$\begin{tabular}{lll} Φ & Approved for Filing: CJD & Φ & Φ & 01-30-01 2:19 PM & Φ & $\Phi$$

1	INDOOR CLEAN AIR ACT AMENDMENTS
2	2001 GENERAL SESSION
3	STATE OF UTAH
4	Sponsor: Carl R. Saunders
5	This act modifies the Utah Indoor Clean Air Act. h [This act limits the smoking exemptions
6	for social, fraternal, and religious organizations and private functions to functions not
7	including persons under 19 years of age. This act limits the smoking exemption for lodging
8	facility guest rooms to rooms that are specifically designated and disclosed to customers as
9	"smoking rooms." This act limits the smoking exemption for private clubs to times when
10	persons under 19 years of age are not present.] h This act limits the exemption for enclosed
11	smoking areas in airports to those areas constructed before July 1, 2001.
12	This act affects sections of Utah Code Annotated 1953 as follows:
13	AMENDS:
14	26-38-3 , as enacted by Chapter 281, Laws of Utah 1994
15	Be it enacted by the Legislature of the state of Utah:
16	Section 1. Section 26-38-3 is amended to read:
17	26-38-3. Restriction on smoking in public places and in specified places
18	Exceptions.
19	(1) Smoking is prohibited in all enclosed indoor places of public access and publicly
20	owned buildings and offices, except under Subsection (2).
21	(2) Subsection (1) does not apply to:
22	(a) (i) any building owned, rented, leased, or otherwise operated by a social, fraternal, or
23	religious organization when used solely by the organization members $\hat{\mathbf{h}}$ [f] or [f] $\hat{\mathbf{h}}$ their guests
23a	ĥ [-] ĥ or ĥ [their] ĥ
24	families $\hat{\mathbf{h}}$ [for functions not including persons under 19 years of age] $\hat{\mathbf{h}}$; or
25	(ii) any facility rented or leased for private functions from which the general public
25a	ĥ [f] is []]
26	[and persons under 19 years of age are] h excluded and h [for which] h arrangements h [f] for the
26a	function [] h are
27	under the control of the function sponsor:

- 1 -



28 (b) workplace smoking areas as provided in Section 26-38-5; 29 (c) areas not commonly open to the public of owner-operated businesses having no 30 employees other than the owner-operator; 31 (d) guest rooms in hotels, motels, "bed and breakfast" lodging facilities, and other similar 32 lodging facilities **h** [that are specifically designated and disclosed to customers as "smoking rooms] h ĥ [<u>"</u>] ĥ 32a 33 but smoking is prohibited under Subsection (1) in the common areas of these facilities, including 34 dining areas and lobby areas; 35 (e) taverns, as defined in Section 32A-1-105; 36 (f) private clubs $\hat{\mathbf{h}}$ [when persons under 19 years of age are not present] $\hat{\mathbf{h}}$; and

40 (ii) vented directly to the outdoors; [and]

(g) separate enclosed smoking areas:

H.B. 288

3738

39

first class;

41 (iii) certified, by a heating, ventilation, and air conditioning engineer licensed by the state,

(i) located in the passenger terminals of an international airport located in the city of the

- to prevent the drift of any smoke to any nonsmoking area of the terminal[:]; and
- 43 (iv) constructed and in use as separate enclosed smoking areas before July 1, 2001.

Legislative Review Note as of 1-29-01 4:56 PM

A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel

01-30-01 2:19 PM