

E-cigarettes, vaping devices and refills rules on nicotine products

Trading Standards information

www.southwark.gov.uk

1. Introduction

From 20th May 2017 legal controls apply to the sale of electronic cigarettes and other 'vaping' devices that contain nicotine, or which can take nicotine refills, and vaping liquids (e-liquids) that contain nicotine.

The law refers to any product used for the consumption of vapour containing nicotine via a mouth piece as an e-cigarette. The rules also apply to components, such as the tank or cartridge regardless of whether the product is refillable, rechargeable or disposable.

Medicinal products or devices are regulated separately by Medicines and Healthcare Products Regulatory Agency (MHRA).

2. Main legal requirements - retailers

 You can only supply e-cigarettes, or refill containers, that comply with the product, information and labelling requirements outlined in the table in section 3

When sourcing new supplies of e-cigarettes or e-liquid products, you can check the producer has done what they must do by checking the MHRA website. If you cannot find the product on the MHRA website ask your supplier to confirm that the product complies with the Tobacco Products Directive (TPD) and has been notified to MHRA via the GB portal. If a producer has not notified the product, or it does not comply with the TPD, they must not supply it to you.

3. Product requirements – retailer checklist

E-cigarettes and refill container products must comply with the following requirements – use the following table as a check list for your stock of devices and liquids.

If you cannot answer yes to all the questions then it is illegal to sell the product.

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Legal requirements – devices and liquids	Yes	No			
Vaping devices and liquids must be supplied with an information leaflet with prescribed safety instructions, warnings and UK based contact details					
The leaflet must include a statement that the product is not recommended for use by young people and non-smokers					
Liquid containing nicotine presented for sale must be in: a dedicated refill container with a maximum 10ml volume or; a disposable electronic cigarette, a single use cartridge, or a tank, in a volume not exceeding 2 millilitres					
The capacity of the tank of a refillable electronic cigarette must not exceed 2 millilitres					
The liquid containers in devices and refills must be child-resistant, tamper-evident and be protected against breakage and leaking					
The concentration of nicotine is no more than 20mg/ml					
Legal requirements – labelling and warnings etc.					
The front and back of each pack (as presented for retail sale) must be labelled: 'This product contains nicotine which is a highly addictive substance' in black Helvetica bold type font on a white background which must cover 30% of both the front and back surfaces					
Ingredients must be listed in descending order of weight					
A batch number must be labelled					
A recommendation to keep the product out of reach of children must be present					
The nicotine content of the product and the delivery per dose must be labelled					
Legal requirements – electrical safety and age restrictions	Yes	No			
Electrical products must be marked with the UK Conformity Assessment mark or, until 1st January 2023 must bear a CE mark (or both). They must comply with UK electrical product safety regulations and any mains chargers must be supplied with an approved UK 3 pin plug					
You must not sell nicotine inhaling products to anyone under the age of 18					
Adults must not purchase a nicotine inhaling product for anyone under the age of 18					
For the full requirements please see Pegulation 26 and 27 of the Tabasse and Polated Products					

For the full requirements please see Regulation 36 and 37 of the Tobacco and Related Products Regulations 2016

4. Legal requirements for Producers

A producer is anyone who manufactures or imports into the UK e- cigarettes or refill container products and anyone who brands someone else's products as their own.

 Producers must submit information about their products through the online GB Portal (pre-Brexit it was the European Common Entry Gate (EU-CEG) notification portal)

- This notification must be submitted 6 months prior to the intended date of the product being placed on to the UK market
- When the notification is published the product may be placed on to the UK market regardless of whether the 6 month period has elapsed
- Any product which is substantially modified will be classed as a new product and must go through the notification process
- If a UK notification has already been submitted by the manufacturer for a product that you import you
 do not need to submit a new one. This is also the case if you are just re-branding the product
- Producers must inform the MHRA if they have reason to believe that a notifiable product is unsafe, not of good quality or not compliant with the regulations and provide details of the risk to human health and safety and any corrective action taken
- Producers must not manufacture or import e-cigarettes and refill containers that do not comply with the product and labelling requirements outlined in sections 3

5. What happens if these requirements are not complied with?

These rules were introduced by the Tobacco Products Directive (TPD). Failure to comply is a criminal offence under the Tobacco and Related Products Regulations 2016. Depending on the type of breach both the seller and any business (and owner) in the supply chain could be prosecuted. On conviction the courts may impose a fine or two years imprisonment or both. In addition goods may be seized by Trading Standards Officers and forfeited by the courts.

6. Further information

If you require further assistance on the regulations, or would like additional information on tobacco, ecigarettes etc. please contact us or visit the business companion website

Alternatively please see guidance on the GOV.UK website

You can check products have been registered here:

www.gov.uk/guidance/e-cigarettes-regulations-for-consumer-products#submitted-products

Example of e-liquids and vaping device with the mandatory warning statement





