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Authors
Vyas, Priyanka
Ling, Pamela
Gordon, Bob
et al.

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Compliance with San Francisco’s flavoured tobacco sales prohibition

Priyanka Vyas, ı Pamela Ling, ı Bob Gordon, Jennifer Callewaert, Alvin Dang, Derek Smith, Brittany Chan, Stanton Glantz

ABSTRACT

Background In June 2018, San Francisco voters upheld the first comprehensive prohibition on sales of flavoured tobacco products (all products including menthol, everywhere in the city with no exceptions).

Methods This paper used data collected by the San Francisco Department of Public Health as part of its implementation and enforcement of San Francisco’s city-wide ban on the sale of flavoured tobacco products. Every licensed tobacco retailer was visited and inspected. The San Francisco Department of Public Health and volunteers conducted an educational campaign from September 2018 to December 2018, including emailing all licensed tobacco retailers about the law, mailing a fact sheet poster, conducting four listening sessions and visiting permitted tobacco retailers to educate them about the law and soliciting questions.

Results Compliance inspections started in December 2018, which found that compliance was 17%. Compliance increased in January 2019 and averaged 80% between January 2019 and December 2019. After the phase-in period, all retailers were visited as part of routine inspections. This effort resulted in 80% compliance.

Conclusion Including retailer education prior to enforcement can result in compliance with a comprehensive ban on the sale of menthol and other flavoured tobacco products.

INTRODUCTION

Eighty per cent of youth and young adults initiate tobacco use with a flavoured product. While the Family Smoking Prevention and Tobacco Control Act (FSPTCA) granted the Food and Drug Administration (FDA) authority to prohibit the use of characterising flavours in all tobacco products in 2009, the FDA has not moved beyond the prohibition on characterising flavours in cigarettes and smokeless tobacco included in the Act. While only the FDA can regulate the products themselves, the FSPTCA allows local regulation of the sale of tobacco products. In response to concerns over the appeal of flavoured tobacco products, several cities and counties enacted restrictions on the sale of flavoured tobacco products, often making exceptions for menthol flavoured products, several cities and counties enacted restrictions on the sale of flavoured tobacco products, often making exceptions for menthol. In Ontario, Canada, 1 prohibiting sales of flavoured tobacco may mitigate these disparities, but most early flavour restrictions exempted menthol. In Massachusetts jurisdictions that implemented partial flavour bans excluding menthol and adult-only establishments (bars, vape shops and tobacconists) between July 2015 and March 2017, the availability of banned products fell by 27% to 86%, depending on the city. In New York City, which exempted menthol, after initial opposition (including an unsuccessful lawsuit), sales of banned flavoured tobacco products declined by 87% following enforcement in November 2010, and averaging 95% compliance between November 2010 and February 2015. (The New York law excluded e-cigarettes, which were not defined as tobacco products under New York City law and exempted eight existing tobacco bars (bars that generated at least 10% of their income from on-site tobacco sales and the rental of on-site humidors.) In Minneapolis and St. Paul, the number of convenience and grocery stores that sold flavoured tobacco dropped substantially following the implementation of each city’s policy to restrict flavoured tobacco product sales, excluding menthol, to adults-only tobacco stores. In July 2016, Chicago, Illinois, became the first major US city to ban menthol cigarette sales within 500 feet of schools, but only 57% of stores were compliant as of in June 2017, 1 year later. Implementation of flavoured tobacco product sales restrictions in Massachusetts and New York City were followed by significant reductions in youth use of both flavoured and non-flavoured tobacco. Flavoured tobacco sales restrictions also were followed by statistically significant reductions in all tobacco use by youth in Providence, Rhode Island.

While smoking rates declined among adolescents and young adults from 2004 to 2010, declines did not occur among menthol cigarette users. Among all racial and ethnic groups, menthol use is highest among African-Americans. Prohibiting sales of flavoured tobacco may mitigate these disparities, but most early flavour restrictions exempted menthol. In Ontario, Canada, 1 year after a ban on sales of menthol cigarettes, 63% of daily menthol users and 62% of occasional menthol users made quit attempts, significantly more than non-menthol users. Adjusting for socio-demographics and cigarettes/day, the odds of making a quit attempt (adjusted OR (AOR) 1.25, 95% CI 1.03 to 1.50) and successful quitting (AOR 1.62, 95% CI 1.08 to 2.42) among daily menthol users increased significantly compared with non-menthol users.

In June 2017 the San Francisco Board of Supervisors unanimously passed the first law prohibiting sales of menthol and other flavoured tobacco products anywhere in the city. The idea of including menthol grew out of efforts by the African-American Tobacco Control Leadership Council.


Original research

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The law prohibits the sale of any flavoured ‘tobacco product’, with ‘tobacco product’ defined as:

- (1) any product containing, made or derived from tobacco or nicotine that is intended for human consumption, whether smoked, heated, chewed, absorbed, dissolved, inhaled, snorted or sniffed or ingested by any other means, including but not limited to, cigarettes, cigars, little cigars, chewing tobacco, pipe tobacco, bids or snuff; (2) any device or component, part or accessory that delivers nicotine alone or combined with other substances to the person using the device, including but not limited to electronic cigarettes, cigars or pipes, whether or not the device or component is sold separately.

The law had an effective date of April 2018 to allow retailers time to sell existing inventory. However, the same day the mayor signed the law, RJ Reynolds Tobacco Company forced a referendum on the law, which suspended implementation. Despite a US$12 million campaign to repeal the law by RJ Reynolds (manufacturer of the leading menthol cigarette, Newport) and other tobacco companies, 68% of voters upheld the law in June 2018, indicating that the public was widely in favour of the law.

The San Francisco Department of Public Health (SFDPH) began formal enforcement in April 2019 to allow time to issue implementing regulations and educate retailers. During compliance inspections retailers were warned of the consequences of selling flavoured tobacco products, which included fines or having their license suspended. This paper summarises the implementation and enforcement efforts after the law went into effect and documents that compliance reached 80%.

**METHODS**

This paper used data collected by the SFDPH as part of its implementation and enforcement of San Francisco’s city-wide ban on the sale of flavoured tobacco products to describe the implementation programme and enforcement results. Every state licensed and San Francisco permitted tobacco retailer was visited and inspected.

**Description of the program**

The SFDPH Community Health Equity and Promotion Branch collaborates with the Environmental Health Branch to address tobacco-related issues. SFDPH, with input from the San Francisco Office of Economic and Workforce Development, created a website and developed an educational poster that was mailed to all retailers soon after voters upheld the law. In September 2018 to December 2018, in collaboration with volunteers from the San Francisco Tobacco-Free Coalition, SFDPH implemented an outreach programme to educate retailers and address questions and concerns about the law. Funding for the outreach programme and compliance inspections were part of the SFDPH budgeted tobacco control funds.

Between September 2018 and December 2018, SFDPH and San Francisco Tobacco-Free Coalition volunteers visited 672 of the 747 active licensed tobacco retailers to assess awareness of the new law and record questions about the law. The volunteers provided a poster (online supplementary figure S1), which was also mailed to each location; other SFDPH educational materials describing the law and examples of flavoured tobacco products appear in the online supplemental file. (The SFDPH Environmental Health Branch maintains the list of permitted tobacco retail locations.) Volunteers were trained beginning with a PowerPoint presentation (online supplementary file) explaining the law and describing the materials that were being provided to retailers describing the law, followed by practice sessions with SFDPH staff, including how to respond to questions the volunteers did not know how to answer.

Volunteers recorded the name of store, language preference for materials and store address. Volunteers were instructed to read the following standardised questions to the retailer: (1) ‘Do you have any questions or concerns about complying with the new tobacco law, or about the poster provided?’, (2) ‘Sometimes it isn’t clear if a product is a flavoured tobacco product. Do you have any products that you are unsure of?’ and (3) ‘Do you have any additional questions?’ Volunteers took photos of any products whose flavour status was considered uncertain by the retailer. Volunteers were instructed to observe, not ask and record whether they saw any menthol or flavoured products in the store while they were in the store. Information was recorded on an iPad while in the store, and responses were downloaded by SFDPH in order to provide any requested follow-up information.

Examples of products that were ‘questionably flavoured items’ that volunteers photographed included Swisher Sweets (the red foil pack) that has the word ‘Sweets’ in the brand name but did not otherwise identify the product as flavoured and Camel Crush, which retailers did not consider menthol because it did not have the word ‘menthol’ on the blue and black pack and because some retailers were not aware of the way Camel Crush works. (Camel Crush is a cigarette that contains a small blue menthol capsule within the filter. By squeezing the filter before or while smoking the cigarette, the capsule is crushed and releases the menthol into the filter.)

Compliance inspections then were conducted by SFDPH staff starting in December 2018 and serve as an official part of the retailers’ permit files. SFDPH presumes that a tobacco product is flavoured if its labelling, packaging or marketing include descriptive terms such as ‘spicy’ and ‘sweet’ that imply or evoke characterising flavours. For questionable products, inspection staff research the manufacturer’s website in addition to product packages to locate descriptions associated with a characterising flavour. Photos are taken or saved of the product, as well as a screen shot of the manufacturer’s website with the product description. There could be limitations in identifying a flavoured tobacco product based on how manufacturers change the packaging and online description, but, as of January 2020, all known flavoured products SFDPH had encountered mentioned the characterising flavour on the packaging or website description.

The SFDPH conducted in-store compliance inspections for 724 active tobacco licensed retailers between December 2018 and March 2019. Compliance was based on whether the inspector observed flavoured tobacco products in the store or if flavoured products were out of sight but still being sold. Retailers who were not compliant at the time of the inspection had an opportunity to self-certify that they had subsequently stopped sales of flavoured tobacco products by sending a text message to the SFDPH. These self-certifications were used by the SFDPH to prioritize subsequent compliance inspections. No citations were issued during this process.

As of 1 April 2019 routine enforcement started. If SFDPH inspectors observed flavoured tobacco products at routine inspections, they issued a Notice of Correction giving the business owner 72 hours to remove the flavoured products from the premise. If SFDPH returned after the 72 hours and observed flavoured products again, they issued a Notice of Violation and pursued a Tobacco Permit Suspension.

Ten businesses were permanently closed at time of inspection and were not counted in the total visits for compliance checks.

The online supplementary file contains more details on the compliance programme, including copies of frequently asked questions provided to retailers, warning letter and a non-exhaustive list of flavoured tobacco products.

RESULTS
Retailer survey
The most prevalent questions that were collected during the educational visits were related to the compliance deadline (online supplementary table S1), as well as which products the law prohibited (online supplementary table S2).

Compliance
In December 2018, before enforcement started, 17% of stores inspected confirmed no flavoured tobacco (figure 1). Retailers were warned that they would be subject to permit suspension and/or administrative penalties if they did not come into compliance and were offered the opportunity to self-certify compliance by notifying the Department by text message when they had eliminated flavoured tobacco product sales and display. Routine inspections, which included the possibility of citations, started in April 2019. The SFDPH issued 83 Notices of Correction and 4 Notice of Violations between April 2019 and December 2019. Between January 2019 and December 2019, compliance was 80%.

DISCUSSION
The 80% compliance observed in San Francisco was comparable or higher than observed in the earlier partial flavour bans.4–10 After the initial retailer outreach and education phase, monitoring compliance has been included in the Department’s routine annual inspections, so the marginal cost for sustaining the programme is low. Self-certification of compliance by text following initial inspection is low cost and provides documentation to prioritise future inspections. The fact that San Francisco has mandatory tobacco retail licensing facilitated implementation because the Department knew which retailers to visit and the threat of a license suspension may have been a strong motivator for compliance. In January 2020, wholesalers were also covered by the law.

Limitations
Although volunteers were trained in a consistent manner with a PowerPoint and practice sessions, some volunteers probed with open-ended questions more than others, and some retailers were more open to talking than others. During some visits, owners or managers of the store were not present and clerks did not feel comfortable answering questions or language was a barrier. Compliance may be overestimated based on the approach used. Retailers may keep flavoured tobacco products out of sight that inspectors do not find. A strength of the study is that all licensed retailers (as opposed to a sample) were visited to assess compliance with the law.

Conclusion
The San Francisco experience demonstrates that compliance with a comprehensive city-wide prohibition on the sale of all flavoured tobacco products is possible and can be achieved if implemented in a way that is sensitive to the needs of retailers.
This experience can inform other localities and states that may be considering similar policies. An adequate period of in-person retailer education (3 months) followed up with compliance checks and subsequent active enforcement is essential to achieving high compliance. Providing a hard deadline (1 January 2019) was important because only 17% of retailers who received a compliance check prior to 1 January 2019 had stopped selling flavoured tobacco versus 80% of retailers who were inspected after 1 January 2019. The success lies on the fact that retailers received and understood the information in advance of the deadline. The substantial increase in compliance at time of check suggests that this was an adequate amount of time in order for San Francisco retailers to remove the products from their shelves. Other health departments charged with implementing similar laws should provide volunteers and retailers with a hard deadline for when retailers should get flavoured tobacco products off their shelves and prepare a list of frequently asked questions products to share with volunteers and retailers.

**Twitter** Stanton Glantz @ProfGlantz

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**Contributors** PV conducted data analysis and drafted the manuscript. PML and SAG had the idea for the study, BG, JC, AD, SD, and BC collected data. SAG supervised the project and conducted data analysis. All authors contributed to writing the final paper.

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**Data availability statement** All data relevant to the study are included in the article or uploaded as supplementary information.

**ORCID IDs**

Pamela Ling http://orcid.org/0000-0001-6166-9347
Stanton Glantz http://orcid.org/0000-0003-4620-6672

**REFERENCES**

COMPLIANCE WITH SAN FRANCISCO’S
FLAVORED TOBACCO SALES PROHIBITION

Priyanka Vyas PhD¹, Pamela M. Ling MD, MPH¹, Bob Gordon MPH², Jennifer Callewaert MS³, Alvin Dang BS³, Derek Smith MSW MPH³, Brittany Chan BA³, Stanton A. Glantz PhD¹

¹ Center for Tobacco Control Research and Education, University of California, San Francisco
² San Francisco Tobacco-Free Coalition
³ San Francisco Department of Public Health

Additional Information on Implementation, Figure S1 and Tables S1 and S2

Additional information on program implementation

What was the retailer asked?

The inspector reviewed all tobacco inventory at the location and determined whether the products were flavored or not based on the current flavored tobacco definition the Department was using, which is also listed in the Flavored Tobacco FAQ that was provided to retailers at the time of compliance inspection. Based on the definition which was given to the retailer, the Department asked the retailer to text whether they had discontinued selling flavored tobacco. The “Compliance Notification Letter” and “Flavored Tobacco FAQ” appear later in this Supplemental file.

How did the Department know that the retailer did not simply put flavored products out of view, and retrieve them for a shopper who requested one?

The compliance checks were not meant to be comprehensive routine inspections or formal enforcement. The Department was looking for flavored products on display and educating the business owners further on how they are not permitted to sell these products regardless of where they are located in the store. Retailers that have the products out of sight and still sell them are clearly out of compliance and know they are.

What was done in the compliance checks?

The purpose of the compliance check was not to enforce but to educate the retailers. The Department has also conducted over 300 routine inspections since the roll-out occurred (i.e., education and compliance checks) which led to enforcement actions at about 50 locations that were still selling flavored tobacco.

Because Swisher Sweets were added to the SF flavored tobacco list after July 2019, there was an upswing in non-compliance, but this will likely go down after the Department educates each retailer.
The Department is also conducting decoy operations and routine inspections based on flavored tobacco complaints that come into the Department and enforcing if needed.

The Department will have its first permit suspension regarding flavored tobacco products in November 2019.

What was the impact of the fact that the compliance efforts started so soon after the law was upheld by the voters?

The delayed compliance was due to the fact the law did not allow for a period of time for retailers to exhaust their inventory and for the SFDPH Enforcement Branch to educate themselves and the retailers on what products are actually flavored. We believe the Department’s presence and early outreach efforts resulted in the compliance of the law. This lesson has informed newer legislation relating to the subsequent San Francisco law prohibiting the sale of e-cigarettes that had not received an FDA market order effective January 1, 2020, which included a 6-month grace period to give the Department enough time to amend rules and regulations and educate retailers on how to comply.

SFDPH plans on assessing the data further when routine inspections are complete and sharing this data with other jurisdictions and interested parties.

Given that this was a major policy change, did the Department have a special program to assist with implementation? Did the agency need to find special resources or worry about additional costs?

Because the law passed so quickly, followed by the unsuccessful campaign by RJ Reynolds to repeal the law, the situation surrounding implementation of this law was unusual.

There was no special program to implement this law; it was subsumed under the Department’s overall tobacco law enforcement activities.

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SFDPH plans on assessing the data further when routine inspections are complete and sharing this data with other jurisdictions and interested parties.
Is there any information about the retailers that were not contacted or measured? Do they have any similar characteristics? Who is not complying?

With over 700 tobacco retailers at the beginning of the policy rollout, the Department staff and volunteers conducted the initial visits based on who was available and which neighborhoods were easily accessible to them, so the sampling was not geographically random. Some locations were not able to receive a visit or inspections due to a variety of reasons, whether they were closed or out of business. The Department did not have the resources to reinspect at a different time and knew that the locations would be visited within the year for their annual routine compliance inspection.

What is the process for suspensions? Are there warnings or a cumulative point system? Have there ever been any suspensions?

Department inspectors perform an annual routine inspection of all tobacco retailers. If flavored tobacco products are found at the time of the inspection, the Department informs the retailer that these products are not allowed for sale and to remove the products from the premise within 72 hours. The Department returns after that 72 hours and if flavored tobacco products are found again, the Department will proceed with the enforcement process. The Department invites the business owner to an abatement conference which entails a meeting with the Director of Environmental Health to discuss why this violation was not abated. The next step is to bring the case to a designee of the Director of Public Health to the Director’s Hearing where the case will be heard. The table outlines the permit suspension period associated with the number of times the violation occurs. The Department will have its first permit suspension regarding flavored tobacco products in November 2019.

<table>
<thead>
<tr>
<th>Number of Times the Violation Occurred</th>
<th>Permit Suspension Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>1&lt;sup&gt;st&lt;/sup&gt; Violation</td>
<td>10 Days</td>
</tr>
<tr>
<td>2&lt;sup&gt;nd&lt;/sup&gt; Violation</td>
<td>20 Days</td>
</tr>
<tr>
<td>3&lt;sup&gt;rd&lt;/sup&gt; Violation</td>
<td>40 Days</td>
</tr>
<tr>
<td>4&lt;sup&gt;th&lt;/sup&gt; Violation</td>
<td>90 Days</td>
</tr>
</tbody>
</table>

Are you sure there are not unregulated outlets that need to be checked in SF?

San Francisco has a dual licensing requirement to sell tobacco products. A business must be permitted by the San Francisco Department of Public Health and hold a valid cigarette retailer license with the California Department of Tax and Fee Administration. Every quarter SFDPH receives a list of Tobacco Retailers that have a valid cigarette retailer license from the CDTFA. The SFDPH runs this list against the list of SFDPH permitted businesses. Once the SFDPH identifies locations that have the state cigarette retailer license but are not permitted by SFDPH the SFDPH investigates these locations. It is extremely uncommon for a business to sell tobacco products without a state cigarette license due to the substantial penalties the state can impose on such businesses.

1. Not displaying the cigarette retailer license at the business: $500 penalty
2. Not keeping proper and accurate invoices for tobacco products: Up to $5,000 penalty and/or up to one year in a county jail
3. Seizure of tobacco products that are being illegally sold
4. Selling tobacco products with a suspended or revoked state license: Up to $1,000 penalty
**Figure S1:** Poster prepared by the San Francisco Department of Public Health for all retailers, as a part of the retailer education outreach during September-January 2019 to educate them about the flavored tobacco sales ban effective in July 2018. The Department provided all retailers with an English poster and also offered the additional languages (Spanish, Vietnamese, Chinese, Arabic, Tagalog).
Table S1. Reported retailer questions and concerns (among those who had questions or concerns)

<table>
<thead>
<tr>
<th>Description</th>
<th>Percentages (n=375)</th>
</tr>
</thead>
<tbody>
<tr>
<td>No question or concern</td>
<td></td>
</tr>
<tr>
<td>Retailer responded “no” when asked whether there was any question or concern on the ban or did not ask a question or express any concern.</td>
<td>35% (n =132)</td>
</tr>
<tr>
<td>Compliance deadline</td>
<td></td>
</tr>
<tr>
<td>Types of questions included, “Until when can we sell the products?” or “When do fines begin?”</td>
<td>30% (n = 112)</td>
</tr>
<tr>
<td>Products</td>
<td></td>
</tr>
<tr>
<td>Mainly asked for product names that were included in the ban such as, “Does this include Swisher Sweets?” or “What about Black and Milds?”</td>
<td>13% (n=50)</td>
</tr>
<tr>
<td>Inventory</td>
<td></td>
</tr>
<tr>
<td>Questions included “What do we do with the inventory?”, “Can we sell in wholesale to another city or county?”, “Do we get additional time to sell the inventory?”, “Who will reimburse us for the inventory?”</td>
<td>8% (n = 30)</td>
</tr>
<tr>
<td>Policy</td>
<td></td>
</tr>
<tr>
<td>“Does the policy include other counties or is it state-wide?”, “Why only San Francisco passed this ban? What are other cities doing?”</td>
<td>7% (n=25)</td>
</tr>
<tr>
<td>No tobacco</td>
<td></td>
</tr>
<tr>
<td>Retailers who reported they no longer sell tobacco</td>
<td>3% (n=12)</td>
</tr>
<tr>
<td>Sales</td>
<td></td>
</tr>
<tr>
<td>“Do you realize this is putting us out of business?”, “City should restrict online sales by zip code.”</td>
<td>3% (n = 10)</td>
</tr>
<tr>
<td>Language barrier</td>
<td></td>
</tr>
<tr>
<td>The clerk or the owner did not speak English</td>
<td>1% (n = 4)</td>
</tr>
</tbody>
</table>

Source: Retail Education Survey visits of the stores between Sept-Dec 2018.
Table S2. List of most frequent questionable flavored tobacco products based on the retailer education outreach survey led by the San Francisco Department of Public Health between September-December 2018

<table>
<thead>
<tr>
<th>Company</th>
<th>Product type</th>
<th>Products</th>
</tr>
</thead>
<tbody>
<tr>
<td>Philip Morris</td>
<td>Cigarettes</td>
<td>Marlboro Bold, Marlboro 100s Silver, Marlboro southern cut, Marlboro blend, Marlboro edge</td>
</tr>
<tr>
<td></td>
<td>Cigars/Cigarillos</td>
<td>Black and mild jazz</td>
</tr>
<tr>
<td></td>
<td>Smokeless</td>
<td>-</td>
</tr>
<tr>
<td>R J Reynolds</td>
<td>Cigarettes</td>
<td>Natural American Spirit, American Spirit color pack, Camel Crush Black, Camel Crush Blue, Capri Magenta, Capri Violet, Camel Jade, Camel Crush Black Box</td>
</tr>
<tr>
<td></td>
<td>Cigars/Cigarillos</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>Smokeless</td>
<td>-</td>
</tr>
<tr>
<td>Swisher International</td>
<td>Cigarettes</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>Cigars/Cigarillos</td>
<td>Swisher Sweets, Swisher Diamond, Swisher Black, Swisher Original</td>
</tr>
<tr>
<td></td>
<td>Smokeless</td>
<td>-</td>
</tr>
<tr>
<td>Djarum</td>
<td>Cigarettes</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>Cigars/Cigarillos</td>
<td>Djarum Mild, Djarum Special, Djarum Clove</td>
</tr>
<tr>
<td></td>
<td>Smokeless</td>
<td>-</td>
</tr>
<tr>
<td>Imperial Brand</td>
<td>Cigarettes</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>Cigars/Cigarellos</td>
<td>Dutch Masters</td>
</tr>
<tr>
<td></td>
<td>Smokeless</td>
<td>-</td>
</tr>
<tr>
<td>Altadis</td>
<td>Cigarettes</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>Cigars/Cigarillos</td>
<td>Backwoods sweet, Backwoods sweet aromatic</td>
</tr>
<tr>
<td></td>
<td>Smokeless</td>
<td>-</td>
</tr>
</tbody>
</table>
Flavored Tobacco Sales Ban
FREQUENTLY ASKED QUESTIONS

The San Francisco Department of Public Health (“SFDPH”) began visiting tobacco retailers to educate the businesses about the flavored tobacco sales prohibition law. After visiting over 200 businesses, SFDPH prepared this FAQ that answers the most frequently asked questions. This FAQ is also available in Arabic, Spanish, Chinese, Tagalog, and Vietnamese on the Environmental Health website at https://www.sfdph.org/dph/EH/Tobacco/default.asp.

San Francisco Health Code, Article 19Q – Prohibiting the Sale of Flavored Tobacco Products

1. What is the new law on flavored tobacco products?
   On July 7, 2017, the City and County of San Francisco (“the City”) approved Article 19Q of the San Francisco Health Code (SFHC 19Q) which prohibits all San Francisco retail establishments from the sale or distribution of any flavored tobacco product and flavored cigarettes including menthol cigarettes. The law was suspended before it went into effect because of the filing in the Department of Elections of the referendum petition that became Proposition E. San Francisco voters affirmed their support of the prohibition on the sale of flavored tobacco products by adopting Proposition E. Thereafter, the City convened the SFDPH and the Office of Economic Workforce Development to support the retailers through the transition of the prohibition on the sale of flavored tobacco products.

   This law affects only retailers—not the use or possession of these products by individuals.

2. When does the flavored tobacco products sales prohibition go into effect?
   The law went into effect on July 21, 2018.

3. When is the last day to sell flavored tobacco products?
   After July 20, 2018, the sale of flavored tobacco products became illegal in San Francisco. However, on July 20, 2018, the majority of San Francisco retail establishments had significant amounts of flavored tobacco products on their shelves. In order to avoid undue hardship to San Francisco businesses, SFDPH elected to defer taking any enforcement actions against retailers until it conducted at least one site visit (“compliance check”) at each retail location in the City. SFDPH will commence taking enforcement on January 1, 2019. All flavored tobacco products sales must stop before January 1, 2019.

4. Which tobacco retailers can sell flavored tobacco products?
   No retail establishment may sell flavored tobacco products within the City and County of San Francisco.
5. Why are flavored tobacco products, including flavored cigarettes, a public health concern?

The law represents an important step in reducing health disparities and smoking incidence rates in San Francisco since the tobacco industry has historically targeted sales of flavored products, especially menthol cigarettes, to youth and communities of color. Most youth who start using tobacco products (including cigarettes, little cigars, or e-cigarettes) start with a flavored product. Research shows that the flavors, particularly menthol, keep people using the product even if they desire to quit. This law was passed to limit youth and exposure to flavored tobacco products and to support quitting smoking to reduce the burden of the number one cause of death and disease in the country.

6. Why is the City prohibiting the sale of menthol flavored tobacco products?

The law is focused on reducing the health disparities we see in San Francisco smoking rates. Because the tobacco industry has historically targeted sales of flavored products such as menthol cigarettes to African-American, American Indian, Latino, LGBT and other communities, the result is a higher use of menthol cigarettes in these communities. The tobacco industry has long used attractive flavors, cheap prices, and bold packaging to target young people and has heavily advertised in communities of color. In 2009 the Federal Family Smoking Prevention and Tobacco Control Act outlawed cherry, vanilla, and alcohol flavored cigarettes but did NOT eliminate the production and sale of menthol cigarettes. This is due to the strong tobacco industry lobby to maintain menthol in their product. This San Francisco law corrects this injustice by eliminating the only remaining flavor of cigarettes- menthol- to protect our community.

7. How is “tobacco product” and “cigarette” defined in the law?

“Tobacco product” is defined in Article 19H, Section 19H.2 of the San Francisco Health Code (“SFHC”) as (1) any product containing, made, or derived from tobacco or nicotine that is intended for human consumption, whether smoked, heated, chewed, absorbed, dissolved, inhaled, snorted, or sniffed or ingested by any other means, including but not limited to, cigarettes, cigars, little cigars, chewing tobacco, pipe tobacco, bidis or snuff; (2) any device or component, part, or accessory that delivers nicotine alone or combined with other substances to person using the device, including but not limited to electronic cigarettes, cigars, or pipes, whether or not the device or component is sold separately.

“Cigarette” is defined in Title 15 of the U.S. Code Section 1332(1) as tobacco, in any form, that is functional in the product, which, because of its appearance, the type of tobacco used in the filler, or its packaging and labeling, is likely to be offered to, or purchased by, consumers as a cigarette or as roll-your-own tobacco.

8. Which tobacco products or cigarettes are flavored and not allowed to be sold in San Francisco?

All flavored tobacco products and cigarettes may not be sold by retail establishments in San Francisco, including flavored cigarettes, cigars, cigarillos/little cigars, cigar wraps, chewing tobacco, pipe tobacco, snuff, shisha, hookah tobacco, flavored nicotine products, and electronic devices when flavored nicotine or flavored tobacco are a component or packaged, sold, distributed with the device.
9. What is a flavored tobacco product or cigarette?

Any tobacco product or cigarette that contains an ingredient, substance, chemical, or compound, other than tobacco, water, or reconstituted tobacco sheet, that is added by the manufacturer to the product during the processing, manufacture, or packing phase that imparts a characterizing flavor.

10. What is a “characterizing flavor”?

A “characterizing flavor” is a distinguishable taste or smell, other than the taste or smell of tobacco. Examples of characterizing flavors include but are not limited to:

<table>
<thead>
<tr>
<th>Fruit or Sweet</th>
<th>Liquor</th>
<th>Mint or Menthol</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apple</td>
<td>Gummy Bear</td>
<td>Menthol</td>
</tr>
<tr>
<td>Berry</td>
<td>Pineapple</td>
<td>Frost</td>
</tr>
<tr>
<td>Blueberry</td>
<td>Honey</td>
<td>Peppermint</td>
</tr>
<tr>
<td>Cherry</td>
<td>Java</td>
<td>Spearmint</td>
</tr>
<tr>
<td>Chocolate</td>
<td>Mango</td>
<td>Cool Mint</td>
</tr>
<tr>
<td>Cinnamon</td>
<td>Peach</td>
<td>Mint</td>
</tr>
<tr>
<td>Cream</td>
<td>Spice</td>
<td>Wintergreen</td>
</tr>
<tr>
<td>Dulce De Leche</td>
<td>Sour Apple</td>
<td>Winterhills</td>
</tr>
<tr>
<td>Fruit Punch</td>
<td>Sweet Vanilla</td>
<td></td>
</tr>
<tr>
<td>Grape (white or red)</td>
<td>Raspberry</td>
<td></td>
</tr>
<tr>
<td>Sweet Clove</td>
<td>Watermelon</td>
<td></td>
</tr>
</tbody>
</table>

11. Can the City give the retailers more time to sell the flavored tobacco products that are currently on the shelf?

No. The law does not provide a grace period for the retailer to sell flavored tobacco products after July 20, 2018. In order to assist San Francisco retailers to comply with the law, SFDPH will not take any enforcement action until January 1, 2019. All flavored tobacco products sales must stop before January 1, 2019.

12. Why did it take the City so long to notify the retailers about the law?

The law was suspended before it went into effect because of the filing in the Department of Elections of the referendum petition that became Proposition E. Under a qualified referendum, the law subject to the referendum does not go into effect until the voters decide whether to adopt it. Therefore, the City had to wait until the June 5, 2018 election results were declared. Once San Francisco voters affirmed their support of the ban against flavored tobacco products sales by adopting Proposition E, the ban went into effect on July 21, 2018. Thereafter, the City convened the SFDPH and the Office of Economic Workforce Development to support the retailers through the transition to implementation of the full ban against sales of flavored tobacco products in San Francisco.

13. Will the City mail an official notice about the last day to sell flavored tobacco products?

SFDPH has provided official notification about the flavored tobacco products ban to retail tobacco permit holders through the following methods:

- Fact sheet poster mailer.
- Educational site visits by volunteers to hand deliver the mailers and to provide information about the law.
- Compliance checks by SFDPH staff. Moreover, during the compliance checks, SFDPH staff will leave a Compliance Notification at all establishments that have flavored tobacco products.
- Emails sent to tobacco permit holders if business registered their email under their Business Registration with the City.

For help call 311
Enforcement & Penalties for Selling Flavored Tobacco Products on or after January 1, 2019

14. When will SFDPH begin enforcement?

SFDPH will take enforcement action against any San Francisco retailer that continues to sell flavored tobacco products on or after January 1, 2019.

15. If SFDPH does not begin enforcement until on or after January 1, 2019, why conduct compliance checks in November 2018?

As a courtesy and to assist the retailers, SFDPH will visit all tobacco retailers that are selling flavored tobacco products. The purpose of the visit is to:

- Ensure that each retailer is aware that enforcement will begin on or after January 1, 2019;
- Understand how the retailer plans to comply with the law; and
- Issue a Compliance Notification with a self-verification procedure in order to document that all flavored tobacco sales have stopped at the establishment.

16. What happens at a compliance check?

At a compliance check, SFDPH field staff will introduce themselves, speak to the person-in-charge, verify that flavored tobacco products are present at the establishment, issue a Compliance Notification Letter when flavored tobacco products are present, learn how the business plans to comply with SFHC Article 19.Q, and issue required procedures for the business to report to SFDPH, Environmental Health, that all flavored tobacco products are no longer sold or displayed at their retail store.

[Note: All San Francisco businesses are required to have one person-in-charge during normal business operating hours.]

17. What are the penalties if SFDPH finds a retailer selling flavored tobacco products on or after January 1, 2019?

SFDPH will pursue the suspension of the tobacco permit for establishments that sell flavored tobacco products on or after January 1, 2019.

18. How long is the tobacco suspension period?

The SF Health Code, Sections 19H.14-2 and 19H.19 allow SFDPH to suspend the tobacco permit for:

- Up to 90 days for the first violation;
- Up to 180 days for the second violation within 1 year of the first violation;
- Up to 365 days for the third and subsequent violation within 1 year of the second violation.

19. Will SFDPH issue a citation and monetary fines instead of a tobacco permit suspension?

No. SFDPH does not issue citations (also known as tickets) to retail business owners. The law focuses on the point of sales, therefore SFDPH will pursue only suspension of the retail tobacco permit. Additionally, this law does not focus on the general public possessing flavored tobacco products. Citations/tickets will not be issued to anyone from the general public using flavored tobacco products.
20. In order to avoid the suspension of the tobacco permit, what should I do with the current inventory?

The City recommends that all San Francisco retailers take the following steps:
   a. Contact your vendor or supplier to determine which tobacco products are without any flavors, sweeteners, menthol, or mints.
   b. Stop ordering and restocking flavored tobacco products.
   c. Replace flavored tobacco products with tobacco products without any flavors, sweeteners, menthol, or mints.
   d. Secure and dispose of any remaining or unsold flavored tobacco products before January 1, 2019.

Approved Tobacco Products Permitted for Retail Sale in San Francisco and Disposal of Flavored Tobacco

21. What type of tobacco products may I sell in my retail establishment?

With the SFDPH tobacco permit and the California Tobacco Products and Cigarette Sales License you may sell the following types of tobacco products and cigarettes:

- Tobacco only products
- Tobacco flavored hookah
- Tobacco products labelled “unflavored”
- Tobacco products labelled “unsweetened”
- Tobacco products manufactured without any additive flavors or sweetness
- Electronic smoking devices and components
- Electronic smoking devices with tobacco only flavored juices
- Flavored juices without nicotine
- Flavored juices labelled “0 nicotine”
- Accessories like matches, paper wrappers, ash trays/receptacles, lighters, charcoal, tongs

22. How do you determine which tobacco products are flavored and prohibited from selling in San Francisco?

The City recommends the following to determine whether a tobacco product may be sold in San Francisco:
   a. Work with your vendor or supplier.
   b. Read the label. Does it state “unflavored”, “no flavors”, “unsweetened”, or “not sweet”?
   c. Read websites, advertisements, and customer comments about the tobacco product.
   d. Smell the product.
   e. When in doubt, refuse to sell the product.

Most tobacco products are described on the Internet. For example, a brand of “tropical fusion” cigarillos is described as “enhanced with delicious tropical flavors.” If you remain unsure about a product, refuse to sell the product until you receive a letter from the manufacturer on business letter head that clearly states the tobacco product is not sweetened, flavored, or processed to have a characterizing flavor.

23. Will the City develop a list of flavored tobacco products that may not be sold in San Francisco?

No. In 2014, the City of Chicago created a database of flavored tobacco products for their retailers that could not sell flavored tobacco products. To date, there are over 1,800 different products in the City of Chicago’s database. Tobacco Retailer should follow the steps outlined in Question #22 of this FAQ. Finally, when there is doubt about a product, retailers should refuse to sell the product until they receive a letter from the product manufacturer on business letter head that the product has no additives or flavors.

For help call 311
24. If a product label does not say the tobacco product is flavored, or if the description is vague, such as “tropical fusion,” does that mean the retail establishment may sell the product?

Maybe not. Some products do not list the flavor on the package, but are still flavored. Regardless of how a product is labeled, if the product has a distinguishing taste or smell other than tobacco (a “characterizing flavor”), the retail establishment may not sell or distribute the product.

25. Did San Francisco prohibit the sales of all Swisher Sweets or Black & Mild products?

No. San Francisco’s flavored tobacco law does not prohibit brands. Swisher Sweets and Black & Mild are brand names. Within each brand name, the retail owner or vendor must determine which products do not have additives that produce a characterizing taste or smell. For example, Swisher Sweets products that are labelled “unflavored”, “no flavors”, “unsweetened”, or “not sweet” may be sold by San Francisco permitted tobacco retailers. Black & Mild Regular may be sold by San Francisco permitted tobacco retailers.

26. Can you sell flavored liquids separately from nicotine or tobacco flavored only liquids?

Yes. Vape shops and other tobacco retailers may sell flavored liquids separately from tobacco flavored only liquids. Be aware that tobacco retailers are only allowed to sell manufacturer sealed liquid products to retail customers. The Federal Food and Drug Administration (“FDA”) does not allow retailers to mix liquids on site without first receiving FDA approval as a manufacturer. Additionally, electronic smoking devices with tobacco only flavors may be sold by San Francisco retailers.

27. Will the City reimburse retailers for any unsold flavored tobacco products?

No. The City will not reimburse any retailers for any unsold flavored tobacco products. For this reason, in August 2018, the City advised all San Francisco permitted tobacco retailers to stop ordering and restocking flavored tobacco products.

28. If unsold flavored tobacco products are dispose of as solid waste, can a retailer recover the Department of Public Works Cigarette Litter Abatement fee?

No. The San Francisco Administrative Code, Chapter 105, the Cigarette Litter Abatement Fee Ordinance – requires that consumers pay a fee for every pack of cigarettes purchased at a San Francisco retail establishment. If a retailer chooses to dispose of packs of cigarettes as solid waste, there is no fee that will be collected from the consumer. The retail establishment is only required to self-report to the San Francisco Treasurer and Tax Collector’s Office (“SFTTX”) the number of cigarette packs sold during the quarter which should not include the number of packs dispose of as solid waste.

Flavored Tobacco Products Sales Online, In Other Cities or Counties, and Distributors or Wholesalers

29. Can Customers purchase flavored tobacco products online? Why?

Yes. Online retail sales of flavored tobacco products are not under the authority of local jurisdictions. Online retailers must comply with federal and state laws and regulations regarding the distribution, shipping, and handling of tobacco products. Moreover, the City’s flavored tobacco law only applies to retail establishments with the SFDPH tobacco permit.
30. Can Customers purchase flavored tobacco products in other Cities or Counties outside of San Francisco?

Maybe. Although the State of California does not prohibit the sales of flavored tobacco products, as of June 2018, 19 cities or counties have passed laws similar to the City’s flavored tobacco products sales prohibition. Customers may travel and purchase flavored tobacco products within jurisdictions that allow the sales of flavored tobacco products. Appendix A provides the June 2018 American Lung Association Center for Tobacco Policy and Organizing Matrix of Local Ordinances Restricting the Sale of Flavored Tobacco Products.

31. Can a San Francisco retail establishment sell flavored tobacco products to customers that do not live in San Francisco?

Maybe. A retail establishment that is also licensed by the California Department of Taxes and Fees Administration ("CDTFA") as a distributor may sell flavored tobacco products to any customer on their distribution list. The retail establishment must comply with all the distributor licensing, tobacco product shipping restrictions, and record keeping requirements. For more information about becoming a distributor, the business owner must contact the State of California Department of Taxes and Fees Administration.

32. Can a retail customer purchase flavored tobacco products from Wholesalers or Distributors located in San Francisco?

No. The Wholesaler or Distributors may not sell tobacco products to retail customers without first obtaining and maintaining a valid tobacco permit from SFDPH and a valid CDTFA Tobacco Products and Cigarette License. Once the Wholesaler or Distributor has a valid SFDPH permit, the Wholesaler or Distributor is subject to all San Francisco laws relating to the sales and distribution of tobacco products to retail customers, including the flavored tobacco retail sales prohibition.

33. What other jurisdictions have passed ordinances restricting the sale of flavored tobacco products?

Center for Tobacco Policy and Organizing [https://center4tobaccopolicy.org] has created a matrix of jurisdictions in California that have laws about flavored tobacco.
Dear Retail Tobacco Permit Owner,

As a courtesy, the San Francisco Department of Public Health (SFDPH) is issuing this letter to inform you about:

- Article 19Q of the San Francisco Health Code (SFHC 19Q) – the Flavored Tobacco Products Sales Prohibition Ordinance;
  
  Selling tobacco or nicotine products with any characterizing flavor – a distinguishable taste or smell, other than the taste or smell of tobacco – like menthol, mint, fruit, or candy flavors, alcohol flavors, or spices is a violation of San Francisco Health Code, Article 19Q (Prohibition of Flavored Tobacco Products Sales), Sections 19Q.3 and 19Q.4;

- Your responsibility under the new law;

- Consequences you may face if you continue to sell flavored tobacco products on or after January 1, 2019; and

- How to comply with SFHC 19Q.

The City and County of San Francisco passed SFHC 19Q, which prohibits the sale of flavored tobacco products, including flavored nicotine, hookah tobacco, and menthol products, in all retail establishments. The purpose of the law is to limit youth use and exposure to flavored tobacco. On June 5, 2018, 68% of San Francisco voters reaffirmed support of the flavored tobacco products sales ban. The new law became effective on July 21, 2018.

During the compliance check visit, SFDPH staff verified that your establishment has flavored tobacco products displayed on shelves or stored in one or more storage area(s). Therefore, SFDPH has the right to consider you in violation of SFHC 19Q and is issuing this compliance notification letter.

Furthermore, in accordance with SFHC, Article 19H – the Retail Tobacco Permit Ordinance, Sections 19H.14-2 and 19H.19, SFDPH may pursue suspension of your tobacco permit as follows:

- Up to 90 days for the first violation;
- Up to 180 days for the second violation within one year of the first; or
- Up to 365 days for the third and subsequent violation within one year of the second.

However, SFDPH will not take any enforcement action against you if you complete the following two (2) requirements:

1. **Stop selling flavored tobacco products to your customers AND**
2. **Properly dispose of any unused flavored tobacco products**

### Self-Verification - Text (262) 528-6820 with the:
1) Business Name,
2) Business Address,
3) Owner Name, AND
4) “We have stopped selling Flavored Tobacco”

Sign this letter below to acknowledge receipt of this compliance notification letter. If you choose not to sign, SFDPH staff will note in the signature line “Declined to Sign” and leave the compliance notification letter at your business location. Whether you sign the receipt of this letter or not, you remain responsible for compliance with SFHC 19Q and may have your tobacco permit suspended for up to 365 days if found selling flavored tobacco products.

<table>
<thead>
<tr>
<th>Received By:</th>
<th>Signature:</th>
<th>Date:</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Print Name)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SFDPH Staff Name:</td>
<td>Signature:</td>
<td>Date:</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>FOR SFDPH Use Only:</th>
<th>Flavored Tobacco Products Present:</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐ No Tobacco Products</td>
<td>☐ YES ☐ NO</td>
</tr>
<tr>
<td>Store Name/DBA:</td>
<td>Store Address:</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Tobacco or nicotine products that have a “characterizing flavor” including the smell or taste of sweet, fruit, candy, alcohol, spice, menthol, or mint may not be sold by any San Francisco retail establishment.

<table>
<thead>
<tr>
<th>Fruit or Sweet</th>
<th>Liquor</th>
<th>Mint</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apple</td>
<td>Gummy Bear</td>
<td>Menthol</td>
</tr>
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<td>Berry</td>
<td>Pineapple</td>
<td>Bourbon</td>
</tr>
<tr>
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</tr>
<tr>
<td>Cherry</td>
<td>Java</td>
<td>Peppermint</td>
</tr>
<tr>
<td>Chocolate</td>
<td>Mango</td>
<td>Spearmint</td>
</tr>
<tr>
<td>Cinnamon</td>
<td>Peach</td>
<td>Cool Mint</td>
</tr>
<tr>
<td>Clove</td>
<td>Spice</td>
<td>Wintergreen</td>
</tr>
<tr>
<td>Cream</td>
<td>Sour Apple</td>
<td>Winterchill</td>
</tr>
<tr>
<td>Dulce De Leche</td>
<td>Sweet Vanilla</td>
<td></td>
</tr>
<tr>
<td>Fruit Punch</td>
<td>Raspberry</td>
<td></td>
</tr>
<tr>
<td>Grape (white or red)</td>
<td>Watermelon</td>
<td></td>
</tr>
</tbody>
</table>

The examples above and below are not a complete or exhaustive list of flavored tobacco or nicotine products and are used for educational purposes only:
San Francisco Department of Public Health

Flavored Tobacco Products List

The “Flavored Tobacco Products List” is a non-exhaustive Flavored Tobacco Products List that seeks to facilitate compliance with and enforcement of Article 19Q. The Flavored Tobacco Products List contains the following:

1. Tobacco products that DPH has determined to be flavored based on their taste or aroma;
2. Tobacco products that DPH presumes to be flavored based on labeling, packaging, or marketing; and/or,
3. Tobacco products that have been found by an administrative law judge to be flavored.

The non-exhaustive Flavored Tobacco Products List includes a small number of tobacco products that are the subject of inquiries by the public and therefore does not include all flavored tobacco products that are subject to the prohibition on the sale of flavored tobacco products.

For tobacco products inquiries: please contact Tobacco & Smoking Program, 1390 Market Street, Suite 210 San Francisco, CA 94102 or via email to EHB-TobaccoProgram@sfdph.org.
<table>
<thead>
<tr>
<th>Brand</th>
<th>Product Name</th>
<th>Type of Product</th>
<th>Type of Flavor</th>
</tr>
</thead>
<tbody>
<tr>
<td>American Spirit</td>
<td>Green Box</td>
<td>Cigarettes</td>
<td>Menthol/Mint</td>
</tr>
<tr>
<td>American Spirit</td>
<td>Dark Green Box</td>
<td>Cigarettes</td>
<td>Menthol/Mint</td>
</tr>
<tr>
<td>Backwoods</td>
<td>Sweet Aromatic</td>
<td>Little Cigars</td>
<td>Sweet</td>
</tr>
<tr>
<td>Backwoods</td>
<td>Black n Sweet Aromatic</td>
<td>Little Cigars</td>
<td>Sweet</td>
</tr>
<tr>
<td>Bugler</td>
<td>Green</td>
<td>Pipe Tobacco</td>
<td>Menthol/Mint</td>
</tr>
<tr>
<td>Camel</td>
<td>Jade Silver – Turkish Blend</td>
<td>Cigarettes</td>
<td>Menthol/Mint</td>
</tr>
<tr>
<td>Camel</td>
<td>Jade</td>
<td>Cigarettes</td>
<td>Menthol/Mint</td>
</tr>
<tr>
<td>Camel Crush</td>
<td>Regular to Fresh</td>
<td>Cigarettes</td>
<td>Menthol/Mint</td>
</tr>
<tr>
<td>Capri</td>
<td>Indigo</td>
<td>Cigarettes</td>
<td>Menthol/Mint</td>
</tr>
<tr>
<td>Cuttwood</td>
<td>Bird Brains</td>
<td>E-Juice</td>
<td>Fruit</td>
</tr>
<tr>
<td>Cuttwood</td>
<td>Tobacco Trail</td>
<td>E-Juice</td>
<td>Sweet</td>
</tr>
<tr>
<td>Cuttwood</td>
<td>Mr. Fritter</td>
<td>E-Juice</td>
<td>Fruit</td>
</tr>
<tr>
<td>Cuttwood</td>
<td>Boss Reserve</td>
<td>E-Juice</td>
<td>Sweet</td>
</tr>
<tr>
<td>Djarum</td>
<td>Black Mild</td>
<td>Cigarettes</td>
<td>Clove</td>
</tr>
<tr>
<td>Djarum</td>
<td>Black</td>
<td>Cigarettes</td>
<td>Clove</td>
</tr>
<tr>
<td>Djarum</td>
<td>Bali Hai</td>
<td>Cigars</td>
<td>Clove</td>
</tr>
<tr>
<td>Djarum Black</td>
<td>Sapphire</td>
<td>Cigars</td>
<td>Menthol/Mint</td>
</tr>
<tr>
<td>Dutch Masters</td>
<td>Java Fusion</td>
<td>Cigarillos</td>
<td>Sweet</td>
</tr>
<tr>
<td>Garcia y Vega Game Leaf</td>
<td>Cognac</td>
<td>Cigarillos</td>
<td>Alcohol</td>
</tr>
<tr>
<td>Garcia y Vega Game Leaf</td>
<td>Sweet Aromatic</td>
<td>Cigarillos</td>
<td>Sweet</td>
</tr>
<tr>
<td>JUUL</td>
<td>JUULpods Crème</td>
<td>E-Cigarettes</td>
<td>Sweet</td>
</tr>
<tr>
<td>JUUL</td>
<td>JUULpods Mango</td>
<td>E-Cigarettes</td>
<td>Fruit</td>
</tr>
<tr>
<td>JUUL</td>
<td>JUULpods Mint</td>
<td>E-Cigarettes</td>
<td>Menthol/Mint</td>
</tr>
<tr>
<td>Marlboro</td>
<td>Ice</td>
<td>Cigarettes</td>
<td>Menthol/Mint</td>
</tr>
<tr>
<td>Middleton's Black &amp; Mild</td>
<td>All Wood Tip Products</td>
<td>Cigars</td>
<td>Sweet</td>
</tr>
<tr>
<td>Swisher Sweets</td>
<td>Classic (Red)</td>
<td>Cigarillos</td>
<td>Sweet</td>
</tr>
<tr>
<td>Swisher Sweets</td>
<td>Summer Twist</td>
<td>Cigarillos</td>
<td>Sweet</td>
</tr>
<tr>
<td>Swisher Sweets</td>
<td>Wild Rush</td>
<td>Cigarillos</td>
<td>Sweet</td>
</tr>
<tr>
<td>Swisher Sweets</td>
<td>Black</td>
<td>Cigarillos</td>
<td>Sweet</td>
</tr>
</tbody>
</table>
San Francisco Retailer Educational Visits:
Flavored Tobacco Sales Ban

While reviewing these slides, please take note of any questions you may have 😊

Purpose of this project

• Voters adopted a law that prohibits the sale of all flavored tobacco products, effective July 20, 2018. This project aims to ensure that all 799 local tobacco retailers get an in-person visit sharing this information.
• You are serving as a liaison to retailers
• Delivering an educational poster
• Recording any additional questions from retailers
• Noting retailer language needs, and any tricky tobacco products they identify

Just for your knowledge- flavored tobacco means a variety of products

• Please note that there can be many types of products and some are confusing. Your job as a volunteer is not to know all the products, inspect individual products, nor determine which are flavored and which are not.

Project timeline

• The retailer educational visit project is expected to start in late September and last through early November
• Your training will occur in late September or October
• Visits will occur until we have gone to all stores- hopefully by early November

Materials you will be using for visits

1. Map and list of your assigned stores
2. Contact information for TFP staff if you have questions in the field
3. Retailer education poster (offer one to every retailer you visit)
4. Copies of the education poster in other languages. Available in:
   a. Spanish
   b. Chinese
   c. Arabic
   d. Vietnamese
   e. Tagalog
5. Two copies of the retailer visit receipt (with signature lines on the bottom)
6. iPad for data collection of a 13-question survey and to take photos of any products retailers have questions about
1. Map and list of your assigned stores

2. Contact information for TFP staff if you have questions in the field
   [contact information deleted]

3. Retailer Education Poster
   (offer one to every retailer you visit)

4. Copies of the education poster in other languages.
   Available in:
   a. Spanish
   b. Chinese
   c. Arabic
   d. Vietnamese
   e. Tagalog

5. Two Copies of Retailer Visit Receipt
   (with signature lines on the bottom)
   *You keep one copy signed by yourself and the retailer
   *Give retailer the other copy signed by yourself and the retailer

6. iPad for data collection of a 13-question survey and to take photos of any products retailers have questions about
   ([name deleted] will do a brief overview of the iPad when you pick up your maps)
Your role as a store visitor

• Your role is delivering the information in a friendly way, making sure the person you talked to received it and completing your brief iPad survey.

Tips for a successful educational visit

• SAFETY FIRST! Never, ever should you be in a situation where you don’t feel safe. If you cannot complete the visit for any reason, remove yourself from the store and make a note on your iPad.

Your responsibilities as a store visitor

1. Complete this training to prepare yourself for the project
2. Receive a map of the area you will visit and list of stores to visit
3. Check out an iPad from [name deleted] and take care of it
4. Fill out your survey map, and check off every store you went to on the reverse side of the map
5. Conduct accurate data entry on your iPad for every store visited or attempted
6. Deliver a copy of the Retailer Educational Poster
7. Take a photo on the iPad of any product the owner has questions about
8. Click the store representation on Retailer Visit Receipt and ask them to sign a copy
9. Check in with [name deleted] at least weekly (email or phone progress—eventually you will turn in your iPad when done with all the stores on your map)

Your go-to option when you don’t know

Always feel free to say:

“I am a volunteer. My reason for visiting is to get you this poster and write down questions you have. I’m sorry, I don’t know all the answers.”

What to prepare before entering a store

• Have 2 copies of the Retailer Visit Receipt (the form that has signature lines). Before entering the store, on both copies, you should fill out:
  • The store name
  • The store address
  • Your name
  • Your signature

• Open the survey on the iPad and complete Questions 1-5.

What to do when you get to a store

This next section will guide the interaction between you, the volunteer, and the store clerk/store owner.
Sample Educational Visit Script

• As you enter the store, approach the store clerk:

"Hello, my name is ________, I'm volunteering with the Health Department. We are visiting all the stores in San Francisco to make sure that you receive information about the new menthol and other flavored tobacco law. Are you the best person for me to speak with? I want to make sure we write down any questions you have for the Health Department."

(This script will be embedded within your iPad survey)

Sample Educational Visit Script (continued)

• If they respond "Yes, I am the one to speak with" or "No, let me get the manager":
  - Hand them the Retailer Education Poster and ask if they received their copy in the mail or would like another one.
  - You will now proceed with questions 6-13, following the scripts on the iPad.
• If they respond "No the person you need is not here" or they do not wish to speak:
  - Ask "Can I leave a poster with you? This poster shows how you can get more information about the new law."
  - On Question 6 you will state why you could not complete the survey.
  - Proceed to the next page and press "DONE" to complete the survey for this store.

Language barrier with store clerk?

• Try your best to communicate with the clerk.
• If the store clerk does not speak English and you cannot communicate with them effectively, produce the Retailer Education Posters in other languages and provide the appropriate one.

Additional languages posters are available in: Spanish, Chinese, Arabic, Tagalog, Vietnamese
• Leave a Retailer Education Poster and a Retailer Visit Receipt with them.
• You will record their language needs on the survey by completing Question 7 on the iPad survey.
• Scroll to the bottom of the survey on the iPad and press "DONE".
• You are now done with the visit and survey for this store.

The iPad survey

• There are a total of 13 questions on this survey. Please carefully input your answers on your assigned iPad for each store you visit.
• The first 5 questions can be completed BEFORE you enter the store.
• You can use the "back" arrow in the upper left of the survey to return to a question if you need to change what you wrote.

When you start the survey, you should be prompted with a screen that looks like this. Carefully read and follow the instructions at the very top of the page.

Question 1 - Location ID (see map route/area store list for this 5-digit number)

• Note: Questions 1-5 should be completed BEFORE you enter the store.
• On the reverse of your map will be a list of your assigned stores.
• Locate the store you are about to visit and enter the 5-digit number into the iPad to complete Question 1.

Question 2 - Map number (see top of your map route for this number, for example D1a)
- The top of your map includes a map number. Please enter this number on your iPad to complete question 2.

Question 3 - Name of Volunteer (people visiting this store)
- Enter your name and the name of anyone else on the visit if you have a partner visiting with you to complete question 3.

Question 4 - Store Name (as seen on storefront)
- Identify the name of the store as listed on the storefront.
- If no name is listed on the front of the store, enter the name listed on the back of your map.
- Type into the iPad the store name that is assigned to the address you are visiting to answer question 4.

Question 5 - Store Address (physical street address)
- Review the store location as listed on the back of your map.
- Look on the storefront for street numbers and enter the store address to complete question 5.

Question 6 - Can you survey this store?
- If YES, use your iPad to mark the first choice to complete question 6.
- If NO, mark why you cannot continue:
  - The store does not exist
  - The store is closed at the time you visit
  - Membership or a fee is required to enter
  - The store or surrounding area is unsafe
  - You are asked to leave the store before you can complete the survey
  - Other reasons; please type them in (a box will appear to input the reason if you select this option)
- If you are unable to survey the store, this concludes your survey. Your iPad will continue to question 13 and you can press "Done."
Question 7: Does the store clerk/owner prefer materials or discussion in another language?

- If the store clerk doesn’t speak English, take out and show them the translated posters to determine their preferred language.
- Please note any non-English language need on your iPad (a box will appear to specify the language to complete question 7.
- If you are unable to communicate with the clerk, this concludes your survey. Continue to question 13 and press “Done.”

Translated posters come in 5 languages:

- Arabic
- Chinese
- Spanish
- Tagalog
- Vietnamese

Question 8: Do you have any questions or concerns about complying with the new tobacco law, or about the poster provided?

- Read the above question to the store clerk.
- Your go to answer when you don’t have an answer to their question: “I am a volunteer. My reason for visiting is to get you this poster and write down any questions you have. I’m sorry I don’t know all the answers.”
- Input their questions in the text box and separate each question with a semi-colon (;)

Question 9: Sometimes it isn’t clear if a product is a flavored tobacco product. Do you have any products that you are unsure of?

- Read the above question to the store clerk.
- Ask them to show you any products that they are not sure about.
- Type into your iPad the name of those products to complete question 9.
- Press the circle home button on your iPad to close out of the survey app and select the “Camera” app to take a picture of any product that you typed into the survey.

Question 10: Do you see any menthol or flavored tobacco products in the store?

- DO NOT read the above question to the store clerk. Just look around the store to see if there are any menthol or flavored tobacco products in the store.
- Examples of menthol and flavored tobacco products are provided on the question.
- Mark the appropriate answer to complete Question 10.

Question 11: What is your name?

- Ask the clerk or store owner what their name is for your records.
- Write that name in the iPad to complete question 11.
Question 12 - What is the best way to get information to you?

- Ask the store clerk the above question.
- Tell the store clerk the Health Department is looking for the best way to get information to all stores.
- Read the options to the clerk and ask what is their preferred method of getting information. Select all that apply to answer question 12.

Question 13 - Any additional questions or special things to note?

- Ask the store owner if they have any additional questions.
- Feel free to use this space for additional notes from yourself as a volunteer.
- For example, if there is something else special you need to make a note of like an incident that occurred.
- Or if they had questions about another issue.
- Type in any additional information to complete question 13.

Educational Visit Receipt (After question 13 on the iPad survey, you will see these instructions to read to the store clerk):

- Produce the Educational Visit Receipt form and summarize the main points:
  - The flavored tobacco ban is in effect.
  - Please don’t reorder or re-stock flavored products so you won’t be stuck with the merchandise.
  - Review the poster for key dates.
  - If you have questions, please call 311.
  - Check out the website for updates including information about products that some people have questions about.

- Familiarize yourself with these instructions, as they pertain to the Educational Visit Receipt.
- If you were unable to survey the store, you can ignore this section.
- Note any additional questions or concerns that arise from the store clerk in Question 13.

Educational Visit Receipt

- Ask them to sign one copy of the receipt to show that they received your visit. Tell them one copy is for them to keep. Both you and the store clerk should sign and date both copies of the receipt.
- Keep the signed receipt on your clipboard to return to [name deleted] when you have visited all stores on your map.
- If this store clerk is uncomfortable with filling out an answer, write “No signature” on the signature line.

Once you have completed the Educational Visit Receipt and inputted all your answers into the iPad survey, you are done with your visit! Press “Done” on the iPad survey to complete it.

*If the store clerk is uncomfortable with filling out an answer, write “No signature” in the signature line.
Technical issues

• There is no data plan for the iPad. You will save each survey onto your iPad by pressing "Done" after question 13 and Brittany will upload the data when you meet with her after you visit all the stores on your map.
• When you press "Done" after question 13 for each survey, check that store off your list on the back of the map.
• Please take care of the device. If you should lose or break the iPad, the record of your visit will be lost.

Travel reimbursement

• If you are a City employee, travel is handled through the normal processes.
• For volunteers, [name deleted] will provide you with a travel reimbursement form. Please note any travel costs for each day you are in the field.
• In most cases, you are likely to be using public transit and should mark how many Muni trips you take to get to your destination (or BART if most efficient).
• In some cases you may be driving your own vehicle and will accrue mileage.
• If you need to pay for parking, please do so in the most cost-effective manner possible.
• Should you have any questions, please contact [name deleted].

Our many thanks!

• We could not accomplish this task without your support.
• Truly we thank you for volunteering to help get the word out to local stores about this new law.
• You are making sure our community is safe by helping retailers to understand this new law.
• We hope to celebrate you with an appreciation dinner at the conclusion of our data collection process.

Now that you have finished the training...

• Please let [name deleted] know that you have finished the training.
• Next you will coordinate a time that you would like to go to 25 Van Ness Ave, Suite 345 San Francisco, CA to pick up your materials and get familiar with the iPad device (and practice a store visit).
• Please allow about 30-40 minutes for this visit to 25 Van Ness Ave, Suite 345, depending on your questions.
• Please plan to come on a day that you will go out to do visits.
• Come prepared with any questions that you may have 😊.
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