

# Who cares about a few thousand dead? Defending EU limits on the strength of nicotine e-liquids

written by Clive Bates | 14 May 2016



Not that many dead - what's all the fuss about...?

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Apparently, there are still people in public health trying to defend the EU Tobacco Products Directive as it applies to vaping! It's a [ludicrous measure](#), that [protects the cigarette trade](#), has [costs and risks that vastly outweigh the non-existent benefits](#). ASH (London) appears relaxed about the nicotine strength limit: [New EU rules on nicotine strength not a problem for most vapers](#) it declares this morning (16 May 2016).

ASH claims that because 'only' nine percent of current vapers use liquids over the [limit set by the EU Tobacco Products Directive](#), concerns raised in Parliament ([Lords debate](#), [Prime Minister's Questions](#)) are unjustified:

*Concerns raised in Parliament [4] about the EU rules are not borne out by the ASH Smokefree GB Adult Survey. Only 9% of vapers report using e-liquid containing 19mg/ml or more of nicotine (the limit set by the EU Tobacco Products Directive is 20mg/ml).*

Or maybe Parliament is right and ASH is wrong...? How might one respond to this defence of the indefensible?

Further to the New Nicotine Alliance [letter to the government](#) calling for a focus on multiple unintended consequences of this policy car crash, this is a good moment to analyse the completely pointless and damaging restriction on nicotine liquid strengths to 20mg/ml.

## Five ways in which the 20mg/ml nicotine strength limit will cause harm

### 1. Nine percent of a big number is a still a big number

There are about 2.2 million vapers in Britain ([ONS](#)), so nine percent of them amounts to about 200,000 vapers affected. It doesn't need too many of these to relapse to smoking or stay as 'dual users' rather than going on to quit smoking for the toll of harm to be very high. What advice do those calling for complacency about the Directive have to address the concerns of this ex-smoker and current vaper, for example?



And the answer is...?

Big numbers are in fact a lot of individual stories of triumph and adversity - and it is what regulation does to individuals that we should care about. In the section below, I have put together a "[Desk-murder calculator](#)" so we can try out a few assumptions and see what sort of impact might have on those affected with some more precise numbers.

I don't want to sound alarmist calling it "desk murder": but if a bureaucrat,

politician or activist presses for a measure and people's lives are ended prematurely as a result through a foreseeable causal mechanism for which there are no compensating benefits, then what else should one call it? *Desk-manslaughter* m'lord?

## 2. Counting the vapers but think of the smokers

It's not only the nine percent of current vapers (2.2m) who should concern us as above. It is also the current smokers who don't vape (7.5m of 8.8m smokers - ONS) who we should be concerned about. Perhaps it is the ones who have tried e-cigs but gone back to smoking that we should be most bothered about.

There was a paper out last week that made a relevant point - vaping isn't yet working for most smokers. So we have to ask, how does throttling the nicotine delivery help?

Pechacek TF, Nayak P, Gregory KR, et al. The Potential That Electronic Nicotine Delivery Systems Can be a Disruptive Technology: Results From a National Survey. *Nicotine Tob Res* Published Online First: 3 May 2016. [[link](#)]

### *Conclusions*

*Since many current smokers who have tried ENDS reject them as a satisfying alternative to regular cigarettes, ENDS will not replace regular cigarettes unless they improve.*

### *Implications*

*Since about one-half of recent former smokers are trying ENDS with about one-fourth continuing to use them, and many reporting that these products have helped them quit regular cigarettes, the potential impact of ENDS on population quit rates deserves continued surveillance. However, since most current smokers who have tried ENDS reject them as a satisfying alternative to regular cigarettes, the potential of ENDS becoming a disruptive technology replacing regular cigarettes remains uncertain. ENDS need to improve as a satisfying alternative or the attractiveness and appeal of the regular cigarette must be degraded to increase the potential of ENDS replacing regular cigarettes.*

How does insisting It's likely that the continuing smokers or people who have

tried vaping and gone back to smoking will be attracted into vaping by four things:

- good quality vaping devices or better than they tried first time (these may already exist for many smokers put off by 1st and 2nd gen devices)
- stronger liquids that replace more of the nicotine lost from smoking - especially while learning
- the ease of use and familiarisation
- a better understanding of the benefits

So perhaps some smokers who tried vaping but went back to smoking used a poor device (e.g. bought from a supermarket) or just couldn't get it to work or were put off by deceitful public health propaganda. Next time they try, they might find they are held back by the liquid strength.

### **3. Blocking the transition pathway from smoking to vaping**

If you just look at the stock of vapers, you may be missing something important about the flow of switchers from smoking to vaping, and that is that to get over the learning hurdle and initial unfamiliarity. Most smokers use stronger liquids when they first switch to vaping then reduce later. If you just count the 'stock' of vapers, you are missing the impact of this limit on the 'flow' from smoking to vaping. That matters a lot. Some evidence....

Farsalinos KE, Romagna G, Tsiapras D, et al. Characteristics, Perceived Side Effects and Benefits of Electronic Cigarette Use: A Worldwide Survey of More than 19,000 Consumers. *Int J Environ Res Public Health* 2014;11:4356-73. [[link](#)]

*Both former and current smokers initiated EC [e-cigarette] use with high nicotine-containing liquids. More than one-fifth of the population initiated use with more than 20 mg/mL nicotine concentration, with higher prevalence in former smokers, supporting the hypothesis that nicotine plays an important role in the success of ECs as smoking substitutes*

Farsalinos KE, Romagna G, Tsiapras D, et al. Evaluating nicotine levels selection and patterns of electronic cigarette use in a group of 'vapers' who had achieved complete substitution of smoking. *Subst Abus Res Treat* 2013;7:139-46 [[link](#)]

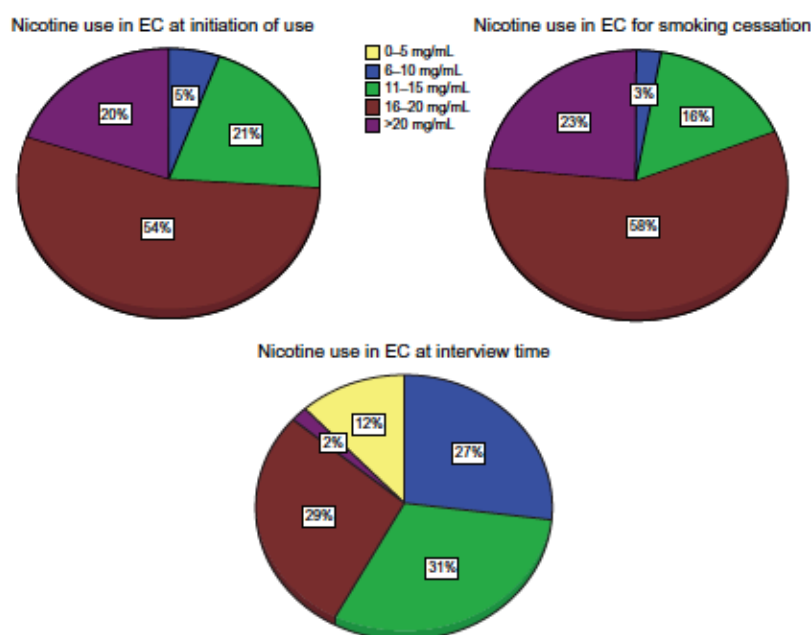


Figure 1. Nicotine concentration (mg/mL) used with the electronic cigarette (EC) at initiation of use, for smoking cessation, and at the time of the interview.

During initiation and smoking cessation - users rely on stronger liquids

Based on these observations, the authors conclude:

#### *Conclusions*

*In conclusion, high nicotine-containing liquids are probably essential for initiating and maintaining smoking abstinence in a group of motivated vapers. Although less dependence was reported relative to smoking, prevalence of nicotine use was high even after several months of EC use. Public health authorities should consider the evidence from this and other studies that ECs are used as long-term substitutes to smoking by motivated exsmokers and should adjust their regulatory decisions in a way that would not restrict the availability of nicotine-containing liquids for this population*

## **4. Coping responses to the Directive may push higher strength liquids**

Smaller tank sizes encourage stronger liquids. The forthcoming and completely pointless [EU limit of 2ml on the size of a tank](#) may reverse the gradual trend to consumption of weaker liquids but higher volumes. It may be that more consumers will prefer to have a day supply of nicotine in the smaller tank, rather than fuss around with refills while out and about.

The burden of regulation may push more DIY. Because of immensely burdensome paperwork obligations of the directive, it is possible that the e-liquid market will cleave in two. There will be a few relatively simple regulated unflavoured nicotine liquids falling under the TPD, with a much larger range of non-nicotine flavoured liquids that fall outside the scope of the directive. Users will mix them post-sale. Users will wish to have access to strong nicotine bases that they can dilute with flavoured non-nicotine liquid. If they can't get these they will access the products cross-border for example via the internet from China. This is extremely easy to do: see [Regulators and the compliance fallacy - buying 99% nicotine e-liquid from China](#)

## 5. 20mg/ml is a barrier to innovation

The wholly pointless restriction to 20mg/ml closes down possible options for innovation - some of which may be valuable for safety reasons or improving appeal. By its nature, we don't know what future innovation might be, but stronger liquids could be used in miniaturisation, in systems for varying the strength without changing liquids, in lowering energy consumption, in providing customised products for more nicotine-dependent smokers, or for relapse prevention. The products of the future will reach further into the population of smokers because their appeal - part of which is nicotine pharmacokinetics - will improve through innovation.

## Desk-murder calculator

I've pulled together a tool for rough modelling of the scale of these effects. It relies on a couple of assumptions, which can only be guesswork - so they are better understood as "what-ifs" scenarios, not predictions that give us a sense of what might be at stake. Assumptions are:

1. What proportion of vapers currently using over the EU limit will relapse back to smoking or not continue from dual use to exclusive vaping? For illustrative purposes, I have assumed 1 in 10, and, therefore, 9 out of 10 will find some way to cope or adjust.
2. What proportion of smokers would not find their way through a transition from smoking to vaping because of this threshold (this is a compounding of three fractions: the proportion who will try, the proportion would use >



20mg/ml, and the proportion of these who don't make the transition because of the EU limit). For illustrative purposes, I have assumed 1 in 500 smokers.

3. Data from ONS and other assumptions borrowed from Department of Health [commentary on these [here](#) and [here](#) respectively]. I've assumed that the health cost of a relapse or failure to quit is the same value, but negative, that the Department of Health places on a successful quit.

Here's how the numbers play out...

### Harm to lives of vapers

Number of vapers	2,201,250	<a href="#">ONS 2015</a>
Of which....current smokers	1,296,508	
ex-smokers	848,927	
never-smokers	55,816	
Proportion of total using > 20ml/mg	9%	Survey data
Number affected by the limit	198,113	
Proportion of those affected by the limit who relapse or don't quit	10.0%	Enter your estimate here: 1 in <sup>10</sup>
Number of relapse/lost quits	19,811	
Estimated life-years saved per quit	1.2	<a href="#">Department of Health</a>
Loss of life arising from relapse or not quitting	23,774	life-years
Average age of citizen	40	years UK
Full-life equivalents lost at average age	594	people

### Economic cost of harm to life of vapers

Value of life-year	£60,000	<a href="#">Department of Health</a>
Cost of lost life	£1.43	billion

### Harm to lives of smokers

Number of smokers	8,842,571	<a href="#">ONS 2015</a>
Number of smokers who don't vape	7,546,063	
Proportion who don't switch to vaping due to nicotine strength limits	0.2%	Enter your estimate here: 1 in <sup>500</sup>
Number harmed through not quitting	15,092	
Estimated life-years saved per quit	1.2	years
Loss of life arising from relapse or not quitting	18,111	life-years
Average age of citizen	40	<a href="#">years UK (ONS - median)</a>
Full-life equivalents lost at average age	453	people

### Economic cost of harm to life of smokers

Value of life-year	£60,000	<a href="#">Department of Health</a>
Cost of lost life	£1.09	billion

### Total impacts

Number of people harmed through relapse or not quitting	34,903	people
Loss of life arising from relapse or not quitting	41,884	life-years
Full-life equivalents lost at average age	1,047	people
Cost of lost life	£2.51	billion

To summarise, *on these assumptions* the impact of limiting the strength of nicotine liquids to 20mg/ml will approximately be:

- 35,000 people harmed
- 42,000 years of life lost, equivalent to the loss of life you'd achieve from killing about 1,000 people of UK average age
- Social cost (economic value of lost life) of about £2.5 billion

Just another busy day at the office in public health!

In a sane world, these costs would be entered in the [Department of Health's Impact Assessment](#) and the measure declared unlawful and withdrawn immediately.

Of course, I don't know if these assumptions are right - but does anyone in public health know any better or believe these assumptions should be set to 'zero'? The point is that these small numbers, like 9%, turn out to cause huge impacts under reasonable-sounding assumptions. And with this handy tool, anyone can enter their own estimates of how much harm they are defending.

If you want to play with the spreadsheet - it is available [here](#) in Google Sheets. You can copy it or download to Excel (and other formats) via File > Download as > Microsoft Excel (.xlsx). Note now **updated** to allow input of benefits - see [below](#).

## **Concerns raised in Parliament went far beyond the strength limits**

The debate in Parliament was wide-ranging - see [Hansard for the transcript](#) and covered far more territory than the strength and containers size limits.

Condensed write up by Dick Puddlecoate here: [The Lords realise it's not about health](#). The only good thing about the EU directive is that it isn't as bad as the FDA.

## **The right question is...**

The right question is "what is this nicotine limit supposed to achieve?". No-one has any idea, the justifications for it have been [endlessly dismissed by experts](#), and no-one with any credibility should still be defending it.



## Adding 'benefits' to the desk-murder calculator

In the comments, [Gummy Bear rightly complains](#) there is no 'benefits' section in the desk-murder calculator. I have taken the challenge head-on and added this I just haven't filled in the data but others - ASH perhaps - can do that if they wish. I have no idea what assumptions to make about benefits - zero being the most generous as I suspect that even where benefits are hoped for, things will actually get worse.

<b>Benefits</b>		
Additional people not addicted to nicotine because of strength limit	0	Enter your estimate here > 0
Additional people addicted to nicotine due to more smoking	0	Enter your estimate here > 0
Monetised benefit of person not addicted to nicotine	£0.00	Enter your estimate here > £0.00
Benefit of avoided addiction burden	£0.00	
Additional people not poisoned because of strength limit	0	Enter your estimate here > 0
Extra people poisoned because of strength limit via black market & DIY		Enter your estimate here > 0
Monetised benefit of person not poisoned by nicotine	£0.00	Enter your estimate here > £0.00
Benefit of avoided poisoning burden	£0.00	
Number gaining from [Made up benefit here] because of strength limit	0	Enter your estimate here > 0
Number harmed [unintended consequence] because of strength limit	0	Enter your estimate here > 0
Monetised benefit of [made up benefit] per person	£0.00	Enter your estimate here > £0.00
Benefit of avoided [made up] burden	£0.00	
<b>Total benefit</b>	<b>£0.00</b>	<b>billion</b>

Even for these purported benefits, it is quite possible that they would end up negative, as compensating behaviour would turn a hoped-for benefit into unintended harmful consequences.

## The right answer is...

The risk from this pointless limit on nicotine strength is more vapers relapse back to smoking and fewer smokers will quit by switching to vaping. But all this harmful meddling can be entirely avoided by scrapping the limit and not messing with the efforts and choices of thousands of people as they go about quitting smoking, or simply doing what they choose to do.

Why is the European Union, aided and abetted by the British government and a medicine regulator, blocking an adult free exchange between a willing buyer and willing seller that harms no-one else? Leave aside the illustrative calculation of

harm to health, a gratuitous and pointless denial of free choice is a wider and more insidious harm.

## Other writing on this

- New Nicotine Alliance: [The needs of more than a quarter of a million people don't matter, according to ASH](#)
- Fergus Mason: [ASHes to ashes: trust to dust](#)
- David Dorn: [There's no fool like an old fool](#)