

SMOKING (PROHIBITION IN CERTAIN PLACES) NOTIFICATION.txt
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SMOKING (PROHIBITION IN CERTAIN PLACES) ACT
(CHAPTER 310, SECTION 3 (1))
SMOKING (PROHIBITION IN CERTAIN PLACES) NOTIFICATION
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SMOKING (PROHIBITION IN CERTAIN PLACES) ACT
(CHAPTER 310, SECTION 3 (1))
SMOKING (PROHIBITION IN CERTAIN PLACES) NOTIFICATION
[1st October 1994]

Citation

1. This Notification may be cited as the Smoking (Prohibition in Certain Places) Notification.

Definitions

2. In this Notification, unless the context otherwise requires –
"amusement centre" means any premises where jackpot machines, pin-ball machines, video game machines or any other similar game machines are provided for entertainment;
"cinema" means the auditorium of any building used for the exhibition of films;
"clinical laboratory" means any premises used or intended to be used for any type of examination of the human body or of any matter derived therefrom for the purpose of providing information for the diagnosis, prevention or treatment of any disease or for the assessment of the health of any person, or for ascertaining the cause of death or the result of any medical or surgical treatment given to any person;
"exercise area" means any premises designated for any physical exercise or sport;
"factory" means any premises used for any industrial or manufacturing purpose, and includes any repair or processing workshop and any warehouse, as well as any corridor, lobby, stairwell, washroom or other common area in such premises to which persons employed therein have access, but does not include a construction site within the meaning of the Environmental Protection and Management Act (Cap. 94A);
"food establishment" has the same meaning as in the Environmental Public Health Act (Cap. 95);
"foodshop" means any food establishment licensed as a foodshop under section 32 of the Environmental Public Health Act (Cap. 95);
"hawker centre" means any place or premises or part thereof (other than a foodshop), with multiple stalls, used for the sale, or for the preparation or manufacture for sale, or for the storage or packing for sale, of food whether cooked or not, intended for human consumption;
"healthcare establishment" means any premises used or intended to be used for the provision of any service, or for carrying out any practice or procedure, that is related to the diagnosis, treatment or care of any person

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suffering from any disease, injury or disability;

"hospital" means any premises used or intended to be used for the reception,

lodging, treatment and care of persons who require medical treatment or suffer from any sickness, disease, injury or infirmity;

"market" has the same meaning as in the Environmental Public Health Act (Cap. 95) but excludes any outdoor market;

"maternity home" means any premises used or intended to be used for the reception of pregnant women or of women immediately after child-birth;

"medical clinic" means any premises used or intended to be used by a medical

practitioner registered under the Medical Registration Act (Cap. 174), a dentist registered under the Dentists Act (Cap. 76) or any other person –

(a) for the diagnosis or treatment of persons suffering from or believed to be suffering from any disease, injury or disability of mind or body; or

(b) for curing or alleviating any abnormal condition of the human body by the application of any apparatus, equipment, instrument or device requiring the use of electricity, heat or light;

"nursing home" means any premises, other than a maternity home, used or intended to be used for the reception of, and the provision of nursing for, persons suffering or convalescing from any sickness, injury or infirmity;

"office premises" means any room or premises or part thereof the sole or principal use of which is for the carrying out of any administrative or clerical or other related work;

"public service vehicle" has the same meaning as in section 100 of the Road Traffic Act (Cap. 276);

"public swimming pool" means any swimming pool licensed under section 63 of the Environmental Public Health Act (Cap. 95) or any swimming pool owned by the Government;

"refreshment area" means any premises, or any part thereof, of a foodshop, hawker centre, discotheque, pub, bar, lounge or night club where food or drinks may be consumed by members of the public or a section of the public;

"school" has the same meaning as in the Education Act (Cap. 87);

"theatre" means the auditorium of any building used for the performance or presentation of any stage play, musical, song or dance show, recital, competition, sporting contest, exhibition, variety act or other entertainment;

"uncovered area" means an area that does not have a ceiling, roof or other structure or device (whether fixed or moveable) that prevents or impedes upward airflow;

"ventilation intake" means an air duct or other opening in any building through which outdoor fresh air is drawn into the building, whether mechanically or otherwise, to replace the air within the building.

Prohibition of smoking in certain places

3. Smoking shall not be permitted in –

(a) the premises or buildings or parts thereof specified in the First Schedule; and

(b) the public service vehicles specified in the Second Schedule.

FIRST SCHEDULE

Paragraph 3 (a)

1. Any amusement centre.

2. Any foodshop, except that the Director-General may designate for smoking, such part of the outdoor refreshment area of the foodshop not exceeding 20% of the total floor area of that outdoor refreshment area.

3. Any hall, ballroom or function room (including any such premises located in a hotel) during such time when it is used for holding a meeting, conference, seminar, course or an exhibition or for the purpose of serving meals.

4. Any cinema or theatre.

5. Any enclosed premises of a bank to which members of the public have access for the purpose of carrying out banking transactions.

6. Any clinical laboratory, healthcare establishment, hospital, maternity home, medical clinic or nursing home.

7. Any indoor ice-skating rink, roller-skating rink or roller-discotheque.

8. Any indoor sports arena, bowling alley, billiard saloon, gymnasium or aerobic or fitness centre.

9. Any lift, including the lift lobby.

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10. Any public library or any library in any institution of higher learning.
11. Any public museum or public art gallery.
12. Any office premises, except that the manager of such premises may designate for smoking, any enclosed room therein –
 - (a) which is independently ventilated; and
 - (b) which is not –
 - (i) required to be used by any person employed in such premises for the performance of the duties of his employment; or
 - (ii) a pantry or other common area to which persons employed in such premises have access.
13. Any factory.
14. Any enclosed corridor, lobby, stairwell or other common area of –
 - (a) any building which wholly or principally consists of office premises; or
 - (b) such part of any building which consists wholly or principally of office premises.
15. Any enclosed common area of any private residential premises or building.
16. The Supreme Court, the Subordinate Courts and Small Claims Tribunals.
17. Any enclosed area in the terminal buildings of Singapore Changi Airport, except that the Civil Aviation Authority of Singapore may designate for smoking, any enclosed room therein –
 - (a) which is independently ventilated; and
 - (b) which is not –
 - (i) required to be used by any person employed in such terminal buildings for the performance of the duties of his employment; or
 - (ii) a pantry or other common area to which persons employed in such terminal buildings have access.
18. Any shopping mall or complex, including any atrium, courtyard, corridor, lobby, stairwell or other area within the shopping mall or complex.
19. Any underground pedestrian walkway.
20. Any area occupied by a queue of 2 or more persons in a public place.
21. Any shop.
22. Any restaurant, bowling alley, billiard saloon, arcade games room (including jackpot machine room), gymnasium, fitness centre, library, reading room, theatre or cinema in any private club.
23. Any school, junior college, polytechnic or any training institute established under the Institute of Technical Education Act (Cap. 141A), including any area within its compound.
24. Any enclosed part of any building, hall of residence, canteen, lecture theatre, sports and recreation centre or stairwell in any university.
25. Any public swimming pool, including any changing or shower room, or any area in the vicinity of such swimming pool which is likely to be frequented by any user of the swimming pool.
26. Any washroom (including any mobile toilet), whether managed privately or otherwise, to which members of the public or a section of the public have or ordinarily would have access whether on payment of a fee or otherwise.
27. Any sports stadium, including any facility, shop or common area within its compound.
28. Any community building, community centre or community club belonging to or managed or maintained by the People's Association, including any facility, shop or common area within its compound.
29. Any bus interchange, bus terminus (except a bus terminus which is situated along the side of a road and does not provide for boarding of or alighting by passengers) or bus shelter, including any facility, shop or common area within its compound.
30. Any hawker centre, except that the Director-General may designate for smoking –
 - (a) such part of the outdoor refreshment area of the hawker centre not exceeding 20% of the total outdoor seating capacity; or
 - (b) where the hawker centre does not have an outdoor refreshment area, such part of the indoor refreshment area of the hawker centre not

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exceeding 10% of the total indoor seating capacity.

31. Any discotheque, pub, bar, lounge or night club in any premises or building (including any private club), except that the Director-General may,

subject to such conditions as he may specify, designate for smoking –

(a) such part of the outdoor refreshment area of the discotheque, pub, bar, lounge or night club not exceeding 20% of the total floor area of that outdoor refreshment area; and

(b) any enclosed and independently ventilated room not exceeding 10% of the total indoor refreshment area of the discotheque, pub, bar, lounge or night club.

32. Any hotel lobby.

33. Any car park –

(a) in a multi-storey building; or

(b) in the basement of a building,

including any corridor, lobby, stairwell or other common area within the car

park, but excluding any uncovered area of the car park.

34. Any market.

35. Any playground or exercise area to which members of the public or a section of the public has or ordinarily would have access (whether on payment of a fee or otherwise), including any sidewalk, chair or bench or other adjacent amenity for the users of the playground or exercise area or for care givers accompanying such users.

36. The following ferry terminals and piers:

(a) West Coast Pier;

(b) Marina South Pier;

(c) Pasir Panjang Ferry Terminal;

(d) Regional Ferry Terminal at Harbour Front;

(e) Tanah Merah Ferry Terminal;

(f) Changi Point Ferry Terminal;

(g) Changi Ferry Terminal.

37. Any of the following areas adjacent to any building specified in any of the items from items 1 to 36 that is used for commercial, industrial or recreational purposes or to which members of the public or a section of the public has or ordinarily would have access (whether on payment of a fee or otherwise):

(a) any part of any porch, portico, porte-cochère, vestibule, foyer, verandah of the building, or any five-foot way or other covered pedestrian

thoroughfare, which lies within a radius of 5 metres from the outer edge of –

(i) any ventilation intake of the building;

(ii) any external window or other opening that opens into or onto any interior part of the building; or

(iii) any part of the entrance to or exit from any such building while either public access to the building, or access usually available by the

entrance or exit to enable the building to be used in a way it is ordinarily used, is available by that entrance or exit;

(b) any uncovered area which lies within a radius of 5 metres from the outer edge of –

(i) any ventilation intake of the building;

(ii) any external window or other opening that opens into or onto any interior part of the building; or

(iii) any part of the entrance to or exit from any such building while either public access to the building, or access usually available by the

entrance or exit to enable the building to be used in a way it is ordinarily used, is available by that entrance or exit.

SECOND SCHEDULE

Paragraph 3 (b)

(1) Any omnibus.

(2) Any private bus.

(3) Any private hire bus.

(4) Any school bus.

(5) Any taxi.

[G.N. Nos.S389/94;s103/95; s 504/95; s 348/97]

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