Traceability of tobacco products under the EU Tobacco Products Directive

European Commission's
Directorate General for Health and Food Safety, Unit D4

January 2016
Outline

• EU problem statement
• Nature and scale of the problem in the EU
• Relevant legal provisions
• Work accomplished so far
• Further work
• Timeline
EU problem statement

- Illicit tobacco products do not comply with the requirements of tobacco product regulation, in particular with respect to ingredients and labelling rules. Illicit products also create a low priced supply and hence make tobacco products more affordable, in particular to young people.

- As the result, illicit products undermine the free circulation of compliant products on the Internal Market. They put at risk the health policies of Member States aimed at curbing tobacco consumption (as the most significant cause of premature deaths in the EU) as well as considerably reduce the tax revenues (about €10 billion a year).
Nature and scale of the problem in the EU

- Illicit trade is broadly defined as any practice or conduct prohibited by law and which relates to production, shipment, receipt, possession, distribution, sale or purchase, including any practice or conduct intended to facilitate such activity.

- Tobacco products are subject to intra- and extra-EU smuggling, counterfeiting, illegal manufacturing and other fraudulent practices.

Table: Estimated volume of illicit trade in cigarettes (in EU25)

<table>
<thead>
<tr>
<th></th>
<th>2009</th>
<th>2010</th>
<th>2011</th>
<th>2012</th>
<th>2013</th>
</tr>
</thead>
<tbody>
<tr>
<td>Actual consumption in million sticks</td>
<td>734,627</td>
<td>705,303</td>
<td>665,839</td>
<td>635,639</td>
<td>596,014</td>
</tr>
<tr>
<td>Illicit trade in million sticks</td>
<td>64,397</td>
<td>73,664</td>
<td>65,612</td>
<td>66,883</td>
<td>67,780</td>
</tr>
<tr>
<td>% penetration of illicit trade</td>
<td>11.39%</td>
<td>13.88%</td>
<td>12.60%</td>
<td>12.79%</td>
<td>13.21%</td>
</tr>
</tbody>
</table>

Note: figures exclude Cyprus, Luxembourg and Malta
Source: Euromonitor
Relevant legal provisions (1/2)

• Article 15 TPD - requires that all unit packets of tobacco products are marked with a unique identifier and that their movements are recorded throughout EU. The requirement applies to all products manufactured in and destined for the EU market. The envisaged system covers all economic operators involved in the trading of tobacco products, from the manufacturer to the last economic operator before the first retail outlet.

• Article 16 TPD - requires that all unit packets of tobacco products, which are placed on the EU market, carry a tamper proof security feature composed of visible and invisible elements.

• Article 8 FCTC Protocol – the Parties agree to establish a global tracking and tracing regime, comprising national and/or regional tracking and tracing systems (controlled by the Parties) and a global information-sharing focal point (at the FCTC Secretariat).
Relevant legal provisions (2/2)

- By means of implementing and delegated acts, the Commission shall:
  - determine the technical standards for the establishment and the operation of the tracking and tracing system (Art. 15(11)(a) TPD);
  - determine the technical standards for ensuring that the systems used for the unique identifier and the related functions are fully compatible with each other across the Union (Art. 15(11)(b) TPD);
  - define the key elements of the data storage contracts (Art. 15(12) TPD);
  - define the technical standards for the security feature and their possible rotation and adapt them to scientific, market and technical developments (Art. 16(2) TPD).
Feasibility Study

• Carried out by an external contractor;
• Published on 7 May 2015;
• Main conclusions:
  • Full traceability of EU tobacco products is achievable;
  • Many solutions for security features meet the TPD requirements;
  • No matter which traceability and security feature option is selected, the benefits clearly outweigh the costs from both economic and social perspective.
• Feasibility Study presents four potential solutions for traceability and four for security features.
Further work – Implementation study (1/2)

- Pending selection process of a new contractor to provide the Commission with the necessary input for development of the implementing legislation, based on Articles 15 and 16 of the TPD.

- Specific objectives as regards the tracking and tracing system:
  - a reassessment of the options proposed in the Feasibility Study;
  - a proposal for optimal design including system architecture with system interfaces, including the minimum technical standards and describing how adequate levels of security and interoperability will be achieved;
  - a proposal for optimal design and minimum technical standards with respect to operating the independent data storage, including the key elements of the data storage contracts.
Further work – Implementation study (2/2)

- Specific objectives as regards the security feature:
  - a reassessment of the options proposed in the Feasibility Study;
  - a proposal for optimal design of the system for the security feature, including the technical standards for the security feature and their possible rotation.
Further work - consultations

- Independent expert seminars;
- Stakeholder seminars;
- Regular meetings of the Subgroup of experts (experts are designated by Member States);
- Public consultation (as a part of the Impact Assessment under the Better Regulation Initiative)
Further work - timeline

- First quarter 2016 – start of a new contract for external expertise (Implementation Study);
- 1st half 2016 – public consultation under the Better Regulation Initiative;
- 2nd half 2016 – Impact Assessment;
- Mid 2017 – adoption of implementing and delegated acts;
- The industry will have to deploy a new system (for cigarettes and RYO tobacco) by 20 May 2019.
Thank you!

Any questions?

Further Information