First published in the Government Gazette, Electronic Edition, on 15th June 2015 at 5:00 pm.

No. S 370

TOBACCO (CONTROL OF ADVERTISEMENTS AND SALE) ACT (CHAPTER 309)

TOBACCO (CONTROL OF ADVERTISEMENTS AND SALE) (PROHIBITED TOBACCO PRODUCTS) (AMENDMENT) REGULATIONS 2015

In exercise of the powers conferred by section 15(1) of the Tobacco (Control of Advertisements and Sale) Act, the Minister for Health makes the following Regulations:

Citation and commencement

1. These Regulations may be cited as the Tobacco (Control of Advertisements and Sale) (Prohibited Tobacco Products) (Amendment) Regulations 2015 and come into operation on 15 December 2015.

Amendment of Schedule

- **2.** The Schedule to the Tobacco (Control of Advertisements and Sale) (Prohibited Tobacco Products) Regulations 2014 (G.N. No. S 769/2014) is amended by inserting, immediately after item 1, the following items:
- 2. Smokeless cigar, smokeless cigarillo or smokeless cigarette, or any other tobacco product intended, or labelled or described as suitable, for use like a smoked tobacco product, but where no combustion takes place and no smoke is produced
 - 3. Dissolvable tobacco or nicotine that is intended to dissolve on the tongue or in the mouth, whether or not in the form of a strip, stick, tablet or an orb, and includes tobacco or nicotine candy, pellets, tablets, pills and lozenges

- 4. Any product containing nicotine or tobacco Section 15(1)(b) that is intended, or labelled or described as suitable, for application on or into any part of the body, whether intravenously, by implant or by topical application as a gel, cream, patch, paste, powder, spray or an aerosol, and includes any toothpaste or tooth powder containing nicotine or tobacco
- 5. Any solution or substance, of which tobacco Section 15(1)(b) or nicotine is a constituent, that is intended to be used with an electronic nicotine delivery system or a vaporiser

Made on 11 June 2015.

NG CHEE KHERN
Second Permanent Secretary,
Ministry of Health,
Singapore.

[MH 78:29/000-0000/V033; AG/LEGIS/SL/309/2015/1 Vol. 1]