Analysis of KPMG LLP report on use of illicit tobacco in Australia

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11 November 2013, updated March 2014
1. Overview

On 4th November 2013 Australian tobacco companies British American Tobacco Australia, Philip Morris Limited and Imperial Tobacco Australia Limited released a report[1] produced by KPMG LLP Strategy Group, London entitled Illicit tobacco in Australia: 2013 Half year report.[2] This is the most recent of at least eight reports on this topic funded by the tobacco industry over the past ten years. Previous reports have been prepared by PricewaterhouseCoopers in 2005,[3] 2007[4] and 2010[5] by Deloitte between 2011 and early 2013[6-10] and by the International Tax and Investment Center in October 2013.[11]

The report by KPMG LLP is the most comprehensive of those produced so far and does contain some useful intelligence for revenue authorities. However, the very low estimate of legal consumption of foreign packs which is fundamental to the estimate of prevalence of contraband cigarettes is highly problematic. And fundamental concerns remain about the representativeness of the two surveys which provide the foundation data for the study, namely the latest Roy Morgan Internet survey on which the estimate of the volume of unbranded tobacco is based, and the newly introduced MS Intelligence Empty Pack Survey which provides an estimate of foreign packs. It is important to note KPMG LLP’s tortuously worded disclaimer at the beginning of this report.

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Source: KPMG LLP 2013,[2]p 1

This document briefly describes the major findings of the report, and explains why the Cancer Council Victoria believes that KPMG LLP’s estimate of the size of the illicit tobacco market is likely to be substantially higher than is warranted.

2. Terminology

Illicit tobacco can be defined in many different ways. Different schemata (breakdowns of categories) are used by different writers. The varying use and understanding of terminology can lead to a great deal of confusion.

Illicit tobacco in the context of this report is either:

- tobacco purchased in Australia on which neither customs nor excise duty has been paid, or
- tobacco brought into Australia which exceeds personal import allowances.

Since September 2012, travellers to Australia have been allowed to bring in up to 50 cigarettes (down from 250 cigarettes) or the equivalent amount of packaged loose tobacco.[12] These products may be purchased in overseas countries from overseas vendors (with local taxes paid) and brought in to Australia in people’s luggage, or they may be purchased without duty paid from
officially recognised duty-free outlets. These products will often bear markings indicating that the products have been produced specifically for the duty-free market.

Tobacco products brought in or mailed to Australian residents within the allowed amounts have been defined in this report as ‘non-domestic legal product’. Products that are brought in with travellers or mailed to Australia in excess of these allowed amounts are regarded as one form of contraband tobacco.

Manufactured products smuggled in to the country in shipping containers and distributed to suppliers for retail sale without customs duty having been paid would also be regarded as contraband. Some of the contraband product brought into Australia would be counterfeit, that is, carrying branding without the consent of the trademark owner to imitate popular brands of cigarettes or other tobacco products. Other contraband products are manufactured cigarettes not legally available in any market in the world which appear to be made exclusively for smuggling: these are known as ‘illicit whites’. [13] The remaining contraband tobacco products are manufactured by the legitimate trademark owners but may not comply with packaging legislation and have avoided payment of duties inspections in Australia. Counterfeit products are in reality a subset of contraband tobacco.¹ For the purpose of this and similar reports produced in Europe, KPMG LLP has defined contraband as excluding counterfeit products.

Another form of illicit tobacco seen in Australia is unmanufactured or roughly processed tobacco usually sold in unmarked plastic bags. Such tobacco may be sold loose (either alone or with a supply of empty cigarette tubes) or pre-rolled into cigarette tubes. Unbranded tobacco in Australia is generally known as chop-chop. In most surveys (both government and industry funded, including the one relied on in this latest report by KPMG LLP) consumers have been asked about chop-chop as covering unbranded tobacco whether or not it has been pre-rolled into cigarettes.

![Image](image.png)

**Figure 1** Chop-chop in a plastic bag together with cartons of cigarette tubes and a device for insertion

¹ And some tax-paid products may also be counterfeit.
3. Approach to quantifying illicit tobacco

KPMG LLP has conceptualised the tobacco market in the following way.

**Figure 2.1: Australia tobacco market map**

![Australia tobacco market map](image)

**KPMG LLP’s Australia tobacco market map**

Source: copied and pasted in from KPMG LLP, *Illicit tobacco in Australia: 2013 Half year report* [2], p9

All unbranded ‘chop-chop’ tobacco in Australia is illicit—anyone who grows tobacco must be licensed[14] and, unlike in New Zealand, there is no provision to grow tobacco for personal use—so, to quantify the size of the market for unbranded tobacco in Australia, the approach is to estimate the number of people who are using it, and the average quantities and frequency of purchase. To do this, KPMG LLP, like Deloitte[6-10] and PricewaterhouseCoopers[5] before it, relies on a survey of smokers undertaken by the Roy Morgan Research company. The estimate of the size of the illicit market for unbranded tobacco is therefore only accurate to the extent that this survey is representative of the total market of tobacco users, the quantities used are accurately recorded and the averages correctly calculated. KPMG LLP attempts to corroborate its estimate derived from this survey by examining legal sales of cigarette rolling papers and cigarette tubes and comparing this to legal sales of smoking tobacco used for roll-your-own cigarettes.

To quantify the size of the market for illicit manufactured cigarettes KPMG LLP relies on a survey of discarded cigarette packs collected from litter (binned and left outdoors) in a sample of capital cities and major regional centres. Previous estimates of the size of the market for contraband packs in Australia have been derived from surveys of smokers conducted by the Roy Morgan Research company. Using surveys to ask about contraband (including counterfeit) cigarettes is difficult as many people will not know the status of the packs they purchase, may not be prepared to admit to purchase or import of product they know to be contraband, or, on the other hand, may be prepared to believe products are counterfeit with insufficient evidence. Empty Pack Surveys are being funded in many countries now to assist tobacco companies with public affairs activities concerning illicit tobacco.[15] As in all these studies currently in place internationally, the collection company used for the Australian survey collects packs from the designated locations and then examines the packs collected and notes any that look ‘foreign’—either illicit white or foreign brands that do not comply with Australian packaging requirements. In collaboration with tobacco companies, the collection company then establishes whether any of these are counterfeit. In the present study, KPMG LLP then goes on to estimate what component of the foreign packs are likely to have been legitimately purchased (either overseas or from local shops duty-free on entry to Australia). The reliability of this...
estimate therefore depends crucially on the representativeness of the packs collected in the Empty Pack Survey and the validity of the methods used to calculate legitimate purchase.

4. Fundamental concerns about the representativeness of surveys

The two surveys which form the foundation of the two key estimates of illicit tobacco in the report are highly likely to be unrepresentative.

4.1 Unbranded tobacco

4.1.1 Representativeness of RMR Internet survey

The estimated size of the market for unbranded tobacco is driven largely by the estimated number of people using unbranded tobacco based on the prevalence identified in an internet survey conducted by Roy Morgan Research. The sample size is double the 2010 and 2011 RMR telephone surveys, but it is still likely to be biased towards people more likely to use unbranded tobacco. This is because the sample includes:

- People who are on the Roy Morgan e-mail database, a panel of people who have responded to previous surveys
  
  *We cannot rule out that the sample includes a portion of the people who have been interviewed on this topic in previous years.*

- Only those people who responded to the invitation to do the survey
  
  *People who respond to an invitation and ask to participate in a survey may differ from those who agree if caught by a person on the phone or at the door. The report does not indicate whether the respondents were paid, but if they were this would introduce a further source of bias in that people who want/need to be paid to do surveys may be more likely to be the kind of people who seek cheap tobacco.*

- Only those people who stayed on-line and completed what is likely to have been a lengthy survey
  
  *Those using illicit products may have better understood the questions and been more engaged with the survey content and less likely to be among the 30% of smoker respondents who opted out part-way through.*

The report does not state the basis on which people were screened out based on ‘product type’ in order to ensure that the sample included only daily smokers. It also did not describe the characteristics of the sample. If the survey over-represented RYO smokers—either dual users or exclusive users of RYO—then it would also have over-represented smokers of unbranded tobacco.

*Analysis of unpublished data from the 2007 and 2010 NDHSs*[^16][^17] *indicates that smokers who smoke any RYO cigarettes are significantly more likely to use unbranded tobacco than those who do not.*

4.1.2 Accuracy of estimated quantities used

The KPMG LLP report states on page 9 that unbranded chop-chop tobacco is sold either in one kilo or half kilo bags. These response categories would be provided to survey respondents. However it is possible that some illicit tobacco is being sold in smaller quantities.
Figure 3 Unbranded ‘chop-chop’ tobacco in a plastic sandwich bag would weigh closer to 100g

Source: image from cover of PricewaterhouseCoopers report 2005[3]

Pre-rolled cigarettes take up a lot more room than loose tobacco, and bags of pre-rolled cigarettes of a size similar to those depicted below would weigh considerably less than half a kilo. If each cigarette weighed less than one gram, including, say, 0.75 grams of tobacco, then the weight of tobacco in 100 cigarettes would be only 75 grams, well under one-sixth the weight of half a kilo of loose tobacco, and less than one-thirteenth the weight of one kilo of loose tobacco.

Figure 4 Image of pre-rolled unbranded cigarettes

The accuracy of the weight of the tobacco purchased is crucial to the calculation of the amount of tobacco used each year.

4.1.3 Correct calculation of averages

The mathematically correct way to calculate the average amount of unbranded tobacco used each year is to estimate the quantity that each (unbranded tobacco) smoker smoked per year (by multiplying their quantity with their frequency of purchase) and to then divide by the number of smokers purchasing unbranded tobacco. KPMG LLP indicates however that it calculated the average amount of unbranded tobacco used each year in the manner that this had been done in previous years, simply by multiplying the average amount of tobacco purchased across the whole sample with
the average number of purchases across the whole sample. This method is bound to produce a much higher estimate of total use than the correct method if those smokers of unbranded tobacco who purchase most frequently tend to be the same people who purchase substantially lower amounts. To calculate an average in such an imprecise manner—particularly one that is so crucial to the final headline estimate—is a surprising error for a firm associated with an accountancy and auditing company of international repute.

4.2 Manufactured tobacco products

Packs discarded outdoors are not representative of all packs used in Australia

The Empty Pack Survey conducted by MS Intelligence collects packs discarded in rubbish bins in public places and packs which are part of litter on the street (either dropped by smokers or blowing out of rubbish bins). It does not include packs disposed of in the bins and rubbish receptacles of offices and other workplaces and it does not include domestic rubbish. It is therefore not a representative sample of all the packs used in Australia and is likely to over-represent packs used by people who work outdoors, who eat out a lot, or who are more inclined to litter—all groups who are quite possibly more likely to also use illicit tobacco.

Packs originating from overseas are likely to be over-represented in the packs discarded

It is highly likely that the Empty Pack Survey over-represents the packs used by tourists and other overseas visitors and students, all of whom are more likely than the average Australian smoker to be eating out and socialising at outdoor venues, and much more likely to be in possession of packs purchased overseas.

Although the KPMG report provides details on the cities and the number of packs collected, it does not provide a description of the neighbourhoods in which packs were collected or indeed whether the same neighbourhoods were sampled in 2013 as in 2012. The report states that MS Intelligence avoided football stadia and the like, however, it does not disclose whether the collection sites included tourist destinations such as Kings Cross and Circular Quay in Sydney or Lygon Street in Melbourne.

Areas frequented by high numbers of overseas students would also be places where there would be a high volume of discarded packs. Many overseas students live close to the institutions in which they study, in budget-style accommodation such as that provided by the UniLodge chain in several capital cities.

Students also tend to eat out a lot in cheap eating places close by, including many serving cuisine from their countries of origin—for instance those in Swanston and Lonsdale Streets in Melbourne. It is interesting that each of the cities surveyed in the report—all of the capital cities plus Geelong, Newcastle, Wollongong, Cairns, Townsville, the Gold Coast, the Sunshine Coast and Toowoomba— is home to at least one university with high numbers of students from overseas. See https://www.aei.gov.au/research/Research-Snapshots/Documents/International%20students%20in%20Australian%20unis%202010.pdf

Many vocational colleges and English language schools are found in the same cities and towns.
Propensity to litter

A review of research undertaken by the International Agency for Research on Cancer[18] has raised the possibility that people who use illicit tobacco might be more inclined than those who do not to engage in littering behaviour. The most common people to litter in Australia have been found to be young men,[19] also the highest users of illicit unbranded tobacco.[20] Littering has declined substantially among the resident Australian population over the past ten years, thanks to prominent campaigns such as Clean up Australia, and Keep Australia Beautiful as well as steadily increasing fines in most states and territories[21] If social norms about littering differ in different cultures, and if declines in littering have not been as substantial among populations from other countries, then it is possible that overseas visitors might be more likely to litter than the Australian resident population. It is also likely that overseas visitors would be less aware of fines for littering.

5. Estimation of legal non-domestic consumption

In order to calculated the illicit component of cigarettes brought in from overseas, KPMG LLP must deduct from its estimate of the prevalence of foreign packs, the component of foreign packs that is legitimate—that is, where packs have been purchased in duty-free shops or purchased in overseas countries and brought in legally.

There are at least four types of people who might legally purchase foreign cigarettes in packages that are discarded outdoors in Australia:

i. Australian residents returning from overseas visits
ii. Immigrants to Australia
 iii. Overseas visitors on short-term trips to Australia and
 iv. People living in Australia on student visas.

And yet, as indicated in the fine-print in Appendix A2.4 on page 70, KPMG bases its estimate only on the first of these, the “Short-term resident departures”. See footnote 3 at the bottom of page 70, referring to Table 7 at http://www.abs.gov.au/AUSSTATS/abs@.nsf/DetailsPage/3401.0Sep%202013?OpenDocument. It does not include estimates of packs brought in by “Permanent movement, settlers” or “Visitor arrivals”, Table 12 and Tables 3 to 5 in the same data set. It also fails to allow at all for the possibility of residents, visitors, immigrants or students opting to pay customs duty on cigarettes brought in for personal use but in excess of personal import limits, a perfectly acceptable and not uncommon occurrence—see http://customs.gov.au/site/page4352.asp

5.1 Australian residents returning from travel overseas
The calculation for the amount of product brought in by Australians residents returning from short-term visits overseas with duty-free and overseas-purchased packs assumes that smokers are as likely as non-smokers to travel overseas—that is, for instance, that because the prevalence of smoking was 15.1% in 2010, that 15.1% of overseas trips were made by smokers in 2010. This is unlikely to be true given the breakdown of short-term overseas departures. The ABS report from which the KPMG figures are drawn indicates that over 80% of these overseas trips are for holidays or for visiting family overseas.

5.1.1 A high percentage of overseas trips to Indonesia (Bali), Thailand and Vietnam would have been to the beach resorts most popular with young adults. Young adults have higher smoking rates than teenagers and older people.

5.1.2 A high percentage of people making trips home to family would be Australians who have immigrated from China, Vietnam and India who would be more likely than other Australians to be smokers. Smoking rates among Chinese men are among the highest in the world. While smoking rates are low among women from these Asian countries, families returning from overseas would be able to spread packs purchased among smoking and non-smoking family members over 18 years of age.

5.2 Immigrants
The report fails to allow for any cigarettes brought to Australia by people who have just immigrated to Australia. Table 12 of ABS 3401.0 Arrivals and Departures indicates that 40,500 people immigrated from the Asian regions in the first six months of 2013, including 9630 from China alone—see http://www.abs.gov.au/AUSSTATS/abs@.nsf/DetailsPage/3401.0Sep%202013?OpenDocument

5.3 Overseas visitors to Australia
The report fails to allow for any cigarettes brought to Australia by non-Australian residents visiting from overseas and yet these numbers are substantial—see ABS 3401.0 Arrivals and Departures, Table 5 Short-term movement visitor arrivals http://www.abs.gov.au/AUSSTATS/abs@.nsf/DetailsPage/3401.0Sep%202013?OpenDocument. The

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2 ABS Shot-term movement, Resident Departures—Selected Destinations: Trend 2013
ABS reports that over 575,000 visits to Australia were made in the first six months of 2013 by people from China, Korea, Indonesia and Thailand, the countries from which foreign packs identified in the Empty Pack Survey most frequently came. The Department of Immigration and Border Protections’ Visitor Visa Program granted a total of 951,628 Visa applications granted for the three-month period to September 2013.[22] This included many people visiting from countries that manufacture the packs detected in the MS Empty Pack Survey.

2.03 Number of Visitor visa applications granted in 2013-14 to 30 September 2013 by citizenship country - comparison with same period in previous year

5.3.1 Given the very high smoking rates among men in these countries,[23] high numbers of visitors would be likely to be smokers who bring in packs for personal use.

5.3.2 They may also be more likely than Australian residents to bring cigarettes in to Australia even if they do not smoke. A recent study undertaken by the Auckland University of Technology in New Zealand has shown that Pacific Island families visiting relatives living in New Zealand are very likely to arrive with gifts of duty-free cigarettes for their hosts regardless of their own smoking status.[24] People from these countries who were tourists are more likely to have disposed of cigarette packages outdoors including in outdoor venues such as those described above.
5.4 International students studying in Australia

Some of the overseas visitors to Australia would be international students commencing study in Australia (or returning from short visits back home during the course of their studies). By December 2012, 279,335 new students commenced studying in Australia in the 2012 calendar year. Unlike tourists and business travellers however (who make up the rest of the overseas visitors to Australia), international students may stay in Australia for many months or years.

As of December 2012, 515,853 international students were enrolled in schools, universities, vocational colleges and ELICOS (English language intensive course for overseas students) in Australia—refer https://aei.gov.au/research/International-Student-Data/Documents/INTERNATIONAL%20STUDENT%20DATA/2012/2012Dec_0712.pdf

The most common countries from which overseas students come to study in Australia are China, India and South Korea.

“South Korea was Australia's third-largest source of foreign student enrolments after China and India during the past four years. It was also Australia's third largest market for goods and services combined in 2011. Australian exports of services to South Korea totalled AUD$1.7 billion in 2011, mostly recreational and education-related travel.”


As well as being a popular tourist destination for Australians (Bali), Indonesia is also a common starting point and destination for education-related travel.

“As of December 2012 there were 17,514 Indonesian students enrolled in Australian educational institutions. Indonesia is currently the fifth most popular destination in Asia for international study experiences by Australian university students. Indonesia will be one of the first countries to participate in the pilot implementation of the New Colombo Plan, a signature initiative to encourage the best and brightest young Australians to work and study in the Asia Pacific region.”


In the Empty Pack Survey, the most common countries from which foreign packs originated were South Korea, China and Indonesia. South Korea was the most frequent country of origin for the cigarettes identified as duty free. South Korea was also the country of origin for almost half the other packs found (the ones that could not be identified as ‘duty free’), that is, the packs that would have been purchased from ordinary shops in South Korea. Packs of cigarettes in Australia cost six times as much as they do in South Korea and China and eleven times as much as they do in Indonesia. It is hardly surprising that international students would purchase cigarettes overseas and bring them in to Australia when they arrive either initially or after visits back home. They could also legally receive cigarettes in the mail in packages posted from their home country as frequently as wanted for personal use.

5.5 Tobacco in excess of personal limits on which duty is paid

The personal limits concerning importation of tobacco products in Australia pertain to the amount that can be brought in free of duty, not the absolute amount that may be imported.[25] It is legal to
bring cigarettes into Australia for personal use in excess of the personal limits as long as duty is paid on these products— see http://customs.gov.au/faq/AlcoholCigTobacco.asp. As explained in brochures produced by the Customs authority and available in a variety of languages, if someone had a carton of 200 cigarettes with them when travelling, or had one mailed to them in Australia, they would be allowed to bring in or receive that carton provided they paid the amount of duty and tax owing.

A carton of 200 Marlboro cigarettes could easily be purchased for just over AUD$20 in South Korea or China and well under than amount in Indonesia.[2] At 35.731 cents per stick (the rate as at August 2013), such a carton would attract customs duty of $71.46 and GST of $9.15, taking the total purchase to $100.60— see http://customs.gov.au/faq/AlcoholCigTobacco.asp. This is still considerably cheaper than the $141.43 which is the wholesale cost (GST inclusive) of a carton of Marlboro cigarettes to a small retailer in Australia[26] and the $146.50 it costs to buy a carton of Marlboro from a supermarket in Australia (price at Woolworths, Ashburton, Melbourne 9th November 2013). It therefore may well be considered doing by many travellers and people receiving cigarettes in the mail.

5.6 Non-domestic cigarettes legally purchased are likely to have increased due both to increasing cost in Australia and increasing numbers of overseas visits

Apart from possible differences in the exact neighbourhoods sampled by MS Intelligence in the Empty Pack Surveys in 2012 and 2013, the number of non-domestic packs detected in the Empty Pack Survey could have failed to decline in 2013 despite the reduction in the duty-free allowance for at least two reasons:

- The number of overseas trips by Australian residents to non-domestic source countries (the countries of origin of packs observed in the pack survey) increased slightly between 2012 and 2013 (and almost doubled from 1.22m to 2.37m trips between 2007 and 2013.) The number of visitor arrivals for South Korea, China, Thailand and Indonesia also increased by 11% between 2012 and 2013.
- Because tobacco products are so much more expensive in Australia than they are overseas— particularly so since April 2010—among both overseas visitors to Australia and returning Australian residents, the percentage of smokers buying cigarettes while overseas or duty-free is likely to have increased substantially over time. This would include both cigarettes within the personal import allowance and above it.

It is likely that there would be some instances of people bringing cigarettes into Australia exceeding personal import levels and failing to pay duty on excess amounts. However, for all the reasons outlined in Sections 5.1 to 5.5 above, the presence of foreign packs in litter in Australia does not in any way prove the existence of wholesale smuggling from such countries, and most certainly not the involvement of ‘criminal gangs’ as claimed by British American Tobacco Australia.[1]

6 Corroborating information

The report uses several pieces of corroborating information which it is stated increases confidence about estimates. First it looks at sales of papers for rolling smoking tobacco and estimates the extent
to which sales of these may be out-of-kilter with legal sales of smoking tobacco—evidence that the papers or tubes may instead be being used for rolling unbranded loose tobacco. Second it looks at the Roy Morgan Research survey report data on use of contraband tobacco as verification of data from the Empty Pack Survey. Finally it compares reductions in the prevalence of smoking with reductions in legal sales of cigarettes.

6.1 Cigarette rolling paper

KPMG corroborates its estimate of the amount of illicit unbranded tobacco used in Australia by looking at the volume of sales of rolling papers and tubes. It does not disclose the numbers sold due to contractual obligations between Aztec (the data compiler) and the tobacco companies providing Aztec with the data. However, it undertakes its analysis under assumptions that the amount of RYO tobacco used in each cigarette is somewhere between 0.6 and 0.75 grams per cigarette. The estimated volume of unbranded tobacco generated by the rolling paper analysis is highly sensitive to the assumption about amount of tobacco used. At 0.75gms KPMG estimates that 1,315 tonnes of unbranded tobacco is being smoked. At 0.6 grams per cigarette the estimate is only 616 tonnes. If the amount of tobacco used is in actual fact more like the 0.45 grams observed in the Laugesen study in New Zealand in 2009,[27] then presumably the estimated volume would be even smaller still. The KPMG LLP report states that an adjustment is made for use of rolling papers with cannabis. However its estimate of the amount of cannabis used in Australia is based on a report from 2007, and the National Drug Strategy Household Survey suggests that the prevalence of use of cannabis increased significantly (by about 10%) between 2007 and 2010 (see AIHW 2011,[28] p 102).

6.2 Survey of smokers—use of contraband tobacco

The Roy Morgan 2013 internet survey of smokers also likely over-estimates the proportion of smokers using contraband manufactured cigarettes for the same reasons as it likely overestimates the percentage using unbranded tobacco products (as in Section 4.1 above). Even so, the estimated amount of contraband/counterfeit cigarettes consumed based on this survey in 2013 is much smaller than the amount generated through the pack survey and this raises more doubt about the validity of the latter estimate.

6.3 Gap analysis

The report notes that the decline in the prevalence of smoking is not as great as the decline in legal sales. However consumption could easily fall more steeply than prevalence falls. A steeper decline in legal sales than in prevalence is easily explained by reduced numbers of cigarettes smoked due to higher prices and increasing prevalence of restrictions on where people can (or feel comfortable to) smoke outdoors.

7 Relationship between study findings and plain packaging

The KPMG LLP study draws no conclusion about the impact of plain packaging on illicit tobacco. Inferences are being drawn by British American Tobacco Australia[1] but these can in no way be supported by anything in the report itself. Customs interceptions over the past five years indicate that some contraband cigarettes were being smuggled into Australia well before the introduction of plain packaging.[29-33] Insufficient information is provided in the KPMG LLP report to be certain that sampling of packs occurred in the same neighbourhoods in 2013 as in 2012, so the observed changes
in the prevalence of foreign packs may be a result of changes in sampling. The 2012 and earlier reports were conducted by AC Nielsen, a market research company that works with many different industries. The 2013 empty pack survey was conducted by MS Intelligence, a company established in Geneva Switzerland which specialises in research for the tobacco industry.[15] In any case, as indicated in Section 5.6 above, the prevalence of foreign packs in litter may be increasing in Australia due to an increase in travel and overseas visitors resulting in an increase in overseas purchases rather than any increase in illicit purchases. Any reduction in the component of these foreign packs that were acquired legally may be due to a greater incidence of people exceeding personal import limits without payment of duty rather than to an increase in large-scale organised smuggling. Further, even if there were an increase in smuggling, this may be attributable to changes in worldwide supply and demand, affected in part by rising prices of tobacco products in Australia relative to the rest of Asia, rather than to any effects to plain packaging.

8 Conclusion

Fundamental concerns remain about the representativeness of both the Roy Morgan Research Internet survey and the MS Intelligence Empty Pack Survey.

In addition to the very real possibility of over-sampling of foreign packs, the proportion of foreign packs likely to be contraband is also likely to be overestimated due to KPMG LLP’s substantial underestimation of legal non-domestic consumption. KPMG LLP has underestimated likely amounts brought back to Australia by Australian residents returning from overseas visits. It has failed to account for packs brought in from overseas by visitors or students. And it has neglected to include foreign packs brought in by individual travellers or mailed in excess of personal limits but on which customs duty has been paid.

The total market for illicit tobacco in Australia is likely to be substantially smaller than is suggested in the KPMG LLP report.
References


