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DRAFT OPINION

of the Committee on Legal Affairs

for the Committee on the Environment, Public Health and Food Safety

on the proposal for a directive of the European Parliament and of the Council on the approximation of the laws, regulations and administrative provisions of the Member States concerning the manufacture, presentation and sale of tobacco and related products
(COM(2012)0788 – C7-0420/2012 – 2012/0366(COD))

Rapporteur: Klaus-Heiner Lehne

PA_Legam

SHORT JUSTIFICATION

It is universally accepted today that tobacco consumption poses serious risks to human health. In this regard, it is particularly worrying that most smokers start before the age of 18. Therefore, young people in particular have to be fully informed about the toxicity and addictiveness of tobacco products. For those who already consume tobacco products, the promotion and development of less harmful products and products for smoking cessation is essential.

There is no doubt that efforts to reduce tobacco consumption should continue at national as well as at international level. However, certain provisions of the Commission's proposal raise significant legal concerns. These concerns relate, *inter alia*, to the legal base chosen by the Commission, to fundamental rights such as the right to property and to the principle of proportionality.

The Commission bases its proposal on Article 114(1) TFEU. This provision allows approximation measures aimed at improving the conditions for the establishment and functioning of the internal market. The measures must "*genuinely have that object, actually contributing to the elimination of obstacles to the free movement of goods or to the freedom to provide services, or to the removal of distortions of competition*".¹ Some of the measures proposed by the Commission, however, do not aim at improving the conditions of the internal market, but have as their only objective the protection of public health.

For example, it is difficult to see how the proposed (*de facto*) ban on menthol and on slim cigarettes could improve the functioning of the internal market. It is true that even prohibitions may, in certain circumstances, be regarded as harmonising measures, but this is only the case where "*there are obstacles to trade or it is likely that such obstacles will emerge in future*".² Currently, however, not a single Member State has banned slim cigarettes or menthol or is even considering it. Thus, the ban will neither remove nor prevent the emergence of obstacles to fundamental freedoms.³

As reflected in the recitals of the Commission's proposal, the true aim of these measures is the achievement of a higher level of health protection. It is feared that menthol and slim cigarettes might be particularly attractive to young people.⁴ While the protection of health is of the utmost importance, it is up to the Member States and not the European Union to take measures in that regard. Article 168(5) TFEU explicitly excludes any harmonisation regarding

¹ Case C-491/01, *British American Tobacco (Investments) and Imperial Tobacco*, paragraph 60.

² Case C-210/93, *Swedish Match*, paragraphs 30, 33.

³ There is also no obligation to ban menthol only because other flavours are banned. The Commission's proposal makes reference to a decision of a WTO Appellate Body (WTO Appellate Body, AB-2012-1, United States – Measures Affecting the Production and Sale of Clove Cigarettes (DS406)). This decision, however, only said that menthol and clove cigarettes were, under the specific circumstances of the case, "like products" and that they could not be treated differently. The WTO Appellate Body did not reason that the US could not distinguish between menthol and other characteristic flavours such as fruit and candy flavours.

⁴ See e.g. recital 15: "*A number of studies indicated that mentholated tobacco products can facilitate inhalation as well as smoking uptake among young people.*" and recital 23: "*A recent study has also shown that smokers of slim cigarettes were more likely to believe that their own brand might be less harmful. This should be addressed.*"

measures "*having as their direct objective the protection of public health regarding tobacco*". The Commission can only take a high level of health protection as a basis pursuant to Article 114(3) TFEU if the requirements of Article 114(1) TFEU are fulfilled.¹ Otherwise, the European Union could circumvent the clear division of competences resulting from Article 168(5) TFEU.

Some provisions in the Commission's proposal also raise serious doubts as to their conformity with fundamental rights such as the right to property, the right to freedom of expression and information and the freedom to conduct business. These rights are enshrined in the Charter of Fundamental Rights of the European Union ("the Charter") and may only be limited pursuant to Article 52(1) of the Charter if the limitation is necessary, genuinely meets objectives of general interest and is proportional.

Certain of the proposed measures, especially regarding the packaging, do not meet these requirements. One example is the proposed increase in size of the health warnings to 75 % of both the front and back surface of the packs (Article 9(1)(c)). This would severely reduce the space available for trademarks and product description. In practice, not even 25 % of the front and back surface would be available for the information provided by the producer, as national law requires additional features such as tax stamps and security features.

Intellectual property rights such as trademarks are explicitly covered by the right to property in Article 17 of the Charter. The CJEU held that warnings on the unit packages are admissible "*in a proportion which leaves sufficient space for the manufacturers of those products to be able to affix other material, in particular concerning their trademarks*".² Reducing the space available on the front and back surfaces to less than 25% would, however, make it difficult to sufficiently distinguish the products of one producer from those of others, thereby depriving the trade marks of one of their main functions. The trade marks could also not properly fulfil their other functions such as its advertising function. This would also not be in accordance with national constitutional law³ as well as international treaties such as the TRIPS Agreement.⁴

Bearing in mind the impact on intellectual property rights, it is more than surprising that the Commission did not even consider less restrictive measures such as smaller health warnings. Taking into account the importance of intellectual property rights and legitimate health objectives, it is suggested that health warnings should cover 50 % of the front and back surface. This would also be in line with the FCTC, the implementation of which is one of the

¹ See C-491/01, *British American Tobacco (Investments) and Imperial Tobacco*, paragraph 62.

² Case C-491/01, *British American Tobacco (Investments) and Imperial Tobacco*, paragraph 132.

³ See for example the judgment of the German Federal Constitutional Court, BVerGE 95, 173, paragraph 70.

⁴ See e.g. Article 8.1 and 20 TRIPS. Contrary to what is sometimes asserted, the decision of the Australian High Court of 15 August 2012 regarding the compatibility of the so-called plain packaging rules with the Australian Constitution does not in any way suggest that plain packaging or similar measures would be in accordance with European law. Pursuant to section 51 of the Australian Constitution, a law violates the Australian Constitution if it deprives a person or company from its property and provides the Australian government with some proprietary benefit from that property. The plain packaging requirement was upheld because the Australia had not "acquired" the property. However, the Court found that plain packaging does indeed "deprive" tobacco manufacturers of their property. Under Article 17 of the Charter and thus EU law, an "acquisition" of property is no precondition for a breach of the right to property – a deprivation is sufficient. Therefore, if anything, the judgment of the Australian High Court speaks against the admissibility of similar measures under EU law.

aims of the Commission's proposal. Pursuant to Article 11(1) of the FCTC, health warnings describing the harmful effects of tobacco use "*should be 50% or more of the principal display areas but shall be no less than 30% of the principal display areas*".

Other measures proposed by the Commission regarding the size and appearance of unit packs and regarding the product description meet similar concerns regarding fundamental rights. They deprive manufacturers of their intellectual property rights, reduce customer choice and do not contribute to a better functioning of the internal market.

By prohibiting any labelling that suggests that a particular tobacco product is less harmful than others, the proposal causes an additional problem. The development and promotion of less harmful means of tobacco use is essential in order to support tobacco users to stop smoking cigarettes and the like. Manufacturers must be able to communicate that a certain product is less harmful than others if this is scientifically proven and if it is not misleading. This is not the only measure proposed that would make it more difficult to access reduced risk products. Article 18 of the proposal prohibits nicotine-containing products (NCP) such as e-cigarettes containing a certain nicotine level if they are not authorised pursuant to Directive 2001/83/EC (the Medicinal Products Directive). It is, however, quite unclear if these products (which are much less harmful than tobacco products) even fall under the scope of the Medicinal Products Directive.¹ For products which do not fall under the Directive, this would effectively constitute a ban. Banning products which are less harmful than tobacco products and which can be a means of smoking cessation is certainly not in line with the public health aims of the proposal.²

Finally, the Commission's proposal contains a large number of provisions delegating powers to the Commission. However, pursuant to Article 290 TFEU, a delegation of powers is only possible with regard to non-essential elements of the legislative proposal. Some of the proposed provisions providing for delegated acts do not fulfil this requirement. For example, Article 3(2) in conjunction with Article 2(19) would grant the Commission to set the maximum yield of nicotine for cigarettes placed on the market to 0, effectively prohibiting cigarettes for good.

AMENDMENTS

The Committee on Legal Affairs calls on the Committee on the Environment, Public Health and Food Safety, as the committee responsible, to incorporate the following amendments in its report:

¹ Relying on the strict jurisprudence of the CJEU, several national courts have already held that e-cigarettes cannot be qualified as a medicinal product by function under the Medicinal Products Directive, see e.g. Oberverwaltungsgericht Nordrhein-Westfalen, 24 April 2012, 16 L 2043/11.

² Article 18 also lacks a valid legal base as it is in no way aimed at improving the conditions for the establishment and functioning of the internal market. Pursuant to the Commission, the provision will allow NCP to move freely across borders as they would benefit from the mutual recognition procedure under the Medicinal Products Directive (Impact Assessment, page 8). However, this is already the case without Article 18, as any NCP which qualifies as a medicinal product is already now subject to the Medicinal Products Directive. The only effect Article 18 has is that it prohibits the placing on the market of NCP that are not authorised pursuant to the Medicinal Products Directive.

Amendment 1
Proposal for a directive
Recital 15

Text proposed by the Commission

(15) The likelihood of diverging regulation is further increased by concerns over tobacco products, including smokeless tobacco products, having a characterising flavour other than tobacco, which may facilitate uptake of tobacco consumption or affect consumption patterns. *For example, in many countries, sales of mentholated products gradually increased even as smoking prevalence overall declined. A number of studies indicated that mentholated tobacco products can facilitate inhalation as well as smoking uptake among young people. Measures introducing unjustified differences of treatment between flavoured cigarettes (e.g. menthol and clove cigarettes) should be avoided.*

Amendment

(15) The likelihood of diverging regulation is further increased by concerns over tobacco products, including smokeless tobacco products, having a characterising flavour other than tobacco **and traditional flavours such as menthol**, which may facilitate uptake of tobacco consumption or affect consumption patterns.

Or. en

Amendment 2
Proposal for a directive
Recital 23

Text proposed by the Commission

(23) In order to ensure the integrity and the visibility of health warnings and maximise their efficacy, provisions should be made regarding the dimension of the warnings as well as regarding certain aspects of the appearance of the tobacco package, including the opening mechanism. The package and the products may mislead consumers, in particular young people, suggesting that products are less harmful. For instance, this is the case with certain

Amendment

(23) In order to ensure the integrity and the visibility of health warnings and maximise their efficacy, provisions should be made regarding the dimension of the warnings as well as regarding certain aspects of the appearance of the tobacco package, including the opening mechanism. The package and the products may mislead consumers, in particular young people, suggesting that products are less harmful. For instance, this is the case with certain

texts or features, such as ‘low-tar’, ‘light’, ‘ultra-light’, ‘mild’, ‘natural’, ‘organic’, ‘*without additives*’, ‘*without flavours*’, ‘*slim*’, *names, pictures, and figurative or other signs. Likewise, the size and appearance of individual cigarettes can mislead consumers by creating the impression that they are less harmful. A recent study has also shown that smokers of slim cigarettes were more likely to believe that their own brand might be less harmful. This should be addressed.*

texts or features, such as 'low-tar', 'light', 'ultra-light', 'mild', 'natural' *or* 'organic'.

Or. en

Amendment 3
Proposal for a directive
Recital 25

Text proposed by the Commission

Amendment

(25) Member States apply different rules on minimum number of cigarettes per packet. Those rules should be aligned in order to ensure free circulation of the concerned products.

deleted

Or. en

Amendment 4
Proposal for a directive
Recital 26

Text proposed by the Commission

Amendment

(26) Considerable volumes of illicit products, which do not comply with the requirements laid down in Directive 2001/37/EC, are placed on the market and indications are that these volumes might increase. Such products undermine the free circulation of compliant products and the protection provided for by tobacco control legislations. In addition, the FCTC obliges

(26) Considerable volumes of illicit products, which do not comply with the requirements laid down in Directive 2001/37/EC, are placed on the market and indications are that these volumes might increase. Such products undermine the free circulation of compliant products and the protection provided for by tobacco control legislations. In addition, the FCTC obliges

the Union to fight against illicit products, as part of a comprehensive tobacco control policy. Provision should thus be made for unit packets of tobacco products to be marked in a unique and secure way and their movements to be recorded so that these products can be tracked and traced in the Union and their compliance with this Directive can be monitored and better enforced. ***In addition, provision should be made for the introduction of security features that will facilitate the verification of whether or not products are authentic.***

the Union to fight against illicit products, as part of a comprehensive tobacco control policy. Provision should thus be made for unit packets of tobacco products to be marked in a unique and secure way and their movements to be recorded so that these products can be tracked and traced in the Union and their compliance with this Directive can be monitored and better enforced.

Or. en

Amendment 5
Proposal for a directive
Recital 27

Text proposed by the Commission

(27) An interoperable tracking and tracing system ***and a common security feature*** should be developed. For an initial period only cigarettes and roll-your-own tobacco should be subjected to the tracking and tracing system ***and the security features***. This would allow producers of other tobacco products to benefit from the experiences gained in the meantime.

Amendment

(27) An interoperable tracking and tracing system should be developed. For an initial period only cigarettes and roll-your-own tobacco should be subjected to the tracking and tracing system. This would allow producers of other tobacco products to benefit from the experiences gained in the meantime.

Or. en

Amendment 6
Proposal for a directive
Recital 33

Text proposed by the Commission

(33) Nicotine-containing products are sold on the Union market. The different regulatory approaches taken by Member

Amendment

deleted

States to address health and safety concerns associated with these products have a negative impact on the functioning of the internal market, in particular considering that these products are subject to significant cross-border distance sales including via the internet.

Or. en

Amendment 7
Proposal for a directive
Recital 34

Text proposed by the Commission

Amendment

(34) Directive 2001/83/EC of the European Parliament and of the Council of 6 November 2001 on the Community code relating to medicinal products for human use⁴² provides a legal framework to assess the quality, safety and efficacy of medicinal products including nicotine containing products. A significant number of nicotine-containing products were already authorised under this regulatory regime. The authorisation takes into account the nicotine content of the product in question. Subjecting all nicotine-containing products, whose nicotine content equals or exceeds the content of a nicotine containing product previously authorised under Directive 2001/83/EC, to the same legal framework clarifies the legal situation, levels out differences between national legislations, ensures equal treatment of all nicotine containing products usable for smoking cessation purposes and creates incentives for research and innovation in smoking cessation. This should be without prejudice to the application of Directive 2001/83/EC to other products covered by this Directive if the conditions set by Directive 2001/83/EC are fulfilled.

deleted

Amendment 8
Proposal for a directive
Recital 35

Text proposed by the Commission

(35) Labelling provisions should be introduced for nicotine containing products below the threshold set out in this Directive drawing the attention of consumers to potential health risks.

Amendment

deleted

Amendment 9
Proposal for a directive
Recital 38

Text proposed by the Commission

(38) In order to make this Directive fully operational and to keep up with technical, scientific and international developments in tobacco manufacture, consumption and regulation, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the Commission, in particular in respect of adopting and adapting maximum yields for emissions and their measurement methods, setting maximum levels for ingredients that increase toxicity, addictiveness or attractiveness, , the use of health warnings, unique identifiers and security features in the labelling and packaging, defining key elements for contracts on data storage with independent third parties, reviewing certain exemptions granted to tobacco products other than cigarettes, roll-your-own tobacco and smokeless tobacco products and reviewing

Amendment

(38) In order to make this Directive fully operational and to keep up with technical, scientific and international developments in tobacco manufacture, consumption and regulation, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the Commission. It is of particular importance that the Commission carries out appropriate consultations during its preparatory work, including at expert level. The Commission, when preparing and drawing up delegated acts, should ensure a simultaneous, timely and appropriate transmission of relevant documents to the European Parliament and Council.

the nicotine levels for nicotine containing products. It is of particular importance that the Commission carries out appropriate consultations during its preparatory work, including at expert level. The Commission, when preparing and drawing up delegated acts, should ensure a simultaneous, timely and appropriate transmission of relevant documents to the European Parliament and Council.

Or. en

Amendment 10
Proposal for a directive
Recital 40

Text proposed by the Commission

Amendment

(40) A Member State that deems it necessary to maintain more stringent national provisions for aspects falling inside the scope of this Directive should be allowed to do so, for all products alike, on grounds of overriding needs relating to the protection of public health. A Member State should also be allowed to introduce more stringent provisions, applying to all products alike, on grounds relating to the specific situation of this Member State and provided the provisions are justified by the need to protect public health. More stringent national provisions should be necessary and proportionate, not constitute a means of arbitrary discrimination or a disguised restriction on trade between Member States. Stricter national provisions require prior notification to, and approval from, the Commission taking into account the high level of health protection achieved through this Directive.

deleted

Or. en

Amendment 11
Proposal for a directive
Recital 41

Text proposed by the Commission

(41) Member States should remain free to maintain or introduce national legislations applying to all products alike for aspects falling outside the scope of this Directive, provided they are compatible with the Treaty and do not jeopardise the full application of this Directive. ***Accordingly, Member States could, for instance, maintain or introduce provisions providing standardisation of packaging of tobacco products provided that those provisions are compatible with the Treaty, with WTO obligations and do not affect the full application of this Directive. A prior notification is required for technical regulations pursuant to Directive 98/34/EC of the European Parliament and of the Council of 22 June 1998 laying down a procedure for the provision of information in the field of technical standards and regulations and on rules on Information Society services.***

Amendment

(41) Member States should remain free to maintain or introduce national legislations applying to all products alike for aspects falling outside the scope of this Directive, provided they are compatible with the Treaty and do not jeopardise the full application of this Directive. ***With regard to measures already harmonized by this Directive, such as labelling and packaging requirements, the procedure foreseen in Article 114(8) TFEU shall apply.***

Or. en

Amendment 12
Proposal for a directive
Article 2 – point 4

Text proposed by the Commission

(4) 'characterising flavour' means a distinguishable aroma or taste other than tobacco, resulting from an additive or combination of additives, including but not limited to fruit, spice, herb, alcohol, candy, ***menthol*** or vanilla observable before or upon intended use of the tobacco product;

Amendment

(4) 'characterising flavour' means a distinguishable aroma or taste other than tobacco ***and traditional flavours such as menthol***, resulting from an additive or combination of additives, including but not limited to fruit, spice, herb, alcohol, candy or vanilla observable before or upon intended use of the tobacco product;

Justification

The ban on menthol cannot be based on Article 114(1) TFEU as it neither removes nor prevents the emergence of obstacles to the functioning of the internal market. Its direct aim is the protection of public health. Consequently, it falls under Article 168(5) TFEU and lacks a valid legal base.

Amendment 13
Proposal for a directive
Article 3 – paragraph 2

Text proposed by the Commission

Amendment

2. The Commission shall be empowered to adopt delegated acts in accordance with Article 22 to adapt the maximum yields laid down in paragraph 1, taking into account scientific development and internationally agreed standards. **deleted**

Or. en

Justification

The establishment of maximum yields for tar, nicotine and carbon monoxide is an essential element of the proposed directive. Consequently, it should be subject to the ordinary legislative procedure.

Amendment 14
Proposal for a directive
Article 3 – paragraph 3

Text proposed by the Commission

Amendment

3. Member States shall notify the Commission of the maximum yields that they set for other emissions of cigarettes and for emissions of tobacco products other than cigarettes. Taking into account internationally agreed standards, where available, and based on scientific evidence and on the yields notified by Member States, the Commission shall be **deleted**

empowered to adopt delegated acts in accordance with Article 22 to adopt and adapt maximum yields for other emissions of cigarettes and for emissions of tobacco products other than cigarettes that increase in an appreciable manner the toxic or addictive effect of tobacco products beyond the threshold of toxicity and addictiveness stemming from the yields of tar, nicotine and carbon monoxide fixed in paragraph 1.

Or. en

Justification

The establishment of maximum yields for tar, nicotine and carbon monoxide is an essential element of the proposed directive. Consequently, it should be subject to the ordinary legislative procedure.

Amendment 15
Proposal for a directive
Article 6 – paragraph 2 – subparagraph 1

Text proposed by the Commission

Amendment

The Commission shall at the request of a Member State or may on its own initiative determine by means of implementing acts whether a tobacco product falls within the scope of paragraph 1. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 21.

deleted

Or. en

Justification

The decision whether a tobacco product falls within the scope of paragraph 1 and is therefore to be prohibited is not a decision for the Commission, but for the legislator to make.

Amendment 16
Proposal for a directive
Article 6 – paragraph 2 – subparagraph 2

Text proposed by the Commission

Amendment

The Commission shall adopt by means of implementing acts uniform rules on the procedures for determining whether a tobacco product falls within the scope of paragraph 1. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 21. ***deleted***

Or. en

Amendment 17
Proposal for a directive
Article 6 – paragraph 3

Text proposed by the Commission

Amendment

3. In case the experience gained in the application of paragraphs 1 and 2 shows that a certain additive or a combination thereof typically impart a characterising flavour when it exceeds a certain level of presence or concentration the Commission shall be empowered to adopt delegated acts in accordance with Article 22 to set maximum levels for those additives or combination of additives that cause the characterising flavour. ***deleted***

Or. en

Justification

This decision constitutes an essential element of the proposal and should therefore be left to the legislator.

Amendment 18
Proposal for a directive
Article 6 – paragraph 9

Text proposed by the Commission

Amendment

9. In case scientific evidence and the experience gained in the application of paragraphs 7 and 8 shows that a certain additive or a certain quantity thereof amplify in an appreciable manner at the stage of consumption the toxic or addictive effect of a tobacco product the Commission shall be empowered to adopt delegated acts in accordance with Article 22 to set maximum levels for those additives.

deleted

Or. en

Justification

This decision constitutes an essential element of the proposal and should therefore be left to the legislator.

Amendment 19
Proposal for a directive
Article 6 – paragraph 10

Text proposed by the Commission

Amendment

10. Tobacco products other than cigarettes, roll-your-own tobacco and smokeless tobacco products shall be exempted from the prohibitions laid down in paragraphs 1 and 5. ***The Commission shall be empowered to adopt delegated acts in accordance with Article 22 to withdraw this exemption if there is a substantial change of circumstances as established in a Commission report.***

10. Tobacco products other than cigarettes, roll-your-own tobacco and smokeless tobacco products shall be exempted from the prohibitions laid down in paragraphs 1 and 5.

Or. en

Justification

This decision constitutes an essential element of the proposal and should therefore be left to the legislator.

Amendment 20 **Proposal for a directive** **Article 8 – paragraph 3**

Text proposed by the Commission

3. For cigarette packets the general warning and the information message shall be printed on the lateral sides of the unit packets. ***These warnings shall have a width of not less than 20 mm and a height of not less than 43 mm.*** For roll-your-own tobacco the information message shall be printed on the surface that becomes visible when opening the unit packet. Both the general warning and the information message shall cover 50% of the surface on which they are printed.

Amendment

3. For cigarette packets the general warning and the information message shall be printed on the lateral sides of the unit packets. For roll-your-own tobacco the information message shall be printed on the surface that becomes visible when opening the unit packet. Both the general warning and the information message shall cover 50% of the surface on which they are printed.

Or. en

Justification

The prescription of a minimum size for health warnings effectively leads to a minimum size of packs. This reduces consumer choice and may infringe intellectual property rights. With a view to the uncertain potential benefits of a minimum size of packs, the measure is not in accordance with the principle of proportionality.

Amendment 21 **Proposal for a directive** **Article 8 – paragraph 4 – point b**

Text proposed by the Commission

(b) to define the ***position***, format, layout and design of the health warnings laid down in this Article, including their font type and background colour.

Amendment

(b) to define the format, layout and design of the health warnings laid down in this Article, including their font type and background colour.

Or. en

Justification

This decision constitutes an essential element of the proposal and should therefore be left to the legislator.

Amendment 22
Proposal for a directive
Article 9 – paragraph 1 – point c

Text proposed by the Commission

Amendment

(c) cover **75** % of the external area of both the front and back surface of the unit packet and any outside packaging;

(c) cover **50** % of the external area of both the front and back surface of the unit packet and any outside packaging;

Or. en

Justification

Requirements regarding the size of the health warnings must not lead to an infringement of intellectual property rights. Combined health warnings covering 50% of both the front and the back surface are proportionate and in line with international obligations resulting from the TRIPS agreement and the FCTC.

Amendment 23
Proposal for a directive
Article 9 – paragraph 1 – point e

Text proposed by the Commission

Amendment

(e) be positioned **at the top edge of the unit packet and any outside packaging, and** in the same direction as any other information appearing on the packaging;

(e) be positioned in the same direction as any other information appearing on the packaging;

Or. en

Justification

This requirement together with the large size of the health warning is not a proportional limitation of the intellectual property rights of manufacturers.

Amendment 24
Proposal for a directive
Article 9 – paragraph 1 – point g – introductory part

Text proposed by the Commission

Amendment

***(g) for unit packets of cigarettes, respect
the following dimensions:*** ***deleted***

Or. en

Justification

The prescription of a minimum size for health warnings effectively leads to a minimum size of packs. This reduces consumer choice and may infringe intellectual property rights. With a view to the uncertain potential benefits of a minimum size of packs the measure is not in accordance with the principle of proportionality.

Amendment 25
Proposal for a directive
Article 9 – paragraph 1 – point g – point i

Text proposed by the Commission

Amendment

(i) height: not less than 64 mm; ***deleted***

Or. en

Amendment 26
Proposal for a directive
Article 9 – paragraph 1 – point g – point ii

Text proposed by the Commission

Amendment

(ii) width: not less than 55 mm. ***deleted***

Or. en

Amendment 27
Proposal for a directive
Article 9 – paragraph 3 – point c

Text proposed by the Commission

Amendment

(c) define the **position**, format, layout, design, rotation **and proportions** of the health warnings;

(c) define the format, layout, design **and** rotation of the health warnings;

Or. en

Justification

This decision constitutes an essential element of the proposal and should therefore be left to the legislator.

Amendment 28
Proposal for a directive
Article 10 – paragraph 5

Text proposed by the Commission

Amendment

5. The Commission shall be empowered to adopt delegated acts in accordance with Article 22, to withdraw the exemption laid down in paragraph 1 if there is a substantial change of circumstances as established in a Commission report.

deleted

Or. en

Justification

This decision constitutes an essential element of the proposal and should therefore be left to the legislator.

Amendment 29
Proposal for a directive
Article 12 – paragraph 1 – point a

Text proposed by the Commission

Amendment

(a) promotes a tobacco product by means that are false, misleading, deceptive or likely to create an erroneous impression about its characteristics, health effects,

(a) promotes a tobacco product by means that are false, misleading, deceptive or likely to create an erroneous impression about its characteristics, health effects, hazards or emissions, **in particular by**

hazards or emissions;

suggesting that a particular tobacco product is less harmful than others or has vitalising, energetic, healing, rejuvenating, natural, organic or otherwise positive health effects;

Or. en

Justification

Product description must not be misleading.

Amendment 30
Proposal for a directive
Article 12 – paragraph 1 – point b

Text proposed by the Commission

Amendment

(b) suggests that a particular tobacco product is less harmful than others or has vitalising, energetic, healing, rejuvenating, natural, organic or otherwise positive health or social effects;

deleted

Or. en

Justification

Product description must not be misleading. The reference to “social effects” is uncertain and should be deleted.

Amendment 31
Proposal for a directive
Article 12 – paragraph 1 – point c

Text proposed by the Commission

Amendment

(c) refers to flavour, taste, any flavourings or other additives or the absence thereof;

deleted

Or. en

Justification

Customers should not be deprived of information about the product as long as it is not misleading. To prevent producers from referring for example to flavours raises concerns regarding the right to freedom of expression and the right to receive information without interference by public authority as provided for in Article 11(1) of the Charter of Fundamental Rights of the European Union.

Amendment 32
Proposal for a directive
Article 12 – paragraph 2

Text proposed by the Commission

Amendment

2. Prohibited elements and features may include but are not limited to texts, symbols, names, trade marks, figurative or other signs, misleading colours, inserts or other additional material such as adhesive labels, stickers, inserts, scratch-offs and sleeves or relate to the shape of the tobacco product itself. Cigarettes with a diameter of less than 7.5 mm shall be deemed to be misleading. ***deleted***

Or. en

Justification

The provision relating to prohibited items and features is likely to lead to legal uncertainty and should therefore be deleted. Article 12(1) provides sufficient guidance as it clearly prohibits any product description which is misleading. The proposed de facto ban of cigarettes with a diameter of less than 7.5 mm lacks any legal base and was not even subject to a proper impact assessment by the Commission. In addition, this measure would violate the intellectual property rights of manufacturers.

Amendment 33
Proposal for a directive
Article 13 – title

Text proposed by the Commission

Amendment

Appearance and content of unit packets ***deleted***

Or. en

Justification

The proposed measures regarding the appearance and content of unit packs will deprive tobacco manufacturers of various intellectual property rights without furthering the objective of a well-functioning internal market. Instead, it will eliminate product differentiation and reduce consumer choice.

Amendment 34 **Proposal for a directive** **Article 13 – paragraph 1**

Text proposed by the Commission

Amendment

1. A unit packet of cigarettes shall have a cuboid shape. A unit packet of roll-your-own tobacco shall have the form of a pouch, i.e. a rectangular pocket with a flap that covers the opening. The flap of the pouch shall cover at least 70% of the front of the packet. A unit packet of cigarettes shall include at least 20 cigarettes. A unit packet of roll-your-own tobacco shall contain tobacco weighing at least 40 g.

deleted

Or. en

Amendment 35 **Proposal for a directive** **Article 13 – paragraph 2**

Text proposed by the Commission

Amendment

2. A cigarette packet can be of carton or soft material and shall not contain an opening that can be re-closed or re-sealed after the opening is first opened, other than the flip-top lid. The flip-top lid of a cigarette packet shall be hinged only at the back of the packet.

deleted

Or. en

Amendment 36
Proposal for a directive
Article 13 – paragraph 3

Text proposed by the Commission

Amendment

3. The Commission shall be empowered to adopt delegated acts in accordance with Article 22 to define more detailed rules for the shape and size of unit packets in so far as these rules are necessary to ensure the full visibility and integrity of the health warnings before the first opening, during the opening and after reclosing of the unit packet.

deleted

Or. en

Amendment 37
Proposal for a directive
Article 13 – paragraph 4

Text proposed by the Commission

Amendment

4. The Commission shall be empowered to adopt delegated acts in accordance with Article 22 to make either cuboid or cylindric shape mandatory for unit packets of tobacco products other than cigarettes and roll-your-own tobacco if there is a substantial change of circumstances as established in a Commission report.

deleted

Or. en

Amendment 38
Proposal for a directive
Article 14 – paragraph 2 – point e

Text proposed by the Commission

Amendment

(e) the product **name**;

(e) the product **description**;

Justification

The provision should be aligned with the WHO FCTC Protocol to Eliminate Illicit Trade in Tobacco Products.

Amendment 39
Proposal for a directive
Article 14 – paragraph 2 – point i

Text proposed by the Commission

(i) the ***actual shipment route from manufacturing to the first retail outlet, including all warehouses used;***

Amendment

(i) the shipment ***date, the shipment destination, point of departure and consignee;***

Or. en

Amendment 40
Proposal for a directive
Article 14 – paragraph 2 – point j

Text proposed by the Commission

(j) the identity of ***all purchasers from manufacturing to the first retail outlet;***

Amendment

(j) the identity of ***any known subsequent purchaser;***

Or. en

Amendment 41
Proposal for a directive
Article 14 – paragraph 2 – point k

Text proposed by the Commission

(k) the invoice, order number and payment records of ***all purchasers from manufacturing to the first retail outlet.***

Amendment

(k) the invoice, order number and payment records of ***the first customer who is not affiliated with the manufacturer.***

Or. en

Amendment 42
Proposal for a directive
Article 14 – paragraph 4

Text proposed by the Commission

4. Member States shall ensure that manufacturers of tobacco products provide all economic operators involved in the trade of tobacco products from the manufacturer to the ***last economic operator before the first retail outlet, including importers, warehouses and transporting companies*** with the necessary equipment allowing for the recording of the tobacco products purchased, sold, stored, transported or otherwise handled. The equipment shall be able to read and transmit the data electronically to a data storage facility pursuant to paragraph 6.

Amendment

4. Member States shall ensure that manufacturers of tobacco products provide all economic operators involved in the trade of tobacco products from the manufacturer to the first ***customer who is not affiliated with the*** with the necessary equipment allowing for the recording of the tobacco products purchased, sold ***to the first customer who is not affiliated with the manufacturer***, stored, transported or otherwise handled. The equipment shall be able to read and transmit the data electronically to a data storage facility pursuant to paragraph 6.

Or. en

Amendment 43
Proposal for a directive
Article 14 – paragraph 8

Text proposed by the Commission

8. In addition to the unique identifier, Member States shall require that all unit packets of tobacco products which are placed on the market carry a visible, tamper proof security feature of at least 1 cm², which shall be irremovably printed or affixed, indelible and in no way hidden or interrupted in any form, including through tax stamps and price marks, or other elements mandated by legislation.

Amendment

deleted

Or. en

Amendment 44
Proposal for a directive
Article 14 – paragraph 9 – point c

Text proposed by the Commission

Amendment

(c) to define the technical standards for the security feature and their possible rotation and to adapt them to scientific, market and technical development.

deleted

Or. en

Amendment 45
Proposal for a directive
Article 14 – paragraph 10

Text proposed by the Commission

Amendment

10. Tobacco products other than cigarettes and roll-your-own tobacco shall be exempted from the application of paragraph 1 to 8 during a period of 5 years following the date referred to in paragraph 1 of Article 25.

10. Tobacco products other than cigarettes and roll-your-own tobacco shall be exempted from the application of paragraph 1 to 8 during a period of **10** years following the date referred to in paragraph 1 of Article 25.

Or. en

Amendment 46
Proposal for a directive
Article 18 – title

Text proposed by the Commission

Amendment

Nicotine-containing products

deleted

Or. en *Justification*

The requirement of authorisation of nicotine containing products pursuant to Directive 2001/83/EC could seriously restrict access to products which are less harmful than tobacco products and which can help tobacco consumers to quit. Additionally, the measures proposed cannot be based on Article 114(1) TFEU and therefore lack any legal base.

Amendment 47
Proposal for a directive
Article 18 – paragraph 1 – introductory part

Text proposed by the Commission

Amendment

1. The following nicotine-containing products may only be placed on the market if they were authorised pursuant to Directive 2001/83/EC: *deleted*

Or. en

Amendment 48
Proposal for a directive
Article 18 – paragraph 1 – point a

Text proposed by the Commission

Amendment

(a) products with a nicotine level exceeding 2 mg per unit, or *deleted*

Or. en

Amendment 49
Proposal for a directive
Article 18 – paragraph 1 – point b

Text proposed by the Commission

Amendment

(b) products with a nicotine concentration exceeding 4 mg per ml or *deleted*

Or. en

Amendment 50
Proposal for a directive
Article 18 – paragraph 1 – point c

Text proposed by the Commission

Amendment

(c) products whose intended use results in *deleted*

a mean maximum peak plasma concentration exceeding 4 ng of nicotine per ml.

Or. en

Amendment 51
Proposal for a directive
Article 18 – paragraph 2

Text proposed by the Commission

Amendment

2. The Commission shall be empowered to adopt delegated acts in accordance with Article 22 to update the nicotine quantities set out in paragraph 1 taking into account scientific developments and marketing authorisations granted to nicotine- containing products pursuant to Directive 2001/83/EC. *deleted*

Or. en

Amendment 52
Proposal for a directive
Article 18 – paragraph 3 – subparagraph 1

Text proposed by the Commission

Amendment

Each unit packet and any outside packaging of nicotine-containing products below the thresholds set out in paragraph 1 shall carry the following health warning: *deleted*

Or. en

Amendment 53
Proposal for a directive
Article 18 – paragraph 3 – subparagraph 2

Text proposed by the Commission

Amendment

***This product contains nicotine and can
damage your health.*** *deleted*

Or. en

**Amendment 54
Proposal for a directive
Article 18 – paragraph 4 – introductory part**

Text proposed by the Commission

Amendment

***4. The health warning referred to in
paragraph 3 shall comply with the
requirements specified in Article 10(4). In
addition, it shall:*** *deleted*

Or. en

**Amendment 55
Proposal for a directive
Article 18 – paragraph 4 – point a**

Text proposed by the Commission

Amendment

***(a) be printed on the two largest surfaces
of the unit packet and any outside
packaging;*** *deleted*

Or. en

**Amendment 56
Proposal for a directive
Article 18 – paragraph 4 – point b**

Text proposed by the Commission

Amendment

***(b) cover 30 % of the external area of the
corresponding surface of the unit packet
and any outside packaging. That*** *deleted*

proportion shall be increased to 32 % for Member States with two official languages and 35 % for Member States with three official languages.

Or. en

Amendment 57
Proposal for a directive
Article 18 – paragraph 5

Text proposed by the Commission

Amendment

5. The Commission shall be empowered to adopt delegated acts in accordance with Article 22 to adapt the requirements in paragraphs 3 and 4 taking into account scientific and market developments and to adopt and adapt the position, format, layout, design and rotation of the health warnings.

deleted

Or. en

Amendment 58
Proposal for a directive
Article 22 – paragraph 2

Text proposed by the Commission

Amendment

2. The power to adopt delegated acts referred to in Articles **3(2), 3(3), 4(3), 4(4), 6(3), 6(9), 6(10), 8(4), 9(3), 10(5), 11(3), 13(3), 13(4), 14(9), 18(2) and 18(5)** shall be conferred on the Commission for an indeterminate period of time from [Office of Publications: please insert the date of the entry into force of this Directive].

2. The power to adopt delegated acts referred to in Articles 4(3), 4(4), 8(4), 9(3), 11(3) **and** 14(9) shall be conferred on the Commission for an indeterminate period of time from [Office of Publications: please insert the date of the entry into force of this Directive].

Or. en

Justification

Some of the provisions on delegated acts foreseen in the Commission's proposal do not fulfil the requirements of Article 290 TFEU.

Amendment 59

Proposal for a directive

Article 22 – paragraph 3

Text proposed by the Commission

3. The delegation of powers referred to in Articles **3(2), 3(3), 4(3), 4(4), 6(3), 6(9), 6(10), 8(4), 9(3), 10(5), 11(3), 13(3), 13(4), 14(9), 18(2) and 18(5)** may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.

Amendment

3. The delegation of powers referred to in Articles 4(3), 4(4), 8(4), 9(3), 11(3) **and** 14(9) may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.

Or. en

Amendment 60

Proposal for a directive

Article 22 – paragraph 5

Text proposed by the Commission

5. A delegated act pursuant to Articles **3(2), 3(3), 4(3), 4(4), 6(3), 6(9), 6(10), 8(4), 9(3), 10(5), 11(3), 13(3), 13(4), 14(9), 18(2) and 18(5)** shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will

Amendment

5. A delegated act pursuant to Articles 4(3), 4(4), 8(4), 9(3), 11(3) **and** 14(9) shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of

not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.

the European Parliament or of the Council.

Or. en

Amendment 61
Proposal for a directive
Article 24 – paragraph 2

Text proposed by the Commission

Amendment

2. However, a Member State may maintain more stringent national provisions, applicable to all products alike, in areas covered by the Directive, on grounds of overriding needs relating to the protection of public health. A Member State may also introduce more stringent provisions, on grounds relating to the specific situation of this Member State and provided the provisions are justified by the need to protect public health. Such national provisions shall be notified to the Commission together with the grounds for maintaining or introducing them. The Commission shall, within six months from the date of receiving the notification, approve or reject the provisions after having verified, taking into account the high level of health protection achieved through this Directive, whether or not they are justified, necessary and proportionate to their aim and whether or not they are a means of arbitrary discrimination or a disguised restriction on trade between the Member States. In the absence of a decision by the Commission within this period the national provisions shall be deemed to be approved.

deleted

Or. en

Justification

The procedure foreseen in Article 24(2) of the proposal is not in accordance with the TFEU. Pursuant to Article 114(8) TFEU, when a Member State raises a specific problem on public health in a field which has been the subject of prior harmonisation measures, it shall bring it to the attention of the Commission which shall immediately examine whether to propose appropriate measures to the Council. Article 24(2) of the proposal, however, provides that the Commission shall itself approve or reject the provision and that the provision, in the absence of a decision by the Commission within a certain period, shall be deemed to have been approved. This procedure matches the one foreseen in Article 114(5) and (6) TFEU which is explicitly only applicable to measures relating to the protection of the environment or the working environment.