## Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H1/27/05		
2	85th General Assembly	A Bill		
3	Regular Session, 2005		HOUSE BILL 1193	
4				
5	By: Representatives Bradford,	Bright, Roebuck, Borhauer		
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7				
8	For An Act To Be Entitled			
9	AN ACT TO PROHIBIT THE USE OF TOBACCO PRODUCTS IN			
10		HE GROUNDS OF ALL MEDICAL FACILIT	TES IN	
11	ARKANSAS	; AND FOR OTHER PURPOSES.		
12		Cubtitle		
13	AN A 01	Subtitle		
14		T TO PROHIBIT THE USE OF TOBACCO		
15		CTS IN AND ON THE GROUNDS OF ALL		
16	MEDICA	AL FACILITIES IN ARKANSAS.		
17 18				
19	RE TT ENACTED RV THE CE	ENERAL ASSEMBLY OF THE STATE OF A	DVANCAC.	
20	DE II ENACIED DI INE GE	MERAL ASSERBLI OF THE STATE OF A	RRANDAD:	
21	SECTION 1. Arkar	usas Code Title 20. Chapter 27. Si	ubchapter 7 is amended	
22	SECTION 1. Arkansas Code Title 20, Chapter 27, Subchapter 7 is amended to add additional sections to read as follows:			
23	20-27-704. Findi			
24	The General Assem			
25		smoking of tobacco and indirect	smoking of tobacco	
26		noke of those who are smoking near		
27	of preventable diseases			
28	(2) Prohib	oiting tobacco use in medical fact	ilities will decrease	
29	the use of tobacco and	exposure to harm from tobacco.		
30				
31	20-27-705. Defin	nitions.		
32	For purposes of §	§§ 20-27-704 through 20-27-708:		
33	<u>(1) "Groun</u>	nds" means the buildings in and or	n which medical	
34	facilities operate together with all property owned by a medical facility			
35	that is contiguous to t	the buildings in which medical ser	rvices are provided;	
36	(2)(A) "Me	edical facilities" means hospitals	s. including both	

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1	inpatient and out-patient services, as well as hospital-owned and operated		
2	ambulatory surgery centers and hospital-owned and operated free-standing		
3	medical clinics; and		
4	(B) "Medical facilities" does not include psychiatric		
5	hospitals as defined by Department of Health rules for hospitals and relate		
6	institutions; and		
7	(3) "Tobacco" means cigars, cigarettes, pipes, or other		
8	tobacco-smoking devices.		
9			
10	20-27-706. Prohibition of smoking at medical facilities.		
11	(a) Smoking of tobacco is prohibited in and on the grounds of all		
12	medical facilities.		
13	(b)(1) Each medical facility shall request any person who violates		
14	subsection (a) of this section to desist.		
15	(2) If the violation continues, the medical facility may report		
16	the violation to the appropriate law enforcement agency.		
17			
18	<u>20-27-707. Exception.</u>		
19	(a) If a treating physician determines that an inpatient's treatment		
20	will be substantially impaired by the denial to that patient of the use of		
21	tobacco, the physician may enter a written order permitting the use of		
22	tobacco by that patient.		
23	(b) The order shall be consistent with:		
24	(1) The medical facility's medical staff bylaws;		
25	(2) Hospital regulations; and		
26	(3) Local ordinances.		
27			
28	20-27-708. Penalty.		
29	A violation of § 20-27-706 is a Class C misdemeanor.		
30			
31	20-27-709. Notice at medical facilities.		
32	(a) Each medical facility shall post signs in prominent places in it		
33	facilities and on its property to explain the prohibition of smoking under		
34	<u>20-27-706.</u>		
35	(b)(1) Notices shall be written in English and Spanish.		
36	(2) For a person who cannot read the signs, the prohibition of		

1	smoking in a medical facility on its grounds shall be given verbally in the
2	appropriate language before any enforcement of the prohibition against the
3	violator.
4	(c) The Department of Health may treat a violation of this section as
5	a deficiency to be assessed against the medical facility.
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7	SECTION 2. This act shall become effective on October 1, 2005.
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9	/s/ Bradford, et al
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