CORRECTIONAL FACILITY AMENDMENTS
2024 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Jefferson S. Burton
Senate Sponsor: Derrin R. Owens
LONG TITLE
General Description:
This bill enacts provisions related to communication devices in correctional facilities.
Highlighted Provisions:
This bill:
defines terms;
 makes it a crime to transport, provide, sell, or possess a communication device at a
correctional facility in violation of facility policy; and
makes technical and conforming changes.
Money Appropriated in this Bill:
None
Other Special Clauses:
This bill provides a coordination clause.
Utah Code Sections Affected:
AMENDS:
76-8-311.3, as last amended by Laws of Utah 2023, Chapter 330
Utah Code Sections Affected by Coordination Clause:
76-8-311.3, as last amended by Laws of Utah 2023, Chapter 330
76-8-311.11 , Utah Code Annotated 1953



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27	Be it enacted by the Legislature of the state of Utah:
28	The following section is affected by a coordination clause at the end of this bill.
29	Section 1. Section 76-8-311.3 is amended to read:
30	76-8-311.3. Items prohibited in correctional and mental health facilities
31	Penalties.
32	(1) (a) As used in this section:
33	[(a)] "Communication device" means a device designed to receive or transmit an
34	image, text message, email, video, location information, or voice communication or another
35	device that can be used to communicate electronically.
36	(i) "Contraband" means [any] an item not specifically prohibited for possession by
37	offenders under this section or Title 58, Chapter 37, Utah Controlled Substances Act.
38	[(b)] (ii) "Controlled substance" means any substance defined as a controlled substance
39	under Title 58, Chapter 37, Utah Controlled Substances Act.
40	[(c)] (iii) "Correctional facility" means:
41	[(i)] (A) $[any]$ a facility operated by or contracting with the Department of Corrections
42	to house [offenders] an offender in either a secure or nonsecure setting;
43	$[(ii)]$ (B) $[any]$ \underline{a} facility operated by a municipality or a county to house or detain
44	[criminal offenders] an offender;
45	[(iii)] (C) [any] a juvenile detention facility; [and] or
46	$[\frac{(iv)}{D}]$ $[\frac{D}{any}]$ $[\frac{a}{a}]$ building or grounds appurtenant to $[\frac{b}{a}]$ $[\frac{a}{a}]$ facility or $[\frac{b}{a}]$
47	granted to the state, municipality, or county for use as a correctional facility.
48	[(d)] (iv) "Electronic cigarette product" means the same as that term is defined in
49	Section 76-10-101.
50	$[\underline{(e)}]$ $\underline{(v)}$ "Medicine" means $[\underline{any}]$ \underline{a} prescription drug as defined in Title 58, Chapter
51	17b, Pharmacy Practice Act, but does not include [any] a controlled [substances] substance as
52	defined in Title 58, Chapter 37, Utah Controlled Substances Act.
53	[(f)] (vi) "Mental health facility" means the same as that term is defined in Section
54	26B-5-301.
55	[(g)] (vii) "Nicotine product" means the same as that term is defined in Section
56	76-10-101.

5/	[(h)] (viii) "Offender" means [a person] an individual in custody at a correctional
58	facility.
59	[(i)] (ix) "Secure area" means the same as that term is defined in Section 76-8-311.1.
60	[(j)] (x) "Tobacco product" means the same as that term is defined in Section
61	76-10-101.
62	(2) (a) Notwithstanding Section 76-10-500, a correctional facility or mental health
63	facility may [provide by rule that no] prohibit a firearm, ammunition, a dangerous weapon, an
64	implement of escape, an explosive, a controlled substance, spirituous or fermented liquor,
65	medicine, or poison [in any quantity may be] from being:
66	[(a)] (i) transported to or [upon] within a correctional facility or mental health facility;
67	[(b)] (ii) sold or [given away at any] provided to an offender at a correctional facility or
68	mental health facility; <u>or</u>
69	[(c)] (iii) [given to or used by any offender] possessed by an offender or another
70	individual at a correctional facility or mental health facility[; or].
71	[(d) knowingly or intentionally possessed at a correctional or mental health facility.]
72	(b) A correctional facility may prohibit a communication device from being:
73	(i) transported to or within the correctional facility for the purpose of being sold or
74	provided to an offender in the correctional facility;
75	(ii) sold or provided to an offender in the correctional facility; or
76	(iii) possessed by an offender or another individual at the correctional facility.
77	(3) It is a defense to $[any]$ <u>a</u> prosecution under this section if the accused in committing
78	the act made criminal by this section with respect to:
79	(a) a correctional facility operated by the Department of Corrections, acted in
80	conformity with departmental rule or policy;
81	(b) a correctional facility operated by a municipality, acted in conformity with the
82	policy of the municipality;
83	(c) a correctional facility operated by a county, acted in conformity with the policy of
84	the county; or
85	(d) a mental health facility, acted in conformity with the policy of the mental health
86	facility.
87	(4) (a) An individual who transports to or upon a correctional facility, or into a secure

- area of a mental health facility, [any] a firearm, ammunition, a dangerous weapon, or an implement of escape with intent to provide or sell it to [any] an offender, is guilty of a second degree felony.
- (b) An individual who provides or sells to [any] \underline{an} offender at a correctional facility, or [any] \underline{a} detainee at a secure area of a mental health facility, [any] \underline{a} firearm, ammunition, \underline{a} dangerous weapon, or \underline{an} implement of escape is guilty of a second degree felony.
- (c) An offender who possesses at a correctional facility, or a detainee who possesses at a secure area of a mental health facility, [any] a firearm, ammunition, a dangerous weapon, or an implement of escape is guilty of a second degree felony.
- (d) An individual who, without the permission of the authority operating the correctional facility or the secure area of a mental health facility, knowingly possesses at a correctional facility or a secure area of a mental health facility [any] a firearm, ammunition, a dangerous weapon, or an implement of escape is guilty of a third degree felony.
- (e) An individual violates Section 76-10-306 who knowingly or intentionally transports, possesses, distributes, or sells [any] an explosive in a correctional facility or mental health facility.
- (5) (a) An individual is guilty of a third degree felony who, without the permission of the authority operating the correctional facility or secure area of a mental health facility, knowingly transports [to or upon a correctional facility or into a secure area of a mental health facility any]:
- (i) <u>a communication device to or within a correctional facility with the intent to</u> provide or sell the communication device to an offender in the correctional facility;
- (ii) spirituous or fermented liquor to or within a correctional facility or a secure area of a mental health facility;
- [(iii)] (iii) medicine to or within a correctional facility or a secure area of a mental health facility[;] whether or not lawfully prescribed for [the] an offender or detainee; or
- [(iii)] (iv) poison [in any quantity] to or within a correctional facility or a secure area of a mental health facility.
- (b) An individual is guilty of a third degree felony who knowingly violates correctional or mental health facility policy or rule by providing or selling [to any offender at a correctional facility or detainee within a secure area of a mental health facility any]:

119	(i) a communication device to an offender at a correctional facility;
120	(ii) spirituous or fermented liquor to an offender at a correctional facility or a detainee
121	within a secure area of a mental health facility;
122	[(iii)] (iii) medicine[;] to an offender at a correctional facility or detainee within a
123	secure area of a mental facility whether or not the medicine is lawfully prescribed for the
124	offender; or
125	[(iii)] (iv) poison [in any quantity] to an offender at a correctional facility or a detainee
126	within a secure area of a mental health facility.
127	(c) An [inmate] offender is guilty of a third degree felony who, in violation of
128	correctional or mental health facility policy or rule, possesses [at a correctional facility or in a
129	secure area of a mental health facility any]:
130	(i) a communication device at a correctional facility;
131	(ii) spirituous or fermented liquor at a correctional facility or in a secure area of a
132	mental health facility;
133	[(iii)] (iii) medicine at a correctional facility or in a secure area of a mental health
134	facility[7] other than medicine provided by the facility's health care providers in compliance
135	with facility policy; or
136	[(iii)] (iv) poison [in any quantity] at a correctional facility or in a secure area of a
137	mental health facility.
138	(d) An individual is guilty of a class A misdemeanor who, with the intent to directly or
139	indirectly provide or sell $[any]$ \underline{a} tobacco product, electronic cigarette product, or nicotine
140	product to an offender, directly or indirectly:
141	(i) transports, delivers, or distributes any tobacco product, electronic cigarette product,
142	or nicotine product to an offender or on the grounds of any correctional facility;
143	(ii) solicits, requests, commands, coerces, encourages, or intentionally aids another
144	person to transport any tobacco product, electronic cigarette product, or nicotine product to an
145	offender or on any correctional facility, if the person is acting with the mental state required for
146	the commission of an offense; or
147	(iii) facilitates, arranges, or causes the transport of any tobacco product, electronic
148	cigarette product, or nicotine product in violation of this section to an offender or on the
149	grounds of any correctional facility.

150	(e) An individual, other than an offender, is guilty of a class A misdemeanor who,
151	without the permission of the authority operating the correctional or mental health facility,
152	[fails to declare or] knowingly possesses [at a correctional facility or in a secure area of a
153	mental health facility any]:
154	(i) subject to Subsection (7), a communication device at a correctional facility;
155	(ii) spirituous or fermented liquor at a correctional facility or in a secure area of a
156	mental health facility;
157	[(iii)] (iii) medicine at a correctional facility or in a secure area of a mental health
158	facility; or
159	[(iii)] (iv) poison [in any quantity] at a correctional facility or in a secure area of a
160	mental health facility.
161	(f) (i) Except as provided in Subsection (5)(f)(ii), an individual is guilty of a class B
162	misdemeanor who, without the permission of the authority operating the correctional facility,
163	knowingly engages in any activity that would facilitate the possession of any contraband by an
164	offender in a correctional facility.
165	(ii) The provisions of Subsection (5)(d) regarding any tobacco product, electronic
166	cigarette product, or nicotine product take precedence over this Subsection (5)(f).
167	(g) Exemptions may be granted for worship for Native American inmates pursuant to
168	Section 64-13-40.
169	(6) The possession, distribution, or use of a controlled substance at a correctional
170	facility or in a secure area of a mental health facility shall be prosecuted in accordance with
171	Title 58, Chapter 37, Utah Controlled Substances Act.
172	(7) (a) A correctional facility that prohibits an individual other than an offender from
173	possessing a communication device in the correctional facility under Subsection (5)(e)(i) shall
174	post a sign visible to an individual entering the correctional facility that provides the individual
175	with notice that possessing a communication device in the correctional facility is prohibited
176	and the individual may be prosecuted for possessing a communication device.
177	(b) A prosecuting attorney may not prosecute an individual under Subsection (5)(e)(i)
178	if the correctional facility fails to comply with Subsection (7)(a).
179	[(7)] (8) The department shall make rules under Title 63G, Chapter 3, Utah
180	Administrative Rulemaking Act to establish guidelines for providing written notice to visitors

181	that providing any tobacco product, electronic cigarette product, or nicotine product to
182	offenders is a class A misdemeanor.
183	Section 2. Effective date.
184	This bill takes effect on May 1, 2024.
185	Section 3. Coordinating H.B. 26 with H.B. 15
186	If this H.B. 26, Correctional Facility Amendments, and H.B. 15, Criminal Code
187	Recodification and Cross References, both pass and become law, it is the intent of the
188	Legislature that the Office of Legislative Research and General Counsel prepare the Utah Code
189	database for publication by making the following changes:
190	(1) amending Section 76-8-311.3 to read:
191	<u>"</u> 76-8-311.3 Establishment of prohibited item policy in a correctional or mental health
192	facility Reference to penalty provisions Exceptions Rulemaking.
193	(1) (a) As used in this section:
194	[(a) "Contraband" means any item not specifically prohibited for possession by
195	offenders under this section or Title 58, Chapter 37, Utah Controlled Substances Act.]
196	[(b)] (i) "Communication device" means a device designed to receive or transmit an
197	image, text message, email, video, location information, or voice communication, or another
198	device that can be used to communicate electronically.
199	(ii) "Controlled substance" means [any] a substance defined as a controlled substance
200	under Title 58, Chapter 37, Utah Controlled Substances Act.
201	[(c)] <u>(iii)</u> "Correctional facility" means:
202	[(i)] (A) [any] a facility operated by or contracting with the Department of Corrections
203	to house [offenders] an offender in either a secure or nonsecure setting;
204	[(ii)] (B) [any] a facility operated by a municipality or a county to house or detain
205	[eriminal offenders] an offender;
206	[(iii)] (C) [any] a juvenile detention facility; [and] or
207	[(iv)] (D) [any] a building or grounds appurtenant to [the] a facility or [lands] land
208	granted to the state, municipality, or county for use as a correctional facility.
209	(iv) "Dangerous weapon" means the same as that term is defined in Section 76-10-501.
210	$[\frac{d}{d}]$ $\underline{(v)}$ "Electronic cigarette product" means the same as that term is defined in
211	Section 76-10-101.

212	(vi) "Firearm" means the same as that term is defined in Section 76-10-501.
213	[(e)] <u>(vii)</u> "Medicine" means [any] <u>a</u> prescription drug as defined in Title 58, Chapter
214	17b, Pharmacy Practice Act, but does not include [any] a controlled [substances] substance as
215	defined in Title 58, Chapter 37, Utah Controlled Substances Act.
216	[(f)] (viii) "Mental health facility" means the same as that term is defined in Section
217	26B-5-301.
218	$[\frac{g}{g}]$ (ix) "Nicotine product" means the same as that term is defined in Section
219	76-10-101.
220	$[\frac{h}{x}]$ "Offender" means $[\frac{a \text{ person}}{a \text{ individual}}]$ in custody at a correctional facility.
221	$[\frac{1}{2}]$ "Secure area" means the same as that term is defined in Section 76-8-311.1.
222	[(j)] (xii) "Tobacco product" means the same as that term is defined in Section
223	76-10-101.
224	(b) Terms defined in Sections 76-1-101.5 and 76-8-101 apply to this section.
225	(2)(a) Notwithstanding Section 76-10-500, a correctional facility or mental health
226	facility may [provide by rule that no] prohibit a firearm, ammunition, a dangerous weapon, an
227	implement of escape, an explosive, a controlled substance, spirituous or fermented liquor,
228	medicine, or poison [in any quantity may be] from being:
229	[(a)] (i) transported to or [upon] within a correctional facility or mental health facility;
230	[(b)] (ii) sold or given away [at any] to an offender at a correctional facility or mental
231	health facility; <u>or</u>
232	[(c)] (iii) [given to or used by any offender] possessed by an offender or another
233	individual at a correctional facility or mental health facility[; or].
234	[(d) knowingly or intentionally possessed at a correctional or mental health facility.]
235	(b) A correctional facility may prohibit a communication device from being:
236	(i) transported $\hat{H} \rightarrow [\underline{to or}] \leftarrow \hat{H}$ within the correctional facility for the purpose of being sold
236a	to an
237	offender in the correctional facility;
238	(ii) sold or given away to an offender in the correctional facility; or
239	(iii) possessed by an offender or another individual at the correctional facility.
240	(3) It is a defense to [any] a prosecution [under] related to this section [if the accused
241	in] that the actor, in committing the act made criminal by this section with respect to:
242	(a) a correctional facility operated by the Department of Corrections, acted in

243	conformity with departmental rule or policy;
244	(b) a correctional facility operated by a municipality, acted in conformity with the
245	policy of the municipality;
246	(c) a correctional facility operated by a county, acted in conformity with the policy of
247	the county; or
248	(d) a mental health facility, acted in conformity with the policy of the mental health
249	facility.
250	[(4)(a) An individual who transports to or upon a correctional facility, or into a secure
251	area of a mental health facility, any firearm, ammunition, dangerous weapon, or implement of
252	escape with intent to provide or sell it to any offender, is guilty of a second degree felony.]
253	[(b) An individual who provides or sells to any offender at a correctional facility, or any
254	detainee at a secure area of a mental health facility, any firearm, ammunition, dangerous
255	weapon, or implement of escape is guilty of a second degree felony.]
256	[(c) An offender who possesses at a correctional facility, or a detainee who possesses at
257	a secure area of a mental health facility, any firearm, ammunition, dangerous weapon, or
258	implement of escape is guilty of a second degree felony.]
259	[(d) An individual who, without the permission of the authority operating the
260	correctional facility or the secure area of a mental health facility, knowingly possesses at a
261	correctional facility or a secure area of a mental health facility any firearm, ammunition,
262	dangerous weapon, or implement of escape is guilty of a third degree felony.]
263	[(e) An individual violates Section 76-10-306 who knowingly or intentionally
264	transports, possesses, distributes, or sells any explosive in a correctional facility or mental
265	health facility.]
266	[(5)(a) An individual is guilty of a third degree felony who, without the permission of
267	the authority operating the correctional facility or secure area of a mental health facility,
268	knowingly transports to or upon a correctional facility or into a secure area of a mental health
269	facility any:
270	[(i) spirituous or fermented liquor;]
271	[(ii) medicine, whether or not lawfully prescribed for the offender; or]
272	[(iii) poison in any quantity.]
273	[(b) An individual is guilty of a third degree felony who knowingly violates correctional

274	or mental health facility policy or rule by providing or selling to any offender at a correctional
275	facility or detainee within a secure area of a mental health facility any:
276	[(i) spirituous or fermented liquor;]
277	[(ii) medicine, whether or not lawfully prescribed for the offender; or]
278	[(iii) poison in any quantity.]
279	[(c) An inmate is guilty of a third degree felony who, in violation of correctional or
280	mental health facility policy or rule, possesses at a correctional facility or in a secure area of a
281	mental health facility any:]
282	[(i) spirituous or fermented liquor;]
283	[(ii) medicine, other than medicine provided by the facility's health care providers in
284	compliance with facility policy; or]
285	[(iii) poison in any quantity.]
286	[(d) An individual is guilty of a class A misdemeanor who, with the intent to directly or
287	indirectly provide or sell any tobacco product, electronic eigarette product, or nicotine product
288	to an offender, directly or indirectly:]
289	[(i) transports, delivers, or distributes any tobacco product, electronic cigarette product,
290	or nicotine product to an offender or on the grounds of any correctional facility;]
291	[(ii) solicits, requests, commands, coerces, encourages, or intentionally aids another
292	person to transport any tobacco product, electronic eigarette product, or nicotine product to an
293	offender or on any correctional facility, if the person is acting with the mental state required for
294	the commission of an offense; or]
295	[(iii) facilitates, arranges, or causes the transport of any tobacco product, electronic
296	cigarette product, or nicotine product in violation of this section to an offender or on the
297	grounds of any correctional facility.]
298	[(e) An individual is guilty of a class A misdemeanor who, without the permission of
299	the authority operating the correctional or mental health facility, fails to declare or knowingly
300	possesses at a correctional facility or in a secure area of a mental health facility any:]
301	[(i) spirituous or fermented liquor;]
302	[(ii) medicine; or]
303	[(iii) poison in any quantity.]
304	[(f)(i)Except as provided in Subsection (5)(f)(ii), an individual is guilty of a class B

805	misdemeanor who, without the permission of the authority operating the correctional facility,
306	knowingly engages in any activity that would facilitate the possession of any contraband by an
307	offender in a correctional facility.]
308	[(ii)The provisions of Subsection (5)(d) regarding any tobacco product, electronic
309	cigarette product, or nicotine product take precedence over this Subsection
310	(5)(f).(g)Exemptions may be granted for worship for Native American inmates pursuant to
311	Section 64-13-40.]
312	[(6)The possession, distribution, or use of a controlled substance at a correctional
313	facility or in a secure area of a mental health facility shall be prosecuted in accordance with
314	Title 58, Chapter 37, Utah Controlled Substances Act.]
315	[(7)The department shall make rules under Title 63G, Chapter 3, Utah Administrative
316	Rulemaking Act, to establish guidelines for providing written notice to visitors that providing
317	any tobacco product, electronic cigarette product, or nicotine product to offenders is a class A
318	misdemeanor.]
319	(4)(a) Except as provided by Subsection (4)(b) or (4)(c), an actor may be charged under
320	Section 76-8-311.4, 76-8-311.6, 76-8-311.7, 76-8-311.8, 76-8-311.9, 76-8-311.10, or
321	76-8-311.11 for a violation of a policy or rule created under this section.
322	(b) An actor who knowingly or intentionally transports, possesses, distributes, or sells
323	an explosive in a correctional facility or a mental health facility may be punished under Section
324	<u>76-10-306.</u>
325	(c) The possession, distribution, or use of a controlled substance at a correctional
326	facility or in a secure area of a mental health facility shall be charged under Title 58, Chapter
327	37, Utah Controlled Substances Act."; and
328	(2) Section 76-8-311.11 be enacted to read:
329	"76-8-311.11. Prohibited communication device in a correctional facility.
330	(1)(a) As used in this section:
331	(i) "Communication device" means the same as that term is defined in Section
332	<u>76-8-311.3.</u>
333	(ii) "Correctional facility" means the same as that term is defined in Section 76-8-311.3.
334	(iii) "Offender" means the same as that term is defined in Section 76-8-311.3.
335	(b) Terms defined in Sections 76-1-101.5 and 76-8-101 apply to this section.

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336	(2) An actor commits prohibited communication device in a correctional facility if the
337	actor, without the permission of the correctional facility:
338	(a) knowingly transports a communication device into the correctional facility with the
339	intent to provide or sell the communication device to an offender in the correctional facility;
340	(b) provides or sells a communication device to an offender in the correctional facility;
341	(c)(i) is an offender; and
342	(ii) possesses a communication device in the correctional facility; or
343	(d)(i) subject to Subsection (4), is an individual other than an offender; and
344	(ii) knowingly possesses a communication device $\hat{H} \rightarrow [\underline{at}]$ in $\leftarrow \hat{H}$ the correctional facility.
345	(3)(a) A violation of Subsection (2)(a), (b), or (c) is a third degree felony.
346	(b) A violation of Subsection (2)(d) is a class A misdemeanor.
347	(4)(a) A correctional facility that prohibits an individual other than an offender from
348	possessing a communication device in the correctional facility under Subsection (2)(d) shall
349	post a sign visible to an individual entering the correctional facility that provides the individual
350	with notice that possessing a communication device in the correctional facility is prohibited
351	and the individual may be prosecuted for possessing a communication device.
352	(b) A prosecuting attorney may not prosecute an individual under Subsection (2)(d) if
353	the correctional facility fails to comply with Subsection (4)(a)."