Myanmar: 2021 Tobacco Industry Interference Index

Report on the Implementation of the WHO FCTC Article 5.3
June 2021
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@ People’s Health Foundation, June 2021

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The information from this report will form part of the Global Tobacco Industry Interference Index 2021, a global survey of how public health policies are protected from the industry’s subversive efforts, and how governments have pushed back against this influence. The tobacco Industry Interference Index was initiated by the South-East Asia Tobacco Control Alliance (SEATCA), as a regional report with support from the Bill and Melinda Gates Foundation. The Global Tobacco Industry Interference Index is a part of a global publication of the Global Centre for Good Governance in Tobacco Control (GGTC) at the School of Global Studies in Thammasat University, and the Stopping Tobacco Organizations and Products (STOP), with support from Bloomberg Philanthropies.
WHO FCTC Article 5
General Obligations

1. Each Party shall develop, implement, periodically update and review comprehensive multisectoral national tobacco control strategies, plans and programmes in accordance with this Convention and the protocols to which it is a Party.

2. Towards this end, each Party shall, in accordance with its capabilities:

   (a) establish or reinforce and finance a national coordinating mechanism or focal points for tobacco control; and

   (b) adopt and implement effective legislative, executive, administrative and/or other measures and cooperate, as appropriate, with other Parties in developing appropriate policies for preventing and reducing tobacco consumption, nicotine addiction and exposure to tobacco smoke.

3. In setting and implementing their public health policies with respect to tobacco control, Parties shall act to protect these policies from commercial and other vested interests of the tobacco industry in accordance with national law.

4. The Parties shall cooperate in the formulation of proposed measures, procedures and guidelines for the implementation of the Convention and the protocols to which they are Parties.

5. The Parties shall cooperate, as appropriate, with competent international and regional intergovernmental organizations and other bodies to achieve the objectives of the Convention and the protocols to which they are Parties.

6. The Parties shall, within means and resources at their disposal, cooperate to raise financial resources for effective implementation of the Convention through bilateral and multilateral funding mechanisms.
Background and Introduction

In the ASEAN countries, interference from the tobacco industry remains a big problem. The tobacco industry continues to interfere with, deter and thwart the government efforts to protect public health through both overt and covert means. It lobbies and dissuades governments from developing and implementing stringent tobacco control policies that are effective. Such obstructive tactics must be exposed to illustrate the various ways in which the industry carries out these activities, and also to identify vulnerable sectors so that steps can be taken to address ways to stop interference.

The WHO FCTC Article 5.3 is often described as the backbone of the Convention as it guides the Parties (countries) to protect their tobacco control policies from the vested interests of the tobacco industry. The WHO FCTC cannot be implemented effectively if the tobacco industry interference is not rooted out. The solution lies in the hands of the governments, who need to be proactive and vigorous in putting in place safeguards and measures to prevent unnecessary TI interactions, limit necessary ones, and set up disclosure procedures to protect public health policies.

To give more clarity and guidance to the Parties, the WHO FCTC Conference of Parties had unanimously adopted the Guidelines for Implementing WHO FCTC Article 5.3 in 2008, which provided EIGHT main recommendations to ensure that the industry is prevented from exerting its influence on public health policy.

Southeast Asia Tobacco Control Alliance (SEATCA) has developed the Tobacco Industry Interference Index, and reported the results since 2015. This report is intended to measure the level of industry interference against the WHO FCTC Article 5.3 implementation guidelines. The purpose of this index is to define the measures and elements that contribute the ability of the industry to interfere with policy making. The assessment could provide an indication of the government’s capacity to resist tobacco industry interference.

The SEATCA’s Tobacco Industry Interference Index is a civil society report assessing the implementation of the WHO FCTC Article 5.3 among ASEAN countries. All ASEAN countries participated in this survey and have been ranked from the lowest level of TI interference to the highest. The report, in time series since 2015, identifies any changes compared to the previous year’s report. References are from publicly available evidence to support choice of answers, although in some instances, there may be no evidence available. The same scoring method used in previous report has been retained. Overall, progress in the implementation of Article 5.3 has been snail-paced. A few countries moved forward in their efforts to implement the Article 5.3 Guidelines while a few faced increased industry interference. Some countries made progress in one area and regressed in another, resulting in little movement. There still remains much room for improvement in the implementation of the FCTC Article 5.3 Guidelines in the ASEAN region.

Since 2016, Myanmar has participated in the reporting and Myanmar’s score has steadily improved. However, its score slightly increased from last year at 54 points in 2020.
Methodology

The Tobacco Industry Interference Index is an attempt to define the elements that contribute to the ability of the tobacco industry to interfere with public health policy making. Information sources for this research were based on publicly available or commonly known information. The research was limited to information sourced from the official websites, news reports, tobacco company reports, and verifiable anecdotal reports.

Covering incidents of tobacco industry interference from January 2020 to March 2021, relevant pieces of evidence were gathered, reviewed, and scored based on the questionnaire provided by SEATCA. The results were shared with a core group of civil society groups for review and subjected to their validation. The report was revised and finalized based on the inputs gathered from the core group.

The questions were based on the twenty (20) most commonly reported incidents of tobacco industry interference in South East Asia and referenced to specific recommendations in the Article 5.3 Guidelines. The questions are grouped into seven categories:

I. Level of participation in policy development
II. So-called CSR activities
III. Benefits to the tobacco industry
IV. Forms of unnecessary interaction
V. Transparency
VI. Conflict of interest
VII. Preventive measures

The time period covered in this report is January-December 2020.
Summary Findings

1. INDUSTRY PARTICIPATION IN POLICY DEVELOPMENT

The Central Board of the Control of Smoking and Consumption of Tobacco Products (National Tobacco Control Board) as stipulated under the National Tobacco Control Law of 2006, reconstituted by the Union Government since mid-2019. The Union Minister of Health and Sports (MOHS) is the Chairman, and the Director (NCD) of the Department of Public Health acts as Secretary of the Board. The Board has convened once in 2019. Although there are no representatives from tobacco industries in the Board, the government usually considers proposals from tobacco industries in setting or implementing public health policies in relation to tobacco control. In 2020, tobacco companies submitted proposals for tobacco tax reform to the Internal Revenue Department (IRD), Ministry of Planning and Finance (MoPF) and Parliamentarians. These offices acknowledged the receipt of the tobacco industries’ proposals and indicated that suggestions will be included in the Union Tax Bill for consideration.

2. INDUSTRY CSR ACTIVITIES

Despite prohibitions on tobacco industry-sponsored CSR activities and tobacco advertising, promotions, and sponsorships (TAPS) in the Control of Smoking and Consumption of Tobacco Product Law, JTI’s project to provide drinking water for refugees in Kayin State is still ongoing.

At the start of COVID-19 epidemic, tobacco industries had contributed funds to the government for COVID-19 Response.

3. BENEFITS TO THE INDUSTRY

Pictorial warning for the fourth year implementation appeared on cigarette packs in mid-2020. To date, not all tobacco products carry the required pictures and old images on packs can still be found in the market. No government action is found to have been taken.

The Union Tax Law of 2020 still gave a tax exemption to tobacco industries for cheroots, cigars and raw tobacco if their annual product cost does not exceed MMK 20 million (kyats).

4. UNNECESSARY INTERACTION

There are no publicly available reports of government officials attending social functions of the TI. However, EUROCHAM Myanmar has an anti-Illlicit Trade Group that enlists BAT as a member. The objective of this group is “Coordinate regular consultation meetings between the group and the authorized government officials to develop a shared understanding of challenges and issues.” In 2020, EUROCHAM teamed-up with TRACIT, a PMI funded group, to continue addressing illicit trade issues in Myanmar.

5. TRANSPARENCY

There is no mechanism or rule for disclosure of tobacco meetings with the tobacco industry. The MOHS is working on this now.

While the Special Commercial Tax law requires all facilities and distribution chain to register, it does not cover affiliated organizations and individuals acting on the tobacco industry’s behalf/lobbyists.

6. CONFLICT OF INTEREST
The government does not prohibit contributions from the tobacco industry or any entity working to further its interests.

While there are no publicly available records found, there are retired senior government officials who have joined the tobacco industry.

7. PREVENTIVE MEASURES

The Ministry of Planning and Finance, Directorate of Investment and Company Administration issued an Anti-corruption Code of Ethics which applies to all private companies and corporate bodies incorporated in Myanmar that make business deals with concerned government organizations, and companies or organizations in the private sector. However, the government does not require to report market share, marketing expenditures, revenues and any other activity, including lobbying, philanthropy, political contributions and all other activities nor specific guidelines compliant with the WHO FCTC Art 5.3 guidelines for departments dealing with tobacco industry such as Internal Revenue Department for tax collection.

In 2018, Myanmar’s Anti-corruption Commission issued a Notification (No. 14/2018) for all business to establish a strong business code of ethics to prevent corruption. The following fundamental principles have therefore been identified for private sector organizations to develop a strong business code of ethics and to establish appropriate internal control measures to prevent corruption: (a) Strong, effective policy and support from top-level management to fight corruption; (b) Risk assessment to effectively identify and evaluate exposure to corruption; (c) Enhanced and detailed measures for high-risk and vulnerable areas; (d) Application of anti-corruption measures to business partners; (e) Accurate books and accounting records; (f) Human resource management policies complementary to anti-corruption measures; (g) Establish trustworthy reporting mechanisms to report suspected corrupt behaviours; and (h) Periodic review and evaluation of anti-corruption prevention measures.

Recommendations

1. Enforcement of CSR and TAPS bans should be upheld in compliance with national laws.
2. The tobacco industry should be penalized for non-compliance with tobacco control laws (i.e., PHWs).
3. To promote transparency, there must be a procedure in place to prevent the tobacco industry and its representatives to misrepresent its meetings with all government entities and not just limited to the MOHS.
4. To prevent conflict of interests, retired government/public officials should not be allowed any involvement or to hold any position in tobacco business.
5. Strong implementation of a code of conduct compliant with FCTC Art. 5.3 guidelines, as well as a systematic programme to raise awareness on Art. 5.3 should be in place to guide all government departments especially those with close dealings with tobacco industry (i.e., IRD on tax collection). Lastly, the tobacco industry must be required to provide information about its business, including what it spends on marketing and philanthropy.
## Results and Findings

### INDICATOR 1: Level of Industry Participation in Policy-Development

| 1. The government accepts, supports or endorses any offer for assistance by or in collaboration with the tobacco industry in setting or implementing public health policies in relation to tobacco control | 1 |

No evidence was found that the Government accepts any offer of assistance from the tobacco industry or collaborate with it in implementing public health policies related to tobacco control.

| 2. The government accepts, supports or endorses policies or legislation drafted by or in collaboration with the tobacco industry | 2 |

Although there are no representatives from tobacco industries in the National Tobacco Control Board, the government usually considers proposals from the tobacco industries in setting or implementing public health policies (especially tobacco taxation) in relation to tobacco control.

In 2020, the tobacco industries submitted proposals for tobacco tax reform to the IRD, MOPF and the Parliamentarians. According to informal information, their proposal contained (a) keeping the existing 4 tiers for cigarettes, and modest increase of tax in each tier, (b) not to increase tax for cheroots, and (c) to keep same taxation percentages for other tobacco products. The officials acknowledged receiving the proposals and indicated that suggestions from the tobacco industries will be included for consideration in updating the Union Tax Bill.

| 3. The government allows/invites the tobacco industry to sit in government interagency/multi-sectoral committee/advisory group body that sets public health policy | 0 |

The government does not allow the tobacco industry to sit in the inter-agency committee that sets public health policy.

| 4. The government nominates or allows representatives from the tobacco industry (including State-owned) in the delegation to the COP or other subsidiary bodies or accepts their sponsorship for delegates. (i.e. COP 4 & 5, INB 4 & 5, WG) | 1 |

The government does not allow representatives of the tobacco industry to join the delegation to the COP or its related meetings.

### INDICATOR 2: Industry CSR activities

| 5. A. The government agencies or its officials endorses, supports, forms partnerships with or participates in so-called CSR activities organized by the tobacco industry | 4 |

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1 The term “government” refers to any public official whether or not acting within the scope of authority as long as cloaked with such authority or holding out to another as having such authority

2 The term, “tobacco industry” includes those representing its interests or working to further its interests, including the State-owned tobacco industry.

3 “Offer of assistance” may include draft legislation, technical input, recommendations, oversees study tour
B. The government (its agencies and officials) receives contributions (monetary or otherwise) from the tobacco industry (including so-called CSR contributions). (Rec 6.4)

During the COVID-19 pandemic, the tobacco industry is actively exploiting these vulnerable times and has stepped up its CSR activities across Southeast Asian countries, including Myanmar. In March 2020, Myanmar traditional cheroot producers association donate cash to the National Central Committee on Prevention, Control and Treatment of Coronavirus Disease 2019 (COVID-19), Ministry of Health and Sports in Nay Pyi Taw received donation of MMK 35million (USD 25,000) from the Myanmar traditional cheroot producers association. The Union Minister for Health and Sports Dr Myint Htwe, received the donation and thanked the donors [Photo 1]. In December 2018, BAT was awarded as ACE recognition award. The U.S. Ambassador to Myanmar presided over this event [Photo 2].

JTI’s project to provide drinking water for Kayin State refugees is still ongoing.5

Photo: JTI Foundation providing drinking water supply in Kayin State

**INDICATOR 3: Benefits to the Tobacco Industry**

6. The government accommodates requests from the tobacco industry for a longer time frame for implementation or postponement of tobacco control law. (e.g. 180 days is common for PHW, Tax increase can be implemented within 1 month) (Rec 7.1)  

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4 The Global New Light of Myanmar, 26 March 2020  
For the Fourth year implementation of pictorial health warnings (PHW), appeared on cigarette packs from mid-2020, while the Fifth picture should appear on tobacco products by end-2020. To date, not all tobacco products carry the required pictures and old images on packs can still be found in the market.

No government action was taken against the companies for these violations.

7. The government gives privileges, incentives, exemptions or benefits to the tobacco industry (Rec 7.3) [ ] [ ] [ ] [ ] [3]

The Myanmar government is open and welcoming to foreign investment including production in special economic zones.

The Union Tax Law of 2020 still made tax exemption to tobacco industries of cheroots, cigars and raw tobacco if their annual product cost does not exceed MMK 20 million (kyats).

**INDICATOR 4: Forms of Unnecessary Interaction**

8. Top level government officials (such as President/Prime Minister or Minister*) meet with/foster relations with the tobacco companies such as attending social functions and other events sponsored or organized by the tobacco companies or those furthering its interests. (Rec 2.1) [ ] [ ] [ ] [ ] [0]

There is no record of top-level government officials meeting with tobacco companies’ social events.

9. The government accepts assistance/offers of assistance from the tobacco industry on enforcement such as conducting raids on tobacco smuggling or enforcing smoke free policies or no sales to minors. (including monetary contribution for these activities) (Rec 4.3) [ ] [ ] [ ] [ ] [0]

The government does not accept any assistance/offers of assistance from the tobacco industry on enforcement activities.

10. The government accepts, supports, endorses, or enters into partnerships or agreements with the tobacco industry. (Rec 3.1) [ ] [ ] [ ] [ ] [3]

NOTE: This must not involve CSR, enforcement activity, or tobacco control policy development since these are already covered in the previous questions.

The government does not accept, support, endorse, or enter into partnerships or agreements with the tobacco industry. In September 2018, EuroCham Myanmar announced it has established an Anti-Illlicit Trade Advisory Group to fight illicit trade and intensify partnership with the Government of Myanmar. “We’re trying to solve illicit trade in all possible ways,” says U Ko Lay, Director of the Ministry of Commerce. “But we need law and order first, and that will pave the way for legal trade.”

BAT is included as a member of the Anti-illicit trade group, which has the mandate to: “Raise awareness of the volume of illicit trade across industries to both the government and the general public, whilst advocating solutions and best practices that can be implemented to improve enforcement. The key activities will include advocacy, research, engagement and capacity building to support further understanding and enforcement of illicit trade.” Euro Cham Myanmar organized the Anti-Illlicit Trade Forum in 2019 and established itself as a major stakeholder and partner to the Government to fight against illicit trade in Myanmar. Euro Cham teamed up with

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* Includes immediate members of the families of the high-level officials

TRACIT to conduct its activity in Myanmar. In March 2019, TRACIT received a fund of US$21 million from PMI-IMPACT to conduct anti-smuggling projects. This project is still valid in 2020 and the partnership is endorsed by the government.

Among EuroCham’s objectives are: “Coordinate regular consultation meetings between the group and the authorized government officials to develop a shared understanding of challenges and issues.”

INDICATOR 5: Transparency

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<td>11. The government does not publicly disclose meetings/interactions with the tobacco industry in cases where such interactions are strictly necessary for regulation. (Rec 2.2)</td>
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<td>There is no mechanism or rule available for disclosure of meetings/interactions with tobacco industries. The Ministry of Health and Sports is working on this rule now.</td>
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<td>12. The government requires rules for the disclosure or registration of tobacco industry entities, affiliated organizations, and individuals acting on their behalf including lobbyists (Rec 5.3)</td>
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9 Tobacco Tactics. TRACIT https://tobaccotactics.org/wiki/tracit/

The Special Goods Tax law requires all facilities and distribution chain to register with the government. However, there is no registry for affiliated organizations, and individuals acting on their behalf including lobbyists.

INDICATOR 6: Conflict of Interest

13. The government does not prohibit contributions from the tobacco industry or any entity working to further its interests to political parties, candidates, or campaigns or to require full disclosure of such contributions. (Rec 4.11)

Ministry of Planning and Finance, Directorate of Investment and Company Administration issued the Anti-Corruption Code of Ethics for Companies and Corporate Bodies on 3rd August 2018. Although the code is not specifically for tobacco industry, it applies to all companies and corporate bodies incorporated within the Republic of the Union of Myanmar when making business deals with ministries concerned or government organizations, and companies or organizations in the private sector. The code prohibits the private sector from:

(a) Making and offering, directly or indirectly, gift, entertainment and other preferential treatment;
(b) Providing directly or indirectly, necessary assistance in travelling; Conferring, directly or indirectly, a financial advantage to get a business opportunity;
(c) Offering, directly or indirectly, charitable donations;
(d) Conferring, directly or indirectly, political contributions; and
(e) Providing, directly or indirectly, assistance to get employment in companies or organizations for personal interest.

On 19 October 2018, Myanmar Anti-corruption Commission issued a Notification concerning the need for all business to establish a strong business code of ethics to prevent corruption (Republic of the Union of Myanmar Anti-Corruption Commission Notification No. 14 /2018). The following fundamental principles have therefore been identified for private sector organizations to develop a strong business code of ethics as well as to establish appropriate internal control measures to prevent corruption:

(a) Strong, effective policy and support from top-level management to fight corruption;
(b) Risk assessment to effectively identify and evaluate exposure to corruption;
(c) Enhanced and detailed measures for high-risk and vulnerable areas;
(d) Application of anti-corruption measures to business partners;
(e) Accurate books and accounting records;
(f) Human resource management policies complementary to anti-corruption measures;
(g) Establish trust worthy reporting mechanisms to report suspected corrupt behaviours; and
(h) Periodic review and evaluation of anti-corruption prevention measures.

Ministry of Investment and Foreign Economic Relations, Directorate of Investment and Company Administration issued an announcement for the fundamental principles of the Anti-Corruption Code of Ethics for Companies and Corporate Bodies on 16th January 2019.11 The

The directorate had advised companies and body corporates to follow the notification issued by the Anti-Corruption Commission.

14. Retired senior government officials form part of the tobacco industry (former Prime Minister, Minister, Attorney General) (Rec 4.4)  

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There are retired senior government officials who have now joined the tobacco industry. Additionally, a former official from the Ministry of Foreign Affairs, responsible for Economic relations and International Organizations and Economic Department, (August 2015 – January 2018) joined BAT Myanmar as its External Affairs Manager in April 2020.  

15. Current government officials and relatives hold positions in the tobacco business including consultancy positions. (Rec 4.5, 4.8, 4.10)  

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While current government officials do not hold any positions, however government officials are supportive of investment of foreign tobacco companies in Myanmar as shown in Q7.

**INDICATOR 7: Preventive Measures**

16. The government has put in place a procedure for disclosing the records of the interaction (such as agenda, attendees, minutes and outcome) with the tobacco industry and its representatives. (Rec 5.1)  

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The government has not put in place a procedure for disclosing the records of the interaction (such as agenda, attendees, minutes and outcome) with the tobacco industry and its representatives.

17. The government has formulated, adopted or implemented a code of conduct for public officials, prescribing the standards with which they should comply in their dealings with the tobacco industry. (Rec 4.2)  

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The Ministry of Planning and Finance, Directorate of Investment and Company Administration issued the Anti-Corruption Code of Ethics for Companies and Corporate Bodies on 3rd August 2018. However, this does not prescribe the standards on how to deal with the tobacco industry. Implementation status of the code of ethics is also not strong.

18. The government requires the tobacco industry to periodically submit information on tobacco production, manufacture, market share, marketing expenditures, revenues and any other activity, including lobbying, philanthropy, political contributions and all other activities. (5.2)  

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The government does not require the tobacco companies to report market share, marketing expenditures, revenues and any other activity, including lobbying, philanthropy and other activities.

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12 LinkedIn. Htet Aung Khine. [https://mm.linkedin.com/in/htet-aung-khine-a78b4082](https://mm.linkedin.com/in/htet-aung-khine-a78b4082)
19. The government has a program/system/plan to consistently\(^ {13} \) raise awareness within its departments on policies relating to FCTC Article 5.3 Guidelines. (Rec 1.1, 1.2)

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There is no systematic programme to raise awareness of Article 5.3 among government departments.

20. The government has put in place a policy to disallow the acceptance of all forms of contributions/gifts from the tobacco industry (monetary or otherwise) including offers of assistance, policy drafts, or study visit invitations given or offered to the government, its agencies, officials and their relatives. (3.4)

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Except for the Ministry of Health and Sports, the rest of the government agencies have not put in place a policy to disallow acceptance of all forms of contributions/gifts from the tobacco industry.

New rule for revising the anti-corruption rules issued by the Anti-corruption Commission of Myanmar on 10th July 2015 is still under review.

| TOTAL | 54 |

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\(^ {13} \) For purposes of this question, “consistently” means: a) Each time the FCTC is discussed, 5.3 is explained; and, b) Whenever the opportunity arises such when the tobacco industry intervention is discovered or reported.
“Working together for effective evidence-based tobacco control measures in South-East Asia”

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