Second Regular Session Sixty-fifth General Assembly STATE OF COLORADO

REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 06-0247.01 Duane Gall

HOUSE BILL 06-1175

HOUSE SPONSORSHIP

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A BILL FOR AN ACT

101	CONCERNING ENACTMENT OF THE "COLORADO CLEAN INDOOR AIR
102	ACT", AND, IN CONNECTION THEREWITH, PROHIBITING
103	SMOKING IN INDOOR ENCLOSED AREAS, INCLUDING PLACES OF
104	EMPLOYMENT.

Bill Summary

(Note: This summary applies to this bill as introduced and does not necessarily reflect any amendments that may be subsequently adopted.)

Enacts the "Colorado Clean Indoor Air Act" (act). Makes legislative findings and declares that the purpose of the act is to preserve and improve the health, comfort, and environment of the people of this state by limiting exposure to tobacco smoke.

SENATE
Amended 2nd Reading

HOUSE 3rd Reading Unamended February 13, 2006

HOUSE Amended 2nd Reading February 10, 2006

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

Specifies that, to reduce the levels of exposure to environmental tobacco smoke, smoking shall not be permitted in any indoor enclosed area, including, but not limited to: Public meeting places; elevators; government-owned or -operated means of mass transportation, including, but not limited to, buses, vans, and trains; taxicabs and limousines; grocery stores; gymnasiums; jury waiting and deliberation rooms; courtrooms; child day care facilities; health care facilities, including hospitals, health care clinics, doctor's offices, and other health care related facilities; any place of employment not exempted; food service establishments; bars; limited gaming facilities; indoor sports arenas; restrooms, lobbies, hallways, and other common areas in public and private buildings, condominiums, other multiple-unit residential facilities, hotels, and motels; at least 75% of the sleeping quarters within a hotel or motel that are rented to guests; bowling alleys; billiard or pool halls; retirement facilities and nursing homes, not including any private residence; public buildings; auditoria; theaters; museums; libraries; public schools, nonpublic schools, and other educational and vocational institutions; and facilities in which games of chance are conducted. In the case of employers who own facilities exempted from this act, requires those employers to provide a smoke-free work area for every employee requesting not to have to breathe environmental tobacco smoke and establishes that every employee has a right to work in an area free of environmental tobacco smoke.

Makes exceptions to the general prohibitions of smoking for private homes, residences, and automobiles; limousines under private hire; hotel or motel rooms if the total percentage of the hotel or motel rooms in which smoking is permitted does not exceed 25%; retail tobacco businesses; cigar-tobacco bars; the enclosed smoking areas of a municipally operated international airport; and the outdoor area of any business.

Permits the owner or manager of any place to post, at such owner's or manager's discretion, signs prohibiting smoking or providing smoking and nonsmoking areas, which posting will have the effect of including such areas within the places where smoking is prohibited or restricted under the act.

Permits local authorities to enact smoking regulations that cover the same subject matter as the provisions of the act. Specifies that no local regulations can be less stringent than the act, except in defining the smoke-free radius around the doorway of a building, which, unless otherwise specified, shall be 15 feet. Allows enforcement of such local regulations through the municipal courts or their equivalent in any city, city and county, or town.

Makes violation of the act a class 2 petty offense punishable by a fine not to exceed \$200 for a first violation within a calendar year, a fine not to exceed \$300 for a second violation within a calendar year, and a

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fine not to exceed \$500 for each additional violation within a calendar year. Deems each day of a continuing violation a separate violation of the act.

Makes it an unfair employment practice, unfair housing practice, and a discriminatory practice for a place of public accommodation to retaliate against any person or discharge any employee for requesting enforcement of the act or reporting a violation.

Repeals provisions of current law that are inconsistent with the provisions of the act.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** Article 14 of title 25, Colorado Revised Statutes, is 3 amended BY THE ADDITION OF A NEW PART to read: 4 PART 2 5 COLORADO CLEAN INDOOR AIR ACT 6 25-14-201. Short title. THIS PART 2 SHALL BE KNOWN AND MAY 7 BE CITED AS THE "COLORADO CLEAN INDOOR AIR ACT". 8 **25-14-202.** Legislative declaration. The General assembly 9 HEREBY FINDS AND DETERMINES THAT IT IS IN THE BEST INTEREST OF THE 10 PEOPLE OF THIS STATE TO PROTECT NONSMOKERS FROM INVOLUNTARY 11 EXPOSURE TO ENVIRONMENTAL TOBACCO SMOKE IN MOST INDOOR AREAS 12 OPEN TO THE PUBLIC, PUBLIC MEETINGS, FOOD SERVICE ESTABLISHMENTS, 13 AND PLACES OF EMPLOYMENT. THE GENERAL ASSEMBLY FURTHER FINDS 14 AND DETERMINES THAT A BALANCE SHOULD BE STRUCK BETWEEN THE 15 HEALTH CONCERNS OF NONCONSUMERS OF TOBACCO PRODUCTS AND THE 16 NEED TO MINIMIZE UNWARRANTED GOVERNMENTAL INTRUSION INTO, AND 17 REGULATION OF, PRIVATE SPHERES OF CONDUCT AND CHOICE WITH 18 RESPECT TO THE USE OR NONUSE OF TOBACCO PRODUCTS IN CERTAIN 19 DESIGNATED PUBLIC AREAS AND IN PRIVATE PLACES. THEREFORE, THE 20 GENERAL ASSEMBLY HEREBY DECLARES THAT THE PURPOSE OF THIS PART

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1	2 IS TO PRESERVE AND IMPROVE THE HEALTH, COMFORT, AND
2	ENVIRONMENT OF THE PEOPLE OF THIS STATE BY LIMITING EXPOSURE TO
3	TOBACCO SMOKE.
4	25-14-203. Definitions. As used in this part 2, unless the
5	CONTEXT OTHERWISE REQUIRES:
6	(1) "AIRPORT SMOKING CONCESSION" MEANS A BAR OR
7	RESTAURANT, OR BOTH, IN A PUBLIC AIRPORT WITH REGULARLY
8	SCHEDULED DOMESTIC AND INTERNATIONAL COMMERCIAL PASSENGER
9	FLIGHTS, IN WHICH BAR OR RESTAURANT SMOKING IS ALLOWED IN A FULLY
10	ENCLOSED AND INDEPENDENTLY VENTILATED AREA BY THE TERMS OF THE
11	CONCESSION.
12	(2) "AUDITORIUM" MEANS THE PART OF A PUBLIC BUILDING WHERE
13	AN AUDIENCE GATHERS TO ATTEND A PERFORMANCE, AND INCLUDES ANY
14	CORRIDORS, HALLWAYS, OR LOBBIES ADJACENT THERETO.
15	(3) "BAR" MEANS ANY INDOOR AREA THAT IS OPERATED AND
16	LICENSED UNDER ARTICLE 47 OF TITLE 12, C.R.S., PRIMARILY FOR THE
17	SALE AND SERVICE OF ALCOHOL BEVERAGES FOR ON-PREMISES
18	CONSUMPTION AND WHERE THE SERVICE OF FOOD IS SECONDARY TO THE
19	CONSUMPTION OF SUCH BEVERAGES.
20	(4) "CIGAR-TOBACCO BAR" MEANS A BAR THAT, IN THE CALENDAR
21	YEAR ENDING DECEMBER 31, 2005, GENERATED AT LEAST FIVE PERCENT
22	OR MORE OF ITS TOTAL ANNUAL GROSS INCOME OR FIFTY THOUSAND
23	DOLLARS IN ANNUAL SALES FROM THE ON-SITE SALE OF TOBACCO
24	PRODUCTS AND THE RENTAL OF ON-SITE HUMIDORS, NOT INCLUDING ANY
25	SALES FROM VENDING MACHINES. IN ANY CALENDAR YEAR AFTER
26	DECEMBER 31, 2005, A BAR THAT FAILS TO GENERATE AT LEAST FIVE
27	PERCENT OF ITS TOTAL ANNUAL GROSS INCOME OR FIFTY THOUSAND

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1	DOLLARS IN ANNUAL SALES FROM THE ON-SITE SALE OF TOBACCO
2	PRODUCTS AND THE RENTAL OF ON-SITE HUMIDORS SHALL NOT BE DEFINED
3	AS A "CIGAR-TOBACCO BAR" AND SHALL NOT THEREAFTER BE INCLUDED
4	IN THE DEFINITION REGARDLESS OF SALES FIGURES.
5	(5) (a) "Employee" means any person who:
6	(I) PERFORMS ANY TYPE OF WORK FOR BENEFIT OF ANOTHER IN
7	CONSIDERATION OF DIRECT OR INDIRECT WAGES OR PROFIT; OR
8	(II) PROVIDES UNCOMPENSATED WORK OR SERVICES TO A
9	BUSINESS OR NONPROFIT ENTITY.
10	(b) "Employee" includes every person described in
11	PARAGRAPH (a) OF THIS SUBSECTION (5), REGARDLESS OF WHETHER SUCH
12	PERSON IS REFERRED TO AS AN EMPLOYEE, CONTRACTOR, INDEPENDENT
13	CONTRACTOR, OR VOLUNTEER OR BY ANY OTHER DESIGNATION OR TITLE.
14	(6) "EMPLOYER" MEANS ANY PERSON, PARTNERSHIP, ASSOCIATION,
15	CORPORATION, OR NONPROFIT ENTITY THAT EMPLOYS ONE OR MORE
16	PERSONS. "EMPLOYER" INCLUDES, WITHOUT LIMITATION, THE
17	LEGISLATIVE, EXECUTIVE, AND JUDICIAL BRANCHES OF STATE
18	GOVERNMENT; ANY COUNTY, CITY AND COUNTY, CITY, OR TOWN, OR
19	INSTRUMENTALITY THEREOF, OR ANY OTHER POLITICAL SUBDIVISION OF
20	THE STATE, SPECIAL DISTRICT, AUTHORITY, COMMISSION, OR AGENCY; OR
21	ANY OTHER SEPARATE CORPORATE INSTRUMENTALITY OR UNIT OF STATE
22	OR LOCAL GOVERNMENT.
23	(7) "Entryway" means the outside of the front or main
24	DOORWAY LEADING INTO A BUILDING OR FACILITY THAT IS NOT EXEMPTED
25	FROM THIS PART 2 UNDER SECTION 25-14-205. "ENTRYWAY" ALSO
26	INCLUDES THE AREA OF PUBLIC OR PRIVATE PROPERTY WITHIN A SPECIFIED
27	RADIUS OUTSIDE OF THE DOORWAY. THE SPECIFIED RADIUS SHALL BE

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1	DETERMINED BY THE LOCAL AUTHORITY OR, IF THE LOCAL AUTHORITY HAS
2	NOT ACTED, THE SPECIFIED RADIUS SHALL BE FIFTEEN FEET.
3	(8) "ENVIRONMENTAL TOBACCO SMOKE", "ETS", OR
4	"SECONDHAND SMOKE" MEANS THE COMPLEX MIXTURE FORMED FROM THE
5	ESCAPING SMOKE OF A BURNING TOBACCO PRODUCT, ALSO KNOWN AS
6	"SIDESTREAM SMOKE", AND SMOKE EXHALED BY THE SMOKER.
7	(9) "FOOD SERVICE ESTABLISHMENT" MEANS ANY INDOOR AREA OR
8	PORTION THEREOF IN WHICH THE PRINCIPAL BUSINESS IS THE SALE OF FOOD
9	FOR ON-PREMISES CONSUMPTION. THE TERM INCLUDES, WITHOUT
10	LIMITATION, RESTAURANTS, CAFETERIAS, COFFEE SHOPS, DINERS,
11	SANDWICH SHOPS, AND SHORT-ORDER CAFES.
12	(10) "Indoor area" means any enclosed area or portion
13	THEREOF. THE OPENING OF WINDOWS OR DOORS, OR THE TEMPORARY
14	REMOVAL OF WALL PANELS, DOES NOT CONVERT AN INDOOR AREA INTO AN
15	OUTDOOR AREA.
16	(11) "LOCAL AUTHORITY" MEANS A COUNTY, CITY AND COUNTY,
17	CITY, OR TOWN.
18	(12) "PLACE OF EMPLOYMENT" MEANS ANY INDOOR AREA OR
19	PORTION THEREOF UNDER THE CONTROL OF AN EMPLOYER IN WHICH
20	EMPLOYEES OF THE EMPLOYER PERFORM SERVICES FOR, OR ON BEHALF OF,
21	THE EMPLOYER.
22	(13) "Public building" means any building owned or
23	OPERATED BY:
24	(a) The state, including the legislative, executive, and
25	JUDICIAL BRANCHES OF STATE GOVERNMENT;
26	(b) ANY COUNTY, CITY AND COUNTY, CITY, OR TOWN, OR
27	INSTRUMENTALITY THEREOF, OR ANY OTHER POLITICAL SUBDIVISION OF

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1	THE STATE, A SPECIAL DISTRICT, AN AUTHORITY, A COMMISSION, OR AN
2	AGENCY; OR
3	(c) Any other separate corporate instrumentality or unit
4	OF STATE OR LOCAL GOVERNMENT.
5	(14) "PUBLIC MEETING" MEANS ANY MEETING OPEN TO THE PUBLIC
6	PURSUANT TO PART 4 OF ARTICLE 6 OF TITLE 24, C.R.S., OR ANY OTHER
7	LAW OF THIS STATE.
8	(15) "Smoke-free work area" means an indoor area in a
9	PLACE OF EMPLOYMENT WHERE SMOKING IS PROHIBITED UNDER THIS PART
10	2.
11	(16) "SMOKING" MEANS THE BURNING OF A LIGHTED CIGARETTE,
12	CIGAR, PIPE, OR ANY OTHER MATTER OR SUBSTANCE THAT CONTAINS
13	TOBACCO.
14	(17) "TOBACCO" MEANS CIGARETTES, CIGARS, CHEROOTS,
15	STOGIES, AND PERIQUES; GRANULATED, PLUG CUT, CRIMP CUT, READY
16	RUBBED, AND OTHER SMOKING TOBACCO; SNUFF AND SNUFF FLOUR;
17	CAVENDISH; PLUG AND TWIST TOBACCO; FINE-CUT AND OTHER CHEWING
18	TOBACCO; SHORTS, REFUSE SCRAPS, CLIPPINGS, CUTTINGS, AND SWEEPINGS
19	OF TOBACCO; AND OTHER KINDS AND FORMS OF TOBACCO, PREPARED IN
20	SUCH MANNER AS TO BE SUITABLE FOR CHEWING OR FOR SMOKING IN A
21	CIGARETTE, PIPE, OR OTHERWISE, OR BOTH FOR CHEWING AND SMOKING.
22	"TOBACCO" ALSO INCLUDES CLOVES AND ANY OTHER PLANT MATTER OR
23	PRODUCT THAT IS PACKAGED FOR SMOKING.
24	(18) "TOBACCO BUSINESS" MEANS A SOLE PROPRIETORSHIP,
25	CORPORATION, PARTNERSHIP, OR OTHER ENTERPRISE ENGAGED PRIMARILY
26	IN THE SALE, MANUFACTURE, OR PROMOTION OF TOBACCO, TOBACCO
27	PRODUCTS, OR SMOKING DEVICES OR ACCESSORIES, EITHER AT WHOLESALE

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1	OR RETAIL, AND IN WHICH THE SALE, MANUFACTURE, OR PROMOTION OF
2	OTHER PRODUCTS IS MERELY INCIDENTAL.
3	(19) "WORK AREA" MEANS AN AREA IN A PLACE OF EMPLOYMENT
4	WHERE ONE OR MORE EMPLOYEES ARE ROUTINELY ASSIGNED AND
5	PERFORM SERVICES FOR OR ON BEHALF OF THEIR EMPLOYER.
6	25-14-204. General smoking restrictions. (1) EXCEPT AS
7	PROVIDED IN SECTION 25-14-205, AND IN ORDER TO REDUCE THE LEVELS
8	OF EXPOSURE TO ENVIRONMENTAL TOBACCO SMOKE, SMOKING SHALL NOT
9	BE PERMITTED AND NO PERSON SHALL SMOKE IN ANY INDOOR AREA,
10	INCLUDING, BUT NOT LIMITED TO:
11	(a) PUBLIC MEETING PLACES;
12	(b) ELEVATORS;
13	(c) GOVERNMENT-OWNED OR -OPERATED MEANS OF MASS
14	TRANSPORTATION, INCLUDING, BUT NOT LIMITED TO, BUSES, VANS, AND
15	TRAINS;
16	(d) TAXICABS AND LIMOUSINES;
17	(e) Grocery stores;
18	(f) Gymnasiums;
19	(g) JURY WAITING AND DELIBERATION ROOMS;
20	(h) Courtrooms;
21	(i) CHILD DAY CARE FACILITIES;
22	(j) HEALTH CARE FACILITIES INCLUDING HOSPITALS, HEALTH CARE
23	CLINICS, DOCTOR'S OFFICES, AND OTHER HEALTH CARE RELATED
24	FACILITIES;
25	(k) (I) ANY PLACE OF EMPLOYMENT THAT IS NOT EXEMPTED.
26	(II) IN THE CASE OF EMPLOYERS WHO OWN FACILITIES OTHERWISE
27	EXEMPTED FROM THIS PART 2, EACH SUCH EMPLOYER SHALL PROVIDE A

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1	SMOKE-FREE WORK AREA FOR EACH EMPLOYEE REQUESTING NOT TO HAVE
2	TO BREATHE ENVIRONMENTAL TOBACCO SMOKE. EVERY EMPLOYEE SHALL
3	HAVE A RIGHT TO WORK IN AN AREA FREE OF ENVIRONMENTAL TOBACCO
4	SMOKE.
5	(l) FOOD SERVICE ESTABLISHMENTS;
6	(m) BARS;
7	(n) LIMITED GAMING FACILITIES AND ANY OTHER FACILITIES IN
8	WHICH ANY GAMING OR GAMBLING ACTIVITY IS CONDUCTED;
9	(o) INDOOR SPORTS ARENAS;
10	(p) RESTROOMS, LOBBIES, HALLWAYS, AND OTHER COMMON AREAS
11	IN PUBLIC AND PRIVATE BUILDINGS, CONDOMINIUMS, AND OTHER
12	MULTIPLE-UNIT RESIDENTIAL FACILITIES;
13	(q) RESTROOMS, LOBBIES, HALLWAYS, AND OTHER COMMON AREAS
14	IN HOTELS AND MOTELS, AND IN AT LEAST SEVENTY-FIVE PERCENT OF THE
15	SLEEPING QUARTERS WITHIN A HOTEL OR MOTEL THAT ARE RENTED TO
16	GUESTS;
17	(r) BOWLING ALLEYS;
18	(s) BILLIARD OR POOL HALLS;
19	(t) FACILITIES IN WHICH GAMES OF CHANCE ARE CONDUCTED;
20	(u) THE COMMON AREAS OF RETIREMENT FACILITIES, PUBLICLY
21	OWNED HOUSING FACILITIES, AND NURSING HOMES, NOT INCLUDING ANY
22	RESIDENT'S PRIVATE RESIDENTIAL QUARTERS;
23	(v) Public buildings;
24	(w) Auditoria;
25	(x) Theaters;
26	(y) Museums;
27	(z) Libraries:

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1	(aa) To the extent not otherwise provided in section
2	25-14-103.5, PUBLIC AND NONPUBLIC SCHOOLS;
3	(bb) OTHER EDUCATIONAL AND VOCATIONAL INSTITUTIONS; AND
4	(cc) THE ENTRYWAYS OF ALL BUILDINGS AND FACILITIES LISTED IN
5	PARAGRAPHS (a) TO (bb) OF THIS SUBSECTION (1).
6	(2) A CIGAR-TOBACCO BAR SHALL NOT EXPAND ITS SIZE OR
7	CHANGE ITS LOCATION FROM THE SIZE AND LOCATION IN WHICH IT EXISTED
8	AS OF DECEMBER 31, 2005. A CIGAR-TOBACCO BAR SHALL DISPLAY
9	SIGNAGE IN AT LEAST ONE CONSPICUOUS PLACE AND AT LEAST FOUR
10	INCHES BY SIX INCHES IN SIZE STATING: "SMOKING ALLOWED. CHILDREN
11	UNDER EIGHTEEN YEARS OF AGE MUST BE ACCOMPANIED BY A PARENT OR
12	GUARDIAN."
13	25-14-205. Exceptions to smoking restrictions. (1) This part
14	2 SHALL NOT APPLY TO:
15	(a) PRIVATE HOMES, PRIVATE RESIDENCES, AND PRIVATE
16	AUTOMOBILES; EXCEPT THAT THIS PART 2 SHALL APPLY IF ANY SUCH
17	HOME, RESIDENCE, OR VEHICLE IS BEING USED FOR CHILD CARE OR DAY
18	CARE OR IF A PRIVATE VEHICLE IS BEING USED FOR THE PUBLIC
19	TRANSPORTATION OF CHILDREN OR AS PART OF HEALTH CARE OR DAY
20	CARE TRANSPORTATION;
21	(b) LIMOUSINES UNDER PRIVATE HIRE;
22	(c) A HOTEL OR MOTEL ROOM RENTED TO ONE OR MORE GUESTS IF
23	THE TOTAL PERCENTAGE OF SUCH HOTEL OR MOTEL ROOMS IN SUCH HOTEL
24	OR MOTEL DOES NOT EXCEED TWENTY-FIVE PERCENT;
25	(d) ANY RETAIL TOBACCO BUSINESS;
26	(e) A CIGAR-TOBACCO BAR;
27	(f) AN AIRPORT SMOKING CONCESSION;

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1	(g) THE OUTDOOR AREA OF ANY BUSINESS;
2	(h) A PLACE OF EMPLOYMENT THAT IS NOT OPEN TO THE PUBLIC
3	AND THAT IS UNDER THE CONTROL OF AN EMPLOYER THAT EMPLOYS THREE
4	OR FEWER EMPLOYEES;
5	(i) A PRIVATE, NONRESIDENTIAL BUILDING ON A FARM OR RANCH
6	AS DEFINED IN SECTION 39-1-102, C.R.S., THAT HAS ANNUAL GROSS
7	INCOME OF LESS THAN FIVE HUNDRED THOUSAND DOLLARS; OR
8	(j) An establishment that is licensed under article 47 of
9	TITLE 12, C.R.S., AND DERIVES TWENTY-FIVE PERCENT OR LESS OF ITS
10	ANNUAL GROSS REVENUE FROM THE SALE OF FOOD.
11	(k) The premises of a private membership organization. As
12	USED IN THIS PARAGRAPH (j), A "PRIVATE MEMBERSHIP ORGANIZATION"
13	MEANS A PRIVATE CLUB OR OTHER ORGANIZATION THAT MAINTAINS A
14	ROSTER OF DUES-PAYING MEMBERS THAT IS UPDATED ON A MONTHLY OF
15	LESS FREQUENT BASIS.
16	(1) THE BUSINESS PREMISES OF A RACETRACK OR OTHER FACILITY
17	LICENSED UNDER ARTICLE 60 OF TITLE 12, C.R.S., OTHER THAN ANY
18	PORTION OF THE PREMISES THAT IS IDENTIFIED AS A RESTAURANT.
19	25-14-206. Optional prohibitions. (1) The owner or manager
20	OF ANY PLACE NOT SPECIFICALLY LISTED IN SECTION 25-14-204
21	INCLUDING A PLACE OTHERWISE EXEMPTED UNDER SECTION 25-14-205
22	MAY POST SIGNS PROHIBITING SMOKING OR PROVIDING SMOKING AND
23	NONSMOKING AREAS. SUCH POSTING SHALL HAVE THE EFFECT OF
24	INCLUDING SUCH PLACE, OR THE DESIGNATED NONSMOKING PORTION
25	THEREOF, IN THE PLACES WHERE SMOKING IS PROHIBITED OR RESTRICTED
26	PURSUANT TO THIS PART 2.
27	(2) If the owner or manager of a place not specifically

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1	LISTED IN SECTION 25-14-204, INCLUDING A PLACE OTHERWISE EXEMPTED
2	UNDER SECTION 25-14-205, IS AN EMPLOYER AND RECEIVES A REQUEST
3	FROM AN EMPLOYEE TO CREATE A SMOKE-FREE WORK AREA AS
4	CONTEMPLATED BY SECTION 25-14-204 (1) (k) (II), THE OWNER OR
5	MANAGER SHALL POST A SIGN OR SIGNS IN THE SMOKE-FREE WORK AREA
6	AS PROVIDED IN SUBSECTION (1) OF THIS SECTION.
7	25-14-207. Other applicable regulations of smoking - local
8	counterpart regulations authorized. (1) This part 2 shall not be
9	INTERPRETED OR CONSTRUED TO PERMIT SMOKING WHERE IT IS OTHERWISE
10	RESTRICTED BY ANY OTHER APPLICABLE LAW.
11	(2) (a) A LOCAL AUTHORITY MAY, PURSUANT TO ARTICLE 16 OF
12	TITLE 31, C.R.S., A MUNICIPAL HOME RULE CHARTER, OR ARTICLE 15 OF
13	TITLE 30, C.R.S., ENACT, ADOPT, AND ENFORCE SMOKING REGULATIONS
14	THAT COVER THE SAME SUBJECT MATTER AS THE VARIOUS PROVISIONS OF
15	THIS PART 2. NO LOCAL AUTHORITY MAY ADOPT ANY LOCAL REGULATION
16	OF SMOKING THAT IS LESS STRINGENT THAN THE PROVISIONS OF THIS PART
17	2; EXCEPT THAT A LOCAL AUTHORITY MAY SPECIFY A RADIUS OF LESS
18	THAN FIFTEEN FEET FOR THE AREA INCLUDED WITHIN AN ENTRYWAY.
19	(b) THE MUNICIPAL COURTS OR THEIR EQUIVALENT IN ANY CITY,
20	CITY AND COUNTY, OR TOWN HAVE JURISDICTION OVER VIOLATIONS OF
21	SMOKING REGULATIONS ENACTED BY ANY CITY, CITY AND COUNTY, OR
22	TOWN UNDER THIS SECTION.
23	25-14-208. Unlawful acts - penalty - disposition of fines and
24	surcharges. (1) It is unlawful for a person who owns, manages,
25	OPERATES, OR OTHERWISE CONTROLS THE USE OF A PREMISES SUBJECT TO
26	THIS PART 2 TO VIOLATE ANY PROVISION OF THIS PART 2.
27	(2) It is unlawful for a person to smoke in an area where

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1	SMOKING IS PROHIBITED PURSUANT TO THIS PART 2.
2	(3) A PERSON WHO VIOLATES THIS PART 2 IS GUILTY OF A CLASS 2
3	PETTY OFFENSE AND, UPON CONVICTION THEREOF, SHALL BE PUNISHED BY
4	A FINE NOT TO EXCEED TWO HUNDRED DOLLARS FOR A FIRST VIOLATION
5	WITHIN A CALENDAR YEAR, A FINE NOT TO EXCEED THREE HUNDRED
6	DOLLARS FOR A SECOND VIOLATION WITHIN A CALENDAR YEAR, AND A
7	FINE NOT TO EXCEED FIVE HUNDRED DOLLARS FOR EACH ADDITIONAL
8	VIOLATION WITHIN A CALENDAR YEAR. EACH DAY OF A CONTINUING
9	VIOLATION SHALL BE DEEMED A SEPARATE VIOLATION.
10	(4) ALL JUDGES, CLERKS OF A COURT OF RECORD, OR OTHER
11	OFFICERS IMPOSING OR RECEIVING FINES COLLECTED PURSUANT TO OR AS
12	A RESULT OF A CONVICTION OF ANY PERSONS FOR A VIOLATION OF ANY
13	PROVISION OF THIS PART 2 SHALL TRANSMIT ALL SUCH MONEYS SO
14	COLLECTED IN THE FOLLOWING MANNER:
15	(a) SEVENTY-FIVE PERCENT OF ANY SUCH FINE FOR A VIOLATION
16	OCCURRING WITHIN THE CORPORATE LIMITS OF A CITY, TOWN, OR CITY AND
17	COUNTY SHALL BE TRANSMITTED TO THE TREASURER OR CHIEF FINANCIAL
18	OFFICER OF SAID CITY, TOWN, OR CITY AND COUNTY, AND THE REMAINING
19	TWENTY-FIVE PERCENT SHALL BE TRANSMITTED TO THE STATE
20	TREASURER, WHO SHALL CREDIT THE SAME TO THE GENERAL FUND.
21	(b) SEVENTY-FIVE PERCENT OF ANY FINE FOR A VIOLATION
22	OCCURRING OUTSIDE THE CORPORATE LIMITS OF A CITY OR TOWN SHALL
23	BE TRANSMITTED TO THE TREASURER OF THE COUNTY IN WHICH THE CITY
24	OR TOWN IS LOCATED, AND THE REMAINING TWENTY-FIVE PERCENT SHALL
25	BE TRANSMITTED TO THE STATE TREASURER, WHO SHALL CREDIT THE
26	SAME TO THE GENERAL FUND.
27	25-14-209. Severability. If any provision of this part 2 or

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1	THE APPLICATION THEREOF TO ANY PERSON OR CIRCUMSTANCE IS HELD
2	INVALID, SUCH INVALIDITY SHALL NOT AFFECT OTHER PROVISIONS OR
3	APPLICATIONS OF THIS PART 2 THAT CAN BE GIVEN EFFECT WITHOUT THE
4	INVALID PROVISION OR APPLICATION, AND TO THIS END THE PROVISIONS OF
5	THIS PART 2 ARE DECLARED TO BE SEVERABLE.
6	
7	SECTION 2. Repeal. 25-14-101, Colorado Revised Statutes, is
8	repealed as follows:
9	25-14-101. Legislative declaration. The general assembly
10	hereby declares that the smoking of tobacco or any other plant or weed
11	under certain conditions is a matter of public concern and that in order to
12	protect the public health, safety, and welfare it is necessary to control
13	such smoking in certain public places.
14	SECTION 3. Repeal. 25-14-102, Colorado Revised Statutes, is
15	repealed as follows:
16	25-14-102. Definitions. As used in this article, unless the context
17	otherwise requires:
18	(1) "Public meeting" means any meeting required to be open to the
19	public pursuant to part 4 of article 6 of title 24, C.R.S.
20	(2) "Public place" means any enclosed, indoor area used by the
21	general public or serving as a place of work including, but not limited to,
22	restaurants, retail stores, other commercial establishments, governmental
23	offices, waiting rooms of health care professionals, public conveyances,
24	educational facilities, hospitals, nursing homes, auditoriums, arenas,
25	assembly and meeting rooms, and rest rooms, but the term does not
26	include enclosed offices occupied exclusively by smokers, even though
27	such offices may be visited by nonsmokers.

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1	(3) "Smoking" means the carrying of a lighted pipe, lighted cigar,
2	or lighted cigarette of any kind and includes the lighting of a pipe, cigar,
3	or cigarette of any kind.
4	SECTION 4. Repeal. 25-14-103, Colorado Revised Statutes, is
5	repealed as follows:
6	25-14-103. Smoking prohibited in certain public places.
7	(1) Except as otherwise provided in this subsection (1), smoking is
8	prohibited in the following public places:
9	(a) Elevators, museums, galleries, and libraries of any
10	establishment doing business with the general public;
11	(b) (I) All hospital elevators and corridors and wherever
12	combustible supplies or materials are stored and wherever flammable
13	liquids or gases or oxygen is stored or in use in the hospital. In addition
14	to the specific prohibitions provided in this subparagraph (I), hospitals
15	shall:
16	(A) Allow all patients, prior to elective admission, to choose to be
17	in a no smoking patient room and, when possible, accommodate such
18	request;
19	(B) Prohibit employees from smoking in patient rooms;
20	(C) Require that visitors obtain express approval from all patients
21	in a patient room prior to smoking.
22	(II) All areas of a hospital not specifically referred to in this
23	paragraph (b) shall be considered smoking areas unless posted otherwise.
24	(III) Nothing in this section shall prohibit a hospital from banning
25	smoking on all or part of its premises.
26	(IV) No other restrictions provided in this article shall apply to
27	hospitals licensed pursuant to article 3 of this title or holding a valid

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certificate of compliance pursuant to section 25-1.5-103 (1) (a) (II).

- (c) Waiting rooms and meeting rooms located in all buildings owned or operated by the executive and judicial branches of government of the state of Colorado or any political subdivision thereof except in areas designated for smoking;
- (d) Any building used or designed primarily for the purpose of exhibiting any motion picture, stage drama, lecture, musical recital, or other such performance whenever open to the public; except that, unless otherwise prohibited by local ordinance or regulation, smoking shall be allowed in an area commonly referred to as a lobby if such lobby is reasonably separated from the spectator area and in designated seating areas of moving picture theaters where ventilation is adequate to achieve the purposes of this article. This prohibition applies also to enclosed sporting arenas.
- (e) Public transportation vehicles when open to the public, except in designated smoking areas.
 - (f) Repealed.

- (2) Restaurants and taverns are not subject to the specific prohibitions of this article, but restaurants and taverns are encouraged, whenever possible, to seat nonsmokers in an area away from smokers. Any public place where food is sold or served and in which neither a smoking nor a nonsmoking area is designated shall post a sign in a conspicuous place at or inside its entrance indicating whether or not provisions have been made for nonsmokers.
- (3) The owner, manager, or any person in charge of a public place specified in subsection (1) of this section shall control smoking throughout such public place by posting signs which clearly designate

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1	nonsmoking and, where provided, smoking areas. Such signs shall be
2	explicit and conspicuous, but the wording, size, color, design, and place
3	of posting shall be at the discretion of the owner, manager, or person in
4	charge.
5	(4) Those in charge of offices and commercial establishments that
6	provide employment for the general public are encouraged to designate
7	nonsmoking areas that are physically separated from the working
8	environments where other employees smoke. Every effort shall be made
9	to provide a separate area for nonsmokers in employee lounges and
10	cafeterias.
11	SECTION 5. Repeal. 25-14-103.7, Colorado Revised Statutes,
12	is repealed as follows:
13	25-14-103.7. Control of smoking in state legislative buildings.
14	(1) Except as provided in subsection (2) of this section, smoking is
15	prohibited in all state legislative buildings.
16	(2) The legislative council created by section 2-3-301, C.R.S., or
17	its designee:
18	(a) May designate areas in legislative buildings where smoking is
19	permitted;
20	(b) Shall consider proposals to redesignate any area designated as
21	a smoking area pursuant to paragraph (a) of this subsection (2);
22	(c) Shall establish a smoking policy for office space within
23	legislative buildings; and
24	(d) Shall ensure that signs are posted that clearly designate
25	nonsmoking and smoking areas.
26	(3) Notwithstanding the provisions of this section, the control or
27	limitation of smoking in the chambers, antechambers, committee rooms

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1	of the senate and the house of representatives, and office space assigned
2	to and occupied by legislators shall be governed by the provisions of
3	section 2-2-404 (1.5), C.R.S.
4	(4) As used in this section, unless the context otherwise requires:
5	(a) "Legislative building" means any building which is owned or
6	operated by the legislative branch and which is under the direction and
7	control of such branch.
8	(b) "Smoking" shall have the same meaning as set forth in section
9	25-14-102 (3).
10	SECTION 6. Repeal. 25-14-104, Colorado Revised Statutes, is
11	repealed as follows:
12	25-14-104. Optional prohibition. The owner or manager of a
13	public place other than one specifically provided in section 25-14-103 (1)
14	may post, at his discretion, signs prohibiting smoking or providing
15	smoking and nonsmoking areas. Such posting shall have the effect of
16	including such public place in the public places where smoking is
17	prohibited or restricted pursuant to section 25-14-103 (1).
18	SECTION 7. Repeal. 25-14-105, Colorado Revised Statutes, is
19	repealed as follows:
20	25-14-105. Local regulations. Nothing in this article shall
21	prevent any town, city, or city and county, nor any county within the
22	unincorporated areas thereof, from regulating smoking; and such county,
23	town, city, or city and county is hereby expressly authorized to adopt
24	ordinances embodying such regulations. Where such regulations are
25	adopted on the local level as authorized in this section, the local
26	regulations shall control to the extent of any inconsistency between them
2.7	and this article

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1	SECTION 8. Repeal. 2-2-404 (1.5), Colorado Revised Statutes,
2	is repealed as follows:
3	2-2-404. Legislative rules. (1.5) Smoking in the state capitol and
4	other legislative buildings shall be governed by section 25-14-103.7,
5	C.R.S.; except that the senate and the house of representatives each has
6	the exclusive authority to adopt rules or joint rules, or both, governing the
7	control or limitation of smoking in their respective chambers,
8	antechambers, committee rooms, and office space assigned to and
9	occupied by legislators.
10	SECTION 9. Effective date - applicability. This act shall take
11	effect July 1, 2006, and shall apply to acts occurring on or after said date.
12	SECTION 10. Safety clause. The general assembly hereby finds,
13	determines, and declares that this act is necessary for the immediate
14	preservation of the public peace, health, and safety.

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