

## REPORTING INSTRUMENT OF THE WHO FRAMEWORK CONVENTION ON TOBACCO CONTROL

In order to use the interactive features of the reporting instrument, please follow the instructions below. It is essential to complete the reporting instrument by providing information/data in the required format to ensure consistency and for ease of data processing and analysis.

#### If you use a version of Microsoft Word of before 2010:

- 1. Save the Microsoft Word-based document (WHO FCTC reporting instrument) to a folder on the computer that will be used to complete the questionnaire.
- 2. Ensure your Microsoft Word security settings allow you to run macros in this document:
- (i) Under the "Tools" menu, select "Macro".
- (ii) In the "Macro" menu, select "Security".
- (iii) In the "Security" pop up menu, please ensure that you have selected "Medium".
- 3. Close and re-open the WHO FCTC reporting instrument (Microsoft Word-based document which you saved to your computer under step 1).
- 4. As the document is opening, a box will appear asking if you want to enable macros. The answer is yes. Click "Enable macros".
- 5. Once you have clicked "Enable macros", the buttons indicating that you can add new rows or new categories to the tables provided will be functional.

#### If you use a newer version of Microsoft Word:

- 1. When receiving the security warning "Some active content has been disabled", click "Enable content".
- 2. When receiving another security warning "Macros have been disabled", click "Enable content".

### ▼ I confirm that I read the note and followed the instructions therein

### 1. ORIGIN OF THE REPORT

1.1	NAME OF CONTRACTING PARTY	Canada		
1.2	Information on national contact responsible for preparation of the report:			
	Name and title of contact officer	Robert Tripp, Policy Analyst, Controlled Substances and Tobacco Directorate		
	Full name of institution	Health Canada		
	Mailing address	150 Tunney's Pasture Driveway		
		Locator 0301A		
		Ottawa, Ontario KIA OK9		
	Telephone number	613-948-8957		
	Fax number	613-946-6460		
	E-mail	robert.tripp@hc-sc.gc.ca		
1.3	Signature of government official submitting the report:			
	Name and title of officer	Robert Ianiro, Director General, Controlled Substances and Tobacco Directorate		
	Full name of institution	Health Canada		
	Mailing address	150 Tunney's Pasture Driveway		
		Locator 0301A		
		Ottawa, Ontario KIA OK9		
	Telephone number	613-941-1977		
	Fax number	613-946-6460		
	E-mail	robert.ianiro@hc-sc.gc.ca		
	Web page	http://www.hc-sc.gc.ca/hc-ps/tobac-tabac/index-eng.php		
1.4	Period of reporting	January 1, 2012 – December 31, 2013		
1.5	Date the report was submitted	April , 2014		

# 2. TOBACCO CONSUMPTION AND RELATED HEALTH, SOCIAL AND ECONOMIC INDICATORS

(with reference to Articles 19.2(a), 20.2, 20.3(a), 20.4(c) as well as Articles 6.2(a), 6.2(b), 6.3, 15.4, 15.5 and 17 as referred to in the respective subsections)

2.1	PREVALENCE OF TOBACCO USE						
2.1.1	Smoking prevalence in the adult population (all)						
	(Please provide prevalence data for total adult population, and identify the age considered, e.g. 15 years old and over, 18-64 years; see 2.1.1.2)						
		Prevalence (%) (please include all smoking tobacco products in prevalence data)	Average number of the most- consumed smoking tobacco product used per day				
	MALES						
	Current smokers	18.44%					
	Daily smokers	13.21 %	16.79				
	Occasional smokers	5.25%					
	Former smokers	31.84%					
	Never smokers	49.72%					
	FEMALES						
	Current smokers	13.90 %					
	Daily smokers	10.54 %	12.69				
	Occasional smokers	3.36%					
	Former smokers	24.12 %					
	Never smokers	61.98%					
	TOTAL (males and females)						
	Current smokers	16.14%					
	Daily smokers	11.86%	14.97				
	Occasional smokers	4.29%					
	Former smokers	27.93%					
	Never smokers	55.29 %					

Please indicate the smoking tobacco products included in calculating prevalence for question 2.1.1:  Cigarettes
Cigarettes
Please indicate the age range to which the data used to answer question 2.1.1 refer:
Age 15+
Please indicate the year and source of the data used to answer question 2.1.1:
Canadian Tobacco Use Monitoring Survey (CTUMS) 2012
http://www.hc-sc.gc.ca/hc-ps/tobac-tabac/research-recherche/stat/ctums-esutc_2012-eng.php
http://www.hc-sc.gc.ca/hc-ps/tobac-tabac/research-recherche/stat/ctums-esutc_2012-fra.php
Please note: CTUMS results published on our web site are rounded to one place after the decimal and are therefore somewhat less precise than the results included in this document.
Please provide the definitions of "current smoker", "daily smoker", "occasional smoker", "former smoker" and "never smoker" used in this report.
Current smoker: includes daily smokers and occasional smokers.  Determined from the response to the question "At the present time do you smoke cigarettes every day, occasionally, or not at all?"
Daily smoker: refers to those who respond "Every day" to the question "At the present time do you smoke cigarettes every day, occasionally or not at all?"
Occasional smoker: refers to those who respond "Occasionally" to the question "At the present time do you smoke cigarettes every day, occasionally or not at all?"
Former smoker: was not smoking at the time of the interview, however, answered "YES" to the question "Have you smoked at least 100 cigarettes in your life?"
Never smoker: was not smoking at the time of the interview and answered "NO" to the question "Have you smoked at least 100 cigarettes in your life?"
Please provide a brief explanation of the trend in smoking prevalence in the adult population in the past two years or since submission of your last report.
Overall smoking prevalence has declined since 1999. In 2012, the smoking rate has decreased to 16%, the lowest national smoking rate ever recorded. From year to year, the change was not statistically significant.

2.1.2	Smoking prevalence in the adult population (by age groups)  (If data are available, please provide prevalence data by age group, and identify the age group considered, preferably by 10-year categories, e.g. 25-34, 35-44 years)					
		Age group (adults)	Prevalence (%) (please include all smoking tobacco products in prevalence data)			
	MALES					
	Current smokers <sup>1</sup>	25-34	26.64%			
	smokers	35-44	20.72 %			
	Add age group	45-54	15.91%			
	Add age group	55-64	20.85 %			
		65+	8.38%			
	FEMALES					
	Current smokers <sup>1</sup>	25-34	16.89%			
	SHOKEIS	35-44	15.07%			
	Add age group	45-54	17.47 %			
	Add ago group	55-64	10.99%			
		65+	9.38 %			
	TOTAL (male	es and females)				
	Current smokers <sup>1</sup>	25-34	21.79%			
	SHOKEIS	35-44	17.90 %			
	Add age group	45-54	16.69 %			
	Add ago group	55-64	15.83%			
		65+	8.93 %			

<sup>1</sup> Please provide here data on either all current smokers or daily smokers only, whichever is available.

2.1.2.1	Please indicate the smoking tobacco products included in calculating prevalence for question 2.1.2:
	Cigarettes
2.1.2.2	Please indicate the year and source of the data used to answer question 2.1.2:
	Canadian Tobacco Use Monitoring Survey (CTUMS) 2012
	http://www.hc-sc.gc.ca/hc-ps/tobac-tabac/research-recherche/stat/ctums-esutc_2012-eng.php
	http://www.hc-sc.gc.ca/hc-ps/tobac-tabac/research-recherche/stat/ctums-esutc_2012-fra.php
	Please note: CTUMS results published on our web site are rounded to one place after the decimal and are therefore somewhat less precise than the results included in this document.
2.1.2.3	Please provide a brief explanation of the trend in current smoking prevalence by age group in the past two years or since submission of your last report, if data are available.
	Overall, smoking prevalence has generally followed a downward trend across all age groups since 1999 but there were no statistically significant changes from 2010 to 2012.

2.1.3	Prevalence of smokeless tobacco use in the adult population (all)					
	(Please provide prevalence data for total adult population, and identify the age considered in 2.1.3.2, e.g. 15 years old and over, 18–64 years; see 2.1.3.2)					
		Prevalence (%)				
		(please include all smokeless tobacco products in prevalence data)				
	MALES					
	Current users	1.07%				
	Daily users	%				
	Occasional users	%				
	Former users	%				
	Never users	%				
	FEMALES					
	Current users	%				
	Daily users	%				
	Occasional users	%				
	Former users	%				
	Never users	%				
	TOTAL (males and females)					
	Current users	0.53%				
	Daily users	%				
	Occasional users	%				
	Former users	%				
	Never users	%				

2.1.3.1	Please indicate the smokeless tobacco products included in calculating prevalence for question 2.1.3:		
	Chewing tobacco, pinch, snuff.		
	Results for females are unreleasable due to low sample size.		
2.1.3.2	Please indicate the age range to which the data used to answer question 2.1.3 refer:		
	Age 15+		
2.1.3.3	Please indicate the year and source of the data used to answer question 2.1.3:		
	Canadian Tobacco Use Monitoring Survey (CTUMS) 2012		
	http://www.hc-sc.gc.ca/hc-ps/tobac-tabac/research-recherche/stat/ctums-esutc_2012-eng.php		
	http://www.hc-sc.gc.ca/hc-ps/tobac-tabac/research-recherche/stat/ctums-esutc_2012-fra.php		
	Please note: CTUMS results published on our web site are rounded to one place after the decimal and are therefore somewhat less precise than the results included in this document.		
2.1.3.4	Please provide the definitions of "current user", "daily user", "occasional user", "former user" and "never user" (of smokeless tobacco products) used in this report in the space below.		
	"Current user": used chewing tobacco, pinch, snuff in the past 30 days		
2.1.3.5	Please provide a brief explanation of the trend in smokeless tobacco use in the adult population in the past two years or since submission of your last report.		
	Overall use of smokeless tobacco remains very low - less than 1% of the adult population ( age 15+), unchanged from 2011.		

2.1.4	Prevalence of smokeless tobacco use in the adult population (current users) by age group  (If data are available, please provide prevalence data by age group, and identify the age group considered, preferably by 10-year categories, e.g. 25-34, 35-44 years)					
		Age group (adults)	Prevalence (%) (please include all smokeless tobacco products in prevalence data)			
	MALES					
	Current users <sup>2</sup>	15-24	3.14%			
	Add age group	25+	0.66%			
			%			
			%			
			%			
	FEMALES					
	Current users <sup>2</sup>		%			
	Add age group		%			
			%			
			%			
			%			
	TOTAL (males and females)					
	Current users <sup>2</sup>	15-24	1.65 %			
	Add age group	25+	0.32 %			
			%			
			%			
			%			

 $<sup>^{2}</sup>$  Please provide data on either all current users or daily users only, whichever is available.

2.1.4.1	Please indicate the smokeless tobacco products included in the answer to question 2.1.4:
	Chewing tobacco, pinch, snuff.
	Results for females are unreleasable due to low sample size.
2.1.4.2	Please indicate the year and source of the data used to answer question 2.1.4:
	Canadian Tobacco Use Monitoring Survey (CTUMS) 2012
	http://www.hc-sc.gc.ca/hc-ps/tobac-tabac/research-recherche/stat/ctums-esutc_2012-eng.php
	http://www.hc-sc.gc.ca/hc-ps/tobac-tabac/research-recherche/stat/ctums-esutc_2012-fra.php
	Please note: CTUMS results published on our web site are rounded to one place after the decimal and are therefore somewhat less precise than the results included in this document.
2.1.4.3	Please provide a brief explanation of the trend in current use of smokeless tobacco by adult age groups in the past two years or since submission of your last report.
	Overall use of smokeless tobacco remains very low in both males and females aged 15-24. Since 2008 the prevalence has remained steady since Group Two reporting in this age group (i.e. no statistically significant changes).

2.1.5	Tobacco use by ethnic group(s)				
		Ethnic group(s)	(please include a	Prevalence (%) all smoking or smokeless tobacco cts in prevalence data)	
			Males	Females	Total (males and females)
	Current users <sup>3</sup>		%	%	%
			%	%	%
	Add ethnic group		%	%	%
			%	%	%
			%	%	%
2.1.5.1	Please inc	Please indicate the tobacco products included in the answer to question 2.1			estion 2.1.5:
	n/a				
2.1.5.2	Please indicate the age range to which the data used to answer question 2.1.5 refer:				
	n/a				

<sup>&</sup>lt;sup>3</sup> Please provide data on either all current users or daily users only, whichever is available.

2.1.5.3	Please indicate the year and source of the data used to answer question 2.1.5:
	Unavailable

	Tobacco use by young persons  Age range Prevalence (%)						
		rige runge	(please include all smoking or smokeless tobacco products in prevalence data)				
			Smoking tobacco	Smokeless tobacco	Other tobacco (e.g. water pipe)		
	Boys						
	Current users <sup>4</sup>	Grades 6-9	6.57%	0.96%	1.27 %		
	Add youth	Grades 10-12	25.63 %	4.51%	5.44%		
	group	All grades 6-12	15.00%	2.53%	3.12%		
			%	%	%		
			%	%	%		
	Girls						
	Current users <sup>4</sup>	Grades 6-9	5.81 %	0.45%	0.68 %		
	Add youth	Grades 10-12	17.35%	0.84%	3.30%		
	group	All grades 6-12	10.81%	0.62%	1.81 %		
			%	%	%		
			%	%	%		
	TOTAL (boys and girls)						
	Current users <sup>4</sup>	Grades 6-9	6.19 %	0.71%	0.98%		
	Add youth	Grades 10-12	21.64%	2.74 %	4.41%		
	group	All grades 6-12	12.96%	1.60 %	2.48 %		
			%	%	%		
			%	%	%		
-	Please i		co products included in	n calculating preva	llence for		

 $<sup>^4</sup>$  Please provide data on either all current users or daily users only, whichever is available.

2.1.6.2	Please indicate the year and source of the data used to answer question 2.1.6:
	Youth Smoking Survey (YSS) 2010-11
	English - http://www.hc-sc.gc.ca/hc-ps/tobac-tabac/research-recherche/stat/index-eng.php
	French - http://www.hc-sc.gc.ca/hc-ps/tobac-tabac/research-recherche/stat/index-fra.php
2.1.6.3	Please provide the definition of "current smoking/tobacco use" used to answer question 2.1.6 in the space below.
	For all tobacco products, current use has been defined as past 30 day use.
2.1.6.4	Please provide a brief explanation of the trend in tobacco use by young persons in the past two years or since submission of your last report.
	In Canada, the prevelance rate specific to cigarette smoking has decreased statistically significantly among youth since 1994. The most dramatic changes were seen among the youngest groups. Prevalence of current cigarette smokers in grades 6-9 has significantly decreased. In 1994 the prevalance of current cigarette smokers in grades 6-9 was 8%, dropping to 3% in 2008-09 and to 2% in 2010-11 This is the lowest rate of current cigarette smokers recorded.
	In grades 6 to 12, the prevalence of male current tobacco smoker (i.e. any smoked tobacco product) (15%) is statistically significantly greater than that of females (11%) (Table 2.1.6).
	The prevalence of past 30 days smokeless tobacco use remains unchanged in 2010-11 for both males (2.53%) and females (0.62%) (Table 2.1.6).
	The 2010-11 cycle recorded information on water pipe use (past 30 day use) for the first time.
	Note: Current cigarette smoker is defined as having smoked 100 cigarettes or more, and smoked in the last 30 days.

2.2	EXPOSURE TO TOBACCO SMOKE						
2.2.1	Do you have any data on exposure to tobacco smoke in your population?						
	✓ Yes						
2.2.2	If you answered "Yes" to question 2.2.1, please provide details in the space below (e.g. exposure by gender, at home, in the workplace, on public transport).						
	All results for Canadian population, age 15+						
	Exposed inside vehicle: 18.4%						
	Exposed inside someones home: 19.8%						
	Exposed on restaurant/bar patio: 28.0%						
	Exposed inside restaurant: 1.8%						

	Exposed inside bar/tavern: 2.5%
	Exposed at bus stop or shelter: 16.4%
	Exposed at entrance to a building: 51.3%
	Exposed at workplace: 20.9%
	Exposed on school property: 8.2%
	Exposed at other public place: 34.1%
	Exposed on sidewalk or park: 55.2%
	Exposed anywhere else: 4.3%
2.2.3	Please indicate the year and source of the data used to answer question 2.2.1:
	CTUMS 2012. Based on exposure in the past 30 days.

2.3	TOBACCO-RELATED MORTALITY					
2.3.1	Do you have information on tobacco-related mortality in your population?					
	✓ Yes					
2.3.2	If you answered "Yes" to question 2.3.1, what is the estimated total number of deaths attributable to tobacco use in your population?					
2.3.3	If available, please provide any additional information on mortality attributable to tobacco use (e.g. lung cancer, cardiovascular diseases) in your jurisdiction.					
	For 2002 (most recent Canadian data for total number of deaths attributable to tobacco use)					
	Malignant Neoplasms 17,427					
	Cardiovascular Diseases 10,275					
	Respiratory Disease 8,282					
	Intestinal Disease 190					
	Perinatal Conditions 92					
	Injury (Fire) 55					
	Tobacco Abuse 57					
	Passive Smoking 831					
	Total 37,209					
2.3.4	Please indicate the year and source of the data used to answer questions 2.3.2 and 2.3.3, and please submit a copy of the study you refer to:					
	The Costs of Substance Abuse in Canada 2002 released in 2006. The full report					

and all the supporting tables are available on-line.

http://www.ccsa.ca/Eng/Priorities/Research/CostStudy/Pages/default.aspx

2.4	TOBACCO-RELATED COSTS
2.4.1	Do you have information on the economic burden of tobacco use in your population, e.g. the overall cost of tobacco use imposed on your society?
2.4.2	If you answered "Yes" to question 2.4.1, please provide details (e.g. direct (health care-related) and indirect costs and, if possible, the method used to estimate these costs).
	The study of the social costs of substance abuse in Canada in 2002 was conducted within the framework of the revised International Guidelines for Estimating the Costs of Substance Abuse (Single et al., 2001) utilizing a modified prevalence-based human capital approach.
	The economic costs of tobacco abuse in 2002 were estimated at \$17.0 billion (CAD). The largest cost (approximately \$12.5 billion) was for lost productivity due to illness and premature death. Direct health care costs due to tobacco were estimated at about \$4.4 billion.
2.4.3	Please indicate the year and source of the data used to answer question 2.4.2, and please submit a copy of the study you refer to:
	The Cost of Substance Abuse in Canada 2002 was released in 2006. The full report and all the supporting tables are available on-line.
	http://www.ccsa.ca/Eng/Priorities/Research/CostStudy/Pages/default.aspx.

2.5	SUPPLY OF TOBACCO AND TOBACCO PRODUCTS  (with reference to Articles 6.2(b), 20.4(c), and 15.5)						
2.5.1	2.5.1 Licit supply of tobacco products						
		Product	Unit (e.g. pieces, tonnes)	Domestic production	Retail sales	Exports	Imports
	Smoking tobacco	Cigarettes	Units, billion	17.53	21.13	4.20	13.80
	products	Cigars	Units, million	166.40	376.3	67.40	277.3
	Add product						
	Smokeless tobacco	Smokeless	Kg, thousand	0.00	332.7	0.00	332.75
	products						
	Add product						

	Other tobacco	Fine-cut	Kg, thousand	682.20	960.9	00.0	287.7
	products	Pipe Tobacco	Kg, thousand	26.20	50.1	0.00	23.90
	Add product						
	Tobacco	Leaves					
2.5.2	Please provide information on the volumes of duty-free sales (e.g. product, unit, quantity), if available.						ct, unit,
	N/A for 2012						
2.5.3	Please indicate the year and source of the data used to answer questions 2.5.1 and 2.5.2:						
	2012 data submitted by tobacco companies to Health Canada under the Tobacco Reporting Regulations.						

2.6	SEIZURES OF ILLICIT TOBACCO PRODUCTS						
	(with	reference to Ar	ticle 15.5)				
2.6.1		Year	Product	Unit (e.g. millions of pieces)	Quantity seized		
	Smoking tobacco	2012	Cigarettes	Carton (200)	376,093		
	products	2012	Little Cigar	Units	358,540		
	Add row	2012	Cigars	Kg	154		
		2012	Fine-cut	Kg	177.302		
		2012	Water Pipe	Kg	6,374		
	Smokeless tobacco	2012	Snuff	Kg	59		
	products  Add row	2012	Chewing Tobacco	Kg	2,348		
	Add Tow	2012					
	Other tobacco	2012	Raw Leaf	Kg	3.18		
	products						
	Add row						
2.6.2		ou have any infonal tobacco mar		entage of illicit tobacco	products on the		
2.6.3	-		s" to question 2.6.2, cco products constitu	what percentage of the atte? %	national tobacco		
2.6.4	is the	If you answered "Yes" to question 2.6.3 and you have information available, what is the trend over the past two years or since submission of your last report in the percentage of illicit tobacco products in relation to the national tobacco market?					
2.6.5	Please	provide any fu	rther information on	illicit tobacco products			
5.5	The Canada Border Services Agency (CBSA) and the Royal Canadian Mounted Police (RCMP) have shared responsibility for the surveillance, monitoring and enforcement of illicit tobacco activity along Canada's border and between ports of entry. The CBSA exercises its responsibilities at all ports of entry across Canada, while the RCMP is responsible for illicit tobacco activity between the ports of entry and domestically.						
	prevalent ill seizures ma	licit products in de by law enf	in Canada. They ac orcement. It should	are one of the most po count for a significan be noted that these c ties, ranging from sm	t proportion of igarettes		

2.6	SEIZURES OF ILLICIT TOBACCO PRODUCTS
	(with reference to Article 15.5)
	crime groups, to fully equipped industrial plants.
2.6.6	Please indicate the source of the data used to answer questions in section 2.6:
	Data was provided by CBSA and RCMP.

2.7	TOBACCO-GROWING
2.7.1	Is there any tobacco-growing in your jurisdiction?  Yes
2.7.2	If you answered "Yes" to question 2.7.1, please provide information on the number of workers involved in tobacco-growing. If available, please provide this figure broken down by gender.
	Information on the number of workers involved in tobacco-growing is not available, however, 2378 people were employed in tobacco manufacturing in 2012. Data indicates that the number of tobacco farms continues to decrease as there were 565 tobacco farms in 2006 and only 141 in 2011.
2.7.3	Please provide, if available, the share of the value of tobacco leaf production in the national gross domestic product.
2.7.4	Please indicate the year and source of the data used to answer questions in section 2.7:
	The share of the value of tobacco leaf production in the national gross domestic product is not available, however, tobacco manufacturing represented 0.06% of Canada's national gross domestic product in 2010.
	2012 Survey of Employment, Payrolls and Hours, Statistics Canada
	2011 Census of Agriculture, Statistics Canada
	CANSIM Table 379-0029, Statistics Canada

2.8	TAXATION OF TOBACCO PRODUCTS						
	(with reference to Articles 6.2(a) and 6.3)						
2.8.1	What proportion of the retail price of the most popular price category of tobacco product consists of taxes (e.g. sum of excise, sales and import duties (if applicable) and value added tax/goods and services tax (VAT/GST))? 64%						
2.8.2	How are the excise taxes levied (what types of taxes are levied)?						
	● Specific tax only						
	• Ad valorem tax only  ☐ Yes  ☐ No  ☐ Yes  ☐ Yes  ☐ No  ☐ Yes  ☐ Yes  ☐ Yes  ☐ Yes						
	Combination of specific and ad valorem taxes						
	• More complex structure ( <i>please explain:</i> Please see information provided under section 2.8.7, including information on Canada's Goods and Services Tax (GST) and Harmonized Sales Tax (HST)						

2.8.3	_	nent and be as spe		cation for tobacco p (specify the type of	
		Product	Type of tax	Rate or amount	Base of tax <sup>5</sup>
	Smoking tobacco products  Add product	Federal Excise Duty - cigarettes	Specific tax	\$0.425	5 cigarettes or fraction thereof contained in any package
		Federal Excise Duty – Other manufactured tobacco including fine-cut (roll- your-own) tobacco	Specific tax	\$5.3125	Per 50 grams or fraction of 50 grams contained in the smallest consumer package
		Provincial/terr itorial tobacco tax rates on cigarettes and other manufactured tobacco including fine cut (roll-your-own) tobacco vary by province or territory	Specific tax		Provincial/t erritorial tobacco tax rates range from \$0.1235 to \$0.29 per cigarette and from \$0.1235 to \$0.32 per gram of manufacture d tobacco
		Federal GST (5%) or HST (13% to 15%) depending on the province or territory	VAT		Sales price

<sup>&</sup>lt;sup>5</sup> The "base of the tax" should clearly indicate the tax rate or amount the tax is based on. If the tax is expressed as a percentage (e.g. ad valorem tax), the base of the tax is the actual value of the good that is taxed; for example, 45% of the manufacturer's price, 30% of the retail price. In this case the "base" is the manufacturer's price or retail price. If the tax is expressed as an amount (e.g. specific tax), the base of the tax is the volume (number of pieces or by weight) of goods that is taxed. For example, if a tax is US\$ 5 per 100 cigarettes, the amount of tax is US\$ 5 and the base of the tax is 100 cigarettes.

	Smokeless tobacco products  Add product	Smokeless Tobacco Products – Federal Excise Duty	Specific tax	\$5.3125	Per 50 grams or fraction of 50 grams contained in the smallest consumer package	
		Provincial/terr itorial tax rates for smokeless tobacco products vary by province or territory	Specific tax		Provincial/t erritorial tobacco tax rates for smokeless tobacco range from \$0.1235 to \$0.32 per gram of manufacture d tobacco	
		Federal GST (5%) or HST (13% to 15%) depending on the province or territory	VAT		Sales Price	
	Other tobacco products					
	Add product					
2.8.4	Please briefly des			pacco products in t	he past two	
	Federal excise of for tobacco producing this repo	luty rates are unducts other than orting period, th	ichanged since l cigarettes and t e rate of GST w	March 2013 when tobacco sticks we was unchanged. Pastayed the same.	ere increased.	
	Canada is proposing to adjust the excise duty on cigarettes and other tobacco products in 2014 to account for inflation since 2002. Rates are proposed to increase from \$0.425 per 5 cigarettes to \$0.52575 per 5 cigarettes. This will result in an increase of \$4.03 per carton of 200 cigarettes. Rates on duty free tobacco products are also proposed for increase. Tax rates will be increased every five years – indexed to Canada's Consumer Price Index, starting in 2019.					
2.8.5	Do you earmark a plan or strategy or Yes	n tobacco control	-	come for funding a ion?	ny national	

	(In reference to Article 26)
2.8.6	If you answered "Yes" to question 2.8.5, please provide details in the space below.
2.0.0	11 you answered 1 es to question 2.0.5, preuse provide deans in the space below.
2.8.7	Please indicate the year and source of the data used to answer questions 2.8.1 to 2.8.6:
	<b>AS AT DECEMBER 13, 2013:</b> Federal/Provincial/Territorial Statutes and Regulations and other information are available on each government's website.
	Tobacco products are taxed by both federal and provincial/territorial governments in Canada. At the federal level, the <i>Excise Act</i> , 2001 imposes an excise duty on tobacco products manufactured in Canada at the time manufacturers package them and on imported tobacco products at the time of importation. Structuring federal excise duty to apply at this early stage in the production and distribution process helps to protect the tobacco tax base. Following packaging or importation, the excise duty is embedded in the price of the product.
	Provincial/territorial tobacco taxes are consumption taxes that are imposed on the consumers who purchase tobacco products. The provinces/territories secure their tax base by requiring wholesalers to remit an amount equal to the tax when they supply the tobacco product to other dealers. The dealers then recover this amount from their customers when the tobacco products are sold.
	For tobacco products, the final consumer selling price includes the federal excise duty, provincial tobacco taxes, GST or HST and, where applicable, provincial and territorial sales taxes.
	Federal Excise Duties
	Federal excise duties are applied on all tobacco products.
	Provincial/Territorial Tobacco Tax
	Provincial/territorial tobacco tax rates are set by the respective province or territory. The provincial/terrirorial tobacco tax applies to tobacco products which are destined for sale in that particular jurisdiction.
	Value Added Tax
	The Goods and Services Tax (GST) is levied on an ad valorem basis on most goods and services across Canada at the rate of 5%. Where a province/territory has chosen to harmonize its sales tax with the federal system, a Harmonized Sales Tax (HST) is levied on an ad valorem basis on most goods and services in that jurisdiction. Currently, HST may apply at 13%, 14% or 15%.
	Retail Sales Tax
	A province/territory that has not harmonized with the federal value-added tax system may impose a retail sales tax on goods and services sold within its

jurisdiction.

2.9	PRIC	CE OF TOBACC	CO PRODUCT	S			
	(with	reference to Arti	icle 6.2(a))				
2.9.1		Please provide the retail prices of the three most widely sold brands of domestic and imported tobacco products at the most widely used point of sale in your capital city.					
		Most Smoking tobacco products	swidely sold bra Smokeless tobacco products	Other tobacco products	Number of units or amount per package	Retail price	
	Domestic	Canadian Classic			King Size 25	\$9.88	
		McDonald Special Full Flavour			King Size 25	\$8.53	
		Studio Full Flavour			King Size 25	\$8.30	
				Canadian Classic Rolls	100g	\$33.89	
				Honey T Filters	20 pack	\$9.99	
	Imported	duMaurier Signature			King Size 25	\$11.08	
		Players Rich Flavour			Regular Size 25	\$10.67	
		John Player Standard Blue			King Size 25	\$8.56	

			Copenhagen Snuff		34g	\$21.44
			Copenhagen Long Cut		34g	\$21.44
			Skoal Long Cut Straight		34g	\$22.28
				Peter Jackson Red	100g	\$39.54
				Captain Black Gold	8 pack	\$10.72
2.9.2	Pleas	e indicate the yea	r and source of	the data used to	answer question	2.9.1.
	Prov from come	rette retail prices ince of Ontario, M Comerford & e from a Giant T nclusive of HST	Dec. 2012. Solution Consideration Considerat	mokeless and O Ottawa, Dec. 20 Ottawa, Decemb	Cigar retail pricol 13. Fine-cut reber 2013. All re	es come etail prices
2.9.3	quest provi	e provide the currion 2.8.3 and the de the exchange range rate.	"Retail price" s	ection of question	on 2.9.1. If know	n, please
	Janu	ary 9, 2014: 1.00	O Canadian Do	ollar = 0.93 U.S	S. Dollar	
2.9.4		e briefly describe or since submiss		_	_	e past two
		anada, the average slightly, depen		_		

### ${\bf 3.\, LEGISLATION, REGULATION\, AND\, POLICIES}$

3.1	Article	GENERAL OBLIGATIONS			
		(with reference to Article 5)			
3.1.1	5	General obligations			
3.1.1.1	5.1	Have you developed and implemented comprehensive multisectoral national tobacco control strategies, plans and programmes in accordance with the Convention?	<b>∀</b> Yes	□ No	
3.1.1.2		If you answered "No" to question 3.1.1.1, have you partially developed and implemented tobacco control strategies by including tobacco control in national health, public health or health promotion strategies, plans and programmes?	Yes	□ No	
3.1.1.3		If you answered "No" to question 3.1.1.2, is any aspect of tobacco control that is referred to in the Convention included in any national strategy, plan or programme?	☐ Yes	☐ No	
3.1.1.4	5.2(a)	Have you established or reinforced and financed			
		a focal point for tobacco control	✓ Yes	□No	
		a tobacco control unit	✓ Yes	□ No	
		a national coordinating mechanism for tobacco control	<b>∨</b> Yes	□ No	
3.1.1.5	(e.g.	ou answered "Yes" to any of the questions under 3.1 the nature of the national coordinating mechanism, I point for tobacco control or the tobacco control under the control of the tobacco control under the control of the tobacco control under the control of the	the institution		

Canada's Federal Tobacco Control Strategy (FTCS) is led by Health Canada in partnership with Public Safety Canada, the Royal Canadian Mounted Police (RCMP), Canada Revenue Agency, Canada Border Services Agency, the Public Health Agency of Canada, and the Public Prosecution Service of Canada.

Health Canada is responsible for administering and enforcing the *Tobacco Act*. This Act regulates the manufacture, sale, labelling and promotion of tobacco products. Health Canada also undertakes and promotes initiatives that reduce or prevent the negative health impacts associated with smoking. The FTCS is championed by the Controlled Substances and Tobacco Directorate (CSTD) of the Healthy Environments and Consumer and Safety Branch within Health Canada.

The FTCS provides funding to support the intelligence work of the Canadian Revenue Agency, Canada Border Services Agency and the Royal Canadian Mounted Police to address contraband and to ensure compliance with Canada's tobacco tax laws. Health Canada's demand reduction activities such as prevention and cessation initiatives complement the contraband control activities of these partners.

Canada places a strong emphasis on collaboration between the federal, provincial, territorial and municipal governments, as well as non-governmental organizations, tobacco control researchers, academics, and community organizations.

3.1.1.6 Please provide a brief description of the progress made in implementing Article 5.1 and 5.2 (*General obligations*) in the past two years or since submission of your last report.

Canada continues to make substantial progress in tobacco control. Smoking prevalence has decreased to an all-time low of 16%, down from 22% in 2001. The most significant reduction in smoking rates is among youth, aged 15-19 from 28% in 1999 to 11% in 2012.

The Federal Tobacco Control Strategy (FTCS) was introduced in 2001 as a 10-year, comprehensive, sustained and integrated Strategy to achieve significant reductions in disease and death due to tobacco use. The Government of Canada has renewed the policy authority of the FTCS for five years (2012-2017).

Since 2001, the role of the provincial and territorial governments in tobacco control has grown. All provinces and territories have major legislation and/or comprehensive tobacco strategies in place, and provincial/territorial investment in tobacco control has more than doubled. Health Canada focuses its anti-smoking efforts in core areas of federal responsibility to preserve the gains that have been realised and to continue downward trends in smoking prevalence.

Key elements of the renewed FTCS include:

- support to provincial and territorial cessation counselling services to support increased call volume and web counselling as a result of the display of the pan-Canadian quitline number and cessation web address on cigarette and little cigar packages;
- support for a targeted number of on-reserve First Nations and Inuit communities to strengthen and implement tobacco control measures;
- launching a marketing, awareness and outreach campaign focussed on cessation for young adult smokers;
- continuing to verify compliance with the *Tobacco Act*, including labelling and minimum packaging requirements.;
- contributing to international efforts to reduce tobacco use;
- coordinating efforts with provinces, territories and other partners and stakeholders;
- identifying and disseminating promising practices and lessons learned from previous funded projects to inform the tobacco control activities of partners;
- supporting a biennial survey that will continue to track tobacco use in Canada, as well as the use of other substances, by merging the Canadian Tobacco Use Monitoring Survey with the Canadian Alcohol and Drug Use Monitoring Survey; and,
- supporting a core litigation, policy, and regulatory capacity.

The Public Health Agency of Canada will also provide funding for tobaccorelated interventions that aim to reduce tobacco use as a chronic disease risk factor.

3.1.1.7	If you have any other relevant information pertaining to but not covered in this section, please provide details in the space below.

3.1.2	Protection of public health policies with respect to tobacco control from commercial and other vested interests of the tobacco industry						
		(Please check "Yes" or "No". For affirmative answers, please provide a brief summary in the space provided at the end of the section and attach the relevant documentation. Please provide documentation, if available, in one of the six official languages.)					
		Have you adopted and implemented, where a administrative or other measures or have you appropriate, programmes on any of the follow	implemented, wh				
3.1.2.1		<ul> <li>protecting public health policies with respect to tobacco control from commercial and other vested interests of the tobacco industry?</li> </ul>	<b>▼</b> Yes	No			
3.1.2.2		<ul> <li>ensuring that the public has access, in accordance with Article 12(c), to a wide range of information on tobacco industry activities relevant to the objectives of the Convention, such as in a public repository?</li> </ul>	<b>V</b> Yes	□ No			
3.1.2.3		f you answered "Yes" to any of the questions underovide details in the space below.	er 3.1.2.1 or 3.1.2.	2, please			
	While Parties to the FCTC are not bound by the Guidelines, Canada has the Article 5.3 Guidelines in relation to the Canadian policy, legal and constitutional context. Canada has adopted administrative measures, su Health Canada's policy of not partnering with the tobacco industry on t control programming.  Lobbying at the federal level in Canada is regulated under the <i>Lobbyist Registration Act</i> . It is illegal for corporations of any kind to contribute						
	campaigns for electoral purposes. Some provinces also regulate lobbying. Furthermore, the <i>Lobbyist Registration Act</i> introduced a requirement that consultant lobbyists (ie: tobacco related activities) file a return with the Commissioner of Lobbying if they communicate with a designated public office holder under certain conditions. This registry can be searched by anyone through a publicly-accessible website.						
	Health Canada has discussed the Article 5.3 Guidelines with its federal partner departments and with relevant departments of provinical/territorial governments who are collaborators in the Federal Tobacco Control Strategy (FTCS). Generally, in Canada the primary channels of communication between governments and the tobacco industry are limited to (i) technical discussions in regard to both health and tax-related regulations and (ii) litigation-related responses.  In Canada, many aspects of the tobacco industry's health policy, business and promotional activities are matters of public record. In addition, civil society organizations keep close track of tobacco industry activities and maintain web sites, publications etc for this and related purposes. The tobacco industry must report to government on its research and promotional activities pursuant to <i>Tobacco Reporting Regulations of the Tobacco Act</i> . Public access to information						

about the tobacco industry which is reported to the government pursuant to these Regulations is governed by the <i>Canadian Charter of Rights and Freedoms, Access to Information &amp; Privacy Act</i> , and the common law as it relates to confidential business information.
Please provide a brief description of the progress made in implementing Article 5.3 in the past two years or since submission of your last report.
Canada has reviewed the possible implications of Article 5.3 of the FCTC in the Canadian context and has taken steps to inform other federal government departments of the commitment. Canada continues to work with with subnational levels of government to ensure that they are aware of Article 5.3.
USE OF THE GUIDELINES ADOPTED BY THE CONFERENCE OF THE PARTIES
Please use the space below to provide additional information regarding use of the "Guidelines for implementation of Article 5.3 of the WHO FCTC" in your jurisdiction (please refer to the section on Article 5.3 of the step-by-step instructions document when responding to this question). Alternatively, you may wish to provide detailed information through the additional questionnaire on the use of guidelines. Response to this section or to the additional questionnaire is <b>voluntary</b> .
If you have any other relevant information pertaining to but not covered in this section, please provide details in the space below.

3.2	Article  MEASURES RELATING TO THE REDUCTION OF DEMAND FOR TOBACCO (with reference to Articles 6–14)					
3.2.1	6	6 Price and tax measures to reduce the demand for tobacco				
		(Please check "Yes" or "No". For affirmative answers, please provide a brief summary in the space provided at the end of the section and attach the relevant documentation. Please provide documentation, if available, in one of the six official languages.)				
		Have you adopted and implemented, where executive, administrative or other measures where appropriate, programmes on any of the state o	or have you impl			
3.2.1.1	6.2(a)	<ul> <li>tax policies and, where appropriate, price policies on tobacco products so as to contribute to the health objectives aimed at reducing tobacco consumption?</li> </ul>	<b>▼</b> Yes	□ No		
3.2.1.2	6.2(b)	<ul> <li>prohibiting or restricting, as appropriate, sales to international travellers of tax- and duty-free tobacco products?</li> </ul>	<b>▼</b> Yes	□ No		
3.2.1.3		<ul> <li>prohibiting or restricting, as appropriate, imports by international travellers of tax- and duty-free tobacco products?</li> </ul>	<b>▼</b> Yes	□ No		
3.2.1.4	(Pr	ase provide a brief description of the progress made ice and tax measures to reduce the demand for the submission of your last report.	_	-		
	Са	anada was in compliance with Article 6 at th	e time of ratifica	tion.		
	Canada's sub national authorities maintain price and tax measures within their respective jurisdictions and make progress in implementing Article 6. As example, the Government of Nunavut increased their provincial tobacco tax by \$1.00 per package of cigarettes in 2012.					
3.2.1.5	If you have any other relevant information pertaining to but not covered in this section, please provide details in the space below.					
	tob pro cig cig inc	unada is proposing to adjust the excise duty of according products in 2014 to account for inflation posed to increase from \$0.425 per 5 cigarette arettes. This will result in an increase of \$4 arettes. Rates on duty free tobacco products rease. Tax rates will be increased every five insumer Price Index.	on since 2002. Retes to \$0.52575 p.03 per carton of sare also propos	Rates are per 5 200 ed for		

3.2.2	8.2	Protection from exposure to tobacco smoke				
		(Please check "Yes" or "No". For affirmative answers, please provide a brief summary in the space provided at the end of the section and attach the relevant documentation. Please provide documentation, if available, in one of the six official languages.)				
		Have you adopted and implemented, what administrative or other measures or have appropriate, programmes on any of the	e you implemented, v			
3.2.2.1		<ul> <li>banning tobacco smoking in indoor workplaces, public transport, indoor public places and, as appropriate, other public places?</li> </ul>	<b>▼</b> Yes	□ No		
3.2.2.2	-	If you answered "Yes" to question 3.2.2 measure providing for the ban?	.1, what is the type/n	ature of the		
		national law	<b>▼</b> Yes	□ No		
		• subnational law(s)	<b>▼</b> Yes	□ No		
		administrative and executive orders	✓ Yes	□ No		
		voluntary agreements	<b>▼</b> Yes	□ No		
		• other measures ( <i>please</i> specify:	<b>▼</b> Yes	□ No		
3.2.2.3		Please provide a brief explanation of the measures providing for the ban.	type/nature and cont	ent of the		
		Canada has comprehensive national and sub-national legislation protecting Canadians from exposure to tobacco smoke. Annex A provides a summary of select federal, provincial, and municipal measures.				
3.2.2.4		If you answered "Yes" to any options in 3.2.2.2, do any of these measures provide for a mechanism/infrastructure for enforcement?	✓ Yes	□ No		
3.2.2.5		If you answered "Yes" to question 3.2.2.	4 please provide deta	nils of this system.		
		National, sub-national and municipal legislation include enforcement support. Annex B highlights the various mechanisms and infrastructure support.				

3.2.2.6	If you answered "Yes" to question 3.2.2.1, please specify the settings and extent/comprehensiveness of measures applied in indoor workplaces, public transport, indoor public places and, as appropriate, other public places.	Complete	Partial	None
	Indoor workplaces:			
	government buildings	<b>~</b>		
	health-care facilities	<b>V</b>		
	• educational facilities <sup>1</sup>	<b>V</b>		
	• universities	<b>V</b>		
	private workplaces	<b>V</b>		
	• other (please specify: Designated smoking rooms (DSR) are permitted by a few sub-national jurisdictions in very limited circumstances (eg: in some cases on a compassionate basis) where traditional public spaces are deemed to be residential such as palliative care and addiction treatment facilities where residents have permanent or extended residence.)			
	Public transport:			
	• airplanes	V		
	• trains	<b>V</b>		
	• ferries	<b>V</b>		
	• ground public transport (buses, trolleybuses, trams)	V		
	<ul> <li>motor vehicles used as places of work (taxis, ambulances, delivery vehicles)</li> </ul>	V		
	• private vehicles		<b>V</b>	

<sup>&</sup>lt;sup>1</sup> except universities

• other (please specify:	)			
--------------------------	---	--	--	--

	Indoor public places:					
	cultural facilities	<b>V</b>				
	shopping malls	<b>~</b>				
	pubs and bars	✓				
	• nightclubs	<b>V</b>				
	• restaurants	V				
	• other ( <i>please specify</i> : Group living facilities and specified hotel rooms. Extensive regulations exsist for ventilation and for resident use only.)		<b>V</b>			
3.2.2.7	Please provide a brief summary of complete and partial measures, with specific details of the partial measures that have been implemented.					
	Banning tobacco smoking in indoor workplaces					
	Canada has comprehensive smoke-free legislation in public workplaces, primarily governed through sub-national jurisdictions. Recognizing that over 98% of indoor workplaces in Canada are smoke-free, there do exist, in a limited number of jurisdictions, provisions for tightly regulated designated smoking rooms in indoor workplaces.					
	Banning tobacco smoking in public transport					
	National and sub-national jurisdictions provide for complete smoking bans in public transportation. A number of jurisdictions have implemented smoking bans in private vehicles where children are present. (The majority of jurisdictions identify children as under 16.)					
	Banning tobacco smoking in indoor public places					
	Canada has virtually eliminated places with the exception of gr hotel rooms. The number of de drastically reduced.	oup living facili	ties and spe	ecified		
3.2.2.8	Please provide a brief description of the progress made in implementing Article 8 (Protection from exposure to tobacco smoke) in the past two years or since submission of your last report.  There have been extensive developments in implementing Article 8. Comprehensive smoke-free legislation has been passed in all sub-national jurisdictions and numerous municipalities in Canada have adopted bylaws or policies to prohibit smoking in public places such as patios, play grounds					

	and parks.
3.2.2.9	USE OF THE GUIDELINES ADOPTED BY THE CONFERENCE OF THE PARTIES
	Please use the space below to provide additional information regarding use of the "Guidelines for implementation of Article 8 of the WHO FCTC" in your jurisdiction (please refer to the section on Article 8 of the step-by-step instructions document when responding to this question). Alternatively, you may wish to provide detailed information through the additional questionnaire on the use of guidelines. Response to this section or to the additional questionnaire is <b>voluntary</b> .
3.2.2.10	If you have any other relevant information pertaining to but not covered in this section, please provide details in the space below.

3.2.3	Regulation of the contents of tobacco products  (Please check "Yes" or "No". For affirmative answers, please provide a brief summary in the space provided at the end of the section and attach the relevant documentation. Please provide documentation, if available, in one of the six official languages.)					
		Have you adopted and implemented, where a administrative or other measures or have you appropriate, programmes on any of the follow	implemented, wh			
3.2.3.1		<ul> <li>testing and measuring the contents of tobacco products?</li> </ul>	▼ Yes	□ No		
3.2.3.2		<ul> <li>testing and measuring the emissions of tobacco products?</li> </ul>	Yes	□ No		
3.2.3.3		<ul><li>regulating the contents of tobacco products?</li></ul>	<b>▼</b> Yes	☐ No		
3.2.3.4		<ul><li>regulating the emissions of tobacco products?</li></ul>	☐ Yes	▼ No		
3.2.3.5	Please provide a brief description of the progress made in implementing Article 9 (Regulation of the contents of tobacco products) in the past two years or since submission of your last report.					
3.2.3.6	USE OF THE GUIDELINES ADOPTED BY THE CONFERENCE OF THE PARTIES  Please use the space below to provide additional information regarding use of the "Guidelines for implementation of Articles 9 and 10 of the WHO FCTC" in your jurisdiction (please refer to the section on Article 9 of the step-by-step instructions document when responding to this question). Alternatively, you may wish to provide detailed information through the additional questionnaire on the use of guidelines. Response to this section or to the additional questionnaire is <b>voluntary</b> .					
3.2.3.7	If you have any other relevant information pertaining to but not covered in this section, please provide details in the space below.  In 2009, Canada amended its <i>Tobacco Act</i> to prohibit, inter alia, the use of additives in cigarettes, little cigars and blunt wraps that contribute to make these products more attractive to youth. The prohibited additives are listed in a Schedule annexed to the Act. This list includes most flavouring preparations, spices, seasonings and herbs, sugars and sweeteners, vitamins and mineral nutrients, fruits and vegetables, essential fatty acids, and other additives.  In 2005, Canada enacted the <i>Cigarette Ignition Propensity Regulations</i> , to require all cigarettes manufactured or imported for sale in Canada have reduced their likelihood of igniting upholstered furniture, mattresses and bedding. As per the regulations cigarettes must meet a standard that they must burn their full length no more than 25% of the time when tested using ASTM International method <i>E2187-04</i> ; <i>Standard Test Method for Measuring the Ignition Strength of Cigarettes</i> .					

In 2000, Canada enacted the *Tobacco Reporting Regulations* that set out the requirements for the reporting of information on the sales, manufacturing processes, ingredients, toxic constituents, toxic emissions of tobacco products sold in Canada, as well as research activities and promotional activities undertaken by tobacco manufacturers and importers.

3.2.4	10	Regulation of tobacco product disclosures					
		(Please check "Yes" or "No". For affirmative answers, please provide a brief summary in the space provided at the end of the section and attach the relevant documentation. Please provide documentation, if available, in one of the six official languages.)					
		Have you adopted and implemented, where appropriate, legislative, executive, administrative or other measures or have you implemented, where appropriate, programmes on any of the following:					
3.2.4.1		requiring manufacturers or importers of Government authorities information about the control of the contro	_	to disclose to			
		• contents of tobacco products?	<b>✓</b> Yes	□ No			
		emissions of tobacco products?	<b>✓</b> Yes	□ No			
3.2.4.2		requiring public disclosure of information	on about the:				
		• contents of tobacco products?	☐ Yes	<b>▼</b> No			
		emissions of tobacco products?	Yes	<b>☑</b> No			
3.2.4.3	()	Please provide a brief description of the progress management in the Regulation of tobacco product disclosures) in the ubmission of your last report.	_	-			
	manufa	bacco Reporting Regulations enacted in 2000 cturers report to the Government the content as products sold in Canada.	-				
	Under the previous labelling requirements, the toxic emissions statements displayed numerical values for six toxic emissions (tar; nicotine; carbon monoxide; formaldehyde; hydrogen cyanide; and, benzene). Research conducted by Health Canada has shown that the numerical values were not clearly understood by some smokers and most had little idea what the range of numbers displayed for each chemical meant. The numerical values have been replaced by four text-based statements that provide clear, concise and easy to understand information about the toxic substances found in tobacco smoke.						
3.2.4.4		USE OF THE GUIDELINES ADOPTED BY THE CONFERENCE OF THE PARTIES					
	Please use the space below to provide additional information regarding use of the "Guidelines for implementation of Articles 9 and 10 of the WHO FCTC" in your jurisdiction (please refer to the section on Article 10 of the step-by-step instructions document when responding to this question). Alternatively, you may wish to provide detailed information through the additional questionnaire on the use of guidelines. Response to this section or to the additional questionnaire is <b>voluntary</b> .						

3.2.4.5	If you have any other relevant information pertaining to but not covered in this section, please provide details in the space below.

3.2.5	11	Packaging and labelling of tobacco prod	ucts		
		(Please check "Yes" or "No". For affirmative answers, please provide a brief summary in the space provided at the end of the section and attach the relevant documentation. Please provide documentation, if available, in one of the six official languages.)			
		Have you adopted and implemented, where executive, administrative or other measures where appropriate, programmes on any of the second	s or have you in	•	
3.2.5.1	11	requiring that packaging, individual cigarettes or other tobacco products do not carry advertising or promotion?	Yes	▼ No	
3.2.5.2	11.1(a)	<ul> <li>requiring that packaging and labelling do not promote a product by any means that are false, misleading, deceptive or likely to create an erroneous impression about its characteristics, health effects, hazards or emissions?</li> </ul>	▼ Yes	□ No	
3.2.5.3	11.1(b)	<ul> <li>requiring that each unit packet and package of tobacco products and any outside packaging and labelling of such products carry health warnings describing the harmful effects of tobacco use?</li> </ul>	✓ Yes	□ No	
3.2.5.4	11.1(b)(i)	ensuring that the health warnings are approved by the competent national authority?	▼ Yes	□ No	
3.2.5.5	11.1(b)(ii)	ensuring that the health warnings are rotated?	<b>∨</b> Yes	□ No	
3.2.5.6	11.1(b)(iii)	ensuring that the health warnings are clear, visible and legible?	<b>V</b> Yes	□ No	
3.2.5.7	11.1(b)(iii)	If you answered "" to question 3.2.5.6, does your law mandate, as a minimum, a style, size and colour of font to render the warning clear, visible and legible?	✓ Yes	□ No	
3.2.5.8	11.1(b)(iv)	ensuring that the health warnings occupy no less than 30% of the principal display areas?	▼ Yes	□ No	
3.2.5.9		ensuring that the health warnings occupy 50% or more of the principal display areas?	▼ Yes	□ No	
3.2.5.10	11.1(b)(v)	ensuring that health warnings are in the form of, or include, pictures or pictograms?	✓ Yes	□ No	

3.2.5.11		If you answered "Yes" to question 3.2.5.10, does the Government own the copyright to these pictures and pictograms?	▼ Yes	□ No	
3.2.5.12		If you answered "Yes" to question 3.2.5.10, would you grant a non-exclusive and royalty-free licence for the use of health warnings developed in your jurisdiction with other Parties?	▼ Yes	□ No	
3.2.5.13	11.2	requiring that each unit packet and packag outside packaging and labelling of such pa on relevant:	_	-	
		constituents of tobacco products	▼ Yes	□ No	
		emissions of tobacco products	▼ Yes	□ No	
3.2.5.14	11.3	<ul> <li>requiring that the warnings and other textual information appear on each unit packet and package and on any outside packaging and labelling in the principal language or languages of the country?</li> </ul>	▼ Yes	□ No	
3.2.5.15	Please provide a brief description of the progress made in implementing Article 11 ( <i>Packaging and labelling of tobacco products</i> ) in the past two years or since submission of your last report.				
	(TPLR-CL) labelling retail sale is of the front panel, and flap, the ex	co Products Labelling Regulations (Cigaret C) came into force in September 2011 and or equirements for packages of cigarettes and lin Canada. The TPLR-CLC requires a health and back panels, a qualitative toxic emission a health information message to be included terior surface of the slide, or on a leaflet insection. These will effectively rotate health warm.	define new heattle cigars into h warning on one statement deither on the parted in the parted in the parted available	alth-related ended for at least 75% on a side upper slide- ackage.	
	Regulation toxic emis and benzer the numeri little idea of Therefore, that provide	previous labelling requirements in the <i>Toba</i> as, the toxic emissions statements displayed sions (tar, nicotine, carbon monoxide, formale). However, research conducted by Healt ical values were not clearly understood by swhat the range of numbers displayed for each the numerical values have been replaced by the clear, concise and easy to understand infortation of the found in tobacco smoke.	numerical val aldehyde, hyd h Canada has ome smokers ch chemical m y four text-bas	lues for six rogen cyanide shown that and most had eant. sed statements	
3.2.5.16	USE	OF THE GUIDELINES ADOPTED BY THE G	CONFERENCE	E OF THE	

# PARTIES Please use the space below to provide additional information regarding use of the "Guidelines for implementation of Article 11 of the WHO FCTC" in your jurisdiction (please refer to the section on Article 11 of the step-by-step instructions document when responding to this question). Alternatively, you may wish to provide detailed information through the additional questionnaire on the use of guidelines. Response to this section or to the additional questionnaire is voluntary. 3.2.5.17 If you have any other relevant information pertaining to or not covered in this section, please provide details in the space below. Canada's health warnings are displayed in full colour with English on one side of the package and French on the other. Some products with a small market share, such as waterpipe tobacco, are not required to display a health warning, while the health warnings on some cigar and pipe packages may not occupy less than 30% of the main panels on occasions. Cigars sold individually are not required to display health warnings. With respect to 3.2.5.11, the Government owns the copyright for most, but not all, of the pictures used in the health warnings.

3.2.6	12	Education, communication, training an	d public awaren	ess			
		(Please check "Yes" or "No". For affirmative answers, please provide a brief summary in the space provided at the end of the section and attach the relevant documentation. Please provide documentation, if available, in one of the six official languages.)					
		executive, administrative or other measur	Have you adopted and implemented, where appropriate, legislative, executive, administrative or other measures or have you implemented, where appropriate, programmes on any of the following:				
3.2.6.1	12(a)	- educational and public awareness programmes? (Please refer to programmes implemented since submission of your two-year report.)	<b>▼</b> Yes	□ No			
3.2.6.2		If you answered "Yes" to question 3.2.6.1 targeted?	, to whom are the	se programmes			
		adults or the general public	<b>▼</b> Yes	□ No			
		children and young people	<b>▼</b> Yes	□ No			
		• men	<b>▼</b> Yes	□No			
		• women	<b>✓</b> Yes	□ No			
		• pregnant women	<b>✓</b> Yes	□ No			
		ethnic groups	✓ Yes	□ No			
		• other ( <i>please specify:</i> Health professionals)	<b>▼</b> Yes	□ No			
3.2.6.3		If you answered "Yes" to question 3.2.6.1 key differences among targeted populatio public awareness programmes?					
		• age	<b>∨</b> Yes	□No			
		• gender	<b>▼</b> Yes	□ No			
		educational background	<b>▼</b> Yes	□ No			
		cultural background	<b>▼</b> Yes	□ No			
		socioeconomic status	<b>▼</b> Yes	□ No			
		• other (please specify: )	☐ Yes	□ No			

3.2.6.4	12(b)	If you answered "Yes" to question 3.2.6.1, awareness programmes cover:	do these educati	onal and public
		• health risks of tobacco consumption?	✓ Yes	□ No
		• health risks of exposure to tobacco smoke?	▼ Yes	□ No
		• benefits of the cessation of tobacco use and tobacco-free lifestyles?	▼ Yes	□ No
	12(f)	• adverse economic consequences of		
		- tobacco production?	☐ Yes	<b>▼</b> No
		- tobacco consumption?	<b>▼</b> Yes	□ No
		• adverse environmental consequences	of	
		- tobacco production?	<b>✓</b> Yes	□ No
		- tobacco consumption?	<b>✓</b> Yes	□ No
3.2.6.5	12(e)	<ul> <li>awareness and participation of the following in development and implementation of intensity strategies for tobacco control:</li> </ul>		
		• public agencies?	<b>▽</b> Yes	□ No
		<ul> <li>nongovernmental organizations not affiliated with the tobacco industry?</li> </ul>	<b>▼</b> Yes	□ No
		• private organizations?	<b>▽</b> Yes	□ No
		• other ( <i>please specify:</i> WHO,TFI,CS,PAHO )?	<b>▼</b> Yes	□ No
3.2.6.6	12	Are the elaboration, management and implementation of communication, education, training and public awareness programmes guided by research and do they undergo pre-testing, monitoring and evaluation?	▼ Yes	□ No
3.2.6.7	12(d)	Are appropriate and special training or sensor programmes on tobacco control addressed		areness
		• health workers?	▼ Yes	□ No
		• community workers?	▼ Yes	□ No
		• social workers?	<b>▼</b> Yes	□ No

	modio professionals?	T			
	media professionals?	✓ Yes	□ No		
	• educators?	<b>▼</b> Yes	□ No		
	• decision-makers?	<b>▼</b> Yes	□No		
	administrators?	<b>▽</b> Yes	□ No		
	• other (please specify: )?	☐ Yes	□ No		
3.2.6.8	Please provide a brief description of the progre 12 ( <i>Education, communication, training and p</i> years or since submission of your last report.	_	-		
	Reporting on activities prescribed in Section 3.2. Canada. Responsibility for education, communic awareness is shared between federal, provincial a While a number of activities have national applic supported in select sub-national jurisdictions but	ntion, training and nd territorial gove ation, there are so	public rnments.		
	To accurately report activities under Article 12, Caffirmative in instances where activities take place sub-national jurisdictions are described in the following	e. Activities that v			
	In response to question 3.2.6.2 of those jurisdicti	ons that responded	l <b>:</b>		
	50% reported "Yes" for programs targeti 44% reported "Yes" for targeted program 67% reported "Yes" for programs targete	s for women and			
	In response to question 3.2.6.3 of those jurisdicti	ons that responded	<b>:</b>		
	50% reported "Yes" for delivering educa programs by gender. 40% reported "Yes" based on cultural ba		nwareness		
	In response to question 3.2.6.5 of those who resp	C			
	67% of the respondents indicated that they have participation organizations in the development and implementation of interprograms and strategies for tobacco control.				
	In response to question 3.2.6.7 of those who resp	onded,:			
	91% reported "Yes" for community work 44% reported "Yes" for social workers. 10% reported "Yes" for media. 75% reported "Yes" for education. 50% reported "Yes" for decision makers 40% reported "Yes" for administrators.				
2250	LICE OF THE CHIDELINES ADOPTED BY	THE COMEEDENIC	TE OF THE		
3.2.6.9	USE OF THE GUIDELINES ADOPTED BY	HE CONFERENC	E OF THE		

	PARTIES
	Please use the space below to provide additional information regarding use of the "Guidelines for implementation of Article 12 of the WHO FCTC" in your jurisdiction (please refer to the section on Article 12 of the step-by-step instructions document when responding to this question). Alternatively, you may wish to provide detailed information through the additional questionnaire on the use of guidelines. Response to this section or to the additional questionnaire is <b>voluntary</b> .
3.2.6.10	If you have any other relevant information pertaining to but not covered in this section, please provide details in the space below.

3.2.7	3.2.7 13 Tobacco advertising, promotion and sponsorship						
		(Please check "Yes" or "No". For affirmative answers, please provide a brief summary in the space provided at the end of the section and attach the relevant documentation. Please provide documentation, if available, in one of the six official languages.)					
			Have you adopted and implemented, where appropriate, any legislative, executive, administrative or other measures or have you implemented, where appropriate, programmes:				
3.2.7.1	13.2	<ul> <li>instituting a comprehensive ban on all tobacco advertising, promotion and sponsorship?</li> </ul>	☐ Yes	▼ No			
If	you answe	red "No" to question 3.2.7.1, please proceed to o	question 3.2.7.3.				
3.2.7.2		If you answered "Yes" to question 3.2.7.1,	does your ban cov	/er:			
		display and visibility of tobacco products at points of sales?	☐ Yes	□No			
		• the domestic Internet?	□Yes	□ No			
		• the global Internet?	☐ Yes	□ No			
		• brand stretching and/or brand sharing?	☐ Yes	□ No			
		<ul> <li>product placement as a means of advertising or promotion?</li> </ul>	Yes	□ No			
		the depiction of tobacco or tobacco use in entertainment media products?	☐ Yes	□ No			
		tobacco sponsorship of international events or activities and/or participants therein?	☐ Yes	□ No			
		contributions from tobacco companies to any other entity for "socially responsible causes" and/or any other activities implemented under the umbrella of "corporate social responsibility" by the tobacco industry?	Yes	□ No			
		cross-border advertising, promotion and sponsorship originating from your territory?	Yes	□ No			

	13.7	<ul> <li>the same forms of cross-border advertising, promotion and sponsorship entering your territory for which domestic regulation apply?</li> </ul>	Yes	□ No
Pl	ease procee	ed to question 3.2.7.12.		
3.2.7.3	13.2	If you answered "No" to question 3.2.7.1. are you precluded by your constitution or constitutional principles from undertaking a comprehensive ban on tobacco advertising, promotion and sponsorship?	✓ Yes	□ No
3.2.7.4	13.3	<ul> <li>applying restrictions on all tobacco advertising, promotion and sponsorship?</li> </ul>	<b>✓</b> Yes	□ No
3.2.7.5	13.3	<ul> <li>applying restrictions on cross-border advertising, promotion and sponsorship originating from your territory with cross-border effects?</li> </ul>	Yes	<b>▼</b> No
3.2.7.6	13.4(a)	<ul> <li>prohibiting those forms of tobacco advertising, promotion and sponsorship that promote a tobacco product by any means that are false, misleading, deceptive or likely to create an erroneous impression about its characteristics, health effects, hazards or emissions?</li> </ul>	✓ Yes	□ No
3.2.7.7	13.4(b)	<ul> <li>requiring that health or other appropriate warnings or messages accompany all tobacco advertising, promotion and sponsorship?</li> </ul>	☐ Yes	<b>▼</b> No
3.2.7.8	13.4(c)	restricting the use of direct or indirect incentives that encourage the purchase of tobacco products by the public?	✓ Yes	□ No
3.2.7.9	13.4(d)	<ul> <li>requiring the disclosure to relevant         Government authorities of         expenditures by the tobacco industry         on advertising, promotion and         sponsorship not yet prohibited?</li> </ul>	✓ Yes	□ No

3.2.7.10	13.4(e)	<ul> <li>restricting tobacco advertising, promot</li> </ul>	ion and sponsors	nip on:		
		• radio?	✓ Yes	□ No		
		• television?	✓ Yes	□ No		
		• print media?	▼ Yes	□ No		
		• the domestic Internet?	▼ Yes	□ No		
		• the global Internet?	☐ Yes	<b>▼</b> No		
		• other media ( <i>please specify:</i> Signs in adult only locations and publications provided by mail to a named adult )?	☐ Yes	<b>▼</b> No		
3.2.7.11	13.4(f)	<ul> <li>restricting tobacco sponsorship of:</li> </ul>				
		<ul><li>international events and activities?</li></ul>	▼ Yes	□ No		
		• participants therein?	<b>∨</b> Yes	□ No		
	Wł	nether you answered "Yes" or "No" to question	3.2.7.1, are you:			
3.2.7.12	13.6	<ul> <li>cooperating with other Parties in the development of technologies and other means necessary to facilitate the elimination of cross-border advertising?</li> </ul>	Yes	▼ No		
3.2.7.13	13.7	<ul> <li>imposing penalties for cross-border advertising equal to those applicable to domestic advertising, promotion and sponsorship originating from your territory in accordance with national law?</li> </ul>	Yes	▼ No		
3.2.7.14	(To	ase provide a brief description of the progress m bacco advertising, promotion and sponsorship) mission of your last report.	_	-		
	The promotion of tobacco products in Canada is prohibited except as authorized by the <i>Tobacco Act</i> and its regulations. For example, tobacco products advertising is restricted to informative and brand-preference advertising on signs in adult-only locations such as in nightclubs, and in publications that are provided by mail and addressed to named adults. Furthermore, Canada has legislated a prohibition of lifestyle tobacco products advertising, including a total ban on sponsorship promotion by way of tobacco product-related brand names and manufacturers' names.					
	The	The Promotion of Tobacco Products and Accessories Regulations				

	( <i>Prohibited Terms</i> ) came into force on September 22, 2011. They prohibit the use of the terms "light" and "mild", and variations thereof, on various tobacco products, their packaging, promotions, retail displays, as well as on tobacco accessories. These regulations apply to cigarettes, little cigars, cigarette tobacco, kreteks, bidis, tobacco sticks, cigarette papers, cigarette tubes and filters.
3.2.7.15	USE OF THE GUIDELINES ADOPTED BY THE CONFERENCE OF THE PARTIES
	Please use the space below to provide additional information regarding use of the "Guidelines for implementation of Article 13 of the WHO FCTC" in your jurisdiction (please refer to the section on Article 13 of the step-by-step instructions document when responding to this question). Alternatively, you may wish to provide detailed information through the additional questionnaire on the use of guidelines. Response to this section or to the additional questionnaire is <b>voluntary</b> .
3.2.7.16	If you have any other relevant information pertaining to but not covered in this section, please provide details in the space below.

3.2.8	14	Demand reduction measures concerning cessation	ng tobacco depend	dence and
		(Please check "Yes" or "No". For affirm brief summary in the space provided at th the relevant documentation. Please provi one of the six official languages.)	ne end of the sectio	on and attach
		Have you adopted and implemented, whe executive, administrative or other measur where appropriate, programmes on any o	es or have you im	
3.2.8.1	14.1	<ul> <li>developing and disseminating appropriate, comprehensive and integrated guidelines based on scientific evidence and best practices?</li> </ul>	▼ Yes	□ No
3.2.8.2	14.1	<ul> <li>programmes to promote cessation of</li> </ul>	tobacco use, incl	uding:
		media campaigns     emphasizing the importance     of quitting?	✓ Yes	No
		programmes specially designed	for:	
		o underage girls and young women	▼ Yes	□ No
		o women	<b>▼</b> Yes	□ No
		o pregnant women	<b>▼</b> Yes	□No
		• telephone quitlines	<b>▼</b> Yes	□ No
		local events, such as activities related to World No Tobacco Day or National No Smoking Day, if appropriate?	▼ Yes	□ No
		• other ( <i>please specify:</i> Incarcerated populations, aboriginal, young adults and marginalised populations. )?	▼ Yes	□ No

3.2.8.3	14.2(a)	<ul> <li>design and implementation of programmes aimed at promoting cessation of tobacco use, in such locations as:</li> </ul>				
		• educational institutions?	<b>▼</b> Yes	□ No		
		health-care facilities?	<b>▽</b> Yes	□ No		
		• workplaces?	<b>▼</b> Yes	□ No		
		• sporting environments?	<b>▼</b> Yes	□ No		
		• other ( <i>please specify</i> : )?	Yes	□ No		
3.2.8.4	14.2(b)	<ul> <li>inclusion of diagnosis and treatment counselling services for cessation of programmes, plans and strategies for</li> </ul>	tobacco use in na			
		• tobacco control?	<b>▼</b> Yes	□ No		
		• health?	<b>▼</b> Yes	□ No		
		• education?	<b>▼</b> Yes	□ No		
3.2.8.5		<ul> <li>inclusion of programmes on the diagnosis and treatment of tobacco dependence in your health-care system?</li> </ul>	<b>▽</b> Yes	□ No		
3.2.8.6	14.2(b)	If you answered "Yes" to question 3.2.8.: health-care system provide programmes tobacco dependence?		-		
		• primary health care	<b>▼</b> Yes	□ No		
		secondary and tertiary health care	<b>▽</b> Yes	□ No		
		• specialist health-care systems (please specify: )	▼ Yes	□ No		
		<ul> <li>specialized centres for cessation counselling and treatment of tobacco dependence</li> </ul>	✓ Yes	□ No		
		rehabilitation centres	<b>▼</b> Yes	□ No		
		• other ( <i>please specify:</i> )	Yes	□ No		

3.2.8.7	14.2(b)	If you answered "Yes" to question 3.2.8.5, are the services provided in these settings covered by public funding or reimbursement schemes?					
		primary health care	☐ Fully	☐ Partially	☐ None		
		secondary and tertiary health care	☐ Fully	Partially	☐ None		
		• specialist health-care systems (please specify: )	☐ Fully	☐ Partially	None		

		specialized centres for cessation counselling and treatment of tobacco dependence	Fully	Partial	ly None
		rehabilitation centres	☐ Fully	☐ Partial	ly None
		• other (please specify: )	☐ Fully	☐ Partial	ly □ None
3.2.8.8	14.2(b)	If you answered "Yes" to question 3.2.8. professionals are involved in programme dependence and counselling services?			
		Health professionals including:			
		• physicians	<b>▽</b> Ye	es	□ No
		• dentists	<b>▽</b> Ye	es	□ No
		family doctors	<b>▽</b> Ye	es	□ No
		practitioners of traditional medicine	<b>▽</b> Ye	es	□ No
		• other medical professionals (please specify: )	ГҮ	es	□ No
		• nurses	<b>▽</b> Ye	es	□ No
		• midwives	□ Ye	es	<b>▼</b> No
		• pharmacists	<b>▽</b> Ye	es	No
		Community workers	<b>▽</b> Ye	es	No
		Social workers	<b>▽</b> Ye	es	□ No
		Others (please specify:	□ Y€	es	□No
3.2.8.9	14.2(c)	<ul> <li>training on tobacco dependence trea curricula of health professional train levels at the following schools:</li> </ul>		•	
		• medical?	□ Ye	es	□No
		• dental?	□ Ye	es	□No
		• nursing?	Г Ү€	es	□No
		• pharmacy?	ΓYe	es	□ No

		• other (please specify: )?	☐ Yes	□ No		
3.2.8.10	14.2(d)	<ul> <li>facilitating accessibility and/or affordability of pharmaceutical products for the treatment of tobacco dependence?</li> </ul>	☐ Yes	□ No		
3.2.8.11	14.2(d)	If you answered "Yes" to question 3.2.8. products be legally purchased in your co		v can these		
3.2.8.12	14.2(d)	If you answered "Yes" to question 3.2.8. products are legally available for the treatyour jurisdiction?	-			
		nicotine replacement therapy	▼ Yes	□No		
		• bupropion	✓ Yes	□ No		
		• varenicline	✓ Yes	□ No		
		• other (please specify: )	☐ Yes	□No		
3.2.8.13	14.2(d)	If you answered "Yes" to question 3.2.8. covered by public funding or reimbursen		f these products		
		nicotine replacement therapy	☐ Fully ☐ Parti	ally None		
		• bupropion	☐ Fully ☐ Parti	ally None		
		• varenicline	☐ Fully ☐ Parti	ally None		
		• other (please specify: )	☐ Fully ☐ Partis	ally None		
3.2.8.14	Art	Please provide a brief description of the progress made in implementing Article 14 ( <i>Demand reduction measures concerning tobacco dependence and cessation</i> ) in the past two years or since submission of your last report.				
	Demand reduction, in the Canadian context, is a responsibility shared through federal policy and provincial/territorial service delivery. A number of projects have been developed/supported in implementing Article 14. Annex D provides a detailed description and web access as available.					
	In response to question 3.2.8 Canada experienced difficulty in reporting on variations between the sub-national authorities. Responses are provided to those questions that had consistent answers by all jurisdictions. The following narratives addresses the variations between jurisdictions.					
	In respons	se to 3.2.8.6, of those jurisdictions that re-	sponded:			

- 60% provided programs for the diagnosis and treatment of tobacco dependence in specialized centers for cessation counseling.
- 55% responding as having programs in rehabilitation centers.

In response to question 3.2.8.7 on reimbursements:

- 60% reported "full" and 40% reported "partial" coverage in primary health care.
- 55% reported "full" and 45 % reported "partial" in secondary health care programs.

In respsonse to specialized health care, 25% reported having "full" coverage, while 45% reported having "partial" coverage.

In response to specialized centers, 40% reported "partial" coverage.

In responds to rehabilitation centers, 30% had "full funding", 20% "partial", while reported as not 50% providing funding.

In response to question 3.2.8.8 on health proffesionals:

- 50% of those responding indicated "Yes" for practitioners of traditional medicine.
- 71% reported "Yes" for community workers.
- 62% reported "Yes" for social workers.

In responding to 3.2.8.9 on training curriculum, there was varied response. Education is governed at the sub-national level. Of the sub-national jurisdictions that responded:

- 66% did not provide training in medical and dental programs.
- 57% did not provide training in nursing programs.
- 50% did not provide training in pharmacy programs.

In responding to question 3.2.8.10 on providing access to treatement, 90% responded "Yes" with the primary source being a pharmacy.

In responding to question 3.2.8.13 on funding for NRT, the majority of jurisdictions indicated support for partial funding. Specifically:

- 70% reported support for NRT,
- 60% reported support for bupropion.
- 71% reported support for varenicline.

### 3.2.8.15

# USE OF THE GUIDELINES ADOPTED BY THE CONFERENCE OF THE PARTIES

Please use the space below to provide additional information regarding use of the "Guidelines for implementation of Article 14 of the WHO FCTC" in your jurisdiction (please refer to the section on Article 14 of the step-by-step instructions document when responding to this question). Alternatively, you may wish to provide detailed information through the additional questionnaire on the use of guidelines. Response to this section or to the additional questionnaire is **voluntary**.

3.2.8.16	If you have any other relevant information pertaining to but not covered in this section, please provide details in the space below.

3.3	Article	MEASURES RELATING TO THE REDUCTION OF THE SUPPLY OF TOBACCO				
		(with reference to Articles 15–17)				
3.3.1	15	Illicit trade in tobacco products				
		(Please check "Yes" or "No". For affirmative answers, please provide a brief summary in the space provided at the end of the section and attach to relevant documentation. Please provide documentation, if available, in or of the six official languages.)				
		Have you adopted and implemented, where ap executive, administrative or other measures or where appropriate, programmes on any of the	have you impl			
3.3.1.1	15.2	<ul> <li>requiring marking of all unit packets and packages of tobacco products and any outside packaging of such products to assist in determining the origin of the product?</li> </ul>	▼ Yes	□ No		
3.3.1.2	15.2(a)	<ul> <li>requiring marking of all unit packets and packages of tobacco products and any outside packaging of such products to assist in determining whether the product is legally sold on the domestic market?</li> </ul>	▼ Yes	□ No		
3.3.1.3	15.2(a)	<ul> <li>requiring that unit packets and packages of tobacco products for retail and wholesale use that are sold on the domestic market carry the statement: "Sales only allowed in" or carry any other effective marking indicating the final destination of the product?</li> </ul>	▼ Yes	□ No		
3.3.1.4	15.2(b)	<ul> <li>developing a practical tracking and tracing regime that would further secure the distribution system and assist in the investigation of illicit trade?</li> </ul>	Yes	<b>▽</b> No		
3.3.1.5	15.3	<ul> <li>requiring that marking is presented in legible form or appears in the principal language and/or languages of the country?</li> </ul>	✓ Yes	□ No		
3.3.1.6	15.4(a)	<ul> <li>requiring the monitoring and collection of data on cross-border trade in tobacco products, including illicit trade?</li> </ul>	✓ Yes	□ No		

3.3.1.7	15.4(a)	_	facilitating the exchange of this information among customs, tax and other authorities, as appropriate, and in accordance with national law and applicable bilateral and multilateral agreements?	✓ Yes	No
3.3.1.8	15.4(b)	_	enacting or strengthening legislation, with appropriate penalties and remedies, against illicit trade in tobacco products, including counterfeit and contraband cigarettes?	▼ Yes	□ No
3.3.1.9	15.4(c)	_	requiring that confiscated manufacturing equipment, counterfeit and contraband cigarettes and other tobacco products derived from illicit trade are destroyed, using environment-friendly methods where possible, or disposed of in accordance with national law?	✓ Yes	No
3.3.1.10	15.4(d)	_	adopting and implementing measures to monitor, document and control the storage and distribution of tobacco products held or moving under suspension of taxes or duties?	✓ Yes	□ No
3.3.1.11	15.4(e)	_	enabling the confiscation of proceeds derived from illicit trade in tobacco products?	<b>✓</b> Yes	□ No
3.3.1.12	15.6	-	promoting cooperation between national agencies and relevant regional and international intergovernmental organizations in investigations, prosecutions and proceedings, with a view to eliminating illicit trade in tobacco products, with special emphasis on cooperation at regional and subregional levels?	✓ Yes	□ No
3.3.1.13	15.7	_	licensing or other actions to control or regulate production and distribution in order to prevent illicit trade?	✓ Yes	□ No

3.3.1.14	Please provide a brief description of the progress made in implementing Article 15 ( <i>Illicit trade in tobacco products</i> ) in the past two years or since submission of your last report.
	Canada implemented an enhanced federal tobacco stamping regime in September 2010. Effective April 1, 2011, all new tobacco products entering the legal, duty-paid market in Canada must display the new excise stamp. A limited transition period was given to address tobacco products that were already in the market place at that date. Effective July 1st, 2012, cigarettes, tobacco sticks and fine cut tobacco products for sale anywhere in the Canadian market must carry the federal excise stamp to be legal.
	The new excise stamp contains multi-layer security features and replaces the former paper and tear tape stamp. The new excise stamps are produced under federal government contract and their distribution is controlled and limited to persons who have demonstrated that they are eligible to purchase the stamps. An issued stamp may be traced to the person to whom it was issued. The excise stamp provides a reliable indicator of the legal and duty-paid status of tobacco products and, as a result, provides an additional enforcement tool for federal and provincial authorities.
	The Federal Tobacco Control Strategy was renewed for 5 years, with continued funding and activities related to monitoring the contraband market to inform tax policy. In March 2013, the Government of Canada announced: the establishment of an RCMP Anti-Contraband Tobacco Force of 50 officers; the <i>Trafficking in Contraband Tobacco Act</i> to establish mandatory minimum penalties for repeat offenders; and, funding of \$3 million over two years for ten additional police officers in First Nations police services to focus on contraband tobacco.
3.3.1.15	If you have any other relevant information pertaining to but not covered in this section, please provide details in the space below.

3.3.2	16	Sales to and by minors				
		(Please check "Yes" or "No". For affirmative answers, please provide a brief summary in the space provided at the end of the section and attach the relevant documentation. Please provide documentation, if available, in one of the six official languages.)				
		Have you adopted and implemented, where a executive, administrative or other measures or where appropriate, programmes on any of the	or have you im			
3.3.2.1	16.1	<ul> <li>prohibiting the sales of tobacco products to minors? If "Yes", please specify the legal age: 18</li> </ul>	✓ Yes	□ No		
3.3.2.2	16.1(a)	<ul> <li>requiring that all sellers of tobacco products place a clear and prominent indicator inside their point of sale about the prohibition of tobacco sales to minors?</li> </ul>	▼ Yes	□ No		
3.3.2.3	16.1(a)	<ul> <li>requiring that, in case of doubt, each seller of tobacco products requests that the purchaser provides appropriate evidence of having reached full legal age?</li> </ul>	✓ Yes	□ No		
3.3.2.4	16.1(b)	<ul> <li>banning the sale of tobacco products in any manner by which they are directly accessible, such as open store shelves?</li> </ul>	✓ Yes	П No		
3.3.2.5	16.1(c)	<ul> <li>prohibiting the manufacture and sale of sweets, snacks, toys or any other objects in the form of tobacco products which appeal to minors?</li> </ul>	✓ Yes	□ No		
3.3.2.6	16.1(d)	<ul> <li>prohibiting the sale of tobacco products from vending machines?</li> </ul>	☐ Yes	▼ No		
If	you answere	d "Yes" to question 3.3.2.6, please proceed to que	estion 3.3.2.8.			
3.3.2.7	16.1(d)	If you answered "No" to question 3.3.2.6, do you ensure that tobacco vending machines are not accessible to minors and/or do not promote the sale of tobacco products to minors?	✓ Yes	□ No		
3.3.2.8	16.2	prohibiting and/or promoting the proh free tobacco products:	ibition of the d	istribution of		
		• to the public?	▼ Yes	□ No		

			• to minors?	<b>▼</b> Yes	□ No		
3.3.2.9	16.3	_	prohibiting the sale of cigarettes individually or in small packets?	<b>▼</b> Yes	□ No		
3.3.2.10	16.6	_	providing for penalties against sellers and distributors in order to ensure compliance?	▼ Yes	□ No		
3.3.2.11	16.7	_	prohibiting the sales of tobacco products by minors?	☐ Yes	▼ No		
3.3.2.12	Please provide a brief description of the progress made in implementing Article 16 (Sales to and by minors) in the past two years or since submission of your last report.						
	In response to 3.3.2.5, while Canada does not have a federal prohibition, two Canadian territories, Yukon and Nunavut have legislation prohibiting candy or sweets that look like tobacco products.						
	In response to 3.3.2.7, the federal <i>Tobacco Act</i> bans vending machines in public places except in a bar, tavern or beverage room that have a prescribed security mechanism.						
	Several provinces/territories go further. Ontario, Quebec, Nova Scotia, Prince Edward Island and Nunavut ban the sale of tobacco products through vending machines.						
3.3.2.13	If you have any other relevant information pertaining to but not covered in this section, please provide details in the space below.						

3.3.3	17	Provision of support for econ	omically viabl	e alternativ	e activities	
		(Please check "Yes" or "No". summary in the space provided relevant documentation. Please the six official languages.)	l at the end of th	he section an	nd attach the	
		Have you adopted and implement programmes on any of the following	•	propriate, m	easures or	
3.3.3.1	17	<ul> <li>promoting economically viable</li> </ul>	e and sustainab	ole alternativ	es for:	
		• tobacco growers?	☐ Yes	<b>▽</b> No	Not applicable	
		• tobacco workers?	Yes	<b>V</b> No	Not applicable	
		• tobacco individual sellers?	Yes	<b>▼</b> No	Not applicable	
3.3.3.2	Please provide a brief description of the progress made in implementing Article 17 ( <i>Provision of support for economically viable alternative activities</i> ) in the past two years or since submission of your last report.					
		Agriculture and Agri-Food Canac specifically targeted to tobacco pr	, ,	es not have	programs	
	Tobacco producers, including producers in transition, may however quality for support under AAFC suite of Business Risk Management programs. Finstance, the AgriInvest program could be used to make investments in alternative measures while the AgriStability program could support the adjustments towards a new situation. Tobacco producers, including producers in transition, or their respective industry associations may also qualify for support to transition from tobacco production under one of the three federal-only Growing Forward 2 programs administered by AAFC: AgriInnovation, AgriCompetitiveness and AgriMarketing.					
3.3.3.3	If you have any other relevant information pertaining to but not covered in this section, please provide details in the space below.			covered in this		

3.4	Article	OTHER MEASURES AND POLICIES  (with reference to Articles 18–21)					
3.4.1	18		Protection of the environment and the health of persons				
		(Please check "Yes" or "No". For affirmative answers, please provide a brief summary in the space provided at the end of the section and attach the relevant documentation. Please provide documentation, if available, in one of the six official languages.)					
		Have you adopted and implemented executive, administrative or other running where appropriate, programmes on	neasures or h	ave you i	——————————————————————————————————————		
3.4.1.1	18	implementing measures in respect territory, which take into considerate.		ultivation	n within your		
		the protection of the environment?	✓ Yes	□No	Not applicable		
		• the health of persons in relation to the environment?	▼ Yes	□ No	Not applicable		
3.4.1.2	18	implementing measures in respect territory, which take into considers		nanufactu	ring within your		
		the protection of the environment?	▼ Yes	□ No	Not applicable		
		• the health of persons in relation to the environment?	✓ Yes	□ No	Not applicable		
3.4.1.3	.3 Please provide a brief description of the progress made in implementing Article ( <i>Protection of the environment and the health of persons</i> ) in the past two years of since submission of your last report.						
	pes	ealth Canada's Pest Management Regulatory Agency (PMRA) regulates esticides for all agricultural crops, including tobacco. In doing so, it takes ealth and the environment into consideration.					
	While the <i>Tobacco Act</i> does not provide environmental measures we respect to manufacturing, Canada has extensive national and sub-national legislation and regulations that provide for the protection of the environment, labour standards, and measures that protect the health persons in relation to the environment.						
3.4.1.4		you have any other relevant information tion, please provide details in the space		but not c	covered in this		

3.4.2	19	Liability  (Please check "Yes" or "No". For affirmative summary in the space provided at the end of the documentation. Please provide documentation languages.)	he section and d	attach the	relevant
3.4.2.1	19.1	Does your tobacco control legislation contain measures regarding criminal liability for any violations of that tobacco control legislation?	▼ Yes	□ No	Not applicable
3.4.2.2	19.1	Do you have separate criminal liability provisions in relation to tobacco control (outside of the tobacco control legislation)?	▼ Yes	□ No	Not applicable
3.4.2.3	19.1	Do you have any civil liability measures that are specific to tobacco control?	▼ Yes	□No	Not applicable
3.4.2.4	19.1	Do you have any general civil liability provisions that could apply to tobacco control?	▼ Yes	□No	Not applicable
3.4.2.5	19.1	Do you have civil or criminal liability provisions that provide for compensation for adverse health effects and/or for reimbursement of medical, social or other relevant costs?	▼ Yes	□ No	Not applicable
3.4.2.6	19.1	Has any person in your jurisdiction launched any criminal and/or civil liability action, including compensation where appropriate, against any tobacco company in relation to any adverse health effect caused by tobacco use?	▼ Yes	□ No	Not applicable
3.4.2.7	19.1	Have you taken, as appropriate, any legislative, executive, administrative and/or other action against the tobacco industry for full or partial reimbursement of medical, social and other relevant costs related to tobacco use in your jurisdiction?	▼ Yes	□ No	Not applicable
3.4.2.8		Please provide a brief description of any primplementing Article 19 ( <i>Liability</i> ) in the pyour last report.			
		All Canadian provinces have passed legislatic care cost recovery actions against tobacco con have now launched actions seeking to recove	mpanies. The	following	g provinces

	companies: BC, Alberta, Saskatchewan, Manitoba, Ontario, Quebec, New Brunswick, PEI and Newfoundland. Canada was named as a third party in 3 of these actions, in BC, New Brunswick and Ontario. The third party claims against Canada have been struck in the BC case (Supreme Court of Canada decision of 2011) and New Brunswick cases (NB Court of Queen's Bench decision of 2012).  In the \$27B class action known as <i>Blais</i> and <i>Létourneau</i> , the Quebec Court of Appeal struck out the tobacco companies' actions in warranty against Canada in November 2012. As a result, Canada is no longer a party to these ongoing actions.  Two tobacco companies have also challenged the <i>Tobacco Products Labelling Regulations</i> ( <i>Cigarettes and Little Cigars</i> ), specifically the provision that increased the size of health warning messages on cigarette and little cigar packaging from 50% to 75%.
3.4.2.9	If you have any other relevant information pertaining to but not covered in this section, please provide details in the space below.

3.4.3	20	Research, surveillance and exchange of infor	rmation		
		(Please check "Yes" or "No". For affirmative answers, please provide a brief summary in the space provided at the end of the section and attach the relevant documentation. Please provide documentation, if available, in one of the six official languages.)			
		Have you adopted and implemented, where approximate executive, administrative or other measures or where appropriate, programmes on any of the f	have you impl		
3.4.3.1	20.1(a)	developing and/or promoting research that add	lresses:		
		determinants of tobacco consumption?	✓ Yes	□ No	
		• consequences of tobacco consumption?	✓ Yes	□No	
		social and economic indicators related to tobacco consumption?	<b>▼</b> Yes	□ No	
		• tobacco use among women, with special regard to pregnant women?	<b>▼</b> Yes	□ No	
		• the determinants and consequences of exposure to tobacco smoke?	<b>▼</b> Yes	□ No	
		identification of effective programmes for the treatment of tobacco dependence?	✓ Yes	□ No	
		• identification of alternative livelihoods?	✓ Yes	□ No	
		• other (please specify: )	☐ Yes	□No	
3.4.3.2	20.1(b)	<ul> <li>training and support for all persons engaged in tobacco control activities, including research, implementation and evaluation?</li> </ul>	✓ Yes	□ No	
3.4.3.3	20.3(a)	a national system for epidemiological surveilla	ance of:		
		• patterns of tobacco consumption?	✓ Yes	□No	
		determinants of tobacco consumption?	✓ Yes	□ No	
		consequences of tobacco consumption?	✓ Yes	□No	
		social, economic and health indicators related to tobacco consumption?	<b>▼</b> Yes	□ No	
		exposure to tobacco smoke?	✓ Yes	□ No	

		• other relevant information (please specify: )	☐ Yes	□ No	
3.4.3.4	If you answered "Yes" to any question under 3.4.3.3, please list all surveys, including the year of the survey, that you have undertaken the past.				
		bacco use by acco Use Mon older, and the ren in grades	ne Youth		
		The Canadian Tobacco Use Monitoring Survey (CTUMS) was developed to provide Health Canada and its partners with timely, reliable, and continual data on tobacco use and related issues. The survey's primary objective is to track changes in smoking status and amount smoked, especially for 15-24-year-olds, who are most at risk for taking up smoking.			
		The Youth Smoking Survey (YSS) provides timely and accurate monitoring of the tobacco use in school aged children (grades 6-12). YSS contributes an essential input to the development of sound and effective tobacco control policies and programs.			
		Canadian Tobacco Use Monitoring Survey (CTUMS) 1999-2010, 1999-2012			
		Youth Smoking Survey (YSS) 1994, 2002, 20 2010-2011.	004-05, 2006-	07, 2008-09,	
3.4.3.5	20.3(a)	In reference to any question under 3.4.3.3, does your country have any plans to repeat any of the above or to undertake a new tobacco survey within three to five years of your last survey? Please provide details in the space below.			
		Canadian Tobacco Use Monitoring Survey is being replaced by the Canadian Tobacco, Alcohol, and Drugs Survey (CTADS). The next release will be in Fall 2014.			
		Youth Smoking Survey (YSS) is a biennial su Spring/Summer of 2014. Starting in 2014-15, the Canadian Student Tobacco, Alcohol and D	, the YSS wil	l be re-named	
3.4.3.6	20.4	regional and global exchange of publicly avail	lable national:		
		scientific, technical, socioeconomic, commercial and legal information?	<b>▼</b> Yes	□ No	
		information on the practices of the tobacco industry?	<b>▽</b> Yes	□ No	
		• information on the cultivation of tobacco?	<b>▽</b> Yes	□ No	

3.4.3.7	20.4(a)	a) – an updated database of:					
		laws and regulations on tobacco control?	<b>▼</b> Yes	□No			
		information about the enforcement of laws on tobacco control?	<b>▼</b> Yes	□ No			
		• pertinent jurisprudence?	<b>▼</b> Yes	□No			
3.4.3.8	(Re	Please provide a brief description of the progress made in implementing Article 20 (Research, surveillance and exchange of information) in the past two years or since submission of your last report.					
		Canada provided funding to a Canadian NGO for the purpose of maintaining a judicial activity website - see http://www.smoke-free.ca/litigation.					
3.4.3.9	If you have any other relevant information pertaining to but not covered in this section, please provide details in the space below.						

## 4. INTERNATIONAL COOPERATION AND ASSISTANCE

Note: The goal of this section is to assist the Convention Secretariat in matching available skills and

resources with identified needs at national, subregional, regional and international levels.

	Article	Pursuant to Article 21.1(c) and in accordance with Article 26, have you either provided or received financial or technical assistance (be it through unilateral, bilateral, regional, subregional or other multilateral channels, including relevant regional and international intergovernmental or nongovernmental organizations and financial and development institutions) for the development and strengthening of multisectoral, comprehensive tobacco control programmes of developing country Parties and Parties with economies in transition in any of the following areas:	Assistance provided	Assistance received	
4.1	22.1(a)	<ul> <li>development, transfer and acquisition of technology, knowledge, skills, capacity and expertise related to tobacco control?</li> </ul>	▼ Yes □ No	☐ Yes ☑ No	
4.2	22.1(b)	<ul> <li>provision of technical, scientific, legal and other expertise to establish and strengthen national tobacco control strategies, plans and programmes?</li> </ul>	▼ Yes	☐ Yes ☑ No	
4.3	22.1(c)	appropriate training or sensitization programmes for appropriate personnel in accordance with Article 12?	▼ Yes □ No	☐ Yes ▼ No	
4.4	22.1(d)	<ul> <li>provision of the necessary material, equipment and supplies, as well as logistic support, for tobacco control strategies, plans and programmes?</li> </ul>	▼ Yes □ No	☐ Yes ☑ No	
4.5	22.1(e)	identification of methods for tobacco control, including comprehensive treatment of nicotine addiction?	▼ Yes □ No	☐ Yes ▼ No	
4.6	22.1(f)	<ul> <li>promotion of research to increase the affordability of comprehensive treatment of nicotine addiction?</li> </ul>	☐ Yes ☑ No	☐ Yes ☑ No	
4.7		you answered "Yes" to any of questions 4.1–4.6 rties from which assistance was received or to w	•	•	
	Parties from which assistance was received or to which assistance was provided.  Health Canada supported Articles 22 and 26 through a variety of contribution agreements, grants and contracts that commenced during the previous reporting period and continued into the current reporting period. These activities supported such areas as capacity building, tobacco control policies, online courses, public awareness and central data bases. Annex D to Canada's report provides a listing of funded projects during the reporting period.				

4.8	Please provide information about any assistance provided or received in the space below.
	Canada has provided assistance to international partners on tobacco product regulations, participated in Regional meetings supporting the implementation of the FCTC, and participated in FCTC working groups.
4.9	If you have not received or provided assistance in any of the aforementioned areas, please identify any financial or technical assistance that may be under consideration, if appropriate.
	Funding for the validation of the analytical chemical methods for testing and measuring cigarette contents and emissions is currently under consideration.
4.10	Have you encouraged relevant regional and international intergovernmental organizations and financial and development institutions in which you are represented to provide financial assistance for developing country Parties and for Parties with economies in transition to assist them in meeting their obligations under the Convention?
	(Please refer to Article 26.4.)
4.11	If you answered "Yes" to question 4.10, please provide details in the space below.

#### 5. PRIORITIES AND COMMENTS

	I MONTES AND COMMENTS
5.1	What are the priorities for implementation of the WHO Framework Convention on Tobacco Control in your jurisdiction?
	Canada has fully implemented the provisions of the FCTC, subject to sovereign right, and will continue to support the domestic and international principles and goals of the FCTC.
	Canada continues to implement that FCTC through the Federal Tobacco Control Strategy (FTCS).
	The FTCS has helped reduce smoking rates to an all-time low. The continued comprehensive and collaborative approach of the Strategy will help to preserve the gains of the past decade and continue the downward trend in smoking to reduce tobacco related death and disease among Canadians.
	To support this, the Government of Canada is investing over \$230 million over the 2012-17 time period. To protect Canadians, especially young people, from the health consequences of tobacco use, the Strategy continues to focus on:
	<ul> <li>preventing children and youth from starting to smoke;</li> <li>helping people to quit smoking; helping Canadians protect themselves from second-hand smoke; and</li> <li>regulating the manufacture, sale, labeling and promotion of tobacco</li> </ul>
	products by administering the <i>Tobacco Act</i> .

Under the renewed Strategy, the Government of Canada will continue to implement and enforce a strict regulatory environment that limits the tobacco industry's ability to use marketing to attract new smokers.

The Government of Canada will continue to inform Canadians about the health hazards of smoking.

The 2012-17 Strategy will place a specific emphasis on two groups with higher rates of smoking than most Canadians and on tobacco as a risk factor for serious disease. Specifically:

- Health Canada is committed to working with First Nations and Inuit
  partners to take steps to reduce and prevent smoking. Under the renewed
  Strategy, funding will assist First Nations and Inuit communities to
  implement and strengthen tobacco control measures.
- Health Canada is launching a marketing awareness and outreach campaign in partnership with the Canadian Cancer Society, using popular channels like Facebook and Twitter, to get young people talking together about smoking, about quitting, and remaining smoke-free.

Canada remains a strong and committed global partner to reduce tobacco use. Canada will continue to follow and promote best practices set out in the World Health Organization's Framework Convention on Tobacco Control. Canada will also cooperate on cross-border efforts to stop trafficking of illegal tobacco products. Canada will continue to participate in multilateral negotiations to develop international guidelines and respond to requests to share our expertise in tobacco control.

Funding is provided: to support Public Safety Canada's efforts to monitor contraband tobacco activity; to the Royal Canadian Mounted Police to monitor contraband tobacco trafficking activities and the trans-border/trans-national movement of illicit tobacco products; and, to the Canada Border Services Agency to liaise with tobacco authorities at all levels and to monitor both national and global contraband tobacco.

5.2 Have you identified any specific gaps between the resources available and the needs assessed for implementing the WHO Framework Convention on Tobacco Control? Yes No

5.3 If you answered "Yes" to question 5.2, please provide details in the space below.

What, if any, are the constraints or barriers, other than lack of resources, you have encountered in implementing the Convention?

(Please refer to Article 21.1(b).)

5.5	Please provide any other relevant information not covered elsewhere that you consider important.
	Your suggestions for further development and revision of the reporting instrument:
5.6	Tour suggestions for further development and fevision of the reporting instrument.
	Canada encourages the continued efforts of the WHO to develop synergies in the WHO reporting tools used to collect data on national and subnational activities on tobacco control.
	Canada would also encourage the development of a scaled reporting process that could serve the needs of Parties with tobacco control programs in transition by reporting on early implementation activities, while more robust/detailed reporting processes could be developed for Parties with fully implemented programs.

**End of reporting instrument**