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The tobacco endgame: a qualitative review and synthesis

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ABSTRACT

The tobacco endgame concept reorients discussion away from the persistent control of tobacco toward plans for ending the tobacco epidemic, and envisions a tobacco-free future. A variety of policy approaches have been proposed, with many offered prior to the introduction of the unifying term ‘endgame’. We conducted a qualitative synthesis of the literature on tobacco control endgames, and drew on media accounts and discussion of analogous ideas for illustrative purposes. We identified proposals focused on the product, user, market/supply or larger institutional structures. Research on public support for these proposals was limited, but suggestive of some public appetite for endgame ideas. Advocates should be encouraged to explore new policy options and consider the goal of a tobacco-free future.

INTRODUCTION

The tobacco ‘endgame’^{1–3} concept suggests moving beyond tobacco *control* (which assumes the continued presence of tobacco as a common, widely-available, ordinary consumer product) toward a *tobacco-free future* wherein commercial tobacco products would be phased out or their use and availability significantly restricted.⁴ No single definition of the endgame (ie, the method or policy approach), or the end point (ie, the specific, measurable outcome) has emerged and the word ‘endgame’ carries translational challenges. Nevertheless, the idea—of seeking to end the tobacco epidemic, rather than control it—has become a focal point for national and international meetings and has spurred longer term planning. Identifying the full range of endgame thinking is challenging, as many relevant proposals were published prior to introduction of the unifying term ‘endgame’. We conducted a qualitative synthesis of the literature on tobacco control endgame strategies, defining them as: *Initiatives designed to change/eliminate permanently the structural, political and social dynamics that sustain the tobacco epidemic, in order to end it within a specific time.*⁵

METHODS

The lack of index terms and variety of literature encompassed under the endgame term necessitated a ‘snowball’ retrieval approach. We started our search with the May 2013 *Tobacco Control* supplement on the tobacco endgame. The supplement contained 20 articles, including editorials, endgame proposals, commentaries and perspectives. We included those in our review, and searched their reference lists for additional relevant materials, finding 38 articles.

For articles published since the supplement went to press in February 2013 through March 2015, we searched the PubMed database using the search term ‘tobacco AND endgame’. Exclusion criteria included non-English language and focus on a tobacco control issue other than endgame. This added eight articles. These articles suggested other search terms, including ‘nicotine reduction’, and ‘e-cigarettes AND endgame’. Those searches added 7 articles, for a total of 73 articles. We included articles describing or discussing endgame-related ideas or proposals, and research related to such proposals, for example, measuring levels of public support for or modelling policy impacts of endgame scenarios. Reviewers suggested five additional sources of relevant public opinion data.

The endgame idea is still developing; much of the literature discussed here is exploratory. Thus, this is not a ‘systematic review’ that collates all empirical evidence in order to answer a particular research question;⁶ instead, it represents the most thorough qualitative synthesis to date of tobacco endgame scholarship. In synthesising the literature, we categorised the articles as focusing on the product, the user, the market/supply, or larger institutional structures. We also drew on media accounts of endgame proposals and on discussions of analogous ideas for illustrative purposes. We integrated some material from published critiques (indicated via citations) and added our own assessments.

RESULTS**Product-focused endgame proposals**

Regulate nicotine levels to make cigarettes non-addictive or less addictive

Nicotine levels in cigarettes or all combustible tobacco products could be regulated to reduce tobacco use among current smokers and prevent new smokers from becoming addicted.^{7–9} Nicotine levels could be reduced gradually, over 10–15 years, to wean addicted smokers off nicotine,^{7 10} or more abruptly.¹¹ Theoretically, nicotine levels could be established that maintained addiction in current smokers but minimised addiction among new smokers.¹² Simultaneously, cleaner nicotine products such as patches and gum could be promoted by reducing their cost and increasing their availability.¹⁰ This approach would require determining the appropriate level and method and speed of administration of nicotine, and establishing regulatory authority over the tobacco industry. More stringent limits on marketing and availability of tobacco could ensure that ‘clean’ nicotine products dominated the market.¹⁰

Potential risks include the tobacco industry marketing reduced nicotine tobacco products as ‘safer’,



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or 'government approved', thereby promoting uptake and sustained use of these products among people who might otherwise not become addicted or quit smoking.¹² Using low nicotine combustible tobacco as 'starter' products and then switching to other products having higher nicotine levels would be another potential problem if nicotine levels were not reduced in all tobacco products.¹³ A 'starter' effect could potentially occur with pharmaceutical nicotine products as well. In addition, individuals might find ways to add nicotine to tobacco products, and the tobacco industry might offer new, companion products to sustain nicotine addiction.¹³ Robust product testing and enforcement would be needed to ensure manufacturer compliance.¹⁴ Prohibition of products that added nicotine to cigarettes (eg, spray-on or injectable nicotine) would also be necessary.

Compensation is another concern. Smokers of reduced nicotine tobacco might smoke more or more intensively in order to maintain their usual nicotine level, increasing their exposure to toxic combustion products.⁷ Research on reduced nicotine content cigarettes is limited, but shows that those who smoked such cigarettes in laboratory conditions (over two 8 h sessions), for 6 weeks and over 6 months did not compensate for the reduced nicotine yield by smoking more cigarettes or smoking more intensively.^{15–20} Their level of exposure to toxic combustion products also remained stable,^{15 19 20} or, in some cases, was reduced.^{16 18} However, heavily addicted smokers may compensate more than others.²¹ A comparison of two strengths of reduced nicotine content cigarettes showed that greater reductions in nicotine were associated with higher rates of abstinence 1 month after a 6-week trial.⁹

Redesign the cigarette to make it unappealing

Raising the pH of cigarettes to 8 or more (its level prior to 20th century methods of cigarette manufacturing) would make cigarettes harder to inhale.^{22, p.553} A more acrid smoke that cannot easily be drawn deep into the lungs could reduce both smoking uptake and the risk of lung cancer.²³ Banning all non-tobacco cigarette ingredients would make cigarettes distasteful, discouraging uptake and encouraging cessation.²⁴ A ban on menthol, which masks the harshness of cigarettes and facilitates exposure to nicotine, has also been proposed,^{25–27} as has banning filters, which provide no health benefit but reduce irritation and may make it easier for those experimenting with smoking to become regular smokers.^{28 29}

There have been several attempts to ban menthol in cigarettes (eg, Brazil in 2012, Chile in 2013).^{30–32} In February 2014, the European Parliament approved the European Union Tobacco Products Directive, which included a ban on characterising flavours in cigarettes and roll-your-own tobacco, including menthol; it will be phased in over 4 years.³³ In May 2015, the Canadian province of Nova Scotia became the first jurisdiction in the world to implement a ban on menthol-flavored tobacco.³⁴ It will be followed in September by the province of Alberta.³⁴ Banning particular constituents could lead the industry to add other ingredients to counter the effects of their removal, creating the need for additional scientific evidence about the effects of such new ingredients, which would be challenging to obtain.³⁵

E-cigarettes

The popularisation of electronic cigarettes (e-cigarettes) and the rapid innovation in the category caused some endgame commentators to suggest that these may be part of an endgame scenario in which combustible cigarettes are made less appealing

through nicotine reduction and addicted cigarette smokers switch to or use e-cigarettes to quit.^{36–38} The intense controversy over these products' marketing and use, lack of long-term research on their health effects,^{39 40} variability among the products themselves, introduction of novel next-generation products and the political dynamics of rapid acquisition by cigarette companies of e-cigarette companies and products complicate consideration of how they might figure in various endgame scenarios. A full consideration of the implications of e-cigarettes for endgame purposes is beyond the scope of this review. However, it is clear that jurisdictions undertaking endgame planning must consider the role of this rapidly growing market segment, and must do so in the context of limited scientific knowledge (particularly about longer term effects, dual use and the potential for these products to lead to use of tobacco products).

User-focused endgame proposals

Smoker's license

Under a smoker licensing scheme⁴¹ those seeking to purchase tobacco from licensed retailers would obtain a 'smart swipecard' smoker's license, renewable annually, with purchase limits established by the user. Financial incentives to permanently relinquish the license could be offered, and new smokers seeking a license would demonstrate knowledge of tobacco's health and financial costs. The legal smoking age could be raised annually by 1 year; since smoking initiation usually occurs among those under 23 years of age, new requests for smokers' licenses would presumably decline rapidly after several years.

Critics of this proposal argue that it is financially burdensome to smokers.⁴² Moreover, a knowledge test of smoking's dangers could reinforce the tobacco industry's framing of smoking as a choice made by fully informed consumers, deflecting attention from industry behavior;⁴² new smokers could also have difficulty passing a test that assessed more than superficial levels of knowledge.⁴³ Given that smoking is increasingly concentrated among the poor, stigmatising them further as 'registered addicts' has social justice implications.⁴⁴ However, supporters consider the license to be akin to a prescription for access to pharmaceuticals,⁴¹ or licenses to obtain medical marijuana.⁴⁵ As with driver's licenses, the issuing agency or other parties would likely provide study material and practice tests that would enable most applicants to pass the knowledge test. Requiring a license before accessing the products would send a stronger social message about their dangerousness than is conveyed through current practices.

Prescription to purchase tobacco

In Iceland in 2011, a former health minister sponsored a bill to limit cigarette sales to pharmacies and require purchasers (aged 20 and over) to obtain a prescription. A prescription would only be given after cessation efforts had failed.^{46 47} Similarly, in the USA, an Oregon lawmaker proposed in 2013 that the state classify all nicotine products as controlled substances, available only by prescription.⁴⁸ It is unknown whether doctors would write prescriptions for cigarettes, or if pharmacists would fill them; however, clinicians would most likely have ethical objections. In addition, in jurisdictions where tobacco is still sold in such establishments, such a plan would directly conflict with policy efforts to end sales of tobacco products in pharmacies.^{49–52}

Restrict sales by year born

Researchers in Singapore have proposed prohibiting the sale of tobacco to citizens born in or after a certain year (eg, the year

2000), thereby creating 'tobacco free generations' legally barred from purchasing tobacco at any age.⁵³⁻⁵⁴ In effect, this would phase out the sale of tobacco: when the population is composed entirely of those born after the chosen year, tobacco would cease to be sold legally. Although there would presumably be some demand for illegal sales initially among those barred from purchasing tobacco, this might decline as the smoking population aged and smokers became undesirable youth role models.⁵³ Media campaigns could portray smoking as 'a 'last century' phenomenon'.^{54, p 123} Jurisdictions might choose to sanction underage smokers (although focusing attention on smokers rather than the tobacco industry lets the industry off the hook).⁵³ A tobacco-free generation bill was introduced to the Australian state of Tasmania's parliament in November 2014; as of May 2015, a vote on the bill had been delayed.⁵⁵

One objection to the proposal is that it denies adults the ability to 'take informed risks'.⁴¹ However, consumer choices are frequently constrained, particularly regarding toxic products.⁵⁴ Moreover, because the majority of smokers begin smoking before age 18, a ban on the sale of cigarettes would constrain the choices of a small minority of adults.⁵⁴ An analysis of how the proposal would comport with the Universal Declaration of Human Rights, the International Covenant on Civil and Political Rights, and the Convention on the Rights of the Child concluded that it was consistent with all three; its support of rights to life, health and a healthy environment outweighed its relatively minor restrictions.³

Precedent for the licensing and tobacco free generation proposals occurred in Taiwan and British Ceylon in the early part of the 20th century.⁵⁴ Smoking opium was phased out by requiring smokers to display a license in order to purchase opium; after an initial registration period, no further licenses were granted.⁵⁴ The incrementalism of this proposal may appeal to governments, as it would have less immediate impact than, for example, a ban on sales of tobacco products; however, for the same reason, achieving an end point would likely take decades.

Market/supply-focused endgame proposals

Licensing, outlet restrictions, display bans and price controls

Researchers have proposed a variety of restrictions at the retail level that could be employed in a broader endgame strategy, starting with licensing of tobacco retailers.⁵⁶ Although existing licensing schemes are designed primarily to limit tobacco sales to adults, they could be designed to discourage them. For example, the number, location and opening hours of tobacco retailers could be limited, including prohibiting new outlets, barring outlets near schools or limiting sales to non-school hours, banning duty free sales or restricting all sales to government-controlled outlets (as is carried out with certain types of alcohol in some US states) or to one type of outlet.^{1 14 56-59} The cost of licenses, typically low, could be raised,⁵⁸ along with the cost of violating licensure provisions (eg, the sanctions associated with underage or other illegal sales).⁵⁶ Retailers could also be incentivised to give up tobacco licenses.⁵⁸ Product display and point-of-sale advertising bans, already in force in numerous countries, could be a condition of licensing.⁵⁶ Minimum prices could be set (already the case in at least 24 US states and the District of Columbia)⁶⁰ to counteract manufacturer discounting.⁵⁶ Research in New Zealand suggests that various tobacco outlet reduction strategies, including the elimination of 95% of current outlets, could help reduce smoking rates, but would not, on their own, achieve dramatic reductions in the near term.⁶¹ Opposition to such plans from

the retail sector would be vigorous in the absence of appropriate incentives. However, considerable evidence suggests that ubiquitous availability is a factor in smoking initiation and relapse after quit attempts.⁶²⁻⁶⁷

Ban combustibles

The commercial sale of cigarettes (or all combustible tobacco) could be prohibited.^{23 68 69} The ban could be announced well in advance of implementation, giving smokers time to quit.²⁴ Pre-existing bans on smokeless tobacco or other nicotine product alternatives could be lifted to offer smokers cleaner nicotine alternatives.⁷⁰ Opponents of a sales ban point to the failure of alcohol prohibition in the USA in the 1920s to suggest that a cigarette sales ban would be unpopular and ineffective.⁷¹ However, Proctor argues that tobacco and alcohol are different: nicotine, unlike alcohol, is not a recreational drug, and most smokers do so to satisfy their addiction rather than for pleasure.^{22, p 557} There is also precedent for governments to ban sales of products that are exceptionally harmful when used as intended. The majority of smokers want to quit;⁷² ending sales could help them do so. Some might argue that this measure would create more hardship for less-educated and low-income people, among whom smoking is increasingly concentrated. However, communities could institute targeted cessation aid and provide other resources to offset impacts; easy access to deadly products cannot be regarded as a benefit.

Advantage cleaner nicotine products over combustibles

Combustible tobacco could be placed at a regulatory or market disadvantage compared to 'cleaner' nicotine products such as low nitrosamine smokeless tobacco, pharmaceutical nicotine and e-cigarettes.^{73 74} For example, combustible tobacco could be subject to higher taxes, restricted availability and enhanced warning labels. To eliminate negative outcomes associated with wider availability and use of non-combustible products (eg, youth uptake, increased or sustained nicotine addiction among smokers who might otherwise quit, undermining public smoke-free laws, and remodelling smoking as a desirable activity), the marketing, design, distribution and use of such products could be regulated.⁷⁴ In addition, e-cigarettes could be required to look less like cigarettes and their use prohibited in places where cigarette smoking is banned.⁷⁴ Alternatively, tobacco companies could be permitted to market clean nicotine products, but only if they agreed to phase out manufacture and sale of combustible products.⁷⁵ This latter approach would require new legislation in most jurisdictions, which, given the political resources of the tobacco industry, would be challenging to pass. In addition, there remains some concern that nicotine itself may have negative effects on health,⁷⁶ although these could be far less harmful than the effects of using 'dirty' combustible tobacco.

Quota/'sinking lid'

A quota on tobacco manufacture and imports, to be regularly reduced under a 'sinking lid', is another approach.^{77 78} Manufacturers and importers would bid at government-run auctions for shares of the market. As quotas were reduced, prices for the shares and consequently prices for tobacco products, would rise, until demand shrank. Revenues from share auctions (as well as tax revenues) could be applied to complementary tobacco control programmes. The sinking lid explicitly lays out a timeline for the cessation of all tobacco product sales. This idea is based on similar schemes in use to reduce carbon emissions (ie, 'cap and trade'),⁷⁹ and to control the catch taken from fisheries.⁸⁰ US Senator Mike Enzi (Republican, Wyoming)

introduced legislation in 2007 to create a cap and trade system for tobacco products, but it failed to pass.⁸¹ The proposal has been critiqued as too complex and opponents have argued it would be easier to simply raise taxes.⁸²

Price caps

Under the tobacco price cap proposal, a tobacco regulatory body would set the maximum wholesale price for cigarettes,^{83 84} taking into account production costs and reasonable profit. The retail price would be the wholesale price, plus retailer-added costs, plus excise tax and sales tax/value added tax. Thus, tobacco manufacturers' profits would be reduced, while the consumer's price could be established by the government through excise taxes. This system prevents the industry from using tax increases as an opportunity to increase its profit; gives the government more control over the consumer price, allowing it, for example, to increase the excise tax while maintaining a price ceiling; ensures that price increases benefit the government (via tax revenues) rather than the industry; and ultimately reduces industry influence by reducing its lobbying fund. Price caps would also reduce the price differentials among brands (actual production cost differences are likely to be minimal), thus reducing the tendency of smokers to shift to lower-priced brands rather than quit in the face of price increases. This system does not necessarily imply an end to commercial tobacco sales; however, it gives government the ability to ultimately cause profit margins to shrink to levels unacceptable to the industry. The price cap system has been used in the UK to regulate utility prices.⁸⁵

Institutional structure-focused

Tobacco control agency

Many aspects of tobacco production, marketing and sales are weakly regulated, in contrast to the controls put on other potentially harmful consumer products, such as alcohol and pharmaceuticals. For example, there are no restrictions on cigarette ingredients, no ingredient label requirements and varied regulations about sale (including many jurisdictions where no retail license is required) and promotion. The tobacco industry operates under a 'perverse incentive'^{86, p 463} whereby "the more people it addicts and kills, the more money it makes". Owing to the unique qualities of tobacco, a new agency may be necessary to reverse the perverse incentive. Such an agency would manage products, marketing, development of less harmful/addictive products, price, sales and monitoring of the regulatory system. Thomson *et al*⁸⁷ endorsed this model for New Zealand, suggesting that it be funded by taxes on tobacco companies.

Regulated market model

Borland⁸⁸ suggested a regulated market model (RMM) under which an agency would be both regulator and sole purchaser of tobacco from manufacturers and importers. This agency could set standards for manufacturers (from whom it would buy) as well as for retailers (to whom it would supply products). This system could permit innovation (eg, the agency would buy demonstrably safer products) while controlling price, packaging and promotion. It could introduce plain packaging, ratchet down nicotine levels, raise prices or restrict outlets, to reduce tobacco use prevalence to near zero. Others have specifically suggested this proposal as a way to maintain the cigarette industry but compel production of a less harmful product, to be distributed in a better-controlled way.⁸⁹ A system like the RMM was established to regulate sales of marijuana in Uruguay in 2013;⁹⁰ however, implementation has been delayed.⁹¹

State takeover of tobacco companies

A similar scheme^{92 93} suggests that tobacco companies be purchased and managed by a not-for-profit entity with a health promotion mandate, which could then use multiple strategies to meet mandated tobacco use reduction goals. The 'voluntary or legislated' purchase 'could be financed by industry assets and future revenue streams'.^{92, p 282} This entity would be akin to public water systems or state-run alcohol distribution systems.⁹³ These parallels are not perfect, as they do not aim to eliminate usage of the relevant resource, whereas the goal here is 'the phasing out of tobacco use or its reduction to levels of minimal use'.^{92, p 280}

Performance-based regulation

A simpler approach suggests that a public agency set goals for reductions in smoking prevalence that tobacco companies would be required to meet within a certain time frame, and measure whether those goals were met.⁹⁴⁻⁹⁶ Failing to meet a target would result in substantial fines. Tobacco companies, not the state, would decide how to proceed—higher prices, media campaigns, plain packaging, etc. In the USA, performance-based regulation to reduce youth smoking rates was included in proposed legislation to end multiple state lawsuits against tobacco companies, and in suggested remedies in a federal civil suit.⁹⁵ In neither case were such regulations enacted.

Recently, a similar approach has been advocated in the UK, where a proposed 'Tobacco Companies Obligation' would legally require tobacco companies to pay a levy based on sales volume, which in turn would be managed by the Department of Health to fund tobacco control initiatives.⁹⁷ Based on a 'polluter pays' principle, such an approach would provide a consistent source of resources for tobacco control efforts, similar to a dedicated tobacco tax.

Each of these more structural solutions could have great advantages in allowing increased control of the supply-side apparatus—if implemented well and supported by a government committed to the endgame goal. However, given the US experience with tobacco products regulation at the national level—weak, ineffective and subject to multiple legal challenges⁹⁸—the feasibility of implementing such a plan in the near term may vary widely across countries.

Integrated endgame strategies

Countries likeliest to adopt any of the strategies discussed here already have created the needed context with extensive tobacco control programmes. For example, comprehensively implementing the WHO Framework Convention on Tobacco Control (FCTC) recommendations would create an environment conducive to a combination of the Tobacco Free Generation proposal and a phasing out of combustible cigarettes, while allowing a strongly regulated market in electronic nicotine delivery devices and/or low-nitrosamine smokeless products, such as Swedish snus.³ Other combinations and modifications of the proposals discussed here will likely be adopted in different jurisdictions.^{1 14 99-104} Table 1 summarises these integrated proposals, as well as other endgame proposals discussed here.

Public support for endgame proposals

There is limited research on public perceptions of endgame proposals. In 2004, Canadians were asked whether 'governments should develop new ways to phase out smoking in 25 years'.^{93, p 139} Seventy-six per cent of smokers strongly or somewhat agreed. Since then, two endgame proposals, enacting

Table 1 Examples of tobacco endgame proposals

| Study | Definition of endgame goal | Approach | Caveats/drawbacks | Industry | Replacement product needed |
|--|---|--|---|---|----------------------------|
| <i>Regulate nicotine levels to make cigarettes non-addictive or less addictive</i> | | | | | |
| Benowitz and Henningfield ⁷ | Reduce tobacco use and prevent development of nicotine addiction | Regulate availability of nicotine in tobacco products to limit maximal obtainable dose; could be reduced gradually, over 10–15 year period | Potential for cheating; smuggling could be a problem | Regulated by Food and Drug Administration | No |
| Gray et al ¹⁰ | Safer products | 1) Regulation of all nicotine delivering products; (2) improvement in spectrum of clean nicotine products and reduction in attractiveness of tobacco nicotine products; (3) progressive reduction in nicotine content of cigarettes with clean nicotine freely available as substitute | Food and Drug Administration regulation of tobacco | Regulated by Food and Drug Administration | Yes |
| Henningfield et al ¹² | Less addictive products | Regulation to address addictiveness of tobacco products (not a ban on tobacco products; regulated products would retain capacity to sustain addiction) | Tobacco industry might use efforts to reduce toxicity as marketing tool | Regulated by Food and Drug Administration | No |
| <i>Redesign the cigarette to make it unappealing</i> | | | | | |
| Peters ²⁴ | Eliminate smoking | Remove all cigarette additives; require cigarettes to have a maximal smoke pH and measured nicotine delivery to eliminate addiction | None mentioned | Regulated | No |
| Proctor ²² | Prevent tobacco death | Make cigarettes uninhalable by raising smoke pH | None mentioned | Regulated | No |
| <i>Smoker's license</i> Chapman ⁴¹ | Reduction in tobacco use | All smokers required to obtain yearly smart swipe card license to buy tobacco; maximum purchase limit chosen by licensee at time of application; maximum daily limit of 50 cigarettes per day; new smokers must pass test of risk knowledge; incentive to surrender license | Tobacco industry might find legal implications of informed consent to smoke attractive; difficult for impoverished nations to enact | Regulated | No |
| <i>Restrict sales by year born</i> | | | | | |
| Berrick ⁵⁴ | Long-term phase in of total ban on tobacco sales/purchase | Individuals born in or after year 2000 prohibited from tobacco purchase | Does not address current smokers; denial of choice for adults; age discrimination | Ultimately phased out | No |
| Khoo et al ⁵³ | Long-term phase in of total ban on tobacco | Individuals born in or after year 2000 prohibited from tobacco purchase | Does not address current smokers | Phased out; theoretically less urgency to lobby against policy whose impact will be felt in future | No |
| <i>Ban combustibles</i> | | | | | |
| Daynard ⁶⁸ | Phase out cigarettes; permit non-smoked nicotine delivery devices | Not specified | Smuggling would be a problem, but manageable | Not specified | Yes |
| Park et al ⁶⁹ | Ban on manufacture and sale of tobacco products | Legal prohibition on sale and manufacture; free cessation assistance; subsidy to farmers for switching crops; government purchase of manufacturing assets | Smuggling; damage to tourism industry | Eliminated or reorganised into different industry; compensated for assets | No |
| Proctor ²³ | Ban combustible cigarettes | Establish bans in states or localities | None mentioned | Executives repeatedly stated that they would not sell cigarettes if they were proved harmful; proposal 'helps industry fulfill its promise' | No |

Continued

Table 1 Continued

| Study | Definition of endgame goal | Approach | Caveats/drawbacks | Industry | Replacement product needed |
|--|--|---|--|--|--|
| <i>Advantage cleaner nicotine products over combustibles</i> | | | | | |
| Gartner <i>et al</i> ⁷⁴ | End of tobacco smoking | Regulate smokeless tobacco products and e-cigarettes to enhance their use as smoking cessation products (eg, lower taxes, limited marketing to current smokers, phase out of smoked tobacco products) | Public health opposition | Regulated | Yes |
| Hall and Gartner ⁷⁵ | Elimination of tobacco-related harm | Regulate market to advantage low nitrosamine smokeless tobacco products (eg, lower taxes, reduction in nicotine content of cigarettes, tobacco companies that market smokeless tobacco required to phase out manufacture of combustible tobacco) | Illicit tobacco production and smuggling of smoked tobacco | Regulated | Yes |
| Sweanor <i>et al</i> ⁷³ | Safer products | Regulate market to disadvantage higher risk products (ie, cigarettes) | Public health opposition to industry in general and tobacco industry in particular reduces likelihood of implementation | Regulated | Yes |
| <i>Regulated market model</i> | | | | | |
| Borland ⁸⁸ | Regulating industry to encourage development of less harmful products; control commercial communication; move consumers to less harmful alternatives | Regulated market model to control tobacco marketing—monopsonistic agency set up to purchase and market tobacco products produced by manufacturer; control wholesale distribution to retailers | Agency would need an independent board; transparent deliberations. Smuggling could be a problem | Removed from control of market | Harm-reduced nicotine products |
| <i>State takeover of tobacco companies</i> | | | | | |
| Callard <i>et al</i> ⁹² | Phase out tobacco use or reduce to minimum use levels | Transfer supply of cigarettes to non-profit entity with public health mandate through voluntary or legislated purchase | None mentioned | Transformed; motivated to help smokers quit and prevent tobacco uptake | Less harmful nicotine sources |
| <i>Tobacco control agency</i> | | | | | |
| Liberman ⁸⁶ | End of for-profit industry | Strong regulation of all aspects of industry with aim of minimising population harms | None mentioned | Regulated; ultimately dismantled | Probably |
| Thomson <i>et al</i> ⁸⁷ | Reduce or remove tobacco-related harm by modifying products, changing marketing, offering substitutes, controlling prices, changing arena in which tobacco industry operates | Establish governmental Tobacco Authority to purchase tobacco from manufacturer, paid for by manufacturer (as recommended by Borland 2003) ⁸⁸ | Will be attacked by tobacco industry and its allies | Removed from control of market | Possible concomitant regulation of alternative nicotine sources/devices |
| <i>Performance-based regulation</i> | | | | | |
| Sugarman ^{94 95} | Reduced tobacco-related disease and death | Public agency sets goals for reductions in smoking prevalence rates, measures whether goals are met; tobacco companies determine how to meet goals, face substantial penalties for failure | Performance levels and penalties for non-compliance must be set carefully; difficulties may also arise if other public health policies implemented by regulators at the same time | Regulated | No |
| <i>Quota/sinking lid'</i> | | | | | |
| Thomson <i>et al</i> ⁷⁸ | End of availability of commercial smoked tobacco; near zero smoking prevalence | Reduce smoked tobacco supply quotas to manufacturers and importers, coupled with smoking cessation support, mass media campaigns and stronger marketing and retailing regulations | Non-commercial system may be needed if tobacco industry exits or rigs market. Higher prices may result in smuggling, theft, illegal cultivation for commercial sales and short-term social inequalities | Regulated; ultimately dismantled | Clean nicotine products; limited home-grown product for personal use |
| Wilson <i>et al</i> ⁷⁷ | End of availability of commercial smoked tobacco; near zero (<1%) smoking prevalence | Reduce smoked tobacco supply quotas to manufacturers and importers (through government mandates governing sales/import quotas, or available tradeable quotas, perhaps controlled by non-profit agency), coupled with mass media campaigns, price regulation | If governments wish to maintain constant revenue streams, other types of taxes may need to be raised as tobacco tax revenue starts to decline; risk of smuggling, theft and illegal sales as prices rise | Regulated; ultimately dismantled | Residual smokers switched to pharmaceutical grade nicotine products, self-grown tobacco, or government supplied tobacco (via smoker's license) |

Continued

Table 1 Continued

| Study | Definition of endgame goal | Approach | Caveats/drawbacks | Industry | Replacement product needed |
|---|--|---|--|--|---|
| <i>Price caps</i> | | | | | |
| Gilmore <i>et al</i> ⁸³ Branston and Gilmore ⁸⁴ | Regulation to limit tobacco industry profits, use of price as marketing tool | Establish independent regulatory agency to set maximum wholesale prices (not retail price); increase taxes to maintain retail price | Counter to trend for less regulation and smaller government; reluctance to establish regulatory agency; increased government revenue might reduce incentive for tobacco control measures | Fewer financial resources for marketing and lobbying; subject to greater regulatory scrutiny | No |
| <i>Integrated endgame strategy</i> | | | | | |
| Beaglehole <i>et al</i> ¹⁰⁴ | Phasing out the sale of tobacco products globally by 2040 | Full and accelerated implementation of the Framework Convention on Tobacco Control; reductions in tobacco supply and product modifications; leadership from United Nations | None mentioned | Regulated | Yes |
| Fiore and Baker ⁹⁹ | Elimination of smoking | Tax increases; access to cessation; national clean indoor air law; elimination of nicotine; graphic warning labels; counter marketing; ban on advertising, promotion and sponsorship | None mentioned | Regulated | No |
| Gartner and McNeill ¹⁰⁵ | Ending smoking epidemic (not further specified) | Multiple: smoker licensing, regulated market model, harm reduction, reduced nicotine and reduced outlets | Reduced nicotine could increase exposure to toxicants; new regulatory structures difficult to enact | Regulated | Possible; low nitrosamine smokeless tobacco or high-dose recreational clean nicotine products |
| Hall and West ¹⁰² | De facto prohibition of combustibles | Cap and trade combined w/nicotine reduction to phase out smoked tobacco products | None mentioned | Regulated; may become focused on 'clean' nicotine products | Yes |
| Institute of Medicine ¹⁴ | Not specified | Strengthen tested approaches; increase federal regulations to require disclosure of product contents, improved warning labels, 'tombstone' style promotions, no industry contact with youth, fewer retail outlets and lower nicotine levels in cigarettes | None mentioned | Regulated | No |
| Laugesen <i>et al</i> ¹⁰⁰ | Phase out sale of commercial cigarettes and smoking tobacco | Increase tax; cap and trade; reduced nicotine; safer nicotine products | Financial inequity; black markets; reliance on as-yet non-existent new products | Regulation of imports | Yes |
| Laugesen ⁷⁰ | End of sale/use of smoked tobacco | Replacement with snus; toxicity-based taxation; reduction of nicotine content of cigarettes; encourage smokers to switch; declining smoked tobacco product quotas | Slight increased incidence of cancer compared to no tobacco use | Regulated | Yes |
| Malone ¹ | Death and disease from tobacco virtually eliminated | Nicotine reduction in cigarettes; outlet restrictions; cigarette sales bans | Potential for lawsuits | Regulated | Possibly |
| Tobacco Advisory Group of the Royal College of Physicians ¹⁰³ | End of smoking; subsequently, end of nicotine product use | Establish Nicotine Regulatory Agency to regulate products in line with their toxicity and to implement conventional tobacco control measures (eg, retail licensure, plain packaging, media campaigns) | None mentioned | Regulated; possibly redirected to low hazard products | Yes |
| van der Eijk ³ | The end of tobacco-related death and morbidity | Integrate ideas from harm reduction, the tobacco-free generation proposal, and the Framework Convention on Tobacco Control to create a cigarette-free state with regulated alternative nicotine products | Legal challenges, illicit cigarette markets | Regulated | Yes |
| Wilson <i>et al</i> ¹⁰¹ | Smoke-free New Zealand by 2025—children protected from exposure to tobacco and minimal risk of starting to smoke | Retailer licensing; plain packaging; sinking lid on sales; 100% smoke-free bars and restaurants; strengthen local government law-making powers; increase alcohol controls and de-linking drink and smoking | None mentioned | Regulated | No |

a tobacco sales ban and reducing nicotine in cigarettes, have received the most research attention. Despite the absence of organised engagement of the public on these proposals, studies find some public support for both, with variations by smoking status, question wording and, in some cases, race or ethnicity and education level (tables 2 and 3). American public opinion on banning menthol cigarettes has also been explored;^{106 107} perhaps due to differences in question wording, one study found majority support for a ban,¹⁰⁷ while the other found that the majority neither supported or opposed a ban.¹⁰⁶

Research in New Zealand, one of a handful of countries with a deadline (2025) for becoming a smoke-free nation (smoking prevalence of 5% or less), has shown high levels of public approval of the smoke-free goal,^{108–110} with support higher when respondents fully understood the goal, highlighting the importance of clear communication by governments.¹¹¹ Likewise, a majority of Singapore residents surveyed in 2007 backed the smoke-free generation proposal, although support was higher among non-smokers (72.7%) than smokers (60%).⁵³

Critiques of endgame proposals

Most of these proposals have not been implemented, making it difficult to evaluate their practicality or legality. However, some overarching critiques of endgame thinking have emerged. There is concern that too much focus on novel approaches will diminish effort toward policies that have proven successful but may seem less exciting, such as cigarette tax increases.^{128 129} Focusing on novel approaches may also leave behind regions that have not achieved baseline successes (eg, reductions in smoking prevalence or establishment of smoke-free laws) that might make endgame plans acceptable to the public.⁴ Other critiques suggest that endgame proposals threaten fundamental values by empowering the state to take property from tobacco companies, or restrict the freedom of adults to purchase chosen products.⁸² Other hazards include inadvertently increasing lethality to tobacco users through product changes, and creating unenforceable regimes which reduce confidence in law and government.⁸²

Any proposal which reduces supply, substantially changes the product or restricts access also raises the potential for smuggling and black markets. In Bhutan, the only nation to ban tobacco sales (in 2004), cigarette smuggling is reportedly 'significant'.¹³⁰

However, currently, the most problematic black markets rely on the tobacco industry for their product;^{131–133} thus, proposals that increase government authority over the industry or reduce or closely monitor production would likely have less potential to create such markets. In addition, although black markets are certainly a downside, endgame proponents should consider the likely size and specific consequences of their proposals in order to estimate whether they outweigh the potential benefits. The mere presence of a black market is not necessarily an argument against a particular policy.¹³⁴ Indeed, in 2009, only 2.8% of Bhutanese used combustible tobacco products, men (4.2%) more so than women (1%).¹²⁰

DISCUSSION

This paper has offered a synthesis of the 'endgame' literature to date. The idea of the 'endgame' as such is still emergent and perhaps most useful as an organising concept to push governments toward setting, widely publicising and engaging the public in efforts to achieve specific, date-linked goals to end the epidemic. Until recently, most tobacco control goals were modest and expressed solely in terms of a foreseeably endless process of reducing uptake and aiding cessation, with little sense of an identifiable end point. Tobacco industry rhetoric about the failures of the American attempt at alcohol prohibition may have muted such discussion, as many tobacco control proponents were reluctant to be identified as 'prohibitionists' or more recently, 'nanny staters'.¹³⁵ However, as novel policy approaches are advanced, there appears to be a growing recognition that 'prohibition' is not the only model. Recent articles on point of sale interventions,¹³⁶ FCTC implementation¹³⁷ and the US Surgeon General's 50th Anniversary report¹³⁸ have been framed in terms of a tobacco endgame, suggesting that even in the absence of a unifying definition of endgame (or end point), the popularisation of endgame thinking has the potential to spur innovation. Advocates should be encouraged to explore new policy options and embrace the goal of a tobacco-free future.

Doing so requires leaders and governments willing to risk the political wrath of powerful tobacco industry interests. Encouragingly, more governments appear willing to do so, as

Table 2 Support for a tobacco sales ban* by country or region

| Country/region (Year) | Time frame | Percent supporting tobacco sales ban | | | | All |
|---|---------------|--------------------------------------|----------------|---------------|-------------|------|
| | | Smokers | Former smokers | Never smokers | Non-smokers | |
| Ontario, Canada (2003) ¹¹² | Not specified | 12.0 | | 24 | | |
| New South Wales, AUS (2004) ¹¹³ | ≤10 years | 37.2 | | | 59.0 | |
| New Zealand (2007–2009) ¹¹⁴ | 10 years | 46.0 | | | | |
| New Zealand (2008) ¹¹⁵ | ≤10 years | 26.2 | 52 | 60.1 | | |
| USA (2009/2010) ¹¹⁶ | Current | 19.0 | | | | |
| England (2008) ¹¹⁷ | ≤10 years | 32.5 | 40.5 | 49.4 | | |
| Victoria, AUS (2010) ¹¹⁸ | 5–10 years | 42.2 | | | | 52.8 |
| New Zealand (ages 15 and up) (2010) ¹¹⁹ | 10 years | | | | | 66 |
| Bhutan (2011) ¹²⁰ | Current | 88.0 | | | | 94 |
| US (2011) ¹²¹ | ≤10 years | 32.7 | | | 53.1 | |
| Hong Kong (2013) ¹²² | ≤10 years | 45.4 | 59.4 | 68 | | |
| New Zealand (adolescents) (2012) ^{108 123} | 10 years | 13.0 | 50 | 65 | | 57 |
| New Zealand (ages 15 and up) (2012) ¹¹⁰ | 10 years | 18.0 | | | 58 | 50 |
| New Zealand (ages 15 and up) (2012) ¹²⁴ | 10 years | 34.0 | 53 | 63 | | 72 |
| New Zealand (adolescents) (2014) ¹²⁵ | Not specified | 12.0 | | | | 56 |

*Question wording is not consistent across all studies.

Table 3 Public support for government mandated reductions in nicotine levels in cigarettes

| Country (year) | Focus | Percent supporting specified form of nicotine reduction | | | |
|-----------------------------------|--|--|----------------|---------------|-----------------|
| | | Smokers | Former smokers | Never smokers | Non-smokers All |
| USA (2009/2010) ¹¹⁶ | Reducing nicotine levels to 'make cigarettes less addictive' if 'nicotine was made easily available in non-cigarette form' | 67 | | | |
| USA (2010) ¹²⁶ | Reducing nicotine levels 'to help smokers quit' | 45.5 | 48.5 | 46.2 | |
| USA (2011) ¹²¹ | Immediately decreasing nicotine levels. | 37.1 | | | 50.7 43.3 |
| USA (2011) ¹²¹ | Reducing nicotine levels 'if it would cause fewer children to become addicted or hooked on smoking' | 74 | | | 81 77.1 |
| New Zealand (2012) ¹²⁷ | 'The nicotine content of cigarettes should be reduced to very low levels so that they are less addictive' | 78.1 (recent quit attempt); 56.3 (no recent quit attempt) | | | |

evidenced by Australia's leadership in defending plain packaging for tobacco, Uruguay's strong tobacco control stance in the face of industry attacks, and leaders in Africa who supported public health in the face of tobacco industry threats.^{139–142} The FTC has stimulated healthy 'competition' among countries and regions; its full and rapid implementation lays the groundwork for true endgame planning and allows a different vision of the future to emerge. Ideas discussed in this review, in combination with one another or with innovations not yet envisioned, should be considered as part of that planning.

What this paper adds

- ▶ The tobacco control endgame discourse is relatively new; the term 'endgame' can include models first proposed before the term itself was widely adopted.
- ▶ We identified and synthesised the literature on tobacco control endgames from multiple nations.
- ▶ There is no single endgame solution, but endgame thinking opens up novel policy approaches that could be useful for jurisdictions around the world.

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REFERENCES

- 1 Malone RE. Tobacco endgames: what they are and are not, issues for tobacco control strategic planning, and a possible US scenario. *Tob Control* 2013;22(Suppl 1):i42–4.
- 2 Thomson G, Edwards R, Wilson N, *et al.* What are the elements of the tobacco endgame? *Tob Control* 2012;21:293–5.
- 3 van der Eijk Y. Development of an integrated tobacco endgame strategy. *Tob Control* 2015;24:336–40.
- 4 Smith EA. Questions for a tobacco-free future. *Tob Control* 2013;22(Suppl 1):i1–2.
- 5 Malone RE, McDaniel PA, Smith EA. Tobacco control endgames: global initiatives and implications for the UK. 2014. http://www.cancerresearchuk.org/sites/default/files/policy_july2014_fullendgame_report.pdf (accessed 11 Jul 2015).
- 6 Liberati A, Altman DG, Tetzlaff J, *et al.* The PRISMA statement for reporting systematic reviews and meta-analyses of studies that evaluate health care interventions: explanation and elaboration. *Ann Intern Med* 2009;151:W65–94.
- 7 Benowitz NL, Henningfield JE. Establishing a nicotine threshold for addiction. The implications for tobacco regulation. *N Engl J Med* 1994;331:123–5.
- 8 Henningfield JE, Benowitz NL, Slade J, *et al.* Reducing the addictiveness of cigarettes. Council on Scientific Affairs, American Medical Association. *Tob Control* 1998 Autumn;7:281–93.
- 9 Dermody SS, Donny EC, Hertzgaard LA, *et al.* Greater reductions in nicotine exposure while smoking very low nicotine content cigarettes predict smoking cessation. *Tob Control* 2015;24:536–9.
- 10 Gray N, Henningfield JE, Benowitz NL, *et al.* Toward a comprehensive long term nicotine policy. *Tob Control* 2005;14:161–5.
- 11 Walker N, Fraser T, Howe C, *et al.* Abrupt nicotine reduction as an endgame policy: a randomised trial. *Tob Control* 2014.
- 12 Henningfield JE, Benowitz NL, Connolly GN, *et al.* Reducing tobacco addiction through tobacco product regulation. *Tob Control* 2004;13:132–5.
- 13 Hatsukami DK, Perkins KA, Lesage MG, *et al.* Nicotine reduction revisited: science and future directions. *Tob Control* 2010;19:e1–10.
- 14 Institute of Medicine. *Ending the tobacco problem: a blueprint for the nation*. The National Academies Press, 2007.
- 15 Hammond D, O'Connor RJ. Reduced nicotine cigarettes: smoking behavior and biomarkers of exposure among smokers not intending to quit. *Cancer Epidemiol Biomarkers Prev* 2014;23:2032–40.
- 16 Rose J, Behm F. Effects of low nicotine content cigarettes on smoke intake. *Nicotine Tob Res* 2004;6:309–19.
- 17 Walker N, Howe C, Bullen C, *et al.* The combined effect of very low nicotine content cigarettes, used as an adjunct to usual Quitline care (nicotine replacement therapy and behavioural support), on smoking cessation: a randomized controlled trial. *Addiction* 2012;107:1857–67.
- 18 Hatsukami DK, Kotlyar M, Hertzgaard LA, *et al.* Reduced nicotine content cigarettes: effects on toxicant exposure, dependence and cessation. *Addiction* 2010;105:343–55.
- 19 Benowitz NL, Dains KM, Hall SM, *et al.* Smoking behavior and exposure to tobacco toxicants during 6 months of smoking progressively reduced nicotine content cigarettes. *Cancer Epidemiol Biomarkers Prev* 2012;21:761–9.
- 20 Benowitz NL, Hall SM, Stewart S III, *et al.* Nicotine and carcinogen exposure with smoking of progressively reduced nicotine content cigarette. *Cancer Epidemiol Biomarkers Prev* 2007;16:2479–85.
- 21 Bandiera FC, Ross KC, Taghavi S, *et al.* Nicotine dependence, nicotine metabolism, and the extent of compensation in response to reduced nicotine content cigarettes. *Nicotine Tob Res* Published Online First: 2 Jan 2015. doi:10.1093/ntn/ntu337.
- 22 Proctor RN. *Golden holocaust: origins of the cigarette catastrophe and the case for abolition*. Berkeley: University of California Press, 2011.
- 23 Proctor RN. Why ban the sale of cigarettes? The case for abolition. *Tob Control* 2013;22(Suppl. 1):i27–30.
- 24 Peters MJ. Towards an endgame for tobacco. *Aust Fam Physician* 2012;41:862–5.
- 25 Cheyne A, Dorfman L, Daynard RA, *et al.* The debate on regulating menthol cigarettes: closing a dangerous loophole vs freedom of choice. *Am J Public Health* 2014;104:e54–61.
- 26 Yerger VB. Menthol's potential effects on nicotine dependence: a tobacco industry perspective. *Tob Control* 2011;20(Suppl 2):ii29–36.
- 27 Califano JA Jr, Sullivan LW. Ban menthol cigarettes, 2 ex-cabinet secretaries say. *New York Times* 9 July 2013;Sect. A20.

- 28 Novotny TE, Lum K, Smith E, *et al.* Cigarette butts and the case for an environmental policy on hazardous cigarette waste. *Int J Environ Res Public Health* 2009;6:1691–705.
- 29 Smith EA, McDaniel PA. Covering their butts: responses to the cigarette litter problem. *Tob Control* 2011;20:100–6.
- 30 Euromonitor International. Tobacco in Brazil. 2015. <http://www.euromonitor.com/tobacco-in-brazil/report> (accessed 3 Mar 2015).
- 31 Tobacco Control Legal Consortium. Legal update. 2013. <http://publichealthlawcenter.org/sites/default/files/resources/tclc-legal-update-spring-2013.pdf> (accessed 3 Mar 2015).
- 32 McHugh E. *Ministry proposal to ban menthol cigarettes overturned.* Santiago Times, 2013.
- 33 European Commission. Questions & Answers: new rules for tobacco products. 2013 [accessed 21 Jul 2014]. http://europa.eu/rapid/press-release_MEMO-14-134_en.htm.
- 34 Framework Convention Alliance. Canadian provinces first in world to ban menthol flavouring. 2015. <http://www.fctc.org/fca-news/opinion-pieces/1328-canadian-provinces-first-to-ban-menthol-flavouring> (accessed 10 Jul 2015).
- 35 Family Smoking Prevention and Tobacco Control Act. US Public Laws, 111–31 [H. R. 1256]. 2009.
- 36 Arnott D. There's no single endgame. *Tob Control* 2013;22(Suppl 1):i38–9.
- 37 Zeller M. Reflections on the “endgame” for tobacco control. *Tob Control* 2013;22(Suppl 1):i40–1.
- 38 Benowitz NL, Henningfield JE. Reducing the nicotine content to make cigarettes less addictive. *Tob Control* 2013;22(Suppl 1):i14–17.
- 39 Pisinger C, Dossing M. A systematic review of health effects of electronic cigarettes. *Prev Med* 2014;69:248–60.
- 40 Hajek P, Etter JF, Benowitz N, *et al.* Electronic cigarettes: review of use, content, safety, effects on smokers and potential for harm and benefit. *Addiction* 2014;109:1801–10.
- 41 Chapman S. The case for a smoker's license. *PLoS Med* 2012;9:e1001342.
- 42 Magnusson RS, Currow DC. Could a scheme for licensing smokers work in Australia? *Med J Aust* 2013;199:181–4.
- 43 Gray RJ, Hoek J, Edwards R. A qualitative analysis of ‘informed choice’ among young adult smokers. *Tob Control* 2016;25:46–51.
- 44 Collin J. The case against a smoker's license. *PLoS Med* 2012;9:e1001343.
- 45 Arizona Department of Health Services. Arizona Medical Marijuana Program. 2013 [accessed 27 Aug 2013]. <http://www.azdhs.gov/medicalmarijuana/>
- 46 Pidd H. Doctors to prescribe cigarettes under plan. *Sydney Morning Herald* 2011.
- 47 Pidd H. What a drag...Iceland considers prescription-only cigarettes. *The Guardian* 2011.
- 48 New Oregon law might make cigarettes prescription only. 24 January 2013. <http://rt.com/usa/oregon-law-state-nicotine-697/> (accessed 18 Jul 2013).
- 49 Hudmon KS, Fenlon CM, Corelli RL, *et al.* Tobacco sales in pharmacies: time to quit. *Tob Control* 2006;15:35–8.
- 50 Seidenberg AB, Hong W, Liu J, *et al.* Availability and range of tobacco products for sale in Massachusetts pharmacies. *Tob Control* 2013;22:372–5.
- 51 Katz MH. Tobacco-free pharmacies: can we extend the ban? *Tob Control* 2013;22:363–4.
- 52 Brennan TA, Schroeder SA. Ending sales of tobacco products in pharmacies. *JAMA* 2014;311:1105–6.
- 53 Khoo D, Chiam Y, Ng P, *et al.* Phasing-out tobacco: proposal to deny access to tobacco for those born from 2000. *Tob Control* 2010;19:355–60.
- 54 Berrick AJ. The tobacco-free generation proposal. *Tob Control* 2013;22(Suppl. 1):i22–6.
- 55 Bolger R. Tasmania's Health Minister describes as unworkable a bill to outlaw cigarette sales to those born in, or after, year 2000. 2015. <http://www.abc.net.au/news/2015-03-24/tasmanias-health-minister-says-proposed-smoking-bill-wont-work/6344602> (accessed 20 Jul 2015).
- 56 Chapman S, Freeman B. Regulating the tobacco retail environment: beyond reducing sales to minors. *Tob Control* 2009;18:496–501.
- 57 Henriksen L, Feighery EC, Schleicher NC, *et al.* Is adolescent smoking related to the density and proximity of tobacco outlets and retail cigarette advertising near schools? *Prev Med* 2008;47:210–14.
- 58 Henriksen L. Comprehensive tobacco marketing restrictions: promotion, packaging, price and place. *Tob Control* 2012;21:147–53.
- 59 Heart Foundation, Action on Smoking and Health. Ending tax- and duty-free sales of all tobacco products in Australia. 2011. <http://www.ashaust.org.au/pdfs/DutyFreeASHandHFpos1109.pdf> (accessed 22 Jul 2013).
- 60 Centers for Disease Control and Prevention (CDC). State cigarette minimum price laws—United States, 2009. *MMWR Morb Mortal Wkly Rep* 2010;59:389–92.
- 61 Pearson AL, van der Deen FS, Wilson N, *et al.* Theoretical impacts of a range of major tobacco retail outlet reduction interventions: modelling results in a country with a smoke-free nation goal. *Tob Control* 2015;24:e32–8.
- 62 Henriksen L, Flora JA, Feighery EC, *et al.* Effects on youth of exposure to retail tobacco advertising. *J Appl Soc Psychol* 2002;32:1771–89.
- 63 Henriksen L, Feighery EC, Wang Y, *et al.* Association of retail tobacco marketing with adolescent smoking. *Am J Public Health* 2004;94:2081–3.
- 64 Lovato CY, Hsu HC, Sabiston CM, *et al.* Tobacco point-of-purchase marketing in school neighbourhoods and school smoking prevalence: a descriptive study. *Can J Public Health* 2007;98:265–70.
- 65 Slater SJ, Chaloupka FJ, Wakefield M, *et al.* The impact of retail cigarette marketing practices on youth smoking uptake. *Arch Pediatr Adolesc Med* 2007;161:440–5.
- 66 Wakefield M, Germain D, Henriksen L. The effect of retail cigarette pack displays on impulse purchase. *Addiction* 2008;103:322–8.
- 67 Burton S, Clark L, Jackson K. The association between seeing retail displays of tobacco and tobacco smoking and purchase: findings from a diary-style survey. *Addiction* 2012;107:169–75.
- 68 Daynard RA. Doing the unthinkable (and saving millions of lives). *Tob Control* 2009;18:2–3.
- 69 Park J-G, Seo H-G, Jee S-H, *et al.* *Banning tobacco.* Seoul: Seoul National University Press, 2008.
- 70 Laugesen M. Snuffing out cigarette sales and the smoking deaths epidemic. *N Z Med J* 2007;120:U2587.
- 71 Hanauer P. The case against tobacco prohibition. *Tob Control* 2009;18:3–4.
- 72 Fong GT, Hammond D, Laux FL, *et al.* The near-universal experience of regret among smokers in four countries: findings from the International Tobacco Control Policy Evaluation Survey. *Nicotine Tob Res* 2004;6(Suppl 3):S341–51.
- 73 Sweanor D, Alcabes P, Drucker E. Tobacco harm reduction: how rational public policy could transform a pandemic. *Int J Drug Policy* 2007;18:70–4.
- 74 Gartner CE, Hall WD, Borland R. How should we regulate smokeless tobacco products and e-cigarettes? *Med J Aust* 2012;197:611–12.
- 75 Hall W, Gartner C. Supping with the devil? The role of law in promoting tobacco harm reduction using low nitrosamine smokeless tobacco products. *Public Health* 2009;123:287–91.
- 76 Grando SA. Connections of nicotine to cancer. *Nat Rev Cancer* 2014;14:419–29.
- 77 Wilson N, Thomson G, Edwards R, *et al.* Potential advantages and disadvantages of an endgame strategy: a “sinking lid” on tobacco supply. *Tob Control* 2013;22:i18–21.
- 78 Thomson G, Wilson N, Blakely T, *et al.* Ending appreciable tobacco use in a nation: using a sinking lid on supply. *Tob Control* 2010;19:431–5.
- 79 Tietenberg T. Cap-and-trade: the evolution of an economic idea. *Agric Resour Econ Rev* 2010;29:359–7.
- 80 Costello C, Gaines S, Lynham J. Can catch shares prevent fisheries collapse? *Science* 2008;321:1678–81.
- 81 Enzi M. Enzi introduces bill to wipe out tobacco in America in a generation. 2007. http://www.enzi.senate.gov/public/index.cfm/news-releases?ContentRecord_id=e04eb904-802a-23ad-4157-dd5d44e9d647 (accessed 10 Jul 2015).
- 82 Bates C. The tobacco endgame: a critique of policy proposals aimed at ending tobacco use. 2015. <http://www.clivebates.com/documents/endgame.pdf> (accessed 10 Jul 2015).
- 83 Gilmore AB, Branston JR, Sweanor D. The case for OFSMOKE: how tobacco price regulation is needed to promote the health of markets, government revenue and the public. *Tob Control* 2010;19:423–30.
- 84 Branston JR, Gilmore AB. The case for Ofsmoke: the potential for price cap regulation of tobacco to raise 500 million pounds per year in the UK. *Tob Control* 2014;23:45–50.
- 85 Bartle I. The UK model of utility regulation. *CRI Proceedings 31 2003.* http://www.bath.ac.uk/management/cril.../31_Model_Utility_Regulation.pdf (accessed 26 Aug 2013).
- 86 Liberman J. Where to for tobacco regulation: time for new approaches? *Drug Alcohol Rev* 2003;22:461–9.
- 87 Thomson G, Wilson N, Crane J. Rethinking the regulatory framework for tobacco control in New Zealand. *N Z Med J* 2005;118:U1405.
- 88 Borland R. A strategy for controlling the marketing of tobacco products: a regulated market model. *Tob Control* 2003;12:374–82.
- 89 Gray N. The future of the cigarette and its market. *Lancet* 2004;364:231–2.
- 90 Gilbert J. Global trendsetter? Uruguay moves to legalize marijuana. *Christian Science Monitor* 2013.
- 91 Agence France-Presse. Uruguay marijuana sales delayed until 2015: president. 2014. <http://www.hurriyetdailynews.com/uruguay-marijuana-sales-delayed-until-2015-president.aspx?pageID=238&nID=68922&NewsCatID=358> (accessed 20 Jul 2015).
- 92 Callard C, Thompson D, Collishaw N. Transforming the tobacco market: why the supply of cigarettes should be transferred from for-profit corporations to non-profit enterprises with a public health mandate. *Tob Control* 2005;14:278–83.
- 93 Callard C, Thompson D, Collishaw N. *Curing the addiction to profits: a supply-side approach to phasing out tobacco.* Ottawa: Canadian Centre for Policy Alternatives, 2005.
- 94 Sugarman S. No more business as usual: enticing companies to sharply lower the public health costs of the products they sell. *Public Health* 2009;123:275–9.

- 95 Sugarman SD. Performance-based regulation: enterprise responsibility for reducing death, injury, and disease caused by consumer products. *J Health Polit Policy Law* 2009;34:1035–77.
- 96 Ioannidis JP, Henriksen L, Prochaska JJ. Endgame: engaging the tobacco industry in its own elimination. *Eur J Clin Invest* 2013;43:1366–70.
- 97 Action on Smoking and Health UK. Smoking still kills: protecting children, reducing inequalities. 2015. http://www.ash.org.uk/files/documents/ASH_963.pdf (accessed 15 Jul 2015).
- 98 Malone RE. FDA's toothless tiger and its "lost pleasure" analysis. *Tob Control* 2015;24:105.
- 99 Fiore MC, Baker TB. Stealing a march in the 21st century: accelerating progress in the 100-year war against tobacco addiction in the United States. *Am J Public Health* 2009;99:1170–5.
- 100 Laugesen M, Glover M, Fraser T, et al. Four policies to end the sale of cigarettes and smoking tobacco in New Zealand by 2020. *N Z Med J* 2010;123:55–67.
- 101 Wilson N, Hoek J, Thomson G, et al. Fifty years since the Royal College Report: more action needed to achieve the "Smokefree New Zealand by 2025" goal. *N Z Med J* 2012;125:109–12.
- 102 Hall W, West R. Thinking about the unthinkable: a de facto prohibition on smoked tobacco products. *Addiction* 2008;103:873–4.
- 103 Tobacco Advisory Group of the Royal College of Physicians. *Ending tobacco smoking in Britain: radical strategies for prevention and harm reduction in nicotine addiction*. London: Royal College of Physicians, 2008.
- 104 Beaglehole R, Bonita R, Yach D, et al. A tobacco-free world: a call to action to phase out the sale of tobacco products by 2040. *Lancet* 2015;385:1011–18.
- 105 Gartner C, McNeill A. Options for global tobacco control beyond the framework convention in tobacco control. *Addiction* 2010;105:1–3.
- 106 Pearson JL, Abrams DB, Niaura RS, et al. A ban on menthol cigarettes: impact on public opinion and smokers' intention to quit. *Am J Public Health* 2012;102:e107–14.
- 107 Winickoff JP, McMillen RC, Vallone DM, et al. US attitudes about banning menthol in cigarettes: results from a nationally representative survey. *Am J Public Health* 2011;101:1234–6.
- 108 Jaine R, Healey B, Edwards R, et al. How adolescents view the tobacco endgame and tobacco control measures: trends and associations in support among 14–15-year-olds. *Tob Control* 2015;24:449–54.
- 109 Maubach N, Hoek JA, Edwards R, et al. 'The times are changing': New Zealand smokers' perceptions of the tobacco endgame. *Tob Control* 2013;22:395–400.
- 110 Gendall P, Hoek J, Maubach N, et al. Public support for more action on smoking. *N Z Med J* 2013;126:85–94.
- 111 Gendall P, Hoek J, Edwards R. What does the 2025 Smokefree Goal mean to the New Zealand public? *N Z Med J* 2014;127:101–3.
- 112 Ontario Tobacco Research Unit. Indicators of OTS Progress [Special Reports: Monitoring and Evaluation Series, 2003–2004 (Vol. 10, No. 3). Toronto, 2004.
- 113 Walsh RA, Paul CL, Tzelepis F, et al. Is government action out-of-step with public opinion on tobacco control? Results of a New South Wales population survey. *Aust N Z J Public Health* 2008;32:482–8.
- 114 Edwards R, Wilson N, Peace J, et al. Support for a tobacco endgame and increased regulation of the tobacco industry among New Zealand smokers: results from a National Survey. *Tob Control* 2013;22:e86–93.
- 115 Thomson G, Wilson N, Edwards R. Kiwi support for the end of tobacco sales: New Zealand governments lag behind public support for advanced tobacco control policies. *N Z Med J* 2010;123:106–11.
- 116 Fix BV, O'Connor RJ, Fong GT, et al. Smokers' reactions to FDA regulation of tobacco products: findings from the 2009 ITC United States survey. *BMC Public Health* 2011;11:941.
- 117 Shahab L, West R. Public support in England for a total ban on the sale of tobacco products. *Tob Control* 2010;19:143–7.
- 118 Hayes L, Wakefield MA, Scollo MM. Public opinion about ending the sale of tobacco in Australia. *Tob Control* 2014;23:183–4.
- 119 Li J, Tu D, Trappitt R. *Public opinion about a smokefree New Zealand—Health and Lifestyles Survey 2010 [In Fact]*. Wellington: Health Sponsorship Council, 2011.
- 120 ITC Project. *ITC Bhutan project report*. Thimphu, Bhutan: University of Waterloo, Ontario, Canada, and Ministry of Health, May 2011.
- 121 Connolly GN, Behm I, Heaton CG, et al. Public attitudes regarding banning of cigarettes and regulation of nicotine. *Am J Public Health* 2012;102:e1–2.
- 122 Wang MP, Wang X, Lam TH, et al. The tobacco endgame in Hong Kong: public support for a total ban on tobacco sales. *Tob Control* 2015;24:162–7.
- 123 White J. *Young people's opinion on the sale of tobacco in New Zealand. [In Fact]*. Wellington: Health Promotion Agency Research and Evaluation Unit, 2013.
- 124 Newcombe R, Li J. *Public opinion on access to tobacco [In Fact]*. Wellington: Health Promotion Agency Research and Evaluation Unit, 2013.
- 125 White J. *Young peoples' opinions on tobacco control measures—2014 [In Fact]*. Wellington: Health Promotion Agency Research and Evaluation Unit, 2015.
- 126 Pearson JL, Abrams DB, Niaura RS, et al. Public support for mandated nicotine reduction in cigarettes. *Am J Public Health* 2013;103:562–7.
- 127 Li J, Newcombe R. *Attitudes towards smoking and tobacco control strategies—a comparison of recent quit-attempters versus non-attempters [In Fact]*. Wellington: Health Promotion Agency Research and Evaluation Unit, 2013.
- 128 Myers ML. The FCTC's evidence based policies remain a key to ending the tobacco epidemic. *Tob Control* 2013;22(suppl 1):i45–6.
- 129 Liberman J. The future of tobacco regulation: a response to a proposal for fundamental institutional change. *Tob Control* 2006;15:333–8.
- 130 Givel MS. History of Bhutan's prohibition of cigarettes: implications for neo-prohibitionists and their critics. *Int J Drug Policy* 2011;22:306–10.
- 131 Gilmore AB, Rowell A, Gallus S, et al. Towards a greater understanding of the illicit tobacco trade in Europe: a review of the PMI funded 'Project Star' report. *Tob Control* 2014;23:e51–61.
- 132 Joossens L, Gilmore AB, Stoklosa M, et al. Assessment of the European Union's illicit trade agreements with the four major transnational tobacco companies. *Tob Control* 2016;25:254–60.
- 133 Joossens L, Gilmore AB. The transnational tobacco companies' strategy to promote Codentify, their inadequate tracking and tracing standard. *Tob Control* 2014; 23:e3–6.
- 134 Reuter P. Can tobacco control endgame analysis learn anything from the US experience with illegal drugs? *Tob Control* 2013;22(Suppl 1):i49–51.
- 135 Hoek J. Informed choice and the nanny state: learning from the tobacco industry. *Public Health* Published Online First: 5 May 2015. doi:10.1016/j.puhe.2015.03.009.
- 136 Whyte G, Gendall P, Hoek J. Advancing the retail endgame: public perceptions of retail policy interventions. *Tob Control* 2014;23:160–6.
- 137 Cairney P, Mamudu H. The global tobacco control 'endgame': change the policy environment to implement the FCTC. *J Public Health Policy* 2014;35:506–17.
- 138 U.S. Department of Health and Human Services. *The health consequences of smoking—50 years of progress: a report of the surgeon general*. Atlanta, GA: U.S. Department of Health and Human Services, Centers for Disease Control and Prevention, National Center for Chronic Disease Prevention and Health Promotion, Office on Smoking and Health, 2014.
- 139 Chapman S. Plain tobacco packaging in Australia: 26 months on. *Postgrad Med J* 2015;91:119–20.
- 140 Paolillo C. Part III: Uruguay vs. Philip Morris. 2010. <http://www.publicintegrity.org/2010/11/15/4036/part-iii-uruguay-vs-philip-morris> (accessed 2015 15 July).
- 141 Collin J, Lee K, Bissell K. The framework convention on tobacco control: the politics of global health governance. *Third World Q* 2002;23:265–82.
- 142 Collin J. Tobacco politics. *Development* 2004;47:91–6.