1	SENATE BILL 204
2	54TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2019
3	INTRODUCED BY
4	Candace Gould
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8	FOR THE LEGISLATIVE HEALTH AND HUMAN SERVICES COMMITTEE
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10	AN ACT
11	RELATING TO HEALTH; ENACTING A SECTION OF THE PUBLIC SCHOOL
12	CODE AND AMENDING A SECTION OF THE LYNN AND ERIN COMPASSIONATE
13	USE ACT TO ALLOW THE POSSESSION, STORAGE AND ADMINISTRATION OF
14	MEDICAL CANNABIS IN CERTAIN SCHOOL SETTINGS.
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16	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
17	SECTION 1. A new section of the Public School Code is
18	enacted to read:
19	"[<u>NEW MATERIAL</u>] MEDICAL CANNABISPOSSESSIONSTORAGE
20	ADMINISTRATIONRESTRICTIONEXEMPTIONS
21	A. Except as provided pursuant to Subsection C of
22	this section, local school boards and the governing bodies of
23	charter schools shall authorize by rule the possession, storage
24	and administration of medical cannabis by parents and legal
25	guardians, or by designated school personnel, to qualified
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1 students for use in school settings; provided that: 2 (1) a student shall not possess, store or 3 self-administer medical cannabis in a school setting; a parent, legal guardian or designated 4 (2) 5 school personnel shall not administer medical cannabis in a manner that creates disruption to the educational environment 6 7 or causes other students to be exposed to medical cannabis; 8 a written treatment plan for the (3) 9 administration of the medical cannabis is agreed to and signed by the principal or the principal's designee of the qualified 10 student's school and the qualified student's parent or legal 11 12 guardian; and before the first administration of medical (4) 13 cannabis in a school setting, the qualified student's parent or 14 legal guardian completes and submits documentation as required 15 by local school board or charter school rules that includes a: 16 (a) copy of the qualified student's 17 written certification for use of medical cannabis pursuant to 18 19 the Lynn and Erin Compassionate Use Act; and 20 (b) written statement from the qualified student's parent or legal guardian releasing the school and 21 school personnel from liability, except in cases of willful or 22 wanton misconduct or disregard of the qualified student's 23 treatment plan. 24 B. A school board or the governing body of a 25 .210935.5 - 2 -

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1 charter school may adopt policies that:

2 (1) restrict the types of designated school
3 personnel who may administer medical cannabis to qualified
4 students;

(2) establish reasonable parameters regarding the administration and use of medical cannabis and the school settings in which administration and use are authorized; and

8 (3) ban student possession, use, distribution,
9 sale or being under the influence of a cannabis product in a
10 manner that is inconsistent with the provisions of this
11 subsection.

C. The provisions of Subsection A of this section shall not apply to a public school, charter school or school district if:

(1) the public school, charter school or school district reasonably demonstrates that it would lose, or has lost, federal funding as a result of implementing the provisions of Subsection A of this section; and

(2) the public school, charter school or school district posts on its website in a conspicuous manner a statement of its decision not to comply with the provisions of Subsection A of this section.

D. A public school, charter school or school district shall not:

(1) discipline a student who is a qualified
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1 student solely on the basis that the student requires medical 2 cannabis as a reasonable accommodation necessary for the student to attend school; or 3 deny eligibility to attend school to a 4 (2) 5 qualified student solely on the basis that the qualified student requires medical cannabis as a reasonable accommodation 6 7 necessary for the student to attend school or a schoolsponsored activity. 8 As used in this section: 9 Ε. "certifying practitioner" means a health 10 (1)care practitioner who issues a written certification to a 11 12 qualified student; "designated school personnel" means a (2)13 school employee whom a public school, charter school or school 14 district authorizes to possess, store and administer medical 15 cannabis to a qualified student in accordance with the 16 provisions of this section; 17 "medical cannabis" means cannabis that is: (3) 18 authorized for use by qualified 19 (a) 20 patients in accordance with the provisions of the Lynn and Erin Compassionate Use Act; and 21 (b) is in a form that is not an aerosol 22 and cannot be smoked or inhaled in particulate form as a vapor 23 or by burning; 24 "qualified student" means a student who (4) 25 .210935.5 - 4 -

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1 demonstrates evidence to the school district that the student 2 is authorized as a qualified patient pursuant to the Lynn and 3 Erin Compassionate Use Act to carry and use medical cannabis in accordance with the provisions of that act; 4 "school" means a public school or a 5 (5) charter school; 6 7 (6) "school setting" means any of the following locations during a school day: 8 9 (a) a school building; (b) a school bus used within the state 10 during, in transit to or in transit from a school-sponsored 11 12 activity; a public vehicle used within the (c) 13 14 state during, in transit to or in transit from a schoolsponsored activity in the state; or 15 (d) a public site in the state where a 16 school-sponsored activity takes place; and 17 "written certification" means a statement (7) 18 19 in a qualified student's medical records or a statement signed 20 by a qualified student's certifying practitioner that, in the certifying practitioner's professional opinion, the qualified 21 student has a debilitating medical condition and the certifying 22 practitioner believes that the potential health benefits of the 23 medical use of cannabis would likely outweigh the health risks 24 for the qualified student. A written certification is not 25 .210935.5 - 5 -

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1 valid for more than one year from the date of issuance." 2 SECTION 2. Section 26-2B-5 NMSA 1978 (being Laws 2007, 3 Chapter 210, Section 5) is amended to read: PROHIBITIONS, RESTRICTIONS AND LIMITATIONS ON 4 "26-2B-5. 5 THE MEDICAL USE OF CANNABIS -- CRIMINAL PENALTIES.--Participation in a medical use of cannabis 6 Α. 7 program by a qualified patient or primary caregiver does not 8 relieve the qualified patient or primary caregiver from: 9 (1)criminal prosecution or civil penalties 10 for activities not authorized in the Lynn and Erin Compassionate Use Act; 11 12 liability for damages or criminal (2) prosecution arising out of the operation of a vehicle while 13 14 under the influence of cannabis; or criminal prosecution or civil penalty for 15 (3) possession or use of cannabis: 16 17 [(a) in a school bus or public vehicle; 18 (b) on school grounds or property; 19 (c)] (a) in the workplace of the 20 qualified patient's or primary caregiver's employment; or [(d)] (b) at a public park, recreation 21 center, youth center or other public place. 22 A person who makes a fraudulent representation 23 Β. to a law enforcement officer about the person's participation 24 25 in a medical use of cannabis program to avoid arrest or .210935.5 - 6 -

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prosecution for a cannabis-related offense is guilty of a petty misdemeanor and shall be sentenced in accordance with the provisions of Section 31-19-1 NMSA 1978. If a licensed producer sells, distributes, C. dispenses or transfers cannabis to a person not approved by the department pursuant to the Lynn and Erin Compassionate Use Act or obtains or transports cannabis outside New Mexico in violation of federal law, the licensed producer shall be subject to arrest, prosecution and civil or criminal penalties pursuant to state law." - 7 -.210935.5

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