022417856 **HOUSE BILL NO. 939** 1 2 Offered January 9, 2002 3 4 5 Prefiled January 9, 2002 A BILL to amend and reenact §§ 15.2-2801 and 15.2-2804 of the Code of Virginia, relating to smoking in schools. 6 Patrons-Morgan, Almand, Barlow, Baskerville, Bland, Bloxom, Brink, Crittenden, Darner, Devolites, Hargrove, Hull, Keister, O'Bannon, Scott and Van Yahres 7 8 Referred to Committee on Education 9 10 Be it enacted by the General Assembly of Virginia: 1. That §§ 15.2-2801 and 15.2-2804 of the Code of Virginia are amended and reenacted as follows: 11 § 15.2-2801. Statewide regulation of smoking. 12 A. The Commonwealth or any agency thereof and every locality shall provide reasonable no-smoking 13 14 areas, considering the nature of the use and the size of the building, in any building owned or leased by 15 the Commonwealth or any agency thereof or a locality. The provisions of this chapter shall not apply to office, work or other areas of the Department of Corrections which are not entered by the general public 16 17 in the normal course of business or use of the premises. B. Smoking shall be prohibited in (i) elevators, regardless of capacity, except in any open material 18 19 hoist elevator, not intended for use by the public; (ii) public school buses; (iii) the interior of any public 20 elementary, intermediate, and secondary school; areas within fifty feet of any such building entrance or 21 exit; and outdoor school functions on school grounds where students are present; however, smoking 22 may be allowed by a local school division in a designated area which is not a common area, including 23 but not limited to, a classroom, library, hallway, restroom, cafeteria, gymnasium, or auditorium after 24 regular school hours so long as all student activities in the building have been concluded; (iv) hospital 25 emergency rooms; (v) local or district health departments; (vi) polling rooms; (vii) indoor service lines and cashier lines; (viii) public restrooms in any building owned or leased by the Commonwealth or any 26 27 agency thereof; (ix) the interior of a child day center licensed pursuant to § 63.1-196 that is not also 28 used for residential purposes; however, this prohibition shall not apply to any area of a building not 29 utilized by a child day center, unless otherwise prohibited by this chapter; and (x) public restrooms of 30 health care facilities. 31 C. Any restaurant having a seating capacity of fifty or more persons shall have a designated no-smoking area sufficient to meet customer demand. In determining the extent of the no-smoking area, 32 33 the following shall not be included as seating capacity: (i) seats in any bar or lounge area of a restaurant 34 and (ii) seats in any separate room or section of a restaurant which is used exclusively for private 35 functions. 36 D. The proprietor or other person in charge of an educational facility, except any public elementary, 37 intermediate, or secondary school, health care facility, or a retail establishment of 15,000 square feet or 38 more serving the general public, including, but not limited to, department stores, grocery stores, drug 39 stores, clothing stores, shoe stores, and recreational facilities shall designate reasonable no-smoking 40 areas, considering the nature of the use and the size of the building. E. The proprietor or other person in charge of a space subject to the provisions of this chapter shall 41 post signs conspicuous to public view stating "Smoking Permitted" or "No Smoking," and in restaurants, signs conspicuous to ordinary public view at or near each public entrance stating "No-Smoking Section 42 43 Available." Any person failing to post such signs may be subject to a civil penalty of not more than 44 twenty-five dollars. 45 F. No person shall smoke in a designated no-smoking area and any person who continues to smoke 46 in such area after having been asked to refrain from smoking may be subject to a civil penalty of not 47 48 more than twenty-five dollars. 49 G. Any law-enforcement officer may issue a summons regarding a violation of this chapter. 50 H. The provisions of this chapter shall not be construed to regulate smoking in retail tobacco stores, 51 tobacco warehouses or tobacco manufacturing facilities. 52 § 15.2-2804. Mandatory provisions of ordinances. 53 Any ordinance shall provide that it is unlawful for any person to smoke in any of the following 54 places: 55 1. Elevators, regardless of capacity; 2. The interior of any public elementary, intermediate, and secondary school; areas within fifty feet 56 57 of any such building entrance or exit; and outdoor school functions on school grounds where students

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are present; 3. Common areas in an educational facility, including, but not limited to, classrooms, hallways, auditoriums, and public meeting rooms; 34. Any part of a restaurant designated a "no-smoking" area pursuant to the provisions of this 61 62 63 64 chapter;
45. Indoor service lines and cashier areas; and 56. School buses and public conveyances.