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**Date:** Friday, February 13, 2015 8:59:10 AM  
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Hi Chelsea,

I'm forwarding this testimony for a hearing today. He called our office and cc:d me & said the e-mail to your address bounced. Please let me know you got this, thank you!

Donna Lay, Legislative Assistant  
Office of Senator Mike Gabbard  
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Reduce, reuse, recycle

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**From:** Curtis Chun [mailto:[hewo@hawaii.rr.com](mailto:hewo@hawaii.rr.com)]  
**Sent:** Thursday, February 12, 2015 11:57 AM  
**To:** [hth@capitol.hawaii.gov](mailto:hth@capitol.hawaii.gov); gabbard2 - Donna  
**Subject:** curtis\_chun\_testimony\_sb757\_sb802\_sb18

dear recipients,

1. my name is curtis chun.
2. senator gabbard recommended i testify regarding subj sb(s).
3. pl find attached a glimpse (there are many more mayhem exhibits) of the historical and ongoing trauma inflicted from secondhand drug emissions intrusions(includes any kind of nicotine (synthetics), vapor toker emissions, cigar, etc.) delivered by air into my residence(s) [i fled many residences and still no relief].
4. the resultant trauma has severely degraded life (safety/health/expense/hardship) and caused many injuries (injurious falls) and longterm sufferings. i have grown frail and very weak, psychologically fearing predictive repetitive tortuosity(s). my enemies are my diseased addicted residential neighbors. their addictions rule, not my pleas for unadulterated breathing air.
5. i lost my professional career and bank account monies because of health degradation (both physical, mental). all i could do is run away, no shelter, no security, no home tranquility nurturing environment. i caught a mejido (my pet now, named "nicotine") and witnessed its suffering too in my home, breathing intoxicating delivered drug emission from neighbors. the mejido is more robust than me, but it too gets subdued from breathing the secondhand drug emissions from neighbors.
6. our united states constitution (including the federal clean air act 1976) is founded upon fair upholding commerce and economic freedom. yet because hawaii neglects protecting breathing air within the private

turf, my health and safety (to produce and participate in american society) has been undermined, resulting in denial of my right to breathe unadulterated air (promoting life). recall a human must breathe whether on public or private turf. we must go to our homes after employment hours.

7. the fact that the public turf is protected shows gov't's understanding necessity for protecting health and safety, because of gov't liabilities (money rolls in to gov't from productive healthy participating workers, called taxation).
8. but in private turf, this understanding is mysteriously ignored in favor of constitutional privacy civil rights, likely owed to the clout of very lucrative powerful influential addiction enterprises (\$).
9. my privacy is marred by releasing my enclosed attached evidentiary to you.
10. but this shows i am in desparation harm's way and privacy is relinquished (manini).
11. presently the gov't is falsely interpreting my pleas for relief (protect my breathing air) by disposing me as a "basket case", psychiatrically. but the indoor air analysis reports depict completely otherwise. this is so scary, that gov't can thwart relief merely by disposition medically insane. the ussr gov't notoriously disappeared challengers (rebels?) similarly.

respectfully submitted,

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## Testimony in Opposition of HB940, SB757, SB18 & SB1109

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I am writing to express my strong opposition to HB940, SB757, SB18 and SB1109 that propose restricting the use of vaping devices (I will not use the erroneous, nonsensical term “electronic smoking device” as no smoke or burning is involved.) in places where tobacco smoking is prohibited.

The reasons for banning tobacco smoke in indoor areas and other places is a health issue, due to the proven dangers of second hand smoke exposure of long periods of time. No such health risk is present with Vaping devices. I can refer you to a very large study performed by Drexel university involving over 8,000 participants in which group A was vaping in an enclosed room for long periods of time while group B was simply “breathing” and another enclosed space as a control group.

The study found air quality was actually BETTER in the room where people where vaping due to the anti-microbial nature of Propylene Glycol contained in electronic cigarette vapor. In fact most hospitals currently pump the stuff into their ventilation systems to help control the spread of disease while ironically setting policys that prohibit e-cigarette use in their facilitys.

This Study was performed by Dr Igor Burstyn, PHD, of the Department of Environmental and Occupational Health, Drexel University. You can read the full study here:

<http://www.scribd.com/doc/159590828/Drexel-University-E-cig-Study#scribd>

Another study was recently published on Sciencedirect.com comparing the effects of e-cigarette vapor vs traditional cigarettes, as well as a comparison to normal air aka breathing normally. The results seem to both confirm and elaborate on the drexel univesity study as well as refute recent erroneous studys claiming all sorts of nonsense about formaldehyde and other dangers put forth by anti-vaping propagandists.

The highlights of this study include:

- The e-cigarettes contained and delivered mostly glycerin and/or PG and water.
- Aerosol nicotine content was 85% lower than the cigarette smoke nicotine.
- The levels of HPHCs in aerosol were consistent with the air blanks (<2 µg/puff).
- Mainstream cigarette smoke HPHCs (~3000 µg/puff) were 1500 times higher than e-cigarette HPHCs.
- No significant contribution of tested HPHC classes was found for the e-cigarettes.

The full study can be read here:

<http://www.sciencedirect.com/science/article/pii/S0273230014002505>

In short, the proposed bills are attempting to solve a problem that does not exist. Additionally any business is already free to set a policy prohibiting the use of vaping devices in their establishments, and these policies are largely respected by the vape community. We should not, therefore, restrict the ability of business and organizations supportive of vaping use to cater to that demographic.

Lastly, the updated signage requirements proposed would incur a large cost, recently when the big island implemented similar changes to signage requirements, the cost to implement them was estimated at over \$20,000 - the costs for the entire state will surely be orders of magnitude higher, and for what?

Thank you for taking the time to read my testimony.

-Justin Wolery

Chair Green, Vice-Chair Wakai, and members of the committee,

Thank you for the opportunity to testify in STRONG OPPOSITION to SB787. This bill is entirely wrongheaded and based on fallacious information. Electronic cigarette usage, or vaping, absolutely is NOT smoking, it does not involve tobacco, and the visual appearance of the activity is an invalid basis for the restrictions set forth in this bill. The legislature in putting forward this bill is promoting bad science, outdated information, and alarmist hysteria.

Current science finds that vaping produces little risk to the user and no significant toxic exposures to bystanders. Current studies are finding that vaping is likely the most effective means of quitting smoking. Studies also show there is no significant uptake of vaping among nonsmokers, and smoking rates continue to trend down as vaping becomes more popular. Vaping is a huge public health boon and must not be subjected to the same regulation as tobacco.

Furthermore, this law is completely unnecessary. All public and private entities can already choose to allow or disallow vaping on their premises. Employers should be allowed to make their own determinations regarding the impact of vaping on their business -- many have found an increase in productivity, contrary to the groundless assertions in the bill. The only thing this bill will do is take away the right to choose.

With estimates of ecigarettes being upwards of 95-99% safer than tobacco cigarettes, many thousands of lives around the state are put at risk by overregulation. The Hawaii state legislature will literally be harming people by curtailing the adoption of ecigarettes -- if not outright killing them.

I have attached a current comprehensive study on ecigarettes, which includes policy prescriptions. Ignorance can be no excuse for the bad information contained in this bill and the bad policy it represents.

P. Kuromoto

# Safety evaluation and risk assessment of electronic cigarettes as tobacco cigarette substitutes: a systematic review

Konstantinos E. Farsalinos and Riccardo Polosa

**Abstract:** Electronic cigarettes are a recent development in tobacco harm reduction. They are marketed as less harmful alternatives to smoking. Awareness and use of these devices has grown exponentially in recent years, with millions of people currently using them. This systematic review appraises existing laboratory and clinical research on the potential risks from electronic cigarette use, compared with the well-established devastating effects of smoking tobacco cigarettes. Currently available evidence indicates that electronic cigarettes are by far a less harmful alternative to smoking and significant health benefits are expected in smokers who switch from tobacco to electronic cigarettes. Research will help make electronic cigarettes more effective as smoking substitutes and will better define and further reduce residual risks from use to as low as possible, by establishing appropriate quality control and standards.

**Keywords:** electronic cigarettes, e-liquid, e-vapor, harm reduction, nicotine, safety, tobacco

## Introduction

Complete tobacco cessation is the best outcome for smokers. However, the powerful addictive properties of nicotine and the ritualistic behavior of smoking create a huge hurdle, even for those with a strong desire to quit. Until recently, smokers were left with just two alternatives: either quit or suffer the harmful consequences of continued smoking. This gloomy scenario has allowed the smoking pandemic to escalate, with nearly 6 million deaths annually and a predicted death toll of 1 billion within the 21st century [World Health Organization, 2013]. But a third choice, involving the use of alternative and much safer sources of nicotine with the goal to reduce smoking-related diseases is now available: tobacco harm reduction (THR) [Rodu and Godshall, 2006].

Electronic cigarettes (ECs) are the newest and most promising products for THR [Polosa *et al.* 2013b]. They are electrically-driven devices consisting of the battery part (usually a lithium battery), and an atomizer where liquid is stored and is aerosolized by applying energy and generating heat to a resistance encircling a wick. The liquid used mainly consists of propylene glycol, glycerol,

distilled water, flavorings (that may or may not be approved for food use) and nicotine. Consumers (commonly called ‘vapers’) may choose from several nicotine strengths, including non-nicotine liquids, and a countless list of flavors; this assortment is a characteristic feature that distinguishes ECs from any other THR products. Since their invention in 2003, there has been constant innovation and development of more efficient and appealing products. Currently, there are mainly three types of devices available [Dawkins, 2013], depicted in Figure 1. (1) First-generation devices, generally mimicking the size and look of regular cigarettes and consisting of small lithium batteries and cartomizers (i.e. cartridges, which are usually prefilled with a liquid that bathes the atomizer). Batteries may be disposable (to be used once only) or rechargeable. (2) Second-generation devices, consisting mainly of higher-capacity lithium batteries and atomizers with the ability to refill them with liquid (sold in separate bottles). In the most recent atomizers you can simply change the atomizer head (resistance and wick) while keeping the body of the atomizer, thus reducing the operating costs. (3) Third-generation devices (also called ‘Mods’, from modifications),

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**Figure 1.** Examples of electronic cigarette devices currently available on the market.

consisting of very large-capacity lithium batteries with integrated circuits that allow vapors to change the voltage or power (wattage) delivered to the atomizer. These devices can be combined with either second-generation atomizers or with rebuildable atomizers, where the consumers have the ability to prepare their own setup of resistance and wick.

Awareness and use (vaping) of ECs has increased exponentially in recent years. Data obtained from the HealthStyles survey showed that, in the US, awareness of ECs rose from 40.9–57.9% from 2010 to 2011, with EC use rising from 3.3–6.2% over the same time period [King *et al.* 2013]. In the United Kingdom, EC use in regular smokers increased from 2.7% in 2010 to 6.7% in 2012 [Dockrell *et al.* 2013]. Similar findings were obtained from the International Tobacco Control Four-Country Survey [Adkison *et al.* 2013]. A recent prospective study in Swiss army recruits showed that 12% of smokers who tried ECs progressed to daily use [Dauptcheva *et al.* 2013]. It must be noted that this increase in EC use has occurred despite the concerns raised by public health authorities about the safety and appropriateness of using these products as alternatives to smoking [National Association of Attorneys General, 2013; Food and Drug Administration, 2009; Mayers, 2009].

The popularity of ECs may be due to their ability to deal both with the physical (i.e. nicotine) and the behavioral component of smoking addiction. In particular, sensory stimulation [Rose and Levin, 1991] and simulation of smoking behavior and cigarette manipulation [Hajek *et al.* 1989] are important determinants of a product's effectiveness in reducing or completely substituting smoking. These features are generally absent in nicotine replacement therapies (NRTs) and oral

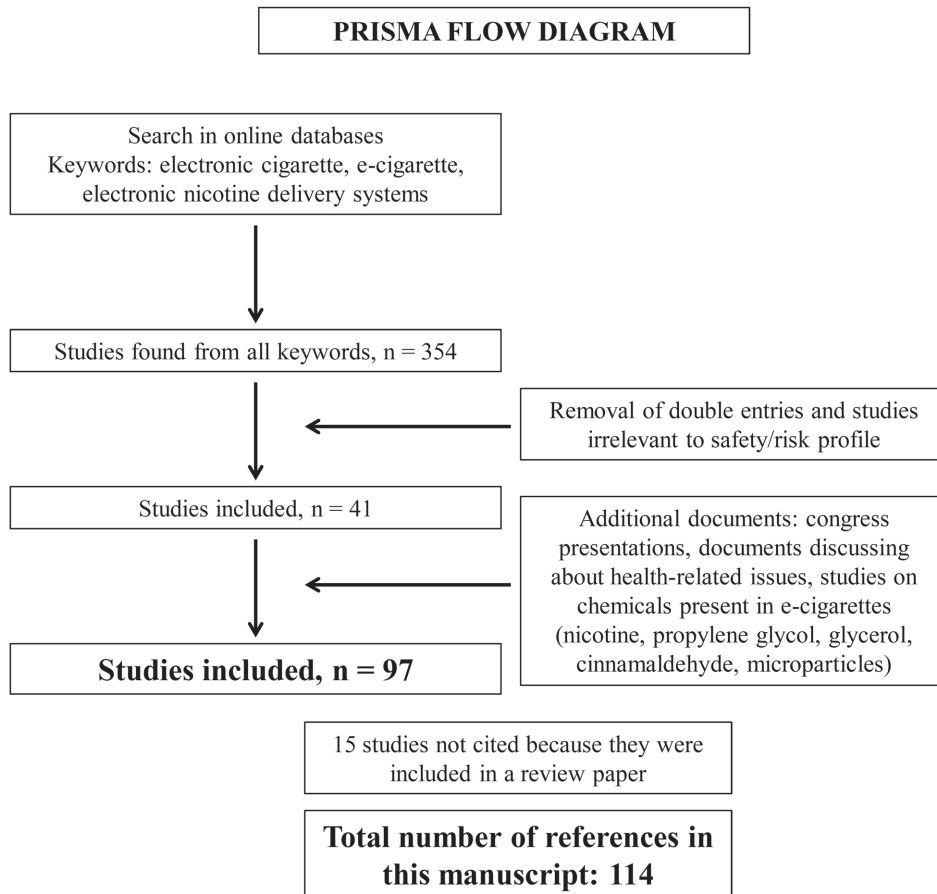
medications for nicotine dependence, whereas ECs are unique in that they provide rituals associated with smoking behavior (e.g. hand-to-mouth movement, visible 'smoke' exhaled) and sensory stimulation associated with it [Farsalinos *et al.* 2013b]. This explains why these products can be effective in reducing consumption of tobacco smoking [Bullen *et al.* 2013; Caponnetto *et al.* 2013b; Polosa *et al.* 2011] and are efficient as long-term substitutes of conventional cigarettes [Farsalinos *et al.* 2013b].

## Methods

For this systematic review (Figure 2), we searched the PubMed electronic database by using keywords related to ECs and/or their combination (e-cigarette, electronic cigarette, electronic nicotine delivery systems). We obtained a total of 354 results, and selected 41 studies we judged relevant to research on EC safety/risk profile. Reference lists from these studies were also examined to identify relevant articles. We searched additional information in abstracts presented at scientific congresses (respiratory, cardiovascular, tobacco control, toxicology), and in reports of chemical analyses on EC samples that were available online. We also looked for selected studies on chemicals related to EC ingredients (e.g. nicotine, propylene glycol, glycerol, cinnamaldehyde, microparticles emission, etc.), but not specifically evaluated in EC research. In total, 97 publications were found, from which 15 chemical analyses of single or a limited number of EC samples were excluded because they were discussed in a review paper [Cahn and Siegel, 2011]. In total, 114 studies are cited in this paper.

## Risk differences compared with conventional cigarettes and the issue of nicotine

Conventional cigarettes are the most common form of nicotine intake. Smoking-related diseases are pathophysiologically attributed to oxidative stress, activation of inflammatory pathways and the toxic effect of more than 4000 chemicals and carcinogens present in tobacco smoke [Environmental Protection Agency, 1992]. In addition, each puff contains  $>1 \times 10^{15}$  free radicals [Pryor and Stone, 1993]. All of these chemicals are emitted mostly during the combustion process, which is absent in ECs. Although the addictive potential of nicotine and related compounds is largely documented [Guillem *et al.*



**Figure 2.** Methodology for literature research and selection of studies.

2005], much less dissemination has been given to the notion that nicotine does not contribute to smoking-related diseases. It is not classified as a carcinogen by the International Agency for Research on Cancer [WHO-IARC, 2004] and does not promote obstructive lung disease. A major misconception, commonly supported even by physicians, is that nicotine promotes cardiovascular disease. However, it has been established that nicotine itself has minimal effect in initiating and promoting atherosclerotic heart disease [Ambrose and Barua, 2004]. It does not promote platelet aggregation [Zevin *et al.* 1998], does not affect coronary circulation [Nitenberg and Antony, 1999] and does not adversely alter the lipid profile [Ludviksdottir *et al.* 1999]. An observational study of more than 33,000 smokers found no evidence of increased risk for myocardial infarction or acute stroke after NRT subscription, although follow up was only 56 days [Hubbard *et al.* 2005]. Up to 5 years of nicotine gum use in the Lung Health Study was unrelated

to cardiovascular diseases or other serious side effects [Murray *et al.* 1996]. A meta-analysis of 35 clinical trials found no evidence of cardiovascular or other life-threatening adverse effects caused by nicotine intake [Greenland *et al.* 1998]. Even in patients with established cardiovascular disease, nicotine use in the form of NRTs does not increase cardiovascular risk [Woolf *et al.* 2012; Benowitz and Gourlay, 1997]. It is anticipated that any product delivering nicotine without involving combustion, such as the EC, would confer a significantly lower risk compared with conventional cigarettes and to other nicotine containing combustible products.

The importance of using nicotine in the long-term was recognized several years ago by Russell, indicating that the potential of nicotine delivery systems as long-term alternatives to tobacco should be explored in order to make the elimination of tobacco a realistic future target [Russell, 1991]. However, current regulations restrict the



long-term use of pharmaceutical or recreational nicotine products (such as snus) [Le Houezec *et al.* 2011]. In other words, nicotine intake has been demonized, although evidence suggests that, besides being useful in smoking cessation, it may even have beneficial effects in a variety of disorders such as Parkinson's disease [Nielsen *et al.* 2013], depression [McClernon *et al.* 2006], dementia [Sahakian *et al.* 1989] and ulcerative colitis [Guslandi, 1999]. Obviously, the addictive potential is an important factor in any decision to endorse nicotine administration; however, it should be considered as slight 'collateral damage' with minimal impact to vapers' health compared with the tremendous benefit of eliminating all disease-related substances coming from tobacco smoking. In fact, smokers are already addicted to nicotine; therefore the use of a 'cleaner' form of nicotine delivery would not represent any additional risk of addiction. Surveys have shown that ECs are used as long-term substitutes to smoking [Dawkins *et al.* 2013; Etter and Bullen, 2012]. Although consumers try to reduce nicotine use with ECs, many are unable to completely stop its intake, indicating an important role for nicotine in the ECs' effectiveness as a smoking substitute [Farsalinos *et al.* 2013b].

Nicotine overdose or intoxication is unlikely to occur with vaping, since the amount consumed [Farsalinos *et al.* 2013c] and absorbed [Nides *et al.* 2014; Dawkins and Corcoran, 2013] is quite low. Moreover, although not yet proven, it is expected that vapers will self-titrate their nicotine intake in a similar way to tobacco cigarettes [Benowitz *et al.* 1998]. Last, but not least, there is evidence suggesting that nicotine cannot be delivered as fast and effectively from ECs compared to tobacco cigarettes [Farsalinos *et al.* 2014]. Therefore, it seems that ECs have a huge theoretical advantage in terms of health risks compared with conventional cigarettes due to the absence of toxic chemicals that are generated in vast quantities by combustion. Furthermore, nicotine delivery by ECs is unlikely to represent a significant safety issue, particularly when considering they are intended to replace tobacco cigarettes, the most efficient nicotine delivery product.

### Studies on the safety/risk profile of ECs

Findings on the safety/risk profile of ECs have just started to accumulate. However, this research must be considered work in progress given that the safety/risk of any product reflects an evolving

body of knowledge and also because the product itself is undergoing constant development.

Existing studies about the safety/risk profile of ECs can be divided into chemical, toxicological and clinical studies (Table 1). Obviously, clinical studies are the most informative, but also the most demanding because of several methodological, logistical, ethical and financial challenges. In particular, exploring safety/risk profile in cohorts of well-characterized users in the long-term is required to address the potential of future disease development, but it would take hundreds of users to be followed for a substantial number of years before any conclusions are made. Therefore, most research is currently focused on *in vitro* effects, with clinical studies confined into evaluation of short-term use or pathophysiological mechanisms of smoking-related diseases.

### Chemical studies

Chemical studies are relatively simple and cheap to perform and provide quick results. However, there are several disadvantages with this approach. Research is usually focused on the known specific chemicals (generally those known to be toxic from studies of cigarette smoke) and fails to address unknown, potentially toxic contaminants that could be detected in the liquid or the emitted aerosol. Problems may also arise from the detection of the chemicals in flavors. Such substances, although approved for use in the food industry, have largely unknown effects when heated and inhaled; thus, information on the presence of such substances is difficult to interpret in terms of *in vivo* effects. In fact, chemical studies do not provide any objective information about the effects of use; they can only be used to calculate the risk based on theoretical models and on already established safety levels determined by health authorities. An overview of the chemical studies performed on ECs is displayed in Table 2.

Laugesen performed the first studies evaluating the chemical composition of EC aerosols [Laugesen, 2008, 2009]. The temperature of the resistance of the tested EC was 54°C during activation, which is approximately 5–10% of the temperature of a burning tobacco cigarette. Toxic chemicals such as heavy metals, carcinogenic polycyclic aromatic hydrocarbons and phenols were not detected, with the exception of trivial amounts of mercury (0.17 ng per EC) and traces of formaldehyde and acetaldehyde. Laugesen

**Table 1.** Types of studies performed to determine safety and to estimate risk from EC use.

Type of studies	Research subject	Advantages	Disadvantages
Chemical studies	Evaluate the chemical composition of liquids and/or aerosol. Examine environmental exposure (passive 'vaping').	Easier and faster to perform. Less expensive. Could realistically be implemented for regulatory purposes.	Usually targeted on specific chemicals. Unknown effects of flavorings when inhaled. No validated protocols for vapor production. Provide no objective evidence about the end results (effects) of use (besides by applying theoretical models).
Toxicological studies	Evaluate the effects on cell cultures or experimental animals.	Provide some information about the effects from use.	Difficult to interpret the results in terms of human <i>in vivo</i> effects. More expensive than chemical studies. Need to test aerosol and not liquid. Standards for exposure protocols have not been clearly defined.
Clinical studies	Studies on human <i>in vivo</i> effects.	Provide definite and objective evidence about the effects of use.	Difficult and expensive to perform. Long-term follow up is needed due to the expected lag from initiation of use to possible development of any clinically evident disease. For now, limited to acute effects from use.

evaluated emissions based on a toxicant emissions score and reported a score of 0 in ECs compared with a score of 100–134 for tobacco cigarettes (Figure 3). The US Food and Drug Administration (FDA) also performed chemical analyses on 18 commercially available products in 2009 [Westenberger, 2009]. They detected the presence of tobacco-specific nitrosamines (TSNAs) but did not declare the levels found. Small amounts of diethylene glycol were also found in one sample, which was unlikely to cause any harm from normal use. Another study identified small amounts of amino-tandafil and rimonabant in EC liquids [Hadwiger *et al.* 2010]. Subsequently, several laboratories performed similar tests, mostly on liquids, with Cahn and Siegel publishing a review on the chemical analyses of ECs and comparing the findings with tobacco cigarettes and other tobacco products [Cahn and Siegel, 2011]. They reported that TSNA levels were similar to those measured in pharmaceutical NRTs. The authors concluded that, based on chemical analysis, ECs are far less harmful compared with tobacco cigarettes. The most comprehensive study on TSNAs has been performed recently by a South Korean group, evaluating 105 liquids obtained from local retailers [Kim and Shin, 2013]. On average, they found 12.99 ng TSNAs per ml of liquid, with the amount of daily exposure to the users estimated to be similar to users of NRTs [Farsalinos *et al.* 2013d]. The estimated daily exposure to nitrosamines from tobacco cigarettes (average consumption of 15 cigarettes per day) is estimated to be up to 1800 times higher

compared with EC use (Table 3). Etter and colleagues evaluated the accuracy of nicotine labeling and the presence of nicotine impurities and degradation products in 20 EC liquid samples [Etter *et al.* 2013]. They found that nicotine levels were 85–121% of what was labeled, while nicotine degradation products were present at levels of 0–4.4%. Although in some samples the levels were higher than those specified in European Pharmacopoeia, they are not expected to cause any measurable harm to users.

Besides the evaluation for the presence of TSNAs, analyses have been performed for the detection of carbonyl compounds. It is known that the thermal degradation of propylene glycol and glycerol can lead to the emission of toxic compounds such as aldehydes [Antal *et al.* 1985; Stein *et al.* 1983]. Goniewicz and colleagues evaluated the emission of 15 carbonyls from 12 brands of ECs (mostly first-generation) [Goniewicz *et al.* 2013]. In order to produce vapor, researchers used a smoking machine and followed a regime of 1.8-second puffs with a very short 10-second interpuff interval, which does not represent realistic use [Farsalinos *et al.* 2013c]; although the puff duration was low, interpuff interval was remarkably short, which could potentially lead to overheating. In addition, the same puff number was used in all devices tested, although there was a significant difference in the design and liquid content between devices. Despite these limitations, out of 15 carbonyls, only 3 were detected (formaldehyde, acetaldehyde and acrolein); levels were

**Table 2.** Summary of chemical toxicity findings.

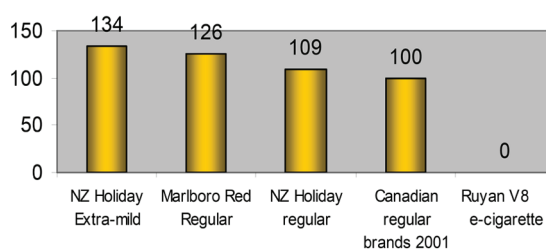
Study	What was investigated?	What were the key findings?	
		Liquid	Vapor
Laugesen [2009]	Evaluation of 62 toxicants in the EC vapour from Ruyan 16 mg and mainstream tobacco smoke using a standard smoking machine protocol.	N/A	No acrolein, but small quantities of acetaldehyde and formaldehyde found. Traces of TSNAs (NNN, NNK, and NAT) detected. CO, metals, carcinogenic PAHs and phenols not found in EC vapour. Acetaldehyde and formaldehyde from tobacco smoke were 55 and 5 times higher, respectively.
Westenberger [2009]	Evaluation of toxicants in EC cartridges from two popular US brands.	TSNAs and certain tobacco specific impurities were detected in both products at very low levels. Diethylene glycol was identified in one cartridge.	N/A
Hadwiger <i>et al.</i> [2010]	Evaluation of four refill solutions and six replacement cartridges advertised as containing Cialis or rimonabant.	Small amounts of amino-tadalafil and rimonabant present in all products tested.	N/A
Cahn and Siegel [2011]	Overview of 16 chemical toxicity studies of EC liquids/vapours.	TSNAs levels in ECs 500- to 1400-fold lower than those in conventional cigarettes and similar to those in NRTs. Other chemicals found very low levels, which are not expected to result in significant harm.	
Pellegrino <i>et al.</i> [2012]	Evaluation of PM fractions and PAHs in the vapour generated from cartomizers of an Italian EC brand.	N/A	PM fractions were found, but levels were 6–18 times lower compared with conventional cigarettes. Traces of PAHs detected.
Kim and Shin [2013]	TSNAs (NNN, NNK, NAT, and NAB) content in 105 refill liquids from 11 EC brands purchased in Korean shops.	Total TSNAs averaged 12.99 ng/ml EC liquid; daily total TSNA exposure from conventional cigarettes estimated to be up to 1800 times higher.	N/A
Etter <i>et al.</i> [2013]	Nicotine degradation products, ethylene glycol and diethylene glycol evaluation of 20 EC refill liquids from 10 popular brands	The levels of nicotine degradation products represented 0–4.4% of those for nicotine, but for most samples the level was 1–2%. Neither ethylene glycol nor diethylene glycol were detected.	N/A
Goniewicz <i>et al.</i> [2013]	Vapours generated from 12 brands of ECs and a medicinal nicotine inhaler using a modified smoking machine protocol	N/A	Carbonyl compounds (formaldehyde, acetaldehyde and acrolein), VOCs (toluene and trace levels of xylene), trace levels of TSNAs (NNN and NNK) and very low levels of metals (cadmium, nickel and lead) were found in almost all examined EC vapours. Trace amounts of formaldehyde, acetaldehyde, cadmium, nickel and lead were also detected from the Nicorette inhalator. Compared with conventional cigarette, formaldehyde, acetaldehyde and acrolein were 9–450 times lower; toluene levels 120 times lower; and NNN and NNK levels 380 and 40 times lower respectively.

(Continued)

**Table 2.** (Continued)

Study	What was investigated?	What were the key findings?	
		Liquid	Vapor
Williams <i>et al.</i> [2013]	Vapour generated from cartomizers of a popular EC brand using a standard smoking machine protocol	N/A	Trace levels of several metals (including tin, copper, silver, iron, nickel, aluminium, chromium, lead) were found, some of them at higher level compared with conventional cigarettes. Silica particles were also detected. Number of microparticles from 10 EC puffs were 880 times lower compared with one tobacco cigarette.
Burstyn [2014]	Systematic review of 35 chemical toxicity studies/technical reports of EC liquids/vapours.	No evidence of levels of contaminants that may be associated with risk to health. These include acrolein, formaldehyde, TSNAs, and metals. Concern about contamination of the liquid by a nontrivial quantity of ethylene glycol or diethylene glycol remains confined to a single sample of an early technology product and has not been replicated.	

Abbreviations. CO, carbon monoxide; EC, electronic cigarette; NAT, N-Nitrosoanatabine; NNK, 4-(methylnitrosamino)-1-(3-pyridyl)-1-butanone; NNN, N-Nitrosornicotine; PAHs, polycyclic aromatic hydrocarbons; PM, particulate matter; TSNAs, tobacco-specific nitrosamines; VOCs, volatile organic carbons.



**Figure 3.** Toxic emissions score, adjusted for nicotine, for electronic cigarette and popular cigarette brands. [Reproduced with permission from Laugesen [2009]].

9–450 times lower compared with emissions from tobacco cigarettes (derived from existing literature but not tested in the same experiment). Formaldehyde and acetaldehyde were also emitted from the nicotine inhalator, although at lower levels. In addition, they examined for the presence of 11 volatile organic carbons and found only trace levels of toluene (at levels from 0.2–6.3  $\mu\text{g}$  per 150 puffs) and xylene (from 0.1–0.2  $\mu\text{g}$  per 150 puffs) in 10 of the samples; toluene levels were 120 times lower compared with tobacco cigarettes (again derived from existing literature but not tested in the same experiment).

Given that ECs have several metal parts in direct contact with the e-liquid, it is quite obvious to expect some contamination with metals in the vapor. Goniewicz and colleagues examined samples for the presence of 12 metals and found

nickel, cadmium and lead emitted [Goniewicz *et al.* 2013]; the levels of nickel were similar to those present in a pharmaceutical nicotine inhalator, while lead and cadmium were present at 2–3 times higher levels compared with the inhalator. Still, the absolute levels were very low (few nanograms per 150 puffs). Williams *et al.* [2013] focused their research on the presence of heavy metals and silicate particles emitted from ECs. They tested poor quality first-generation cartomisers and found several metals emitted in the aerosol of the EC, specifying that in some cases the levels were higher compared with conventional cigarettes. As mentioned earlier, it is not unusual to find trace levels of metals in the vapor generated by these products under experimental conditions that bear little relevance to their normal use; however, it is unlikely that such small amounts pose a serious threat to users' health. Even if all the aerosol was absorbed by the consumer (which is not the case since most of the aerosol is visibly exhaled), an average user would be exposed to 4–40 times lower amounts for most metals than the maximum daily dose allowance from impurities in medicinal products [US Pharmacopeia, 2013]. Silicate particles were also found in the EC aerosol. Such particles come from the wick material, however the authors did not clarify whether crystalline silica oxide particles were found, which are responsible for respiratory disease. In total, the number of microparticles (< 1000 nm) estimated to be inhaled by EC users from 10 puffs were 880 times lower compared

**Table 3.** Levels of nitrosamines found in electronic and tobacco cigarettes. Prepared based on information from Laugesen [2009], Cahn and Siegel [2011] and Kim and Shin [2013].

Product	Total nitrosamines levels (ng)	Daily exposure (ng)	Ratio <sup>4</sup>
Electronic cigarette (per ml)	13	52 <sup>1</sup>	1
Nicotine gum (per piece)	2	48 <sup>2</sup>	0.92
Winston (per cigarette)	3365	50 475 <sup>3</sup>	971
Newport (per cigarette)	3885	50 775 <sup>3</sup>	976
Marlboro (per cigarette)	6260	93 900 <sup>3</sup>	1806
Camel (per cigarette)	5191	77 865 <sup>3</sup>	1497

<sup>1</sup>Based on average daily use of 4ml liquid  
<sup>2</sup>Based on maximum recommended consumption of 24 pieces per day  
<sup>3</sup>Based on consumption of 15 cigarettes per day  
<sup>4</sup> Difference (number-fold) between electronic cigarette and all other products in daily exposure to nitrosamines

with one tobacco cigarette. Similar findings concerning microparticles were reported by Pellegrino and colleagues who found that, for each particulate matter fraction, conventional cigarettes released 6–18 times higher amounts compared with the EC tested [Pellegrino *et al.* 2012].

Burstyn has recently reviewed current data on the chemistry of aerosols and the liquids of ECs (including reports which were not peer-reviewed) and estimated the risk to consumers based on workplace exposure standards (i.e. Threshold Limit Values [TLVs]) [Burstyn, 2014]. After reviewing all available evidence, the author concluded that there was no evidence that vaping produced inhalable exposure to contaminants of aerosol that would warrant health concerns. He added that surveillance of use is recommended due to the high levels of propylene glycol and glycerol inhaled (which are not considered contaminants but ingredients of the EC liquid). There are limited data on the chronic inhalation of these chemicals by humans, although there is some evidence from toxicological studies (which are discussed later in this paper).

In conclusion, chemical studies have found that exposure to toxic chemicals from ECs is far lower compared with tobacco cigarettes. Besides comparing the levels of specific chemicals released from tobacco and ECs, it should be taken into consideration that the vast majority of the >4000 chemicals present in tobacco smoke are completely absent from ECs. Obviously, surveillance of use is warranted in order to objectively evaluate the *in vivo* effects and because the effects of inhaling flavoring substances approved for food use are largely unknown.

### Toxicological studies

To date, only a handful of toxicological studies have been performed on ECs, mostly cytotoxicity studies on established cell lines. The cytotoxicity approach also has its flaws. Findings cannot be directly applied to the *in vivo* situation and there is always the risk of over- (as well as under-)estimating the interpretation of the toxic effects in these investigational models. An ample degree of results variability is to be expected from different cell lines and, sometimes, also within the same cell line. Comparing the potential cytotoxicity effects of EC vapor with those resulting from the exposure of cigarette smoke should be mandatory, but standards for vapor production and exposure protocols have not been clearly defined.

Bahl and colleagues [Bahl *et al.* 2012] performed cytotoxicity tests on 36 EC liquids, in human embryonic stem cells, mouse neural stem cells and human pulmonary fibroblasts and found that stem cells were more sensitive to the effects of the liquids, with 15 samples being moderately cytotoxic and 12 samples being highly cytotoxic. Propylene glycol and glycerol were not cytotoxic, but a correlation between cytotoxicity and the number and height of the flavoring peaks in high-performance liquid chromatography was noted. Investigations were just restricted to the effect of EC liquids and not to their vapors, thus limiting the importance of the study findings; this is not a trivial issue considering that the intended use of these products is by inhalation only and that it is unlikely that flavoring substances in the EC liquids will still be present in the aerosol in the same amount due to differences in evaporation temperature [Romagna *et al.* 2013]. Regrettably, a set of experiments with cigarette smoke extracts as

comparator was not included. Of note, the authors emphasized that the study could have underestimated the cytotoxicity by 100 times because when they added the EC liquids to the cell, medium final concentration was 1%. However, cells were cultured for 48 hours with continuous exposure to the liquid, while in real use the lungs come in contact with aerosol instead of liquid, the contact lasts for 1–2 seconds per puff and most of the aerosol is visibly exhaled. Finally, Cinnamon Ceylon, the liquid found to be mostly cytotoxic in this study, was not a refill liquid but a concentrated flavor which is not used in ECs unless it is diluted to 3–5%.

Romagna and colleagues [Romagna *et al.* 2013] performed the first cytotoxicity study of EC vapor on fibroblast cells. They used a standardized ISO 10993-5 protocol, which is used for regulatory purposes of medical devices and products. They tested the vapor of 21 liquid samples containing the same amount of nicotine (9 mg/ml), generated by a commercially available EC device. Cells were incubated for 24 hours with each of these vapors and with smoke from a conventional cigarette. Only one sample was found to be marginally cytotoxic, whereas cigarette smoke was highly cytotoxic (approximately 795% more cytotoxic), even when the extract was diluted up to 25% of the original concentration.

The same group also investigated the cytotoxic potential of 20 EC liquid samples in cardiomyoblasts [Farsalinos *et al.* 2013a]. Vapor was produced by using a commercially available EC device. Samples contained a wide range of nicotine concentrations. A base liquid mixture of propylene glycol and glycerol (no nicotine and no flavorings) was also included as an additional experimental control. Four of the samples examined were made by using cured tobacco leaves in a steeping process, allowing them to impregnate a mixture of propylene glycol and glycerol for several days before being filtered and bottled for use. Of note, this was the first study which evaluated a limited number of samples with an EC device delivering higher voltage and energy to the atomizer (third-generation device). In total, four samples were found to be cytotoxic; three of them were liquids made by using cured tobacco leaves, with cytotoxicity observed at both 100% and 50% extract concentration, while one sample (cinnamon flavor) was marginally cytotoxic at 100% extract concentration only. In comparison, smoke from three tobacco cigarettes was highly cytotoxic, with toxicity observed even when the

extract was diluted to 12.5%. The samples made with tobacco leaves were three times less cytotoxic compared with cigarette smoke; this was probably due to the absence of combustion and the significantly lower temperature of evaporation in EC use. Concerning high-voltage EC use, the authors found slightly reduced cell viability without any of the samples being cytotoxic according to the ISO 10993-5 definition. Finally, no association between cell survival and the amount of nicotine present in the liquids was noted.

A recent study evaluated in more detail the cytotoxic potential of eight cinnamon-flavored EC liquids in human embryonic stem cells and human pulmonary fibroblasts [Behar *et al.* 2014]. The authors found that the flavoring substance predominantly present was cinnamaldehyde, which is approved for food use. They observed significant cytotoxic effects, mostly on stem cells but also on fibroblasts, with cytotoxicity associated with the amount of cinnamaldehyde present in the liquid. However, major methodological issues arose from this study. Once again, cytotoxicity was just restricted to EC liquids and not to their vapors. Moreover, the authors mentioned that the amount of cinnamaldehyde differed between liquids by up to 100 times, and this raises the suspicion of testing concentrated flavor rather than refills. By searching the internet and contacting manufacturers, based on the names of samples and suppliers mentioned in the manuscript, it was found that at least four of their samples were not refills but concentrated flavors. Surprisingly, the levels of cinnamaldehyde found to be cytotoxic were about 400 times lower than those currently approved for use [Environmental Protection Agency, 2000].

Few animal studies have been performed to evaluate the potential harm of humectants in EC liquids (i.e. propylene glycol and glycerol) when given by inhalation. Robertson and colleagues tested the effects on primates of inhaling propylene glycol vapor for several months and found no evidence of toxicity on any organ (including the lungs) after post-mortem examination of the animals [Robertson *et al.* 1947]. Similar observations were made in a recent study in rats and dogs [Werley *et al.* 2011]. Concerns have been raised in human use, based on studies of people exposed to theatrical fog [Varughese *et al.* 2005; American Chemistry Council, 2003] or propylene glycol used in the aviation industry [Wieslander *et al.* 2001]. Irritation of the respiratory tract was found, but no permanent lung injury or other

long-term health implications were detected. It should be reminded that, in these circumstances, nonpharmaceutical purity propylene glycol is used and in some cases oils are added, making it difficult to interpret the results in the context of EC use. Evidence for the potential harm of inhaled glycerol is sparse. A study using Sprague–Dawley rats found minimal to mild squamous metaplasia of the epiglottis epithelium in the high-dose group only, without any changes observed in lungs or other organs [Renne *et al.* 1992]. No comparative set of experiments with cigarette smoke was included, but it is well known that exposure to tobacco smoke in similar animal models leads to dramatic changes in the lungs, liver and kidneys [Czekaj *et al.* 2002].

In conclusion, toxicological studies have shown significantly lower adverse effects of EC vapor compared with cigarette smoke. Characteristically, the studies performed by using the liquids in their original liquid form have found less favorable results; however, no comparison with tobacco smoke was performed in any of these studies, and they cannot be considered relevant to EC use since the samples were not tested in the form consumed by vapers. More research is needed, including studies on different cell lines such as lung epithelial cells. In addition, it is probably necessary to evaluate a huge number of liquids with different flavors since a minority of them, in an unpredictable manner, appear to raise some concerns when tested in the aerosol form produced by using an EC device.

#### *Clinical studies and research surveys*

Clinical trials can be very informative, but they require monitoring of hundreds of users for many years to adequately explore the safety/risk profile of the products under investigation. Research surveys of EC users, on the other hand, can quickly provide information about the potential harm of these products and are much cheaper to run. However, self-reported data, highly self-selected study populations, and the cross-sectional design are some of the most common limitations of research surveys. Taken together, findings from surveys and follow-up studies of vapers have shown that EC use is relatively safe.

Polosa and colleagues followed up smokers for 24 months, after a 6-month period of intervention during which ECs were given [Polosa *et al.* 2013a]. Only mild symptoms such as mouth and throat

irritation and dry cough were observed. Farsalinos and colleagues retrospectively evaluated a group of 111 EC users who had completely quit smoking and were daily EC users for a median period of 8 months [Farsalinos *et al.* 2013b]. Throat irritation and cough were the most commonly reported side effects. Similar findings have been observed in surveys [Dawkins *et al.* 2013; Etter *et al.* 2011]. However, it is expected that dedicated users who have more positive experiences and fewer side effects compared with the general population participate in such studies, therefore interpretation should be done with caution. The only two existing randomized controlled trials have also included detailed EC safety analysis. The ECLAT study [Caponnetto *et al.* 2013b], a three-arm, controlled, randomized, clinical trial designed to compare efficacy and safety of a first-generation device with 7.2, 5.4, or 0 mg nicotine cartridges, reported clinically significant progressive health improvements already by week two of continuous use of the device, and no serious adverse events (i.e. major depression, abnormal behavior or any event requiring an unscheduled visit to the family practitioner or hospitalization) occurred during the study. The ASCEND study [Bullen *et al.* 2013], a three-arm, controlled, randomized, clinical trial designed to compare the efficacy and safety of a first-generation device (with or without nicotine) with nicotine patches, reported no serious adverse events in any of the three study groups.

Few clinical studies have been performed to evaluate the short-term *in vivo* effects of EC use in current or former smokers. Vardavas and colleagues evaluated the acute effects of using an EC for 5 minutes on respiratory function [Vardavas *et al.* 2012]. Although they did not report the results of commonly-used spirometry parameters, they found that a sensitive measure of airways resistance and nitric oxide levels in exhaled breath were adversely affected. Similar elevations in respiratory resistance were reported by other research groups [Palamidas *et al.* 2013; Gennimata *et al.* 2012], who also documented some bizarre elevation in exhaled carbon monoxide levels after EC use; this finding has been challenged by several other studies [Farsalinos *et al.* 2013f; Nides *et al.* 2014; Van Staden *et al.* 2013]. Schober and colleagues found that EC use led to elevated exhaled nitric oxide [Schober *et al.* 2013], contradicting the findings from Vardavas and colleagues [Vardavas *et al.* 2012]. Characteristically, none of the above studies performed any comparative tests after smoking tobacco cigarettes. Flouris and colleagues found

that only smoking had an acute adverse effect on respiratory function [Flouris *et al.* 2013]; no difference was observed after the group of smokers was exposed to active or passive EC use.

Two studies have evaluated the short-term effects of ECs on the cardiovascular system. Farsalinos and colleagues evaluated the acute effects of using ECs with an 11 mg/ml nicotine-containing liquid on hemodynamics and left ventricular function, in comparison with the effects of cigarette smoking [Farsalinos *et al.* 2012]. They found that EC use resulted in a slight elevation in diastolic blood pressure while, after smoking, both systolic and diastolic blood pressure and heart rate were significantly elevated. Obviously, this was due to the relatively low nicotine content of the EC (which is considered medium strength). Diastolic dysfunction was observed in smokers after smoking, which was in line with findings from previous studies. However, no adverse effects were observed in EC users after using the device *ad lib* for 7 minutes. Another study by the same group [Farsalinos *et al.* 2013f], evaluated the acute effects of EC use on coronary flow. In particular, they measured the flow velocity reserve of the left anterior descending coronary artery by echocardiography after intravenous infusion of adenosine, representing the maximal ability of the artery to deliver blood to the myocardium. Smoking was associated with a decline in flow velocity reserve by 16% and an elevation in resistance to flow by 19%. On the contrary, no difference was observed in any of these parameters after using the EC. Blood carboxyhemoglobin levels were also measured in participants; baseline values were significantly higher in smokers compared with vapers and were further elevated after smoking but were not altered after EC use. Similar observations for carboxyhemoglobin levels were observed by Van Staden and colleagues [Van Staden *et al.* 2013].

A clinical case report of a smoker suffering from chronic idiopathic neutrophilia was published. According to that report [Farsalinos and Romagna, 2013], switching from smoking to EC use led to a reversal of the condition after 6 months. In addition, C-reactive protein levels, which were consistently elevated for more than 6 years, decreased to normal levels. Another case report of a patient with lipoid pneumonia was published, with the condition attributed to glycerin-based EC liquids used by the patient [McCauley *et al.* 2012]. However, glycerin is an alcohol (polyol) and thus it is impossible to cause

lipoid pneumonia. Only oil-based liquids could be the cause for this condition; such liquids should not be used with ECs.

One study evaluated the acute effects of tobacco and EC use on white blood cell count [Flouris *et al.* 2012]. Smoking one tobacco cigarette caused an immediate elevation in white blood cells, neutrophils and lymphocytes, indicating acute inflammatory distress. On the contrary, no differences were observed after using ECs.

In conclusion, clinical studies evaluating the effects of short-term EC use on selected cardiovascular and respiratory functional outcomes have shown that even if some harmful effects of vaping are reported, these are considerably milder compared with smoking conventional cigarettes. However, it is difficult to assess the prognostic implications of these studies; longer-term data are needed before any definite conclusions are made.

#### *Passive vaping*

Passive smoking is an established risk factor for a variety of diseases [Barnoya and Navas-Acien, 2013]. Therefore, it is important from a public health perspective to examine the impact of EC use on bystanders. Indirect data can be derived from chemical studies in vapor mentioned above, which show that the potential of any significant adverse effects on bystanders is minimal. In fact, since side-stream exposure is nonexistent in EC (aerosol is produced only during activation of the device, while tobacco cigarettes emit smoke even when no puffs are taken), such studies are undoubtedly overestimating the risk of environmental exposure.

Few studies have focused on second-hand vaping. McAuley and colleagues [McAuley *et al.* 2012], although mentioning indoor air quality in the title of their study and finding minimal health-related impact, did not in fact evaluate second-hand vaping because aerosol was produced from an EC device and was evaluated without previously being inhaled by any user. Moreover, there were some problems with cross-contamination with tobacco cigarette smoke, which made the results somewhat questionable, at least for some of the parameters tested. Schripp and colleagues [Schripp *et al.* 2013] evaluated the emissions from an EC by asking a volunteer to use three different EC devices in a closed 8 m<sup>3</sup> chamber. From a selection of 20 chemicals analyzed, only formaldehyde, acrolein, isoprene, acetaldehyde and acetic acid were



detected. The levels were 5–40 times lower compared with emissions from a conventional cigarette. For formaldehyde, the authors specifically mentioned that the levels were continuously rising from the time the volunteer entered the room, even before he started using the EC. Moreover, no acute elevation was observed when the smoker used the three EC devices, contrary to the acute elevation and spiking of levels when a tobacco cigarette was lit. The authors concluded that formaldehyde was not emitted from the ECs but was due to human contamination, since low amounts of formaldehyde of endogenous origin can be found in exhaled breath [Riess *et al.* 2010]. Romagna and colleagues [Romagna *et al.* 2012] evaluated chemicals released in a realistic setting of a 60 m<sup>3</sup> room, by asking five smokers to smoke *ad lib* for 5 hours and five vapers to use ECs *ad lib* for a similar period of time on two separate days. Nicotine, acrolein, toluene, xylene and polycyclic aromatic hydrocarbons were detected in room air after the smoking session, with the amount of total organic carbon (TOC) reaching to 6.66 mg/m<sup>3</sup>. In contrast, after the EC session, only glycerol was detected in minimal levels (72 µg/m<sup>3</sup>), while TOC reached a maximum level of 0.73 mg/m<sup>3</sup>. Characteristically, the amount of TOC accumulated after 5 hours of EC use was similar to the amount found after just 11 minutes of smoking. The study on heavy metals mentioned previously [Williams *et al.* 2013] could also be used to examine any potential risk of bystanders' exposure to toxic metals. The levels of heavy metals found in vapor were minimal, and considering the dispersion of these molecules in the whole room air, it is unlikely that any of these metals could be present in measurable quantities in the environment. Therefore, the risk for bystanders would be literally nonexistent. Contrary to that, Schober and colleagues [Schober *et al.* 2013] found that levels of aluminum were raised by 2.4 times in a 45 m<sup>3</sup> room where volunteers were asked to use ECs for 2 hours. This is a highly unexpected finding which cannot be supported by the findings of the study by Williams and colleagues [Williams *et al.* 2013]; because the levels found in the latter could not result in such elevation of the environmental levels of aluminum, unless nothing is retained in or absorbed from the lungs. Moreover, Schober and colleagues [Schober *et al.* 2013] found that levels of polycyclic aromatic hydrocarbons (PAHs) were raised by 20% after EC use. However, a major methodological problem of this study is that control environmental measurements were performed on a separate day and not on the same day of EC

use. This is a major limitation, because the levels of environmental PAHs have significant diurnal and day-to-day variations [Ravindra *et al.* 2008]; therefore, it is highly likely that the differences in levels of PAHs (which are mainly products of combustion and are not expected to be emitted from EC use) represented changes due to environmental conditions and not due to EC use. Bertholon and colleagues [Bertholon *et al.* 2013] examined the EC aerosol exhaled from a user, in comparison with exhaled smoke from a smoker. The authors found that particle size diameters were 0.29–0.033 µm. They observed that the half life of EC aerosol was 11 seconds compared with 20 minutes for cigarette smoke, indicating that risk of passive vaping exposure is significantly lower compared with passive smoking.

The recent findings by Czogala and colleagues [Czogala *et al.* 2013] led to similar conclusions. The authors compared the emissions of electronic and conventional cigarettes generated by experienced dual users in a ventilated full-sized room and found that ECs may emit detectable amounts of nicotine (depending on the specific EC brand tested), but no carbon monoxide and volatile organic carbons. However, the average ambient levels of nicotine of ECs were 10 times lower than those of conventional cigarettes ( $3.32 \pm 2.49$  versus  $31.60 \pm 6.91$  µg/m<sup>3</sup>).

In his review and comparison with TLVs, Burstyn found that emissions from ECs to the environment are not expected to pose any measurable risk for bystanders [Burstyn, 2014].

An issue that needs further clarification relates to the findings of microparticles emitted from ECs. In most studies, these findings are presented in a way implying that the risk is similar to environmental or smoking microparticles. In reality, it is not just the size but the composition of the microparticles that matters. Environmental microparticles are mainly carbon, metal, acid and organic microparticles, many of which result from combustion and are commonly called particulate matter. Particulate matter exposure is definitely associated with lung and cardiovascular disease [Peters, 2005; Seaton *et al.* 1995]. In the case of ECs, microparticles are expected to consist mostly of propylene glycol, glycerol, water and nicotine droplets. Metal and silica nanoparticles may also be present [Williams *et al.* 2013], but, in general, emissions from ECs are incomparable to environmental particulate matter or cigarette smoke microparticles.

Flouris and colleagues [Flouris *et al.* 2013] performed the only clinical study evaluating the respiratory effects of passive vaping compared with passive smoking. Researchers found significant adverse effects in spirometry parameters after being exposed to passive smoking for 1 hour, while no adverse effects were observed after exposure to passive vaping.

Although evaluating the effects of passive vaping requires further work, based on the existing evidence from environmental exposure and chemical analyses of vapor, it is safe to conclude that the effects of EC use on bystanders are minimal compared with conventional cigarettes.

### Miscellaneous safety issues

#### *Specific subpopulations: psychiatric and chronic obstructive pulmonary disorder patients*

A challenging population subgroup with unique smoking patterns is that of psychiatric patients and in particular schizophrenic patients. This subpopulation is characterized by a very high smoking prevalence [De Leon and Diaz, 2005] with an excess of smoking-related mortality [Brown *et al.* 2000]. Currently, only NRTs are recommended to treat nicotine dependence in this specific subpopulation, but in general they are not particularly effective [Aubin *et al.* 2012]. ECs could be used as an alternative to smoking products in this group. Caponnetto and colleagues performed a prospective 12-month pilot study to evaluate the efficacy of EC use in smoking reduction and cessation in a group of 14 patients with schizophrenia [Caponnetto *et al.* 2013a]. In 50% of participants, smoking consumption went from 30 to 15 cigarettes per day at 52 weeks of follow up, while 14.3% managed to quit smoking. Importantly, no deterioration in their psychiatric condition was observed, and side effects were mild and temporary. The results were promising although an outdated EC device was used in this study.

There is also anecdotal evidence that successful smoking cessation could be attained by using an EC in smokers with other psychiatric conditions such as depression [Caponnetto *et al.* 2011a]. Both patients described in this case series stated that EC use was well tolerated and no adverse events were reported.

Considering that first-line oral medications for nicotine addiction are contraindicated in such patients (prescribing information for bupropion and varenicline carry a ‘black-box’ warning for certain psychiatric conditions), ECs may be a promising tool in these challenging patient groups.

Another subpopulation that may benefit from regular EC use is that of respiratory patients with chronic obstructive pulmonary disease (COPD), a progressive disease characterized by a persistent inflammatory response to tobacco smoke that generally leads to decline in lung function, respiratory failure, cor pulmonale and death. Consequently, smoking cessation plays a crucial part in the management of COPD patients. However, the available evidence in the medical literature indicates that COPD patients who smoke respond poorly to smoking cessation efforts [Schiller and Ni, 2006]. To date, no formal efficacy and safety assessment of EC use in COPD patients has been conducted. There is only evidence from a case report of inveterate smokers with COPD and a documented history of recurring relapses, who eventually quit tobacco smoking on their own by using an EC [Caponnetto *et al.* 2011b]. Significant improvement in quality of life and reduction in the number of disease exacerbations were noted. EC use was well tolerated with no reported adverse events.

#### *Accidental nicotine exposure*

Accidental ingestion of nicotine, especially by children, or skin contact with large amounts of liquid or highly concentrated nicotine solution can be an issue. However, the historically referenced lethal dose of 60 mg has recently been challenged in a review by Mayer [Mayer, 2013]; he found that the lethal levels currently reproduced in every document originated from dubious experiments performed in the 19th century. Based on post-mortem studies, he suggested that the acute dose associated with a lethal outcome would be 500–1000 mg. Taking into account that voluminous vomiting is the first and characteristic symptom of nicotine ingestion, it seems that far higher levels of nicotine need to be ingested in order to have lethal consequences.

A surveillance system of adverse events has been developed by the FDA, which identifies safety concerns in relation to tobacco products. Since 2008, 47 adverse events were reported for ECs

[Chen, 2013]. Eight of them were serious events such as hospitalizations for pneumonia, heart failure, seizures and hypotension and burns. A case of second-degree burns was caused by a battery explosion, which is generally a problem observed in lithium batteries and has occurred in other products (such as mobile phones). The author emphasized that the reported events were not necessarily associated with EC use but may have been related to pre-existing conditions or other causes. No condition was characteristically associated with EC use.

A recent review of the California Poison Control System database from 2010 to 2012 identified 35 cases (14 children) associated with EC exposure (accidental exposure in 25 cases) [Cantrell, 2013]. A total of five patients were evaluated in an emergency department and all were discharged within 4 hours. Nausea, vomiting, dizziness and oral irritation were most commonly reported. Taken together, data from surveillance systems of adverse events suggest that short-term adverse effects and accidental exposures to EC cartridges are unlikely to result in serious toxicity.

Notwithstanding, avoiding preventable contact with highly concentrated nicotine solution remains important; this can be achieved by specific labeling of the products, child-proof caps and proper education of consumers. There is no evidence that nicotine-containing EC liquids should be treated in any different way compared with other consumer products used every day in households (such as bleach, washing machine powder, etc.).

#### *Electrical accidents and fires*

The electronic equipment of ECs may be the cause for accidents. ECs are mainly composed of lithium batteries. There have been reports of explosions of batteries, caused either by prolonged charging and use of improper chargers or by design defects. Similar accidents have occurred with batteries of other popular devices, such as mobile phones. Therefore, this does not occur specifically with ECs, however, quality standards of production should be used in order to avoid such accidents.

Smoking is a major cause of residential fires. Between 2008 and 2010, an estimated annual average of 7600 smoking-related fires occurred in residential buildings in the US [US Fire

Administration, 2012]. They account for only 2% of all residential building fires but for 14% of fire deaths. Since ECs are activated only when used by the person and there is no combustion involved, there is the potential to avoid the risk of smoking-related fires.

#### *Use by youngsters and nonsmokers*

Although beyond the scope of this review, it is important to briefly discuss the potential for addiction from EC use. It should be acknowledged that nicotine is addictive, although recent studies have shown that several other chemicals present in tobacco are associated with a significant enhancement of the addictiveness of nicotine [Lotfipour *et al.* 2011; Rose, 2006; Guillem *et al.* 2005]. Still, nicotine intake should not be recommended to nonsmokers. Smokers are already addicted to nicotine, thus ECs will be a cleaner form of nicotine intake, while at the same time they will maintain their sensory stimulation and motor stimulation of smoking; these are important aspects of the addiction to smoking. Regulatory authorities have expressed concern about EC use by youngsters or by never-smokers, with ECs becoming a gateway to smoking or becoming a new form of addiction. However, such concerns are unsubstantiated; research has shown that EC use by youngsters is virtually nonexistent unless they are smokers. Camenga and colleagues [Camenga *et al.* 2013] examined the use of ECs and tobacco in a group of adolescents, in a survey conducted in three waves. In the first wave of the survey (February 2010), 1719 adolescents were surveyed from which only one nonsmoker was found to be using ECs. In the second and third wave of the surveys, only five nonsmoking adolescents were using ECs. In fact, these are adolescents who reported first ever use of ECs in the past 30 days; therefore they were not necessarily regular or daily EC consumers. The increased prevalence of EC use from 0.9% in 2010 to 2.3% in 2011 concerned smoking adolescents, therefore it should be considered a positive finding that smokers are experimenting with the significantly less harmful ECs. Similarly, the Medicines and Healthcare Products Regulatory Agency (MHRA) found that less than 1% of EC users are never-smokers [MHRA, 2013]. Data from the Centers for Disease Control [2013] National Youth Tobacco Survey reported doubling in EC experimentation by 13–18 year old students from 1.1% in 2011 to 2.1% in 2012; however, 90.6% of them were smokers. From the whole population, only 0.5% were nonsmokers experimenting with ECs.

Once again, participants were asked about ever experimenting with an EC in the past 30 days, not regular or daily EC use. Recently, a survey of more than 75,000 students in South Korea was published [Lee *et al.* 2013]. Although they found that 12.6% of them were daily smokers (8.6% were using only tobacco cigarettes and 3.6% were using both tobacco and ECs), only 0.6% of nonsmokers had used ECs in the past 30 days. Although the above mentioned data have been used as arguments to support the fact that a new epidemic of nicotine addiction through the use of ECs is appearing, in reality they are showing that any experimentation with ECs is done by smokers. This is in fact a positive finding, and could lead to reduced smoking prevalence through adoption of EC use. Therefore, ECs could serve as gateway from smoking; on the contrary, there is no evidence indicating that they could be a gateway to smoking. It is promising to see that penetration of EC use in youngsters is virtually nonexistent, especially when you take into consideration that there is currently no official regulation in most countries to prohibit the access to ECs by youngsters.

### Conclusion

Existing evidence indicates that EC use is by far a less harmful alternative to smoking. There is no tobacco and no combustion involved in EC use; therefore, regular vapers may avoid several harmful toxic chemicals that are typically present in the smoke of tobacco cigarettes. Indeed, some toxic chemicals are released in the EC vapor as well, but their levels are substantially lower compared with tobacco smoke, and in some cases (such as nitrosamines) are comparable with the amounts found in pharmaceutical nicotine products. Surveys, clinical, chemistry and toxicology data have often been misrepresented or misinterpreted by health authorities and tobacco regulators, in such a way that the potential for harmful consequences of EC use has been largely exaggerated [Polosa and Caponnetto, 2013]. It is obvious that some residual risk associated with EC use may be present, but this is probably trivial compared with the devastating consequences of smoking. Moreover, ECs are recommended to smokers or former smokers only, as a substitute for conventional cigarettes or to prevent smoking relapse; thus, any risk should be estimated relative to the risk of continuing or relapsing back to smoking and the low efficacy of currently approved medications for smoking cessation should be taken into consideration [Moore *et al.* 2009; Rigotti

*et al.* 2010; Yudkin *et al.* 2003]. Nonetheless, more research is needed in several areas, such as atomizer design and materials to further reduce toxic emissions and improve nicotine delivery, and liquid ingredients to determine the relative risk of the variety of compounds (mostly flavorings) inhaled. Regulations need to be implemented in order to maintain the current situation of minimal penetration of EC use in nonsmokers and youngsters, while manufacturers should be forced to provide proof for the quality of the ingredients used and to perform tests on the efficiency and safety of their products. However, any regulatory decisions should not compromise the variability of choices for consumers and should make sure that ECs are more easily accessible compared with their main competitor, the tobacco cigarette. Consumers deserve, and should make, informed decisions and research will definitely promote this. In particular, current data on safety evaluation and risk assessment of ECs is sufficient enough to avert restrictive regulatory measures as a consequence of an irrational application of the precautionary principle [Saitta *et al.* 2014].

ECs are a revolutionary product in tobacco harm reduction. Although they emit vapor, which resembles smoke, there is literally no fire (combustion) and no 'fire' (suspicion or evidence that they may be the cause for disease in a similar way to tobacco cigarettes). Due to their unique characteristics, ECs represent a historical opportunity to save millions of lives and significantly reduce the burden of smoking-related diseases worldwide.

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**SB757**

Submitted on: 2/12/2015

Testimony for HTH on Feb 13, 2015 13:35PM in Conference Room 414

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Present at Hearing</b>
Vin Kim	Individual	Oppose	No

Comments:

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**SB757**

Submitted on: 2/12/2015

Testimony for HTH on Feb 13, 2015 13:35PM in Conference Room 414

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Present at Hearing</b>
Niki	Individual	Oppose	No

Comments: Electronic cigarettes do not omit toxins or dangerous second-hand smoke into the air. The 'smoke' is actually vapor. The e-liquid that is used with e-cigs and vaporized is made out of threes main ingredients, Propylene Glycol, Vegetable Glycerin, and added artificial/natural flavoring. When vaporized these ingredients do not cause harm to the body. Electronic cigarettes should NOT be viewed the same as Tobacco products because e-cigs have no traces of tobacco nor cause the health hazard effects of tobacco.

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**SB757**

Submitted on: 2/12/2015

Testimony for HTH on Feb 13, 2015 13:35PM in Conference Room 414

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Present at Hearing</b>
Michael Zehner	Hawaii Smokers Alliance	Oppose	No

Comments: We strongly oppose SB757.

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February 12, 2015

To: The Senate

From: Devin Wolery, PC Gamerz, Inc., Director of Operations

RE: SB757, SB18, SB1109 – Oppose.

Thank you for the opportunity to submit testimony.

PC Gamerz, is the only LAN center focused on eSports gaming in the state of Hawaii. We are also a Vape Lounge, operating as such for the last 6 years. We have had many customers that have switched from smoking cigarettes to using advanced vaporizer devices. They were able to make that switch, by being able to use the vaporizer in our store. If they had to go outside to use it, they would be with the same group of cigarette smokers they were trying to get away from. We stand in Strong Opposition to the bills listed above for the following:

- Vapor products contain no tobacco, produce no smoke, and have not been demonstrated to have the detrimental effects of combustible tobacco products. In fact, the FDA has taken appropriate and proportional regulation seriously and to date has not issued regulations for the product because they seemingly understand the potential this product has to switch people over from actual tobacco, which kills 480,000 people per year. Further, Mitch Zeller, Director of the Center for Tobacco Products at the FDA recently stated:
  - "If a current smoker, otherwise unable or unwilling to quit, completely substituted all of the combusting cigarettes that they smoked with an electronic cigarette at the individual level, that person would probably be significantly reducing their risk."
- The Food and Drug Administration (FDA) has wisely taken its time on developing regulations for the vapor product industry and has not determined that these products are in fact tobacco products . At this time, with the exception of youth access laws targeted at keeping electronic cigarettes out of the hands of those below the age of 18, we feel that any action by state legislatures with regard to electronic cigarettes is premature.
- With current smoke free policies/laws which are largely self enforced, it is impossible to enforce an e-cigarette usage ban. As the products can be used discreetly without anyone else knowing. Vaper's just need to hold it in longer and then exhale faster. It will then dissipate within seconds and is undetectable.



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- A study came out within the last 2 days that shows that vaporizer aerosol nicotine was 85% lower than cigarette smoke. Mainstream cigarette smoke (the same stuff a smoker inhales while smoking) had about 1,500 times more harmful and potentially-harmful constituents (HPHC) than e-cigarette aerosol, **or puffing on room air.**
  - <http://acsh.org/2015/02/machine-puffed-e-cigs-yielded-vapor-containing-exactly-what-you-d-expect-much-else/>
- Many businesses already have a policy in place banning vaporizer use. And many businesses embrace it and use it to gain that demographic of customers. While we respect and honor an individual's right to not get smoke or vape blown in their face while out at a bar, we also honor the right for certain businesses to allow vaping if they so choose. And while we do not think many restaurants, bars, hotels, etc will choose to allow vaping, we do think it should be their choice. This is important to us, not because we think it is OK to vape in movie theaters or planes... But because a ban like this would effect the way we conduct business in our vape shops - a place where people expect there to be vaping.
- When this law was passed on this Big Island, they spent around \$20,000 to change signage. To change it across the state, could possibly cost upwards of \$300,000. And to make this a law, based off possibilities . Just does not seem appropriate. We should be waiting for the FDA to rule on it. Before sending people back to the trenches with the cigarette smoke.

Thank you for your time and consideration. If you have any questions, please feel free to contact me.

Sincerely,

Devin Wolery

Director of Operations

www.PCGamerzhawaii.com

I oppose SB757 because:

- Individual businesses should be allowed to decide if they want to allow vaping in their establishments so they have the choice to cater to people using these devices.
- We do not need to pass a law when businesses already apply restrictions on vaping if they choose.
- It would be expensive to resign everything. Maybe \$100,000 to \$200,000? Why do we need to put tax money to this when individual places can simply choose not to or to allow it?
- Is people using ecigs in doors really causing that much of a problem that an individual establishment cannot handle it and needs a specific law written? I was at Chili's a few weeks ago with a group of about 6 friends. 2 of the people in the group took out electronic cigarettes and a Chili's staff member simply stated it was not allowed. My friends went outside.
- Let the FDA finish their studies & decide.
- It should not be restricted to smoking areas by law because it's not smoke!
- When people are using ecigs to stop smoking let's not force them to be standing next to smokers tempting them to pick up the cancer sticks again!
- American Council on Science and Health published an article [2.11.15 sites](#) more studies done that prove ecigs are nowhere near the risks of cigarettes and thus should not be shunned as such.



THE SENATE  
THE TWENTY-EIGHTH LEGISLATURE  
REGULAR SESSION OF 2015

COMMITTEE ON HEALTH  
Senator Josh Green, Chair

2/13/2015  
Rm. 414, 1:30 PM

SB 757  
Relating to Regulation of Electronic Smoking Devices

Chair Green and Members of this Committee, my name is Max Sword, here on behalf of Outrigger Enterprises Group, to offer comments on SB 757.

While we understand the intent of the bill, we are concerned with the provision in the bill that would have the effect of requiring us to change every “no smoking” sign in each and every property. This would of course include signs in each room.

Since there are already statues in place that prohibit smoking in areas accessible to the public, such as hotel rooms and since a lot of businesses have included e-cigarettes in the no smoking ban, we would like to offer an amendment that would clarify the signage requirement that would address the intent of the bill, while at the same time not put a financial burden on a business:

(c) Any establishment, facility, or outdoor area or any part thereof where an owner exercised the right to prohibit smoking under HRS Section 328J-8 prior to September 15, 2015 and previously installed no-smoking signs in addition to the signs clearly and conspicuously posted in and at the entrance to such establishment, facility, outdoor area or any part there of that complied with HRS Section 328J-9 as enacted prior to September 15, 2015 shall be allowed to retain such previously installed no-smoking signs, other than at the entrance to such establishment, facility, outdoor area or any part thereto, and shall not be required to replace such previously installed no-smoking signs with any new signage that includes a symbol of an electronic smoking device.

Mahalo for allowing us to testify.





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