**A** **BILL**

TO AMEND SECTION 43-26-90 OF THE 1976 CODE, RELATING TO BUILDINGS NOT SUBJECT TO CERTAIN PROVISIONS CONCERNING THE OPERATION OF VENDING FACILITIES BY BLIND PERSONS, TO INCLUDE LOCAL DETENTION FACILITIES.

Be it enacted by the General Assembly of the State of South Carolina:

SECTION 1. Section 43-26-90 of the 1976 Code is amended to read:

“Section 43-26-90. This chapter does not apply to hospitals~~,~~; four‑year institutions of higher learning and their branches~~,~~; public elementary and secondary schools~~,~~; technical education institutions~~,~~; the South Carolina State Museum~~,~~; property under the Patriots Point Development Authority jurisdiction~~,~~; facilities devoted primarily to athletics~~,~~; ~~or to~~ state, municipal, county, or civic center auditoriums and assembly halls; or local detention facilities. As many as two coin operated vending machines may be placed in buildings on the public property if the machines are not located in a building where there is a vending facility operated by the commission.”

SECTION 2. This act takes effect upon approval by the Governor.

‑‑‑‑XX‑‑‑‑