1	HOUSE BILL 590
2	52ND LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2015
3	INTRODUCED BY
4	John L. Zimmerman
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10	AN ACT
11	RELATING TO CORRECTIONS; PROVIDING THAT THE CRIMES OF FIRST
12	DEGREE MURDER, WHEN THE OFFENDER IS A SERIOUS YOUTHFUL
13	OFFENDER, HOMICIDE OR GREAT BODILY HARM BY VEHICLE WHILE UNDER
14	THE INFLUENCE OF INTOXICATING LIQUOR OR DRUGS AND INJURY TO
15	PREGNANT WOMAN BY VEHICLE ARE SERIOUS VIOLENT OFFENSES FOR THE
16	PURPOSE OF CALCULATING EARNED MERITORIOUS DEDUCTIONS IN PRISON.
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18	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
19	SECTION 1. Section 33-2-34 NMSA 1978 (being Laws 1999,
20	Chapter 238, Section 1, as amended) is amended to read:
21	"33-2-34. ELIGIBILITY FOR EARNED MERITORIOUS
22	DEDUCTIONS
23	A. To earn meritorious deductions, a prisoner
24	confined in a correctional facility designated by the
25	corrections department must be an active participant in programs
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1 recommended for the prisoner by the classification supervisor 2 and approved by the warden or the warden's designee. 3 Meritorious deductions shall not exceed the following amounts: for a prisoner confined for committing a 4 (1)serious violent offense, up to a maximum of four days per month 5 of time served: 6 7 (2) for a prisoner confined for committing a nonviolent offense, up to a maximum of thirty days per month of 8 9 time served; for a prisoner confined following 10 (3) revocation of parole for the alleged commission of a new felony 11 12 offense or for absconding from parole, up to a maximum of four days per month of time served during the parole term following 13 14 revocation; and for a prisoner confined following (4) 15 revocation of parole for a reason other than the alleged 16 commission of a new felony offense or absconding from parole: 17 (a) up to a maximum of eight days per 18 19 month of time served during the parole term following 20 revocation, if the prisoner was convicted of a serious violent offense or failed to pass a drug test administered as a 21 condition of parole; or 22 (b) up to a maximum of thirty days per 23 month of time served during the parole term following 24 revocation, if the prisoner was convicted of a nonviolent 25 .198926.1

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offense.

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2 Β. A prisoner may earn meritorious deductions upon 3 recommendation by the classification supervisor, based upon the prisoner's active participation in approved programs and the 4 quality of the prisoner's participation in those approved 5 A prisoner may not earn meritorious deductions 6 programs. 7 unless the recommendation of the classification supervisor is approved by the warden or the warden's designee. 8

9 C. If a prisoner's active participation in approved
10 programs is interrupted by a lockdown at a correctional
11 facility, the prisoner may continue to be awarded meritorious
12 deductions at the rate the prisoner was earning meritorious
13 deductions prior to the lockdown, unless the warden or the
14 warden's designee determines that the prisoner's conduct
15 contributed to the initiation or continuance of the lockdown.

D. A prisoner confined in a correctional facility designated by the corrections department is eligible for lumpsum meritorious deductions as follows:

(1) for successfully completing an approved vocational, substance abuse or mental health program, one month; except when the prisoner has a demonstrable physical, mental health or developmental disability that prevents the prisoner from successfully earning a general education diploma, in which case, the prisoner shall be awarded three months;

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(2) for earning a general education diploma,

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three months;

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2 (3) for earning an associate's degree, four 3 months;

4 (4) for earning a bachelor's degree, five
5 months;

(5) for earning a graduate qualification, five months; and

for engaging in a heroic act of saving 8 (6) 9 life or property, engaging in extraordinary conduct for the benefit of the state or the public that is at great expense or 10 risk to or involves great effort on [behalf] the part of the 11 12 prisoner or engaging in extraordinary conduct far in excess of normal program assignments that demonstrates the prisoner's 13 commitment to self-rehabilitation. The classification 14 supervisor and the warden or the warden's designee may 15 recommend the number of days to be awarded in each case based 16 upon the particular merits, but any award shall be determined 17 by the director of the adult institutions division of the 18 19 corrections department or the director's designee.

E. Lump-sum meritorious deductions, provided in Paragraphs (1) through (6) of Subsection D of this section, may be awarded in addition to the meritorious deductions provided in Subsections A and B of this section. Lump-sum meritorious deductions shall not exceed one year per award and shall not exceed a total of one year for all lump-sum meritorious .198926.1

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1 deductions awarded in any consecutive twelve-month period. 2 F. A prisoner is not eligible to earn meritorious deductions if the prisoner: 3 disobeys an order to perform labor, 4 (1) pursuant to Section 33-8-4 NMSA 1978; 5 is in disciplinary segregation; 6 (2) 7 (3) is confined for committing a serious violent offense and is within the first sixty days of receipt 8 9 by the corrections department; or is not an active participant in programs 10 (4) recommended and approved for the prisoner by the classification 11 12 supervisor. G. The provisions of this section shall not be 13 14 interpreted as providing eligibility to earn meritorious deductions from a sentence of life imprisonment or a sentence 15 of [death] life imprisonment without possibility of release or 16 17 parole. н. The corrections department shall promulgate 18 19 rules to implement the provisions of this section, and the 20 rules shall be matters of public record. A concise summary of the rules shall be provided to each prisoner, and each prisoner 21 shall receive a quarterly statement of the meritorious 22 deductions earned. 23 A New Mexico prisoner confined in a federal or I. 24

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out-of-state correctional facility is eligible to earn

meritorious deductions for active participation in programs on the basis of the prisoner's conduct and program reports furnished by that facility to the corrections department. All decisions regarding the award and forfeiture of meritorious deductions at such facility are subject to final approval by the director of the adult institutions division of the corrections department or the director's designee.

J. In order to be eligible for meritorious deductions, a prisoner confined in a federal or out-of-state correctional facility designated by the corrections department must actively participate in programs that are available. If a federal or out-of-state correctional facility does not have programs available for a prisoner, the prisoner may be awarded meritorious deductions at the rate the prisoner could have earned meritorious deductions if the prisoner had actively participated in programs.

K. A prisoner confined in a correctional facility in New Mexico that is operated by a private company, pursuant to a contract with the corrections department, is eligible to earn meritorious deductions in the same manner as a prisoner confined in a state-run correctional facility. All decisions regarding the award or forfeiture of meritorious deductions at such facilities are subject to final approval by the director of the adult institutions division of the corrections department or the director's designee.

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1	L. As used in this section:
2	(1) "active participant" means a prisoner who
3	has begun, and is regularly engaged in, approved programs;
4	(2) "program" means work, vocational,
5	educational, substance abuse and mental health programs,
6	approved by the classification supervisor, that contribute to a
7	prisoner's self-betterment through the development of personal
8	and occupational skills. "Program" does not include
9	recreational activities;
10	(3) "nonviolent offense" means any offense
11	other than a serious violent offense; and
12	(4) "serious violent offense" means:
13	(a) first degree murder, when the
14	offender is a serious youthful offender;
15	[(a)] <u>(b)</u> second degree murder, as
16	provided in Section 30-2-1 NMSA 1978;
17	[(b)] <u>(c)</u> voluntary manslaughter, as
18	provided in Section 30-2-3 NMSA 1978;
19	[(c)] <u>(d)</u> third degree aggravated
20	battery, as provided in Section 30-3-5 NMSA 1978;
21	[(d)] <u>(e)</u> third degree aggravated
22	battery against a household member, as provided in Section
23	30-3-16 NMSA 1978;
24	[(e)] <u>(f)</u> first degree kidnapping, as
25	provided in Section 30-4-1 NMSA 1978;
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1	[(f)] <u>(g)</u> first and second degree
2	criminal sexual penetration, as provided in Section 30-9-11
3	NMSA 1978;
4	[(g)] <u>(h)</u> second and third degree
5	criminal sexual contact of a minor, as provided in Section
6	30-9-13 NMSA 1978;
7	[(h)] <u>(i)</u> first and second degree
8	robbery, as provided in Section 30-16-2 NMSA 1978;
9	[(i)] <u>(j)</u> second degree aggravated
10	arson, as provided in Section 30-17-6 NMSA 1978;
11	[(j)] <u>(k)</u> shooting at a dwelling or
12	occupied building, as provided in Section 30-3-8 NMSA 1978;
13	[(k)] <u>(l)</u> shooting at or from a motor
14	vehicle, as provided in Section 30-3-8 NMSA 1978;
15	[(1)] <u>(m)</u> aggravated battery upon a
16	peace officer, as provided in Section 30-22-25 NMSA 1978;
17	[(m)] <u>(n)</u> assault with intent to commit
18	a violent felony upon a peace officer, as provided in Section
19	30-22-23 NMSA 1978;
20	[(n)] <u>(o)</u> aggravated assault upon a
21	peace officer, as provided in Section 30-22-22 NMSA 1978; [and]
22	<u>(p) homicide by vehicle or great bodily</u>
23	harm by vehicle while under the influence of intoxicating
24	liquor or while under the influence of any drug, as provided in
25	<u>Section 66-8-101 NMSA 1978;</u>
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1	(q) injury to pregnant woman by vehicle,
2	as provided in Section 66-8-101.1 NMSA 1978; or
3	[(0)] <u>(r)</u> any of the following offenses,
4	when the nature of the offense and the resulting harm are such
5	that the court judges the crime to be a serious violent offense
6	for the purpose of this section: 1) involuntary manslaughter,
7	as provided in Section 30-2-3 NMSA 1978; 2) fourth degree
8	aggravated assault, as provided in Section 30-3-2 NMSA 1978; 3)
9	third degree assault with intent to commit a violent felony, as
10	provided in Section 30-3-3 NMSA 1978; 4) fourth degree
11	aggravated assault against a household member, as provided in
12	Section 30-3-13 NMSA 1978; 5) third degree assault against a
13	household member with intent to commit a violent felony, as
14	provided in Section 30-3-14 NMSA 1978; 6) third and fourth
15	degree aggravated stalking, as provided in Section 30-3A-3.1
16	NMSA 1978; 7) second degree kidnapping, as provided in Section
17	30-4-1 NMSA 1978; 8) second degree abandonment of a child, as
18	provided in Section 30-6-1 NMSA 1978; 9) first, second and
19	third degree abuse of a child, as provided in Section 30-6-1
20	NMSA 1978, that does not result in death or great bodily harm;
21	10) third degree dangerous use of explosives, as provided in
22	Section 30-7-5 NMSA 1978; 11) third and fourth degree criminal
23	sexual penetration, as provided in Section 30-9-11 NMSA 1978;
24	12) fourth degree criminal sexual contact of a minor, as
25	provided in Section 30-9-13 NMSA 1978; 13) third degree
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robbery, as provided in Section 30-16-2 NMSA 1978; <u>or</u> 14) [third degree homicide by vehicle or great bodily injury by vehicle, as provided in Section 66-8-101 NMSA 1978; and 15)] battery upon a peace officer, as provided in Section 30-22-24 NMSA 1978.

Except for sex offenders, as provided in Section Μ. 31-21-10.1 NMSA 1978, an offender sentenced to confinement in a correctional facility designated by the corrections department who has been released from confinement and who is serving a parole term may be awarded earned meritorious deductions of up to thirty days per month upon recommendation of the parole officer supervising the offender, with the final approval of the adult parole board. The offender must be in compliance with all the conditions of the offender's parole to be eligible for earned meritorious deductions. The adult parole board may remove earned meritorious deductions previously awarded if the offender later fails to comply with the conditions of the offender's parole. The corrections department and the adult parole board shall promulgate rules to implement the provisions of this subsection. This subsection applies to offenders who are serving a parole term on or after July 1, 2004."

SECTION 2. EFFECTIVE DATE.--The effective date of the provisions of this act is July 1, 2015.

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