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2003 Regular Session 3lr2126 CF 3lr0246

By: Delegates Frush, Bobo, Bronrott, Conroy, Cryor, Goldwater, Gutierrez, Heller, Hubbard, Lee, Madaleno, Mandel, Marriott, Montgomery, Morhaim, Nathan-Pulliam, and Rosenberg

Introduced and read first time: February 7, 2003 Assigned to: Health and Government Operations

A BILL ENTITLED

1 AN ACT concerning

3 FOD the nurness of	prohibiting a parcon	from smoking tobacco	products aveant under
3 FOR the purpose of	promoning a person	Hom smoking tobacco	products except under

- 4 certain circumstances; repealing certain provisions of law that authorize certain
- 5 counties to regulate smoking; altering the penalty imposed on a person who
- 6 smokes tobacco products in an elevator; repealing certain provisions of law
- 7 concerning tobacco smoking in retail stores; giving the intent of the Act;
- 8 declaring the intent of the General Assembly; prohibiting a person from smoking
- 9 in indoor areas open to the public, except under certain circumstances; requiring
- the posting of certain signs; requiring the Department of Health and Mental
- Hygiene to adopt certain regulations; requiring the Department to report to the
- General Assembly regarding certain provisions of this Act; establishing certain
- penalties for certain violations of this Act; prohibiting smoking in places of
- employment; requiring the Department of Labor, Licensing, and Regulation to
- adopt certain regulations; requiring the Department to report to the General
- Assembly regarding its enforcement efforts and the effect of the efforts;
- establishing certain penalties for certain violations in places of employment;
- altering the penalty imposed in connection with smoking tobacco products on an
- intrastate motor bus carrier; defining certain terms; declaring that nothing in
- 20 this Act shall be construed to preempt a certain entity from enacting and
- 21 enforcing certain measures; and generally relating to the prohibition of smoking
- in indoor areas open to the public and places of employment.
- 23 BY repealing
- 24 Article 25 County Commissioners
- 25 Section 3(jj) and 236B
- 26 Annotated Code of Maryland
- 27 (2001 Replacement Volume and 2002 Supplement)
- 28 BY renumbering
- 29 Article 25 County Commissioners
- 30 Section 3(kk) through (qq), 236C, and 236D, respectively

- **HOUSE BILL 771** 1 to be Section 3(jj) through (pp), 236B, and 236C, respectively 2 Annotated Code of Maryland 3 (2001 Replacement Volume and 2002 Supplement) 4 BY repealing and reenacting, with amendments, 5 Article 89 - Miscellaneous Business, Work, and Safety Provisions 6 Section 64 7 Annotated Code of Maryland 8 (1998 Replacement Volume and 2002 Supplement) 9 BY repealing Article - Business Regulation 10 Section 2-105(d) 11 12 Annotated Code of Maryland 13 (1998 Replacement Volume and 2002 Supplement) 14 BY repealing and reenacting, with amendments, Article - Health - General 15 16 Section 24-205 17 Annotated Code of Maryland (2000 Replacement Volume and 2002 Supplement) 18 19 BY repealing Article - Health - General 20 21 Section 24-501 through 24-505, inclusive, and the subtitle "Subtitle 5. Tobacco Smoking in Retail Stores" 22 23 Annotated Code of Maryland (2000 Replacement Volume and 2002 Supplement) 24 25 BY adding to 26 Article - Health - General 27 Section 24-501 through 24-509, inclusive, to be under the new subtitle "Subtitle 28 5. Clean Indoor Air Act" 29 Annotated Code of Maryland (2000 Replacement Volume and 2002 Supplement) 30
- 31 BY repealing
- 32 Article Labor and Employment
- 33 Section 2-106(c) and 5-314(c)
- 34 Annotated Code of Maryland
- 35 (1999 Replacement Volume and 2002 Supplement)
- 36 BY repealing and reenacting, without amendments,
- 37 Article Labor and Employment

- **HOUSE BILL 771** 1 Section 5-101(a), (c), (d), and (g) 2 Annotated Code of Maryland 3 (1999 Replacement Volume and 2002 Supplement) 4 BY adding to 5 Article - Labor and Employment 6 Section 5-608 7 Annotated Code of Maryland 8 (1999 Replacement Volume and 2002 Supplement) 9 BY repealing and reenacting, with amendments, Article - Public Utility Companies 10 Section 9-206 11 12 Annotated Code of Maryland 13 (1998 Volume and 2002 Supplement) 14 BY repealing and reenacting, without amendments, 15 Article - Transportation 16 Section 7-705(b)(2), (d), and (e) 17 Annotated Code of Maryland (2001 Replacement Volume and 2002 Supplement) 18 19 BY renumbering Article - Labor and Employment 20 21 Section 2-106(d) and (e), respectively to be Section 2-106(c) and (d), respectively 22 23 Annotated Code of Maryland (1999 Replacement Volume and 2002 Supplement) 24 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 25 26 MARYLAND, That the Laws of Maryland read as follows:
- 27 **Article 25 - County Commissioners**
- 28 3.
- 29 [(jj) The County Commissioners of Frederick County may regulate the smoking
- 30 of tobacco products by designating smoking and no smoking areas in public buildings
- 31 owned, controlled, or financed by the State of Maryland in Frederick County.]
- 32 [236B.
- The County Commissioners for Washington County may enact ordinances 33
- 34 regulating smoking in county offices and county office buildings. Any ordinance
- 35 enacted shall assure and provide for employees and the public to smoke in designated
- 36 smoking places.]

3	SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 3(kk) through (qq), 236C, and 236D, respectively, of Article 25 - County Commissioners of the Annotated Code of Maryland be renumbered to be Section(s) 3(jj) through (pp), 236B, and 236C, respectively.
5 6	SECTION 3. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:
7	Article 89 - Miscellaneous Business, Work, and Safety Provisions
8	64.
9	(a) A PERSON MAY NOT SMOKE IN AN ELEVATOR.
12 13	(B) The proprietor of a building containing [any] AN elevator whose use is available to the general public shall post a sign [prohibiting the smoking of tobacco products] in that elevator[. The sign shall state] STATING "Smoking in This Elevator Is Illegal and Subject to a Penalty [Not to Exceed \$25.00] OF \$100 FOR THE FIRST VIOLATION AND AT LEAST \$250 FOR EACH SUBSEQUENT VIOLATION".
15 16	[(b) A person may not smoke tobacco products in any area prohibited under subsection (a).]
17 18	(c) The Commissioner of Labor and Industry may promulgate rules and regulations in furtherance of the provisions of this section.
	(d) [Any] A person who violates [any provision of] this section is subject to a civil penalty [not to exceed \$25] OF \$100 FOR THE FIRST VIOLATION AND AT LEAST \$250 FOR EACH SUBSEQUENT VIOLATION.
22	Article - Business Regulation
23	2-105.
26	[(d) (1) (i) Notwithstanding any regulations adopted by the Secretary under this section, the smoking of tobacco products is permitted in any of the following locations unless restricted as authorized under paragraph (3) of this subsection:
28 29	any portion of a private residence which is not open to the public for business purposes;
30	2. any establishment that:
31 32	A. is not a restaurant or hotel as defined in Article 2B, § 1-102 of the Code;
	B. possesses an alcoholic beverages license issued under Article 2B of the Code that allows consumption of alcoholic beverages on the premises of the establishment; and

1		C.	is generally recognized as a bar or tavern;
2		3.	a bar in a hotel or motel;
			a club as defined in Article 2B, § 1-102 of the Code that e issued under Article 2B of the Code and that ages on the premises of the club;
6 7	1-102 of the Code:	5.	in the case of a restaurant as defined in Article 2B, §
	license issued under Article 2B 40% of the total area of the res		if the restaurant does not possess an alcoholic beverages code, a separate enclosed room not to exceed or
13 14	exceeding 40% of the restaura	nt, or a c	if the restaurant possesses an alcoholic beverages license bar or bar area, a separate enclosed room not combination of a bar or bar area and a separate the total area of the restaurant including the bar
16		6.	up to 40% of the sleeping rooms in a hotel or motel;
19	an establishment specified in i an alcoholic beverages license	issued u	a separate enclosed room of an establishment other than arough 6 of this subparagraph that possesses under Article 2B of the Code that allows the premises of the establishment; or
23	that is subject to the authority	of the Se	up to 40% of the premises of a fraternal, religious, corporation or fire company or rescue squad excretary during an event that the organization by and which is open to the public.
	` ,	aph is no	ate enclosed room in which smoking is permitted under ot required to have a specially modified
30 31	area" means an area within a r beverages for consumption by	estaurant guests o	of paragraph (1)(i)5B of this subsection, "bar or bar that is devoted to the serving of alcoholic n the premises and in which the serving of food alcoholic beverages, and the immediately
	* *	agraph (the provisions of this subsection, a proprietor of an 1) of this subsection may restrict or prohibit shment.]

1				Article - Health - General
2	24-205.			
3	(a)	In this s	ection "s	moking" means the act of smoking or carrying a burning:
4		(1)	Cigar;	
5		(2)	Cigarett	te;
6		(3)	Pipe; or	
7		(4)	Other to	obacco product of any kind.
		rry out a	plan that	f a nursing home, health clinic, or physician's office shall adequately protects the health of nonsmoking oking of tobacco products on the premises.
11	(c)	(1)	An indi	vidual may not smoke in any area of a hospital.
12 13	conspicuous	(2) s signs th		spital director shall provide for the posting and placement of indicate that smoking is not permitted in the hospital.
14 15	` '	(1) S section		NOTWITHSTANDING THE PROVISIONS OF § 24-504 OF THIS t apply to patients who are:
16 17	§ 10-101(e)	of this ar	(i) rticle;	In a facility for the treatment of mental disorders as defined in
18 19	days; or		(ii)	In a facility where the average patient stay is more than 30
20 21	authorizes s	moking,	(iii) in writing	In an acute care hospital and the attending physician g, as part of the care for the patient.
			afe and p	g permitted under this section shall be in designated areas rovide nonsmoking patients, family members, and bacco smoke.
25		(3)	Smokin	g may not be permitted where nonsmoking patients sleep.
26				[Subtitle 5. Tobacco Smoking in Retail Stores.]
27	[24-501.			
28	(a)	In this s	ubtitle th	e following words have the meanings indicated.
29 30	(b)			ans a room or a portion of a room or other area to which

		se primai	ry purpos	eans any establishment employing 20 or more full-time se is to sell to consumers any goods, wares, food for or merchandise.			
4	(d)	"Smokii	ng" mean	as the act of smoking or carrying a burning:			
5		(1)	Cigar;				
6		(2)	Cigarett	te;			
7		(3)	Pipe; or				
8		(4)	Other to	obacco product of any kind.			
9 10	(e) activities in			ans the person who controls, governs, or directs the			
11	[24-502.						
12	(a)	The pro	visions o	of this subtitle do not apply to:			
13		(1)	A restau	urant;			
14		(2)	A restau	urant area of a retail store;			
15		(3)	A tobac	conist;			
16		(4)	A lavate	ory or restroom in a retail store; or			
17		(5)	A work area of a retail store:				
18			(i)	To which the public does not have access; and			
19			(ii)	That can be physically isolated by a room with doors closed			
20 21	` /			ed in this subtitle, an individual or employee may not retail store in this State.]			
22	[24-503.						
	` /			all provide for the posting and placement of conspicuous smoking is not permitted in the public area of a retail			
26 27	(b) provision of			lates this subtitle if the supervisor fails to comply with the this section.			
28	(c)	A super	visor doe	es not violate this section if:			
29 30	section; and	(1)	The sup	pervisor complies with the provision of subsection (a) of this			

- 1 (2) The public or employees persist in or continue their smoking in a 2 public area.]
- 3 [24-504.
- 4 (a) The Secretary shall adopt rules and regulations to enforce the provisions of 5 this subtitle.
- 6 (b) A person who violates § 24-503(a) of this subtitle is subject to a civil 7 penalty of \$25.]
- 8 [24-505.
- 9 (a) Except as provided in subsection (b) of this section, this subtitle does not
- 10 prohibit any county or municipal corporation of the State from enacting an ordinance,
- 11 resolution, law, or rule that is more stringent than the provisions of this subtitle.
- 12 (b) Charles County and St. Mary's County may not enact an ordinance,
- 13 resolution, law, or rule that is more stringent than the provisions of this subtitle.]
- 14 SUBTITLE 5. CLEAN INDOOR AIR ACT.
- 15 24-501.
- 16 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 17 INDICATED.
- 18 (B) "AUDITORIUM" MEANS THE PART OF A PUBLIC BUILDING WHERE AN
- 19 AUDIENCE SITS AND INCLUDES ANY ADJACENT CORRIDORS, HALLWAYS, OR
- 20 LOBBIES.
- 21 (C) "BAR" MEANS AN INDOOR AREA OPEN TO THE PUBLIC OPERATED BY AN
- 22 INDIVIDUAL WHO HOLDS AN ALCOHOLIC BEVERAGES LICENSE THAT WAS ISSUED
- 23 UNDER ARTICLE 2B, DEVOTED TO THE SERVING OF ALCOHOLIC BEVERAGES FOR
- 24 CONSUMPTION BY GUESTS ON THE PREMISES, AND IN THE IMMEDIATELY ADJACENT
- 25 SEATING AREA, IN WHICH THE SERVING OF FOOD IS INCIDENTAL TO THE
- 26 CONSUMPTION OF THE ALCOHOLIC BEVERAGES.
- 27 (D) "EMPLOYEE" HAS THE MEANING STATED IN § 5-101 OF THE LABOR AND 28 EMPLOYMENT ARTICLE.
- 29 (E) "EMPLOYER" HAS THE MEANING STATED IN § 5-101 OF THE LABOR AND 30 EMPLOYMENT ARTICLE.
- 31 (F) "ENVIRONMENTAL TOBACCO SMOKE" MEANS THE COMPLEX MIXTURE
- 32 FORMED FROM THE ESCAPING SMOKE OF A BURNING TOBACCO PRODUCT OR SMOKE
- 33 EXHALED BY THE SMOKER.

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			5 5 5
		WHICH TH	SERVICE ESTABLISHMENT" MEANS AN INDOOR AREA OPEN TO E PRINCIPAL BUSINESS IS THE SALE OF FOOD FOR TON, INCLUDING:
4		(I)	RESTAURANTS;
5		(II)	CAFETERIAS;
6		(III)	COFFEE SHOPS;
7		(IV)	DINERS;
8		(V)	SANDWICH SHOPS; AND
9		(VI)	SHORT-ORDER CAFES.
10 11	(2) AREA OF THE		SERVICE ESTABLISHMENT" DOES NOT INCLUDE THE BAR IMENT.
		N INDOOR	A OPEN TO THE PUBLIC" MEANS AN INDOOR AREA, OR A AREA, ACCESSIBLE TO THE PUBLIC BY EITHER INVITATION
15 16	(I) "PL LABOR AND E		IPLOYMENT" HAS THE MEANING STATED IN § 5-101 OF THE NT ARTICLE.
17 18	(J) (1) AREA THAT IS		IC BUILDING" MEANS A BUILDING, STRUCTURE, OR IMPROVED
19 20	CORPORATION	(I) N OF THE S	OWNED BY THE STATE, A COUNTY, OR A MUNICIPAL FATE; OR
21 22	MUNICIPAL CO	(II) ORPORATIO	CONSTRUCTED FOR LEASE BY THE STATE, A COUNTY, OR A ON OF THE STATE.
23	(2)	"PUBL	IC BUILDING" INCLUDES:
	FUNDS OR OW CORPORATION		AN EDUCATIONAL FACILITY CONSTRUCTED WITH PUBLIC PERATED BY THE STATE, A COUNTY, OR A MUNICIPAL FATE;
27 28	A TERMINAL ((II) OR STATION	A PUBLIC MASS TRANSPORTATION ACCOMMODATION, SUCH AS N, THAT IS SUPPORTED BY PUBLIC FUNDS; AND
29 30	OR AMUSEME	(III) NT, INCLUI	AN IMPROVEMENT OF A PUBLIC AREA USED FOR GATHERING DING A PUBLIC PARK, RECREATION CENTER, OR THE LIKE.
31	(K) "SN	MOKING" M	EANS THE BURNING OF A LIGHTED CIGARETTE, CIGAR, PIPE,

32 OR ANY OTHER MATTER OR SUBSTANCE THAT CONTAINS TOBACCO.

- 1 24-502.
- 2 IT IS THE INTENT OF THE GENERAL ASSEMBLY THAT THE STATE PROTECT THE
- 3 PUBLIC AND EMPLOYEES FROM INVOLUNTARY EXPOSURE TO ENVIRONMENTAL
- 4 TOBACCO SMOKE IN INDOOR AREAS OPEN TO THE PUBLIC, PLACES OF EMPLOYMENT,
- 5 AND CERTAIN DESIGNATED PRIVATE AREAS.
- 6 24-503.
- 7 THE PURPOSE OF THIS ACT IS TO PRESERVE AND IMPROVE THE HEALTH.
- 8 COMFORT, AND ENVIRONMENT OF THE PEOPLE OF THE STATE BY LIMITING
- 9 EXPOSURE TO ENVIRONMENTAL TOBACCO SMOKE.
- 10 24-504.
- 11 EXCEPT AS PROVIDED IN § 24-505 OF THIS SUBTITLE, A PERSON MAY NOT
- 12 SMOKE IN AN INDOOR AREA OPEN TO THE PUBLIC, INCLUDING:
- 13 (1) MEETINGS OPEN TO THE PUBLIC IN ACCORDANCE WITH TITLE 10,
- 14 SUBTITLE 5 OF THE STATE GOVERNMENT ARTICLE;
- 15 (2) GOVERNMENT OWNED OR OPERATED MEANS OF MASS
- 16 TRANSPORTATION INCLUDING BUSES, VANS, TRAINS, TAXICABS, AND LIMOUSINES;
- 17 (3) GROCERY STORES;
- 18 (4) GYMNASIUMS;
- 19 (5) COURT HOUSES;
- 20 (6) CHILD DAY CARE FACILITIES;
- 21 (7) HEALTH CARE FACILITIES INCLUDING HOSPITALS, HEALTH CARE
- 22 CLINICS, DOCTORS' OFFICES, OR OTHER HEALTH CARE RELATED FACILITIES;
- 23 (8) PLACES OF EMPLOYMENT;
- 24 (9) RESTROOMS, LOBBIES, RECEPTION AREAS, HALLWAYS, AND OTHER
- 25 COMMON-USE AREAS;
- 26 (10) FOOD SERVICE ESTABLISHMENTS;
- 27 (11) BARS OR TAVERNS;
- 28 (12) GAMING FACILITIES THAT ARE OPEN TO THE PUBLIC:
- 29 (13) INDOOR SPORTS ARENAS INCLUDING MOTOR SPORTS SPEEDWAYS;
- 30 (14) LOBBIES, HALLWAYS, AND OTHER COMMON AREAS IN APARTMENT
- 31 BUILDINGS, CONDOMINIUMS, AND OTHER MULTIPLE-UNIT RESIDENTIAL
- 32 FACILITIES;

1 2 MOTELS;	(15)	LOBBIES, HALLWAYS, AND OTHER COMMON AREAS IN HOTELS AND
3 4 HOTEL OR	(16) MOTEL	AT LEAST 75% OF THE RENTED SLEEPING QUARTERS WITHIN A .;
5	(17)	BOWLING ALLEYS;
6	(18)	BILLIARD OR POOL HALLS;
7 8 FACILITIE	(19) S AND N	EXCEPT AS PROVIDED IN § 24-205 OF THIS TITLE, RETIREMENT NURSING HOMES, NOT INCLUDING A PRIVATE RESIDENCE;
9	(20)	PUBLIC BUILDINGS;
10	(21)	AUDITORIA;
11	(22)	THEATERS;
12	(23)	MUSEUMS;
13	(24)	LIBRARIES;
14	(25)	PUBLIC AND NONPUBLIC SCHOOLS; AND
15	(26)	OTHER EDUCATIONAL AND VOCATIONAL INSTITUTIONS.
16 24-505.		

- 17 THIS SUBTITLE DOES NOT APPLY TO:
- 18 (1) PRIVATE HOMES, RESIDENCES, INCLUDING RESIDENCES USED AS A
- 19 BUSINESS OR PLACE OF EMPLOYMENT, AND AUTOMOBILES, UNLESS BEING USED
- 20 FOR CHILD CARE, DAY CARE, THE PUBLIC TRANSPORTATION OF CHILDREN, OR AS
- 21 PART OF HEALTH CARE OR DAY CARE TRANSPORTATION:
- 22 (2) AN INDOOR AREA WHERE PRIVATE SOCIAL FUNCTIONS ARE BEING
- 23 HELD, INCLUDING A PRIVATE CLUB IF THE SPONSOR WAS A MEMBER ON OR BEFORE
- 24 JUNE 1, 2003, WHEN SEATING ARRANGEMENTS ARE UNDER THE CONTROL OF THE
- 25 SPONSOR OF THE FUNCTION AND NOT THE OWNER, OPERATOR, MANAGER, OR
- 26 PERSON IN CHARGE OF THE INDOOR AREA;
- 27 (3) LIMOUSINES UNDER PRIVATE HIRE;
- 28 (4) A HOTEL OR MOTEL ROOM RENTED TO ONE OR MORE GUESTS AS
- 29 LONG AS THE TOTAL PERCENTAGE OF HOTEL OR MOTEL ROOMS BEING SO USED
- 30 DOES NOT EXCEED 25%;
- 31 (5) A FUND-RAISING ACTIVITY OR FUNCTION SPONSORED BY A
- 32 VOLUNTEER FIRE COMPANY, AUXILIARY OF A FIRE COMPANY, A VOLUNTEER
- 33 AMBULANCE COMPANY, A VOLUNTEER RESCUE COMPANY, OR A FRATERNAL

- 1 BENEFIT SOCIETY THAT WAS IN EXISTENCE ON OR BEFORE JUNE 1, 2003, IF THE
- 2 FUND-RAISING ACTIVITY OR FUNCTION TAKES PLACE ON PROPERTY OWNED OR
- 3 LEASED ON OR BEFORE JUNE 1, 2003, BY THE VOLUNTEER FIRE COMPANY, AUXILIARY
- 4 OF A VOLUNTEER FIRE COMPANY, VOLUNTEER AMBULANCE COMPANY, VOLUNTEER
- 5 RESCUE COMPANY, OR FRATERNAL BENEFIT SOCIETY; OR
- 6 (6) AN INDOOR AREA BEING USED FOR THE PURPOSE OF A THEATRICAL
- 7 PERFORMANCE, A MUSICAL CONCERT, OR THE PRODUCTION OF A FILM IF
- 8 ENVIRONMENTAL TOBACCO SMOKE IS A PART OF THE PERFORMANCE, CONCERT, OR
- 9 FILM.
- 10 24-506.
- 11 (A) SIGNS THAT STATE "WARNING: SMOKING PERMITTED" SHALL BE
- 12 PROMINENTLY POSTED AND PROPERLY MAINTAINED WHERE SMOKING IS ALLOWED
- 13 UNDER § 24-505(2) OR (4) OR § 24-507(B) OF THIS SUBTITLE.
- 14 (B) THE SIGNS SHALL BE POSTED AND MAINTAINED BY THE OWNER,
- 15 OPERATOR, MANAGER, OR OTHER PERSON HAVING CONTROL OF THE AREA.
- 16 (C) THE LETTERS ON THE SIGNS SHALL BE AT LEAST 1 INCH IN HEIGHT.
- 17 24-507.
- 18 (A) THE DEPARTMENT SHALL ADOPT REGULATIONS THAT PROHIBIT
- 19 ENVIRONMENTAL TOBACCO SMOKE IN INDOOR AREAS OPEN TO THE PUBLIC OTHER
- 20 THAN PLACES OF EMPLOYMENT.
- 21 (B) ON OR BEFORE SEPTEMBER 30 OF EACH YEAR, THE DEPARTMENT SHALL
- 22 REPORT TO THE GENERAL ASSEMBLY ON THE:
- 23 (1) ENFORCEMENT EFFORTS OF THE DEPARTMENT TO ELIMINATE
- 24 ENVIRONMENTAL TOBACCO SMOKE IN INDOOR AREAS OPEN TO THE PUBLIC FOR
- 25 THE PRIOR YEAR: AND
- 26 (2) RESULTS OF THESE ENFORCEMENT EFFORTS.
- 27 24-508.
- 28 (A) A PERSON OR EMPLOYER WHO VIOLATES A PROVISION OF THIS SUBTITLE
- 29 OR A REGULATION ADOPTED UNDER THIS SUBTITLE SHALL BE SUBJECT TO A FINE
- 30 OF \$100 FOR THE FIRST VIOLATION AND AT LEAST \$250 FOR EACH SUBSEQUENT
- 31 VIOLATION.
- 32 (B) AN EMPLOYER WHO DISCHARGES OR DISCRIMINATES AGAINST AN
- 33 EMPLOYEE BECAUSE THAT EMPLOYEE HAS MADE A COMPLAINT, HAS GIVEN
- 34 INFORMATION TO THE DEPARTMENT IN ACCORDANCE WITH THIS SUBTITLE, HAS
- 35 CAUSED TO BE INSTITUTED OR IS ABOUT TO CAUSE TO BE INSTITUTED A
- 36 PROCEEDING UNDER THIS SUBTITLE, OR HAS TESTIFIED OR IS ABOUT TO TESTIFY IN
- 37 A PROCEEDING UNDER THIS SUBTITLE, SHALL BE DEEMED IN VIOLATION OF THIS

	SUBTITLE AND SHALL BE SUBJECT TO A CIVIL PENALTY OF AT LEAST \$2,000 BUT NOT MORE THAN \$10,000 FOR EACH VIOLATION.				
3	24-509.				
4	THIS SUBTITLE MAY E	BE CITEI	D AS THE CLEAN INDOOR AIR ACT.		
5			Article - Labor and Employment		
6	2-106.				
9		g of tobac	astanding any regulations adopted by the Commissioner eco products is permitted in any of the authorized under paragraph (3) of this		
11 12	public for business purposes;	1.	any portion of a private residence which is not open to the		
13		2.	any establishment that:		
14 15	1-102 of the Code;	A.	is not a restaurant or hotel as defined in Article 2B, §		
		B. ows cons	possesses an alcoholic beverages license issued under sumption of alcoholic beverages on the premises		
19		C.	is generally recognized as a bar or tavern;		
20		3.	a bar in a hotel or motel;		
			a club as defined in Article 2B, § 1-102 of the Code that se issued under Article 2B of the Code and that ages on the premises of the club;		
24 25	1-102 of the Code:	5.	in the case of a restaurant as defined in Article 2B, §		
			if the restaurant does not possess an alcoholic beverages Code, a separate enclosed room not to exceed or		
31 32	issued under Article 2B of the exceeding 40% of the restaura	nt, or a c	if the restaurant possesses an alcoholic beverages license bar or bar area, a separate enclosed room not ombination of a bar or bar area and a separate ne total area of the restaurant including the bar		
34		6.	up to 40% of the sleeping rooms in a hotel or motel;		

3	7. a separate enclosed room of an establishment other than an establishment specified in items 1 through 6 of this subparagraph that possesses an alcoholic beverages license issued under Article 2B of the Code that allows consumption of alcoholic beverages on the premises of the establishment; or
7	8. up to 40% of the premises of a fraternal, religious, patriotic, or charitable organization or corporation or fire company or rescue squad that is subject to the authority of the Secretary during an event that the organization or corporation holds on its own property and which is open to the public.
	(ii) A separate enclosed room in which smoking is permitted under subparagraph (i) of this paragraph is not required to have a specially modified ventilation system for the room.
14 15	(2) For the purposes of paragraph (1)(i)5B of this subsection, "bar or bar area" means an area within a restaurant that is devoted to the serving of alcoholic beverages for consumption by guests on the premises and in which the serving of food is incidental to the consumption of the alcoholic beverages, and the immediately adjacent seating area.
	(3) Notwithstanding the provisions of this subsection, a proprietor of an establishment described in paragraph (1) of this subsection may restrict or prohibit smoking on the premises of the establishment.]
20	5-101.
21	(a) In this title the following words have the meanings indicated.
	(c) (1) "Employee" means, except as provided in § 5-401 of this title, an individual whom an employer employs, for a wage or other compensation, in the business of the employer.
25	(2) "Employee" includes:
26	(i) an individual whom a governmental unit employs;
	(ii) an individual who is licensed as a taxicab driver and leases or rents a taxicab from a person who operates or owns a taxicab business in Baltimore City;
32	(iii) an individual who is employed for part-time or temporary help by a governmental unit or person who engages in a business that directly employs individuals to provide part-time or temporary help to another governmental unit or person; and
36	(iv) an individual who performs work for a governmental unit or person to whom the individual is provided by another governmental unit or person who engages in a business that directly employs individuals to provide part-time or temporary help.

1	(d)	(1)	"Employ	yer" mear	18:
	engaged in c least 1 emplo			, trade, o	s provided in § 5-401 of this title, a person who is or other business in the State and employs at
5			(ii)	a public	body.
6		(2)	"Employ	yer" inclu	des:
	City and leasthe public;	ses or rent	(i) as a taxica		who operates or owns a taxicab business in Baltimore censed taxicab driver, to provide services to
	directly emp			o provide	nmental unit or person who engages in a business that part-time or temporary help to another
15				person wh	nmental unit or person who contracts directly with no engages in a business that directly employs porary help to another governmental unit or
17 18	(g) allowed to v		f employ	ment" me	eans a place in or about which an employee is
19	5-314.				
22				g of tobac	standing any regulations adopted by the Commissioner eco products is permitted in any of the authorized under paragraph (3) of this
24 25	public for b	usiness pu	ırposes;	1.	any portion of a private residence which is not open to the
26				2.	any establishment that:
27 28	1-102 of the	Code;		A.	is not a restaurant or hotel as defined in Article 2B, §
	Article 2B of the estable			B. ows cons	possesses an alcoholic beverages license issued under sumption of alcoholic beverages on the premises
32				C.	is generally recognized as a bar or tavern;
33				3.	a bar in a hotel or motel;

	4. a club as defined in Article 2B, § 1-102 of the Code that possesses an alcoholic beverages license issued under Article 2B of the Code and that allows consumption of alcoholic beverages on the premises of the club;
4 5	5. in the case of a restaurant as defined in Article 2B, § 1-102 of the Code:
	A. if the restaurant does not possess an alcoholic beverages license issued under Article 2B of the Code, a separate enclosed room not to exceed 40% of the total area of the restaurant; or
11 12	B. if the restaurant possesses an alcoholic beverages license issued under Article 2B of the Code, a bar or bar area, a separate enclosed room not exceeding 40% of the restaurant, or a combination of a bar or bar area and a separate enclosed room not exceeding 40% of the total area of the restaurant including the bar or bar area;
14	6. up to 40% of the sleeping rooms in a hotel or motel;
17	7. a separate enclosed room of an establishment other than an establishment specified in items 1 through 6 of this subparagraph that possesses an alcoholic beverages license issued under Article 2B of the Code that allows consumption of alcoholic beverages on the premises of the establishment; or
21	8. up to 40% of the premises of a fraternal, religious, patriotic, or charitable organization or corporation or fire company or rescue squad that is subject to the authority of the Secretary during an event that the organization or corporation holds on its own property and which is open to the public.
	(ii) A separate enclosed room in which smoking is permitted under subparagraph (i) of this paragraph is not required to have a specially modified ventilation system for the room.
28 29	(2) For the purposes of paragraph (1)(i)5B of this subsection, "bar or bar area" means an area within a restaurant that is devoted to the serving of alcoholic beverages for consumption by guests on the premises and in which the serving of food is incidental to the consumption of the alcoholic beverages, and the immediately adjacent seating area.
	(3) Notwithstanding the provisions of this subsection, a proprietor of an establishment described in paragraph (1) of this subsection may restrict or prohibit smoking on the premises of the establishment.]
34	5-608.
35 36	(A) EXCEPT AS PROVIDED IN § 24-505 OF THE HEALTH - GENERAL ARTICLE, A PERSON MAY NOT SMOKE IN A PLACE OF EMPLOYMENT.

17 **HOUSE BILL 771** 1 (B) THE DEPARTMENT SHALL ADOPT REGULATIONS THAT PROHIBIT 2 ENVIRONMENTAL TOBACCO SMOKE, AS DEFINED IN § 24-501 OF THE HEALTH -3 GENERAL ARTICLE, IN PLACES OF EMPLOYMENT. 4 ON OR BEFORE SEPTEMBER 30 OF EACH YEAR, THE DEPARTMENT SHALL 5 REPORT TO THE GENERAL ASSEMBLY ON THE: ENFORCEMENT EFFORTS OF THE DEPARTMENT TO ELIMINATE 6 (1) 7 ENVIRONMENTAL TOBACCO SMOKE, AS DEFINED IN § 24-501 OF THE HEALTH -8 GENERAL ARTICLE, IN PLACES OF EMPLOYMENT FOR THE PRIOR YEAR; AND 9 RESULTS OF THESE ENFORCEMENT EFFORTS. (2)10 (D) AN EMPLOYER WHO DISCHARGES OR DISCRIMINATES AGAINST AN 11 EMPLOYEE BECAUSE THAT EMPLOYEE HAS MADE A COMPLAINT UNDER THIS 12 SECTION, HAS GIVEN INFORMATION TO THE DEPARTMENT IN ACCORDANCE WITH 13 THIS SECTION, HAS CAUSED TO BE INSTITUTED OR IS ABOUT TO CAUSE TO BE 14 INSTITUTED A PROCEEDING UNDER THIS SECTION, OR HAS TESTIFIED OR IS ABOUT 15 TO TESTIFY IN A PROCEEDING, SHALL BE DEEMED IN VIOLATION OF THIS SECTION 16 AND SHALL BE SUBJECT TO A CIVIL PENALTY OF AT LEAST \$2,000 BUT NOT MORE 17 THAN \$10,000 FOR EACH VIOLATION. **Article - Public Utility Companies** 18 19 9-206. 20 (a) The owner and operator of an intrastate motor bus carrier shall prohibit 21 the smoking of tobacco products while the bus is in public service. 22 (b) A person may not smoke tobacco products on a bus of an intrastate motor 23 bus carrier. 24 (c) The Commission may adopt regulations to carry out the provisions of this 25 section. 26 (d) A person who violates a provision of this section is subject to a civil penalty 27 [not exceeding \$25] OF \$100 FOR THE FIRST VIOLATION AND AT LEAST \$250 FOR 28 EACH SUBSEQUENT VIOLATION. 29 **Article - Transportation** 30 7-705. 31 It is unlawful for any person to engage in any of the following acts in any

32 transit vehicle or transit facility, designed for the boarding of a transit vehicle, which 33 is owned or controlled by the Administration or a train owned or controlled by the Administration or operated by a railroad company under contract to the

Smoke or carry a lighted or smoldering pipe, cigar, or cigarette;

Administration to provide passenger railroad service:

(2)

36

- 1 (d) The provisions of subsection (b)(3), (5), (9), and (13) of this section do not
- 2 apply to charter bus service rendered by the Administration. The provisions of
- 3 subsection (b)(2) and (13) of this section do not apply to excursion train service
- 4 rendered by the Administration or by a railroad company under contract to the
- 5 Administration. The provisions of subsection (b)(3) of this section do not apply to any
- 6 railroad service rendered by the Administration or by a railroad company under
- 7 contract to the Administration.
- 8 (e) Any person who violates any provision of this section is guilty of a 9 misdemeanor and is subject to a fine of not more than \$500 for each offense.
- SECTION 4. AND BE IT FURTHER ENACTED, That Section(s) 2-106(d) and
- 11 (e), respectively, of Article Labor and Employment of the Annotated Code of
- 12 Maryland be renumbered to be Section(s) 2-106(c) and (d), respectively.
- 13 SECTION 5. AND BE IT FURTHER ENACTED, That nothing in this Act shall
- 14 be construed to preempt a county or municipal government from enacting and
- 15 enforcing additional measures to reduce involuntary exposure to environmental
- 16 tobacco smoke.
- 17 SECTION 6. AND BE IT FURTHER ENACTED, That this Act shall take 18 effect October 1, 2003.