MISSISSIPPI LEGISLATURE

By: Representative Clark

REGULAR SESSION 2014

To: Public Health and Human Services

HOUSE BILL NO. 739

1 AN ACT TO CREATE THE MISSISSIPPI SMOKEFREE AIR ACT OF 2014; 2 TO EXPRESS CERTAIN LEGISLATIVE FINDINGS REGARDING THE EFFECTS OF 3 SECONDHAND SMOKE AND OTHER RISKS OF SMOKING; TO DEFINE CERTAIN 4 TERMS; TO PROHIBIT SMOKING IN ENCLOSED PUBLIC PLACES AND PLACES OF 5 EMPLOYMENT, IN PRIVATE CLUBS, IN ENCLOSED RESIDENTIAL FACILITIES 6 AND IN CERTAIN OUTDOOR PUBLIC PLACES AND PLACES OF EMPLOYMENT; TO 7 AUTHORIZE PERSONS TO VOLUNTARILY DESIGNATE AREAS WITHIN THEIR CONTROL AS SMOKEFREE PLACES; TO PRESCRIBE THE MINIMUM REQUIREMENTS 8 9 FOR PERSONS IN CONTROL OF AREAS TO BE IN COMPLIANCE WITH THIS ACT; TO REQUIRE PERSONS IN CONTROL OF AREAS TO POST "NO SMOKING" SIGNS 10 AT ALL ENTRANCES TO AREAS WHERE SMOKING IS PROHIBITED BY THIS ACT; 11 12 TO AUTHORIZE THE STATE BOARD OF HEALTH TO ADOPT RULES AND 13 REGULATIONS TO IMPLEMENT THE PROVISIONS OF THIS ACT; TO PROVIDE FOR ENFORCEMENT OF THIS ACT; TO AUTHORIZE CERTAIN OFFICIALS AND 14 15 OTHER PERSONS TO APPLY FOR INJUNCTIVE RELIEF IN COURT TO ENFORCE 16 THE PROVISIONS OF THIS ACT; TO PROVIDE PENALTIES FOR VIOLATIONS OF 17 THIS ACT; TO ALLOW POLITICAL SUBDIVISIONS TO ADOPT LOCAL 18 ORDINANCES RELATING TO SMOKING THAT ARE MORE RESTRICTIVE THAN THIS 19 ACT; TO DIRECT THE STATE DEPARTMENT OF HEALTH TO ENGAGE IN A 20 CONTINUING PROGRAM TO EXPLAIN AND CLARIFY THE PURPOSES AND 21 REQUIREMENTS OF THIS ACT TO CITIZENS AFFECTED BY IT, AND TO GUIDE 22 OWNERS, OPERATORS, AND MANAGERS IN THEIR COMPLIANCE WITH IT; TO REPEAL SECTIONS 29-5-160 THROUGH 29-5-163, MISSISSIPPI CODE OF 23 24 1972, WHICH ARE THE MISSISSIPPI CLEAN INDOOR AIR ACT; AND FOR 25 RELATED PURPOSES.

26 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

27 **SECTION 1.** This act shall be known as the Mississippi

28 Smokefree Air Act of 2014.

29 **SECTION 2.** The Legislature finds that:

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30 (a) The 2006 U.S. Surgeon General's Report, The Health 31 Consequences of Involuntary Exposure to Tobacco Smoke, has 32 concluded that (i) secondhand smoke exposure causes disease and premature death in children and adults who do not smoke; (ii) 33 34 children exposed to secondhand smoke are at an increased risk for 35 sudden infant death syndrome (SIDS), acute respiratory problems, ear infections, and asthma attacks, and that smoking by parents 36 37 causes respiratory symptoms and slows lung growth in their 38 children; (iii) exposure of adults to secondhand smoke has 39 immediate adverse effects on the cardiovascular system and causes 40 coronary heart disease and lung cancer; (iv) there is no risk-free 41 level of exposure to secondhand smoke; (v) establishing smokefree 42 workplaces is the only effective way to ensure that secondhand smoke exposure does not occur in the workplace, because 43 ventilation and other air cleaning technologies cannot completely 44 45 control for exposure of nonsmokers to secondhand smoke; and (vi) 46 evidence from peer-reviewed studies shows that smokefree policies and laws do not have an adverse economic impact on the hospitality 47 48 industry. According to the 2010 U.S. Surgeon General's Report, 49 How Tobacco Smoke Causes Disease, even occasional exposure to 50 secondhand smoke is harmful and low levels of exposure to 51 secondhand tobacco smoke lead to a rapid and sharp increase in 52 dysfunction and inflammation of the lining of the blood vessels, 53 which are implicated in heart attacks and stroke.

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54 (b) Numerous studies have found that tobacco smoke is a 55 major contributor to indoor air pollution, and that breathing 56 secondhand smoke (also known as environmental tobacco smoke) is a 57 cause of disease in healthy nonsmokers, including heart disease, 58 stroke, respiratory disease, and lung cancer. The National Cancer 59 Institute determined in 1999 that secondhand smoke is responsible for the early deaths of approximately fifty-three thousand 60 61 (53,000) Americans annually.

62 (c) The Public Health Service's National Toxicology63 Program (NTP) has listed secondhand smoke as a known carcinogen.

64 (d) Based on a finding by the California Environmental Protection Agency in 2005, the California Air Resources Board has 65 66 determined that secondhand smoke is a toxic air contaminant, 67 finding that exposure to secondhand smoke has serious health 68 effects, including low birth-weight babies; sudden infant death 69 syndrome (SIDS); increased respiratory infections in children; 70 asthma in children and adults; lung cancer, sinus cancer, and breast cancer in younger, premenopausal women; heart disease; and 71 72 death.

(e) There is indisputable evidence that implementing one hundred percent (100%) smokefree environments is the only effective way to protect the population from the harmful effects of exposure to secondhand smoke.

(f) In reviewing eleven (11) studies concluding thatcommunities see an immediate reduction in heart attack admissions

H. B. No. 739 **~ OFFICIAL ~** 14/HR12/R1822 PAGE 3 (RF\DO) 79 after the implementation of comprehensive smokefree laws, the 80 Institute of Medicine of the National Academies concluded that 81 data consistently demonstrate that secondhand smoke exposure 82 increases the risk of coronary heart disease and heart attacks and 83 that smokefree laws reduce heart attacks.

(g) A significant amount of secondhand smoke exposure
occurs in the workplace. Employees who work in smoke-filled
businesses suffer a twenty-five to fifty percent (25-50%) higher
risk of heart attack and higher rates of death from cardiovascular
disease and cancer, as well as increased acute respiratory disease
and measurable decrease in lung function.

90 Studies measuring cotinine (metabolized nicotine) (h) 91 and NNAL (metabolized nitrosamine NNK, a tobacco-specific 92 carcinogen linked to lung cancer) in hospitality workers find dramatic reductions in the levels of these biomarkers after a 93 smokefree law takes effect. Average cotinine levels of New York 94 95 City restaurant and bar workers decreased by eighty-five percent (85%) after the city's smokefree law went into effect. After the 96 97 implementation of Ontario, Canada's Smokefree Indoor Air Law, 98 levels of NNAL were reduced by fifty-two percent (52%) in 99 nonsmoking casino employees and cotinine levels fell by 100 ninety-eight (98%).

101 (i) Following a Health Hazard Evaluation of Las Vegas
102 casino employees' secondhand smoke exposure in the workplace,
103 which included indoor air quality tests and biomarker assessments,

H. B. No. 739 **~ OFFICIAL ~** 14/HR12/R1822 PAGE 4 (RF\DO) the National Institute of Occupational Safety and Health (NIOSH) concluded that the casino employees are exposed to dangerous levels of secondhand smoke at work and that their bodies absorb high levels of tobacco-specific chemicals NNK and cotinine during work shifts. NIOSH also concluded that the "best means of eliminating workplace exposure to [secondhand smoke] is to ban all smoking in the casinos."

111 Secondhand smoke is particularly hazardous to (†) 112 elderly people, individuals with cardiovascular disease, and 113 individuals with impaired respiratory function, including 114 asthmatics and those with obstructive airway disease. The 115 Americans With Disabilities Act, which requires that disabled 116 persons have access to public places and workplaces, deems 117 impaired respiratory function to be a disability.

The U.S. Centers for Disease Control and Prevention 118 (k) 119 has determined that the risk of acute myocardial infarction and 120 coronary heart disease associated with exposure to tobacco smoke 121 is nonlinear at low doses, increasing rapidly with relatively 122 small doses such as those received from secondhand smoke or 123 actively smoking one (1) or two (2) cigarettes a day, and has 124 warned that all patients at increased risk of coronary heart 125 disease or with known coronary artery disease should avoid all 126 indoor environments that permit smoking.

127 (1) Given the fact that there is no safe level of128 exposure to secondhand smoke, the American Society of Heating,

H. B. No. 739 **~ OFFICIAL ~** 14/HR12/R1822 PAGE 5 (RF\DO) Refrigerating and Air Conditioning Engineers (ASHRAE) bases its ventilation standards on totally smokefree environments. ASHRAE has determined that there is currently no air filtration or other ventilation technology that can completely eliminate all the carcinogenic components in secondhand smoke and the health risks caused by secondhand smoke exposure, and recommends that indoor environments be smokefree in their entirety.

(m) During periods of active smoking, peak and average outdoor tobacco smoke (OTS) levels measured in outdoor cafes and restaurant and bar patios near smokers rival indoor tobacco smoke concentrations. Nonsmokers who spend six-hour periods in outdoor smoking sections of bars and restaurants experience a significant increase in levels of cotinine when compared to the cotinine levels in a smokefree outdoor area.

Residual tobacco contamination, or "thirdhand 143 (n) 144 smoke," from cigarettes, cigars, and other tobacco products is 145 left behind after smoking occurs and builds up on surfaces and furnishings. This residue can linger in spaces long after smoking 146 147 has ceased and continue to expose people to tobacco toxins. 148 Sticky, highly toxic particulate matter, including nicotine, can 149 cling to walls and ceilings. Gases can be absorbed into carpets, 150 draperies, and other upholsteries, and then be reemitted (off-gassed) back into the air and recombine to form harmful 151 152 Tobacco residue is noticeably present in dust compounds. 153 throughout places where smoking has occurred. Given the rapid

H. B. No. 739 **~ OFFICIAL ~** 14/HR12/R1822 PAGE 6 (RF\DO) 154 sorption and persistence of high levels of residual nicotine from 155 tobacco smoke on indoor surfaces, including clothing and human 156 skin, this recently identified process represents an unappreciated 157 health hazard through dermal exposure, dust inhalation, and 158 ingestion.

159 (\circ) Unregulated high-tech smoking devices, commonly 160 referred to as electronic cigarettes, or "e-cigarettes," closely 161 resemble and purposefully mimic the act of smoking by having users 162 inhale vaporized liquid nicotine created by heat through an electronic ignition system. After testing a number of 163 164 e-cigarettes from two leading manufacturers, the Food and Drug 165 Administration (FDA) determined that various samples tested 166 contained not only nicotine but also detectable levels of known 167 carcinogens and toxic chemicals, including tobacco-specific nitrosamines and diethylene glycol, a toxic chemical used in 168 169 antifreeze. The FDA's testing also suggested that "quality 170 control processes used to manufacture these products are inconsistent or nonexistent." E-cigarettes produce a vapor of 171 172 undetermined and potentially harmful substances, which may appear 173 similar to the smoke emitted by traditional tobacco products. 174 Their use in workplaces and public places where smoking of 175 traditional tobacco products is prohibited creates concern and confusion and leads to difficulties in enforcing the smoking 176 177 prohibitions.

H. B. No. 739 14/HR12/R1822 PAGE 7 (RF\DO) (p) The Society of Actuaries has determined that
secondhand smoke costs the U.S. economy roughly Ten Billion
Dollars (\$10,000,000.00) a year: Five Billion Dollars
(\$5,000,000,000.00) in estimated medical costs associated with
secondhand smoke exposure and Four Billion Six Hundred Million
Dollars (\$4,600,000,000.00) in lost productivity.

184 (q) Numerous economic analyses examining restaurant and 185 hotel receipts and controlling for economic variables have shown 186 either no difference or a positive economic impact after enactment 187 of laws requiring workplaces to be smokefree. Creation of 188 smokefree workplaces is sound economic policy and provides the 189 maximum level of employee health and safety.

(r) There is no legal or constitutional "right to smoke." Business owners have no legal or constitutional right to expose their employees and customers to the toxic chemicals in secondhand smoke. On the contrary, employers have a common law duty to provide their workers with a workplace that is not unreasonably dangerous.

(s) Smoking is a potential cause of fires, and
cigarette and cigar burns and ash stains on merchandise and
fixtures causes economic damage to businesses.

(t) The smoking of tobacco is a form of air pollution,a positive danger to health, and a material public nuisance.

201 (2) Accordingly, the Legislature finds and declares that the202 purposes of this act are to:

H. B. No. 739 **~ OFFICIAL ~** 14/HR12/R1822 PAGE 8 (RF\DO) 203 (a) Protect the public health and welfare by204 prohibiting smoking in public places and places of employment; and

(b) Guarantee the right of nonsmokers to breathe smokefree air, and to recognize that the need to breathe smokefree air shall have priority over the desire to smoke.

208 **SECTION 3.** The following words and phrases, whenever used in 209 this act, shall be construed as defined in this section:

(a) "Bar" means an establishment that is devoted to the serving of alcoholic beverages for consumption by guests on the premises and in which the serving of food is only incidental to the consumption of those beverages, including but not limited to, taverns, nightclubs, cocktail lounges, and cabarets.

(b) "Business" means a sole proprietorship,
partnership, joint venture, corporation, or other business entity,
either for-profit or not-for-profit, including retail
establishments where goods or services are sold; professional
corporations and other entities where legal, medical, dental,
engineering, architectural, or other professional services are
delivered; and private clubs.

(c) "E-cigarette" means any electronic oral device,
such as one composed of a heating element, battery, and/or
electronic circuit, which provides a vapor of nicotine or any
other substances, and the use or inhalation of which simulates
smoking. The term includes any such device, whether manufactured,

H. B. No. 739 14/HR12/R1822 PAGE 9 (RF\DO) 227 distributed, marketed, or sold as an e-cigarette, e-cigar, e-pipe, 228 or under any other product name or descriptor.

(d) "Employee" means a person who is employed by an employer in consideration for direct or indirect monetary wages or profit, and a person who volunteers his or her services for a nonprofit entity.

(e) "Employer" means a person, business, partnership,
association, corporation, including a municipal corporation,
trust, or nonprofit entity that employs the services of one or
more individual persons.

(f) "Enclosed area" means all space between a floor and a ceiling that is bounded on at least two (2) sides by walls, doorways, or windows, whether open or closed. A wall includes any retractable divider, garage door, or other physical barrier, whether temporary or permanent and whether or not containing openings of any kind.

243 "Health care facility" means an office or (a) institution providing care or treatment of diseases, whether 244 245 physical, mental, or emotional, or other medical, physiological, 246 or psychological conditions, including but not limited to, 247 hospitals, rehabilitation hospitals or other clinics, including weight control clinics, nursing homes, long-term care facilities, 248 249 homes for the aging or chronically ill, laboratories, and offices 250 of surgeons, chiropractors, physical therapists, physicians, 251 psychiatrists, dentists, and all specialists within these

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H. B. No. 739 14/HR12/R1822 PAGE 10 (RF\DO) 252 professions. This definition includes all waiting rooms, 253 hallways, private rooms, semiprivate rooms, and wards within 254 health care facilities.

255 (h) "Place of employment" means an area under the 256 control of a public or private employer, including, but not 257 limited to, work areas, private offices, employee lounges, 258 restrooms, conference rooms, meeting rooms, classrooms, employee 259 cafeterias, hallways, construction sites, temporary offices, and 260 vehicles. A private residence is not a "place of employment" 261 unless it is used as a child care, adult day care, or health care 262 facility.

(i) "Playground" means any park or recreational area
designed in part to be used by children that has play or sports
equipment installed or that has been designated or landscaped for
play or sports activities, or any similar facility located on
public or private school grounds or on municipal, county, or state
park grounds.

269 "Private club" means an organization, whether (j) 270 incorporated or not, which is the owner, lessee, or occupant of a 271 building or portion thereof used exclusively for club purposes at 272 all times, which is operated solely for a recreational, fraternal, social, patriotic, political, benevolent, or athletic purpose, but 273 274 not for pecuniary gain, and which only sells alcoholic beverages 275 incidental to its operation. The affairs and management of the 276 organization are conducted by a board of directors, executive

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H. B. No. 739 14/HR12/R1822 PAGE 11 (RF\DO) 277 committee, or similar body chosen by the members at an annual 278 meeting. The organization has established bylaws and/or a 279 constitution to govern its activities, and has been granted an 280 exemption from the payment of federal income tax as a club under 281 26 USCS Section 501.

282 (k) "Public place" means an area to which the public is 283 invited or in which the public is permitted, including but not 284 limited to, banks, bars, educational facilities, gaming 285 facilities, health care facilities, hotels and motels, 286 laundromats, public transportation vehicles and facilities, reception areas, restaurants, retail food production and marketing 287 288 establishments, retail service establishments, retail stores, 289 shopping malls, sports arenas, theaters, and waiting rooms. A 290 private residence is not a "public place" unless it is used as a 291 child care, adult day care, or health care facility.

(1) "Restaurant" means an eating establishment,
including, but not limited to, coffee shops, cafeterias, sandwich
stands, and private and public school cafeterias, which gives or
offers for sale food to the public, guests, or employees, as well
as kitchens and catering facilities in which food is prepared on
the premises for serving elsewhere. The term "restaurant"
includes a bar area within the restaurant.

(m) "Service line" means an indoor or outdoor line in which one or more persons are waiting for or receiving service of any kind, whether or not the service involves the exchange of

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302 money, including, but not limited to, ATM lines, concert lines, 303 food vendor lines, movie ticket lines, and sporting event lines.

304 (n) "Shopping mall" means an enclosed public walkway or 305 hall area that serves to connect retail or professional 306 establishments.

(o) "Smoking" means inhaling, exhaling, burning, or carrying any lighted or heated cigar, cigarette, or pipe, or any other lighted or heated tobacco or plant product intended for inhalation, in any manner or in any form. "Smoking" also includes the use of an e-cigarette which creates a vapor, in any manner or in any form, or the use of any oral smoking device for the purpose of circumventing the prohibition of smoking in this act.

(p) "Sports arena" means a place where people assemble
to engage in physical exercise, participate in athletic
competition, or witness sports or other events, including sports
pavilions, stadiums, gymnasiums, health spas, boxing arenas,
swimming pools, roller and ice rinks, and bowling alleys.

319 <u>SECTION 4.</u> All enclosed areas, including buildings and 320 vehicles owned, leased, or operated by the state or any of its 321 subdivisions, as well as all outdoor property adjacent to those 322 buildings and under the control of the state, shall be subject to 323 the provisions of this act.

324 <u>SECTION 5.</u> Smoking shall be prohibited in all enclosed 325 public places within the State of Mississippi, including but not 326 limited to, the following places:

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327 (a) Aquariums, galleries, libraries, and museums.

328 (b) Areas available to the general public in businesses 329 and nonprofit entities patronized by the public, including but not 330 limited to, banks, laundromats, professional offices, and retail 331 service establishments.

332 (c) Bars.

333 (d) Bingo facilities.

334 (e) Child care and adult day care facilities.

335 (f) Convention facilities.

- 336 (g) Educational facilities, both public and private.
- 337 (h) Elevators.
- 338 (i) Gaming facilities.
- 339 (j) Health care facilities.
- 340 (k) Hotels and motels.

(1) Lobbies, hallways, and other common areas in
apartment buildings, condominiums, trailer parks, retirement
facilities, nursing homes, and other multiple-unit residential
facilities.

345

(m) Polling places.

(n) Public transportation vehicles, including buses and
taxicabs, under the authority of the state or any of its
subdivisions, and ticket, boarding, and waiting areas of public
transportation facilities, including bus, train, and airport
facilities.

351 (o) Restaurants.

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(q) Retail stores.

355 (r) Rooms, chambers, places of meeting or public 356 assembly, including school buildings, under the control of an 357 agency, board, commission, committee or council of the state or 358 any of its subdivisions.

359 (s) Service lines.

360 (t) Shopping malls.

361 (u) Sports arenas, including enclosed places in outdoor362 arenas.

363 (v) Theaters and other facilities primarily used for 364 exhibiting motion pictures, stage dramas, lectures, musical 365 recitals, or other similar performances.

366 <u>SECTION 6.</u> (1) Smoking shall be prohibited in all enclosed 367 areas of places of employment without exception. This includes, 368 without limitation, common work areas, auditoriums, classrooms, 369 conference and meeting rooms, private offices, elevators, 370 hallways, medical facilities, cafeterias, employee lounges, 371 stairs, restrooms, vehicles, and all other enclosed facilities.

372 (2) This prohibition on smoking shall be communicated to all
 373 current employees on July 1, 2014, and to all prospective
 374 employees upon their application for employment.

375 **SECTION 7.** Smoking shall be prohibited in all private clubs.

H. B. No. 739 **~ OFFICIAL ~** 14/HR12/R1822 PAGE 15 (RF\DO) 376 **SECTION 8.** Smoking shall be prohibited in the following 377 enclosed residential facilities:

378 (a) All private and semi-private rooms in nursing379 homes.

380 (b) All hotel and motel rooms that are rented to 381 guests.

382 <u>SECTION 9.</u> Smoking shall be prohibited in the following 383 outdoor places:

384 (a) Within twenty (20) feet outside entrances, operable
385 windows, and ventilation systems of enclosed areas where smoking
386 is prohibited, so as to prevent tobacco smoke from entering those
387 areas.

(b) On all outdoor property that is adjacent to buildings owned, leased, or operated by the state and that is under the control of the state.

391 (c) In, and within twenty (20) feet of, outdoor seating392 or serving areas of restaurants and bars.

(d) In all outdoor arenas, stadiums, and amphitheaters.
Smoking shall also be prohibited within twenty (20) feet of
bleachers and grandstands for use by spectators at sporting and
other public events.

397 (e) In, and within twenty (20) feet of, all outdoor398 playgrounds.

H. B. No. 739 14/HR12/R1822 PAGE 16 (RF\DO) (f) In, and within twenty (20) feet of, all outdoor public transportation stations, platforms, and shelters under the authority of the state or any of its subdivisions.

(g) In all outdoor service lines, including lines in which service is obtained by persons in vehicles, such as service that is provided by bank tellers, parking lot attendants, and toll takers. In lines in which service is obtained by persons in vehicles, smoking is prohibited by both pedestrians and persons in vehicles, but only within twenty (20) feet of the point of service.

(h) In outdoor common areas of apartment buildings,
condominiums, trailer parks, retirement facilities, nursing homes,
and other multiple-unit residential facilities, except in
designated smoking areas, not to exceed twenty-five percent (25%)
of the total outdoor common area, which must be located at least
twenty (20) feet outside entrances, operable windows, and
ventilation systems of enclosed areas where smoking is prohibited.

416 <u>SECTION 10.</u> (1) Smoking shall be prohibited in all outdoor 417 places of employment where two (2) or more employees are required 418 to be in the course of their employment. This includes, without 419 limitation, work areas, construction sites, temporary offices such 420 as trailers, restroom facilities, and vehicles.

421 (2) This prohibition on smoking shall be communicated to all
422 current employees July 1, 2014, and to all prospective employees
423 upon their application for employment.

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424 <u>SECTION 11.</u> Notwithstanding any other provision of this act 425 to the contrary, smoking shall not be prohibited in private 426 residences, unless used as a childcare, adult day care, or health 427 care facility.

428 <u>SECTION 12.</u> Notwithstanding any other provision of this act, 429 an owner, operator, manager, or other person in control of an 430 establishment, facility, or outdoor area may declare that entire 431 establishment, facility, or outdoor area as a nonsmoking place. 432 Smoking shall be prohibited in any place in which a sign 433 conforming to the requirements of Section 13(a) is posted.

434 <u>SECTION 13.</u> The owner, operator, manager, or other person in 435 control of a public place or place of employment where smoking is 436 prohibited by this act shall:

(a) Clearly and conspicuously post "No Smoking" signs
or the international "No Smoking" symbol (consisting of a
pictorial representation of a burning cigarette enclosed in a red
circle with a red bar across it) in that place.

(b) Clearly and conspicuously post at every entrance tothat place a sign stating that smoking is prohibited.

(c) Clearly and conspicuously post on every vehicle that constitutes a place of employment under this act at least one (1) sign, visible from the exterior of the vehicle, stating that smoking is prohibited.

H. B. No. 739 14/HR12/R1822 PAGE 18 (RF\DO) (d) Remove all ashtrays from any area where smoking is
prohibited by this act, except for ashtrays displayed for sale and
not for use on the premises.

450 **SECTION 14.** (1) No person or employer shall discharge, 451 refuse to hire, or in any manner retaliate against an employee, 452 applicant for employment, customer, or resident of a multiple-unit 453 residential facility because that employee, applicant, customer, 454 or resident exercises any rights afforded by this act or reports 455 or attempts to prosecute a violation of this act. Notwithstanding 456 Section 17 of this act, violation of this subsection shall be a 457 misdemeanor, punishable by a fine not to exceed One Thousand 458 Dollars (\$1,000.00) for each violation.

459 (2) An employee who works in a setting where an employer 460 allows smoking does not waive or otherwise surrender any legal 461 rights the employee may have against the employer or any other 462 party.

463 <u>SECTION 15.</u> The State Board of Health shall adopt rules and 464 regulations as are necessary and reasonable to implement the 465 provisions of this act. Notice of the provisions of this act 466 shall be given to all applicants for a business license in the 467 state.

468 <u>SECTION 16.</u> (1) This act shall be enforced by local health 469 departments, city managers, county administrators, and their 470 authorized designees.

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471 (2) Any citizen who desires to register a complaint under
472 this act may initiate enforcement with the local health
473 department, city manager, or county administrator.

474 (3) Local health departments, fire departments, and their
475 designees shall, while an establishment is undergoing otherwise
476 mandated inspections, inspect for compliance with this act.

477 An owner, manager, operator, or employee of an area (4) 478 regulated by this act shall direct a person who is smoking in 479 violation of this act to extinguish the product being smoked. Ιf 480 the person does not stop smoking, the owner, manager, operator, or 481 employee shall refuse service and shall immediately ask the person 482 to leave the premises. If the person in violation refuses to leave the premises, the owner, manager, operator, or employee 483 484 shall contact a law enforcement agency.

(5) Notwithstanding any other provision of this act, an employee or private citizen may bring legal action to enforce this act.

(6) In addition to the remedies provided by the provisions of this section, local health departments, city managers, county administrators, and any persons aggrieved by the failure of the owner, operator, manager, or other person in control of a public place or a place of employment to comply with the provisions of this act may apply for injunctive relief to enforce those provisions in any court of competent jurisdiction.

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H. B. No. 739 14/HR12/R1822 PAGE 20 (RF\DO) 495 <u>SECTION 17.</u> (1) A person who smokes in an area where 496 smoking is prohibited by the provisions of this act shall be 497 guilty of a misdemeanor, punishable by a fine not exceeding Fifty 498 Dollars (\$50.00).

(2) Except as otherwise provided in Section 14(1), a person who owns, manages, operates, or otherwise controls a public place or place of employment and who fails to comply with the provisions of this act shall be guilty of a misdemeanor, punishable by:

503 (a) A fine not exceeding One Hundred Dollars (\$100.00)504 for a first violation.

505 (b) A fine not exceeding Two Hundred Dollars (\$200.00) 506 for a second violation within one (1) year.

507 (c) A fine not exceeding Five Hundred Dollars (\$500.00) 508 for each additional violation within one (1) year.

(3) In addition to the fines established by this section, violation of this act by a person who owns, manages, operates, or otherwise controls a public place or place of employment may result in the suspension or revocation of any permit or license issued to the person for the premises on which the violation occurred.

(4) Violation of this act is declared to be a public
nuisance, which may be abated by restraining order, preliminary
and permanent injunction, or other means provided for by law.
(5) Each day on which a violation of this act occurs shall
be considered a separate and distinct violation.

H. B. No. 739 **~ OFFICIAL ~** 14/HR12/R1822 PAGE 21 (RF\DO) 520 <u>SECTION 18.</u> Nothing in this act shall be construed to 521 prevent a political subdivision of the state from adopting local 522 ordinances or regulations relating to smoking in workplaces and 523 public places that are more restrictive than this act, nor does 524 this act repeal any existing local ordinances or regulations that 525 provide restrictions on smoking that are equivalent to, or greater 526 than, those provided by this act.

527 <u>SECTION 19.</u> The State Department of Health shall engage in a 528 continuing program to explain and clarify the purposes and 529 requirements of this act to citizens affected by it, and to guide 530 owners, operators, and managers in their compliance with it. The 531 program may include publication of a brochure for affected 532 businesses and individuals explaining the provisions of this act.

533 <u>SECTION 20.</u> This act shall not be interpreted or construed 534 to permit smoking where it is otherwise restricted by other 535 applicable state or local laws.

536 **SECTION 21.** This act shall be liberally construed so as to 537 further its purposes.

538 **SECTION 22.** This act shall not be construed as amending or 539 repealing Sections 41-114-1, 97-32-29 or 97-35-1(4).

540 SECTION 23. Sections 29-5-160, 29-5-161 and 29-5-163, 541 Mississippi Code of 1972, which are the Mississippi Clean Indoor 542 Air Act, are repealed.

543 **SECTION 24.** This act shall take effect and be in force from 544 and after July 1, 2014.

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