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From: General Secretariat of the Council
To: Delegations

Subject: Draft Council Directive on the structure and rates of excise duty applied to raw tobacco, manufactured tobacco and tobacco related products (recast)
- Presidency compromise text

With a view to the meeting of the Working Party on Tax Questions (Indirect Taxation – Excise duties / Energy taxation) on 24 March 2026, delegations will find in the Annex the compromise text prepared by the Presidency.

2025/0580 (CNS)

Draft

COUNCIL DIRECTIVE

on the structure and rates of excise duty applied to raw tobacco, manufactured tobacco and tobacco related products (recast)

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 113 thereof,

Having regard to the proposal from the European Commission,

After transmission of the draft legislative act to the national parliaments,

Having regard to the opinion of the European Parliament,

Having regard to the opinion of the European Economic and Social Committee,

Acting in accordance with a special legislative procedure,

Whereas:

- (1) A number of amendments are to be made to Council Directive 2011/64/EU¹. In the interests of clarity, that Directive should be recast.
- (2) Since the adoption of Directive 2011/64/EU, the tobacco market has changed significantly. New products functioning as substitutes for manufactured tobacco and containing tobacco or nicotine have been placed on the market. In response, Member States have introduced

¹ Council Directive 2011/64/EU of 21 June 2011 on the structure and rates of excise duty applied to manufactured tobacco (OJ L 176, 5.7.2011, p. 24, (ELI: <http://data.europa.eu/eli/dir/2011/64/oj>))

different national measures as regards those substitutes which distort competition and undermine the proper functioning of the internal market. In the interest of uniform and fair taxation those substitutes should be subject to a harmonised excise duty structure and harmonised minimum excise duties in the Union. This Directive is without prejudice to the right for a Member State to prohibit a certain category of tobacco or related products in accordance with Article 24(3) of Directive 2014/40 and it should not harmonise taxation rules on tobacco for oral use as defined in Article 2(8) of Directive (EU) 2014/40 of the European Parliament and of the Council², which is prohibited from being placed on the market pursuant to Article 17 of that Directive. Article 151 of the Act of Accession of Austria, Finland and Sweden grants Sweden a derogation from the prohibition and provides that Sweden shall take all necessary measures to ensure that tobacco for oral use is not placed on the market of other Member States.

- (3) It is necessary to ensure that the Union’s fiscal legislation on tobacco and tobacco related products continues to ensure the proper functioning of the internal market and, at the same time, a high level of human health protection, as required by Article 168 of the Treaty on the Functioning of the European Union, bearing in mind that tobacco and tobacco related products can cause serious harm to health, that Europe’s Beating Cancer Plan³ set the goal of reaching a tobacco-free Europe and that the Union is Party to the World Health Organization’s Framework Convention on Tobacco Control. To achieve that twin objective the Union and the Member States should step up their efforts to fight illicit tobacco trade, notably illicit imports of tobacco and tobacco related products from third countries⁴. New products (liquids for electronic-cigarettes, other manufactured tobacco, nicotine pouches and other nicotine products) have increased in popularity, especially among young people. In addition to the intrinsic public health risk that those products represent, they can also have the potential of opening the way towards conventional smoking.

² Directive 2014/40/EU of the European Parliament and of the Council of 3 April 2014 on the approximation of the laws, regulations and administrative provisions of the Member States concerning the manufacture, presentation and sale of tobacco and related products and repealing Directive 2001/37/EC (OJ L 127, 29.4.2014, ELI: <http://data.europa.eu/eli/dir/2014/40/oj>).

³ [Europe's Beating Cancer Plan](#), COM(2021) 44 final.

⁴ In the case of Cyprus, the “green line” as per Council Regulation (EC) No 866/2004 of 29 April 2004 on a regime under Article 2 of Protocol 10 to the Act of Accession (ELI: <http://data.europa.eu/eli/reg/2004/866/2015-08-31>)

- (4) One of the objectives of the Treaty on European Union is to maintain an economic union, whose characteristics are similar to those of a domestic market, within which there is healthy competition. As regards manufactured tobacco and tobacco related products, the achievement of that aim presupposes that the application in the Member States of taxes affecting the consumption of products in the relevant sector does not distort conditions of competition and does not impede their free movement within the Union.
- (5) Manufactured tobacco and tobacco related products should be defined for the purposes of this Directive, without prejudice to the definition of such products for the purposes of regulating their manufacture, presentation, and sale within the Union.
- (6) The various types of manufactured tobacco and tobacco related products, distinguished by their characteristics and by the way in which they are used, should be defined.
- (7) Rolls of tobacco capable of being smoked as they are after simple handling should be deemed to be cigarettes for the purposes of uniform taxation of those products.
- (8) A distinction should be made between fine-cut tobacco for the rolling of cigarettes, other smoking tobacco, waterpipe tobacco and heated tobacco to improve legal certainty and fight against fraud.
- (9) In the interests of uniform and fair taxation, a definition of cigarettes, cigars and cigarillos, fine-cut tobacco for the rolling of cigarettes, smoking tobacco, waterpipe tobacco, **and other manufactured tobacco should be laid down. A definition of** heated tobacco ~~and other manufactured tobacco~~ should **also** be laid down **to reflect the fact that those products do not have a combustion process**. Rolls of tobacco which according to their length can be considered as two cigarettes or more are treated as two cigarettes or more. **However,** ~~C~~cigars and cigarillos which are similar in many respects to a cigarette **have strong visual similarities to cigarettes, in particular a paper layer covering the filter should be** are treated as a cigarettes for excise purposes. Smoking tobacco which is similar in many respects to fine-cut tobacco for the rolling of cigarettes is treated as fine-cut tobacco. Tobacco which can be used in a waterpipe is treated as waterpipe tobacco. Tobacco which is heated or otherwise activated by chemical reaction is treated as heated tobacco. Other tobacco prepared and intended for human consumption is treated as other manufactured tobacco. Also, tobacco refuse should be clearly defined.

Presidency Note:

See Presidency Notes in Article 4 and Article 7

- (10) Tobacco related products often substitute manufactured tobacco products by facilitating the intake of nicotine in the human body. In the interests of uniform and fair taxation, liquids for electronic cigarettes, nicotine pouches and other nicotine products should be defined.
- (11) A manufacturer should be defined as a natural or legal person who actually prepares manufactured tobacco and tobacco related products or has such a product designed or manufactured, and markets that product under his name or trademark.
- (12) For the proper functioning of the internal market, minimum excise duties for all categories of manufactured tobacco and tobacco related products should be established. Different minimum excise duties should be established for each category of tobacco and tobacco related product to reflect differences in product characteristics and how they are used.
- (13) To avoid its obsolescence over time, the Union rate used to determine the minimum excise duty for each product category should be updated every three years on the basis of changes in the Union harmonised index of consumer prices, as published by Eurostat. In-order to avoid excessive rate fluctuations, each of the three-year adaptations shall not exceed 6%.
- (14) To ensure a balanced distribution of the impacts of the minimum excise duties across Member States, the economic situation of Member States should be taken into account by adjusting at national level the Union rates used to determine the minimum excise duty for each category by the price levels index of each Member State, as published by Eurostat. Such adjustment should be revised every three years.
- (15) The structure of the excise duty on cigarettes should include, in addition to a specific component calculated per unit of the product, a proportional component based on the retail selling price, inclusive of all taxes. The turnover tax on cigarettes has the same effect as an *ad valorem* excise duty and that fact should be taken into account when the ratio between the specific component of the excise duty and the total tax burden is being established.

- (16) Without prejudice to the mixed tax structure and the maximum percentage of the specific component of the total tax burden, Member States should be able to levy specific or minimum excise duty on cigarettes, so as to ensure that at least a certain minimum level of taxation applies throughout the Union.
- (17) As regards cigarettes, neutral conditions of competition for manufacturers should be ensured, the partitioning of the tobacco markets should be reduced and health objectives should be underscored. Thus, a price related minimum requirement should refer to the weighted average retail selling price, whereas a monetary minimum should be applicable to all cigarettes. For the same reasons, the weighted average retail selling price should also serve as a reference for measuring the importance of specific excise duty within the total tax burden.
- (18) A certain degree of convergence of level of taxation would help to ensure a high level of protection for human health. The level of taxation is a major factor in the price of tobacco and tobacco related products, which in turn influences consumers' consumption habits. Fraud and smuggling undermine tax induced price levels, in particular of cigarettes and fine-cut tobacco for the rolling of cigarettes, and thus jeopardise the achievement of tobacco control and health protection objectives.
- (19) In view of its specific structural social and economic situation, Portugal should be able to apply a reduced rate of excise duty for cigarettes made by small-scale producers and consumed in the most remote regions of the Azores and Madeira.
- (20) As regards products other than cigarettes, a harmonised incidence of tax should be established for all products belonging to the same group of manufactured tobacco or tobacco related products. The setting of an overall minimum excise duty expressed as a percentage or as an amount per kilogram or for a given number of items or as an amount per millilitre is the most appropriate for the functioning of the internal market.
- (21) To capture the heterogeneity in current formats of heated tobacco, and to anticipate future formats, the setting of an overall minimum excise duty expressed as a percentage, or as an amount per kilogram, or for a given number of items is the most appropriate for the functioning of the internal market.

- (22) As regards prices and levels of taxation, in particular for cigarettes — which are by far the biggest category of tobacco products — as well as for fine cut-tobacco for the rolling of cigarettes, there are still considerable differences between Member States which may disturb the operation of the internal market. A certain degree of convergence between the levels of taxation applied in the Member States would help to reduce fraud and smuggling within the Union.
- (23) As regards fine-cut tobacco for the rolling of cigarettes, a Union price related minimum requirement should be expressed in such a way as to obtain effects similar to those in the field of cigarettes and should take the weighted average retail selling price as the point of reference.
- (24) The minimum excise duty for fine-cut tobacco for the rolling of cigarettes should be brought closer to the minimum excise duty applicable to cigarettes, so as to better take account of the degree of competition existing between the two products, reflected in consumption patterns observed, as well as their equally harmful character. Similarly, minimum excise duties for cigars and cigarillos and other smoking tobacco should be increased to reduce the gap with the rate of excise duty for cigarettes to achieve a progressive convergence between products and minimise the risk of cross-product substitution.
- (25) As regards waterpipe tobacco, Member States should be allowed to set a lower minimum excise duty than for other smoking tobacco, so as to take into account the specific characteristics of the waterpipe tobacco market.
- (26) In order to have neutral conditions of competition in the tobacco sector, it is also necessary to set the minimum tax levels for waterpipe tobacco, heated tobacco and other manufactured tobacco. For the same reason, minimum tax levels also should be set for tobacco related products which can be seen as substitutes for tobacco products from a fiscal perspective.
- (27) Liquids for electronic cigarettes, whether they contain nicotine or not, should be subject to a minimum excise duty, in order to avoid any additional administrative burden and to prevent tax avoidance through ‘do-it-yourself’ mixtures.

- (28) Harmonisation of structures of excise duties must, in particular, result in competition between the different categories of manufactured tobacco and tobacco related products belonging to the same group not being distorted by the effects of the charging of the tax and, consequently, in the opening of the national markets of the Member States.
- (29) In view of the different rates of excise duty applicable in Member States, transitional periods should be laid down to allow Member States to adapt smoothly to the levels of the overall excise duty, taking into account national specificities, thus limiting possible side effects.
- (30) In order to prevent the diversion of raw tobacco to illicit manufacturing and consequential tax evasion, raw tobacco should be subject to a minimum excise duty. It is therefore necessary to define raw tobacco. Setting a zero minimum excise duty rate for raw tobacco is proportionate with the objective of addressing tax evasion and fraud and avoids double taxation.
- (31) The imperative needs of competition imply a system of freely formed prices for all groups of manufactured tobacco and tobacco related products. Therefore, manufacturers, their representatives or their authorised agents in the Union should be allowed freely to determine the maximum retail selling price for each of the Member States for which the products in question are to be released for consumption.
- (32) Member States should be allowed to grant exemptions from excise duty or make refunds of excise duty in respect of **raw tobacco**, certain types of manufactured tobacco and tobacco related products depending on the use which is made of them.

Presidency Note:

See Presidency Notes in Article 26.

- (33) In order to assess the functioning of this Directive, the Commission should submit reports on a regular basis to the European Parliament and Council on the application of this Directive, examining in particular levels of taxation taking into account proper functioning of the internal market, public health, the real value of the rates of excise duty, and the difference between excise revenues due and collected.

- (34) In order to ensure uniform conditions for the implementation of the obligation of the Member States to submit information, implementing powers should be conferred on the Commission to determine a list of statistical data to be provided by Member States needed for the Commission report on the application of this Directive. Those powers should be exercised in accordance with Regulation (EU) No 182/2011 of the European Parliament and of the Council⁵.
- (35) The Commission should review this Directive, taking into account the future revision of Directive 2014/40/EU (Tobacco Products Directive).
- (36) The obligation to transpose this Directive into national law should be confined to those provisions which represent a substantive amendment as compared to the earlier Directives. The obligation to transpose the provisions which are unchanged arises under the earlier Directives.
- (37) This Directive should be without prejudice to the obligations of the Member States relating to the time-limits for the transposition into national law and the dates of application of the Directives set out in Annex I, Part B, to Directive 2011/64/EU,

HAS ADOPTED THIS DIRECTIVE:

CHAPTER 1

SUBJECT MATTER

Article 1

1. This Directive lays down general principles for the harmonisation of the structure and rates of the excise duty to which the Member States subject raw tobacco, manufactured tobacco and tobacco related products.

⁵ Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by the Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13, ELI: <http://data.europa.eu/eli/reg/2011/182/oj>).

2. This Directive does not apply to tobacco for oral use, except those intended to be inhaled or chewed, made wholly or partly of tobacco, in powder or in particulate form or in any combination of these forms, particularly those presented in sachet portions or porous sachets.

CHAPTER 2

DEFINITIONS

Article 2

1. For the purposes of this Directive, ‘manufactured tobacco’ means:
 - (a) cigarettes;
 - (b) cigars and cigarillos
 - (c) smoking tobacco:
 - (i) fine-cut tobacco for the rolling of cigarettes;
 - (ii) other smoking tobacco;
 - (d) waterpipe tobacco
 - (e) heated tobacco;
 - (f) other manufactured tobacco.
2. For the purposes of this Directive, ‘tobacco related products’ means:
 - (a) liquids for electronic cigarettes;
 - (b) nicotine pouches;
 - (c) other nicotine products.
3. For the purposes of this Directive, ‘raw tobacco’ means any form of harvested tobacco that is not manufactured tobacco.

4. For the purposes of this Directive, ‘nicotine’ means all forms of nicotine including synthetic nicotine and its analogues.
5. Products containing no tobacco and used exclusively for medical purposes shall not be treated as manufactured tobacco or tobacco related products.
6. Notwithstanding existing Union provisions, the definitions referred to in Articles 3 to 10 shall be without prejudice to the choice of system or the level of taxation which shall apply to the different groups of products referred to in this Directive.

Article 3

1. For the purposes of this Directive, ‘cigarettes’ means:
 - (a) rolls of tobacco capable of being smoked as they are and which are not cigars or cigarillos;
 - (b) rolls of tobacco which, by simple non-industrial handling, are inserted into cigarette-paper tubes; or
 - (c) rolls of tobacco which, by simple non-industrial handling, are wrapped in cigarette paper.
2. For the purpose of this Directive, ‘roll of tobacco’ means two cigarettes where, excluding filter or mouthpiece, the roll of tobacco is longer than 8 cm but not longer than 11 cm, three cigarettes where, excluding filter or mouthpiece, it is longer than 11 cm but not longer than 14 cm, and so on.
3. Products consisting in whole or in part of substances other than tobacco but otherwise falling within the definition set out in paragraph 1 shall be treated as cigarettes.

Article 4

1. For the purposes of this Directive, ‘cigars’ or ‘cigarillos’ means the following, if they can be and, given their properties and normal consumer expectations, are exclusively intended to be smoked as they are:
 - (a) rolls of tobacco with an outer wrapper of natural tobacco covering the product in full including, where relevant, the filter, but without any further layer partially covering the outer wrapper; regarding tipped cigars, the outer wrapper shall not cover the tip;

(b) rolls of tobacco with a threshed blend filler and with an outer wrapper of the normal colour of a cigar, of reconstituted tobacco, covering the product in full, including, where appropriate, the filter but not, in the case of tipped cigars, the tip, where the unit weight, not including filter or mouthpiece, is not less than 2,3 g and not more than 10 g, and the circumference over at least one third of the length is not less than 34 mm.

2. Products consisting in part of substances other than tobacco but otherwise falling within the definitions set out in paragraph 1 shall be treated as cigars or cigarillos.

3. Products falling within the definition set out in paragraph 1 which have strong visual similarities with cigarettes, in particular a paper layer covering the filter, shall be treated as cigarettes.

Presidency Note:

As regards cigars and cigarillos there are different views on whether it is best to have a single category for both cigars and cigarillos or have two different categories.

It is widely understood that, the definition of cigars and cigarillos is similar and most probably the only indication that differentiate these products is the weight.

The Presidency also realizes that the need lies more in capturing borderline products which are actually cigarettes but are treated as cigarillos, rather than separating the categories for cigars and cigarillos. Therefore, due to the difficulty to set clear definitions for cigars and cigarillos the Presidency proposes the retainment of a single category and the insertion of the new paragraph 3 to address the concern on borderline products.

Article 5

1. For the purposes of this Directive, ‘smoking tobacco’ means:

(a) tobacco which has been cut or otherwise split, twisted or pressed into blocks and is capable of being smoked without further industrial processing;

(b) tobacco refuse put up for retail sale which does not fall under Articles 3(1), Article 4(1), Article 6(1) and Article 7 and which can be smoked.

- 1.a For the purposes of this Directive, ‘tobacco refuse’ means remnants of tobacco leaves and by-products obtained from tobacco processing or the manufacture of tobacco products.
2. For the purposes of this Directive, ‘fine cut tobacco for the rolling of cigarettes’ means smoking tobacco in which more than 25 % by weight of the tobacco particles have a cut width of less than 1,5 mm.

Member States may also deem smoking tobacco in which more than 25 % by weight of the tobacco particles have a cut width of 1,5 mm or more and which was sold or intended to be sold for the rolling of cigarettes to be ‘fine-cut tobacco for the rolling of cigarettes’.

3. Products consisting in whole or in part of substances other than tobacco but otherwise falling within the definition set out in paragraph 1 shall be treated as smoking tobacco.

Article 6

1. For the purposes of this Directive, ‘waterpipe tobacco’ means tobacco which can be used in a waterpipe for the production of emissions which are passed through a liquid before inhalation by the users.
2. Products consisting in whole or in part of substances other than tobacco but otherwise falling within the definition set out in paragraph 1 shall be treated as waterpipe tobacco.

Presidency Note:

No amendments have been made to the definition of waterpipe. Many Member States supported the separation of waterpipe tobacco from smoking tobacco. On the other hand, some other MSs still have hesitations on whether this approach can be applied since the criteria of smoking tobacco and waterpipe tobacco are very similar.

This separation is due to the need to differentiate the excise duty rate imposed on waterpipe tobacco in order to monitor waterpipe tobacco market more effectively as stated on Commissions’ Impact Assessment p. 43. It is also essential for capturing the specific characteristics of waterpipe and the alternative products that may be used in it.

The criterion that distinguishes the waterpipe tobacco from smoking tobacco is the fact that these tobacco products are used in a waterpipe, hence the emissions are passed through a liquid.

Article 7

1. For the purposes of this Directive, ‘heated tobacco’ means tobacco that is heated or otherwise activated by chemical reaction or some other means **without combustion**, to produce an emission containing nicotine or other chemicals, intended for inhalation by users, other than via a waterpipe.
2. Where heated tobacco is taxed per item in accordance with Article 20(1) point (b), an item of heated tobacco shall, for excise duty purposes, be considered as two items where the tobacco content is higher than 0,45 grams but not higher than 0,75 grams, as three items where the tobacco content is higher than 0,75 grams but not higher than 1,05 grams, and so on.
3. Products consisting in whole or in part of substances other than tobacco but otherwise falling within the definition set out in paragraph 1, except liquids for electronic cigarettes, shall be treated as heated tobacco.

Presidency Note:

After receiving comments from Member States, it has become clear that for some Member States a clearer distinction between cigarettes and HTP was essential.

The Presidency took into consideration the Member States’ concerns along with the explanatory notes of Combine Nomenclature heading 24.04 where it is stated that heated tobacco entails “Products containing tobacco, reconstituted tobacco, nicotine, or tobacco or nicotine substitutes, intended for inhalation without combustion...” and also considered the Council conclusions concerning the structure and rates of excise duty applied to manufactured tobacco where it is stated that “in order to tackle current and future challenges in respect of the functioning of the internal market by harmonising definitions and tax treatment of novel products (such as liquids for e-cigarettes and heated tobacco products), ...the various types of tobacco products, distinguished by their characteristics and by the way in which they are used should be defined“.

Keeping this in mind, the Presidency proposes the insertion of the phrase ‘without combustion’ as per the requests of Member States, as it is believed that it does not change the meaning of the definition. In order to ensure that these changes will not affect the application and effectiveness of Article 7a, relevant modifications in the said Article are also proposed.

Article 7a

Products corresponding to the definition of more than one of the following categories of products shall be taxed as follows:

1. Products which fall within the definitions of both smoking tobacco and heated tobacco **or may be consumed both as smoking tobacco and as heated tobacco** shall be ~~treated~~ **taxed** as heated tobacco.
2. Products which fall within the definitions of both cigarettes and heated tobacco **or may be consumed both as a cigarette and as heated tobacco** shall be ~~treated~~ **taxed** as cigarettes.
3. Products which fall within the definitions of both cigars **or and**-cigarillos and heated tobacco **or may be consumed both as cigars or cigarillos and as heated tobacco** shall be treated as cigars or cigarillos.
4. **Products which fall within the definitions of both smoking tobacco and waterpipe tobacco or may be used both as smoking tobacco and as waterpipe tobacco shall be treated as smoking tobacco.**

Presidency Note:

The Presidency proposes the above amendments in order to ensure the tax treatment of potential products that may fall under two product definitions or can be consumed as either of the two product categories.

Regarding the insertion of paragraph 4, many Member States requested the insertion of this paragraph in order to clarify the tax treatment of products that correspond to both categories of smoking tobacco and waterpipe tobacco.

Article 8

1. For the purposes of this Directive, ‘other manufactured tobacco’ means products containing tobacco, prepared and intended for human consumption except for cigarettes, cigars and cigarillos, smoking tobacco, waterpipe tobacco and heated tobacco.
2. For the purposes of this Directive, ‘products containing tobacco prepared and intended for human consumption’ means products containing tobacco which by simple non-industrial handling are capable of delivering nicotine for intake into the human body or facilitating such intake.

Article 9

1. For the purposes of this Directive, ‘liquids for electronic cigarettes’ means any of the following:
 - (a) liquids containing nicotine that can be used in electronic cigarettes or similar vaporising devices or to refill electronic cigarettes **or similar vaporising devices**;
 - (b) liquids not containing nicotine which are intended to be used in electronic cigarettes or similar vaporising devices or to refill electronic cigarettes **or similar vaporising devices**.
2. For the purposes of this Directive, ‘electronic cigarette’ means a product that can be used for consumption of vapour, or any component of that product, that can be disposable or refillable or rechargeable.

Presidency Note:

The proposed insertion intends to capture liquids that are used to refill similar vaporising devices.

Article 10

1. For the purposes of this Directive, ‘nicotine pouches’ means products containing nicotine intended for oral intake and plant fibres or equivalent substrate, which are presented in sachet portions or porous sachets or in an equivalent format and which do not contain tobacco.

2. For the purposes of this Directive, ‘other nicotine products’ means products for human consumption containing nicotine and not containing tobacco which can be used for the intake of nicotine in the human body, other than nicotine pouches and liquids for electronic cigarettes.

Article 11

For the purpose of this Directive, ‘manufacturer’ means a natural or legal person established in the Union who manufactures a product or has such a product designed or manufactured and markets that product under his name or trademark.

CHAPTER 3

CALCULATION OF THE EXCISE DUTY ON MANUFACTURED TOBACCO AND TOBACCO RELATED PRODUCTS

Article 12

Each Member State shall ensure that the cumulative value of specific duty or ad valorem duty or both excluding VAT (‘overall excise duty’) on manufactured tobacco and tobacco related products respects the minimum excise duties laid down in Article 16, Article 20(2), ~~and Article 22(2)~~ **and (5)**. The minimum excise duties applicable in Member States for manufactured tobacco and tobacco related products laid down in Article 16, Article 20(2) and Article 22(2) and ~~(6)~~ **and (5)** shall be adjusted every three years in accordance with Articles 12a and 12b.

Article 12a

1. From 1 January 2035 Member States shall adjust the Union rate used to determine the minimum excise duty of a product, as provided for in Article 16, Article 20(2) and Article 22(2) and ~~(6)~~ **(5)** by increasing or decreasing the base amount in euro by the percentage change in the all-items annual Union average value of the harmonised index of consumer prices as published by Eurostat as measured over the three calendar years immediately prior to the preceding year. Each of every three-year adjustment of the HICP shall not exceed 6%.
2. For calculating the adjustment required by paragraph 1 Member States shall apply the following formula, assuming that y is the first year the adjusted rate shall apply:

$$Union\ Rate_y = \left[\frac{HICP_{y-2} - HICP_{y-5}}{HICP_{y-2}} * 100\% \right] * Union\ Rate_{y-3}$$

Article 12b

1. From 1 January 2028 the part of minimum rate expressed as an amount either per kilogram, per millilitre, or per a given number of items applicable in a Member State shall be the sum of one third of the Union rate for the corresponding category multiplied by the price level index divided by one hundred plus two thirds of the Union rate for the corresponding category. Price level index means the index published by Eurostat expressing the price level of a given Member State for actual individual consumption relative to the weighted Union average. Member States shall use the price level index of the year immediately prior to the preceding year.
2. For calculating the adjustment required by paragraph 1 Member States shall apply the following formula, assuming that y is the first year the adjusted rate shall apply:

$$MS\ Rate = \left(\frac{1}{3} * Union\ Rate * \frac{MS\ PLI_{y-2}}{100} \right) + \left(\frac{2}{3} * Union\ Rate \right)$$

3. By way of derogation from Article 12, during transitional periods set out in Article 16(3) to (6), Article 20(4) and (5), ~~and Article 22(3) to (5)~~ **and (4) and Article 22(6)(1) and (6)(2)**, the minimum excise duties applicable in Member States for manufactured tobacco and tobacco related products shall be adjusted every two years in accordance with paragraph 2 of this Article.

Article 12c

1. From 1 January 2028 each Member State shall ensure that the overall excise duty on manufactured tobacco and tobacco related products respect the minimum tax levels specified in Article 16, Article 20(2) and Article 22(2), **and (5)** ~~and (6)~~ as adjusted in accordance with Article 12b.

2. From 1 January 2035, and every three years thereafter, each Member State shall ensure that the overall excise duty on manufactured tobacco and tobacco related products respect the minimum tax levels specified in Article 16, Article 20(2) and Article 22(2); **and** (5) ~~and (6)~~ as adjusted, firstly in accordance with Article 12a and then Article 12b.

Presidency Note:

References to Articles are altered to reflect the changes made in this compromise text. The formula was corrected to correspond to the complete calculation of the Union rate.

CHAPTER 4

PROVISIONS APPLICABLE TO CIGARETTES

Article 13

1. Cigarettes manufactured in the Union and those imported from third countries shall be subject to an *ad valorem* excise duty calculated on the maximum retail selling price, including customs duties, and also to a specific excise duty calculated per unit of the product.

Member States may exclude customs duties from the basis for calculating the *ad valorem* excise duty on cigarettes.

2. The rate of the *ad valorem* excise duty and the amount of the specific excise duty shall be the same for all cigarettes.
3. At the final stage of harmonisation of structures, the same ratio shall be established for cigarettes in all Member States between the specific excise duty and the sum of the *ad valorem* excise duty and the turnover tax, in such a way that the range of retail selling prices reflects fairly the difference in the manufacturers' delivery prices.
4. Member States may levy a minimum excise duty on cigarettes, provided that the mixed structure of taxation and the band of the specific component of the excise duty referred to in Article 14 is respected.

Article 14

1. The percentage of the specific component of the excise duty in the amount of the total tax burden on cigarettes shall be established by reference to the weighted average retail selling price.
2. The weighted average retail selling price shall be calculated by reference to the total value of all cigarettes released for consumption, based on the retail selling price including all taxes, divided by the total quantity of cigarettes released for consumption. It shall be determined by 1 March at the latest of each year on the basis of data relating to all such releases for consumption made in the preceding calendar year.
3. The specific component of the excise duty on cigarettes shall not be less than 7,5 % and shall not be more than 76,5 % of the amount of the total tax burden resulting from the aggregation of the following:
 - (a) specific excise duty;
 - (b) the *ad valorem* excise duty and the VAT levied on the weighted average retail selling price.
4. Where a change in the weighted average retail selling price of cigarettes occurs in a Member State, thereby bringing the specific component of the excise duty, expressed as a percentage of the total tax burden, below the percentage of 7,5 % or above the percentage of 76,5 % of the total tax burden, the Member State concerned may refrain from adjusting the amount of the specific excise duty until 1 January of the second year following that in which the change occurs.

Article 15

1. Member States shall apply minimum excise duty to cigarettes in accordance with the rules provided for in Articles 13 to 17.

2. Paragraph 1 shall apply to the taxes which, pursuant to Articles 13 to 17, are levied on cigarettes and which comprise:
 - (a) a specific excise duty per unit of the product;
 - (b) an *ad valorem* excise duty calculated on the basis of the maximum retail selling price; and
 - (c) a VAT proportional to the retail selling price.

Article 16

1. The overall excise duty on cigarettes shall represent at least ~~60~~⁶³% of the weighted average retail selling price of cigarettes released for consumption. That overall excise duty shall not be less than the Union rate of EUR 200 per 1000 cigarettes, adjusted in accordance with Article 12, irrespective of the weighted average retail selling price.
2. However, Member States which levy an excise duty of at least the Union rate of EUR 260 per 1000 cigarettes, adjusted in accordance with Article 12, on the basis of the weighted average retail selling price need not to comply with the requirement of an overall excise duty of ~~63~~⁶⁰% of the weighted average retail selling price of cigarettes released for consumption set out in the first subparagraph of this Article.
3. By way of derogation from paragraph 1, from 1 January 2028 until 31 December 2029 Member States shall ensure that excise duty rates are at least EUR 140 per 1 000 items inclusive of all taxes for cigarettes. ~~The overall excise duty on cigarettes shall represent at least 60% of the weighted average retail selling price of cigarettes released for consumption.~~
4. By way of derogation from paragraph 2, from 1 January 2028 until 31 December 2029 Member States which levy an excise duty of at least the Union rate of EUR 180 per 1000 cigarettes, ~~on the basis of the weighted average retail selling price need not to comply with the requirement of an overall excise duty of 60% of the weighted average retail selling price of cigarettes released for consumption set out in the first subparagraph of this Article.~~

5. By way of derogation from paragraph 1, from 1 January 2030 until 31 December 2031 Member States shall ensure that excise duty rates are at least EUR 170 per 1 000 items inclusive of all taxes for cigarettes. ~~The overall excise duty on cigarettes shall represent at least 61% of the weighted average retail selling price of cigarettes released for consumption.~~
6. By way of derogation from paragraph 2, from 1 January 2030 until 31 December 2031 Member States which levy an excise duty of at least the Union rate of EUR 220 per 1000 cigarettes, ~~on the basis of the weighted average retail selling price need not to comply with the requirement of an overall excise duty of 61% of the weighted average retail selling price of cigarettes released for consumption set out in the first subparagraph of this Article.~~

Presidency Note:

The change to 60% at WAP was requested by a number of Member States, both during the previous meetings of the WP, and also via the comments, with a number of Member States clearly stating that this constitutes a red line. In an effort to understand where this request was rooted, the Presidency consulted these Member States and it became apparent that each Member State had different reasons for requesting this change. The Presidency has taken on board these requests as an opportunity for Member States to assess whether it can be accepted within the overall provisions of the Directive.

Article 17

1. Where a change in the weighted average retail selling price of cigarettes occurs in a Member State, thereby bringing the overall excise duty below the levels specified in Article 16, paragraph 1, first sentence, the Member State concerned may refrain from adjusting that duty until 1 January of the second year following that in which the change occurs.
2. Where a Member State increases the rate of VAT on cigarettes, it may reduce the overall excise duty up to an amount which, expressed as a percentage of the weighted average retail selling price, is equal to the increase in the rate of VAT, also expressed as a percentage of the weighted average retail selling price, even if such an adjustment has the effect of reducing the overall excise duty to below the levels, expressed as a percentage of the weighted average retail selling price, laid down in Article 16, paragraph 1, first sentence.

However, the Member State shall raise that duty again so as to reach at least those levels by 1 January of the second year after that in which the reduction took place.

Article 18

Portugal may apply a reduced rate of up to 50 % less than that laid down in Article 16 to cigarettes consumed in the most remote regions of the Azores and Madeira, made by small-scale manufacturers each of whose annual production does not exceed 500 tonnes.

CHAPTER 5

PROVISIONS APPLICABLE TO MANUFACTURED TOBACCO OTHER THAN CIGARETTES

Article 19

Manufactured tobacco other than cigarettes produced in the Union or imported from third countries shall be subject, in each Member State, to a minimum excise duty as laid down in Article 20.

Article 20

1. Member States shall apply an excise duty to manufactured tobacco other than cigarettes which may be:
 - (a) either an *ad valorem* duty calculated on the basis of the maximum retail selling price of each product, freely determined by manufacturers established in the Union and by importers from third countries in accordance with Article 24; or
 - (b) a specific duty expressed as an amount per kilogram or, in the case of cigars and cigarillos and heated tobacco, alternatively for a given number of items; or
 - (c) a mixture of both, combining an *ad valorem* element and a specific element.

Where an excise duty is either *ad valorem* or mixed, Member States may establish a minimum amount of excise duty.

2. The overall excise duty, expressed as a percentage, as an amount per kilogram or for a given number of items, shall be at least equivalent to the rates or minimum amounts laid down for:

(a)	cigars and cigarillos	:	40 % of the retail selling price inclusive of all taxes or the Union rate of EUR 143 per 1000 items or per kilogram, adjusted in accordance with Article 12;
(b)	smoking tobacco		
(i)	fine-cut tobacco for the rolling of cigarettes	:	62 % of the weighted average retail selling price of fine-cut tobacco for the rolling of cigarettes released for consumption, or the Union rate of EUR 200 per kilogram, adjusted in accordance with Article 12;
(ii)	other smoking tobacco	:	50 % of the retail selling price inclusive of all taxes, or the Union rate of EUR 143 per kilogram, adjusted in accordance with Article 12;
(c)	waterpipe tobacco	:	50 % of the retail selling price inclusive of all taxes, or the Union rate of EUR 107 per kilogram, adjusted in accordance with Article 12;
(d)	heated tobacco	:	55 % of the retail selling price inclusive of all taxes or the Union rate of EUR 300 per kilogram, or the Union rate of EUR 100 per 1000 items, adjusted in accordance with Article 12;
(e)	other manufactured tobacco	:	50 % of the retail selling price inclusive of all taxes, or the Union rate of EUR 143 per kilogram, adjusted in accordance with Article 12.

The weighted average retail selling price shall be calculated by reference to the total value of fine-cut tobacco for the rolling of cigarettes released for consumption, based on retail selling price including all taxes, divided by the total quantity of fine-cut tobacco for the rolling of cigarettes released for consumption. It shall be determined by 1 March at the latest of each year on the basis of data relating to all such releases for consumption made in the preceding calendar year.

3. The rates or amounts referred to in paragraphs 1 and 2 shall apply for all products belonging to the group of manufactured tobacco concerned, without distinction within each group as to quality, presentation, origin of the products, the materials used, the characteristics of the firms involved or any other criterion.
4. By way of derogation from paragraph 2, from 1 January 2028 until 31 December 2029 Member States shall ensure that excise duty rates are at least:
- (i) ~~EUR 12 per 1 000 items or per kilogram or 5%~~ of the retail selling price inclusive of all taxes **or the Union rate of EUR 12 per 1 000 items or per kilogram** for cigars and cigarillos;
 - (ii) ~~EUR 120 per kilogram or 50%~~ of the retail selling price inclusive of all taxes **or the Union rate of EUR 120 per kilogram** for fine-cut tobacco for the rolling of cigarettes;
 - (iii) ~~EUR 22 per kilogram or 20%~~ of the retail selling price inclusive of all taxes **or the Union rate of EUR 22 per kilogram** for other smoking tobacco;
 - (iv) ~~EUR 22 per kilogram or 20%~~ of the retail selling price inclusive of all taxes **or the Union rate of EUR 22 per kilogram** for waterpipe tobacco;
 - (v) ~~EUR 60 per 1 000 items or EUR 200 per kilogram or 45%~~ of the retail selling price inclusive of all taxes **or the Union rate of EUR 60 per 1 000 items EUR 200** for heated tobacco and
 - (vi) ~~EUR 0 per kilogram or 0%~~ of the retail selling price inclusive of all taxes **or the Union rate of EUR 0 per kilogram** for other manufactured tobacco.
5. By way of derogation from paragraph 2, from 1 January 2030 until 31 December 2031 Member States shall ensure that excise duty rates are at least:
- (i) ~~EUR 71,5 per 1 000 items or per kilogram or 20 %~~ of the retail selling price inclusive of all taxes **or the Union rate of EUR 71,5 per 1 000 items or per kilogram** for cigars and cigarillos;
 - (ii) ~~EUR 160 per kilogram or 55%~~ of the retail selling price inclusive of all taxes **f or the Union rate of EUR 160 per kilogram** or fine-cut tobacco for the rolling of cigarettes;

(iii) ~~EUR 71,5 per kilogram or 25% of the retail selling price inclusive of all taxes~~ **or the Union rate of EUR 71,5 per kilogram** for other smoking tobacco;

(iv) ~~EUR 54 per kilogram or 25% of the retail selling price inclusive of all taxes~~ **or the Union rate of EUR 54 per kilogram** for waterpipe tobacco;

(v) ~~EUR 80 per 1 000 items or EUR 250 per kilogram or 50% of the retail selling price inclusive of all taxes~~ **or the Union rate of EUR 80 per 1 000 items or EUR 250 per kilogram** for heated tobacco, and

(vi) ~~EUR 71,5 per kilogram or 25% of the retail selling price inclusive of all taxes~~ **or the Union rate of EUR 71,5 per kilogram** for other manufactured tobacco.

Presidency Note:

The proposed changes were made to ensure linguistic consistency with the provisions of Article 20(2) and Article 22(2) to (6)(2).

CHAPTER 6

PROVISIONS APPLICABLE TO TOBACCO RELATED PRODUCTS

Article 21

The following groups of tobacco related products produced in the Union or imported from third countries shall be subject, in each Member State, to a minimum excise duty as laid down in Article 22:

- (a) liquids for electronic cigarettes;
- (b) nicotine pouches;
- (c) other nicotine products.

Article 22

1. Member States shall apply an excise duty to tobacco related products which may be one of the following:
 - (a) an ad valorem duty calculated on the basis of the maximum retail selling price of each product, freely determined by manufacturers established in the Union and by importers from third countries in accordance with Article 24;
 - (b) in the case of liquids for electronic cigarettes a specific duty expressed as an amount per millilitre;
 - (c) in the case of nicotine pouches and other nicotine products a specific duty expressed as an amount per kilogram, ~~or alternatively for a given number of items;~~
 - (d) a mixture of points (a) and (b), or points (a) and (c) accordingly, combining an ad valorem element and a specific element.

Where the excise duty is either ad valorem or mixed, Member States may establish a minimum amount of excise duty.

2. The overall excise duty on liquids for electronic cigarettes whether they contain nicotine or not, shall be at least equivalent to the rates or minimum amounts laid down for:
 - (a) liquids containing ~~from 0 mg of~~ **no** nicotine per millilitre ~~to a maximum of 15 mg of nicotine per millilitre:~~ **320** % of the retail selling price inclusive of all taxes or the Union rate of EUR 0,30 per millilitre, adjusted in accordance with Article 12;
 - (b) liquids containing ~~more than 15 mg of nicotine per millilitre~~ **nicotine:** **320** % of the retail selling price inclusive of all taxes or the Union rate of EUR 0,30 per millilitre, adjusted in accordance with Article 12;
3. By way of derogation from paragraph 2, from 1 January 2028 until 31 December 2029 Member States shall ensure that excise duty rates are at least 20 % of the retail selling price inclusive of all taxes or the Union rate of EUR 0,20 per millilitre.

4. By way of derogation from paragraph 2, from 1 January 2030 until 31 December 2031 Member States shall ensure that excise duty rates are at least 20 % of the retail selling price inclusive of all taxes or the Union rate of EUR 0,25 per millilitre.

~~5. Member States shall be allowed a transitional period until 31 December 2031 in order to reach the rates or minimum amounts laid down in paragraph 6 of this Article.~~

~~From 1 January 2030 the overall excise duty, expressed as a percentage, as an amount per kilogram or for a given number of items, shall be at least equivalent to the rates or minimum amounts laid down for:~~

~~(a) nicotine pouches: 25 % of the retail selling price including all taxes or the Union rate of EUR 71,5 per kilogram;~~

~~(b) other nicotine products: 25 % of the retail selling price including all taxes.~~

~~6. From 1 January 2032 Member States referred to in the first sentence of paragraph 5 of this Article, shall ensure that the overall excise duty, expressed as a percentage, as an amount per kilogram or for a given number of items, shall be at least equivalent to the rates or minimum amounts laid down for:~~

~~(a) nicotine pouches: 50 % of the retail selling price including all taxes or the Union rate of EUR 107 per kilogram, adjusted in accordance with Article 12;~~

~~(b) other nicotine products: 50 % of the retail selling price including all taxes.~~

5. The overall excise duty on nicotine pouches and other nicotine products, shall be at least equivalent to the rates or minimum amounts laid down for:

(a) nicotine pouches: 50 % of the retail selling price including all taxes or the Union rate of EUR 107 per kilogram, adjusted in accordance with Article 12;

(b) other nicotine products: 50 % of the retail selling price including all taxes or the Union rate of EUR 107 per kilogram.

6.(1) By way of derogation from paragraph 5, from 1 January 2028 until 31 December 2029

Member States shall ensure that excise duty rates are at least:

(a) nicotine pouches: 10 % of the retail selling price including all taxes or the Union rate of EUR 30 per kilogram;

(b) other nicotine products: 10 % of the retail selling price including all taxes or the Union rate of EUR 30 per kilogram.

6.(2) By way of derogation from paragraph 5, from 1 January 2030 until 31 December 2031

Member States shall ensure that excise duty rates are at least:

(a) nicotine pouches: 25 % of the retail selling price including all taxes or the Union rate of EUR 71,5 per kilogram;

(b) other nicotine products: 25 % of the retail selling price including all taxes or the Union rate of EUR 71,5 per kilogram.

Presidency Note:

As regards liquids for electronic cigarettes, the previous compromise text provided alterations that aimed to address the need for some Member States to tax higher the liquids for electronic cigarettes that had higher nicotine content, while allowing other Member States to tax them as a single category, as it was the preference of most of the Member States. However, while the intention was appreciated, the proposed text would still require Member States to distinguish between the two product categories for movement purposes, despite the fact that their taxation may be the same.

Some other Member States requested to revert back to a single category, and add a derogation for Member States that wish to tax higher the products of higher nicotine content. However, this change would still create issues with the movement of these products.

The Presidency is hence proposing a different categorisation, whereby liquids are separated into liquids containing no nicotine and liquids containing nicotine. The change is believed to provide a fairer distinction while being consistent with the Combined Nomenclature in which the liquids for electronic cigarettes are also separated in the same way.

In addition, the Presidency has increased the ad valorem taxation for liquids for electronic cigarettes from 20% to 30 % of the retail selling price inclusive of all taxes, which better corresponds to the proposed Union rate of EUR 0,30 per millilitre, as per the Impact Assessment options.

As regards to nicotine pouches and other nicotine products, the Presidency has changed the wording to be linguistically consistent with the provisions for other products, and more specifically with the liquids for electronic cigarettes. The Presidency was also concerned regarding the fact that the exclusion of nicotine pouches from the transitional period between 1 January 2028 to 31 December 2029 would imply preferential treatment in comparison with all other products that are otherwise treated similarly in regards to their transitions and indexation. To provide a smoother adaptation and tackle this issue, the Presidency proposes a rate of 10 % of the retail selling price including all taxes or the Union rate of EUR 30 per kilogram during the first transitional period, for both nicotine pouches and other nicotine products.

7. The rates or amounts referred to in paragraphs 1 to 6 shall apply for all products belonging to the group of tobacco related products concerned, without distinction within each group as to the quality, presentation, origin of the products, materials used, characteristics of the firms involved or any other criterion.

CHAPTER 7

PROVISIONS APPLICABLE TO RAW TOBACCO

Article 23

Raw tobacco grown in the Union and imported from third countries shall be subject, in each Member State, to a minimum excise duty of EUR 0 per kilogram.

CHAPTER 8

DETERMINATION OF THE MAXIMUM RETAIL SELLING PRICE OF MANUFACTURED TOBACCO AND TOBACCO RELATED PRODUCTS

Article 24

1. Manufacturers or, where appropriate, their representatives or authorised agents in the Union and importers of manufactured tobacco and tobacco related products from third countries shall be free to determine the maximum retail selling price for each of their products for each Member State for which the products in question are to be released for consumption.

The first subparagraph may not, however, hinder implementation of national systems of legislation regarding the control of price levels or the observance of imposed prices, provided that they are compatible with Union legislation.

2. In order to facilitate the levying of the excise duty, Member States may, for each group of manufactured tobacco and tobacco related products, fix a scale of retail selling prices on condition that each scale has sufficient scope and variety to correspond in fact with the variety of products originating in the Union.

Each scale shall be valid for all the products belonging to the group of manufactured tobacco and tobacco related products which it concerns, without distinction on the basis of quality, presentation, the origin of the products or of the materials used, the characteristics of the undertakings or of any other criterion.

CHAPTER 9

COLLECTION OF EXCISE DUTY, EXEMPTIONS AND REFUNDS

Article 25

1. Where they collect the excise duty by means of tax stamps, Member States shall be obliged to make those stamps available to manufacturers and dealers in other Member States. Where they collect the excise duty by other means, Member States shall ensure that no obstacle, either administrative or technical, affects trade between Member States on that account.

2. Importers and Union manufacturers of manufactured tobacco and tobacco related products shall be subject to the system set out in paragraph 1 as regards the detailed rules for levying and paying the excise duty.

Article 26

1. Where Member States apply excise duty on raw tobacco, they shall refund an amount of excise duty that has been paid for raw tobacco used to produce manufactured tobacco.

Member States shall determine the conditions and formalities to which the refunds are subject.

2. The following may be exempted from excise duty or excise duty already paid on them may be refunded:
 - (a) denatured manufactured tobacco used for industrial or horticultural purposes;
 - (b) manufactured tobacco, ~~and~~ tobacco related products **and raw tobacco** which is **are** destroyed under administrative supervision;
 - (c) manufactured tobacco and tobacco related products which are solely intended for scientific tests and for tests connected with product quality;
 - (d) manufactured tobacco and tobacco related products which are reworked by the producer.

Member States shall determine the conditions and formalities to which those exemptions or refunds are subject.

Presidency Note:

As per the suggestion from a Member State, the change aims to capture the cases in which raw tobacco is destroyed under administrative supervision.

CHAPTER 10

FINAL PROVISIONS

Article 27

1. The Commission shall publish once a year the value of the euro in national currencies to be applied to the amounts of the overall excise duty.

The exchange rates to be applied shall be calculated as the average exchange rate of the business days between 1 January and 30 June. Those average exchange rates shall be published by the European Commission in the *Official Journal of the European Union* and shall have effect from 1 January of the following calendar year.

2. Member States may maintain the amounts of the excise duties in force at the time of the annual adjustment provided for in paragraph 1 if the conversion of the amounts of the excise duties expressed in euro would result in an increase of less than 5 % or less than EUR 5, whichever is the lower amount, in the excise duty expressed in national currency.

Article 28

1. By 31 December 2032 and every 5 years thereafter, the Commission shall submit to the European Parliament and the Council a report on the application of this Directive.

The report by the Commission shall examine levels of taxation taking into account the proper functioning of the internal market, public health, the real value of the rates of excise duty, and the wider objectives of the Treaty on the Functioning of the European Union. The report shall assess the application and the impact of the provisions regarding raw tobacco as regards tax evasion and fraud.

Member States shall, upon request, submit to the Commission available information needed to prepare the report, including the statistical data needed to support an assessment of the magnitude of lost excise revenue each year on their territory due to non-compliance.

2. The report referred to in paragraph 1 shall be based in particular on the information provided by the Member States.

3. The Commission shall adopt implementing acts, in accordance with the examination procedure referred to in Article 28(2) determining a list of statistical data to be provided by Member States needed for the report, excluding data relating to individual natural persons or legal entities. Apart from data readily available to Member States, the list shall only contain data the collection and assembly of which does not involve a disproportionate administrative burden on the part of the Member States.
4. The Commission shall without undue delay review this directive, taking into account the future revision of Directive 2014/40/EU (Tobacco Products Directive).

Article 29

1. The Commission shall be assisted by the Committee on Excise Duty established by Article 52(1) of Directive (EU) 2020/262. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.
2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.

[Article 30 is deleted]

Article 31

1. Member States shall adopt and publish, by 31 December 2027, the laws, regulations and administrative provisions necessary to comply with Article 1, Article 2(1), points (e), (f) and (g), Article 2(2) to (5), Article 4(1), point (a), Article 4(2), Articles 6 to 12, Articles 16 and 17, Article 19, point (e), Article 20(1), point (b), Article 20(2), (4) and (5), Articles 21 to 24, Article 25(2), Article 26 and Article 28(1). They shall immediately communicate the text of those measures to the Commission.

They shall apply those measures from [1 January 2028].

When Member States adopt those measures, they shall contain a reference to this Directive or be accompanied by such a reference on the occasion of their official publication. They shall also include a statement that references in existing laws, regulations and administrative provisions to the Directive repealed by this Directive shall be construed as references to this

Directive. Member States shall determine how such reference is to be made and how that statement is to be formulated.

2. Member States shall communicate to the Commission the text of the main measures of national law which they adopt in the field covered by this Directive.

Article 32

Directive 2011/64/EU is repealed with effect from 1 January 2028, without prejudice to the obligations of the Member States relating to the time-limits for the transposition into national law and the dates of application of the Directives set out in Annex I, Part B, to Directive 2011/64/EU.

References to the repealed Directives shall be construed as references to this Directive and shall be read in accordance with the correlation table set out in the Annex.

Article 33

This Directive shall enter into force on the twentieth day following that of its publication in the *Official Journal of the European Union*.

Article 2(1), points (a) to (d), Article 3, Article 4(1), point (b), Article 4(3), Article 5, Articles 13, 14, 15 and 17, Article 19, points (a) to (d), Article 20(1), points (a) and (c), Article 20(3), Article 25(1), Article 27 and Article 28(2) shall apply from 1 January 2028.

Article 34

This Directive is addressed to the Member States.

Done at Brussels,

For the Council

The President