JAN 2 0 2022

A BILL FOR AN ACT

RELATING TO HEALTH.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- 1 SECTION 1. The legislature finds that access to
- 2 psychiatric care on the neighbor islands and in rural Oahu was
- 3 difficult prior to the pandemic and has been exacerbated by the
- 4 pandemic. According to the University of Hawaii's 2021 Annual
- 5 Report on Findings from the Hawaii Physician Workforce
- 6 Assessment Project, while there is an eleven per cent shortage
- 7 of adult psychiatrists statewide when overage is not taken into
- 8 account, there is a forty-six and sixty-two per cent shortage
- 9 for the counties of Hawaii and Kauai, respectively. Due to this
- 10 shortage, a vast number of residents who seek assistance are
- 11 unable to receive the treatment they need.
- 12 The legislature also finds that to meet this urgent gap in
- 13 services, health care providers are using telehealth to
- 14 supplement services. Contracting with telehealth providers in
- 15 other states, with staff who are licensed and credentialed in
- 16 the State, improves access to meet this need. However, many
- 17 individuals in need of outpatient psychiatric assistance are



- 1 unable to receive medication management to maintain functioning
- 2 and prevent potential hospitalization or incarceration.
- 3 The legislature further finds that telehealth providers who
- 4 do not reside in the State, even if properly licensed and
- 5 credentialed, are prohibited from prescribing necessary
- 6 medications to address disorders such as anxiety, depression,
- 7 and other mood disorders.
- 8 The legislature additionally finds that during the
- 9 pandemic, when unemployment reached twenty-two per cent
- 10 statewide, the number of QUEST patients dramatically increased.
- 11 At the same time, the number of psychiatric providers residing
- 12 in the State and who were willing to take QUEST patients
- 13 decreased. This remains an ongoing problem, as there are few
- 14 openings for existing patients to gain access to services, let
- 15 alone new patients trying to access the system of care with
- 16 QUEST or medicare coverage.
- 17 The purpose of this Act is to give physicians, advanced
- 18 practice registered nurses, and physician assistants, who are
- 19 licensed and credentialed in Hawaii but not physically residing
- 20 in the State, the ability to treat patients via telehealth
- 21 modalities.



1	SECT	TION 2. Chapter 329, Hawaii Revised Statutes, is
2	amended b	y adding a new section to be appropriately designated
3	and to re	ad as follows:
4	" <u>§32</u>	9- Prescriptions; physical presence; pharmacies.
5	(a) Notw	ithstanding section 329-38(i)(1) to the contrary, a
6	physician	licensed under chapter 453, an advanced practice
7	registere	d nurse with prescriptive authority licensed under
8	section 4	57-8.6, or a physician assistant licensed under section
9	453-5.3,	who is not physically in the State, may issue a
10	prescript	ion for a schedule III, schedule IV, or schedule V
11	controlle	d substance if the physician, advanced practice
12	registere	d nurse, or physician assistant:
13	(1)	Has a valid Drug Enforcement Administration
14		registration number and is registered under section
15		329-32; and
16	(2)	Issues prescriptions pursuant to a written contract
17		with or as an employee of a physician, medical group
18		practice, or health care facility that is located
19		within the State.
20	(b)	A pharmacy may dispense a prescription authorized
21	under sub	section (a)."

1	SEC1	TON 3	. Section 329-36, Hawaii Revised Statutes, is
2	amended b	y ame	nding subsection (i) to read as follows:
3	"(i)	Pre	scriptions for controlled substances shall be
4	issued on	ly as	follows:
5	(1)	All	prescriptions for controlled substances shall
6		orig	inate from within the State, except as provided by
7		sect	ion 329- , and be dated as of, and signed on,
8		the	day when the prescriptions were issued and shall
9		cont	ain:
10		(A)	The first and last name and address of the
11			patient; and
12		(B)	The drug name, strength, dosage form, quantity
13			prescribed, and directions for use. Where a
14			prescription is for gamma hydroxybutyric acid,
15			methadone, or buprenorphine, the practitioner
16			shall record as part of the directions for use,
17			the medical need of the patient for the
18			prescription.
19		Exce	pt for electronic prescriptions, controlled
20		subs	tance prescriptions shall be no larger than eight
21		and	one-half inches by eleven inches and no smaller

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1	than three inches by four inches. A practitioner may
2	sign a prescription in the same manner as the
3	practitioner would sign a check or legal document
4	(e.g., J.H. Smith or John H. Smith) and shall use both
5	words and figures (e.g., alphabetically and
6	numerically as indications of quantity, such as five
7	(5)), to indicate the amount of controlled substance
8	to be dispensed. Where an electronic prescription is
9	permitted, either words or figures (e.g.,
10	alphabetically or numerically as indications of
11	quantity, such as five or 5), to indicate the amount
12	of controlled substance to be dispensed shall be
13	acceptable. Where an oral order or electronic
14	prescription is not permitted, prescriptions shall be
15	written with ink or indelible pencil or typed, shall
16	be manually signed by the practitioner, and shall
17	include the name, address, telephone number, and
18	registration number of the practitioner. The
19	prescriptions may be prepared by a secretary or agent
20	for the signature of the practitioner, but the
21	prescribing practitioner shall be responsible in case



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the prescription does not conform in all essential
respects to this chapter and any rules adopted
pursuant to this chapter. In receiving an oral
prescription from a practitioner, a pharmacist shall
promptly reduce the oral prescription to writing,
which shall include the following information: the
drug name, strength, dosage form, quantity prescribed
in figures only, and directions for use; the date the
oral prescription was received; the full name, Drug
Enforcement Administration registration number, and
oral code number of the practitioner; and the name and
address of the person for whom the controlled
substance was prescribed or the name of the owner of
the animal for which the controlled substance was
prescribed.

A corresponding liability shall rest upon a pharmacist who fills a prescription not prepared in the form prescribed by this section. A pharmacist may add a patient's missing address or change a patient's address on all controlled substance prescriptions after verifying the patient's identification and



1		noting the identification number on the back of the
2		prescription document on file. The pharmacist shall
3		not make changes to the patient's name, the controlled
4		substance being prescribed, the quantity of the
5		prescription, the practitioner's Drug Enforcement
6		Administration number, the practitioner's name, the
7		practitioner's electronic signature, or the
8		practitioner's signature;
9	(2)	An intern, resident, or foreign-trained physician, or
10		a physician on the staff of a Department of Veterans
11		Affairs facility or other facility serving veterans,
12		exempted from registration under this chapter, shall
13		include on all prescriptions issued by the physician:
14		(A) The registration number of the hospital or other
15		institution; and
16		(B) The special internal code number assigned to the
17		physician by the hospital or other institution in
18		lieu of the registration number of the
19		practitioner required by this section.
20		The hospital or other institution shall forward a copy
21		of this special internal code number list to the

1		department as often as necessary to update the
2		department with any additions or deletions. Failure
3		to comply with this paragraph shall result in the
4		suspension of that facility's privilege to fill
5		controlled substance prescriptions at pharmacies
6		outside of the hospital or other institution. Each
7		written prescription shall have the name of the
8		physician stamped, typed, or hand-printed on it, as
9		well as the signature of the physician;
10	(3)	An official exempted from registration shall include
11		on all prescriptions issued by the official:
12		(A) The official's branch of service or agency (e.g.,
13		"U.S. Army" or "Public Health Service"); and
14		(B) The official's service identification number, in
15		lieu of the registration number of the
16		practitioner required by this section. The
17		service identification number for a Public Health
18		Service employee shall be the employee's social
19		security or other government issued
20		identification number.

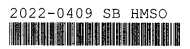
1	Each prescription shall have the name of the officer
2	stamped, typed, or handprinted on it, as well as the
3	signature of the officer; and
4 (4)	A physician assistant registered to prescribe
5	controlled substances under the authorization of a
6	supervising physician shall include on all controlled
7	substance prescriptions issued:
8	(A) The Drug Enforcement Administration registration
9	number of the supervising physician; and
10	(B) The Drug Enforcement Administration registration
11	number of the physician assistant.
12	Each written controlled substance prescription issued
13	shall include the printed, stamped, typed, or hand-
14	printed name, address, and phone number of both the
15	supervising physician and physician assistant, and
16	shall be signed by the physician assistant. The
17	medical record of each written controlled substance
18	prescription issued by a physician assistant shall be
19	reviewed and initialed by the physician assistant's

supervising physician within seven working days."

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1	SECT	ION 4. Section 329-41, Hawaii Revised Statutes, is
2	amended b	y amending subsection (a) to read as follows:
3	"(a)	It is unlawful for any person:
4	(1)	Who is subject to part III to distribute, administer,
5		prescribe, or dispense a controlled substance in
6		violation of section 329-38 or rules authorized under
7		section 329-31; however, a licensed manufacturer or
8		wholesaler may sell or dispense a controlled substance
9		to a master of a transpacific ship or a person in
10		charge of a transpacific aircraft upon which no
11		physician is regularly employed, for the actual
12		medical needs of persons on board such ship or
13		aircraft when not in port; provided schedule I or II
14		controlled substances shall be sold to the master of
15		such ship or person in charge of such aircraft only in
16		accordance with the provisions set forth in 21 Code of
17		Federal Regulations, sections 1301, 1305, and 1307,
18		adopted pursuant to Title 21, United States Code,
19		section 821;
20	(2)	Who is a registrant to manufacture a controlled

substance not authorized by the registrant's



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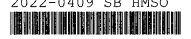
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1		registration or to distribute or dispense a controlled
2		substance not authorized by the registrant's
3		registration to another registrant or another
4		authorized person;
5	(3)	To refuse or fail to make available, keep, or furnish
6		any record, notification, order form, prescription,
7		statement, invoice, or information in patient charts
8		relating to the administration, dispensing, or
9		prescribing of controlled substances;
10	(4)	To refuse any lawful entry into any premises for any
11		inspection authorized by this chapter;
12	(5)	Knowingly to keep or maintain any store, shop,
13		warehouse, dwelling, building, vehicle, boat,
14		aircraft, or other structure or place for the purpose
15		of using these substances or which is used for keeping
16		or selling them in violation of this chapter or
17		chapter 712, part IV;
18	(6)	Who is a practitioner or pharmacist to dispense a
19		controlled substance to any individual not known to
20		the practitioner or pharmacist, except under the
21		following circumstances:



1	(A)	When dispensing a controlled substance directly
2		to an individual, the practitioner or pharmacist
3		shall first obtain and document, in a log book or
4		an electronic database, the full name,
5		identification number, identification type, and
6		signature, whether by actual signature or by
7		electronic signature capture device, of the
8		individual obtaining the controlled substance.
9		If the individual does not have any form of
10		proper identification, the pharmacist shall
11		verify the validity of the prescription and
12		identity of the patient with the prescriber, or
13		their authorized agent, before dispensing the
14		controlled substance; and
15	(B)	For mail order prescriptions, the practitioner or
16		pharmacist shall not be subject to subparagraph
17		(A); provided that all other requirements of
18		chapter 329 shall apply and that the practitioner
19		or pharmacist, as part of the initial
20		registration process of an individual in a mail
21		order prescription drug plan and prior to the

1		controlled substance being dispensed, shall
2		obtain all identification information, including
3		the full name, identification number,
4		identification type, signature, and a photocopy
5		of a form of proper identification of the
6		individual obtaining the controlled substance.
7		The practitioner or pharmacist shall also comply
8		with other requirements set forth by rule.
9		For the purpose of this section, "proper
10		identification" means government-issued identification
11		containing the photograph, printed name,
12		identification number, and signature of the individual
13		obtaining the controlled substance;
14	(7)	Who is a practitioner to predate or pre-sign
15		prescriptions to facilitate the obtaining or attempted
16		obtaining of controlled substances; or
17	(8)	Who is a practitioner to facilitate the issuance or
18		distribution of a written prescription or to issue an
19		oral prescription for a controlled substance when not
20		physically in the State[-], except as authorized under
21		section 329"



SECTION 5. Statutory material to be repealed is brackete
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- 2 and stricken. New statutory material is underscored.
- 3 SECTION 6. This Act shall take effect upon its approval;
- 4 provided that the amendments made to section 329-38(i), Hawaii
- 5 Revised Statutes, by section 3 of this Act shall not be repealed
- 6 when that section is repealed and reenacted on June 30, 2023, by
- 7 Act 66, Session Laws of Hawaii 2017.

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INTRODUCED BY: MUN-M-

By Request

Report Title:

Controlled Substances; Prescriptions; Out-Of-State Prescribers

Description:

Authorizes state-licensed and credentialed physicians, advanced practice registered nurses, and physician assistants, who are not physically in the State, to issue prescriptions for certain controlled substances under a limited circumstance. Authorizes pharmacies to dispense such prescriptions.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.