Fifty-ninth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with House Amendments

ENGROSSED SENATE BILL NO. 2300

Introduced by

Senators Kilzer, G. Lee

Representatives Kaldor, Kingsbury

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 smoke-free exceptions; to amend and reenact sections 23-12-09,
- 3 23-12-10, 23-12-10.2, and 23-12-11 of the North Dakota Century Code, relating to smoke-free
- 4 environments; to repeal section 23-12-10.1 of the North Dakota Century Code, relating to
- smoking area signage; and to provide a penalty. 5

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

- 7 **SECTION 1. AMENDMENT.** Section 23-12-09 of the North Dakota Century Code is 8 amended and reenacted as follows:
- 9 23-12-09. Smoking in public places of public assembly and places of

10 employment - Definitions. In sections 23-12-09 through 23-12-11, unless the context or 11 subject matter otherwise requires:

12 "Place of public assembly" means:

1.

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13	a.	Enclosed theaters; auditoriums; gymnasiums; elevators; libraries; vehicles
14		used in public transportation; rooms in which persons are confined as a
15		matter of health care, including the waiting room, restroom, lobby, or hallway
16		of a hospital, nursing home, rest home, or other health care institution or
17		facility, and waiting areas in all public transportation terminals.
18	b.	Any building or other enclosed structure owned or leased by the state, its
19		agencies, or political subdivisions, and all public education buildings.
20	c.	Each portion of a building or enclosed structure that is not included in this
21		subsection if it has the seating capacity for fifty or more persons and is
22		available to the public, including restaurants, food service establishments,
23		dining rooms, cafes, cafeterias, or other rooms used primarily for the service

of food, regardless of whether the establishments serve alcoholic beverages.

1		The term does not include private, enclosed rooms of residence, establishments
2		licensed primarily or exclusively to sell alcoholic beverages for consumption on the
3		premises, including private and fraternal organizations, or areas used for the
4		service of alcoholic beverages and which are physically separate rooms within
5		food service establishments.
6	2.	"Smoke drift" means the presence of smoke from a lighted cigar, cigarette, pipe, or
7		other smoking equipment in a place of public assembly outside a designated
8		smoking area. "Bar" means a retail alcoholic beverage establishment licensed
9		under chapter 5-02 that is devoted to the serving of alcoholic beverages for
10		consumption by guests on the premises and in which the serving of food is only
11		incidental to the consumption of those beverages, including bars located within
12		hotels or restaurants which are in separate enclosed areas vented directly to the
13		outdoors which are not licensed primarily or exclusively to sell alcoholic beverages.
14	<u>2.</u>	"Business" means a sole proprietorship, partnership, association, joint venture,
15		corporation, or other business entity, either for profit or not for profit, including retail
16		establishments where goods or services are sold and professional corporations
17		and other entities where professional services are delivered.
18	<u>3.</u>	"Employee" means an individual who is employed by an employer in consideration
19		for direct or indirect monetary wages or profit, or an individual who volunteers
20		services for an employer.
21	<u>4.</u>	"Employer" means an individual, business, or the state and its agencies and
22		political subdivisions that employs the services of one or more individuals.
23	<u>5.</u>	"Enclosed area" means all space between a floor and ceiling that is enclosed on all
24		sides by solid walls or windows, exclusive of doorways, which extend from the floor
25		to the ceiling.
26	<u>6.</u>	"Health care facility" means any office or institution providing health care services,
27		including a hospital; clinic; ambulatory surgery center; outpatient care facility;
28		nursing, basic, or assisted living facility; and laboratory.
29	<u>7.</u>	"Health care services" include medical, surgical, dental, vision, chiropractic, and
30		pharmaceutical services.

1	<u>8.</u>	"Place of employment" means an area under the control of a public or private
2		employer that employees normally frequent during the course of employment,
3		including work areas, auditoriums, classrooms, conference rooms, elevators,
4		employee cafeterias, employee lounges, hallways, meeting rooms, private offices,
5		restrooms, stairs, and employer-owned vehicles.
6	<u>9.</u>	"Public place" means an enclosed area to which the public has access or in which
7		the public is permitted, including a publicly owned building or office, and enclosed
8		areas available to and customarily used by the general public in businesses and
9		nonprofit entities patronized by the public, including bars; bingo facilities; child care
10		facilities subject to licensure by the department of human services, including those
11		operated in private homes when any child cared for under that license is present;
12		convention facilities; educational facilities, both public and private; facilities
13		primarily used for exhibiting a motion picture, stage, drama, lecture, musical recital,
14		or other similar performance; financial institutions; health care facilities; hotels and
15		motels; laundromats; any common areas in apartment buildings, condominiums,
16		mobile home parks, retirement facilities, nursing homes, and other multiple-unit
17		residential facilities; museums, libraries, galleries, and aquariums; polling places;
18		professional offices; public transportation facilities, including buses and taxicabs,
19		and ticket, boarding, and waiting areas of public transit depots; reception areas;
20		restaurants; retail food production and marketing establishments; retail service
21		establishments; retail stores; rooms, chambers, places of meeting or public
22		assembly, including school buildings; service lines; shopping malls; sports arenas,
23		including enclosed places in outdoor arenas; theaters; and waiting rooms.
24	<u>10.</u>	"Publicly owned building or office" means a place owned, leased, or rented by any
25		state or political subdivision, or by any agency supported by appropriation of, or by
26		contracts or grants from, funds derived from the collection of taxes.
27	<u>11.</u>	"Restaurant" includes every building or other structure, or any part thereof, and all
28		buildings in connection therewith that are kept, used, maintained, advertised, or
29		held out to the public as a place where food is served, including coffee shops,
30		cafeterias, private and public school cafeterias, kitchens, and catering facilities in

1		which food is prepared on the premises for serving elsewhere, and a bar area	
2		within a restaurant.	
3	<u>12.</u>	"Retail tobacco store" means a retail store utilized primarily for the sale of tobacco	
4		products and accessories and in which the sale of other products is merely	
5		incidental.	
6	<u>13.</u>	"Shopping mall" means an enclosed public walkway or hall area that serves to	
7		connect retail or professional businesses.	
8	3. <u>14.</u>	"Smoking" means carrying possessing a lighted cigar, cigarette, pipe, weed, plant,	
9		or any other lighted smoking equipment tobacco product in any manner or in any	
10		form.	
11	<u>15.</u>	"Sports arena" means any facility or area, whether enclosed or outdoor, where	
12		members of the public assemble to engage in physical exercise, participate in	
13		athletic competition, or witness sports or other events, including sports pavilions,	
14		stadiums, gymnasiums, health spas, boxing arenas, swimming pools, roller and ice	
15		rinks, and bowling centers.	
16	SEC	CTION 2. AMENDMENT. Section 23-12-10 of the North Dakota Century Code is	
17	amended a	nd reenacted as follows:	
18	23-1	12-10. Designation of smoking areas Smoking restrictions - Exceptions -	
19	Retaliation	- Application. Smoking is not permitted outside of designated smoking areas in	
20	places of pu	ublic assembly as provided in this section. Smoking areas may be designated only	
21	1 by proprietors of privately owned buildings or by public officials having general supervisory		
22	responsibility for government buildings. No smoking area may be designated in a place in		
23	which smoking is prohibited by the state fire marshal. A sign must be posted in any designated		
24	smoking are	ea which states "Designated Smoking Area" or words to that effect.	
25	Exc	ept as otherwise provided, designated smoking areas in a place of public assembly	
26	may not oc	cupy more than fifty percent of the total area available to the public and must be	
27	situated to	minimize smoke drift. The proprietor of a food establishment with the seating	
28	capacity for fifty or more persons may temporarily, during the course of daily business, expand		
29	the designation	ated smoking area beyond fifty percent of the total available area if the smoking area	
30	becomes fully occupied and the additional space needed for the expansion is vacant or		

1	4		order to protect the public health and welfare and to recognize the pased for
	<u>1.</u>		order to protect the public health and welfare and to recognize the need for
2			viduals to breathe smoke-free air, smoking is prohibited in all enclosed areas
3		<u>of:</u>	
4		<u>a.</u>	Public places; and
5		<u>b.</u>	Places for employment.
6	<u>2.</u>	<u>The</u>	e following areas are exempt from subsection 1:
7		<u>a.</u>	Private residences, except when operating as a child care facility subject to
8			licensure by the department of human services and when any child cared for
9			under that license is present in that facility.
10		<u>b.</u>	Hotel and motel rooms, and other places of lodging, that are rented to guests
11			and are designated as smoking rooms.
12		<u>C.</u>	Retail tobacco stores, provided that smoke from these places does not
13			infiltrate into areas where smoking is prohibited under this section.
14		<u>d.</u>	Outdoor areas of places of employment, except a sports arena.
15		<u>e.</u>	Any area that is not commonly accessible to the public and which is part of an
16			owner-operated business having no employee other than the owner-operator.
17		<u>f.</u>	Bars.
18		<u>g.</u>	Any place of public access rented or leased for private functions from which
19			the general public and children are excluded and arrangements for the
20			function are under the control of the function sponsor.
21	<u>3.</u>	<u>Sm</u>	oking as part of a traditional American Indian spiritual or cultural ceremony is
22		not	prohibited.
23	<u>4.</u>	No	person or employer shall discharge, refuse to hire, or in any manner retaliate
24		<u>aga</u>	inst an employee, applicant for employment, or other person because that
25		per	son asserts or exercises any rights afforded by this section or reports or
26		atte	empts to prosecute a violation of this section.
27	<u>5.</u>	<u>Thi</u>	s section may not be interpreted or construed to permit smoking where it is
28		oth	erwise restricted by other applicable laws.
29	SE	стю	N 3. AMENDMENT. Section 23-12-10.2 of the North Dakota Century Code is
30	amended and reenacted as follows:		

1	23-1	2-10.2. Complaints and enforcement - City and county ordinances and home
2	rule charte	rs. The state department of health is designated to receive reports or complaints
3	from any pe	erson regarding violations of sections 23-12-09 through 23-12-11.
4	<u>1.</u>	State agencies with statutory jurisdiction over places of public assembly may \underline{a}
5		state-owned building or office shall enforce sections 23-12-09 through 23-12-11
6		section 23-12-10. These agencies include the fire marshal department, state
7		department of health, department of human services, legislative council, and office
8		of management and budget. The agencies may mutually agree as to the manner
9		in which enforcement is to be accomplished and may amend their adopt
10		administrative rules to ensure compliance with sections 23-12-09 through 23-12-11
11		section 23-12-10, including referral of violations to an appropriate law enforcement
12		agency for enforcement pursuant to section 23-12-11.
13	Autł	norities other than state agencies may conduct inspections and report violations to
14	state agene	ies, or enforce smoking policies, rules, or ordinances more stringent than those
15	contained ir	n sections 23-12-09 through 23-12-11.
16	<u>2.</u>	A city or county ordinance, a city or county home rule charter, or an ordinance
17		adopted under a home rule charter may not provide for less stringent provisions
18		than those provided under sections 23-12-09 through 23-12-11. Nothing in this Act
19		shall preempt or otherwise affect any other state or local tobacco control law that
20		provides more stringent protection from the hazards of environmental tobacco
21		smoke. This subsection does not preclude any city or county from enacting any
22		ordinance containing penal language when otherwise authorized to do so by law.
23	SEC	CTION 4. A new section to chapter 23-12 of the North Dakota Century Code is
24	created and	l enacted as follows:
25	<u>Exc</u>	eptions - Medical necessity.
26	<u>1.</u>	Notwithstanding the provisions of any other state or local law, a patient may smoke
27		in a hospital licensed by the state or on the grounds of a hospital licensed by the
28		state if the patient's attending physician authorizes the activity based on medical
29		policies adopted by the hospital organized medical staff.

1	2. Notwithstanding the provisions of any other state or local law, a resident of a
2	licensed basic care facility or a licensed nursing facility may smoke in the facility or
3	on the grounds of the facility if approved by the board of the facility.
4	SECTION 5. AMENDMENT. Section 23-12-11 of the North Dakota Century Code is
5	amended and reenacted as follows:
6	23-12-11. Penalty. Any proprietor An owner or other person with general supervisory
7	responsibility over a place of public assembly who willfully fails to comply with sections
8	23-12-09 through 23-12-11 is subject to a fine not to exceed one hundred dollars per violation \underline{a}
9	public place or place of employment who fails to comply with section 23-12-10 is guilty of an
10	infraction, subject to a fine not to exceed one hundred dollars for the first violation, to a fine not
11	to exceed two hundred dollars for a second violation within one year, and a fine not to exceed
12	five hundred dollars for each additional violation within one year of the preceding violation.
13	SECTION 6. REPEAL. Section 23-12-10.1 of the North Dakota Century Code is
14	repealed.