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Should cigarette pack sizes be capped?

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ABSTRACT

Background Very few countries regulate maximum cigarette pack size. Larger, non-standard sizes are increasingly being introduced by the tobacco industry. Larger portion sizes increase food consumption; larger cigarette packs may similarly increase tobacco consumption. Here we consider the evidence for legislation to cap cigarette pack size to reduce tobacco-related harm. Aims and analysis We first describe the regulations regarding minimum and maximum pack sizes in the 12 countries that have adopted plain packaging legislation and describe the range of sizes available. We then discuss evidence for two key assumptions that would support capping pack size. First, regarding the causal nature of the relationship between pack size and tobacco consumption, observational evidence suggests that people smoke fewer cigarettes when using smaller packs. Secondly, regarding the causal nature of the relationship between reducing consumption and successful cessation, reductions in number of cigarettes smoked per day are associated with increased cessation attempts and subsequent abstinence. However, more experimental evidence is needed to infer the causal nature of these associations among general populations of smokers. Conclusion Cigarette pack size is positively associated with consumption and consumption is negatively associated with cessation. Based on limited evidence of the causal nature of these associations, we hypothesize that government regulations to cap cigarette pack sizes would positively contribute to reducing smoking prevalence.

Keywords Cigarette pack size, choice architecture, policy, portion size, public health, tobacco control.

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INTRODUCTION

Many countries have tobacco control legislation that establishes a minimum number of cigarettes that can be included in a single pack. In many countries that have regulated on this the minimum cigarette pack size is 20, e.g. in the United States (Code of Federal Regulations Title 21 Sec. 1140.16) and the European Union member states (EU Tobacco Products Directive, 2014/40/EU). The EU directive imposed a minimum number of cigarettes per pack to increase the upfront cost of cigarettes and thereby make them less affordable for young people [1]. By contrast, there is very little regulation regarding maximum pack size, which varies globally between 10 and 50 cigarettes per pack. Packs of 25 were introduced in Australia during the 1970s, and packs of 30, 35, 40 and 50 progressively entered the market over the subsequent two decades [2]. In Ireland, pack sizes larger than 20 have grown steadily from 0% of sales in 2009 to 23% in 2018 [3]. In the United Kingdom, packs of 23 and 24 were introduced following the introduction of plain (standardized) packaging. Learning from these experiences, New Zealand mandated for just two standard pack sizes (20 and 25) as part of its legislation for plain packaging [4].

The availability of pack sizes larger than 20 cigarettes is of particular interest because of growing evidence for the role of portion size in consumption of other products. Consumption of food increases when people are offered larger, compared to smaller, portion sizes, with a Cochrane systematic review finding a small to moderate effect of portion size on food and soft-drink consumption [5]. The review also examined evidence for the effect of portion size on tobacco consumption. Only three studies met the inclusion criteria, all focused on cigarette length, with no studies examining the impact on consumption of cigarette pack size. The dearth of experimental evidence is a concern, because

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increasing availability of larger pack sizes could undermine improvements to public health achieved through other tobacco control policies.

To date, the success of tobacco control policies in many countries has largely been due to reducing uptake through price-based interventions rather than promoting cessation, with cessation rates remaining relatively constant over time [6]. This challenge emphasizes the need for policies that encourage cessation. Reducing the number of cigarettes per day that smokers consume may be an important precursor to successful cessation attempts, and while increasing prices is probably the most effective strategy, other tobacco control policies have also been important in decreasing consumption [7]. Trends in smoking have shown that smokers can and have initiated and maintained reductions in consumption in many countries. For example, in the years when no-smoking policies were increasingly being adopted in workplaces, smokers were more likely to stop smoking in smoke-free workplaces compared to those that allowed smoking [8]. Reported numbers of cigarettes smoked per day has also declined over time in Australia, the United Kingdom and many other countries (2002–07) [9].

In England, the National Institute for Health and Care Excellence (NICE) guidelines (national evidence-based health-care recommendations) encourage smokers to reduce consumption on the basis that it is likely to increase chances of cessation. However, there is some concern that promoting reduction may undermine cessation and resistance to relapse [10]. A systematic review of smoking cessation interventions found that cutting down prior to stopping, or stopping abruptly, had comparable cessation rates for smokers intending to stop [11]. A subsequent trial found that cutting down to stop smoking was less effective than stopping smoking abruptly [12]; however, the authors suggested that advice to reduce smoking may still be worthwhile if it increases engagement with the concept of receiving support. An environmental modification such as capping cigarette pack size has the potential to reduce consumption besides conscious awareness. It therefore presents an opportunity to deliver the benefits of reduced consumption without the smoker developing self-exempting beliefs about reduced harm through reduction alone. Success has been demonstrated from policies to cap the maximum size, and number permitted in a single sale, of other harmful products. For example, reducing the number of analgesic pills per pack has been beneficial in the prevention of deaths by suicide [13].

This paper aims to build on a recent Cochrane review [5] for which no experimental studies were found of the impact of cigarette pack size on tobacco consumption. In the absence of direct evidence, we have identified existing variation in availability of pack sizes and synthesized the literature relevant to two key assumptions for capping pack size: (i) reducing pack size can reduce consumption; and (ii) reducing consumption can increase cessation. The dearth of experimental studies to support these assumptions does not preclude the threat that increasingly large cigarette pack sizes (> 20) may pose to the success of other tobacco control policies. We contend that the regulatory focus regarding minimum pack size, without due consideration of whether there should be a mandatory maximum pack size, has essentially created a loophole that the tobacco industry can exploit. Based on indirect evidence we propose the hypothesis that Government regulation to cap cigarette packs to 20 cigarettes would contribute to national and global tobacco control policies to reduce smoking prevalence.

ARGUMENT AND ANALYSIS

Variation in cigarette pack size regulation and availability across countries

As far as we are aware, only three countries have legislated for the specific number of cigarettes that can be included in a single pack: in both Russia (Federal Law no. 15-FZ) and Georgia (Legislative Herald of Georgia no. 4059-RS, 15.12.2010) only pack sizes of 20 are permitted for sale, and in New Zealand pack sizes must be either 20 or 25 (Smoke-free Environments Regulations 2017). Many other countries have a regulated minimum cigarette pack size, but not specified a maximum. To determine variation in pack size we first identified a sampling frame. For pragmatic reasons we limited our search to countries that had adopted legislation for plain packaging, some of which have seen the introduction of larger packs following these changes [14]. We identified a source document to ascertain the relevant countries [15]. We then reviewed publicly available legislation and contacted local policymakers or organizations, as well as tobacco researchers, through a targeted approach based on the countries of interest and through a general query sent to the Society for Research on Nicotine and Tobacco (SRNT) members, to identify the minimum, maximum and range of pack sizes available in different countries (Table 1).

From November 2018, plain packaging has been implemented in seven countries [15]: Australia, France, United Kingdom, Ireland, Hungary, Norway and New Zealand. Legislation that includes provision for plain packaging has been adopted but not yet implemented in an additional five countries: Slovenia, Romania, Canada, Thailand and Georgia. In all these 12 countries, the minimum pack size available for sale is 20 cigarettes. This is also the largest size available in Georgia, where there is legislation for a single size, Hungary, Norway, Romania and Thailand. In New Zealand, where there is legislation for two standard sizes, and Canada, only pack sizes of 20 and 25 are available.
In the other five countries, a larger selection of sizes is available, with the widest range evident in Australia.

**The relationship between pack size and consumption**

First, we review evidence for the assumption that cigarette pack size is associated with level of tobacco consumption, which is fundamental for determining its importance as a target for tobacco control. Smokers who use packs containing more cigarettes tend to smoke more cigarettes per day [16]. It is possible that this association is the result of self-selection. For example, heavier smokers may buy larger pack sizes and lighter smokers and those wanting to cut down may buy smaller pack sizes. An experimental study demonstrated that some smokers used small packs as a means of self-control, and that packs with greater numbers of cigarettes need to be considerably cheaper per stick in order to encourage a switch to larger pack sizes [17].

### Table 1 Pack size regulation and availability in countries where plain packaging has been adopted.

| Country           | Tobacco control legislation | Regulated minimum pack size | Regulated maximum pack size | Available pack sizes | Details of plain packaging legislation (implementation date at retailer level) |
|-------------------|-----------------------------|-----------------------------|-----------------------------|----------------------|------------------------------------------------------------------------------|
| Australia         | Tobacco Plain Packaging Act 2011 | 20                         | NA                         | 20, 21, 22, 23, 25, 26, 30, 35, 40, 50 | Tobacco Plain Packaging Act 2011 (December 2012) |
| France            | EU Tobacco Products Directive | 20                         | NA                         | 20, 25, 30, 35, 40*  | Code of Public Health Order no. 2016–623 (January 2017)                      |
| UK                | EU Tobacco Products Directive | 20                         | NA                         | 20, 23, 24b          | Standardized Packaging of Tobacco Products Regulations 2015 (May 2017)       |
| Ireland           | EU Tobacco Products Directive | 20                         | NA                         | 20, 23, 24, 25, 27, 28, 29, 30* | The Public Health (Standardized Packaging of Tobacco) Act 2015 (September 2018) |
| Hungary           | EU Tobacco Products Directive | 20                         | NA                         | 20 (single pack size guidance)d 20f | Decrease no. 239/2016 (May 2019, new brands August 2016)                   |
| Norway            | Act No. 5 (February 2017) Prevention of the Harmful Effects of Tobacco (Tobacco Control Act) | 20                         | NA                         | 20*                   | Act No. 5 Prevention of the Harmful Effects of Tobacco (Tobacco Control Act) (July 2018) |
| New Zealand       | Smoke-free Environments Regulations 2017 | 20                         | 25                         | Only 20 or 25 permitted | Smoke-free Environments (Tobacco Standardized Packaging) Amendment Act 2016 (June 2018) |
| Slovenia          | EU Tobacco Products Directive | 20                         | NA                         | 20, 21, 22, 23, 37*  | Parliament passed bill that includes provisions to introduce no-brand packaging by January 2020 |
| Romania           | EU Tobacco Products Directive | 20                         | NA                         | 20*                   | Parliament passed a law that includes provisions to introduce plain-packaging regulations |
| Canada            | Tobacco and Vaping Products Act (S.C. 1997, c. 13) | 20                         | NA                         | 20, 25b              | An act was adopted providing ministerial powers to implement plain packaging regulations |
| Thailand          | Tobacco Products Control Act (2017) | 20                         | NA                         | 20*                   | The Tobacco Products Control Act includes provision (Article 38) to introduce plain packaging |
| Georgia           | Tobacco Control 2010         | 20                         | 20                         | 20                    | President signed amending law on Tobacco Control 2017 including plain packaging provision |

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*ahttps://www.maisondesburalistes.fr/Logista/TARIFS_LOGISTA_AU_30_avril_2018.pdf*bMoodie et al. [4]. cInformation from the National Tobacco Control Office, Ireland (personal communication). dhttp://www.fokusepont.dohanyasiaszasoritasa.hu/hu/content/dohnytermekek-szabalyozasa-csomagolas-cimkezes (single packaging with uniform size) and http://nemzetidohany.hu/wp-content/uploads/2018.05.20.-TPD-Plain-Packaging_ODBE-kieg,._V7.-weboldalra.pdf. eLittle or no known current variation (personal communication with Norwegian Institute of Public Health). fInformation from Ministry of Finance (personal communication with National Institute of Public Health Slovenia). gNo known current variation (personal communication with researchers at the University of Medicine, Pharmacy, Sciences and Technology of Tergu Mures, Romania). hInformation from Ontario Tobacco Research Unit, Canada and the Tobacco Control Directorate, Health Canada (personal communication). iNo known current variation (personal communication with the Tobacco Control Research and Knowledge Management Center, Bangkok, Thailand).
Analysis of data from a large national survey suggested that smokers regulate their consumption according to available pack sizes [18].

Price is a key motivator for manipulating pack size [19]: smaller packs have a lower cost per package, whereas larger packs have a lower cost per stick. The former could be used to attract consumers from competitor brands, whereas the latter may appeal to brand committed, price-sensitive or heavier smokers [19]. Box 1 provides further discussion of industry manipulation of pack size as a price-related marketing strategy. Smokers in clinical trials provided with free cigarettes increase their consumption [20], which could reflect affordability or availability. Data from the International Tobacco Control study [9] provide a useful comparison of tobacco consumption among countries with different pack size availability. The findings show a tendency for smokers in Australia—where pack sizes from 20 to 50 cigarettes have been available for many decades—to smoke more cigarettes per day than smokers in the United Kingdom where, until recently, cigarettes have been sold in packs of 20 and fewer. However, this may be at least partially explained by lower affordability of tobacco in the United Kingdom at the time of the survey [9].

Evidence to support a causal link between cigarette pack size and consumption, with larger packs leading smokers to smoke more cigarettes, comes from tobacco industry documents [19]. Industry analysts supported by modelling suggested that making cigarettes available in packs of 25, rather than 20, would help to reverse declines in volume by encouraging smokers to increase their daily consumption. Furthermore, the introduction of large packs in Australia (25, 30, 40 and 50) were credited as early as 1990 with maintaining industry sales volumes despite declining prevalence and widespread introduction of smoking bans in Australian work-places [21]. However, as price is an important driver for consumption, the observed increase in sales volumes in Australia could have been a response to the substantially lower prices per stick of cigarettes sold in larger packs rather than the bulk packaging per se.

Perhaps the strongest support for the idea that larger pack sizes increase consumption comes from an analysis of smoking habits after packs of 25 were test-marketed in four areas of the United States in the 1980s. Kozlowski [22] noted that more Canadians, where packs were commonly sold containing 25 cigarettes, reported smoking 25 cigarettes per day, and that as the percentage of packs of 25 on the cigarette market in four regions of the United States increased, so did the percentage of smokers reporting smoking 25 cigarettes per day. However, industry predictions were not always borne out, and introducing 25 packs in the United States had limited success, which was attributed to many smokers’ desire to cut down their consumption [19]. Further experimental evidence is required to understand more clearly the nature of the relationship between pack size and consumption—for example,

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**Box 1. Proliferation of pack size as a price-related marketing strategy**

Cigarette pack size proliferation—the increasing availability of larger and non-standard sizes—has become an important form of price-related marketing used by the tobacco industry. It has emerged in countries where other forms of promotion are restricted and can undermine the effectiveness of tax increases. For example, Australia experienced a proliferation of new pack sizes following the imposition of a 25% increase in tobacco tax in late April 2010, with packs in sizes of 21, 22 and 26 appearing to provide bonus cigarettes and packs of 23 providing a lower price than the previously most popular 25s [46].

More recently, double-pack bundles of 30s or 40s are being marketed in on-line Australian supermarkets as 60s or 80s, which provide a substantially lower upfront purchase cost than buying in large cartons (e.g. in 2018, a carton of 200 Peter Jackson 20s cost $270, compared to $75 for a 60s bundle). In the United Kingdom, non-standard pack sizes have also been introduced following the implementation of plain packaging [14]. Prohibiting sales in the form of multiple packs, bundles or cartons would be a useful additional strategy to reduce the availability and affordability of cigarettes.

The use of pack size proliferation to differentially promote cigarette products and confuse price signals for consumers is an additional, related concern to the increasing maximum size. The optimal pack size must be considered in the context of growing evidence for the role of portion size in consumption of other products. Such effects are exacerbated by price promotions that incentivize the purchase of larger portions [47]. Tobacco control policies should address overall affordability (e.g. by mandating a minimum size) portion size (e.g. by mandating a maximum size) and pack size marketing (e.g. by mandating a range of sizes between the minimum and maximum). Standardizing specific pack sizes would greatly reduce the capacity of tobacco companies to engage in price-related promotion. If the association between pack size and consumption is assumed to be causal, then there is a strong case for standardizing a single pack size, allowing for no pack sizes larger than the common minimum size of 20 cigarettes.
examining the impact on consumption of smokers using smaller packs than they usually do—while recognizing that motivation to reduce or stop smoking and price are important mediating factors.

The relationship between consumption and cessation

Efforts to cap cigarette pack size should only be a policy target if the association with tobacco consumption is shown to be causal and there is an expected health benefit. There are some small direct health benefits of reducing consumption, but the long-term effects are not clear [23]. and smoking even one cigarette per day carries a much greater risk of developing coronary heart disease and stroke than might be expected [24]. Other studies have found no evidence that smoking reduction reduces mortality [25,26]. However, reducing consumption might reduce morbidity and mortality if it increases successful smoking cessation [27]. Several theoretical reasons support this assumption, including the benefits of decreased nicotine dependence [28] and increased self-efficacy [29] for successful cessation. Smoking fewer cigarettes may also reduce exposure to smoking-related cues, which may boost cessation rates and reduce relapse [30,31]. Below, we discuss evidence for the second key assumption for capping pack size: that reducing consumption of cigarettes per day is associated with increased smoking cessation.

Indirect evidence from population surveys suggest a possible beneficial effect of reducing consumption on increasing the chances of cessation. Low-intensity smokers (e.g. < 10 cigarettes per day) are more likely to try to stop smoking and succeed, compared to heavy smokers (e.g. > 25 cigarettes per day) [32–35], and reducing consumption has been reported by smokers as a common cessation strategy [35]. Hyland and colleagues [10] analysed trends among participants in the surveys evaluating the US COMMI(T) Trial and found an increase in cessation rates among those who reduced their daily cigarette consumption by 50% or more. However, they noted that very few smokers were able to maintain this level, they did not have information on why people chose to reduce and it is not clear whether they had additional support [e.g. nicotine replacement therapy (NRT)]. Observational evidence prevents causal conclusions from being made about the association found and those smoking less may have been less dependent and more motivated to stop smoking.

Stronger evidence for the causal association between reducing consumption and smoking cessation comes from intervention trials. A systematic review of randomized controlled trials of smoking reduction interventions found that they increased smoking cessation (≥ 6 months) for smokers not motivated to stop smoking [36]. All the studies included in the review provided pharmacological support for reduction (e.g. NRT), except one that provided behavioural support alone [37] and demonstrated limited evidence for its effectiveness. Klemperer and Hughes [38] conducted a qualitative review and found that increased reduction in cigarettes per day was associated with increased cessation: the intervention trials included in their review that reported effect sizes suggested that a reduction of 25% should increase the odds of cessation by 75–100%. The authors suggested that this dose–response relationship demonstrated the importance of reduction itself, but noted that the studies all included covariates, which makes it difficult to discount the role of NRT or motivation. In an analysis of longitudinal data, Klemperer and colleagues [39] found that participants who did not intend to stop smoking but who reported reduced consumption were more likely to attempt to stop, which increased according to the size and period of reduction. However, it remains difficult to exclude the role of participants’ reasons to reduce, which the authors noted could have been increased through repeated study assessments. Begh and colleagues [27] also highlighted the common lack of long-term abstinence measures in reduction interventions and suggested that studies should follow recommendations in this area [40]. There is currently insufficient experimental evidence that reducing smoking alone improves subsequent cessation without additional support, which is needed to understand the extent to which the association is causal.

Potential population impact of capping cigarette pack size

Mendelian randomization studies use genetic variants associated with an exposure of interest (e.g. smoking) in an instrumental variable analysis to provide evidence about causal relationships. There is evidence that, among ever smokers, carriers of the rs16969968-rs1051730 risk allele (associated with an increase in heaviness of smoking of one cigarette per day) are more likely to be current smokers than former smokers [odds ratio (OR) per allele = 1.09, 95% confidence interval (CI) = 1.07–1.11] [41]. This suggests that heaviness of smoking is causally related to smoking cessation, indicating that for every additional cigarette smoked per day the odds of being a smoker (rather than a former smoker) increases by 9%, and provides a basis for believing that reducing heaviness of smoking should increase rates of cessation. If we conservatively assume a 5% increase in the odds of cessation for each cigarette fewer smoked per day, reductions of one, three or five cigarettes per day would reduce smoking prevalence by 0.1, 0.4 or 0.7%, respectively, over 1 year, or 0.6, 2.0 or 3.5% if maintained over 5 years (based on the numbers of additional ex-smokers outlined in Table 2). The population-level impact of measures that successfully reduce cigarette consumption will depend on the size of the population, the prevalence of smoking and the extent of reduction achieved, illustrated in Table 2.
On the basis of these assumptions and estimated effects of reducing consumption, if reduced pack size is demonstrated to reduce consumption, then capping pack size could offer comparable reductions in smoking prevalence to other tobacco control strategies, such as active quit lines (0.8%), health-care provider interventions (1.6%) and rotating graphic health warnings (5%) [42]. Even small reductions in smoking would have an important impact on rates of smoking cessation.

Strengths and limitations

This article is the first attempt, to our knowledge, to draw attention to the potential consequences of the availability of larger (> 20) cigarette pack sizes and bring together evidence to support decision-making regarding pack size regulation. We have highlighted the availability of different pack sizes in countries that have adopted plain packaging which, despite regulations for minimum size, vary widely in the range and maximum size on offer. This is particularly concerning given the dose–response relationship between level of tobacco consumption, including cigarettes per day and negative health outcomes [43]. However, it is important to recognize a number of limitations. First, we only sampled a small number of high- and middle-income countries, which may under- or overstate the global variation in pack size. Secondly, the lack of experimental studies reported in a Cochrane review [5], and the variation in the type of literature we have synthesized here, precludes a robust analysis of the overall strength and quality of the evidence presented. We have instead identified and triangulated evidence from a range of different sources, including industry documents and analyses, population surveys, intervention trials and Mendelian randomization analyses. These converge regarding the assumptions that consumption increases with pack size, while cessation increases with reduced consumption. We emphasize the need for experimental research in this area to address the causal nature of these relationships.

Table 2  Expected impact of reductions in cigarettes smoked per day on additional ex-smokers over 1 year.

| Adult population | Smoking prevalence | Number of additional ex-smokers |
|------------------|--------------------|---------------------------------|
|                  |                    | 1 cigarette reduction | 3 cigarette reduction | 5 cigarette reduction |
| Thailand (54 500 000) | 21%               | 14 306                 | 45 100                 | 79 051                |
| France (51 700 000)   | 34%               | 21 973                 | 69 268                 | 121 412               |
| Canada (29 000 000)   | 13%               | 4713                   | 14 856                 | 26 040                |
| Slovenia (1 700 000)  | 24%               | 510                    | 1608                   | 2818                  |

CONCLUSIONS

Cigarette pack size is increasing in several markets around the world, and the current limited regulatory attention to pack size is being exploited by industry for market gain. Countries that have introduced tobacco plain packaging have seen a proliferation of non-standard pack sizes, which maintain interest in tobacco products, increase affordability of products (either per pack or per stick) and confuse price signals after tax increases [44]. Policymakers should consider optimizing pack size regulation to reduce available pack size, affordability and scope for price-related marketing. A pragmatic approach would be to cap the total number of cigarettes in a pack at 20, which many countries have adopted as a minimum size. This paper has reviewed evidence for the two key assumptions for capping cigarette pack size. Existing observational evidence suggests that greater cigarette pack size is associated with higher cigarette consumption, which suggests that capping pack size could reduce consumption. Evidence from population surveys and intervention trials shows that reducing consumption can facilitate smoking cessation. Experimental evidence is needed to infer the causal nature of the observed associations between pack size and consumption relative to affordability, motivation to stop smoking and nicotine dependence. Such evidence is needed to test our proposed hypothesis that Government regulation to cap cigarette packs to 20 cigarettes would contribute to national and global tobacco control policies to reduce smoking prevalence.

Declaration of interests

None.

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