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B.C.’s E-Substances Regulation

Purpose

Government has enacted a new regulation and regulatory amendments in relation to vapour products under the Public Health Act (PHA) and the Tobacco and Vapour Products Control Act (TVPCA). These regulatory changes include:

1. a new E-Substances Regulation (ESR);
2. amendments to the Tobacco and Vapour Products Control Regulation (TVPCR); and,
3. amendments to the Health Hazards Regulation (HHR).

The regulations are available on the B.C. Laws website.

This guide is formatted as a set of question and answers, to provide an overview of the new rules for business owners and retailers in the ESR, with some reference to the new regulatory amendments to the TVPCR and HHR. The guide is organized on the following topic areas:

1. summary of important dates (including the Vapour Products Regulatory Requirement Timeline);
2. prescribed hazards and prohibited and restricted activities;
3. sales;
4. packaging;
5. advertising;
6. notice required before sale; and
7. reporting.

1 Please note that there may be a short delay between the date of enactment and the availability of the official consolidated regulations available at B.C. laws.
Summary of Important Dates

When must retailers and business owners comply with the new requirements?

**EFFECTIVE IMMEDIATELY**
- All E-substances that do not contain nicotine, and those that contain both nicotine and cannabis, will be prohibited for sale.
- Cannabis-only vapour products continue to be available for sale through authorized cannabis retailers.
- Retailers cannot sell any E-substances that contain only flavoured chemicals (i.e. substances that do not contain nicotine, or nicotine salts or cannabis).
- All advertising of vapour products that can be seen, accessed, or heard by youth is prohibited. This includes places such as store windows and transit hubs.
- New business owners must notify the Ministry of Health of their intention to sell restricted E-substances at least 6 weeks prior to their first sale by using the NOI form.
- New business owners must report the products they wish to sell to the Ministry of Health at least 6 weeks prior to their first sale by submitting a product report, and a manufacturing report, if applicable.

**AFTER SEPTEMBER 15, 2020**
- All flavoured restricted E-substances – except tobacco flavour - can only be sold at age-restricted sales premises.
- Retailers selling restricted E-substances must ensure that the E-substances they sell meet the requirements with respect to labelling, packaging, volume, concentration and flavour.
- All retailers must comply with the notification and reporting requirements under the ESR.

The [Vapour Products Regulatory Requirement Timeline](#) table on page 5 lists important dates that retailers and business owners should be aware of in order to meet the new ESR requirements. The first column in the table indicates the type of requirement (i.e. sales and packaging restrictions, advertising requirements, notification requirements, and reporting requirements) and the second row indicates when the requirement should be met (e.g. by September 15, 2020).
# Table 1: Vapour Products Regulatory Requirements Timeline

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<td>Volumetric Restrictions (30 ml)</td>
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<td>Packaging Requirements</td>
<td>Transition Period for Existing Stock/Previous Sellers</td>
<td>All retailers must sell e-substances that comply with the new labelling/packaging requirements.</td>
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<td>E-substances</td>
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<td>=&gt; Retailers must not sell an e-substance unless the e-substance contains nicotine, nicotine salts or cannabis. =&gt; Retailers must not sell an e-substances that contains both non-therapeutic nicotine and cannabis.</td>
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<td>Advertising Requirements</td>
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<td>All new advertising restrictions come into force immediately.</td>
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<td>Notification Requirements</td>
<td>Notice of Intent</td>
<td>Effective Date of Regulations: Retailers must submit a Notice of Intent to the Ministry of Health for the e-substances they intend to sell, at least 6 weeks prior to the first sale of the product.</td>
<td>Transition Period for Previous Seller: During the transition period previous sellers are allowed to sell compliant stock without first having to submit a Notice of Intent and wait for 6 weeks prior to sale as long as the NOI is submitted by Sept 15, 2020.</td>
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<td>After September 15, 2020: For business that sells or intend to sell e-substances on September 15, 2020, you must complete an NOI no later than August 3, 2020, the date 6 weeks before September 15, 2020.</td>
<td>After Transition Period: After September 15, a retailer can only sell e-substances if a Notice of Intent has been submitted 6 weeks prior to the first sale.</td>
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<td>Annual Renewal and Notification: Business owners must renew NOI annually before January 15 of each year that sales are intended to continue.</td>
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<td>Product Report</td>
<td>Product Reports</td>
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<td>=&gt; All business owners must submit a product report to the Ministry of Health at least 6 weeks before a restricted e-substance is first sold from the sales premises, and in the following manner: =&gt; name and contact information =&gt; brand name and product name =&gt; type of product =&gt; ingredients and flavour =&gt; concentration of non-therapeutic nicotine (ml), and: =&gt; the capacity (ml). =&gt; The business owner must Report changes in product information 7 days after first selling the changed product. =&gt; All Previous sellers must submit reports by August 3, 2020.</td>
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<tr>
<td>Manufacturing Reports</td>
<td>Manufacturing Report</td>
<td>Transition Period for Existing Stock</td>
<td>All business owners intending to manufacturer must submit a manufacturing report 6 weeks prior to the first sale of the product.</td>
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<td>For retailers intending to produce, formulate, package, re-package or prepare restricted e-substances, the following information must be sent to the Ministry of Health 6 weeks before the restricted e-substance can be sold: =&gt; the name and contact information of the manufacturer of each ingredient; and =&gt; both the common and scientific names of each ingredient, unless one of these names is not available from the manufacturer. Business owner must submit a manufacturing report 6 weeks in advance of the first sale of the product.</td>
<td>Regulations will require business owners to report the volume of sales to the Ministry of Health annually before January 15, for sale periods beginning October 1 and ending on September 30 of the subsequent year. Sale reports will contain the following information: =&gt; the number of containers and cartridges sold, divided according to brand name and product names; =&gt; the total volume, expressed in ml, of each product sold; and =&gt; the flavour of each product sold.</td>
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<td>Sales Reports</td>
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Prescribed Health Hazards and Prohibited and Restricted Activities

This guide is formatted as a set of question and answers, to provide business owners and retailers with an overview of the new requirements under the ESR. The following sections outline the regulatory amendments that have been approved by Government to help protect people, particularly youth, from the harms of vaping.

**What is a health hazard?**

Under the Public Health Act, a health hazard is a thing, condition, or activity that will or is likely to endanger public health. In addition, the Public Health Act enables health hazards to be identified and addressed in a regulation. A health hazard can be a defined condition, thing or activity either associated with injury or illness, or which fails to meet a certain standard relating to health, injury or illness.

Prescribing certain types of vapour products as health hazards allows public health officials to better manage the risk of harm they pose, particularly to youth.

**What substances are being prescribed as health hazards for the purpose of the E-Substances Regulation?**

Under the ESR, the following will now be health hazards:

1. E-substances that contain non-therapeutic nicotine.
2. E-substances that do not contain nicotine, nicotine salts or cannabis.

**Under the ESR, retail sales of what substances are prohibited?**

Under the ESR, the sale of the following is prohibited:

1. Flavour only E-substances that do not contain nicotine, nicotine salts or cannabis.
2. E-substances that contain both non-therapeutic nicotine and cannabis.

**Under the ESR, sales of what substances are restricted?**

Flavoured E-substances containing nicotine or nicotine salts may only be sold in stores that are age-restricted (i.e. people under 19 years of age are not permitted in the store).

**What does “non-therapeutic nicotine” mean?**

This term refers to nicotine which is not in the form of a drug for which a prescription is required or a product, such nicotine gum or lozenge, which is intended to be used or consumed for tobacco reduction or cessation purposes.

Vapour products which contain "non-therapeutic nicotine" are health hazards under the HHR.
What kinds of nicotine-containing E-substances can I sell?

RETAILERS can sell E-substances which contain non-therapeutic nicotine, but with some restrictions, depending upon whether persons under the age of 19 years are permitted on the premises. In the ESR, these products are referred to as "restricted E-substances."

Please also note that "sell" has a very broad definition and includes offering for sale or providing the product.

What is meant by E-substance?

The term E-substance is defined in the TVPCA as a solid, liquid or gas that, on being heated, produces a vapour for use in an e-cigarette, regardless of whether it contains nicotine, and is not a controlled substance within the meaning of the Controlled Drugs and Substances Act. E-substances are commonly referred to as "e-juice" or "e-liquid."

What is meant by flavoured restricted E-substances?

The ESR defines “flavoured” as having a taste or smell of anything other than tobacco. This means any restricted E-substance that has a taste or smell of anything other than tobacco will be considered a flavoured restricted E-substance.

What E-substances must I not sell?

RETAILERS cannot sell E-substances that:

- do not contain nicotine, nicotine salts or cannabis or,
- contain both nicotine and cannabis.

The sales of cannabis vapour products are regulated separately under B.C.’s cannabis legislation.

Concentration, volume and flavour restrictions

Retailers cannot sell the following products in B.C.:

- any E-substance that contains a nicotine concentration of more than 20 mg/mL;
- any refillable container for E-substances that can hold more than 30 mLs;
- any tank or cartridge that holds or can hold an E-substance in an amount more than 2 mLs.

RETAILERS will not be permitted to sell flavoured restricted E-substances after SEPTEMBER 15, 2020 if persons under the age of 19 years are permitted on the sales premises.

The new provincial restrictions on the sale of flavoured E-substances are in addition to federal regulation of flavoured vapour products. Retailers cannot sell the flavoured vapour products that belong to the categories of flavours and substances outlined in Schedule 3 of the federal Tobacco and Vapour Products Act (TVPA) [https://laws-lois.justice.gc.ca/eng/acts/t-11.5/FullText.html](https://laws-lois.justice.gc.ca/eng/acts/t-11.5/FullText.html).
Are different types of vapour product retailers treated differently by the ESR?

The ESR distinguishes between two types of sales premises in which vapour products may be sold:

* Age-Restricted Sales Premises – where minors (those under 19 years of age) are not permitted to enter. Age-restricted stores include specialized vapour product stores.

* All-ages sales premises – where minors (those under 19 years of age) are permitted to enter. These sales premises include gas stations, convenience stores, and any other retail establishment, where youth are permitted.

What types of products can the different retailers/types of stores sell?

**AGE-RESTRICTED SALES PREMISES**

Tobacco flavoured E-substances and other flavoured restricted E-substances may be sold in age-restricted sales premises. However, no retailer may sell the flavours listed in Schedule 3 of the TVPA [https://laws-lois.justice.gc.ca/eng/acts/t-11.5/FullText.html](https://laws-lois.justice.gc.ca/eng/acts/t-11.5/FullText.html).

**ALL-AGES SALES PREMISES**

Only restricted E-substances that taste or smell of tobacco may be sold at all-ages sales premises. No other flavours are allowed. The purpose of this restriction is to limit the range of choice in vapour products in stores where youth have access.

What can businesses do with stock that is no longer compliant?

A retailer who was selling E-substances before the ESR was enacted will have until **SEPTEMBER 15, 2020** to sell their existing flavoured stock until **SEPTEMBER 15, 2020**. They will not be permitted to sell any flavoured restricted E-substances after **SEPTEMBER 15, 2020**. However, please note that the transition period with respect to existing stock does not apply to vapour products that are prohibited, even if a retailer has these products in their possession, as no sales of these products are permissible. Prohibited vapour products include flavoured only E-substances and E-substances containing both non-therapeutic nicotine and cannabis.

After **SEPTEMBER 15, 2020**, all retailers will have to comply with all requirements in the ESR.

What is the difference between a business owner and a retailer?

A **BUSINESS OWNER** is the owner of a business that sells E-substances, and a **RETAILER** is a person who sells an E-substance to a purchaser. A **RETAILER** may be a business owner or a retailer may be someone who works for a business owner. The two terms, “business owner” and “retailer,” are used throughout the new regulation and different requirements apply to them. For example, business owners are responsible for submitting a Notice of Intent and product, manufacturing and sales reports. Retailers must not sell restricted E-substances and are responsible for meeting content and volumetric restrictions, flavour restrictions; and packaging and labeling restrictions.

In this guide, when a requirement under the ESR must be met, the responsible party is indicated in bold text (e.g. **RETAILER** or **BUSINESS OWNER**).

What if I sell or deliver E-substances to other provinces?

The ESR does not apply to the online or mail order sale of vapour products to purchasers who are located outside B.C.
4 | Packaging

What are the new packaging requirements?

RETAILERS may only sell restricted E-substances in plain packages without images and which include the following information:

1. the nicotine concentration of the E-substance (which cannot be more than 20 mg/mL);
2. the total volume of the E-substance within a package, or within each container or cartridge if the package contains multiple containers or cartridges;
3. a warning that states: “WARNING: nicotine is highly addictive”; and
4. this warning symbol:

E-substance packaging may include one or more of following:

1. the name and contact information of the manufacturer;
2. the brand name and product name; and
3. the type of product (e.g. prepackaged cartridge/pod, pre-filled vape pen, e-liquid in a bottle).

5 | Advertising

What are the new restrictions on public advertising?

Although this guide is with respect to the ESR, a related change that retailers (and business owners) should be aware of are the new amendments to the TVPCR. These new amendments are in addition to the existing advertising restrictions that apply to all vapour products.

RETAILERS, manufacturers, distributors, wholesalers or persons acting on behalf of any of these entities, must not advertise vapour products in any place, inside or outside, by any means that permits minors (those under 19 years of age) to see, access or hear the advertisement.
6 Notices Required Before Sale

**Who is required to notify health authorities of their intent to sell e-substances?**

Before selling any E-substances from a sales premises, a BUSINESS OWNER must notify the Ministry of Health.

**What is a notice of intent?**

A notice of intent (NOI) is a document that needs to be filled out by a business owner for each sales premises from which restricted E-substances are to be sold. NOI forms are available on-line and, in completing these forms, business owners are asked to provide the following information:

1. Legal name of business
2. Name under which business is conducted
3. Address of sales premises from which restricted e-substances sold
4. Phone Number for sales premises
5. Email address for sales premises
6. Webpage for sales premises (if applicable)
7. If persons under 19 years of age are permitted on the sales premises
8. Health authority in which the sales premises is located

**How do I notify the Ministry of Health that I intend to sell restricted E-substances?**

In order to notify the Ministry of Health, a BUSINESS OWNER must complete the Notice of Intent Form which is available on the Ministry website [https://www2.gov.bc.ca/gov/content/health/keeping-bc-healthy-safe/tobacco-vapour/notice-of-intent-vapour-products](https://www2.gov.bc.ca/gov/content/health/keeping-bc-healthy-safe/tobacco-vapour/notice-of-intent-vapour-products).

**When should I send in my NOI if I intend to sell restricted E-substances?**

A BUSINESS OWNER must submit a NOI for their sales premises 6 weeks before the retailer intends to sell restricted E-substances from that premises. However, there is a transition period for retailers who began selling restricted E-substances prior to the enactment of the ESR.

**PREVIOUS SELLERS**

For those retailers who have been selling restricted E-substances prior to the enactment of the ESR, restricted E-substances can be sold before a NOI is submitted until **SEPTEMBER 15, 2020**. However, to continue selling restricted E-substances, without any disruption in sales activity, an existing retailer must submit a NOI 6 weeks before **SEPTEMBER 15, 2020**. For example, in order to prevent a disruption in the continuity of sales, if a retailer wishes to sell restricted E-substances after **SEPTEMBER 15, 2020**, then the BUSINESS OWNER will have to submit the NOI by **AUGUST 4, 2020**. If a business owner waits until **SEPTEMBER 15, 2020** to submit the NOI, the retailer cannot sell the restricted E-substances from the sales premises from **SEPTEMBER 16, 2020** until 6 weeks after the date of notification.
**FOR ALL OTHER RETAILERS**

For all other retailers that wish to sell restricted E-substances but have not done so previously, a NOI must be submitted for the sales premise 6 weeks before the retailer intends to sell restricted E-substances from that premises. There is no transition period for new retailers.

**FOR ALL RETAILERS AFTER SEPTEMBER 15, 2020**

After the first NOI has been submitted, notices must be submitted annually. A **BUSINESS OWNER** must submit a NOI before **JANUARY 15** of each year that they intend to continue sales.

**How can I get help submitting my NOI?**

For technical support in submitting your Notice of Intent, please call between 8:00 am and 4:30 pm Mondays through Fridays:

Toll-Free: **1-844-915-5005**
Local-Victoria: **236-478-0351**
What am I required to report on?

Business owners must submit product, manufacturing and sales reports to the Ministry of Health. A business owner can send in reports at any time. However, there is a transition period in place (from now until SEPTEMBER 15, 2020) for some retailers which means that there is a slight difference in deadlines for product reports (and manufacturing reports, as applicable) during this time period.

TRANSITION PERIOD
(UNTIL SEPTEMBER 15, 2020)

A transition period is in place for those retailers who were selling prior to the ESR being enacted and who wish to sell restricted E-substances. Existing retailers can continue to sell restricted E-substances during the transition period but a NOI and product report (and manufacturing report, if applicable) must be submitted prior to SEPTEMBER 15, 2020.

However, to continue selling restricted E-substances, without any disruption in sales activity, an existing retailer must submit a NOI and product report (and manufacturing report, if applicable) a minimum of 6 weeks, the notification period, before SEPTEMBER 15, 2020.

The transition period does not apply to new retailers that wish to sell restricted E-substances. This means that business owners must submit the NOI and product report (and manufacturing report, if applicable) at least 6 weeks before the restricted E-substance is first sold from the premises.

AFTER THE TRANSITION PERIOD ENDS

After SEPTEMBER 15, 2020, all retailers must comply with the following:

- **Product reporting**

  At least 6 WEEKS BEFORE they begin selling restricted E-substances, **BUSINESS OWNERS** must report:
  - the name and contact information of the manufacturer;
  - the brand name and product name;
  - the type of product;
  - the concentration of nicotine (in mg/mL);
  - the capacity (in mL) of either the refillable container, or the tank/cartridge to hold the e-substance; and
  - the list of all ingredients in an E-substance (both common and scientific names, unless one of these names is not available from the manufacturer).

  If any of the above information changes for an E-substance product, a **BUSINESS OWNER** must report this change to the Ministry of Health WITHIN 7 DAYS after beginning to sell the changed product.

- **Manufacturing reporting**

  If a **RETAILER** formulates, packages, re-packages or prepares restricted E-substances, the **BUSINESS OWNER** must report the name and contact information of the manufacturer for each ingredient they use, along with each ingredient’s common and scientific names (if both names are not available from the manufacturer, one will suffice).

  Manufacturing reports must be submitted AT LEAST 6 WEEKS before the retailer first sells that product.
Sales reporting

Every year, BUSINESS OWNERS must report their vapour product sales. For each type of vapour product sold, a business owner must report:

- the number of containers and cartridges sold, grouped by brand name and product name;
- the volume (in mLs) of restricted E-substance in the product; and
- the flavour, if the restricted E-substance in the product is flavoured.

The sales information must be collected during the reporting period of OCTOBER 1 in one year to SEPTEMBER 30 of the following year. The sales volume data collected during this period must be reported by the BUSINESS OWNER before JANUARY 15, of every year (i.e. all business owners must report the previous year’s sales figures by this date). For example, business owners must submit their first sales report by JANUARY 15, 2022 for the sales period of OCTOBER 1, 2020 to SEPTEMBER 30, 2021.

Where do I have to do to submit my product, manufacturing and sales reports?

Please submit your reports by email to vaping.info@gov.bc.ca

How can I get help on submitting my product, manufacturing and sales reports?

For technical support in submitting your product and manufacturing reports, please call between 8:00 am and 4:30 pm Mondays through Fridays:

Toll-Free: 1-844-915-5005
Local-Victoria: 236-478-0351