HOUSE BILL 643

44TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 1999

INTRODUCED BY

Rhonda King

AN ACT

RELATING TO CORRECTIONS; PROVIDING FOR DISCLOSURE OF
INFORMATION PERTAINING TO CERTAIN INMATES INCARCERATED IN A
PRIVATELY OPERATED CORRECTIONS FACILITY; REQUIRING THE
DEVELOPMENT OF A WRITTEN EMERGENCY RESPONSE PLAN FOR A
PRIVATELY OPERATED CORRECTIONS FACILITY; REQUIRING PROSPECTIVE
CORRECTIONAL OFFICERS AT A PRIVATELY OPERATED CORRECTIONS
FACILITY TO PARTICIPATE IN THE SAME TRAINING PROGRAM REQUIRED
FOR STATE CORRECTIONAL OFFICERS; REQUIRING NOTICE WHEN CERTAIN
INCIDENTS OCCUR AT A PRIVATELY OPERATED CORRECTIONS FACILITY;
AMENDING AND ENACTING SECTIONS OF THE NMSA 1978.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

Section 1. Section 33-1-17 NMSA 1978 (being Laws 1985, Chapter 149, Section 1, as amended) is amended to read:

"33-1-17. PRI VATE CONTRACT. --

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- A. The corrections department may contract for the operation of any adult female facility or for housing adult female inmates in a private facility with a person or entity in the business of providing correctional or jail services to government entities.
- B. The corrections department may contract with a person or entity in the business of providing correctional or jail services to government entities for:
- (1) a correctional facility in Guadalupe county of not less than five hundred fifty and not more than two thousand two hundred beds;
- (2) a correctional facility in Lea, Chaves or Santa Fe county of not less than one thousand two hundred and not more than two thousand two hundred beds:
- (3) design and construction of a support services building, a laundry and an infirmary at the penitentiary of New Mexico in Santa Fe; or
- (4) construction of a public facility to house a special incarceration alternative program for adult male and adult female felony offenders.
- C. The authorization in Subsection B of this section for a correctional facility in Guadalupe county and a correctional facility in Lea, Chaves or Santa Fe county is contingent upon construction of both facilities, so that one of the facilities shall not be constructed unless both of the

facilities are constructed, as nearly as practicable, simultaneously.

- D. The <u>corrections</u> department shall solicit proposals and award any contract under this section in accordance with the provisions of the Procurement Code. The contract shall include such terms and conditions as the <u>corrections</u> department may require after consultation with the general services department; provided that the terms and conditions shall include provisions:
- (1) setting forth comprehensive standards for conditions of incarceration;
- (2) that the contractor assumes all liability caused by or arising out of all aspects of the provision or operation of the facility;
- (3) for liability insurance or other proof of financial responsibility acceptable to the general services department covering the contractor and its officers, employees and agents in an amount sufficient to cover all liability caused by or arising out of all aspects of the provision or operation of the facility;
- (4) that the contractor shall provide the secretary of corrections, the secretary of public safety, the county sheriff for the county in which the corrections facility is located and the governing bodies for the municipality and county in which the corrections facility is

= new	= delete
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state	inmate,	i ncl udi ng	a federa	inmate,	who is	incarcerated
in the	e facili	ty:				

(a) the state or territory of the United States or the country in which the inmate was convicted;

(b) the criminal offense for which the inmate was convicted; and

(c) the classification level for the

(5) that the contractor, subject to consultation with and final approval by the secretary of corrections, shall prepare a written emergency response plan for the corrections facility. The contractor shall provide copies of the emergency response plan to the secretary of corrections, the secretary of public safety, the county sheriff for the county in which the corrections facility is located and the governing bodies for the municipality and county in which the corrections facility is located;

(6) that the contractor, as a condition of employment, shall require all his prospective correctional officers to successfully complete the same training program that is required of correctional officers who are employed at state-operated corrections facilities. The contractor shall reimburse the state for the expense of having his prospective

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correcti onal	officers	parti ci pate	i n	the	trai ni ng	program
correctionar	ULLICUIS	pai ti ti patt	T 11	CHC	crarming	program,

(7) that the warden of the corrections

facility shall immediately notify the secretary of

corrections, the secretary of public safety and the county

sheriff for the county in which the facility is located when

an inmate escapes from the facility, when a hostage situation

occurs at the facility, when a firearm is discharged at the

facility or when a disturbance involving three or more inmates

occurs at the facility;

[(4)] (8) for termination for cause upon ninety days' notice to the contractor for failure to meet contract provisions when such failure seriously affects the availability or operation of the facility;

[(5)] (9) that venue for the enforcement of the contract shall be in the district court for Santa Fe county;

[(6)] <u>(10)</u> that continuation of the contract is subject to the availability of funds; and

[(7)] <u>(11)</u> that compliance with the contract shall be monitored by the corrections department and the contract may be terminated for noncompliance.

E. When the contractor begins operation of a facility for which private contractor operation is authorized, his employees performing the functions of correctional officers shall be deemed correctional officers for the

purposes of Sections 33-1-10 and 33-1-11 NMSA 1978 but for no other purpose of state law, unless specifically stated.

- F. Any contract awarded pursuant to this section may include terms to provide for the renovation of the facility or for the construction of new buildings. Work performed pursuant to such terms and conditions shall not be considered a capital project as defined in Section 15-3-23.3 NMSA 1978 or a state public works project as defined in Section 13-1-91 NMSA 1978 nor shall it be subject to the requirements of Section 13-1-150 NMSA 1978 or of the Capital Program Act, review by the staff architect of the property control division of the general services department pursuant to Section 15-3-20 NMSA 1978 or regulation by the director of that division pursuant to Section 15-3-11 NMSA 1978.
- G. Any contract entered into by the corrections department with a private contractor to operate an existing facility shall include a provision securing the right of all persons employed by that facility prior to the effective date of that contract to be employed by that contractor in any position for which they qualify before that position is offered to any person not employed by that facility prior to that date."

Section 2. A new section of Chapter 33, Article 1 NMSA 1978 is enacted to read:

"[NEW MATERIAL] PRIVATELY OPERATED CORRECTIONS FACILITY-. 125737. 5

NO CONTRACT BETWEEN THE CORRECTIONS DEPARTMENT AND OWNER OF THE FACILITY--REQUIREMENTS.--When a corrections facility in this state is privately operated, but the corrections department does not have a contract with the owner of the facility for the incarceration of state inmates, the warden of the facility shall:

A. provide the secretary of corrections, the secretary of public safety, the county sheriff for the county in which the corrections facility is located and the governing bodies for the municipality and county in which the corrections facility is located with the following information regarding an out-of-state inmate, including a federal inmate, who is incarcerated in the facility:

- (1) the state or territory of the United States or the country in which the inmate was convicted;
- (2) the criminal offense for which the inmate was convicted; and
 - (3) the classification level for the immate:
- B. subject to consultation with and final approval by the secretary of corrections, prepare a written emergency response plan for the corrections facility. The warden shall provide copies of the emergency response plan to the secretary of corrections, the secretary of public safety, the county sheriff for the county in which the corrections facility is located and the governing bodies for the municipality and

county in which the corrections facility is located;

C. as a condition of employment, require all his prospective correctional officers to successfully complete the same training program that is required of correctional officers who are employed at state-operated corrections facilities. The warden shall reimburse the state for the expense of having his prospective correctional officers participate in the training program; and

D. immediately notify the secretary of corrections, the secretary of public safety and the county sheriff for the county in which the corrections facility is located when an immate escapes from the facility, when a hostage situation occurs at the facility, when a firearm is discharged at the facility or when a disturbance involving three or more immates occurs at the facility."

Section 3. EFFECTIVE DATE. -- The effective date of the provisions of this act is July 1, 1999.

- 8 -

HOUSE JUDICIARY COMMITTEE SUBSTITUTE FOR HOUSE BILL 643

44TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 1999

AN ACT

RELATING TO CORRECTIONS; PROVIDING FOR DISCLOSURE OF
INFORMATION PERTAINING TO CERTAIN INMATES INCARCERATED IN A
PRIVATELY OPERATED CORRECTIONS FACILITY; REQUIRING THE
DEVELOPMENT OF A WRITTEN EMERGENCY RESPONSE PLAN FOR A
PRIVATELY OPERATED CORRECTIONS FACILITY; REQUIRING PROSPECTIVE
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FACILITY TO PARTICIPATE IN THE SAME TRAINING PROGRAM REQUIRED
FOR STATE CORRECTIONAL OFFICERS; REQUIRING NOTICE WHEN CERTAIN
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AMENDING AND ENACTING SECTIONS OF THE NMSA 1978.

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Section 1. Section 33-1-17 NMSA 1978 (being Laws 1985, Chapter 149, Section 1, as amended) is amended to read:

"33-1-17. PRI VATE CONTRACT. --

A. The corrections department may contract for the
operation of any adult female facility or for housing adult
female inmates in a private facility with a person or entity
in the business of providing correctional or jail services to
government entities.

- B. The corrections department may contract with a person or entity in the business of providing correctional or jail services to government entities for:
- (1) a correctional facility in Guadalupe county of not less than five hundred fifty and not more than two thousand two hundred beds;
- (2) a correctional facility in Lea, Chaves or Santa Fe county of not less than one thousand two hundred and not more than two thousand two hundred beds;
- (3) design and construction of a support services building, a laundry and an infirmary at the penitentiary of New Mexico in Santa Fe; or
- (4) construction of a public facility to house a special incarceration alternative program for adult male and adult female felony offenders.
- C. The authorization in Subsection B of this section for a correctional facility in Guadalupe county and a correctional facility in Lea, Chaves or Santa Fe county is contingent upon construction of both facilities, so that one of the facilities shall not be constructed unless both of the .128771.1

facilities are constructed, as nearly as practicable, simultaneously.

- D. The <u>corrections</u> department shall solicit proposals and award any contract under this section in accordance with the provisions of the Procurement Code. The contract shall include such terms and conditions as the <u>corrections</u> department may require after consultation with the general services department; provided that the terms and conditions shall include provisions:
- (1) setting forth comprehensive standards for conditions of incarceration;
- (2) that the contractor assumes all liability caused by or arising out of all aspects of the provision or operation of the facility;
- (3) for liability insurance or other proof of financial responsibility acceptable to the general services department covering the contractor and its officers, employees and agents in an amount sufficient to cover all liability caused by or arising out of all aspects of the provision or operation of the facility;
- (4) that the contractor shall provide the secretary of corrections, the secretary of public safety and the county sheriff for the county in which the corrections facility is located with the following information regarding an out-of-state inmate, including a federal inmate, who is

1	incarcerated in the facility for more than ninety days:
2	(a) the state or territory of the
3	United States or the country in which the immate was
4	convicted;
5	(b) the criminal offense for which the
6	inmate was convicted; and
7	(c) the original classification level
8	for the inmate;
9	(5) that the contractor, subject to
10	consultation with and final approval by the secretary of
11	corrections, shall prepare a written emergency response plan
12	for the corrections facility. The contractor shall provide
13	copies of the emergency response plan to the secretary of
14	corrections, the secretary of public safety, the county
15	sheriff for the county in which the corrections facility is
16	located and the governing bodies for the municipality and
17	county in which the corrections facility is located;
18	(6) that the contractor, as a condition of
19	employment, shall require all his prospective correctional
20	officers to successfully complete the same training program
21	that is required of correctional officers who are employed at
22	state-operated corrections facilities. The contractor shall
23	reimburse the state for the expense of having his prospective
24	correctional officers participate in the training program;
25	(7) that the warden of the corrections

facility shall immediately notify the secretary of corrections, the secretary of public safety and the county sheriff for the county in which the facility is located when an inmate escapes from the facility, when a hostage situation occurs at the facility, when a firearm is discharged at the facility or when a disturbance involving five or more inmates occurs at the facility;

[(4)] (8) for termination for cause upon ninety days' notice to the contractor for failure to meet contract provisions when such failure seriously affects the availability or operation of the facility;

[(5)] (9) that venue for the enforcement of the contract shall be in the district court for Santa Fe county;

 $[\frac{(6)}{(10)}]$ that continuation of the contract is subject to the availability of funds; and

[(7)] <u>(11)</u> that compliance with the contract shall be monitored by the corrections department and the contract may be terminated for noncompliance.

E. When the contractor begins operation of a facility for which private contractor operation is authorized, his employees performing the functions of correctional officers shall be deemed correctional officers for the purposes of Sections 33-1-10 and 33-1-11 NMSA 1978 but for no other purpose of state law, unless specifically stated.

F. Any contract awarded pursuant to this section may include terms to provide for the renovation of the facility or for the construction of new buildings. Work performed pursuant to such terms and conditions shall not be considered a capital project as defined in Section 15-3-23.3 NMSA 1978 or a state public works project as defined in Section 13-1-91 NMSA 1978 nor shall it be subject to the requirements of Section 13-1-150 NMSA 1978 or of the Capital Program Act, review by the staff architect of the property control division of the general services department pursuant to Section 15-3-20 NMSA 1978 or regulation by the director of that division pursuant to Section 15-3-11 NMSA 1978.

G. Any contract entered into by the corrections department with a private contractor to operate an existing facility shall include a provision securing the right of all persons employed by that facility prior to the effective date of that contract to be employed by that contractor in any position for which they qualify before that position is offered to any person not employed by that facility prior to that date."

Section 2. A new section of Chapter 33, Article 1 NMSA 1978 is enacted to read:

"[NEW MATERIAL] PRIVATELY OPERATED CORRECTIONS FACILITY-NO CONTRACT BETWEEN THE CORRECTIONS DEPARTMENT AND OWNER OF
THE FACILITY--REQUIREMENTS.--When a corrections facility in
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this state is privately operated, but the corrections department does not have a contract with the owner of the facility for the incarceration of state inmates, the warden of the facility shall:

A. provide the secretary of corrections, the secretary of public safety and the county sheriff for the county in which the corrections facility is located with the following information regarding an out-of-state inmate, including a federal inmate, who is incarcerated in the facility for more than ninety days:

- (1) the state or territory of the United States or the country in which the immate was convicted;
- (2) the criminal offense for which the inmate was convicted; and
- (3) the original classification level for the inmate;
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- C. as a condition of employment, require all his

prospective correctional officers to successfully complete the same training program that is required of correctional officers who are employed at state-operated corrections facilities. The warden shall reimburse the state for the expense of having his prospective correctional officers participate in the training program; and

D. immediately notify the secretary of corrections, the secretary of public safety and the county sheriff for the county in which the corrections facility is located when an immate escapes from the facility, when a hostage situation occurs at the facility, when a firearm is discharged at the facility or when a disturbance involving five or more immates occurs at the facility."

Section 3. EFFECTIVE DATE. -- The effective date of the provisions of this act is July 1, 1999.

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44TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 1999

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operation of any adult female facility or for housing adult
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12	for the corrections facility. The contractor shall provide
13	copies of the emergency response plan to the secretary of
14	corrections, the secretary of public safety, the county
15	sheriff for the county in which the corrections facility is
16	located and the governing bodies for the municipality and
17	county in which the corrections facility is located;
18	(6) that the contractor, as a condition of
19	employment, shall require all his prospective correctional
20	officers to successfully complete the same training program
21	that is required of correctional officers who are employed at
22	state-operated corrections facilities. The contractor shall
23	reimburse the state for the expense of having his prospective
24	correctional officers participate in the training program;
25	(7) that the warden of the corrections

facility shall immediately notify the secretary of corrections, the secretary of public safety and the county sheriff for the county in which the facility is located when an immate escapes from the facility, when a hostage situation occurs at the facility, when a firearm is discharged at the facility or when a disturbance involving five or more immates occurs at the facility;

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- C. as a condition of employment, require all his

prospective correctional officers to successfully complete the same training program that is required of correctional officers who are employed at state-operated corrections facilities. The warden shall reimburse the state for the expense of having his prospective correctional officers participate in the training program; and

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Section 3. EFFECTIVE DATE. -- The effective date of the provisions of this act is July 1, 1999.

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FORTY-FOURTH LEGISLATURE FIRST SESSION, 1999

March 10, 1999

Mr. Speaker:

Your JUDICIARY COMMITTEE, to whom has been referred

HOUSE BILL 643

has had it under consideration and reports same with recommendation that it **DO NOT PASS**, but that

HOUSE JUDICIARY COMMITTEE SUBSTITUTE FOR HOUSE BILL 643

DO PASS.

1		FORTY-FOU	JRTH LEGISLATURE
2	нјс/нв 6	FIRST	SESSION, 1999
	/CSHB 643		Page 26
4			Pagnagtfully gubmitted
5			Respectfully submitted,
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9			R. David Pederson, Chairman
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11			
12	Adopted		Not Adopted
13		(Chief Clerk)	(Chi ef Clerk)
14		No.to	
15		Date	
	The roll ca	all vote was <u>9</u> For	0 Agai nst
	Yes:	9	0
	Excused:	Luna, Thompson, San	nchez
	Absent:	None	
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FORTY-FOURTH LEGISLATURE FIRST SESSION

2 3 March 13, 1999 4 5 6 HOUSE FLOOR AMENDMENT number _____ to HOUSE JUDICIARY COMMITTEE 7 SUBSTITUTE FOR HOUSE BILL 643 8 9 Amendment sponsored by Representative R. David Pederson 10 11 On page 1, line 12, after "A" insert "COUNTY-OPERATED OR". 12 13 2. On page 1, line 14, after the second "A" insert "COUNTY-14 OPERATED OR". 15 16 On page 1, line 16, after "A" insert "COUNTY-OPERATED OR". 3. 17 On page 1, line 17, strike "THE SAME TRAINING PROGRAM" and 18 insert in lieu thereof "A SIMILAR TRAINING PROGRAM AS THAT". 19 20 On page 1, line 19, after "A" insert "COUNTY-OPERATED OR". 5. 21 22 On page 3, line 24, after "information" insert ", which shall 6. 23 he kept confidential,". 24

- 27 -

FORTY-FOURTH LEGISLATURE FIRST SESSION

HF1 /HJC/HB 643

HJC/HB 643

Page 28

7. On page 4, line 1, strike "ninety" and insert in lieu thereof one hundred twenty".

8. On page 4, line 20, strike "the same" and insert in lieu thereof ", as a minimum, a training program with the same standards as the".

9. On page 4, line 22, strike "The" and insert in lieu thereof 'If the contractor participates in the same program that is required of state correctional officers, the".

10. On page 6, line 23, before "PRIVATELY" insert "COUNTY-OPERATED OR".

11. On page 7, line 1, after "is" insert "county-operated or".

12. On page 7, line 8, after "information" insert ", which shall be kept confidential,".

13. On page 7, line 10, strike "ninety" and insert in lieu thereof "one hundred twenty".

14. On page 7, line 17, after "B." strike the remainder of the line and strike line 18 through the comma.

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FORTY-FOURTH LEGISLATURE FIRST SESSION

2 _{HF}	/НЈС/НВ 643	age 29
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4	15. On page 7, line 25 and on page 8, lines 1 through	6, strike
5	Subsection C in its entirety and insert a new subsection to	read:
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7	"C. as a condition of employment, require all pros	specti ve
8	correctional officers to successfully complete, as a minimum	n, a
	training program with the same standards as the training pro	gram that
	is required for officers employed at state-operated faciliti	es; and".
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18	R. David Pederson	
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22	Adopted Not Adopted	
23	(Chi ef Clerk) (Chi ef Clerk	k)
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25 . 17	9001. 2 - 29 -	

[bracketed material] = delete underscored naterial = new

FORTY-FOURTH LEGISLATURE FIRST SESSION