



## Pennsylvania Grade Card

Population Covered: 12,801,989  
Tobacco 21 Since: July 1, 2020

TOBACCO  
~~eighteen~~ twenty-one

The Preventing Tobacco Addiction Foundation evaluated all current statewide Tobacco 21 laws for their alignment with best practices that lead to effective prevention of youth initiation of tobacco and nicotine products.

### ENFORCEMENT

GRADE: B

#### Designated Enforcement Agency

**Best Practice:** Health Department or Designated Agency

**Pennsylvania Enforcement:** Pennsylvania's Health Department is the designated enforcement agency

#### Age Verification

**Best Practice:** Before distributing any tobacco product, the tobacco retailer or the tobacco retailer's agent or employee shall verify that the purchaser is at least 21 years of age. Each tobacco retailer or tobacco retailer's agent or employee shall examine the purchaser's government-issued photographic identification if the purchaser appears to be under 30 years of age.

**Pennsylvania Enforcement:** ID check is required for any purchaser that appears to be under 25 years of age

#### Who is the Penalty Placed on?

**Best Practice:** The primary burden for sales to underage purchasers should fall on the retailer who is profiting from the sales of the product and not the purchaser or non-management employee.

**Pennsylvania Enforcement:** Penalty is placed on the retailer and clerk

#### Number of Compliance Checks

**Best Practice:** Provide authority for the state, county, or municipality to inspect tobacco retailers for compliance with MLSA 21 and a mandated minimum number of annual compliance checks. Model recommends two per year for every tobacco retail establishment.

**Pennsylvania Enforcement:** Pennsylvania conducts two compliance checks per retailer per year

#### Compliance Checks Done With Underage Decoys Aged 18-20

**Best Practice:** The designated agency shall conduct compliance checks by engaging persons between the ages of 18 and 20 to enter the tobacco retail establishment to attempt to purchase tobacco products.

**Pennsylvania Enforcement:** Decoys are required to be at least 14 years of age; this is too young and not aligned with best practices for effective compliance checks

### LICENSING

GRADE: B

#### Statewide Tobacco Retail License

**Best Practice:** A comprehensive tobacco retail license allows states and municipalities to regulate all tobacco retailers, fund enforcement programs, and create a penalty structure that suspends or revokes a license for retailers that continue to violate a MLSA 21 law.

**Pennsylvania Licensing:** Pennsylvania has multiple licenses covering all products

#### Tobacco Retail License Program Funds Enforcement

**Best Practice:** The fee for a tobacco retail sales license shall be set and used to cover the administrative cost for licensing administration, education and training, retail inspections, and unannounced compliance checks. The tobacco retail sales license fee should not exceed the cost of the regulatory program authorized beyond the statute/ordinance.

**Pennsylvania Licensing:** Pennsylvania's Tobacco Retail License fee does not fund an enforcement program

## Tobacco Retail License Fee

**Best Practice:** An effective licensing system requires tobacco retailers to pay an annual license fee and allows it to be periodically adjusted. Fee must be adequate to cover License administration, education/training, and enforcement. An annual fee of lower than \$300 is generally inadequate to fund a licensing program.

**Pennsylvania Licensing:** Pennsylvania's Tobacco Retail License fee is \$25 and not sufficient to support an enforcement program

## PENALTIES

GRADE: F

### Penalty Type

**Best Practice:** Establish a civil penalty structure for violations rather than a criminal penalty structure.

**Pennsylvania Penalties:** Penalty type is not specified

### Violation Accrual Period

**Best Practice:** 36 months

**Pennsylvania Penalties:** Pennsylvania has a 24-month violation accrual period

### Monetary Penalty and Suspension Structure

**Best Practice:**

1st violation = \$500

2nd violation = \$750 and (7) day suspension

3rd violation = \$1,000 and (30) day suspension

4th violation = \$1000 and (3) year suspension

**Pennsylvania Penalties:**

1st Violation = Fine of no less than \$100 and no more than \$500

2nd Violation = Fine of no less than \$500 and no more than \$1,000

3rd Violation = Fine of no less than \$1,000 and no more than \$3,000 and suspension of license for up to 30 days

4th Violation and subsequent offenses = fine of no less than \$3,000 and no more than \$5,000 and revocation of license for up to 60 days

### Does the Law Penalize Youth for Purchase, Use or Possession

**Best Practice:** An evidence-based, best practices tobacco MLSA 21 policy should focus penalties on the tobacco retailer who profits from the illegal sale rather than the youth who is likely addicted to the product. PUP laws may be unlikely to reduce youth smoking significantly.

**Pennsylvania Penalties:** Pennsylvania will penalize youth for purchasing tobacco product if they falsely represent themselves as being at least 21 years of age

## PREEMPTION

GRADE: C

### Does Preemption exist, was it added, or expanded

**Best Practice:** Local governments have a critical role in reducing the deadly toll of tobacco by regulating sales and restricting youth access to these products to prevent use and addiction. Tobacco 21 legislation should not introduce new tobacco control preemption, nor expand existing tobacco control preemption, and instead should be used as an opportunity to assert local authority or repeal existing tobacco control preemption.

**Pennsylvania Preemption:** Preemption existed in Pennsylvania prior to the passage of their Tobacco 21 law

## DEFINITIONS

GRADE: A

### Definitions

**Best Practice:** A comprehensive definition will cover all current, known tobacco and nicotine products, which include not only cigarettes, cigars, and smokeless tobacco, but also products like pipes, rolling papers, electronic smoking devices, and other related devices. A strong definition will also be broad enough to capture future products.

**Pennsylvania Definitions:** Pennsylvania's Tobacco 21 law includes comprehensive definitions