Fifty-ninth Legislative Assembly of North Dakota

## HOUSE BILL NO. 1030

Introduced by

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Legislative Council

(Criminal Justice Committee)

- 1 A BILL for an Act to create and enact a new section to chapter 23-12 of the North Dakota
- 2 Century Code, relating to smoking restrictions in nonpublic workplaces; to amend and reenact
- 3 sections 23-12-09, 23-12-10, 23-12-10.1, 23-12-10.2, and 23-12-11 of the North Dakota
- 4 Century Code, relating to restrictions on smoking in places of public access, publicly owned
- 5 buildings or offices, and nonpublic workplaces; and to provide a penalty.

## 6 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- SECTION 1. AMENDMENT. Section 23-12-09 of the North Dakota Century Code is
   amended and reenacted as follows:
- 23-12-09. Smoking in places of public assembly access, publicly owned
   buildings or offices, and nonpublic workplaces Definitions. In sections 23-12-09 through
   23-12-11, unless the context or subject matter otherwise requires:
  - "Place of public assembly access" means any enclosed indoor place of business
    or service-related activity, whether publicly or privately owned and whether or not
    operated for profit, which the public uses or to which individuals not employed at
    the place have general and regular access, including:
    - a. Enclosed theaters; auditoriums; gymnasiums; elevators; libraries; vehicles used in public transportation; rooms in which persons are confined as a matter of health care, including the waiting room, restroom, lobby, or hallway of a hospital, nursing home, rest home, or other health care institution or facility, and waiting areas in all public transportation terminals. Elevators, restrooms, means of transportation or common carrier waiting rooms, restaurants, cafes, cafeterias, shopping malls, retail stores, grocery stores, arcades, libraries, theaters, concert halls, museums, art galleries,

1			planetariums, historical sites, auditoriums, arenas, laundromats, and sports or	
2			fitness facilities;	
3		b.	Any building or other enclosed structure owned or leased by the state, its	
4			agencies, or political subdivisions, and all public education buildings.	
5			Common areas of nursing homes, hospitals, resorts, hotels, motels, bed and	
6			breakfast facilities, and other similar lodging facilities, including the lobbies,	
7			hallways, elevators, cafeterias, other designated dining areas, and restrooms	
8			of any of these;	
9		C.	Each portion of a building or enclosed structure that is not included in this	
10			subsection if it has the seating capacity for fifty or more persons and is	
11			available to the public, including restaurants, food service establishments,	
12			dining rooms, cafes, cafeterias, or other rooms used primarily for the service	
13			of food, regardless of whether the establishments serve alcoholic beverages.	
14		The	term does not include private, enclosed rooms of residence, establishments	
15		lice	nsed primarily or exclusively to sell alcoholic beverages for consumption on the	
16		prer	mises, including private and fraternal organizations, or areas used for the	
17		ser	vice of alcoholic beverages and which are physically separate rooms within food	
18		ser	vice establishments. Child care facilities subject to licensure by the department	
19		of h	uman services, including those operated in private homes when any child	
20		cared for under that license is present;		
21		<u>d.</u>	Common areas of multiunit residential buildings, including apartments,	
22			duplexes, and condominiums, regardless of whether they are security	
23			buildings;	
24		<u>e.</u>	Public and private elementary or secondary school buildings and educational	
25			facilities or the property on which those facilities are located; and	
26		<u>f.</u>	Any area at which the owner or manager of the area has posted a	
27			conspicuous sign stating "no smoking", "thank you for not smoking", or similar	
28			statement.	
29	2.	<del>"Sm</del>	noke drift" means the presence of smoke from a lighted eigar, eigarette, pipe, or	
30		othe	er smoking equipment in a place of public assembly outside a designated	
31		sme	oking area. "Publicly owned building or office" means any enclosed indoor	

1		plac	ce or portion of a place owned, leased, or rented by any state or political					
2		<u>sub</u>	division, or by any agency supported by appropriation of, or by contracts or					
3		gran	nts from, funds derived from the collection of taxes.					
4	3.	"Sm	noking" means <del>carrying a</del> <u>the possession of any</u> lighted cigar, cigarette, pipe, or					
5		any	other lighted tobacco product or lighted smoking equipment.					
6	SEC	CTIO	N 2. AMENDMENT. Section 23-12-10 of the North Dakota Century Code is					
7	amended a	nded and reenacted as follows:						
8	23-	12-10	Designation of smoking areas Places of public access and publicly					
9	owned bui	lding	s or offices - Smoking restrictions - Exceptions.					
10	<u>1.</u>	Smo	oking is <del>not permitted outside of designated smoking areas in places of public</del>					
11		ass	embly as provided in this section. Smoking areas may be designated only by					
12		pro	prietors of privately owned buildings or by public officials having general					
13		sup	ervisory responsibility for government buildings. No smoking area may be					
14		designated in a place in which smoking is prohibited by the state fire marshal. A						
15		sign must be posted in any designated smoking area which states "Designated						
16		Sm	Smoking Area" or words to that effect prohibited in every place of public access					
17		<u>and</u>	publicly owned building or office.					
18	<u>2.</u>	Sub	Subsection 1 does not apply to:					
19		<u>a.</u>	Any place of public access owned, rented, leased, or otherwise operated by a					
20			social, fraternal, or religious organization when that place is being used solely					
21			by the organization members or their guests or families;					
22		<u>b.</u>	Any place of public access rented or leased for private functions from which					
23			the general public is excluded and arrangements for the function are under					
24			the control of the function sponsor;					
25		<u>C.</u>	Any workplace smoking area as provided in section 3 of this Act;					
26		<u>d.</u>	Any area within a place of public access which is not commonly open to the					
27			public and which is part of an owner-operated business having no employee					
28			other than the owner-operator;					
29		<u>e.</u>	Any guest room in a hotel, motel, bed and breakfast facility, and other similar					
30			lodging facility:					

1		<u>f.</u>	Any (	establishment in a place of public access which is licensed primarily or			
2			<u>exclu</u>	sively to sell alcoholic beverages for consumption on the premises;			
3		<u>g.</u>	Any private club in a place of public access;				
4		<u>h.</u>	Any separate enclosed smoking area in a place of public access or a publicly				
5			owned building or office which is:				
6			<u>(1)</u>	Located in the passenger terminal of an international airport or a food			
7				establishment;			
8			<u>(2)</u>	Vented directly to the outdoors; and			
9			<u>(3)</u>	Certified, by a mechanical engineer licensed by the state, to prevent the			
10				drift of any smoke to any nonsmoking area; and			
11		<u>i.</u>	Adult	ts smoking in designated smoking areas in private schools or educational			
12			<u>facilit</u>	ties during nonschool hours.			
13	Đ	Except as otherwise provided, designated smoking areas in a place of public					
14	assembly n	<del>nay n</del>	<del>ot occ</del>	upy more than fifty percent of the total area available to the public and			
15	must be site	uatec	<del>l to mi</del>	nimize smoke drift. The proprietor of a food establishment with the			
16	seating capacity for fifty or more persons may temporarily, during the course of daily business,						
17	expand the designated smoking area beyond fifty percent of the total available area if the						
18	smoking area becomes fully occupied and the additional space needed for the expansion is						
19	9 <del>vacant or available.</del>						
20	SECTION 3. A new section to chapter 23-12 of the North Dakota Century Code is						
21	created and	d ena	cted a	s follows:			
22	<u>Nor</u>	npub	lic wo	rkplaces - Smoking restrictions.			
23	<u>1.</u>	<u>An</u>	emplo	yer who operates a workplace that is neither a place of public access nor			
24		<u>а р</u> і	ublicly	owned building or office shall establish or negotiate through the collective			
25		bar	gaining	process a written smoking policy before September 1, 2005, or within			
26		thirt	y days	s after becoming an employer subject to this section. If the employer			
27		<u>em</u> p	oloys f	ewer than ten full-time employees on a regular basis, the smoking policy			
28		nee	d not l	pe in writing.			
29	<u>2.</u>	The	smok	ing policy must:			
30		<u>a.</u>	Proh	ibit smoking in the workplace;			
31		<u>b.</u>	Rest	rict smoking to designated enclosed smoking areas; or			

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1 Permit smoking in designated unenclosed smoking areas if the layout of the C. 2 workplace prevents smoke in the work areas of all nonsmoking employees in 3 the workplace and at least three-fourths of the employees in the workplace 4 agree. 5 If the state department of health determines the smoking areas designated under 3. 6 subdivision b or c of subsection 2 do not effectively prevent smoke in the work 7 areas of nonsmoking employees, the department shall require that the employer 8 prohibit smoking in the workplace through a hearing procedure under section 9 23-12-10.2. 10 SECTION 4. AMENDMENT. Section 23-12-10.1 of the North Dakota Century Code is 11 amended and reenacted as follows: 12 23-12-10.1. Smoking violations - Responsibility of proprietors owners. The 13 proprietor owner or other person with general supervisory responsibility over a place of public 14 assembly shall post an appropriate sign in any designated smoking area where smoking is 15 prohibited under sections 23-12-09 through 23-12-11 who observes an individual smoking in 16 apparent violation of these sections shall request the individual to extinguish the tobacco 17 product or smoking equipment. If the individual fails to comply, the owner or other person with 18 general supervisory responsibility shall ask the individual to leave the premises. 19 SECTION 5. AMENDMENT. Section 23-12-10.2 of the North Dakota Century Code is 20 amended and reenacted as follows: 21 23-12-10.2. Complaints and enforcement - City and county ordinances and home 22 rule charters. 23 The state department of health is designated to receive reports or complaints from 1. 24 any person regarding violations of sections 23-12-09 through 23-12-11. State 25 agencies A state agency with statutory jurisdiction over places of public assembly 26 a publicly owned building or office may enforce sections 23-12-09 through 27 23-12-11. These agencies include the fire marshal department, state department 28 of health, department of human services, and office of management and budget. 29

accomplished and may amend their adopt administrative rules to ensure

The agencies may mutually agree as to the manner in which enforcement is to be

compliance with sections 23-12-09 through 23-12-11. Authorities other than state

1		agencies may conduct inspections and report violations to state agencies, or and		
2		may enforce smoking policies, rules, or ordinances more stringent than those		
3		contained in sections 23-12-09 through 23-12-11.		
4	<u>2.</u>	A city or county ordinance, a city or county home rule charter, or an ordinance		
5		adopted under a home rule charter may not provide for less stringent provisions		
6		than those provided under sections 23-12-09 through 23-12-11. This subsection		
7		does not preclude any city or county from enacting any ordinance containing penal		
8		language when otherwise authorized to do so by law.		
9	SECTION 6. AMENDMENT. Section 23-12-11 of the North Dakota Century Code is			
10	amended and reenacted as follows:			
11	23-12-11. Penalty. Any proprietor or other person with general supervisory			
12	responsibility over a place of public assembly who willfully fails to comply with sections			
13	23-12-09 through 23-12-11 A person who violates section 23-12-10 or section 3 of this Act is			
14	subject to a fine not to exceed one hundred dollars per for the first violation. A person who			
15	violates section 23-12-10 or section 3 of this Act is subject to a fine of not less than one			
16	hundred dollars and not more than five hundred dollars for the second and each additional			
17	violation.			