Cambodia

Overall score: 49

Summary of Findings

1. Industry participation in policy development
   The government does not accept offers of assistance from the tobacco industry, nor endorse any policies drafted by the industry, nor invite the industry to sit at meetings deciding on policy. The government needs to remain vigilant.

2. Industry CSR activities
   CSR activities are not banned and remain a problem in the country. They are mostly done by transnational tobacco companies including British American Tobacco and Japan Tobacco International.

3. Benefits to the industry
   Benefits are still given to the tobacco industry although these are not publicly known. One example: the Ministry of Commerce’s announcement on the waiver of duties to tobacco leaves exported to Vietnam and exemption of import tax by the Vietnam government for registered farmers producing more than 3,000 tons. Publicity was given to the exemption urging tobacco growers to take advantage of the exemption. Instead of helping tobacco growers to shift to alternative crops, the Agriculture Department is highlighting the incentive given to continue growing tobacco. The Ministry of Commerce is actively involved in providing incentives for tobacco leaf exports to Vietnam.

4. Unnecessary interaction
   There was a meeting on December 6, 2019 between the minister of the Ministry of Information and Chairman of China Huaxin Group Limited of the Republic of China on a tobacco farming investment project.

5. Transparency
   There are no rules or procedures for disclosure or registration of tobacco industry entities, affiliated organizations or individuals acting on their behalf. This is the area the industry can use to misrepresent its meetings with the various government departments.

6. Conflict of interest
   The president of the LYP Group, which owns the Hero King Co., LTD cigarette business, is currently a senator. 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.

7. Preventive measures
   A sub-decree on the Establishment and Functioning of the Committee for Tobacco Control was passed in 2017 which has incorporated principles of WHO Framework Convention on Tobacco Control (FCTC) Article 5.3. There is no periodic submission of information from the tobacco industry about its business and what it spends on marketing and philanthropy. While the Ministry of Health has disseminated WHO FCTC Article 5.3 to all members of the National Tobacco Control Committee, there is no information about whether there is a program to constantly raise awareness on policies related to this.
There is no periodic submission of information from the tobacco industry about its business and what it spends on marketing and philanthropy.

**Recommendations**

1. Tobacco-related CSR activities must be banned.

2. In line with WHO FCTC Article 5.3 Guidelines, benefits currently given to the tobacco industry, such as the waiver of duties for export, must be stopped.

3. According to WHO FCTC Article 5.3 Guidelines, interaction with the tobacco industry should only be held when strictly necessary. This would prevent the tobacco industry from utilizing meeting opportunities to promote its business. To promote transparency, there must be a procedure in place to prevent representatives of the tobacco industry from misrepresenting its meetings with governments.

4. To prevent conflicts of interest, individuals involved in the tobacco business must not hold public office.

5. There must be a program to constantly raise awareness on policies related to WHO FCTC Article 5.3 among government agencies. A code of conduct must be adopted to guide government officials when dealing with the tobacco industry. The tobacco industry must be required to provide information about its business, including what it spends on marketing and philanthropy.