1	HOUSE CONSUMER AND PUBLIC AFFAIRS COMMITTEE SUBSTITUTE FOR HOUSE BILL 239
2	56TH LEGISLATURE - STATE OF NEW MEXICO - SECOND SESSION, 2024
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10	AN ACT
11	RELATING TO CORRECTIONS; INCLUDING CANNABIS IN THE DEFINITION
12	OF "CONTRABAND"; PROHIBITING CANNABIS IN PLACES OF
13	IMPRISONMENT; PROVIDING EXCEPTIONS.
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15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
16	SECTION 1. Section 30-22-14 NMSA 1978 (being Laws 1976,
17	Chapter 15, Section 1, as amended) is amended to read:
18	"30-22-14. BRINGING CONTRABAND INTO PLACES OF
19	IMPRISONMENTPENALTIESDEFINITIONS
20	A. Bringing contraband into a prison consists of
21	knowingly and voluntarily carrying, transporting or depositing
22	contraband onto the grounds of the penitentiary of New Mexico
23	or any other institution designated by the corrections
24	department for the confinement of adult prisoners. Whoever
25	commits bringing contraband into a prison is guilty of a third
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1 degree felony.

2 Bringing contraband into a jail consists of Β. 3 knowingly and voluntarily carrying contraband into the confines 4 of a county or municipal jail. Whoever commits bringing 5 contraband into a jail is guilty of a fourth degree felony. C. As used in this section, "contraband" means: 6 7 (1) a deadly weapon, as defined in Section 8 30-1-12 NMSA 1978, or an essential component part thereof, 9 including ammunition, explosive devices and explosive 10 materials, but does not include a weapon carried by a peace 11 officer in the lawful discharge of duties; 12 (2) currency brought onto the grounds of the 13 institution for the purpose of transfer to a prisoner, but does 14 not include currency carried into areas designated by the 15 warden as areas for the deposit and receipt of currency for 16 credit to a prisoner's account before contact is made with the 17 prisoner; 18 an alcoholic beverage; (3) 19 a controlled substance, as defined in the (4) 20 Controlled Substances Act, or cannabis, as defined in the 21 Cannabis Regulation Act, but does not include a controlled 22 substance or medical cannabis carried into a prison or jail 23 through regular prison or jail channels and pursuant to the direction or prescription of a [regularly] licensed physician; 24 25 or

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(5) an electronic communication or recording device brought onto the grounds of the institution for the purpose of transfer to or use by a prisoner.

D. As used in this section, "electronic communication or recording device" means any type of instrument, device, machine or equipment that is designed to transmit or receive telephonic, electronic, digital, cellular, satellite or radio signals or communications or that is designed to have sound or image recording abilities or any part or component of such instrument, device, machine or equipment. "Electronic communication or recording device" does not include a device that is or will be used by prison or jail personnel in the regular course of business or that is otherwise authorized by the warden.

E. Nothing in this section shall prohibit the use of hearing aids, voice amplifiers or other equipment necessary to aid prisoners who have documented hearing or speech deficiencies or their visitors. Rules for such devices shall be established by the warden or director of each jail, detention center and prison."

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