Do smoking ordinances protect non-smokers from environmental tobacco smoke at work?

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Abstract
Objective – To establish the relationship between the existence and extent of local smoking ordinances pertaining to the workplace and non-smoker exposure to environmental tobacco smoke (ETS).
Design – Telephone survey.
Subjects – Population-based sample of California residents ≥18 years of age (n = 12,802) interviewed as part of the 1990–91 California Tobacco Survey.
Main outcome measures – Local smoking ordinances, ETS exposure, workplace smoking policies.
Results – Overall, 40.6 ± 1.6% (±95% confidence interval) of California indoor workers worked in areas with strong local smoking ordinances, 31.9 ± 1.7% in areas with weak ordinances, and 27.6 ± 1.5% in areas with no local ordinances. Non-smoker exposure to ETS ranged from 24.5 ± 1.9% for those working in areas with a strong ordinance to 34.8 ± 3.2% for those working where no ordinance was in effect (p < 0.01). The percentage of indoor workers working in a smoke-free workplace decreased from 40.3 ± 1.7% for those covered by a strong ordinance to 31.1 ± 2.4% where there was no ordinance (p < 0.01). However, in 1990, about 40% of indoor workers who worked in areas with a strong ordinance reported that their workplace had either no policy or only a weak policy restricting smoking.
Conclusions – Strong smoking ordinances play an important role in reducing non-smoker exposure to ETS because the ordinances increase the likelihood that workplaces have anti-smoking policies. However, ordinances have yet to reach their full potential in protecting the non-smoker from ETS due to lack of employer compliance.

(Tobacco Control 1994; 3: 15-20)

Introduction
The health effects of environmental tobacco smoke (ETS) to the non-smoker include an increased risk of lung cancer and heart disease as well as a range of respiratory illnesses. In addition to disease, many employees have reported discomfort from ETS in workplaces that permit smoking even if only in designated areas. Non-smoker exposure to someone smoking recently in their work area (our measure of ETS exposure) is strongly related to the existence and extent of workplace smoking policies, with the lowest levels of exposure occurring in smoke-free workplaces. Compared to non-smokers working in smoke-free worksites, ETS exposure was increased by a factor of 2.5 when the worksite smoking policy covered the work area but was not a total ban; with no policy or only a token policy, ETS exposure was more than eight times as high.

Early workplace smoking policies were implemented primarily for safety reasons, but the majority of recent policies have been adopted to protect workers from ETS or to comply with smoking ordinances. Surveys of businesses suggest that many wait until they are legally required to restrict smoking before implementing a specific policy to protect non-smoking employees.

Through the use of ordinances, local governments have the power to mandate that non-smokers be protected from ETS in industries that employ workers or service the public within the local government area. It has been reported recently that laws restricting smoking increased considerably at the local level throughout the 1980s so that by July 1989, 44 or 45 states reported some legal restriction on smoking. However, comprehensive laws requiring smoke-free workplaces were uncommon in the US in 1989. Between 1989 and 1992 the number of smoke-free workplace ordinances increased considerably.

In this paper, we report population-based estimates of the percentages of California indoor workers covered by local smoking ordinances in 1990 and 1991. Further, we describe the association between the strength of these ordinances and the existence of worksite smoking policies and the exposure of non-smoking indoor workers to ETS.

Methods
SALARY METHODS AND RESPONSE RATES
Between June 1990 and July 1991, 26,815 adults were interviewed as part of the California Tobacco Surveys (CTS) commissioned by the California Department of Health Services and the Los Angeles Department of Health Services to establish a baseline for the evaluation of the California Tobacco Tax Initiative. Fieldwork for these surveys was undertaken by Westat, Inc, using a stratified Waksberg random-digit-dial telephone meth-

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odology. Information on the smoking status of all household members was obtained from 57,246 households in California (response rate = 75.1%). An extended interview was conducted with 26,815 adults: for the statewide survey, this group included 28% of all adult non-smokers, as well as all adults who had smoked in the last 5 years; for the Los Angeles supplementary survey, all Asian adults (2519) were scheduled for an extended interview. The response rate for the combined extended interview was 78%.

The survey was designed to be representative of 18 geographic regions of California, 10 of which represented the most populous counties: Los Angeles, San Diego, Orange, Santa Clara, San Bernardino, Alameda, Riverside, Sacramento, Contra Costa, and San Francisco. The remaining 48 counties were allocated (in consultation with the counties themselves) into eight regions, containing between two and 15 counties each, designed to be somewhat similar and to have base populations of no less than 40,000 people. Post-stratification weighting ensured that the regional samples were representative of the 1990 census data by age, sex, education level, and race/ethnicity.

Of the adults surveyed, 13,199 indicated that they worked primarily indoors. The indoor workers were asked for the location of their workplace by postal ZIP code or town name. This information was used to determine the geographic location of the workplace for 12,802 (96.5%) of the respondents. The location was then related (see below) to the level of the smoking ordinance in effect at that location during 1990, the period of the survey.

The 14-minute (average time) extended interview included a complete recent and lifetime smoking history and current and past use of other tobacco products. The survey also asked questions concerning health beliefs, social attitudes, policy-related opinions, smoking restrictions encountered in the workplace, physician advice to stop smoking, non-smoker assertiveness, and exposure to media messages regarding smoking.

**QUESTIONS ANALYSED**

Workplace restrictions on smoking were ascertained from three questions. First, “Do you/Does your employer have an official policy that restricts smoking in any way?” Those who answered “yes” were asked two follow-up questions: “Which of the following best describes the smoking policy for indoor public or common areas such as lobbies, restrooms and lunchrooms?” and “Which of the following best describes the policy for areas in which employees work?” Response choices were: not allowed in any, allowed in some, or allowed in all. From the responses to these questions, workplaces were categorised into the following three groups: 1) smoke-free workplace: smoking banned completely in both public and common areas and in work areas, 2) work area ban only: smoking allowed in some or all public or common areas but banned in work areas, 3) lesser or no restrictions: allowed in work area but some restrictions on public or common areas or no restrictions at all. Only 2.7% of respondents did not provide sufficient information to allow classification of workplace smoking restrictions. Respondents were also asked, “Altogether, do more than 50 people work at your worksite?” Exposure to ETS at work was assessed from the question, “During the past two weeks has anyone smoked in the area in which you work?”

Smoking status was assessed according to the standard questions,21 “Have you smoked at least 100 cigarettes in your entire life?” and “Do you smoke cigarettes now?” Those responding “yes” to both questions were considered current smokers, those responding “yes” to the first question and “no” to the second one were considered former smokers, and the remainder were considered never-smokers. Both former and never-smokers were considered non-smokers for the analysis of ETS exposure.

Two additional questions were examined as a measure of non-smoker assertiveness: “In the past 12 months have you ever asked someone not to smoke in a certain situation?” and, if the answer to this question was “no”, respondents were asked: “Would you ever ask someone not to smoke?”

**DEFINITION OF WORKPLACE ORDINANCE LEVELS**

Smoking ordinances vary primarily in two ways: comprehensiveness and strength. A comprehensive ordinance covers workplaces, restaurants, and other enclosed public places, such as retail stores. An ordinance that covers only restaurants, for example, is not considered comprehensive. The strength of the ordinance relates to whether the requirement is for no smoking at all or for more limited restrictions. The strength of smoking ordinances varies widely, with more recently adopted laws tending to be stronger.

In this study, we were concerned with the local laws regulating smoking in the workplace. The questionnaire asked each respondent for his or her workplace ZIP code (provided by 77.4% of respondents), and if the ZIP code was not known, another question asked for the town name (provided by another 19.1% of respondents). We then used a database maintained by Americans for Nonsmokers’ Rights (Berkeley, California) under the auspices of the National Cancer Institute to classify the strength (strong, weak, or nonexistent) of the ordinance for each location as of June 1990. The primary criterion for the existence of an ordinance was inclusion of some provision protecting employees in both the private and public sectors from ETS. For a local ordinance to be classified as strong, it had to have a “non-smoker preference clause” (giving the non-smoker’s need for smoke-free air priority in conflict regarding the smoking policy) or a clause permitting non-smokers to designate their own immediate work areas as non-smoking, and it had to prohibit smoking in
common areas such as meeting rooms, halls, and restrooms. All other workplace ordinances were classified as weak. According to these criteria, ordinances regulating smoking only in local government buildings were not judged to qualify as weak ordinances and were grouped in the nonexistent category.

These designations were then checked with a separate classification system developed by San Diego State University from responses by individual counties to questions on the ordinances in existence in 1990. Finally, the resultant classification of ordinances for areas within each county was verified by the county Tobacco Control Program Coordinator. Any remaining discrepancies were resolved by reviewing the actual text of the ordinance in effect at the time of the survey. Minor modifications were made following each verification step. Although the survey continued into mid-1991 in Los Angeles County, no changes in smoking ordinances occurred there during this period.

STATISTICS
Confidence intervals for all percentages reported were derived by a variant of the jackknife procedure.12 In this study, 33 subsamples were taken from the full survey file, and sample weights were computed according to the same procedure used for the full sample. Variances were estimated based on the deviations of the subsample percentages from those of the full sample. The computed variances were then used to derive 95% confidence intervals in the usual manner. Chi-square statistics were computed using a method (Satterthwaite's approximation) based on the subsamples (see above) which adjusts for survey design.13 Pearson's simple and partial correlation coefficients were computed to examine the relationships among non-smoker ETS exposure, level of worksite smoking policy, and level of local ordinances among the 18 California regions.

Results
SMOKING ORDINANCES IN CALIFORNIA IN 1990
In 1990, approximately 190 local smoking ordinances existed in California. Of these, approximately 175 contained provisions limiting smoking in workplaces. Of the 13199 indoor workers interviewed in the CTS, we were able to classify 6184 subjects (39.1 ± 1.6%) as working in areas with strong ordinances; 3121 (30.7 ± 1.6%) as working in areas with weak ordinances; and 3497 (26.6 ± 1.5%) as working in areas with no ordinances. Some 397 (3.5%) respondents could not be matched with an ordinance because the town name could not be identified or was out of state; these workers were not included in the analyses described below.

Of those indoor workers whose workplace could be categorized, 40.6 ± 1.6% were covered by strong smoking ordinances, 31.9 ± 1.7% by weak ordinances, and 27.6 ± 1.5% by no ordinance. A high percentage of workers residing in Alameda, Contra Costa, Santa Clara, San Francisco, and Sacramento counties were covered by strong ordinances whereas workers in San Diego, Los Angeles, and the region comprising San Luis Obispo, Santa Barbara, and Ventura counties predominantly worked under weak ordinances. The highest percentages of workers not covered by a smoking ordinance were in the region including Imperial, Inyo, Kern, Kings, Mono, and Tulare counties; in the region including Butte, Colusa, Del Norte, Glenn, Humboldt, Lake, Lassen, Mendocino, Modoc, Plumas, Shasta, Siskiyou, Tehama, Trinity, and Yolo counties; and in Orange and San Bernardino counties.

ORDINANCE LEVEL AND THE TYPE OF WORKSITE SMOKING POLICY
Worksites in areas with strong ordinances were more likely to have total smoking bans than those with weak or no ordinances (figure 1). The percentage of indoor workers covered by a total ban decreased from 40.3 ± 1.7% for those in locations with strong ordinances to 36.0 ± 2.6% for those in locations with weak ordinances, and to 31.1 ± 2.4% for those not covered by a smoking ordinance. These differences are statistically significant (p < 10^-4). Conversely, the percentage of workers covered by lesser or no worksite smoking restrictions at all increased as the ordinance level declined from strong to no ordinances.

ORDINANCE LEVEL, WORKSITE POLICY, AND ETS EXPOSURE
Figure 2 provides the percentages of non-smokers (n = 8501) exposed to ETS in work-
sires by strength of ordinance and workplace size. Non-smoker exposure to ETS appears to be lower in larger workplaces compared to smaller workplaces regardless of the strength of ordinance in effect (24.3 ± 2.4% vs 33.4 ± 1.8%, respectively, p < 10^-4). Non-smokers were evenly distributed between small and large workplaces. In strong ordinance areas (regardless of workplace size) the overall percentage of non-smokers exposed to ETS was 24.5 ± 1.9%; in weak ordinance areas exposure was 29.1 ± 3.8%; and in no ordinance areas it was 34.8 ± 3.2% (p < 10^-4).

Figure 3 shows the percentage of non-smokers exposed to ETS in worksites with a total ban, work area ban, and lesser or no restrictions, according to whether the workplace was in an area with strong, weak, or no ordinances. This figure shows that the level of ETS exposure is more strongly related to the strength of the worksite smoking policy than to the existence of an ordinance. Even in areas with no ordinance, exposure to ETS is low if the workplace is smoke-free. However, in worksites with a work area ban, but not a total ban, the existence of a strong ordinance appears to reduce the exposure to non-smokers to ETS (14.4 ± 3.1%), compared to areas with weak (28.1 ± 9.4%) or no ordinances (26.5 ± 6.6%) (p < 0.012 with work area ban category; p < 10^-4 overall).

The correlation between the rate of ETS exposure of non-smokers and the rate of smoke-free workplaces among the 18 regions was high (r = -0.84, p < 10^-4, two-sided). Regions with workers reporting the highest percentages of smoke-free workplaces had the lowest levels of non-smoker ETS exposure. The relationship between ETS exposure rates for non-smokers and the rates of coverage by strong ordinances was lower but still significant (r = -0.48, p < 0.05, two-sided).

When a partial correlation coefficient was computed between the rate of non-smoker ETS exposure and the prevalence of strong ordinance controlling for the rate of smoke-free worksites, the correlation was only marginally altered (r = -0.52, p < 0.05, two-sided).

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<thead>
<tr>
<th>Table</th>
<th>Ordinance level related to non-smoker anti-smoking assertiveness</th>
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<tbody>
<tr>
<td></td>
<td>Ordinance level</td>
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<tr>
<td>Recently asked</td>
<td>48.4 ± 2.4</td>
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<tr>
<td>Has, but not recently</td>
<td>29.9 ± 1.9</td>
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<tr>
<td>Not willing to ask</td>
<td>21.8 ± 2.2</td>
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Entries are weighted percentages ± 95% confidence intervals.

Discussion

We have shown previously that the level of worksite smoking policy is highly related to non-smokers reporting ETS exposure in their work area. The current report establishes for the first time that strong local area smoking ordinances increase the likelihood that worksites have smoke-free policies. The variability among the 18 regions in California further demonstrates the relationship between increased non-smoker protection from ETS and the existence of strong smoking ordinances. Even when controlling for the percentage of non-smokers covered by smoke-free workplaces, the relationship between strong ordinances and non-smoker ETS exposure was apparent. To our knowledge, the results from this study provide the first link between the existence of smoking ordinances and protection of non-smokers from ETS.

In addition to protecting the non-smoker from ETS, strong worksite smoking policies appear to reduce cigarette consumption by regular smokers and to encourage quitting. It has also been suggested that restrictive smoking policies may discourage young people from starting to smoke.

In another analysis of the CTS data, we
projected that cigarette consumption would drop by about 40% among indoor workers if all worksites were smoke-free.\textsuperscript{37} Thus, to the extent that smoking ordinances promote the adoption of meaningful worksite smoking policies, they produce health benefits for smokers as well.

Tobacco companies have lobbied relentlessly to dilute and delay the passage of protective legislation. However, in a case study of the consideration of three such ordinances by local governments in California in 1990, Samuels and Glantz concluded that the pro-health lobby at the local community level also had considerable power to influence the passage of such ordinances.\textsuperscript{38} Indeed, they concluded that if the pro-health lobby mobilised its resources effectively, it would be able to overcome the influence of tobacco companies and ensure that protective ordinances are passed and not repealed. Our measure of personal assertiveness (table) was not related to an increased prevalence of smoking ordinances. However, the level of motivation to act as an individual is different from the level of motivation that would lead someone to join an organisation that works for non-smokers' rights. Also, we could not demonstrate any link between smoking prevalence and the existence of smoking ordinances.

In areas with strong local ordinances, work area smoking bans (a less restrictive category than a total ban) appear to be substantially more effective in reducing non-smoker exposure to ETS (figure 3). One possible explanation for this finding is the right of the non-smoker covered by a strong ordinance to dictate workplace policy in the event of a conflict between a smoker and a non-smoker. Furthermore, strong ordinances provide legal recourse for any individual dismissed from a job for asserting the right to a non-smoking working environment. Another possible explanation is that in some areas community norms, which possibly led to the passage of stronger smoking ordinances, may have an impact. Perhaps non-smokers are more assertive or smokers more sensitive regarding smoking where work area restrictions are in place.

Smoking ordinances can only be effective in protecting non-smokers from ETS if their provisions are actually implemented in the workplace. About 40% of the workers in our survey who worked in areas with strong ordinances reported minimal or no smoking restrictions in their workplace (figure 1). This finding may reflect either a lack of knowledge on the part of the employees concerning existing smoking policies or the need for increased compliance with local ordinances. Typically, smoking ordinances are enforced by public health departments with little or no resources allocated for this effort.\textsuperscript{8} Ordinances are enforced only in response to complaints.\textsuperscript{8}

In January 1993 the US Environmental Protection Agency issued a report classifying ETS as a Group A (known human) carcinogen on a par with asbestos.\textsuperscript{26} Already, employers have been sued by workers who developed smoking-related diseases after long-term exposure to ETS at their workplace.\textsuperscript{9,27,28} Compliance with local smoking ordinances will probably increase when the legal implications about employer liability become more well known. Also, local governments that have only weak or no ordinances will probably enact stronger and more comprehensive ones. For instance, some ordinances apply only to larger businesses, and this, together with difficulty in providing separate smoking areas in small firms, may account for the difference in non-smoker ETS exposure with worksite size (figure 2). Strong ordinances that require smoke-free workplaces simplify the issue of compliance within a workplace, because there is no interpretation of where smoking is or is not allowed. Encouragingly, the number of smoke-free ordinances passed in the US has increased from fewer than five in 1990 to over 30 in 1992.\textsuperscript{2}

In conclusion, strong smoking ordinances are effective in reducing ETS exposure and appear to strengthen the effectiveness of work area bans in protecting non-smokers from ETS. Those interested in encouraging compliance with existing ordinances or promoting the adoption of stronger and more comprehensive ordinances should keep abreast of the legal implications of ETS being classified as a Group A carcinogen and use this information to lobby convincingly for these actions at the local level.

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12 Efron B. The jackknife, the bootstrap and other resampling


22 Petersen LR, Helgerson SD, Gibbons CM, Calhoun CR, Ciocco KH, Pitchford RC. Employee smoking behavior changes and attitudes following a restrictive policy on worksite smoking in a large company. *Public Health Rep* 1988; 103: 115–20.


27 Ubbi v State Compensation Insurance Fund (Cat 'n' Fiddle Restaurant), No SFO-0341691, California Workers’ Compensation Appeals Board (1990).


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*A smoking shelter outside a hospital in Columbus, Ohio, USA. Source: Duo-Gard Industries, Inc; Westland, Michigan, USA.*