1	HOUSE BILL 65
2	56TH LEGISLATURE - STATE OF NEW MEXICO - SECOND SESSION, 2024
3	INTRODUCED BY
4	Andrea Reeb
5	
6	
7	
8	
9	
10	AN ACT
11	RELATING TO CANNABIS REGULATION; AMENDING THE CANNABIS
12	REGULATION ACT; REMOVING LIMITATIONS ON WHAT MAY CONSTITUTE
13	REASONABLE SUSPICION OF A CRIME INVOLVING CANNABIS; DECLARING
14	AN EMERGENCY.
15	
16	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
17	SECTION 1. Section 26-2C-25 NMSA 1978 (being Laws 2021
18	(lst S.S.), Chapter 4, Section 25) is amended to read:
19	"26-2C-25. PERSONAL USE OF CANNABIS
20	A. The following conduct is lawful for a person who
21	is twenty-one years of age or older [and shall not constitute
22	grounds for detention, search or arrest of a person or search
23	of property, and cannabis products that relate to the conduct
24	are not contraband or subject to seizure or forfeiture pursuant
25	to the Controlled Substances Act or the Forfeiture Act]:
	.226788.3

underscored material = new
[bracketed material] = delete

1 possessing, using, being under the (1) 2 influence of, displaying, purchasing, obtaining or transporting 3 not more cannabis than authorized by the Cannabis Regulation 4 Act or the medical cannabis program; 5 possessing in excess of two ounces of (2) cannabis, sixteen grams of cannabis extract and eight hundred 6 7 milligrams of edible cannabis if the excess is stored in the 8 person's private residence and not visible from a public place; 9 transferring, without financial (3) 10 consideration, to a person who is twenty-one years of age or 11 older not more than the amount of cannabis lawfully purchased 12 and obtained pursuant to the Cannabis Regulation Act or the 13 medical cannabis program; 14 ingesting or otherwise consuming cannabis (4) 15 or cannabis products purchased and obtained pursuant to the 16 Cannabis Regulation Act or the medical cannabis program; 17 (5) possessing, using, displaying, purchasing, 18 obtaining or manufacturing cannabis extract using nonvolatile 19 solvents, alcohol or carbon dioxide or no solvents; 20 manufacturing, transporting or giving away (6) 21 to a person twenty-one years of age or older cannabis 22 paraphernalia; 23 assisting another person who is twenty-one (7) 24 years of age or older in, or allowing property to be used in, 25 any of the acts described in Paragraphs (1) through (6) of this .226788.3

underscored material = new
[bracketed material] = delete

- 2 -

subsection;

1

2

3

4

5

6

9

13

14

16

17

18

19

20

21

22

23

24

(8) smoking cannabis or cannabis products in an area authorized pursuant to the Cannabis Regulation Act or a local jurisdiction;

possessing, planting, cultivating, (9) harvesting, drying, manufacturing cannabis products using 7 nonvolatile solvents, alcohol or carbon dioxide or no solvents 8 or transporting not more than six mature cannabis plants and six immature cannabis plants per person; provided that despite 10 a household having multiple residents, no more than twelve 11 mature cannabis plants may be present in one household; and 12 provided further that if the person does not exceed the maximum number of cannabis plants, the person may possess the cannabis produced by the cannabis plants notwithstanding any weight 15 limits; and

transporting homegrown cannabis or mature (10)or immature cannabis plants when the person is moving the person's residence to another location or for purposes of testing or manufacturing.

Paragraph (6) of Subsection A of this section is Β. intended to meet the requirements of 21 U.S.C. Section 863(f) by authorizing under state law any person in compliance with this section to manufacture, possess or distribute cannabis paraphernalia.

[C. None of the following shall, individually or in .226788.3

- 3 -

bracketed material] = delete underscored material = new

25

1 combination with each other, constitute reasonable articulable 2 3 search a person: 4 5 6 7 8 9 10 11 12 13 milligrams of edible cannabis.] 14 15 16 = delete 17 18 Paragraph (1) of Subsection A [and Subsection C] D. 19 bracketed material 20 21 22 23 24 Section 66-8-102 or 66-13-3 NMSA 1978." 25

underscored material = new

suspicion of a crime and is not a basis to stop, detain or (1) the odor of cannabis or cannabis extract

or of burnt cannabis or cannabis extract;

(2) the possession of or the suspicion of possession of cannabis without evidence of quantity in excess of two ounces of cannabis, sixteen grams of cannabis extract or eight hundred milligrams of edible cannabis; or

(3) the possession of multiple containers of cannabis without evidence of quantity in excess of two ounces of cannabis, sixteen grams of cannabis extract or eight hundred

C. The odor or mere possession of a cannabis product shall not constitute grounds for a law enforcement officer to stop, detain or search a person or to search property absent reasonable suspicion of criminal activity.

of this section shall not apply when a law enforcement officer is investigating whether a person is operating a vehicle or [watercraft] motorboat while [intoxicated or] under the influence of [or impaired by alcohol or a] intoxicating liquor or of any drug or any combination thereof in violation of

SECTION 2. EMERGENCY.--It is necessary for the public .226788.3 - 4 -

1	peace,	health	and	safety		take	effect	immediately.
2					- 5 -			
3								
4								
5								
6								
7								
8								
9								
10								
11								
12								
13								
14								
15								
16								
17								
18								
. 19								
20								
21								
22								
23								
24								
25								
	.226788	3.3						

underscored material = new
[bracketed material] = delete