

BY-LAW

From Tobacco and Alcohol Markets Regulatory Authority [TAPDK]:

**BY-LAW AMENDING BY-LAW REGARDING PRINCIPLES AND PROCEDURES
FOR METHODS OF PRODUCTION, LABELING AND INSPECTION OF TOBACCO PRODUCTS
IN VIEW OF PROTECTION AGAINST THEIR HARMS**

ARTICLE 1 – Provisionary Article 2 of the By-Law Regarding Principles and Procedures for Methods of Production, Labeling and Inspection of Tobacco Products in View of Protection against Their Harms, which was published in the Official Gazette dated 6 January 2005 and numbered 25692, has been amended as follows:

“PRIVISIONARY ARTICLE 2 – Instead of the combined warnings mentioned in Paragraph 2 of Article 7 of this By-Law, the additional warnings set out in APPENDIX-1 shall continue to be implemented until 1 March 2010. TAPDK may allow the use of combined warnings before the date of 1 March 2010. Tobacco products which have been produced before 1 March 2010 and do not contain the combined warnings on unit packets and grouped packaging shall be put on the market no later than 30 June 2010 and shall remain on the market no later than 31 December 21010.”

ARTICLE 2 – This By-Law shall enter into force on the date of its publication.

ARTICLE 3 – The provisions of this By-Law shall be administered by the Chairperson of TAPDK.

BOARD DECREE

From Tobacco and Alcohol Markets Regulatory Authority [TAPDK]:

DECREE OF TOBACCO AND ALCOHOL MARKETS REGULATORY BOARD

Decree No : 5168
Decree Date : 16 December 2009

The Tobacco and Alcohol Markets Regulatory Board decided to amend Paragraph 3 of Article 3 of Board Decree dated 13 May 2009 and numbered 4721, which was published in the Official Gazette dated 3 June 2009 and numbered 27247, as follows, and to publish this amendment in the Official Gazette:

“The area of combined warnings, including their black border, must cover sixty five percent (65 %) of the widest visible outer surface they are printed on.”