

































































May 27, 2014

The Honorable Harold Rogers Chairman Committee on Appropriations **United States House of Representatives** Washington, DC 20515

The Honorable Nita Lowey Ranking Member Committee on Appropriations **United States House of Representatives** Washington, DC 20515

Dear Chairman Rogers and Ranking Member Lowey:

We are writing to express our strong opposition to any amendment that would exempt any type of cigar from regulation under the Family Smoking Prevention and Tobacco Control Act, P.L. 111-31, or would impede the current rulemaking process the Food and Drug Administration (FDA) has initiated to

determine the appropriate level of oversight for tobacco products not currently regulated by the agency. We believe the FDA should retain the authority to regulate all tobacco products, including cigars, and should be permitted to use a science-based process for determining those regulations. Products containing tobacco cause disease and should not be exempted from oversight by the agency.

While the health risks of cigar smoking are not the same as cigarette smoking, cigar smoke is composed of the same toxic and carcinogenic constituents found in cigarette smoke. According to the National Cancer Institute, cigar smoking causes cancer of the oral cavity, larynx, esophagus and lung, and cigar smokers are at increased risk for an aortic aneurysm. Daily cigar smokers, particularly those who inhale, have an increased risk of heart disease and chronic obstructive pulmonary disease (COPD). Cigar smoking is not limited to adults; it is the second most common form of tobacco use among youth. According to national surveys, 17.8 percent of high school boys currently smoke cigars (i.e., large cigars, cigarillos, and small cigars), and each day more than 2,700 youth under 18 years old try cigar smoking for the first time. Young adults (e.g., 15.9 percent of 18 to 24 year olds) are also much more likely to be cigar smokers than older adults (e.g., 4.9 percent of 45 to 64 year olds).

FDA has just issued a proposed rule to regulate cigars and other unregulated tobacco products. FDA is seeking public comment about whether all cigars should be regulated by FDA or whether "premium cigars" should be exempted from FDA oversight. During this rulemaking process, FDA will need to assess the available science concerning the health risks of smoking cigars and who smokes different kinds of cigars.

We oppose any amendment that would interfere with the current rulemaking process, prevent a science-based decision-making process, and place a broad category of cigars beyond the reach of FDA. An amendment to exclude certain types of cigars would prevent FDA from implementing even basic common-sense rules such as requiring manufacturers to report what ingredients are contained in their products.

With strong bipartisan support, in 2009 Congress gave FDA authority over the manufacture, sale and marketing of all tobacco products. Congress gave the FDA the flexibility to determine the type of regulation that is appropriate for different tobacco products. While the Act immediately applied all of FDA's new authorities to cigarettes, cigarette tobacco, roll-your-own tobacco, and smokeless tobacco, it established a process for the Secretary of Health and Human Services to assert jurisdiction over other tobacco products, including cigars, and determine which requirements are appropriate for the protection of public health. Maintaining FDA's current authority will ensure that any proposal about cigars is based on science and will be open to participation by all interested parties through Notice and Comment rulemaking.

¹ U.S. Centers for Disease Control & Prevention (CDC), "Youth Risk Behavior Surveillance—United States, 2011," *Morbidity and Mortality Weekly Report (MMWR)* 61(SS-4), June 8, 2012.

² Substance Abuse and Mental Health Services Administration (SAMHSA), *Results from the 2012 National Survey on Drug Use and Health: Detailed Tables*, 2013.

³ King, BA, et al., "Current Tobacco Use Among Adults in the United States: Findings from the National Adult Tobacco Survey," *American Journal of Public Health*, September 20, 2012.

Our organizations strongly urge you to oppose any amendment to exempt a type of cigar from regulation or impede the current rulemaking process for establishing oversight of currently unregulated tobacco products.

Sincerely,

American Academy of Family Physicians

American Academy of Pediatrics

American Association for Cancer Research

American Association for Respiratory Care

American Academy of Otolaryngology—Head and Neck Surgery

American Cancer Society Cancer Action Network

American College of Cardiology

American College of Physicians

American College of Preventive Medicine

American Congress of Obstetricians and Gynecologists

American Dental Association

American Heart Association

American Lung Association

American Medical Association

American Psychological Association

American Public Health Association

American Society of Clinical Oncology

American Thoracic Society

Association of State and Territorial Health Officials

Association of Women's Health, Obstetric and Neonatal Nurses

Campaign for Tobacco-Free Kids

Cancer Prevention and Treatment Fund

Lung Cancer Alliance

National African American Tobacco Prevention Network

National Association of City and County Health Officials

National Hispanic Medical Association

National Latino Alliance for Health Equity

National Physicians Alliance

Partnership for Prevention

Society for Public Health Education

Society for Research on Nicotine and Tobacco

United Methodist Church, General Board of Church and Society