1	A bill to be entitled
2	An act relating to state correctional
3	facilities; creating s. 386.213, F.S.;
4	providing legislative intent; requiring the
5	Department of Corrections and private vendors
6	operating state correctional facilities to make
7	smoking-cessation assistance available to
8	inmates; requiring full implementation of the
9	act by a specified date; providing definitions;
10	prohibiting an inmate within a state
11	correctional facility from using tobacco
12	products in prohibited areas; prohibiting
13	employees or visitors from using tobacco
14	products in prohibited areas; providing
15	penalties; authorizing the department to adopt
16	rules; amending s. 386.203 (1), F.S.; adding
17	state correctional facilities to the definition
18	of public place; providing an effective date.
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20	Be It Enacted by the Legislature of the State of Florida:
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22	Section 1. 386.213, Florida Statutes, is created to
23	read:
24	386.213 Smoking prohibited inside state correctional
25	<u>facilities</u>
26	(1) The purpose of this section is to protect the
27	health, comfort, and environment of employees of the
28	Department of Corrections, employees of privately operated
29	correctional facilities, employees of the Correctional
30	Privatization Commission, and inmates by prohibiting inmates
31	from using tobacco products inside any offices or buildings

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within state correctional facilities, and by ensuring that 2 employees and visitors do not use tobacco products inside any 3 office or building within state correctional facilities. Scientific evidence links the use of tobacco products with 4 5 numerous significant health risks. The use of tobacco products 6 by inmates, employees, or visitors is contrary to efforts by 7 the Department of Corrections to reduce the costs of inmate 8 health care and to limit unnecessary litigation. The 9 Department of Corrections and the private vendors operating correctional facilities shall make smoking cessation 10 assistance available to inmates in order to implement this 11 12 section. The Department of Corrections and the private vendors 13 operating correctional facilities shall implement this section 14 as soon as possible, and all provisions of this section must 15 be fully implemented by January 1, 1999.

(2) As used in this section, the term:

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- (a) "Department" means the Department of Corrections.
- (b) "Employee" means an employee of the department or a private vendor in a contractual relationship with either the Department of Corrections or the Correctional Privatization Commission, and includes persons such as contractors, volunteers, or law enforcement officers who are within a state correctional facility to perform a professional service.
- (c) "State correctional facility" means a state or privately operated correctional institution as defined in s. 944.02, or a correctional institution or facility operated under s. 944.105 or chapter 957.
- (d) "Tobacco products" means items such as cigars, cigarettes, snuff, loose tobacco, or similar goods made with any part of the tobacco plant, which are prepared or used for smoking, chewing, dipping, sniffing, or other personal use.

(e) "Visitor" means any person other than an inmate or employee who is within a state correctional facility for a lawful purpose and includes, but is not limited to, persons who are authorized to visit state correctional institutions pursuant to s. 944.23, and persons authorized to visit as prescribed by departmental rule or vendor policy.

- (f) "Prohibited areas" means any indoor areas of any building, portable or other enclosed structure within a state correctional facility.
- (3)(a) An inmate within a state correctional facility may not use tobacco products in prohibited areas at any time while in the custody of the department or under the supervision of a private vendor operating a correctional facility.
- (b)1. An employee or visitor may not use any tobacco products in prohibited areas.
- 2. The superintendent, warden, or supervisor of a state correctional facility shall take reasonable steps to ensure that the tobacco prohibition for employees and visitors is strictly enforced.
- (4) An inmate who violates this section commits a disciplinary infraction and is subject to punishment determined to be appropriate by the disciplinary authority in the state correctional facility, including, but not limited to, forfeiture of gain-time or the right to earn gain-time in the future under s. 944.28.
- (5) The department may adopt rules and the private vendors operating correctional facilities may adopt policies and procedures for the designation of prohibited areas and smoking areas and for the imposition of penalties pursuant to this section. For the purposes of this section, the

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designation of prohibited areas shall not include employee
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   housing on the grounds of a state correctional facility or
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   maximum security inmate housing areas.
           Section 2. Subsection (1) of section 386.203, Florida
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   Statutes, is amended to read:
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           386.203 Definitions.--As used in this part:
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                "Public place" means the following enclosed,
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    indoor areas used by the general public:
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           (a) Government buildings;
           (b) Public means of mass transportation and their
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   associated terminals not subject to federal smoking
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   regulation;
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           (c) Elevators;
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           (d) Hospitals;
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           (e) Nursing homes;
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           (f) Educational facilities;
           (q) Public school buses;
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           (h) Libraries;
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           (i) Courtrooms;
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           (j) Jury waiting and deliberation rooms;
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           (k) Museums;
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           (1) Theaters;
           (m) Auditoriums;
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           (n) Arenas;
           (o) Recreational facilities;
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           (p) Restaurants which seat more than 50 persons;
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           (q)
               Retail stores, except a retail store the primary
   business of which is the sale of tobacco or tobacco related
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   products;
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           (r) Grocery stores;
           (s) Places of employment;
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(t) Health care facilities;
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           (u) Day care centers; and
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           (v) Common areas of retirement homes and
   condominiums: and
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          (w) State correctional facilities.
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           Section 3. This act shall take effect upon becoming a
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    law.
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