Tobacco harm reduction is a proven strategy for helping smokers reduce their tobacco use or quit altogether.
1. Introduction
For decades, lawmakers and regulators have used taxes, bans, and strong regulations in an attempt to reduce the negative health effects of smoking. Recently, some have sought to extend those policies to electronic cigarettes.

E-cigarettes are one of the most popular cigarette replacement products, with a total market of around $2 billion per year. They have proven effective at helping smokers reduce their cigarette use or quit altogether and thus are expected to have significant public health benefits. Efforts by state and local governments to “improve public health” by taxing or heavily regulating e-cigarettes present a real threat to those using a product that already has helped as many as 2.5 million Americans quit smoking or stay smoke-free.

E-cigarettes simulate the physical and behavioral aspects of smoking while eliminating most of the harmful chemicals. The chemical composition of vapor is less toxic than smoke, which means e-cigarettes are far safer for users and virtually harmless for bystanders. There is no justification for imposing cigarette taxes and other punitive policies on e-cigarettes.

Recognizing policymakers’ time is often scarce and always valuable, this booklet opens with our recommended policy approaches to e-cigarettes and vaping products. We next address popular myths about these products—claims you may already have heard and certainly will hear when taxes, bans, or e-cigarette regulations make it to your policy agenda.

The remaining sections of this booklet offer support for our policy prescriptions and responses to the myths. We examine the history of the anti-smoking campaign in the United States and describe how the “quit or die” strategy of behavioral therapy and medicine became the norm ... but hasn’t been successful. We then introduce a third strategy—tobacco harm reduction—and discuss the important role e-cigarettes play in that more successful, more compassionate, strategy.

We welcome your comments and questions about this publication. Please don’t hesitate to call us at 312/377-4000, send an email to think@heartland.org, or write to us at 3939 North Wilke Road, Arlington Heights, IL 60004.

2. Policy Prescriptions: How to Help Smokers Effectively, Compassionately
Tobacco harm reduction is a proven strategy for helping smokers reduce their tobacco use or quit altogether. Policymakers genuinely interested in the welfare of smokers should avoid policies that punish smokers for switching to e-cigarettes and other vapor products.

Below we discuss the four most common policy approaches to e-cigarettes: taxation, bans on use indoors and/or outdoors, regulations on purchases by minors, and regulations on flavorings.

Taxation
It is becoming common to impose on e-cigarettes the same kind of “sin taxes” levied on gambling, smoking, and alcohol.

Proponents of this approach note taxing activities or products generally viewed as bad will discourage people from engaging in those activities or consuming those products. Lawmakers and some economists also justify sin taxes by demonstrating a “quantifiable negative externality ... of the use of a specific product”2—that is, they say use of the product imposes...
costs on other people. In the case of tobacco cigarettes, taxes are meant to “disincentivize smoking but also to help fund smoking prevention and public health programs.”

The goal of responsible tax policy is to generate revenue, not act as a blunt tool to influence consumer choices. Many states are struggling to balance their budgets while tax revenues from conventional tobacco products decline, so legislators now look at vapor products as a potential new revenue stream. As of October 2016, six states—Kansas, Louisiana, Minnesota, North Carolina, Pennsylvania, and West Virginia—were taxing vapor products. In addition, Washington, DC, Chicago, Illinois (Cook County), and Montgomery County, Maryland have imposed local taxes.

Raising tobacco taxes rarely works as intended and has many negative effects, including driving users to buy untaxed or lower-taxed tobacco elsewhere, which harms local retailers. Tobacco taxes prop up government spending with an unsustainable revenue source. They are also highly regressive, unduly burdening moderate- and low-income individuals.

According to recent data from the U.S. Census Bureau, state revenue from tobacco product sales taxes fell 0.9 percent from 2012 to 2013 and 0.5 percent from 2011 to 2012. In 2013, the National Taxpayers Union Foundation found tobacco tax collections failed to meet initial revenue targets in 72 out of 101 recent tax increases. Targeted taxes on products such as e-cigarettes disproportionately harm low-income taxpayers while punishing local businesses.

In a 2013 study, Kevin Callison and Robert Kaestner found, from “2010 to 2011, smokers earning less than $30,000 per year spent 14.2 percent of their household income on cigarettes, compared to 4.3 percent for smokers earning between $30,000 and $59,999 and 2 percent for smokers earning more than $60,000.” This will prove true for vapor products as well, because the overwhelming majority of people who vape are current or former smokers.

In some states, taxes are imposed on vaping products as a percentage of the price, while other states impose taxes based on the amount and concentration of e-liquid. If either rate is too high, consumers may not be able to afford the product they need to quit smoking. States must be careful not to impose a tax so burdensome it reduces demand, effectively killing both the vaping industry and its smoking customers who use the products as cigarette substitutes.

An interesting new twist on traditional sin taxes was proposed in 2015 by three prominent tobacco research and policy experts. In a commentary published in the New England Journal of Medicine, economist Frank J. Chaloupka of the University of Illinois-Chicago, attorney David Sweanor of the University of Ottawa, and economist Kenneth E. Warner of the University of Michigan challenged policymakers to “expedite the move away from cigarette smoking” by basing taxes on health risks. They recommended high taxes on high-risk combustible products and lower taxes on low-risk, smoke-free products such as e-cigarettes and smokeless tobacco. They noted “the science supporting a difference in risk between combustible and non-combustible tobacco products is well established” and concluded, “Sizeable public health benefits could derive from current cigarette smokers’ switching to [e-cigarettes] and other noncombustible products.”

Sin taxes generally distort markets, reduce economic competitiveness, and encourage unsustainable increases in government spending while placing an excessive burden on lower-income taxpayers. Instead of creating and increasing discriminatory taxes, legislators should avoid the temptation of sin taxes and instead focus on tax reforms that lower smoking rates, put dollars back in the pockets of taxpayers, and encourage government efficiency by creating reasonable limits on spending. Tax policy should not punish smokers for making the transition to e-cigarettes and other vapor products.
Indoor and Outdoor Bans

As e-cigarettes grow in popularity, state and local policymakers have been quick to extend existing smoking bans to the use of vapor products, both indoors and outdoors. Such bans are nothing more than a “public shaming” of vapor product users, a cosmetic regulation aimed at people who “look like” they are smoking. Such bans stigmatize vapor products as just as dangerous as smoking and deter smokers from switching to the less harmful products.

Bans are defended as necessary to limit the exposure of bystanders to toxins—the “secondhand” effect. Secondhand e-cigarette vapor, however, disperses almost immediately. Action on Smoking and Health, a British public health charity, found e-cigarettes offer “little real-world evidence of harm” and should not be subject to smoke-free regulations.8 In a comprehensive review published by BioMed Central, Igor Burstyn of the Department of Environmental and Occupational Health at Drexel University concluded, “Exposures of bystanders [to harmful chemicals] are likely to be orders of magnitude less [with vaping than with smoking], and thus pose no apparent concern,” even under what he called worst-case assumptions.9 The Royal College of Physicians also concluded the “harm to others from vapour exposure is negligible.”10

E-cigarette bans are often based on the presumption that “detectable” levels of contaminants can be found in the environment after use. Journalist and policy analyst Jacob Sullum refutes that rationale:

Since it’s impossible to find undetectable levels of something, [American Lung Association’s Kimberly] Amazeen’s wording is telling. When an alarmist informs you that “detectable levels” of known toxins have been found somewhere, it is safe to surmise that the levels are very, very low, which is generally the case with the aerosol produced by properly operated vaping products.11

Extending smoking bans to e-cigarettes and other vapor products is unwise and counterproductive. Jeff Stier, a senior fellow at the National Center for Public Policy Research, told Budget & Tax News such bans do more harm than good:

There’s no smoke from e-cigarettes, so the ban won’t reduce secondhand exposure. If anything it will increase it by causing more people to keep smoking cigarettes, rather than quit by switching to e-cigarettes. And by treating the dramatically less harmful e-cigarettes like cigarettes, fewer people will be likely to make the switch.12

Although vaping simulates the physical and psychological act of smoking, it eliminates the smoke and virtually all of the harmful toxicants of conventional cigarettes. Because e-cigarettes have fewer negative consequences for vapers and virtually no effect on bystanders, there is no justification for including e-cigarettes in ordinances that ban smoking. Requiring private establishments to enforce such bans adds insult to injury, denying property owners their rights while denying smokers access to safer substitutes for tobacco cigarettes.

Prohibiting Purchases by Minors

Prohibiting the sale of e-cigarettes to minors is a policy that enjoys wide support, although such proposals...
have been opposed by some anti-smoking groups who are pushing instead for a full ban on e-cigarette purchases.\textsuperscript{13}

Expanding existing age restrictions to e-cigarettes is a logical step in protecting against abuse.\textsuperscript{14} Enforcing an age limit for those seeking to purchase e-cigarettes is common sense and fits with current laws regulating other products such as tobacco and alcohol. However, legislators must avoid using risks to youths as an excuse for overregulating and overtaxing e-cigarettes, because that would disrupt an increasingly popular and successful method of helping adults reduce smoking or quit altogether.\textsuperscript{15}

Although there is nearly unanimous agreement that laws governing e-cigarette use by minors are necessary, it’s important to note they have not proven to be very reliable.

For example, the compliance check program run by the Food and Drug Administration applies to sales of tobacco products by both brick-and-mortar and online sellers. If a retailer is not in compliance with the rules, FDA first issues a warning letter, and the agency can impose a “No-Tobacco-Sale Order (NTSO) against retailers that have a total of five or more violations of certain restrictions within 36 months.”\textsuperscript{16}

In 2011, data from 16 states showed an overall compliance rate of 96 percent.\textsuperscript{17} But by 2016, when FDA started to take action against e-cigarette retailers, compliance had fallen to 89 percent of retailers, based on 151,190 inspections. Warning letters resulted from 9 percent (13,124) of the inspections, and fines have been levied on 2 percent (3,015) retailers.\textsuperscript{18} Clearly, FDA must do more to ensure retailers comply with existing laws, as regulation at the point of sale is essential to make sure only adults use these products.

Moreover, the FDA compliance program doesn’t affect the major suppliers of tobacco to underage users: adult friends or relatives who legally purchase tobacco products and then provide them to teens. According to a study published in 2004, 65 percent of teen smokers in the United States obtained cigarettes from adults who had purchased them.\textsuperscript{19} That is probably why the 2010 Monitoring the Future Survey found 75 percent of 10th graders reported it was “fairly easy” or “very easy” to get cigarettes.\textsuperscript{20}

No responsible medical authority condones teen vaping, but many activists overstate the prevalence of the behavior, as a scare tactic. In 2015, the U.S. Centers for Disease Control and Prevention, using data from the 2014 National Youth Tobacco Survey, reported e-cigarette use was three-fold higher than in the previous year. Mitch Zeller, director of FDA’s Center for Tobacco Products, commented, “the surge in youth use of novel products like e-cigarettes forces us to confront the reality that the progress we have made in reducing youth cigarette smoking rates is being threatened.”\textsuperscript{21}

Such reporting completely misrepresented the data. Although e-cigarette use increased, tobacco smoking among high school students declined by 28 percent, from 12.7 percent to 9.2 percent. Exclusive cigarette use dropped from 9.7 percent to just 4 percent in 2014, almost a 60 percent reduction in one year.\textsuperscript{22} The data show that although e-cigarette use is on the rise among American teens, they are abandoning more hazardous cigarettes at an unprecedented rate.

### Regulating Flavors

Flavoring is essential to the usefulness of vapor products in smoking cessation. A 2016 Consumer Advocates for Smoke-Free Alternatives Association (CASAA) survey of 27,343 e-cigarette users found 72 percent of respondents “credited tasty flavors with helping them give up tobacco.”\textsuperscript{23} A 2013 internet study by the Onassis Cardiac Surgery Center concluded flavorings in e-cigarettes “appear to contribute to both perceived pleasure and the effort to reduce cigarette consumption or quit smoking.”\textsuperscript{24}

Flavors are FDA-approved as generally recognized as safe for foods but
not for inhalation. Some e-cigarette liquids contain “buttery” flavors produced by the chemicals diacetyl, acetyl propionyl, and acetoin.

A study published in 2015 in the journal Environmental Health Perspectives found these chemicals in many types of flavored e-cigarettes.25 Of the 51 flavored e-cigarettes tested in the study, flavoring chemicals linked to popcorn lung were found in 47 samples, and diacetyl specifically in 39 samples.

Heavy inhalation exposure to these flavorings among workers in microwave popcorn factories is associated with a fatal condition known as popcorn lung (bronchiolitis obliterans).26 Although cigarette smoke also contains these agents, smoking is not a recognized risk factor for popcorn lung.

It is recommended vapers avoid e-liquids with these flavors. They are easily replaced, so manufacturers should remove them from their liquids. Like any other product, reasonable and rational regulations protect consumers, but regulators should not use legitimate concerns as a rationale for imposing unreasonable and onerous regulations.

3. Myths and Facts About E-Cigarettes
As e-cigarettes and other vapor products continue to grow in popularity, opponents stuck in the “quit or die” way of thinking have attempted to demonize the products with unfounded myths. Chances are, you’ve heard them all. Policymakers face what can be a difficult task: Making decisions based on facts, not widely publicized fallacies.

Below we address four common myths about e-cigarettes:

Myth #1 – There is an epidemic of e-cigarette poisoning of children.

Myth #2 – E-cigarettes are a gateway to smoking.

Myth #3 – E-cigarettes don’t help smokers quit.

Myth #4 – E-cigarettes aren’t any less harmful than tobacco cigarettes.

Myth #1: There is an epidemic of e-cigarette poisoning of children
Since the rise of e-cigarettes, many people have expressed concern about reports of poisoning of children by e-liquids. Those concerns are based on exaggerated claims from poison control officials.

A June 2016 study in Pediatrics claimed e-cigarette poisoning among children aged six years and younger increased by nearly 1,500 percent during a 40-month period.27 The researchers found roughly 14.2 percent of the 29,141 calls reported by the National Poison Data System during this period were due to e-cigarettes. That’s approximately 1,241 calls per year, for the entire United States.

The data cited by the Pediatrics article are not representative of actual poisoning risks in the United States. For example, in 2015, in just the Washington, DC metro area, more than 2,000 children under the age of six were poisoned by cosmetics and personal care products, and another 1,900 were poisoned by cleaning products.28

A closer look at data from the 2014 American Association of Poison Control Centers report provides a better perspective on these incidents.29 First, a report consists of a call to a poison control center from a concerned parent or other person reporting suspected or assumed exposure to a substance. E-cigarettes accounted for 0.4 percent of the 556,000 reports (excluding 447,000 exposures to pharmaceuticals) involving children under six years old in 2014. Cosmetic and personal care products and household cleaners were responsible for 27 percent and 21 percent of the reports, respectively. In other words, children have far higher rates of exposure to cosmetics, cleaners, pesticides, and alcohol than to e-cigarettes.

Lawmakers have made efforts to reduce the likelihood of e-cigarette poisoning in children, including the Child Nicotine Poisoning Prevention Act of 2015, which established “a child-resistant packaging requirement” for liquid nicotine containers.30 The resistant packaging requirement was supported by many groups, including the American Vap-
ing Association, which commented, “every effort should be made to make sure [e-cigarettes] are not used—or even tampered with—by children.”

Myth #2: E-cigarettes are a gateway to smoking
Anti-tobacco extremists have published numerous studies, most with generous funding by the National Institutes of Health, claiming vapor products are a gateway to teen cigarette smoking. This has been an aggressive campaign: At least eight such studies have been published since 2014. Regrettably, these studies tend to dissuade smokers from switching to safer products, leaving them at greater risk of fatal disease. In addition, they provide “scientific evidence” that FDA will use to impose onerous regulatory actions on e-cigarettes under the rationale of “protecting the children.” However, each of these studies has been subject to careful scientific review after publication, and none provides any legitimate evidence for gateway claims.

One major and consistent flaw in these studies is mistaking association—teens who use one substance are more likely to use another one—for causation, in which one behavior causes another. Other frequent tactics include using exaggerated or inconsistent definitions of tobacco use and failing to conduct a robust analysis. In 2015, Carl Phillips analyzed gateway claims in considerable detail, concluding “none of the empirical studies to date that are purported to show a gateway effect from tobacco harm reduction products actually does so.”

The use of highly engineered research to fuel gateway rhetoric is not new. It was used previously in publications by anti-tobacco extremists to condemn smokeless tobacco, another smoke-free cigarette substitute that is documented to be safer than cigarettes. The activists used the same tactics then, and researchers raised the same questions about their legitimacy.

There is, in fact, evidence that smokeless tobacco users are less likely to smoke. Using data from a federal survey, Rodu and Cole found, “compared with cigarette initiators, [smokeless tobacco] initiators are significantly less likely to smoke, which suggests that [smokeless tobacco] may play a protective role.”

Myth #3: E-cigarettes sales to minors counter 70 percent of the downward trend in states with such bans.
Friedman further noted:

“This paper’s findings will prove surprising for many: policy discussions to date have not considered that banning e-cigarette sales to minors might increase teen smoking. Assuming that e-cigarettes are indeed less risky to one’s health than traditional cigarettes, as suggested by existing evidence on the subject, this result calls such bans into question.”

Friedman made a bold suggestion, one that is sensible and defensible: Ban e-cigarette “sales to those younger than 16 instead of 18, as initiation of regular smoking first spikes at the former age.”

Friedman’s results were confirmed by another study, from Cornell University in 2016. Michael Pesko and colleagues found “[e-cigarette] age purchasing restrictions are associated with a 3.1 percentage point rise in smoking due to bans on e-cigarette sales to minors counters 70 percent of the downward trend in states with such bans.”

Across the board, this paper’s analyses find that reducing e-cigarette access among 12 to 17 year olds. The effect is large: over the 8 years preceding the first bans on e-cigarette sales to minors, smoking in this age group fell an average of 1.3 percentage points per two year period. The estimated 0.9 percentage point rise in smoking due to bans on e-cigarette sales to minors counters 70 percent of the downward trend in states with such bans.

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point (17.9% of the mean) increase in adolescent cigarette use (p < 0.05) in the period of implementation [of statewide bans on e-cigarette sales to minors]. Most of this effect is accounted for within casual cigarette using adolescents. … Our results suggest that adolescents are willing to substitute [e-cigarettes] for cigarettes depending on legal purchasing opportunities of [e-cigarettes].”

Although there is no significant evidence to conclude the availability of e-cigarettes has resulted in increased cigarette use among teenagers, the Centers for Disease Control and Prevention (CDC) has repeatedly issued press releases containing evidence-free speculation about a new teen epidemic of nicotine and tobacco use.”

The evidence points to the opposite conclusion, suggesting e-cigarettes have accelerated the decline in teen smoking. In June 2016, the CDC found, “[c]igarette smoking among high school students dropped to the lowest levels since the National Youth Risk Behavior Survey (YRBS) began in 1991.” Further investigation documents “an astounding 28% decline among high school students in all current cigarette use, from 12.7% [in 2013] to 9.2% [in 2014]. Exclusive cigarette use dropped from 9.7% to just 4% in 2014, almost a 60% reduction in one year.” In short, smoking rates among American teens have plummeted over the past five years when e-cigarettes have been available.

Myth #3: E-cigarettes don’t help smokers quit

Clinical trials have produced significant evidence of the effectiveness of e-cigarettes as smoking cessation products. Polosa et al. found more than half of smokers quit smoking or reduced cigarette consumption after six months when using e-cigarettes. Caponnetto et al. found 19 percent of smokers quit smoking or reduced cigarette consumption after one year. Bullen et al. concluded e-cigarettes are just as effective as nicotine patches in helping smokers quit.

In 2016, a Royal College of Physicians (RCP) report, “Nicotine Without Smoke: Tobacco Harm Reduction,” provided “a fresh update on the use of harm reduction in tobacco smoking, in relation to all non-tobacco nicotine products and particularly e-cigarettes.” The RCP is among the world’s oldest and most prestigious medical societies, and its report should have considerable influence among policymakers.

Regarding whether e-cigarettes help smokers quit, the RCP concluded:

There are concerns that e-cigarettes will increase tobacco smoking by renormalising the act of smoking, acting as a gateway to smoking in young people, and being used for temporary, not permanent, abstinence from smoking. To date, there is no evidence that any of these processes is occurring to any significant degree in the UK. Rather, the available evidence to date indicates that e-cigarettes are being used almost exclusively as safer alternatives to smoked tobacco, by confirmed smokers who are trying to reduce harm to themselves or others from smoking, or to quit smoking completely.

It is important to note these studies report the results of clinical trials. While such trials are powerful tools using sophisticated scientific methods to precisely determine the effectiveness of treatments for specific diseases, they don’t measure consumers’ preferences for products in the marketplace, and they should not be the standard by which these products are judged. Instead, the success or failure of smoke-free products in deterring smoking should be analyzed through post-market surveillance, by observing consumer activity.

Most smokers, contrary to social stigma, are not sick and do not want or need to be “treated.” Smokers do, however, want truthful information to help them make educated choices that can maximize their health and welfare.
can maximize their health and welfare. FDA and other health authorities should endorse e-cigarettes and smokeless tobacco products as safer cigarette substitutes. Only then will an appropriate, consumer-driven test of the effectiveness of e-cigarettes as smoking cessation products be possible.

Myth #4: E-cigarettes aren’t any less harmful than tobacco cigarettes

E-cigarettes and vaping products were introduced to the market around 2007. It is not yet possible to know about the possible adverse health effects of long-term use. Recent research, however, explains why vapor products are likely to be much safer than smoked tobacco products.

The previously cited report by The Royal College of Physicians reached the following conclusions about the safety of e-cigarettes:

• “E-cigarettes are marketed as consumer products and are proving much more popular than [nicotine replacement therapy, NRT] as a substitute and competitor for tobacco cigarettes.

• “E-cigarettes appear to be effective when used by smokers as an aid to quitting smoking.

• “Although it is not possible to quantify the long-term health risks associated with e-cigarettes precisely, the available data suggest that they are unlikely to exceed 5% of those associated with smoked tobacco products, and may well be substantially lower than this figure.

• “… in the interests of public health it is important to promote the use of e-cigarettes, NRT and other non-tobacco nicotine products as widely as possible as a substitute for smoking in the UK.”

The RCP’s strong endorsement of tobacco harm reduction is significant. In 1962, the college became the first organization to conduct a formal study of the health effects of smoking. That report generated global headlines and likely was responsible for President John F. Kennedy being asked on May 23, 1962, whether smoking causes cancer and heart disease. The president dodged the question, but two weeks later he announced Surgeon General Dr. Luther Terry would study the health effects of tobacco, leading to release in 1964 of the seminal report Smoking and Health.

Although the 2016 RCP report received some positive press coverage in the United States, the CDC maintained its prohibitionist position, stating: “There is currently no conclusive scientific evidence supporting the use of e-cigarettes as a safe and effective cessation tool at the population level.”

The CDC is simply ignoring the evidence. A 2014 study assigned a 100 percent rating of maximum relative harm (MRH) to cigarettes. In comparison, “[e-cigarettes] were rated to have only 4% of MRH.” A 2015 Public Health England study confirmed the estimate, stating, “EC [electronic cigarettes] are around 95% safer than smoking. This appears to remain a reasonable estimate.”

It has been well established that the adverse effects of tobacco use “are caused primarily by exposure to combustion products of tobacco.” E-cigarettes produce a noncombustible vapor, therefore providing nicotine in a far less harmful way than traditional tobacco cigarettes.

Other studies have concluded vapor is much safer than smoke. Laugesen tested the mist from e-cigarettes for “over 50 cigarette key smoke toxicants [and] found none in any but trace quantity, in Ruyan VA mist.” Goniewicz et al. analyzed vapors from 12 e-cigarette brands and found though e-cigarette vapor contained “some toxic substances … [t]he levels of the toxicants were 9–450 times lower than in cigarette
smoke.” A 2013 report on the results of numerous studies concluded e-cigarettes and vaping devices “appear to be much safer than tobacco cigarettes and comparable in toxicity to conventional nicotine replacement products.”

Despite these findings, opponents of e-cigarettes use exaggerated claims to fog the science. One leading assertion has to do with the dangers of formaldehyde, including a New England Journal of Medicine article claiming “Hidden Formaldehyde in E-Cigarette Aerosols.” The study produced the formaldehyde by over-heating an e-cigarette, a condition (called dry puffing) that is familiar to vapers; the resulting product tastes so bad it cannot be inhaled. In other words, the formaldehyde produced under abusive conditions is not “hidden” at all, because it is in vapor that users find intolerable.

Formaldehyde is also present in air, with average daily exposure being 500 to 1,100 μg (micrograms, one millionth of a gram). A smoker who smokes 20 cigarettes a day is exposed to 1,000 to 2,000 μg. A test on the concentration levels of formaldehyde present after six deep puffs in test chambers found cigarettes produced a level of 86 μg/m³, whereas e-cigarettes had a formaldehyde level of 12 μg/m³, the same concentration level as in the empty chamber.

4. History of the Failed Anti-Smoking Campaign

The persistence of the myths described above is puzzling. After more than five decades, the anti-smoking campaign in the United States has failed to deliver effective measures to reduce harm from tobacco cigarettes. If the campaign were truly in search of a successful strategy, one might expect its proponents to embrace, rather than demonize, tobacco harm reduction.

The anti-smoking movement began in 1964, when Surgeon General Dr. Luther Terry released the first Surgeon General’s report on smoking and health. The report was “the first federal government report linking smoking and ill health, including lung cancer and heart disease.”

In 1966, the first government-mandated health warnings were printed on cigarette packages, without using words such as “cancer” and “death.” Opponents of tobacco use considered the warnings a victory, and after January 1, 1966, consumers of tobacco cigarettes “could no longer claim ignorance of the health risks of smoking.

In 1968, attorney John Banzhaf pushed the anti-smoking movement forward by lobbying the federal government for the right to broadcast free anti-smoking advertisements. Citing the Federal Communications Commission’s Fairness Doctrine, Banzhaf argued “on matters of great public importance, both sides must be fairly represented in the broadcast media.” Between 1968 and 1970, one free anti-smoking advertisement was broadcast for every three paid cigarette commercials.

In 1971, the cigarette manufacturers agreed to a total ban on commercial broadcast advertising. As is often the case with ill-considered public policy, the ban would have unintended consequences. Broadcast advertising was expensive; the primary advertising outlets remaining to the tobacco companies, print media such as newspapers and magazines, were much less expensive. The companies used the money they saved to begin a series of mergers and acquisitions, “with many previously prominent brand names disappearing behind layers of corporate entities with more legitimate consumer products and services.” Free anti-smoking advertisements were also eliminated, because the Fairness Doctrine no longer applied.

In the following decades, other regulatory bodies and public anti-smoking groups would impose additional bans and taxes and implement aggressive campaigns to lobby against tobacco cigarettes.

In 1994, Dr. David Kessler, then-commissioner of the U.S. Food and Drug Administration (FDA), penned a letter in response to a petition from the Coalition on Smoking or Health, a confederation of anti-smoking organizations, in which he “announced his intention to consider regulating cigarettes as a drug delivery system for nicotine.” FDA intended to impose on smokers a mandatory national

Opponents stuck in the ‘quit or die’ way of thinking have attempted to demonize the products with unfounded myths.
In 1994 the anti-smoking campaign was focused on punishing tobacco manufacturers and their customers, not on helping smokers quit. Anti-smoking activists in the United States have mounted a massive campaign with a simple message: ‘Quit all tobacco and nicotine products, or take your chances,’ often shortened to ‘quit or die.’

In 1994 the anti-smoking campaign was focused on punishing tobacco manufacturers and their customers, not on helping smokers quit.
urged physicians to tell their smoking patients to “keep their hands busy, doodle, knit, or type a letter, cut a drinking straw into cigarette-sized pieces and inhale air, and keep a daydream ready to go.” Physicians should also suggest “chewing gum, sucking on a cinnamon stick, or eating a carrot stick,” as substitutes to reduce cigarette cravings.

Smokefree.gov, a website created by the Tobacco Control Research Branch of the National Cancer Institute, offers smokers some of the same techniques: “keep your mouth busy, do something else, go for a walk or jog, take slow, deep breaths.”

Those suggestions are hardly effective coping measures for one of the most powerful of human addictions.

Anti-smoking activists are also obsessed with the idea that smoking is an illness requiring medical treatment with pharmaceutical nicotine and other drugs. According to Smokefree.gov, nicotine replacement therapy (NRT) “is the most commonly used family of quit smoking medications.” These products contain “a small controlled amount of nicotine” to reduce withdrawal and “satisfy your craving for nicotine and [reduce] the urge to smoke” but have “none of the other chemicals that are found in cigarettes.”

NRT products include patches (Nicoderm) and gum and lozenges (Nicorette) available over the counter, and an inhaler and nasal spray available only by prescription. Other medications without nicotine include bupropion hydrochloride (Zyban) and varenicline tartrate (Chantix). These may reduce withdrawal symptoms, but they have side effects, including dry mouth and insomnia (bupropion) and nausea and vivid dreams (varenicline). Varenicline is also linked to “mood swings, depression, and suicidal thoughts.”

All of these medications are expensive, and they are decidedly ineffective, despite deceptive claims by health authorities. For example, Smokefree.gov claims nicotine “medications can double your chances of quitting for good.” But doubling a very small success rate is still very small. One meta-analysis of over-the-counter NRT found a success rate at the population level of just 7 percent. Although the authors of the meta-analysis described this as “efficacious” and “modest,” they stretch the definitions of these terms, because a 7 percent success rate means a 93 percent failure rate.

Despite this abysmal track record, public health organizations such as Smokefree.gov do not distinguish between being smoke-free, which results in a greater than 98 percent reduction in the harms of smoking, and being completely abstinent from all nicotine and tobacco products. Tobacco harm reduction efforts have proven to be effective in helping smokers quit, but health organizations and policymakers have done very little to educate smokers about the vastly safer smoke-free tobacco products. Organizations such as the CDC and American Cancer Society have in fact withheld evidence of the relative safety of smoke-free alternatives.

6. The Case for Tobacco Harm Reduction
There are an estimated 39 million adult smokers in the United States, and smoking may cause up to 480,000 premature deaths per year. If the status quo persists, more than 9.6 million Americans will die from smoking-related illnesses in the next 20 years. Smoking remains “the leading cause of preventable death” in the United States. All of these deaths will occur among adults who are now over 35 years of age.

Billions of dollars have been spent on the campaign to reduce smoking rates. The quit-or-die campaign has failed, however, because “[h]eavily-addicted, or inveterate, smokers are resistant to conventional cessation strategies emphasizing tobacco and nicotine abstinence.” In other words, the campaign unethically presents smokers with only two equally unacceptable options.

There is a third option: tobacco harm reduction, “which explicitly includes the continued use of tobacco or nicotine and is designed to reduce the health effects of tobacco use.”

It is the smoke produced by burning tobacco, not the ingestion of nicotine, that ought to be the target of public health campaigns.

Tobacco harm reduction efforts educate smokers about alternative nicotine delivery systems including smokeless tobacco products, such as snus, and e-cigarettes. Both smokeless tobacco products and e-cigarettes provide satisfying doses of nicotine that mimic the physiological and psychological sensations of smoking and are less harmful. Such products “empower smokers to gain control over the consequences of their nicotine
addiction.”91

A June 2016 study found e-cigarettes to be successful smoking-cessation products and identified many factors driving an individual’s use of such products. The researchers found “the concept of harm reduction”92 was an important factor in a user’s decision to move away from traditional tobacco cigarettes to e-cigarettes.

Several studies have found e-cigarettes to be an effective and viable option for smokers seeking a cigarette substitute. A 2013 clinical trial93 in New Zealand showed e-cigarettes are as effective as nicotine patches in helping smokers quit. In 2010 the American Association of Public Health Physicians concluded smoke-free tobacco products could “save the lives of four million of the eight million current adult American smokers who will otherwise die of a tobacco-related illness over the next twenty years.”94

7. Decades of Evidence for Tobacco Harm Reduction

Nicotine is one of the most intensive-ly studied drugs in history, and numerous studies document it is a main driver of traditional tobacco cigarette use. Even though it is addictive, nicotine is not considered a “highly hazardous drug.”95 It does not cause cancer, and it does not play any significant role in pulmonary or cardiovascular diseases. Nicotine is a mild stimulant and/or relaxant with many of the same properties as caffeine, another addictive substance consumed by tens of millions of Americans in a wide variety of products.

Nicotine and caffeine are both derived from plants, and both are addictive, with abstinence being highly uncomfortable and even “unachievable for many users.”96 Both are stimulants that enhance concentration and mental performance, encourage a sense of well-being, and elevate mood. Both raise heart rates and blood pressure levels transiently during use, but neither is directly responsible for cancer, emphysema, or heart disease.

Smokeless tobacco products have been consumed for several centuries. Smokeless forms of tobacco were the preferred method of consumption and remained “the dominant form of tobacco used in the U.S. until early in the 20th century.”97 Today, the most popular forms of smokeless tobacco are moist snuff, chewing tobacco, and Swedish and American snus.

Smokeless tobacco poses vastly lower health risk than smoking. A 2009 BioMed Central study analyzed “all the epidemiologic evidence linking smokeless tobacco use and cancer.”98 Using data from 89 studies, the authors identified “the relative risk (RR) of cancer among smokeless tobacco users, compared with non-users of tobacco.” The study found “very little evidence” of smokeless tobacco producing elevated cancer risks. Another review of epidemiologic studies in 2011 found snus and “smokeless tobacco use [to be] 99% less hazardous than smoking.”99

The best case for tobacco harm reduction comes from Sweden. Swedish men have the highest rate of smokeless tobacco use in Europe, which is directly linked to the lowest smoking rate on the continent. Swedish men also have the lowest rates of lung cancer and other smoking-related diseases in Europe. The effect of this remarkable tobacco use pattern is profound. If men in all other countries of the European Union substituted smokeless tobacco for smoking at the same rates as Swedish men, almost 274,000 deaths per year would be prevented.100

8. E-Cigarettes as a Harm-Reduction Alternative

In addition to using traditional smokeless forms of tobacco, tobacco harm reduction now includes “e-cigarettes, personal vaporizers, vape pens, e-cigars, e-hookahs, or vaping devices.”101 E-cigarettes were introduced to the United States in 2007 by Ruyan, a Chinese company that manufactured the first models of e-cigarettes.

In 2008, FDA tried to ban imports of e-cigarettes because they were unapproved drug-delivery devices.102 The agency blocked a shipment by Sottera, Inc., manufacturer of NJOY.
In April 2009, Sottera filed a lawsuit challenging the ban. During the legal proceedings, which lasted more than a year and a half, both PayPal and Amazon adhered to FDA's ban, canceling accounts and prohibiting the sales of e-cigarettes. The U.S. Court of Appeals ruled in December 2012 “e-cigarettes could be regulated as tobacco products under the 2009 Family Smoking Prevention and Tobacco Control Act,” while dismissing FDA's original intent to regulate e-cigarettes as a drug-delivery device.103

Research shows vapor products have proven successful at tobacco harm reduction. A study found between 6.1 million and 9.2 million citizens in the European Union have been able to quit smoking traditional tobacco cigarettes by using e-cigarettes by using e-cigarettes.104 In 2014, the CDC found approximately 3.7 percent of adults in the United States—almost nine million—were e-cigarette users at the time. The CDC also determined that of smokers who had attempted to quit within the past year, “more than one-half had ever tried an e-cigarette and 20.3% were current e-cigarette users.”105 By 2015, CDC data revealed that e-cigarettes were being used by 2.5 million former smokers,106 proving e-cigarettes’ use as a tool to quit smoking.

### What Are E-Cigarettes?
E-cigarettes create a vapor “generated by heating a solution containing water, nicotine, propylene glycol, vegetable glycerin and typically also some flavoring.”107 Propylene glycol and vegetable glycerin are found in many consumer products, and per FDA standards they are generally recognized as safe; that is, “among qualified experts, as having been adequately shown to be safe under the conditions of its intended use.”108 However, intended use does not include vapor inhalation.

There are different types of e-cigarettes and vapor products: “first-generation or so-called cig-alikes, second-generation tank systems, and even larger third-generation or personal vaporizers.”109 Cig-alikes, which remain the most popular, are similar in size and shape to traditional cigarettes. They are typically composed of three parts: a cartridge that contains an e-liquid with or without nicotine, an atomizer used to heat the e-liquid to vapor, and a battery.

The second and third-generation models, also known as “vaping” devices, are subgrouped into two categories: closed and open systems. Closed systems contain a disposable cartridge the user discards after consumption. Open systems contain a tank users can refill with e-liquid. Like cig-alikes, closed and open vaping systems contain an e-liquid, an atomizer with a heating element, and a battery and other electronics. Unlike the cig-alikes, however, the vaping systems are customizable, with users choosing their own modules, or “mods,” as well as flavorings and nicotine level.

### Extending FDA Regulations to E-Cigarettes
For decades, lawmakers and regulators have attempted to reduce the negative health and economic effects of smoking through taxes, bans, and strong regulations, none of which has proven to be more than modestly successful. On April 25, 2014, FDA released its so-called “deeming” regulations—“Deeming Tobacco Products To Be Subject to the Federal Food, Drug, and Cosmetic Act.”110 The regulations extend the agency’s authority to cigars, e-cigarettes, and other tobacco and tobacco-like products. The deeming regulations raise several important questions FDA must answer, and how FDA responds will go a long way toward determining how new products enter the market and whether the vaping industry can survive at all.

The main hurdle posed by the deeming regulations is the application process these products will have to survive to receive FDA approval. At present, any new tobacco product that does not meet the standard of “substantial equivalency” to another regulated product currently on the market (called a “predicate product”) is required to go through a lengthy and expensive study process known as a “premarket tobacco application” (PMTA). The PMTA process is so arduous only one set of products in the past six years has successfully made it over this large regulatory hurdle, according to the Tax Foundation.111 In 2015, Swedish Match achieved PMTA status for eight snus products, in conjunction with its modified risk application to change inaccurate FDA warnings.112

The PMTA process is especially onerous for current vaping products because none qualifies as “substantially equivalent” to products on the market. This means all vapor products will be required to obtain PMTA status, an application estimated to cost businesses $3 million to $20 million per product.113

The February 15, 2007 date is the starting point for vaping products to receive enhanced review and regulation because it is the date the Tobacco Control Act was introduced for congressional consideration. In 2007,
only one or two models of e-cigarettes were on the market; they are not considered appropriate predicate products for current models, which are completely different. All current e-cigarettes are therefore required to obtain PMTA status under FDA’s deeming regulations.

One issue often overlooked is the effect FDA’s restrictions will have on product safety. Under the new law, manufacturers are not permitted to change existing products in any way. If a manufacturer wants to develop safer battery technology or a purer, safer e-liquid, it would not be allowed to do so without filing an expensive new PMTA application. Such a barrier to safety improvements is almost unheard of for other consumer products. The main outcome of unnecessary PMTA reviews will be a diminished and stagnant market for these potentially lifesaving products.

Several members of Congress have called for the predicate date to be changed to August 8, 2016, the date the final rule was published. If that effort fails and the 2007 predicate date remains, many existing vapor products will be removed from the marketplace because their manufacturers can’t afford the cost of the PMTA applications, leaving limited options for smokers looking for less-harmful cigarette substitutes.

On December 12, 2016, Sen. Ron Johnson (R-WI), chairman of the Senate Homeland Security and Governmental Affairs Committee, and Rep. Duncan Hunter (R-CA) sent a letter to Vice President-elect Mike Pence concerning the FDA’s deeming regulation. They warned that the deeming regulation threatened to “crush the e-cigarette industry and potentially hurt the public’s health by making it harder for consumers to access products that serve as an alternative to smoking.” They urged “the new Administration to consider repealing or suspending the FDA’s burdensome deeming regulation over e-cigarettes.”

9. Conclusion
The FDA’s deeming regulations will impose costly compliance measures on the e-cigarette industry. Proponents of harsh FDA regulations ignore or trivialize the health benefits and health care cost savings that tobacco harm reduction products, including e-cigarettes, already provide.

Policymakers should take sound science into consideration when deliberating new regulations or taxes on e-cigarettes. The imposition of bans, excessive regulations, or high taxes on e-cigarettes could encourage smokers to stay with more-harmful traditional cigarettes instead of switching to less-harmful alternatives.

The “quit or die” strategy has failed all Americans, smokers and non-smokers alike. By contrast, tobacco harm reduction is a proven strategy that has helped millions of Americans to quit smoking or stay smoke-free. E-cigarettes have proven to be the most popular, most successful tobacco replacement products. Policymakers genuinely interested in the welfare of smokers should avoid policies that punish smokers for switching to e-cigarettes and other vapor products. Tobacco harm reduction is compassionate, ethical, and successful.
10. About the Authors

**Dr. Brad Rodu** is a professor of medicine at the University of Louisville, where he is a member of the James Graham Brown Cancer Center and holds an endowed chair in tobacco harm reduction research. He is also a senior fellow at The Heartland Institute.

Dr. Rodu attended The Ohio State University, earning his dental degree in 1977. After an oral pathology residency program at Emory University, Dr. Rodu completed fellowships at the University of Alabama at Birmingham (UAB) sponsored by the American Cancer Society and National Cancer Institute. He was on the UAB faculty from 1981 to 2005, with appointments in the Departments of Pathology, Surgery-Otolaryngology, and Radiation Oncology (School of Medicine), Epidemiology (School of Public Health), and Diagnostic Sciences (School of Dentistry). In 2005 Dr. Rodu joined the University of Louisville.

For the past two decades Dr. Rodu has been in the forefront of research and policy development regarding tobacco harm reduction, informing smokers who are unable or unwilling to quit about vastly safer tobacco products such as smokeless tobacco and e-cigarettes. His research has appeared in a broad range of medical and scientific journals such as *Nature, The American Journal of Medicine, Epidemiology, Cancer, and Tobacco Control*. Dr. Rodu has written commentaries for the general press and has authored the book *For Smokers Only: How Smokeless Tobacco Can Save Your Life*. He served as an expert witness at a 2003 congressional hearing on tobacco harm reduction and has spoken at international forums on the subject, including one held in London at the British Houses of Parliament.

**Matthew Glans** joined the staff of The Heartland Institute in November 2007 as legislative specialist for insurance and finance. In 2012 Glans was named senior policy analyst. His responsibilities include interacting with elected officials and staff on a variety of issues; tracking new legislation; and drafting responses to emerging issues via talking points, news releases, and op-ed pieces, with the goal of educating legislators and informing them about free-market ideas.

His work has appeared in several publications, including the *Chicago Tribune, Milwaukee Journal-Sentinel, Los Angeles Times, USA Today*, and *St. Louis Dispatch*.

Glans earned a Master’s degree in political studies from the University of Illinois at Springfield and a Bachelor of Arts degree in political science from Bradley University. Before coming to Heartland, he worked for the Illinois Department of Healthcare and Family Services in its legislative affairs office in Springfield.

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Stroud graduated with a Bachelor of Arts Degree in government from the College of William and Mary in 2015, where she was also a writer for the *Flat Hat News*. 
Endnotes


40. Ibid.

41. Ibid.


43. Ibid.


65. Ibid., p. 174.

66. Ibid., pp. 174–75.

67. Ibid., p. 175.


70. Ibid.
Endnotes


81. Smokefree.gov, supra note 79.


84. Brad Rodu, supra note 29.


88. Brad Rodu, For Smokers Only, supra note 64, p. 103.


92. Christopher Bullen, et al., supra note 49.


95. Ibid.

96. Ibid.


102. Ibid.

103. Ibid.


111. Scott Drenkard, supra note 2.


About The Heartland Institute

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