSTEMS (ENDS/ENNDS)" dated June 14, 2019

- Executive Order No. 26, series of 2017, entitled: "PROVIDING FOR THE ESTABLISHMENT OF SMOKE-FREE ENVIRONMENTS IN PUBLIC AND ENCLOSED PLACES"