

# VAPING AWARENESS PUBLIC EDUCATION SOCIETY

SPEARHEADING THE FIGHT TO BREAK CIGARETTE ADDICTION



**WWW.VAPESOCIETY.ORG**

**Scott Webber**

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**Written Testimony Regarding**

**SENATE BILL 410**

**IN OPPOSITION**

WRITTEN ORAL TESTIMONY

SUPPORTING EXHIBITS

1. Deaths Attributed to Vaping in Maryland 2007-2017
2. Minnesota Study Showing 95% Vaping Tax Increased Smoking By 8.1%
3. Truth Initiative Fact Sheet – Minnesota
4. Truth Initiative Fact Sheet – Maryland
5. Public Health England Study, E-Cigarettes Are About 95% Safer Than Smoking

## **SB410 Vaping Flavor Ban Hearing Feb 13, 2020**

[Alternate Presentation]

Good Afternoon Chair Kelly and fellow members of the Senate Finance Committee.

My name is Scott Webber, proud MD citizen since 1986, currently living in Bethesda, Mont. County.

I am the Founder, along with my son, of the Vaping Awareness Public Education [V.A.P.E.] Society, a Non-Profit research and political advocacy organization formed to address the scourge of smoking, focused on the benefits - and risks - of vaping.

On the topic of vaping, I do consider myself an expert. I likely know as much about vaping as anybody in the entire State. I tell you this, not to brag, but rather, to simply convey that I know what I am talking about because I have done my homework.

Accordingly, I can comfortably say SB410 will have VERY bad outcomes for the State and its citizens, both from a public health perspective, and certainly from a fiscal perspective. It is based on extremely bad science, is facially dishonest, will likely result in the closing of many dozens of small businesses, actually reducing State revenues by the hundreds of millions of dollars, while simply moving vaping sales out-of-state, to the Internet, or most likely, to the black market.

This afternoon, I would like to impress upon you the absurdity of SB410.

Teen Vaping is a lot like Teen Sex

Teen Vaping is a lot like Teen Drinking

What do they have in common? Teens should NOT be engaging in such activity... but they are.  
... anyone who denies this basic truth is simply denying reality.

One way to deal with risky teenage behavior is to simply ignore it – that’s not responsible.

Another approach is to just make stuff up, lie, distort facts, and try to impart as much fear and confusion into the general public as possible, figuring the ends justify the means. This is the tactic of the likes of Stanton Glantz, Tobacco Free Kids, and similar entities that are willing to spout out and perpetuate any distortion or outright falsehood in their overzealous quest to wipe out vaping as an alternative to smoking.

A third approach is to stick to logic, reason, statistics, and facts, because here, truth matters.

Let me share a few common-sense facts about vaping:

By the laws of fundamental physics, Vaping is NOT smoking. They are entirely separate and distinct products, and to treat them with parity – as equals – is both dishonest and just wrong.

Vaping is indeed 95-99% safer than smoking because there is no combustion.

There is NO such thing as a ‘naturally flavored’ vaping liquid. So called ‘Tobacco Flavored’ flavors are flavors with very sophisticated flavor profiles.

Adults like flavors just as much as teens, because they are both human beings with identical taste buds.

Banning all vaping 'flavors' for adults, because teens like flavors, makes as much sense as banning all 'flavors' of alcohol "because teens have been shown to enjoy flavors."

And the solution is just as logical. Ban ALL flavored alcohol, and leave the entire alcoholic beverage field to EveryClear. Because teens have been proven to prefer flavored alcohol, the entire teen drinking problem will simply disappear in the absence of flavors... Right?

The same logic applies to teen sex. Teenage pregnancy, including death, and sexually transmitted diseases are a serious problem. Following the same SB410 logic, if the State harshly taxes, or simply bans all candy-colored condoms, and flavored lubricants, teens will simply stop having sex and the problems will disappear.

To anybody who actually understands vaping, SB410 is every bit as absurd. But if you REALLY understand vaping, you realize how dangerous and expensive legislation such as HB410 truly is.

I would lastly point out per the Fiscal Note attached to SB410 completely ignores and fails to address the actual costs associated with this legislation. However, the same flavor ban impact evaluated for SB233 shows that this ill-conceived flavor ban is projected to COST MD taxpayers between \$70 and \$184 MILLION PER YEAR in lost SALES TAX alone! Over the next decade, a flavor ban is likely to cost the State from \$700 Million to nearly \$2 BILLION.

But the actual cost over the next decade is going to be MUCH greater, because a flavor ban will wipe out almost all of the independent vape shops, eliminating many hundreds of millions of dollars in income taxes, employment taxes, real estate revenues, and all other associated revenues for about 200 businesses that will be destroyed as the result of a flavor ban on vaping products.

SB410 is a VERY destructive piece of legislation that will NOT achieve its intended outcome, will create a very dangerous black market, and will cost the State of Maryland BILLIONS of dollars that could otherwise be spent on other priority budget items, such as funding for the Kirwan Commission Blueprint.

I strongly request that the Committee issue an **UNFAVORABLE** report on SB410.

# Banning Candy Colored Condoms will NOT Prevent Teens From Engaging In Teen Sex



But It Will Eliminate  
Adult Choice

# Banning Flavored Personal Lubricants will NOT Prevent Teens From Engaging In Teen Sex



But It Will Eliminate  
Adult Choice

# Banning Flavored Alcohol will NOT Prevent Teens From Engaging In Teen Drinking



But It Will Eliminate  
Adult Choice



# Banning Flavored Vape Liquid will NOT Prevent Teens From Engaging In Teen Vaping



But It Will Eliminate  
**Adult Choice**

## **SB410 Vaping Flavor Ban Hearing Feb 13, 2020**

Good Afternoon Chair Kelly and fellow members of the Senate Finance Committee.

My name is Scott Webber, proud MD citizen since 1986, currently living in Bethesda.

As many of you may know from our annual visits to Annapolis, I am the Founder, along with my son, of the Vaping Awareness Public Education [V.A.P.E.] Society, a Non-Profit research and political advocacy organization formed to address the scourge of smoking, focused on the benefits - and risks - of vaping.

On the topic of vaping, I do consider myself an expert. I have been intensely researching the vaping universe since 2013. I have read hundreds of articles, reports, and studies on the topic, compiling multiple thousands of hours of combined time in this space. I likely know as much about vaping as anybody in the entire State. I tell you this, not to brag, but rather, to simply convey that I know what I am talking about because I have done my homework.

Accordingly, I can comfortably say SB410 will have VERY bad outcomes for the State and its citizens, both from a public health perspective, and certainly from a fiscal perspective. It is based on extremely bad science, is facially dishonest, will likely result in the closing of many dozens of small businesses, actually reducing State revenues by the hundreds of millions of dollars, while simply moving vaping sales out-of-state, to the Internet, or most likely, to the black market.

I have submitted supporting documentation in my testimony packet that highlights what happened in MN after they imposed a 95% vaping tax, that decimated their vaping industry; similar to the 86% tax in SB3 under consideration in your sister Budget & Taxation Committee. As the result of this ill-conceived and excessively punitive treatment of vaping, smoking rates ROSE more than 8%, and their youth vaping rate is 50% higher than in MD. Illogical flavor bans, like draconian taxes, have the affect of shutting down local vape shops, and migrating users back to smoking tobacco. This is both unfortunate, but predicable to anyone who understands vaping.

SB410 will create a situation, just like in MN, where legislators are intentionally destroying small business vape shops and forcing users to either go black market, or the internet. As a result, the State will lose the sales tax, employment tax, income tax, and real estate revenues, AND lose the ability to monitor, regulate, and enforce these laws because the Comptroller can't walk in on the internet to test compliance. There is NOTHING smart about this legislation, and everything destructive and counterproductive to the intended outcome.

As evidenced in my packet, Vaping has been found to be 95-99% less harmful than smoking, and to give the two parity, and regulate them equally, is nothing short of misguided Legislative malpractice.

I'm not ignoring there are risks, but the benefits SOOO outweigh the risks, that no intelligent, or compassionate, or reasonable person – who has done their research - can logically deny the overwhelming superiority of vaping over smoking.

I would like to help put together a better bill, but one based on honesty, science, responsibility, fairness, and reality. I am offering myself as a resource to you and your staff to that end, but first, we need to stop this misguided legislation from inadvertently killing thousands of Maryland citizens while costing us hundreds of millions of dollars.

Thank you.

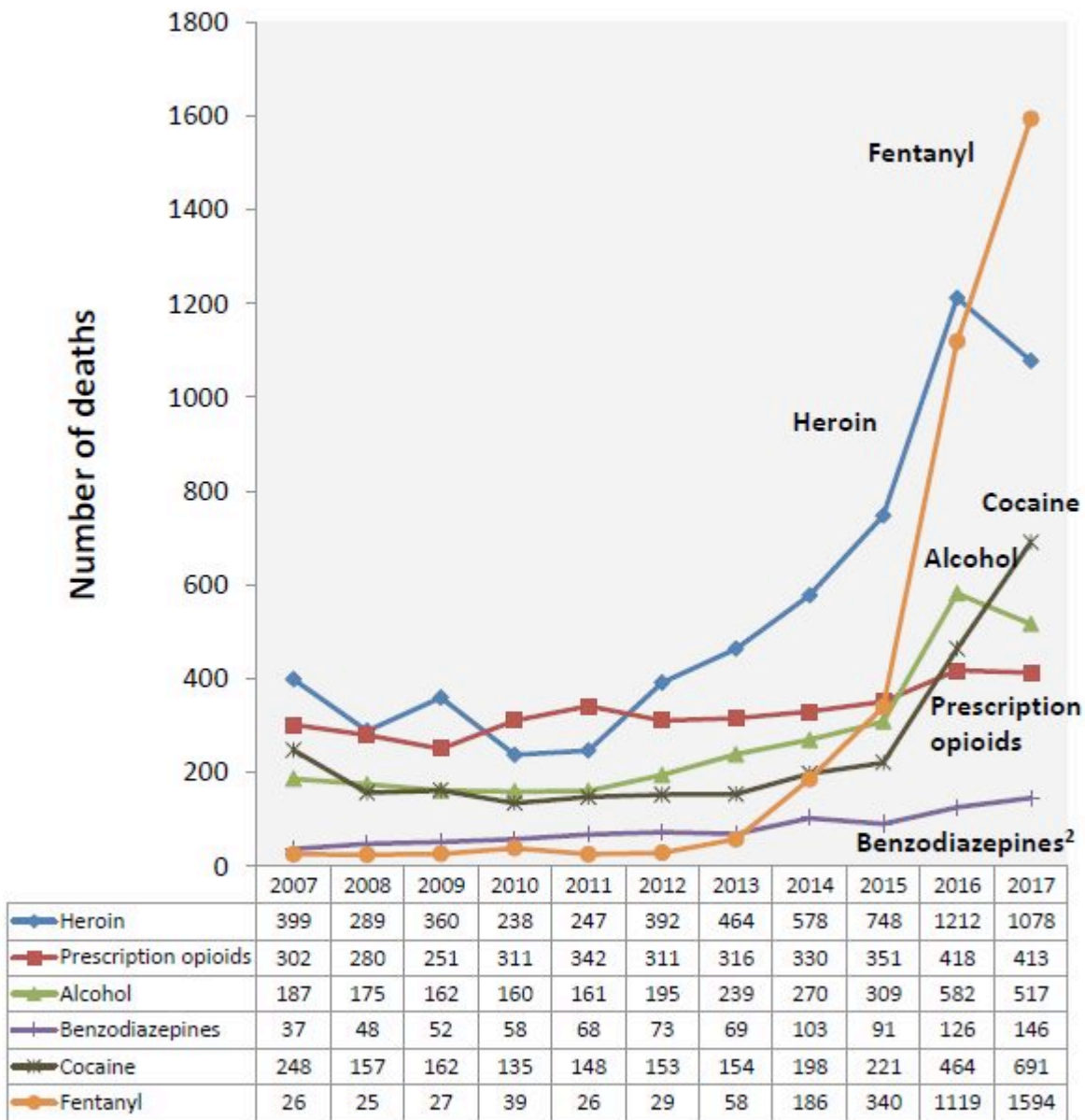
Scott Webber



# 1. Deaths Attributed to Vaping in Maryland 2007-2017

# Deaths Attributed To Vaping 2007-2017 = Zero [ 0 ]

**Figure 5. Total Number of Drug- and Alcohol-Related Intoxication Deaths by Selected Substances<sup>1</sup>, Maryland, 2007-2017.**



<sup>1</sup>Since an intoxication death may involve more than one substance, counts of deaths related to specific substances do not sum to the total number of deaths.

<sup>2</sup>Includes deaths caused by benzodiazepines and related drugs with similar sedative effects.

2. Minnesota Study Showing  
95% Vaping Tax Increased  
Smoking By 8.1%

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E-CIGARETTES AND ADULT SMOKING:  
EVIDENCE FROM MINNESOTA

Henry Saffer  
Daniel L. Dench  
Michael Grossman  
Dhaval M. Dave

Working Paper 26589  
<http://www.nber.org/papers/w26589>

NATIONAL BUREAU OF ECONOMIC RESEARCH  
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This project was funded by grant number R01-DA039968 entitled “The Economics of Electronic Nicotine Delivery Systems: Advertising and Outcomes”, from the National Institute of Health to the National Bureau of Economic Research, Inc. This study employs data from the A.C. Nielsen Company, which was purchased from the Kilts Center of the University of the Chicago Booth School of Business. Results are calculated (or derived) based on data from The Nielsen Company (US), LLC and marketing databases provided by the Kilts Center for Marketing Data Center at The University of Chicago Booth School of Business. Information about the data and access are available at <http://research.chicagobooth.edu/nielsen/>. We are grateful to the A.C. Nielsen Company and the Kilts Center for providing the data and for instructions in its use. The conclusions drawn from the Nielsen data are those of the researchers and do not reflect the views of Nielsen. Nielsen is not responsible for, had no role in, and was not involved in analyzing and preparing the results reported herein. Copyright © 2017. The Nielsen Company (US), LLC. All Rights Reserved. The views expressed herein are those of the authors and do not necessarily reflect the views of the National Bureau of Economic Research.

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E-Cigarettes and Adult Smoking: Evidence from Minnesota  
Henry Saffer, Daniel L. Dench, Michael Grossman, and Dhaval M. Dave  
NBER Working Paper No. 26589  
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### ABSTRACT

E-cigarettes use a battery powered heater to turn a liquid containing nicotine into a vapor. The vapor is inhaled by the user and is generally considered to be less harmful than the smoke from combustible cigarettes because the vapor does not contain the toxins that are found in tobacco smoke. Because e-cigarettes provide an experience that is very similar to smoking, they may be effective in helping smokers to quit, and thus the availability of e-cigarettes could increase quit rates. Alternatively, e-cigarettes may provide smokers with a method of bypassing smoking restrictions and prolong the smoking habit. There is very little causal evidence to date on how e-cigarette use impacts smoking cessation among adults. Although there is no federal tax on e-cigarettes, a few states have recently imposed heavy taxes on them. We provide some of the first evidence on how e-cigarette taxes impact adult smokers, exploiting the large tax increase in Minnesota. That state was the first to impose a tax on e-cigarettes by extending the definition of tobacco products to include e-cigarettes. This tax, which is 95% of the wholesale price, provides a plausibly exogenous deterrent to e-cigarette use. We utilize data from the Current Population Survey Tobacco Use Supplements from 1992 to 2015, in conjunction with a synthetic control difference-in-differences approach. We assess how this large tax increase impacted smoking cessation among adult smokers. Estimates suggest that the e-cigarette tax increased adult smoking and reduced smoking cessation in Minnesota, relative to the control group, and imply a cross elasticity of current smoking participation with respect to e-cigarette prices of 0.13. Our results suggest that in the sample period about 32,400 additional adult smokers would have quit smoking in Minnesota in the absence of the tax. If this tax were imposed on a national level about 1.8 million smokers would be deterred from quitting in a ten year period. The taxation of e-cigarettes at the same rate as cigarettes could deter more than 2.75 million smokers nationally from quitting in the same period. The public health benefits of not taxing e-cigarettes, however, must be weighed against effects of this decision on efforts to reduce vaping by youth.

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## 1. Introduction

A number of battery-powered devices on the market today deliver nicotine to the user in an aerosol or vapor form and are referred to as electronic cigarettes (e-cigs). Use of e-cigs is often called vaping in contrast to smoking conventional combustible cigarettes.<sup>1</sup> Because e-cigs are a relatively new product, there is no research on the long-term health effects of use. Nevertheless, e-cigs are generally considered to be less harmful than combustible cigarettes because the vapor produced by them does not contain the toxins and nitrosamines that are found in tobacco smoke (Goniewicz et al. 2013; Czogala et al. 2014). The U.S. National Institute on Drug Abuse states that because e-cigs deliver nicotine without burning tobacco, they appear to be a safer, less toxic alternative to conventional cigarettes.<sup>2</sup> Public Health England, a public health agency within the U.K.'s Department of Health and Social Care, has taken a more definitive position and stated that e-cigs are significantly less harmful to health and are about 95 percent safer than smoking (McNeil et al. 2015).

The public health debate surrounding the regulation of e-cigs has centered on harms to non-smoking adolescents and harm reduction for adults who smoke. For adolescents the concern is that e-cig use may have negative effects on cognitive development, result in long term nicotine addiction, and may lead to conventional cigarette use. For those adolescents who wish to experiment with nicotine, e-cigs may be a safer option than cigarettes and may have contributed to the decline in adolescent smoking. E-cigs may be effective in helping adult smokers to quit the habit. Currently between 14-19 percent of adults continue to use cigarettes (2017, National Health Interview Survey, NHIS and National Survey of Drug Use and Health, NSDUH), and interest in quitting smoking remains high. Almost two-thirds of current smokers report that they want to quit smoking completely, and among those who expressed such an intent about 60 percent follow-up with an actual cessation attempt (NHIS 2015). However, most

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<sup>1</sup> All e-cigs have certain components in common, including a power source or battery that heats a liquid (usually propylene glycol) containing nicotine into an aerosol that is then inhaled by the user.

<sup>2</sup> See <https://www.drugabuse.gov/publications/drugfacts/electronic-cigarettes-e-cigs>.



attempts end in relapse, and less than one in ten smokers overall successfully quit in the past year (Babb et al. 2017).<sup>3</sup> E-cigs may be an effective substitute for smoking, particularly for smokers who have had a difficult time quitting in the past through other methods. Thus, the accessibility of e-cigs might enhance smoking cessation rates. On the other hand, it is also possible, as some contend, that e-cig use may adversely impact smoking cessation by undermining smoking restrictions and providing smokers with an alternative nicotine source for situations where smoking is not permitted.

This paper focuses on the potential for harm reduction for adults. There is very little causal evidence to date on how e-cig use impacts smoking cessation among adults. Acknowledging the potential for e-cigs to help smokers quit along with limited empirical evidence on this issue, the Food and Drug Administration (FDA) has thus far refrained from regulating their access for adults. For instance, unlike conventional cigarettes, e-cig manufacturers continue to be able to advertise in broadcast media, and the FDA has resisted banning or restricting such advertising. The FDA has also postponed for now the requirement that e-cig manufacturers submit marketing applications, a condition which would otherwise have effectively banned all e-cig products from the market until the FDA reviewed and approved the applications.<sup>4</sup>

In contrast to the FDA's relatively more accommodative stance at least with respect to adult access, a growing number of state and local governments have taken steps to more forcefully regulate the sale, marketing, and use of e-cigs. Attorneys General for 29 states signed a letter in 2014 urging the FDA to regulate the sale of e-cigs and restrict its advertising and marketing.<sup>5</sup> By the time the federal e-cig minimum legal sale age law of 18 went into effect in August of 2016, all states but two had a similar law in place. As of June 2019, 15 states

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<sup>3</sup> In general, less than one in four cessation attempts is successful. For the average smoker, the expected number of quit attempts before quitting smoking successfully has been estimated as ranging from 6 to 30 attempts (Chaiton et al. 2016).

<sup>4</sup> While the FDA continues to make e-cigs available and accessible in the market for adults, it has taken a more aggressive approach towards regulating access for youth and educating them about the dangers of e-cigs.

<sup>5</sup> See [https://ag.ny.gov/pdfs/FINAL\\_AG\\_FDA\\_Comment\\_Re\\_Deeming\\_Regulations.pdf](https://ag.ny.gov/pdfs/FINAL_AG_FDA_Comment_Re_Deeming_Regulations.pdf).

raised their e-cig minimum purchase age to 21. An increasing number of states are also requiring licenses for retail sales of e-cigs and are expanding their smoking bans and clean indoor air laws to include vaping. Several states have also banned sales of flavored e-cigs and Walmart has announced that it will end sales of all e-cigs.

There is no federal tax on e-cigs, unlike on cigarettes and other tobacco products. With e-cigs being relatively new, states have struggled to determine whether and how to tax them. As of the end of 2018, ten states (in addition to several cities and counties) had started to levy taxes on e-cigs or the liquid nicotine used with e-cigs. Nine additional states began to do so in 2019 and two more will follow suit in 2020 (Campaign for Tobacco-Free Kids 2019). Given that one aspect of tobacco taxes is to improve public health and reduce tobacco-related health expenditures, there exists a key knowledge gap in the literature to inform policymakers contemplating taxes on e-cigs. It remains unclear how e-cig taxes impact smoking cessation. If higher e-cig taxes dissuade adult smokers from shifting to vapor products and from quitting smoking in the process, the forgone harm reduction must be taken into account; this would provide justification for taxing e-cigs less than traditional tobacco products, if at all. Similarly, if e-cig taxes promote smoking cessation, by making it more difficult for smokers to circumvent smoking restrictions and by reducing the overall addictive stock of nicotine, then this would provide additional rationale for levying taxes on e-cigs at the federal and state levels.

Our study directly addresses this knowledge gap, and makes several contributions in the process. We provide some of the first rigorous evidence on how taxing e-cigs impacts smoking cessation among adults. The empirical analysis exploits the large e-cig tax hike in Minnesota (MN), the first state to tax e-cigs, in conjunction with a synthetic control difference-in-differences approach to identify plausibly causal effects of e-cig use on adult smoking. In addition to providing direct estimates of the cross-effects of e-cig taxation, we also add to the very limited evidence base on the substitution and complementarity between e-cigs and cigarettes. We find consistent evidence that higher e-cig taxes increase adult smoking rates and reduce quits, implying that e-cigs are a likely substitute for conventional cigarettes among current smokers.

The remainder of the paper proceeds as follows. The next section briefly provides some background on the previous literature. Section 3 details the data and the empirical methods that we apply to this question, following by a discussion of the results. The concluding section summarizes our findings and places them in context along with some policy implications.

## **2. Background**

Much of the literature that has considered the relationship between e-cig use and smoking among adults has relied on correlational evidence and not addressed the endogeneity between both behaviors.<sup>6</sup> The evidence from these sets of studies should be interpreted as descriptive and is fairly mixed. Several studies find that e-cig use is associated with reduced smoking. Zhu et al. (2017) analyze data from the Tobacco Use Supplements of the Current Population Surveys. They find that the population smoking cessation rate for 2014-2015 was significantly higher than for 2010-2011, coinciding with an increase in e-cig use. Exploiting information on e-cig use from the 2014-2015 wave, they also find that e-cig users were more likely than non-users to attempt to quit and more likely to succeed in quitting (defined as abstinence for 3 months or longer). Zhuang et al. (2016) conduct a two-year follow up of 2097 adult smokers, who were initially sampled using GfK's Knowledge Panel in 2012. Comparing short-term e-cig users (used in 2012 but not 2014) vs. long-term e-cig users (used e-cigs in both 2012 and 2014) vs. non-users, they find that long-term e-cig users had a higher quit attempt rate as well as a higher successful quit rate relative to both non-users and short-term e-cig users. A common pattern in tobacco consumption is dual cigarette and e-cig use, and there is some concern that prolonged dual use might impede or postpone the attempt to quit smoking. Zhuang et al. (2016) do not find, however, that dual use is associated with a lower smoking cessation rate.

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<sup>6</sup> In this case, the endogeneity can reflect both reverse causality with e-cig use affecting smoking and vice versa as well as selection on unobserved factors (for instance, a propensity for addictive behaviors, risk tolerance, time preference) that may affect participation in both behaviors.

Brown et al. (2014) assessed the effectiveness of e-cigs when used to aid smoking cessation, in comparison with nicotine replacement therapy (NRT) and with unaided quitting. They rely on a cross-sectional survey of the English population that includes 5863 adults who had smoked within the previous 12 months and made at least one quit attempt during that period with either e-cigs, NRT or no aid. Their results show that e-cig users were more likely to report smoking abstinence (defined as non-smoking status at time of survey) than either those who used NRT or no aid.

Grana, Benowitz, and Glantz (2014) contend that although e-cig use may reduce smoking, it also may inhibit complete smoking cessation. They note that while some smokers cite a desire to quit smoking through the use of e-cigs, other common reasons given by smokers who also vape are to circumvent smoke-free laws and to cut down on conventional cigarettes. This may reinforce dual use patterns and delay or deter quitting. Kalkhoran and Glantz (2016) provide a review of papers that attempt to assess the relationship between e-cig use and smoking cessation by adult smokers. The question they are interested in is whether cigarette smokers who report e-cig use have a higher or lower probability of quitting smoking. Summarizing evidence from 38 studies, and performing a meta-analysis of 20 studies with control groups (most of these are cross-sectional or cohort studies), they conclude that the odds of quitting cigarettes were about 28 percent lower among e-cig users compared with non-users. Weaver et al. (2018) conduct a prospective cohort study, recruiting 1284 U.S. adult smokers in mid-2015 and following up with them about one year later. The odds of quitting smoking were found to be significantly lower among smokers who used e-cigs at baseline compared to smokers who did not vape. Smokers who had used e-cigs at some point during the study period were also less likely to quit smoking (defined as abstinence for at least 30 days prior to follow-up) relative to non-users. These studies are correlational rather than causal and cannot account for unmeasured confounders.

Huang et al. (2014), Zheng et al. (2016, 2017), and Tuchman (2019) provide evidence of causal effects of e-cigarette use on cigarette smoking in a reduced form setting. They do so by

examining the impact of changes in the price of one good on the use of the other one. If, for example, the two goods are substitutes (a reduction in the price of one leads to a reduction in use of the other) that would suggest that an increase in e-cigarette use causes a reduction in smoking. All four studies employ Nielsen ScanTrack, which contains store scanner data at the point of sales, from 2009 or 2010 through 2012, 2013, or 2015 depending on the study. Except for Zheng et al. (2016), these studies find that the two goods are substitutes.

Several problems arise in this line of research. Price is computed by dividing sales revenue by sales in physical units. This introduces bias in the regression models because price and sales are not measured independently. Indeed, the own-price elasticity of demand for cigarettes in these studies usually is larger than one in absolute value, which is much larger than any of those in the previous literature reviewed by Cawley and Ruhm (2012). This problem aside, the demand functions may be subject to simultaneity bias due to the presence of an upward-sloping supply function in a competitive model or due to the behavior of firms in oligopolistic markets. Moreover, given that e-cigs are a new product, retailers may have incentives to begin to sell the product in areas where demand for it is expected to be substantial. Finally, e-cig sales in 2009, 2010, and 2011 were very limited. Consequently the price data for e-cigs in those years may be inaccurate.

Cotti, Nesson, and Teft (2018) overcome some of the issues just discussed by exploiting within-state variation in cigarette excise taxes to measure effects on e-cig and cigarette use from the Nielsen Homescan Panel, which contains actual purchases made by households, from 2011 through 2015. Cigarette taxes are not subject to measurement error and can reasonably be assumed to be exogenous in cigarette and e-cig demand functions. They find that higher cigarette taxes decrease both cigarette and e-cig purchases, suggesting that cigarettes and e-cigs are complements. Because e-cigs are a relatively new product, the sample period is short, which limits the identifying variation in cigarette taxes. This may have contributed to their finding of very large elasticity estimates (-1.9 to -2.6) of purchases of e-cig refills and starter kits with respect to the cigarette excise tax. Furthermore, because these are tax elasticities, the

implied elasticities with respect to cigarette price are higher in magnitude. This study does not directly consider effects of e-cig taxes.

Pesko, Courtemanche and Maclean (2019) extend the previous study by examining the effects of e-cigarette taxes as well as those of cigarette taxes on smoking and vaping participation by adults. They employ a dichotomous variable for the adoption of any type of tax on e-cigs, which conflates very different tax schemes (ad valorem vs. excise; very small and relatively large taxes). These different approaches to state e-cig taxation policy have resulted in a trivial effect on price in some states and a large effect on price in other states. Pesko et al. (2019) use data from the Behavioral Risk Factor Surveillance System and the National Health Interview Surveys between 2011 and 2017 in conjunction with a difference-in-differences model. This sample period excludes Minnesota, which had the largest e-cig tax, from the within-state identifying variation because the state had a tax on e-cig in place for the entire sample period. Moreover, it ignores the extremely large e-cig excise tax hike that occurred in that state in 2013 (see the next section for details). The study adds two more years to the data used by Cotti, Nesson, and Teft (2018). Unlike Cotti, Nesson, and Teft (2018), Pesko et al. (2019) find that higher cigarette taxes increase adult e-cig use but find no effects of their-cig tax measure.

Abouk et al. (2019) use US birth records 2013 to 2017 to examine the effect of e-cig taxes on pre-pregnancy smoking and prenatal smoking. They find that e-cig taxes increase pre-pregnancy and prenatal smoking, implying that e-cigs and traditional cigarettes are substitutes among pregnant women. The e-cigarette tax measures are more refined than those in the one by Pesko et al. (2019). Abouk et al. (2019) do not, however, capitalize on the potential evidence contained in the quasi-natural experiment contained in the Minnesota experience and focus on a small segment of the population.<sup>7</sup>

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<sup>7</sup> Abouk et al. (2019) exclude Minnesota from most of their analysis because it enacted an e-cigarette tax prior to the beginning of their sample year. When they start the study period in 2011 and include Minnesota, the state provides no within-state variation in one of their two wholesale tax measures: the presence of a tax. They do account for the Minnesota tax hike in 2013 (see the next section for details) but assume that Minnesota can be treated in the same manner as the seven other places (the District of



A few studies have conducted randomized control trials (RCT) to test the effectiveness of e-cigs vs. other modes in promoting smoking cessation. Bullen et al. (2013) conducted an RCT that included 657 smokers who wanted to quit. They were randomized into groups which were given e-cigs, placebo e-cigs (without any nicotine), and NRT. The trial lasted for 12 weeks, and the participants were also given limited counseling. Abstinence rates, verified chemically at six months, were 7.3% for the e-cig arm, 4.1% for the placebo e-cig arm, and 5.8% for the NRT arm. Thus, e-cigs resulted in a greater likelihood of quitting, and were more effective than both placebo e-cigs and NRT, though the differences were not statistically significant. For those who failed to quit, the median time to relapse was twice as long for participants using e-cigs relative to both placebo e-cigs and NRT. Hajek et al. (2019) conducted an RCT with 886 participants who had sought assistance from the National Health Service in the U.K. to quit smoking. The 1-year abstinence rate was 18.0% for the e-cig group, as compared with 9.9% in the nicotine-replacement group. They concluded that e-cigs were more effective for smoking cessation than nicotine replacement therapy, when both products were accompanied with behavioral support. While RCTs can provide more definitive causal evidence, they are limited in their capability of assessing population-level effects under patterns of real-world use and conditions. Furthermore, they do not provide any information on the effects of policies such as e-cig taxation.

Our study provides some of the first evidence of the effects of e-cig taxes on smoking cessation among adults. We also provide the first estimate of the price elasticity of smoking participation with respect to the price of e-cigs implied by the impact of the first imposition of and subsequent large increase in an excise tax on e-cigs in the U.S. in the literature. This estimate is an important input towards evaluating the costs and benefits of e-cig taxation and the harm reduction debate. In the process, we add to the limited literature on how e-cig use is impacting

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Columbia; Montgomery County, Maryland; and five counties in Alaska) that imposed e-cigarette taxes as a percent of wholesale prices during their sample period. All of these places did so for the first time in 2015 or 2016, which was much later than Minnesota. Moreover, none of them is a state.

adult smokers, drawing on the Minnesota tax hike as a natural experiment to drive exogenous variation in e-cig use.

### 3. Approach

The objective of this study is to provide plausibly causal evidence of the effects of e-cig use on adult smoking. In the empirical work, e-cig taxes serve as a lever that affects e-cig use. E-cig prices are less suitable because of their potentially endogeneity with use. The policy chosen must also have sufficient statistical power to change e-cig use in order to be able to identify downstream effects on smoking. We therefore rely on the large e-cig tax imposed in Minnesota (MN). Nicotine taxes are arguably exogenous to use because they are typically employed by states to raise revenue from products that are seen as harmful and thus face less resistance than taxes on other consumer goods.

MN was the first state to impose a tax on e-cigs by expanding its definition of “tobacco products” to include electronic cigarettes. The taxation began on August 1<sup>st</sup> 2010 (Public Law Health Center) with a tax rate of 35 percent. This tax was raised by another 60 percentage points to a total tax rate of 95 percent of the wholesale price on July 1<sup>st</sup> 2013. This large tax hike on e-cigs had a substantial impact on prices. Based on retail sales from the Nielsen Scanner Data, e-cig retail prices of replacement pods in 2012 were \$3.25 in MN (Figure 1).<sup>8</sup> Dave and Saffer (2013) and studies they cite indicate that tobacco product retailers apply a markup of approximately 1.33 to the wholesale price in setting the retail price. That estimate implies a 2012 wholesale price inclusive of tax of a replacement pod of about \$2.44 inclusive of tax and exclusive of tax about \$1.80. The 95 percent tax on \$1.80 would equal a wholesale price of \$3.52 and a retail price of \$4.69. The actual retail price in MN in 2015 was \$4.76, which suggests that our estimate is a close first-order approximation.<sup>9</sup>

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<sup>8</sup> E-cig sales in 2010 and 2011 were very limited and consequently the price data for e-cigs in these years may be inaccurate.

<sup>9</sup> We assume that the retail market for e-cigarettes can be characterized by the pure version of the Cournot model of oligopoly (Tirole 1988; Scherer and Ross 1990). Hence the retail price of e-cigarettes

The timing of the MN e-cig tax is also important for our analysis. In 2010 e-cigs were virtually unknown and sales were still relatively low in 2013. A new product needs to be heavily advertised and moderately priced to attract potential consumers. Thus, the MN tax impacted e-cigs at a particularly vulnerable time and probably had a greater impact than a similar tax imposed on a mature product. The timing of the MN e-cig tax hike further permits a sufficient time window to be able to observe any changes in smoking rates. A period of two or more years following the tax increase may be necessary because the addictive nature of smoking can lead to dynamics in the consumer response to new incentives and new potential substitutes. In the presence of such lagged effects and given the delay in data availability on smoking, we are necessarily limited to analyzing tax changes that were enacted prior to 2016. The states that had levied taxes on e-cigs prior to 2016 are North Carolina (6/2015), Louisiana (7/2015) and Minnesota.<sup>10</sup> The taxes in North Carolina and Louisiana are only five cents per milliliter of e-liquid. To put these taxes into perspective, a replacement pod which supplies roughly the nicotine equivalent of a pack of cigarettes cost about \$3.47 in a state with no tax in 2015. The five cents per milliliter tax adds about four cents to the retail price which is trivial, leaving the North Carolina and Louisiana taxes under-powered to detect changes in smoking rates and thus empirically irrelevant. After the tax hike in MN in 2013, which raised its total tax rate to 95

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is given by  $P = [\varepsilon/(\varepsilon - h)]C$ , where  $\varepsilon$  is the market price elasticity of demand,  $h$  is the Herfindahl index,  $C$  is the sales-share weighted average of each retailer's average cost (assumed to be independent of pods sold) of selling e-cigarettes, and  $\varepsilon > h$ . Define  $m$  as  $\varepsilon/\varepsilon - h$ ; assume that  $\varepsilon$  and  $h$  are constant; and note that  $m > 1$ . Average cost is given by  $C = W^*(1 + r) + T$ , where  $W^*$  is wholesale price exclusive of tax,  $r$  is the wholesale tax rate and  $T$  denotes other costs incurred by the retailer per unit of sales. Hence  $P = m[W^*(1 + r) + T]$ . Given these assumptions, the tax pass-through (the increase in  $P$  due to an increase in  $r$  with  $W^*$  held constant) exceeds one:  $\partial P/\partial rW^* = m$ . Let  $W$  be the wholesale price inclusive of tax. Then  $P/W = k$ ,  $k = m[1 + (mT/W)]$ . We use a value of  $k$  of 1.33 in the computations above. We realize that  $T/W$  will change as  $W$  increases due to an increase in  $r$ , but assume that this effect is small enough to be ignored. Since our estimate of the retail price in Minnesota in 2015 differs from the actual price by only 7 cents, our assumption is very reasonable. Put differently, the tax pass-through to the retail price is approximately 1.33.

<sup>10</sup> See <https://www.publichealthlawcenter.org/sites/default/files/States-with-Laws-Taxing-ECigarettes-September152019.pdf>. More recently Pennsylvania and California have enacted large e-cig taxes, which can be evaluated as additional waves of data become available. D.C. imposed a tax on e-cigs in late 2015 after the 2015 CPS-TUS data were collected. We limit our data to waves prior to 2018 to draw a sharp contrast between the first state to enact an e-cig tax and all other states and to have a long-enough post period for potential effects to develop.

percent of the wholesale price, the MN tax remains the highest tax on e-cigs imposed by any U.S. state.

Our aim in this paper is to evaluate the effect of the imposition of a large excise tax on electronic cigarettes by the state of Minnesota on responses by adult smokers ages 18 years and older. We do so by examining its impacts on participation in electronic cigarettes and combustible cigarettes in that state and in a comparison group of states. Few people begin to smoke after that age, causing variations in smoking participation to be governed by decisions to start smoking e-cigarettes and to quit smoking combustible cigarettes. As pointed out above, the imposition of the e-cig excise tax raised the price of e-cigs by a substantial amount. Below, we show that the price of e-cigs relative to that of combustible cigarettes also rose in MN, while it fell in the comparison states. Therefore, to get insights into their impacts on smoking participation, we focus on price effects in equations determining the probability of starting to vape and stopping to smoke.

Decisions to start vaping by current vapers depends on a comparison between the money price of vaping and its reservation price. The latter is defined as the monetary value of the marginal utility of vaping, at the point at which no e-cigarettes are purchased. A smoker will not vape if the reservation price is less than the money price, while she will begin to vape if the reverse holds. An increase in the money price will cause some smokers to decide not to begin to vape. Given that consumers who are just at the margin of beginning to vape at the initial price incur fixed costs in the decision-making process, this negative effect can be quite large. These include the cost of the starter kit if a rechargeable device is employed. They also include the need to allocate resources to the acquisition of information about a new product that in part can be characterized as an experience good in the sense that smokers need to try it to decide whether or not they like it. Given the fixed cost, the entry decision also involves comparing the level of utility from two different baskets: one in which no e-cigs are vaped and the other at which a positive number are vaped. There will be one unique relative price at which these two baskets are on the same indifference curve. Hence, the relative price that induces entry must

be smaller than the one that induces entry in the absence of fixed costs. If there are a large number of consumers with the same utility function, the demand function for starting to vape will be infinitely elastic at the relative price at which this occurs.

Another point to note is that under reasonable assumption about the utility function, vaping is less likely if its effect on the marginal utility of smoking is negative rather than positive. Moreover, the larger in absolute value is this cross-utility effect, the more elastic is the demand function for vaping. Smokers who do not vape at the initial money price are more likely to have a negative cross-utility term than those who do vape. The upshot is that fixed costs combined with negative cross-utility terms are likely to cause a significant number of current smokers to begin to vape and to cause some of them to quit smoking altogether when the price of e-cigs falls. The reverse occurs when the price rises.

For current vapers (dual users of e-cigs and combustible cigs) an increase in its price generates an income effect as well as a substitution effect. The latter involves more smoking and less vaping provided that the two goods are net (utility-constant) substitutes while both smoking and vaping fall if the goods are net complements. The income effect causes the consumption of both to fall provided each one has a positive income elasticity. If they are gross (money income-constant) substitutes, smoking will rise and vaping will fall, while both will fall if they are gross complements.

In summary, this analysis suggests that an increase in the price of vaping will reduce starts and quits and raise smoking participation. This prediction becomes somewhat ambiguous if cigs and e-cigs are gross complements. Moreover, it is possible that the price increase induces some smokers who began to vape because they wanted to quit but were not successful to resort to another method that results in successful quits.

The primary data come from the Current Population Survey Tobacco Use Supplements (CPS-TUS), which are sponsored by the National Cancer Institute and administered periodically as part of the Census Bureau's CPS since 1992. The CPS-TUS offers several advantages for our analyses, including large samples and consistent information on smoking behaviors over

time, and measures of smoking on the intensive margin. We use eight available waves of the CPS-TUS, which were fielded in 1992-1993, 1995-1996, 1998-1999, 2001-2002, 2003, 2006-2007, 2010-2011 and 2014-2015. The CPS-TUS is nationally-representative and contains information on about 240,000 individuals within a given wave; it provides a key source of national, state, and sub-state level data regarding smoking and the use of other tobacco products among adults ages 18 and older. This yields a sample of approximately two million adults drawn from repeated cross-sections spanning 1992 to 2015. We rely on aggregate data at the state-level from each wave, and use smoking participation and cigarette consumption as outcome measures.<sup>11</sup>

The first e-cig tax (35 percent of wholesale price) went into effect in August 2010 in MN, and the subsequent tax hike (to 95 percent) went into effect in July 2013. We consider all waves up to 2010-2011 as the pre-treatment periods. Given that the prevalence of e-cig use in 2010 and 2011 remained quite low (less than 1 percent; see Dave et al. 2019) and given that it may take some time to change smoking habits, any effect of the e-cig tax in 2010 is unlikely to materialize until after 2010. In addition, the 2010-2011 TUS was conducted in May, 2010, August 2010, and January 2011. Data from the 2014-2015 wave of the CPS-TUS are considered the post-treatment period, allowing us to observe any potential effects on adult smokers that may have materialized 2-3 years post MN's e-cig tax.

We employ a difference-in-differences (DD) model to estimate how the e-cig tax hike in MN impacted adult smoking behaviors. The key assumption necessary for the DD estimate to signify an unbiased causal effect is that the control group of states represents a valid counterfactual for MN in the absence of the e-cig tax. Figure 4 plots the trend in the smoking rate in MN and the rest of the U.S. (excluding MA and IL as they substantially increased their cigarette excise in the post-treatment period). Smoking rates in MN and the rest of the U.S., while trending downward over the past two decades, do not appear to be doing so in a lockstep

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<sup>11</sup> More information on the CPS-TUS can be found at: <https://cancercontrol.cancer.gov/brp/tcrb/tus-cps/questionnaires.html>.



parallel manner. Particularly, the difference in the pre-treatment smoking rate between the two groups is widening over most of the 1990s, then narrows until about 2007, before widening again. Hence, the rest of the U.S. may not be a good counterfactual for what would have happened in MN in the absence of the e-cig tax. Since any downstream effects from e-cig taxes to e-cig use to smoking cessation may be small, they risk being confounded from even relatively small deviations from pre-treatment parallel trends.

We therefore undertake a synthetic control design, following Abadie, Diamond, and Hainmueller (2010), to ensure that the treatment (MN) and control states share common pre-treatment trends in adult smoking outcomes. The algorithm underlying this method assigns weights to each donor state so that any pre-treatment differences in outcomes between MN and the synthetically matched “state” (SMN) are minimized. Hence, by expressly forcing the e-cig tax counterfactuals to have more similar pre-treatment trends, a synthetic control DD design raises the likelihood of satisfying the “parallel trends” assumption.<sup>12</sup>

One challenge in this framework relates to the computation of the correct standard errors, given that there is only a single treatment group and a single control group. Donald and Lang (2007) show that standard significance tests cannot be applied in this case. They refer to Moulton (1990) who shows that in regression models with individual data, the failure to account for the presence of common group errors results in standard errors that are biased downward and consequently overstate significance levels. Clustering the standard errors is not an option with only two groups or clusters. We follow the approach in Donald and Lang (2007), who suggest first computing group means to eliminate the common group error and then computing the difference between the treatment and control group for each period. We then estimate a regression of these differences on an indicator for the post-tax period.

The standard errors may still need to be adjusted for serial correlation of the group difference over time, which can be done by taking adjacent period differences in the outcome

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<sup>12</sup> Lagged values of the dependent variable were used as matching variables.

difference between the treated and control groups for each period. This adjustment for serial correlation proposed by Donald and Lang (2007) assumes that the disturbance term follows a random walk. It also assumes time spacing between the data points, which is not the case with the CPS-TUS waves. One option is to drop the 2001-2002 wave, which creates a time series with two three-year gaps and four four-year gaps. In this case, the correlation in the error terms across three-year intervals and four-year intervals is assumed to be approximately similar. We refer to these data as *Wave Differences* in the presentation of the results and tables.

Changes in cigarette prices during the post-treatment period are relevant because they can affect smoking rates in the potential donor pool and in MN outside of any effects due to the e-cig tax. The post-treatment period spans 2011 through mid-2015 as the TUS in 2015 was last collected in May. Minnesota increased its cigarette excise tax by \$1.60 to \$2.83 in July 2013 and by another \$0.07 in January 2015. Massachusetts and Illinois both increased their cigarette excise tax by \$1.00 during the post-treatment period and were therefore dropped from the pool of potential donor states. They were the only states other than MN that enacted large cigarette tax hikes during this period. The range of small cigarette tax increases in the included states during the post-period is from \$0.10 in New Hampshire to \$0.40 in Connecticut.

To understand the effects of these tax changes on e-cig prices and cigarette prices, trends in both and in the relative price are presented in Figures 1-3 for MN and its synthetic control.<sup>13</sup> Price measures from the Nielsen Retail Scanner data indicate that the average price of a pack of cigarettes in MN in 2011 was \$5.41 and fairly similar at \$5.89 in the synthetic control group (SMN). By 2015 these prices had increase in MN to \$7.83 and \$6.07 in SMN (Figure 2). Figure 3 shows the relative price of e-cigs versus cigarettes in MN and SMN. In 2012, relative prices for both MN and the control group were virtually the same, 0.55 and 0.56 respectively. By 2015, following the tax increase, the relative price in MN had risen to 0.61 and

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<sup>13</sup> SMN is the synthetic control group formed by applying the synthetic weights generated from the smoking participation model. We do not generate new weights specifically for matching prices, since we want to analyze the tax pass-through and effects of the tax on prices based on the same control group for which we analyze smoking outcomes.

fallen in SMN to 0.52. That is, in MN the price of e-cigs rose by 17 percent relative to cigarettes, when compared to SMN.

As predicted by the theory, this increase in the relative price of vaping would lead to a decrease in participation and use of e-cigs. Given the lack of information on e-cig consumption in the pre-treatment period, we focus on what happens to smoking participation. Our focus on cigarette use is also salient in that it directly addresses the harm reduction debate surrounding adult smokers. The increase in the price of e-cigs, and in the relative price of e-cigs is predicted to increase smoking rates given that smoking and vaping are substitutes. This conclusion depends on the relationship between e-cigs and cigarettes and is ultimately an empirical question.

#### **4. Results**

As a point of comparison, we start by presenting standard DD estimates utilizing the rest of the U.S. (excluding MN, and MA and IL) as a control group, in Table 1. An alternate specification, following Donald and Lang (2007), is estimated to generate appropriate standard errors that adjust for within-group correlated errors when there is only a single treatment and control group. The model denoted DL1 is based on the difference in the aggregated outcome across the treated group (MN) and the control group, which adjust for within-group and year correlated errors. The model denoted DL2 further corrects for serial correlation (thus adjusting for any correlated errors over time) by further differencing the DL1 data across adjacent waves. These estimates do not indicate any significant effects of the large e-cig tax in MN on smoking rates. The effects however may be biased due to differential pre-treatment trends between MN and the rest of the U.S. (Figure 4), and we therefore rely on the synthetic control approach to generate a more suitable counterfactual for MN.

Tables 2-4 present estimates from synthetic control DD models for three smoking outcomes. In Table 2, we report estimates of the effects on current smoking prevalence, which is the percentage of adults who reported ever smoking at least 100 cigarettes and who currently

smoke every day or some days. The corresponding event study graph comparing MN with synthetic MN is in Figure 5. It is evident from the figure that the control group here matches MN virtually lockstep with respect to changes in the smoking rate in all of the pre-treatment periods, with a divergence observed only after the imposition of the large e-cig tax. Estimates in Table 2 confirm the graphical evidence that the e-cig tax in MN is associated with a significant increase in the prevalence of smoking among adults. Estimates from the first two specifications indicate an increase in smoking prevalence by almost one percentage point (0.8 to 0.9 percentage points), representing about a 5.4 percent increase relative to the immediate pre-treatment mean in MN. Ideally the time-differenced data used in the DL2 model should be based on the same spacing between adjacent periods. However, given the staggered nature of the CPS-TUS surveys, the spacing is somewhat uneven.<sup>14</sup>

We alternately tested for statistical significance based on a permutation of placebo tests, in the spirit of Abadie, Diamond and Hainmueller (2010) as modified by Bedard and Kuhn (2012) and Stearns (2015). This placebo test alternatively assumes that each state is the treatment state and finds a synthetic control group for that placebo. Then we estimate the DL2 specification for all placebo states. This provides a p-value for the treatment effect for each placebo state, generating a distribution of p-values. Finally, we compare the actual treatment state's (MN) position in this distribution of p-values in order to gauge whether the results could be generated due to chance. For example, if 49 states are used and MN has the highest p-value of all states, then the test statistic would be  $1/49 = 0.02$ . This would be interpreted as a 2 percent probability that the outcome for MN was due to chance. This placebo p-value is presented in the graphs for each outcome.

For the model for current smoking prevalence, the placebo test found that MN had the second smallest p-value out of 49 states, implying about a 4 percent probability of a Type 1 error. Figure 5 and the treatment effects in Table 2 show that smoking increased in MN relative

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<sup>14</sup> Note that a relatively large t-statistic is needed to achieve statistical significance due to the small sample sizes with group-period aggregated data.

to the control group following the e-cigarette tax. Because the relative price of e-cigs increased in MN compared to SMN (Figure 3), these results imply that cigarettes and e-cigs are substitutes among current smokers.

For adults, any changes in smoking prevalence are very unlikely to reflect the initiation margin (given that most current smokers have initiated by age 19 or 20). Changes in smoking prevalence then reflects mostly the cessation margin or possibly the relapse margin from former to current smoking. In Figure 6, with corresponding DD estimates in Table 3, we report effects on smoking cessation, by defining the ratio of the number of individuals who smoked but recently quit (former smokers) divided by the number of ever smokers. Trends in this outcome are virtually identical between MN and the control group. The placebo test indicated that MN had the third smallest p-value out of 49 iterative state tests, implying about a 6% probability of a Type I error. Estimates in Table 3 indicate that the e-cig tax in MN led to a decrease in quitting by about 1.14 percentage points, which is the same order of magnitude as in the models for smoking prevalence. This suggests that virtually all of the increase in current smoking prevalence in MN, associated with the e-cig tax, is driven by a decrease in successful quits.

Finally, we also consider whether the e-cig tax led to any changes in cigarette consumption at the intensive margin. That is, even if smokers in MN may not have quit, did they reduce their consumption of combustible cigarettes? Cigarettes per day may decline, for instance, as smokers may be trying to cut down as a progressive step toward cessation. Figure 7, and the corresponding estimates in Table 4, indicate that this is not the case. Cigarettes per day are not reported for 2003 and thus, for this variable, the 2002 data are used. We do not find any significant change in the number of cigarettes consumed among current everyday smokers in MN relative to the control group following the e-cig tax.

As a robustness check, we also tested data on current smoking prevalence from the Behavioral Risk Factor Surveillance System (BRFSS). The BRFSS is a cross-sectional telephone survey that state health departments conduct by phone with a standardized questionnaire and technical assistance from CDC. The BRFSS is based on between 355,000 to

506,000 interviews each year between 2006 and 2017. The sample period begins in 2006 because in that year the CDC introduced a new weighting method to insure a representative sample at the state level. Another issue with the BRFSS is that it changed its survey design in 2011, which is also the first period of the treatment. The 2011 BRFSS data reflects a change in weighting methodology and the addition of cell phone only respondents. This change is evident in figure 8 as a jump in the smoking rate in 2011. However, because this change affected all states it should not lead to any systematic differential between MN and the control states. Again, MA and IL are dropped from the control pool because of large increases in the cigarette tax in the post-period. Figure 8 presents the graph comparing MN and its synthetic control group from the BRFSS. While the smoking rates in the BRFSS are noisier than those in the TUS, pre-treatment trends are well-balanced between the treatment and the control. There is a small apparent effect in 2011 which was not seen in the TUS data. The reason for this is likely because the 2011 TUS data is for 2010-2011 and primarily reflects 2010. The BRFSS effect size gets larger with the exception of 2013, which might be due to a transitory effect of the 2013 cigarette tax increase in MN. The placebo test resulted in a value of  $p < .13$ .

The DL1 results in table 5 suggest that smoking prevalence increased in MN following the e-cig tax relative to the control group. Effect magnitude for the entire post period is similar to the effect estimated from the TUS and suggests an increase in smoking prevalence of about 1 percentage point. The serial correlation adjustment used in DL2 is not useful with the BRFSS data because it measures only the effect in the first post period rather than the average effect over the entire post period (see the second regression in table 5). As an alternative we specify a model with lagged effects of the e-cig tax for each post-policy period, which is a post period event history study. All the post dummies are equal to 0 in 2006-2010. Then,  $post_0 = 1$  in 2011 and equals 0 in all other post years.  $post_1 = 0$  in 2011, equals 1 in 2012 and 0 in all other post years, etc. This is a model in level form. We then define the time difference specification to account for serial correlation. This regression provides the correct standard errors and 95 percent confidence intervals for each of the 7 post-year differences. These data are presented



in figure 9. The average effect over the seven years is 1.0084 with a standard error = 0.5488 and p-value < 0.14. This average value is slightly smaller than the value of 1.0404 in the level model (DL1). Also, the confidence intervals for all post periods includes the numeric value 1. Confidence in the conclusions are enhanced because both the BRFSS models and the TUS models predict about a 1 percentage point increase in smoking participation due to the tax.

## **5. Conclusions**

The results presented in this study provide some of the first evidence on whether, and the extent to which, e-cig taxation affect adult smoking behaviors. We exploit the natural experiment provided by MN, the first state to impose a tax on e-cigs. Because the cross effects of a tax on e-cigs on smoking outcomes may be small, a large tax change is necessary to reliably detect such effects in population surveys. Also, because quitting smoking takes time, MN's early adoption of the large e-cig tax makes it possible to study effects on cessation that may take time to materialize. We find consistent and robust evidence that the e-cig tax in MN increased adult smoking relative to what it would have been in the absence of this tax. MN included e-cigs with other non-cigarette tobacco products when increasing the tax on these goods. This inclusion was based on the assumption that e-cigs are a hazard and not a cessation aid such as nicotine replacement products, which are not similarly taxed. It is not known at this time whether these results are generalizable to other states. Higher e-cig taxes are predicted to reduce e-cig consumption, and if the results from MN carry over to other states that have imposed taxes very recently, then they suggest that these taxes will also reduce quit rates in these states among adult smokers.

The results from the TUS and the BRFSS allow us to estimate the cross-price elasticity of current smoking participation with respect to e-cig prices. The e-cig price data prior to 2012 is based on a limited sample of observations, which may introduce bias. Thus, we estimate the changes in price using data from 2012 onward. As shown in figure 1, the price of e-cigs in MN and SMN were about the same in 2012. The e-cig tax increase of 60 percent (change from 35

percent to 95 percent) of the wholesale price in 2013 led to about a 50 percent increase in the price of e-cigs in MN in 2015 relative to the synthetic control. Given the large percentage increase in price, we estimate the arc price elasticity, which allows for the possibility that the elasticity may not be constant over the entire range of the smoking participation equation. The DD estimates indicate that this change is associated with about a 0.8 percentage point increase in current smoking prevalence, which is about a 5.4 percent increase in MN relative to its control. Division of the increase in price of \$1.61 by the average of the SMN and MN price in 2015 of \$3.96 yields a 40.7 percent increase in price and an arc cross-price elasticity of 0.13.

This estimate is a lower bound because the simultaneous increase in cigarette prices would have decreased smoking.<sup>15</sup> It is notable that the much more modest 17 percent increase in the relative price of e-cigarettes was accompanied by an approximate 5 percent increase in smoking participation. That suggests that if states raise cigarette and e-cigarette taxes by substantial amounts at the same time, smoking will rise if the relative price of e-cigarettes rises.

In 2014 there were about 600,000 adult smokers in Minnesota. Our estimates indicate that the e-cig tax deterred about 32,400 adult smokers from quitting. Currently there are approximately 34 million adult smokers. If the Minnesota tax had been a national one, we estimate that it would have deterred around 1.83 million smokers from quitting.<sup>16</sup> Some have suggested that e-cigs should be taxed at the same rate as cigarettes. Implementation of that policy would raise the price of e-cigs by approximately 62 percent, increase smoking participation by 8.1 percent, and deter approximately 2.75 million smokers from quitting.<sup>17</sup>

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<sup>15</sup> The simultaneous increase in other non-cigarette tobacco prices would probably have had a small positive effect on cigarette smoking offsetting some of the effects of higher cigarette taxes.

<sup>16</sup> This figure is obtained by multiplying 600,000 by the percentage increase in smoking participation divided by 100 ( $600,000 \times 0.054 = 32,400$ ). If MN data apply to the entire US,  $0.054 \times 34 \text{ million} = 1.83 \text{ million}$ .

<sup>17</sup> A JUUL pod contains the nicotine equivalent of a pack of cigarettes and costs about \$4.00. The combined federal cigarette tax and state average cigarette tax is \$2.73 per pack. A tax of \$2.73 with a pass-through of 1.33 (see note 8) would raise the price by of e-cigs by \$3.63, which is an increase of 62 percent relative to an average of the initial and the final price. Divide that figure by 100 and then multiply the result by the arc cross-price elasticity of 0.13 to get an increase in smoking participation of 0.081 or 8.1 percent. Multiplication of the former number by 34 million gives 2.75 million.

While these increases may appear to be large, they are likely to be realized over a period as long as a decade. That is the short-run impact of the price hikes are likely to be much smaller than the long-run impacts. To put this in a somewhat different perspective, a projection of current trends in the number of smokers who quit over the next decade suggests that around 11 million smokers will quit by the end of that decade.<sup>18</sup> Our computations imply a reduction in that number by around 25 percent.

Our study addresses how e-cig use impacts adult smoking, which represents one side of the policy debate surrounding e-cigs. For adolescents, nicotine addiction, the potential progression from vaping to smoking, and the growing percentage of using e-cigs are also important considerations in this policy debate. E-cigs are considered to be harmful to youth due to the effect of nicotine on the developing brain and due to the potential for vaping to lead to nicotine addiction (regardless of whether or not the youth transitions to smoking). While the results from this study indicate that e-cigs may help adult smokers to quit smoking and thus lead to a decrease in smoking-related harms, this needs to be balanced against the goal of reducing vaping and nicotine use among youth. Deterrents to adolescent use include raising the national minimum purchase age to 21, allocating resources to enforcing that law, enacting stiff fines for violating it, and banning flavors and marketing targeted at youth. The public health benefits of not taxing e-cigarettes must be weighed against effects of this decision on efforts to reduce vaping by youth.

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<sup>18</sup> Currently, approximately 1.3 million smokers quit each year, which implies a quit rate of 0.038 (3.8 percent). If there are no starters or relapsers, there would be  $(0.962)^{10} \times 34$  million = 23 million remaining smokers ten years hence and 11 million quitters over that period. If the net percentage reduction in the number of smokers is less than 3.8 percent, we overestimate the number quitters.

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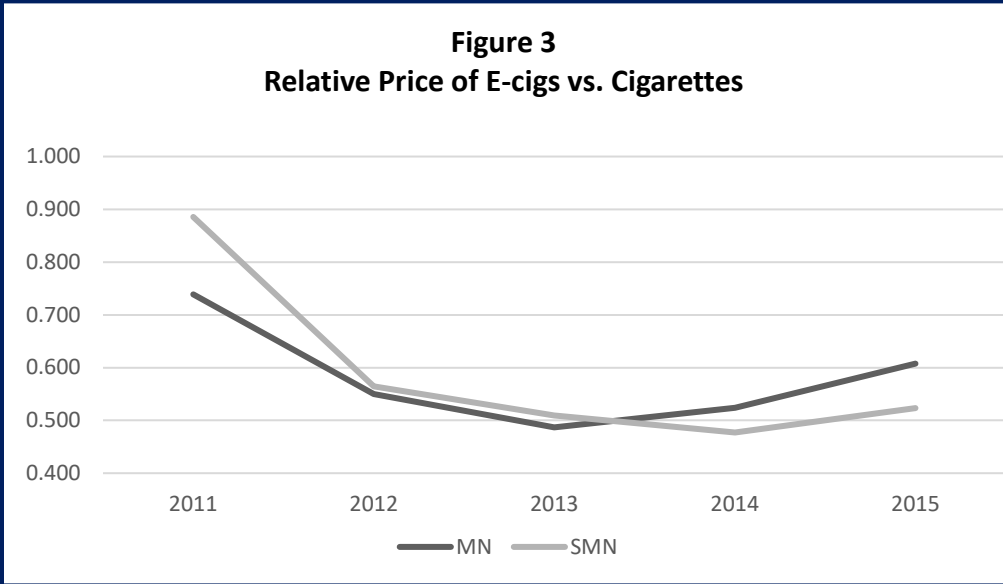
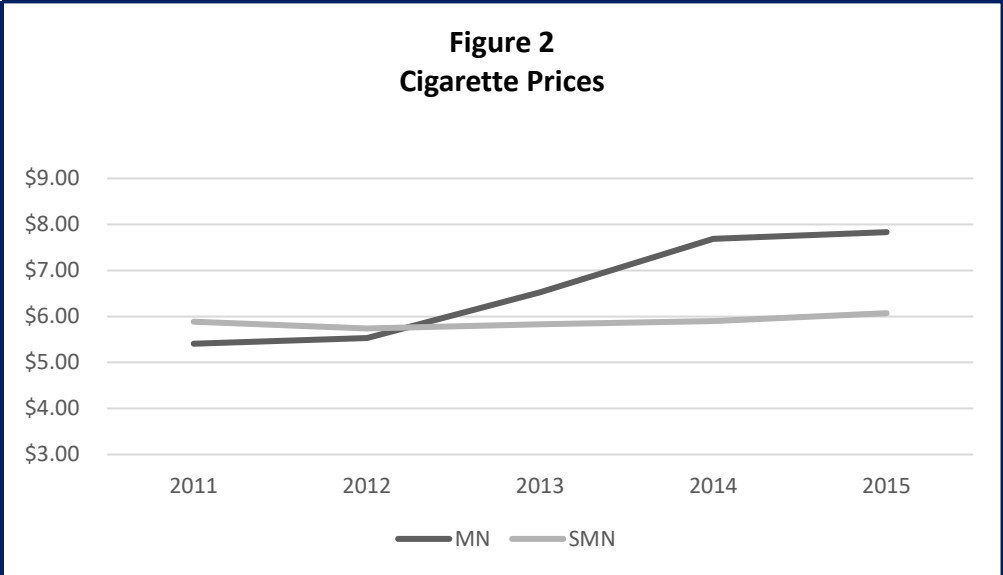
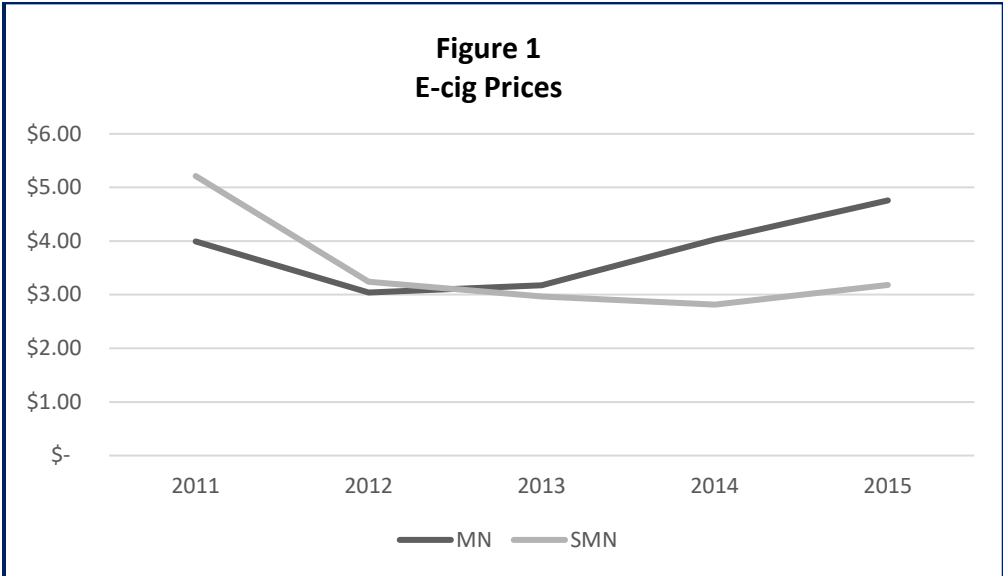
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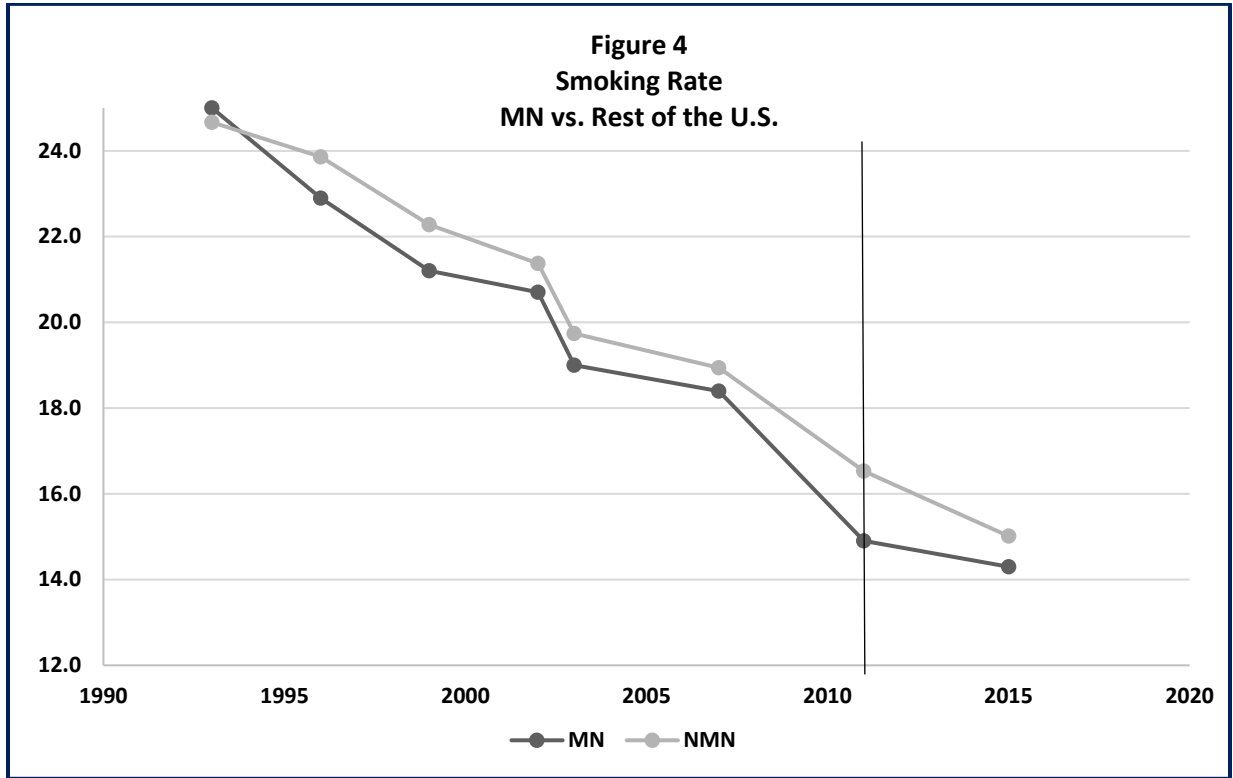
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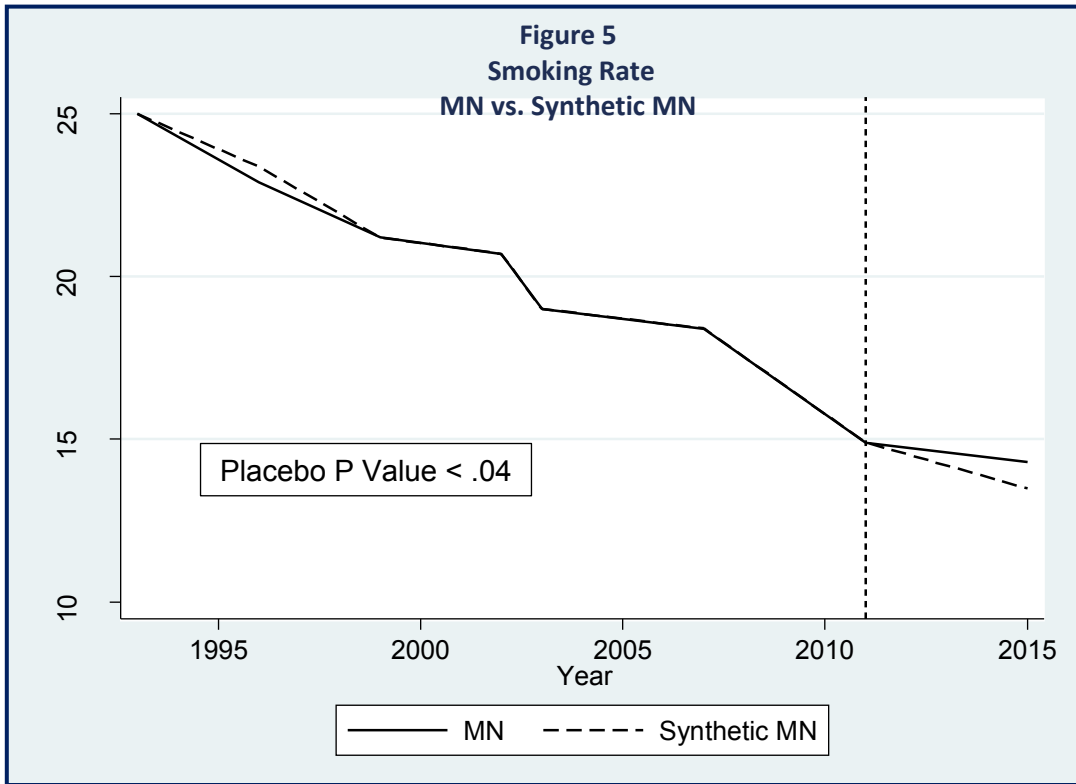
Note: Price computations are based on the Nielsen Scanner Data for MN and synthetic MN.





Note: NMN is the population-weighted average smoking rate for the rest of the U.S. excluding MN. IL and MA are excluded from the rest of the U.S. (see text).

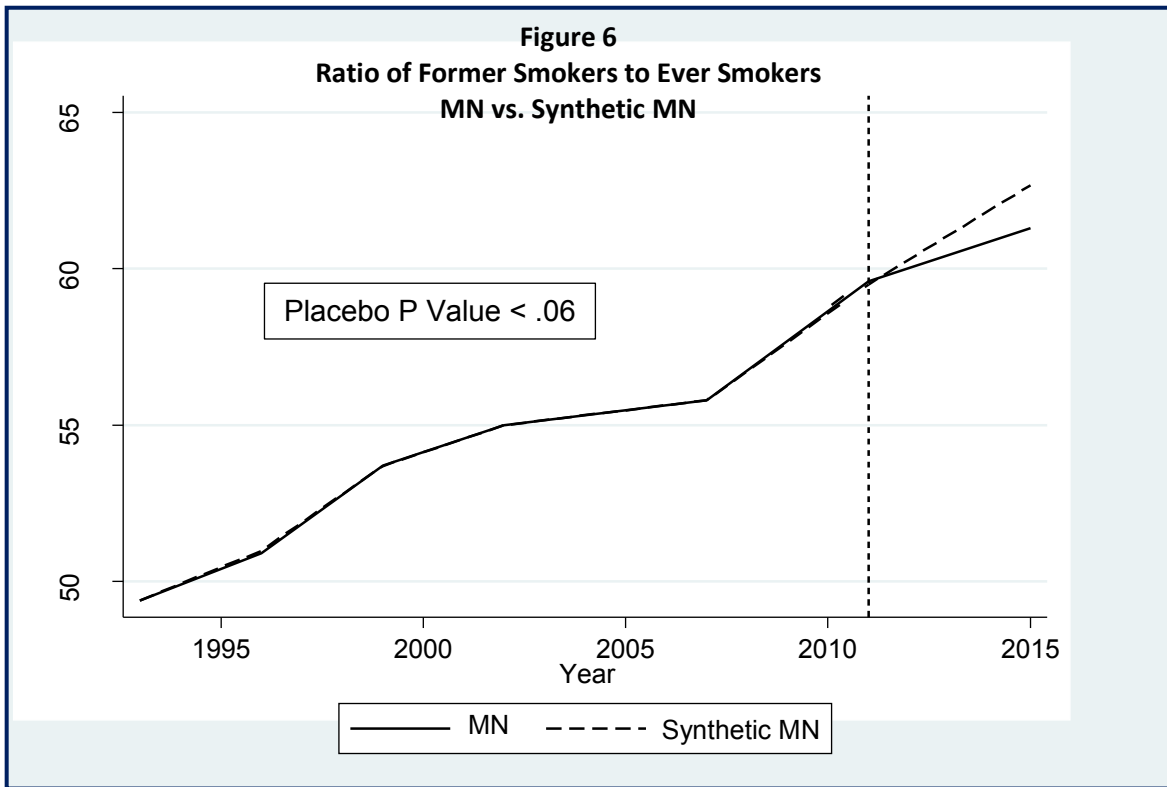
| Model type | Data             | Treatment Effect | Standard Error | t-value | P-value |
|------------|------------------|------------------|----------------|---------|---------|
| DL1        | Levels           | -0.0289          | 0.6416         | -0.04   | 0.966   |
| DL2        | Wave Differences | 0.9200           | 0.6320         | 1.46    | 0.196   |



**Table 2**  
**Effect of the MN E-cigarette Tax on Smoking**  
**DD: MN vs. Synthetic MN**

| Model type | Data             | Coefficient of the treatment variable | Standard Error | t-value | P-value |
|------------|------------------|---------------------------------------|----------------|---------|---------|
| DL1        | Levels           | 0.9264***                             | 0.2094         | 4.42    | 0.004   |
| DL2        | Wave Differences | 0.8449**                              | 0.3250         | 2.60    | 0.048   |

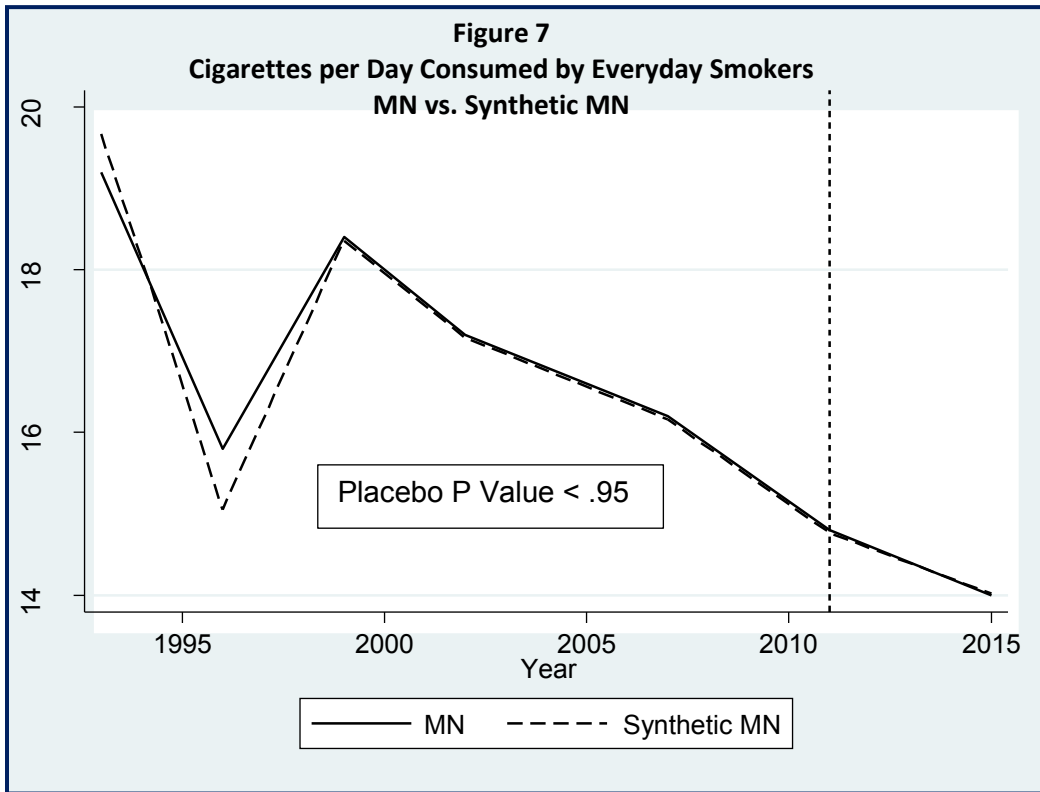
Note: 2002 data are not used in the model for Wave Differences. Asterisks denote significance as follows: \*\*\* p-value  $\leq$  0.01, \*\* 0.01 < p-value  $\leq$  0.05, \* 0.05 < p-value  $\leq$  0.10.



**Table 3**  
**Effect of the MN E-cigarette Tax on Ratio of Former Smokers**  
**DD: MN vs. Synthetic MN**

| Model type | Data             | Coefficient of the treatment variable | Standard Error | t-value | P-value |
|------------|------------------|---------------------------------------|----------------|---------|---------|
| DL1        | Levels           | -0.9526***                            | 0.1870         | 5.09    | 0.002   |
| DL2        | Wave Differences | -1.2326***                            | 0.2425         | 5.08    | 0.004   |

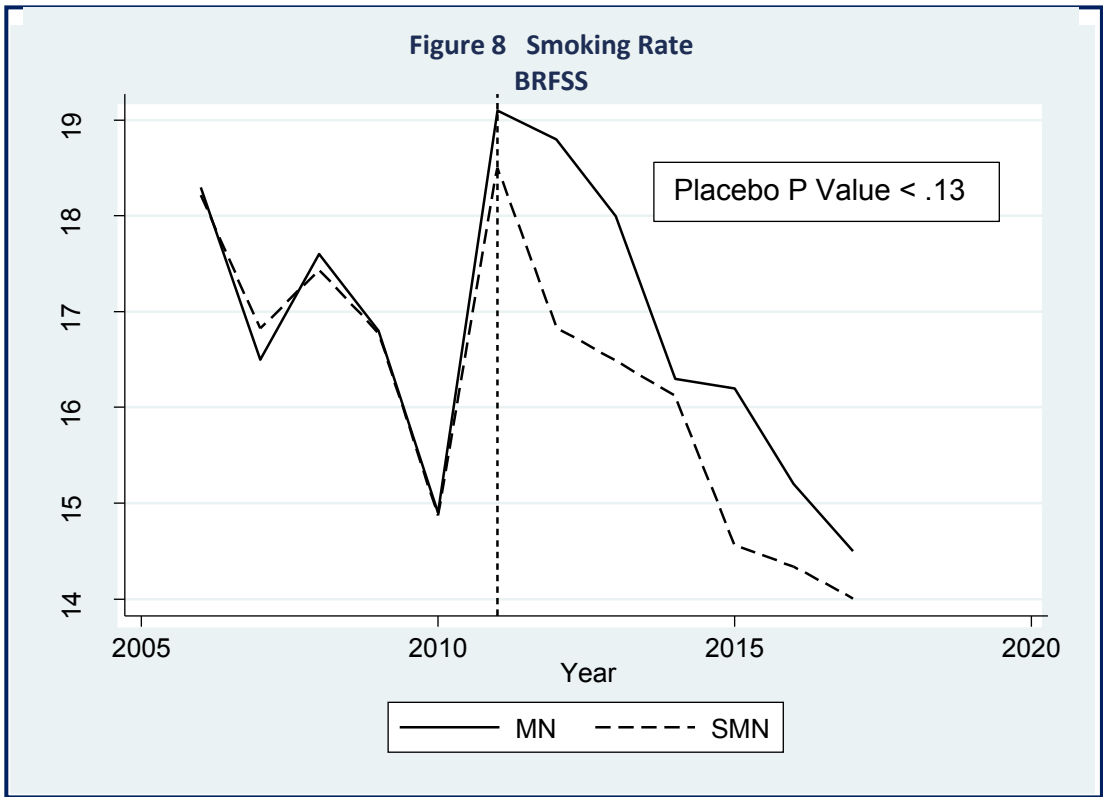
Note: 2002 data are not used in the model for Wave Differences. Asterisks denote significance as follows: \*\*\* p-value  $\leq$  0.01, \*\* 0.01 < p-value  $\leq$  0.05, \* 0.05 < p-value  $\leq$  0.10.



**Table 4**  
**Effect of the MN E-cigarette Tax on Daily Cigarette Consumption (Intensive Margin)**  
**DD: MN vs. Synthetic MN**

| Model type | Data             | Coefficient of the treatment variable | Standard Error | t-value | P-value |
|------------|------------------|---------------------------------------|----------------|---------|---------|
| DL1        | Levels           | 0.0885                                | 0.4195         | 0.21    | 0.841   |
| DL2        | Wave Differences | 0.0517                                | 0.6298         | 0.08    | 0.938   |

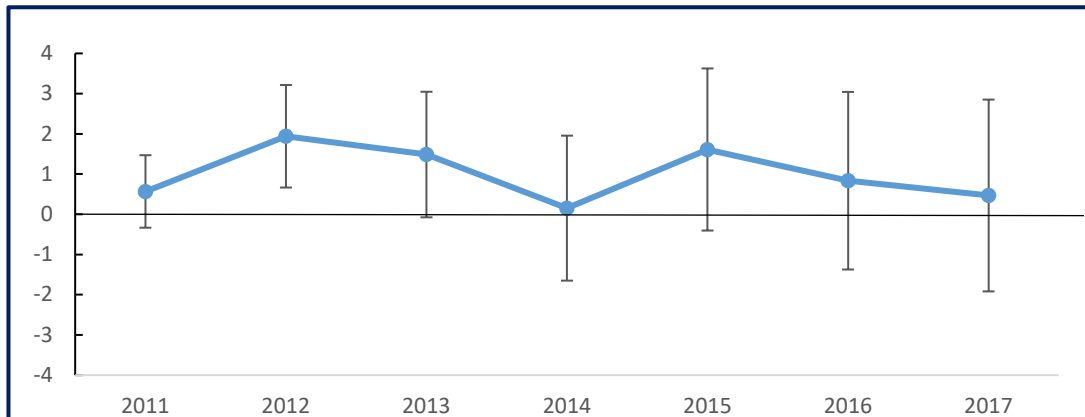
Note: Data on cigarettes consumed are not available for 2003. Asterisks denote significance as follows: \*\*\* p-value  $\leq$  0.01, \*\* 0.01 < p-value  $\leq$  0.05, \* 0.05 < p-value  $\leq$  0.10.



**Table 5  
Effect of the MN E-cigarette Tax on Smoking Rate from the BRFSS  
DD: MN vs. Synthetic MN**

| Model type | Data             | Coefficient of the treatment variable | Standard Error | t-value | P-value |
|------------|------------------|---------------------------------------|----------------|---------|---------|
| DL1        | Levels           | 1.0404***                             | 0.3124         | 3.33    | 0.008   |
| DL2        | Year Differences | 0.5677                                | 0.8457         | 0.67    | 0.517   |

**Figure 9  
BRFSS Effects of Lagged Treatment Variables with 95% confidence intervals**



### 3. Truth Initiative Fact Sheet – Minnesota

# Tobacco use in Minnesota 2019

Jun. 28, 2019 | 3 min read

## Cigarette use: Minnesota

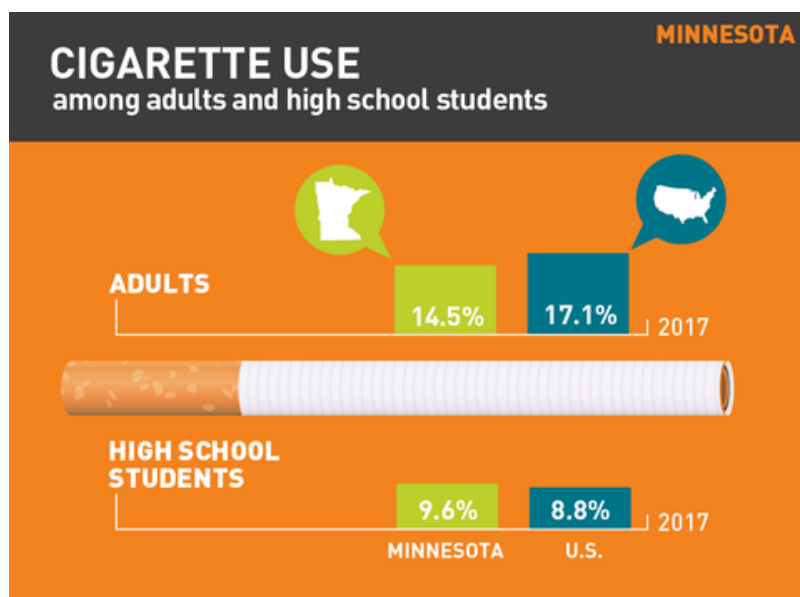
- In 2017, 14.5% of adults smoked. Nationally, the rate was 17.1%.<sup>1</sup>
- In 2017, 9.6% of high school students in Minnesota smoked cigarettes on at least one day in the past 30 days. Nationally, the rate was 8.8%.<sup>2,3</sup>

TOPIC

Smoking by  
Region

SUBTOPIC

State Facts

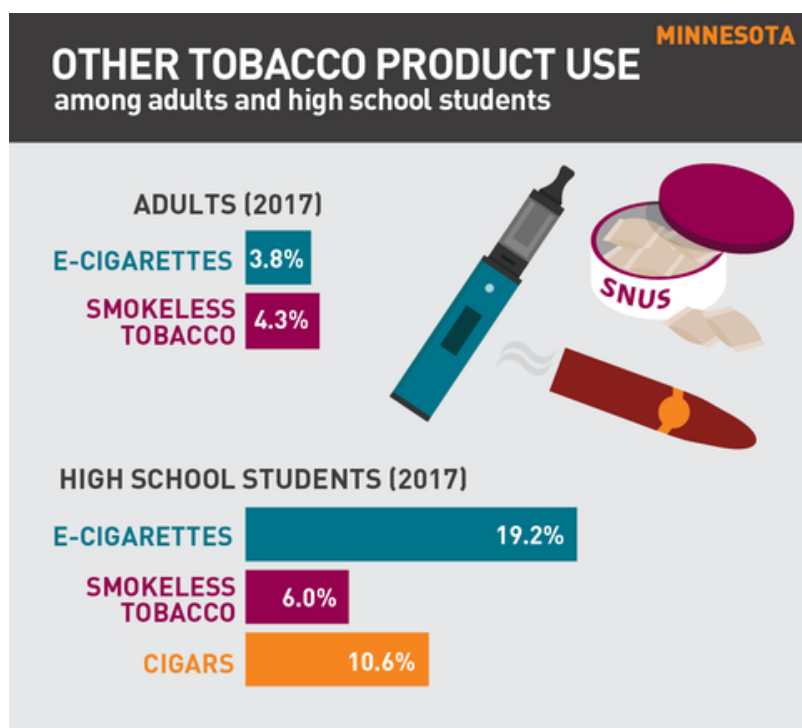


## Other tobacco product use: Minnesota

- In 2017, 3.6% of adults used e-cigarettes and 4.8% used

smokeless tobacco.<sup>4</sup>

- In 2017, 19.2% of high school students in Minnesota used electronic vapor products on at least one day in the past 30 days.<sup>2</sup>
- In 2017, 6.0% of high school students in Minnesota used chewing tobacco, snuff or dip on at least one day in the past 30 days.<sup>2</sup>
- In 2017, 10.6% of high school students in Minnesota smoke cigars, cigarillos or little cigars on at least one day in the past 30 days.<sup>2</sup>



## Economics of tobacco use and tobacco control

- Minnesota received \$703.6 million (estimated) in revenue from tobacco settlement payments and taxes in fiscal year 2019.<sup>3</sup>
- Of this, the state allocated \$17.3 million in state funds to tobacco prevention in fiscal year 2019, 32.7% of the Centers



for Disease Control and Prevention's annual spending target.<sup>3</sup>

- Smoking-caused health care costs: \$2.51 billion per year.<sup>5</sup>
- Smoking-caused losses in productivity: \$1.54 billion per year.<sup>6</sup>



## Minnesota tobacco laws

### Tobacco taxes

- Minnesota is ranked 8th in the U.S. for its cigarette tax of \$3.04 per pack (enacted January 2018), compared to the national average of \$1.81. (The District of Columbia has the highest tax at \$4.50 and Missouri has the lowest at 17 cents.)<sup>5-7</sup>
- Moist snuff containers weighing less than 1.2 ounces are taxed at the greater of 95% of the wholesale price or a minimum price equal to the cigarette tax at each container. Moist snuff containers weighing more than 1.2 ounces are taxed at the greater of 95% of the wholesale price or a minimum tax equal to the cigarette tax on each container multiplied by the number of ounces of moist snuff in the container, divided by 1.2 (container = smallest consumer-size can, package or other container that is marketed or packaged by an entity for separate sale to a retail

purchaser).

- Premium cigars are taxed at 95% of the wholesale or 50 cents per cigar, whichever is less.
- All other tobacco products, including e-cigarettes, are taxed at 95% of the wholesale sales price.<sup>7,8</sup>

### **Clean indoor air ordinances**

- Smoking is prohibited in all government workplaces (workplaces with two or fewer employees are exempt), private workplaces (workplaces with two or fewer employees are exempt), schools, childcare facilities, restaurants, bars, casinos/gaming establishments (tribal establishments are exempt), retail stores and recreational/cultural facilities.<sup>6</sup>
- The use of e-cigarettes is prohibited in day care and health facilities, government owned or operated buildings, facilities owned by Minnesota state colleges and universities, the University of Minnesota, facilities licensed by the commissioner of human services, and in public and charter schools and any facility or vehicle owned, rented or leased by a school district.<sup>9</sup>

### **Youth access laws**

- The minimum age to purchase tobacco products in Minnesota is 21. In December 2019, the United States adopted a law raising the federal minimum age of sale of all tobacco products to 21, effective immediately.
- Minors are prohibited from buying nicotine delivery products, including e-cigarettes.<sup>5</sup>
- Self-service sales are prohibited, except in adult-only facilities.<sup>7,8</sup>

### **Local tobacco laws**

- Minneapolis and 33 other localities in the state raised their minimum age requirement for the purchase of tobacco products to 21.<sup>10</sup>

- In Minneapolis and St. Paul, the sale of flavored tobacco products is restricted to tobacco product shops. The sale of menthol flavored tobacco products is prohibited except in adult-only tobacco shops and liquor stores.<sup>11,12</sup>
- In Duluth, Falcon Heights and Lauderdale, the sale of flavored tobacco products, including menthol, is prohibited except in adult-only tobacco stores.<sup>13-15</sup>
- In Mendota Heights, Robbinsdale, Shoreview and St. Louis Park, the sale of flavored tobacco products is prohibited except in adult-only tobacco stores. Menthol, mint and wintergreen flavors are exempt from the restriction.<sup>16-19</sup>
- In Arden Hills, the sale of all flavored tobacco products is prohibited.<sup>20</sup>
- In Minneapolis, Robbinsdale and St. Paul, the minimum price for cigars (after coupons and discounts have been applied and before sales tax) is \$2.60 for a single cigar, \$5.20 for a 2-pack or “double” pack, \$7.80 for a 3-pack and \$10.40 for packs with four or more cigars.<sup>12,17,21</sup>
- Rock County prohibits pharmacies from selling tobacco products.<sup>22</sup>

## Quitting statistics and benefits

- The CDC estimates 46% of daily adult smokers in Minnesota quit smoking for one or more days in 2017.<sup>4</sup>
- In 2014, the Affordable Care Act required that Medicaid programs cover all tobacco cessation medications.<sup>8\*\*</sup>
- Minnesota’s state quit line invests \$13.18 per smoker, compared to the national average of \$2.21.<sup>8</sup>
- Minnesota does not have a private insurance mandate provision for cessation.<sup>8</sup>

# Notes and references

## Updated April 2019

\*National and state-level prevalence numbers reflect the most recent data available. This may differ across state fact sheets.

\*\*The seven recommended cessation medications are NRT gum, NRT patch, NRT nasal spray, NRT inhaler, NRT lozenge, Varenicline (Chantix) and Bupropion (Zyban).

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## 4. Truth Initiative Fact Sheet – Maryland

# Tobacco use in Maryland 2019

Jun. 28, 2019 | 3 min read

## Cigarette use: Maryland

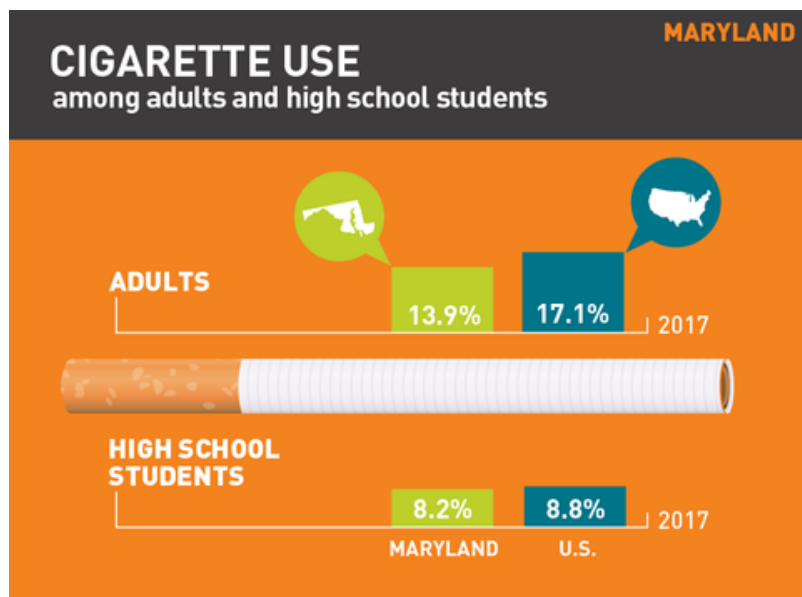
- In 2017, 13.9% of adults smoked. Nationally, the rate was 17.1%.<sup>1</sup>
- In 2017, 8.2% of high school students in Maryland smoked cigarettes on at least one day in the past 30 days. Nationally, the rate was 8.8%.<sup>2</sup>

TOPIC

Smoking by  
Region

SUBTOPIC

State Facts



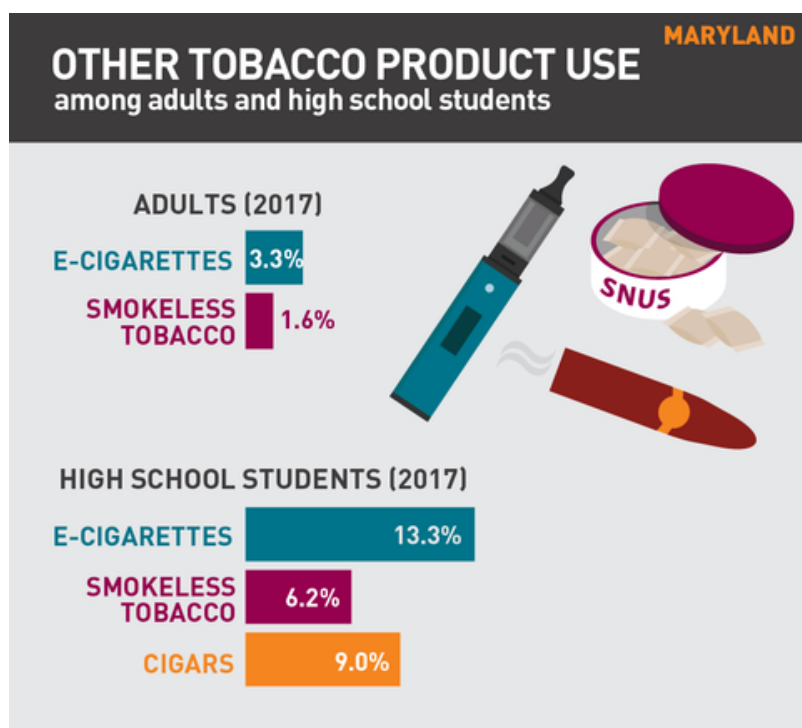
## Other tobacco product use: Maryland

- In 2017, 3.3% of adults used e-cigarettes and 1.6% used



smokeless tobacco.<sup>3</sup>

- In 2017, 13.3% of high school students in Maryland used electronic vapor products on at least one day in the past 30 days. Nationally, the rate was 13.2%.<sup>2</sup>
- In 2017, 6.2% of high school students in Maryland used chewing tobacco, snuff or dip on at least one day in the past 30 days. Nationally, the rate was 5.5%.<sup>2</sup>
- In 2017, 9.0% of high school students in Maryland smoked cigars, cigarillos or little cigars on at least one day in the past 30 days. Nationally, the rate was 8.0%.<sup>2</sup>



## Economics of tobacco use and tobacco control

- Maryland received \$525 million (estimated) in revenue from tobacco settlement payments and taxes in fiscal year 2019.<sup>4</sup>
- Of this, the state allocated \$10.5 million in state funds to tobacco prevention in fiscal year 2019, 21.8% of the Centers for Disease Control and Prevention's annual spending

target.<sup>4</sup>

- Smoking-related health care costs: \$2.71 billion per year.<sup>4</sup>
- Smoking-related losses in productivity: \$2.22 billion per year.<sup>5</sup>



## Maryland tobacco laws

### Tobacco taxes

- Maryland is ranked 17th in the U.S. for its cigarette tax of \$2 per pack (enacted January 2008), compared with the national average of \$1.81. (The District of Columbia has the highest tax at \$4.50 and Missouri has the lowest at 17 cents.)<sup>6-8</sup>
- Cigars are taxed at 70% of the wholesale price and premium cigars are taxed at 15% of the wholesale price. All other tobacco products are taxed at 30% of the manufacturer's list price.<sup>6,7</sup>

### Clean indoor air ordinances

- Smoking is prohibited in all government and private workplaces, schools, childcare facilities, restaurants, bars, casinos/gaming establishments, retail stores and recreational/cultural facilities.<sup>7</sup>

- No smoke-free restrictions exist for e-cigarette use.<sup>9</sup>

### Youth access laws

- The minimum age to purchase tobacco products in Maryland is 21. In December 2019, the United States adopted a law raising the federal minimum age of sale of all tobacco products to 21, effective immediately.
- Minors are prohibited from buying electronic smoking devices, including e-cigarettes.<sup>6,7</sup>

## Quitting statistics and benefits

- The CDC estimates that 50.4% of daily adult smokers in Maryland quit smoking for one or more days in 2017.<sup>3</sup>
- In 2014, the Affordable Care Act required that Medicaid programs cover all quit medications.<sup>7\*\*</sup>
- Maryland's state quit line invests \$3.39 per smoker, compared with the national average investment per smoker of \$2.21.<sup>7</sup>
- Maryland does have a private insurance mandate provision for cessation.<sup>7</sup>

## Notes and references

### Updated April 2019

\*National and state-level prevalence numbers reflect the most recent data available. This may differ across state fact sheets.

\*\*The seven recommended quitting medications are NRT gum, NRT patch, NRT nasal spray, NRT inhaler, NRT lozenge, Varenicline (Chantix) and Bupropion (Zyban).

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E-Cigarettes Are About 95%  
Safer Than Smoking

# E-cigarettes around 95% less harmful than tobacco estimates landmark review

Expert independent review concludes that e-cigarettes have potential to help smokers quit.

[Public Health England](#)

An [expert independent evidence review](#) published today by Public Health England (PHE) concludes that e-cigarettes are significantly less harmful to health than tobacco and have the potential to help smokers quit smoking.

Key findings of the review include:

- the current best estimate is that e-cigarettes are around 95% less harmful than smoking
- nearly half the population (44.8%) don't realise e-cigarettes are much less harmful than smoking
- there is no evidence so far that e-cigarettes are acting as a route into smoking for children or non-smokers

The review, commissioned by PHE and led by Professor Ann McNeill (King's College London) and Professor Peter Hajek (Queen Mary University of London), suggests that e-cigarettes may be contributing to falling smoking rates among adults and young people. Following the review PHE has published a paper on the [implications of the evidence for policy and practice](#).

The comprehensive review of the evidence finds that almost all of the 2.6 million adults using e-cigarettes in Great Britain are current or ex-smokers,

most of whom are using the devices to help them quit smoking or to prevent them going back to cigarettes. It also provides reassurance that very few adults and young people who have never smoked are becoming regular e-cigarette users (less than 1% in each group).

However, the review raises concerns that increasing numbers of people think e-cigarettes are equally or more harmful than smoking (22.1% in 2015, up from 8.1% in 2013: ASH Smokefree GB survey) or don't know (22.7% in 2015, ASH Smokefree GB survey).

Despite this trend all current evidence finds that e-cigarettes carry a fraction of the risk of smoking.

Emerging evidence suggests some of the highest successful quit rates are now seen among smokers who use an e-cigarette and also receive additional support from their local stop smoking services.

Professor Kevin Fenton, Director of Health and Wellbeing at Public Health England said:

Smoking remains England's number one killer and the best thing a smoker can do is to quit completely, now and forever.

E-cigarettes are not completely risk free but when compared to smoking, evidence shows they carry just a fraction of the harm. The problem is people increasingly think they are at least as harmful and this may be keeping millions of smokers from quitting. Local stop smoking services should look to support e-cigarette users in their journey to quitting completely.

Professor Ann McNeill, King's College London and independent author of the review, said:

There is no evidence that e-cigarettes are undermining England's falling smoking rates. Instead the evidence consistently finds that e-cigarettes are another tool for stopping smoking and in my view smokers should try vaping and vapers should stop smoking entirely.

E-cigarettes could be a game changer in public health in particular by reducing the enormous health inequalities caused by smoking.

**Professor Peter Hajek, Queen Mary University London and independent author of the review said:**

My reading of the evidence is that smokers who switch to vaping remove almost all the risks smoking poses to their health. Smokers differ in their needs and I would advise them not to give up on e-cigarettes if they do not like the first one they try. It may take some experimentation with different products and e-liquids to find the right one.

**Professor Linda Bauld, Cancer Research UK's expert in cancer prevention, said:**

Fears that e-cigarettes have made smoking seem normal again or even led to people taking up tobacco smoking are not so far being realised based on the evidence assessed by this important independent review. In fact, the overall evidence points to e-cigarettes actually helping people to give up smoking tobacco.

Free Stop Smoking Services remain the most effective way for people to quit but we recognise the potential benefits for e-cigarettes in helping large numbers of people move away from tobacco.

Cancer Research UK is funding more research to deal with the unanswered questions around these products including the longer-term



impact.

Lisa Surtees, acting director at Fresh Smoke Free North East, the first region where all local stop smoking services are actively promoted as e-cigarette friendly, said:

Despite making great strides to reduce smoking, tobacco is still our biggest killer. Our region has always kept an open mind towards using electronic cigarettes as we can see the massive potential health benefits from switching.

All of our local NHS Stop Smoking Services now proactively welcome anyone who wants to use these devices as part of their quit attempt and increase their chance of success.

## Background

PHE's remit letter for 2014 to 2015 requested an update of the evidence around e-cigarettes. PHE commissioned Professors Ann McNeill and Peter Hajek to review the available evidence. The review builds on previous evidence summaries published by PHE in 2014.

The full list of authors of the report are:

- McNeill A, Brose LS, Calder R, Hitchman SC: Institute of Psychiatry, Psychology & Neuroscience, National Addiction Centre, King's College London and UK Centre for Tobacco & Alcohol Studies
- Hajek P, McRobbie H (Chapters 9 and 10): Wolfson Institute of Preventive Medicine, Barts and The London School of Medicine and Dentistry Queen Mary, University of London and UK Centre for Tobacco & Alcohol Studies

Implications of the evidence for policy and practice: Based on the findings of the evidence review PHE advises that:

- e-cigarettes have the potential to help smokers quit smoking, and the evidence indicates they carry a fraction of the risk of smoking cigarettes but are not risk free
- e-cigarettes potentially offer a wide reach, low-cost intervention to reduce smoking in more deprived groups in society where smoking is elevated, and we want to see this potential fully realised
- there is an opportunity for e-cigarettes to help tackle the high smoking rates among people with mental health problems, particularly in the context of creating smokefree mental health units
- the potential of e-cigarettes to help improve public health depends on the extent to which they can act as a route out of smoking for the country's eight million tobacco users, without providing a route into smoking for children and non-smokers. Appropriate and proportionate regulation is essential if this goal is to be achieved
- local stop smoking services provide smokers with the best chance of quitting successfully and we want to see them engaging actively with smokers who want to quit with the help of e-cigarettes
- we want to see all health and social care professionals providing accurate advice on the relative risks of smoking and e-cigarette use, and providing effective referral routes into stop smoking services
- the best thing smokers can do for their health is to quit smoking completely and to quit for good. PHE is committed to ensure that smokers have a range of evidence-based, effective tools to help them to

quit. We encourage smokers who want to use e-cigarettes as an aid to quit smoking to seek the support of local stop smoking services

- given the potential benefits as quitting aids, PHE looks forward to the arrival on the market of a choice of medicinally regulated products that can be made available to smokers by the NHS on prescription. This will provide assurance on the safety, quality and effectiveness to consumers who want to use these products as quitting aids
- the latest evidence will be considered in the development of the next Tobacco Control Plan for England with a view to maximising the potential of e-cigarettes as a route out of smoking and minimising the risk of their acting as a route into smoking

From October this year it will be an offence to sell e-cigarettes to anyone under the age of 18 or to buy e-cigarettes for them. The government is [consulting on a comprehensive array of regulations](#) under the European Tobacco Products Directive.

Photo by [pixelblume](#), used under [Flickr Creative Commons](#)

Please contact PHE press office for:

- the full review [E-cigarettes: an evidence update - A report commissioned by Public Health England](#)
- interviews with PHE spokespeople or the review's independent authors
- case studies of stop smoking services who work with e-cigarette users and smokers who have quit completely with a combination of e-cigarettes and attending a service



## Underpinning evidence for the estimate that e-cigarette use is around 95% safer than smoking: authors' note

The estimate that e-cigarette use is around 95% safer than smoking is based on the facts that:

- the constituents of cigarette smoke that harm health – including carcinogens – are either absent in e-cigarette vapour or, if present, they are mostly at levels much below 5% of smoking doses (mostly below 1% and far below safety limits for occupational exposure)
- the main chemicals present in e-cigarettes only have not been associated with any serious risk

Our review<sup>i</sup> aimed to assess whether studies that have recently been widely reported as raising new alarming concerns on the risks of e-cigarettes changed the conclusions of the previous independent review ([Britton and Bogdanovica, 2014](#)) and other reassuring reviews.

We concluded that these new studies do not in fact demonstrate substantial new risks and that the previous estimate by an international expert panel ([Nutt et al, 2014](#)) endorsed in an expert review ([West et al, 2014](#)) that e-cigarette use is around 95% safer than smoking, remains valid as the current best estimate based on the peer-reviewed literature.

Some flavourings and constituents in e-cigarettes may pose risks over the long term. We consider the 5% residual risk to be a cautious estimate allowing for this uncertainty.

Ongoing monitoring is needed to ensure that if any new risks emerge, recommendations to smokers and regulatory requirements are revised accordingly.

On current evidence, there is no doubt that smokers who switch to vaping reduce the risks to their health dramatically.

Professor Ann McNeill  
Institute of Psychiatry, Psychology & Neuroscience, National Addiction Centre, King's College London



Public Health  
England

Protecting and improving the nation's health

Professor Peter Hajek  
Wolfson Institute of Preventive Medicine, Barts and The London School of Medicine and  
Dentistry Queen Mary, University of London

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<sup>i</sup> McNeill et al, [E-cigarettes: an evidence update – A report commissioned by Public Health England](#), Public Health England, August 2015

## 6. Public Health Consequences Of E-Cigarettes



January 2018

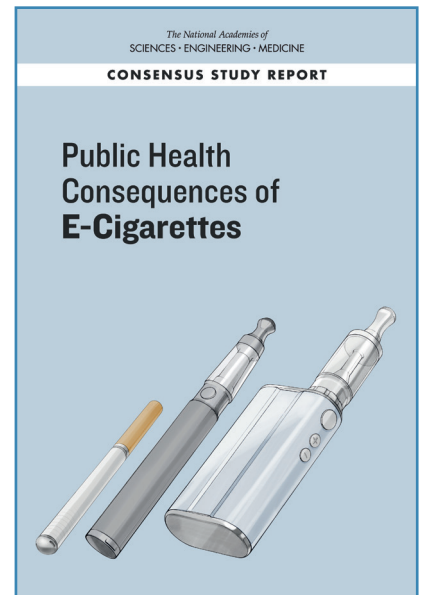
## Public Health Consequences of E-Cigarettes

Millions of Americans use electronic cigarettes (e-cigarettes). Young people especially, age 17 and under, have quickly taken up their use: Substantially more young people use e-cigarettes than any other tobacco product, including traditional combustible tobacco cigarettes.

Despite their popularity, little is known about the health effects of e-cigarettes. Perceptions of potential risks and benefits of e-cigarette use vary widely among the public, users of the products, health care providers, and the public health community.

With support from the Center for Tobacco Products of the Food and Drug Administration (FDA), the National Academies of Sciences, Engineering, and Medicine convened an expert committee to conduct a critical, objective review of the scientific evidence about e-cigarettes and health. The resulting report, *Public Health Consequences of E-Cigarettes*, provides an overview of the evidence, recommends ways to improve the research, and highlights gaps that are priority focus areas for future work.

As part of its work, the committee conducted a comprehensive, in-depth review of the scientific literature around e-cigarettes, including key constituents in e-cigarettes, human health effects, initiation and cessation of combustible tobacco cigarette use, and harm reduction. The committee considered the quality of individual studies and the totality of the evidence to provide 47 structured, consistent conclusions on the strength of the evidence (categorized as conclusive, substantial, moderate, limited, insufficient, and no evidence—all defined on the next page).



## CONSTITUENTS OF E-CIGARETTES

E-cigarettes contain liquids (called e-liquids), which typically contain nicotine, flavorings, and humectants (to retain moisture).

With respect to nicotine, conclusive evidence shows that exposure to nicotine from e-cigarettes is highly variable. It depends on characteristics of the products, including those of the device and e-liquids, as well as how the device is operated. Substantial evidence also shows that among experienced adult e-cigarette users, exposure to nicotine can be comparable to that from combustible tobacco cigarettes.

Most of the flavorings used in e-cigarettes are generally regarded as safe by the FDA, although these designations relate to oral consumption (flavorings used in food), and most have not been studied for safety when inhaled with an e-cigarette.

The primary humectants are propylene glycol and glycerol (also known as vegetable glycerin). Similar to flavorings, they are generally regarded as safe for ingestion, but less is known about their health effects when inhaled.

**Overall, e-cigarette aerosol contains fewer numbers and lower levels of toxicants than smoke from combustible tobacco cigarettes. Nicotine exposure can mimic that found with use of combustible tobacco cigarettes, but it is highly variable. The exposure to nicotine and toxicants from the aerosolization of flavorings and humectants depends on device characteristics and how the device is used.**

## HEALTH EFFECTS OF E-CIGARETTES

Because e-cigarettes have only been on the U.S. market for a relatively brief time—first imported in 2006, most have entered the market much more recently—it is difficult to scientifically compare their health effects to those of combustible tobacco cigarettes, whose health effects were not fully appreciated until after decades of use. However, in contrast to long-term effects, research on short-term health effects of e-cigarettes is now available.

The committee evaluated the current state of knowledge on outcomes including dependence and abuse liability, cardiovascular diseases, cancers, respiratory diseases, oral diseases, reproductive and developmental effects, and injuries and poisonings.

**Overall, the evidence reviewed by the committee suggests that e-cigarettes are not without biological effects in humans. For instance, use of e-cigarettes results in dependence on the devices, though with apparently less risk and severity than that of combustible tobacco cigarettes. Yet the implications for long-term effects on morbidity and mortality are not yet clear.**

To see the full text of the committee's conclusions organized by levels of evidence and outcome, visit [nationalacademies.org/eCigHealthEffects](https://www.nationalacademies.org/eCigHealthEffects).

### Levels of Evidence for Conclusions

*Conclusive evidence:* There are many supportive findings from good-quality controlled studies (including randomized and non-randomized controlled trials) with no credible opposing findings. A firm conclusion can be made, and the limitations to the evidence, including chance, bias, and confounding factors, can be ruled out with reasonable confidence.

*Substantial evidence:* There are several supportive findings from good-quality observational studies or controlled trials with few or no credible opposing findings. A firm conclusion can be made, but minor limitations, including chance, bias, and confounding factors, cannot be ruled out with reasonable confidence.

*Moderate evidence:* There are several supportive findings from fair-quality studies with few or no credible opposing findings. A general conclusion can be made, but limitations, including chance, bias, and confounding factors, cannot be ruled out with reasonable confidence.

*Limited evidence:* There are supportive findings from fair-quality studies or mixed findings with most favoring one conclusion. A conclusion can be made, but there is significant uncertainty due to chance, bias, and confounding factors.

*Insufficient evidence:* There are mixed findings or a single poor study. No conclusion can be made because of substantial uncertainty due to chance, bias, and confounding factors.

*No available evidence:* There are no available studies; health endpoint has not been studied at all. No conclusion can be made.



## The net public health outcome of e-cigarette use depends on the balance between positive and negative consequences.

### E-CIGARETTES AND HARM REDUCTION

FDA regulations require that tobacco products introduced to the U.S. market over the past decade must show a net public health benefit. In considering this public health effect, a product must pose less risk to users than combustible tobacco cigarettes. Additionally, if a product caused more people to start harmful tobacco use, or caused fewer people to quit tobacco use, a product would be kept off the market. So separate from the health effects of e-cigarettes, the tobacco control field must pay close attention to the effects of e-cigarettes on starting and quitting combustible tobacco products.

For youth and young adults, there is substantial evidence that e-cigarette use increases the risk of ever using combustible tobacco cigarettes. For e-cigarette users who have also ever used combustible tobacco cigarettes, there is moderate evidence that e-cigarette use increases the frequency and intensity of subsequent combustible tobacco cigarette smoking.

There is insufficient evidence from randomized controlled trials about the effectiveness of e-cigarettes as cessation aids compared to no treatment or to FDA-approved smoking cessation treatments. While the overall evidence from observational trials is mixed, there is moderate evidence from observational studies that more frequent use of e-cigarettes is associated with increased likelihood of cessation.

**Overall, the evidence suggests that while e-cigarettes might cause youth who use them to transition to use of combustible tobacco products, they might also increase adult cessation of combustible tobacco cigarettes.**

Completely substituting e-cigarettes for combustible tobacco cigarettes conclusively reduces a person's exposure to many toxicants and carcinogens present in combustible tobacco cigarettes and may result in

reduced adverse health outcomes in several organ systems. **Across a range of studies and outcomes, e-cigarettes appear to pose less risk to an individual than combustible tobacco cigarettes.**

To examine the possible effects of e-cigarette use at the population level, the committee used population dynamic modeling. Under the assumption that using e-cigarettes increases the net cessation rate of combustible tobacco cigarettes among adults, the modeling projects that in the short run, use of these products will generate a net public health benefit, despite the increased use of combustible tobacco products by young people. Yet in the long term (for instance, 50 years out), the public health benefit is substantially less and is even negative under some scenarios. If the products do not increase combustible tobacco cessation in adults, then with the range of assumptions the committee used, the model projects that there would be net public health harm in the short and long terms.

### RESEARCH RECOMMENDATIONS

There is a great need for more evidence around the new field of e-cigarettes; research with both long- and short-term horizons is required.

The committee identified gaps in the literature in every aspect in its work and provides overarching categories of research needs and specific research suggestions within the final chapters of each of the three major sections of the report. These overarching categories include: (1) addressing gaps in substantive knowledge and (2) improving research methods and quality through protocol and methods validation and development, including the use of appropriate study design.

To download a copy of the report and read the full text of the committee's recommendations, please visit **[nationalacademies.org/eCigHealthEffects](https://www.nationalacademies.org/eCigHealthEffects)**.

## Committee on the Review of the Health Effects of Electronic Nicotine Delivery Systems

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## CONCLUSION

Although e-cigarettes are not without risk, compared to combustible tobacco cigarettes they contain fewer toxicants; can deliver nicotine in a similar manner; show significantly less biological activity in most, but not all, in vitro, animal, and human systems; and might be useful as a cessation aid in smokers who use e-cigarettes exclusively. However, young people who begin with e-cigarettes are more likely to transition to combustible cigarette use and become smokers who are at risk to suffer the known health burdens of combustible tobacco cigarettes. The net public health outcome of e-cigarette use depends on the balance between positive and negative consequences.

More and better research is needed to help clarify whether e-cigarettes will prove to reduce harm—or induce harm—at the individual and the population levels. The approach taken by the committee to evaluate the health effects of e-cigarettes in this report is anticipated to provide a generalizable template for future evaluations of the evidence.

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To read the full report, please visit  
[nationalacademies.org/eCigHealthEffects](https://www.nationalacademies.org/eCigHealthEffects)

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