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A BILL FOR AN ACT

RELATING TO CONTROLLED SUBSTANCES.

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

1	SECTION	11.	Section 329-16, Hawaii Revised Statutes, is
2	amended by amending subsection (b) to read as follows:		
3	"(b) A	Any	of the following substances, except those
4	narcotic dru	ıgs .	listed in other schedules, whether produced
5	directly or	ind	irectly by extraction from substances of
6	vegetable or	rigi	n, or independently by means of chemical
7	synthesis, o	or bj	y combination of extraction and chemical
8	synthesis:		
9	(1) Op	pium	and opiate, and any salt, compound, derivative,
10	or	r pr	eparation of opium or opiate, including the
11	fo	ollo	wing:
12	(A	A)]	Raw opium;
13	(B	3) (Opium extracts;
14	(C	C) (Opium fluid;
15	(D))	Powdered opium;
16	(E	E) (Granulated opium;
17	(F	r) (Codeine;

1		(G) Ethylmorphine;	
2		(H) Etorphine hydrochloride;	
3		(I) Hydrocodone;	
4		(J) Hydromorphone;	
5		(K) Metopon;	
6		(L) Morphine;	
7		(M) Oxycodone;	
8		(N) Oxymorphone; [and]	
9		(O) Thebaine;	
10		(P) Dihydroetorphine;	
11		(Q) Oripavine; and	
12		(R) <u>Tincture of opium.</u>	
13	(2)	Any salt, compound, isomer, derivative, or preparation	
14		thereof which is chemically equivalent or identical	
15		with any of the substances referred to in paragraph	
16		(1), but not including the isoquinoline alkaloids of	
17		opium;	
18	(3)	Opium poppy and poppy straw;	
19	(4)	Coca leaves and any salt, compound, derivative, or	
20		preparation of coca leaves, and any salt, compound,	
21		derivative, or preparation thereof which is chemically	
22		equivalent or identical with any of these substances,	
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1		but not including decocanized coca leaves or
2		extractions which do not contain cocaine or ecgonine;
3		cocaine or any salt or isomer thereof; and
4	(5)	Concentrate of poppy straw (the crude extract of poppy
5		straw in either liquid, solid, or powder form that
6		contains the phenanthrene alkaloids of the opium
7		poppy)."
8	SECT	ION 2. Section 329-16, Hawaii Revised Statutes, is
9	amended b	y amending subsection (e) to read as follows:
10	" (e)	Stimulants. Any material, compound, mixture, or
11	preparati	on which contains any quantity of the following
12	substance	s having a danger or probable danger associated with a
13	stimulant	effect on the central nervous system:
14	(1)	Amphetamine, its salts, optical isomers, and salts of
15		its optical isomers;
16	(2)	Any substance which contains any quantity of
17		methamphetamine, including its salts, isomers, and
18		salts of isomers;
19	(3)	Phenmetrazine and its salts; [and]
20	(4)	Methylphenidate[-]; and
21	(5)	Lisdexamfetamine, its salts, isomers, and salts of its
22		isomers."
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1	SECTION 3. Section 329-18, Hawaii Revised Statutes, is				
2	amended b	y amending subsection (g) to read as follows:			
3	"(g) Any anabolic steroid. The term "anabolic steroid"				
4	means any	drug or hormonal substance chemically and			
5	pharmacol	ogically related to testosterone (other than estrogens,			
6	progestin	s, and corticosteroids) that promotes muscle growth, and			
7	includes:				
8	(1)	Boldenone;			
9	(2)	Clostebol (4-Chlorotestosterone);			
10	(3)	Dehydrochlormethyltestosterone;			
11	(4)	Dihydrotestosterone (4-dihydrotestosterone);			
12	(5)	Drostanolone;			
13	(6)	Ethylestrenol;			
14	(7)	Fluoxymesterone;			
15	(8)	Formebolone (Formyldienolone);			
16	(9)	Mesterolone;			
17	(10)	Methandranone;			
18	(11)	Methandriol;			
19	(12)	Methandrostenolone (Methandienone);			
20	(13)	Methenolone;			
21	(14)	Methyltestosterone;			
22	(15)	Mibolerone;			
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1 (16) Nandrolone; 2 (17) Norethandrolone; 3 (18) Oxandrolone; 4 (19)Oxymesterone; 5 (20)Oxymetholone; 6 (21)Stanolone (Dihydrotestosterone); 7 (22)Stanozolol; 8 (23)Testolactone; 9 (24)Testosterone; 10 (25) Trenbolone; [and] 11 3[beta], 17-dihydroxy-5a-androstane; (26) 12 3[alpha], 17[beta]-dihydroxy-5a-androstane; (27) 13 5[alpha]-androstan-3, 17-dione; (28) 14 (29) 1-androstenediol (3[beta], 17[beta]-dihydroxy-15 5[alpha]-androst-1-ene); (30) 16 1-androstenediol (3[alpha], 17[beta]-dihydroxy-17 5[alpha]-androst-1-ene); 18 (31) 4-androstenediol (3[beta], 17[beta]-dihydroxy-androst-19 4-ene); 20 (32) 5-androstenediol (3[beta], 17[beta]-dihydroxy-androst-21 5-ene);

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1	(33)	1-androstenedione ([5[alpha]]-androst-1-en-3, 17-
2		dione);
3	(34)	4-androstenedione (androst-4-en-3, 17-dione);
4	(35)	5-androstenedione (androst-5-en-3, 17-dione);
5	(36)	Bolasterone (7[alpha], 17[alpha]-dimethyl-17[beta]-
6		hydroxyandrost-4-en-3-one);
7	(37)	Calusterone (7[beta], 17[alpha]-dimethyl-17[beta]-
8		hydroxyandrost-4-en-3-one);
9	(38)	[Delta]1-dihydrotestosterone (a.k.a. '1-testosterone')
10		(17[beta]-hydroxy-5[alpha]-androst-1-en-3-one);
11	(39)	Furazabol (17[alpha]-methyl-17[beta]-
12		<pre>hydroxyandrostano[2,3-c]-furazan);</pre>
13	(40)	13[beta]-ethyl-17[beta]-hydroxygon-4-en-3-one;
14	(41)	4-hydroxytestosterone (4,17[beta]-dihydroxy-androst-4-
15		en-3-one);
16	(42)	4-hydroxy-19-nortestosterone (4,17[beta]-dihydroxy-
17		estr-4-en-3-one);
18	(43)	Mesterolone (1[alpha]methyl-17[beta]-hydroxy-
19		<pre>[5[alpha]]-androstan-3-one);</pre>
20	(44)	Methandienone (17[alpha]-methyl-17[beta]-
21		hydroxyandrost-1,4-dien-3-one);

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1	(45)	Methandriol (17[alpha]-methyl-3[beta], 17[beta]-
2		dihydroxyandrost-5-ene);
3	(46)	Methenolone (1-methyl-17[beta]-hydroxy-5[alpha]-
4		androst-1-en-3-one);
5	(47)	17[alpha]-methyl-3[beta], 17[beta]-dihydroxy-5a-
6		androstane;
7	(48)	17[alpha]-methyl-3[alpha], 17[beta]-dihydroxy-5a-
8		androstane;
9	(49)	17[alpha]-methyl-3[beta], 17[beta]-dihydroxyandrost-4-
10		ene;
11	(50)	17[alpha]-methyl-4-hydroxynandrolone (17[alpha]-
12		<pre>methyl-4-hydroxy-17[beta]-hydroxyestr-4-en-3-one);</pre>
13	(51)	Methyldienolone (17[alpha]-methyl-17[beta]-
14		hydroxyestra-4, 9(10)-dien-3-one);
15	(52)	Methyltrienolone (17[alpha]-methyl-17[beta]-
16		hydroxyestra-4, 9-11-trien-3-one);
17	(53)	17[alpha]-methyl-[Delta] 1-dihydrotestosterone (17b
18		[beta]-hydroxy-17[alpha]-methyl-5[alpha]-androst-1-en-
19		3-one) (a.k.a. '17-[alpha]-methyl-1-testosterone');
20	(54)	19-nor-4-androstenediol (3[beta], 17[beta]-
21		dihydroxyestr-4-ene);

1	(55)	19-nor-4-androstenediol (3[alpha], 17[beta]-
2		dihydroxyestr-4-ene);
3	(56)	19-nor-5-androstenediol (3[beta], 17[beta]-
4		dihydroxyestr-5-ene);
5	(57)	19-nor-5-androstenediol (3[alpha], 17[beta]-
6		dihydroxyestr-5-ene);
7	(58)	19-nor-4-androstenedione (estr-4-en-3, 17-dione);
8	(59)	19-nor-5-androstenedione (estr-5-en-3, 17-dione;
9	(60)	Norbolethone (13[beta], 17[alpha]-diethyl-17[beta]-
10		hydroxygon-4-en-3-one);
11	(61)	Norclostebol (4-chloro-17[beta]-hydroxyestr-4-en-3-
12		one);
13	(62)	Normethandrolone (17[alpha]-methyl-17[beta]-
14		hydroxyestr-4-en-3-one);
15	(63)	Stenbolone (17[beta]-hydroxy-2-methyl-[5[alpha]]-
16		<pre>androst-1-en-3-one);</pre>
17	(64)	Tetrahydrogestrinone (13[beta], 17[alpha]-diethyl-
18		17[beta]-hydroxygon-4, 9, 11-trien-3-one); and
19	[(26)]	(65) Any salt, ester, or isomer of a drug or substance
20		described or listed in this subsection, if that salt,
21		ester, or isomer promotes muscle growth, except the term
22		"anabolic steroid" does not include an anabolic steroid
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1 which is expressly intended for administration through 2 implants to cattle or other nonhuman species and which 3 has been approved by the Secretary of Health and Human 4 Services for nonhuman administration. If any person 5 prescribes, dispenses, or distributes an anabolic 6 steroid intended for administration to nonhuman species 7 for human use, the person shall be considered to have 8 prescribed, dispensed, or distributed an anabolic 9 steroid within the meaning of this paragraph." 10 SECTION 4. Section 329-33, Hawaii Revised Statutes, is 11 amended by amending subsection (a) to read as follows: 12 The department of public safety shall register an "(a) 13 applicant to manufacture, dispense, prescribe, or distribute 14 controlled substances included in sections 329-14, 329-16, 15 329-18, 329-20, and 329-22 unless it determines that the 16 issuance of that registration would be inconsistent with the 17 public interest. In determining the public interest, the 18 department of public safety shall consider the following 19 factors: 20 Maintenance of effective controls against diversion of (1)21 controlled substances into other than legitimate 22 medical, scientific, or industrial channels;

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1	(2)	Compliance with applicable state and local law;
2	(3)	Any convictions of the applicant under any federal and
3		state laws relating to any controlled substance;
4	(4)	Past experience in the manufacture or distribution of
5		controlled substances, and the existence in the
6		applicant's establishment of effective controls
7		against diversion;
8	(5)	Furnishing by the applicant of false or fraudulent
9		material in any application filed under this chapter;
10	(6)	Suspension [or], revocation, or surrender of the
11		applicant's federal registration to manufacture,
12		distribute, prescribe, or dispense controlled
13		substances as authorized by federal law; and
14	(7)	Any other factor relevant to and consistent with the
15		public health and safety."
16	SECT	ION 5. Section 329-34, Hawaii Revised Statutes, is
17	amended by	y amending subsection (a) to read as follows:
18	"(a)	A registration under section 329-33 to manufacture,
19	distribut	e, or dispense a controlled substance may be suspended
20	or revoke	d by the department of public safety upon a finding
21	that the :	registrant:

1	(1)	Has furnished false or fraudulent material information
2		in any application filed under this chapter;
3	(2)	Has been convicted of a felony or has been granted a
4		motion for the deferral of acceptance of a guilty plea
5		or a nolo contendere plea to a felony, pursuant to
6		chapter 853 and under any state or federal law
7		relating to any controlled substance;
8	(3)	Has had the registrant's federal registration
9		suspended or revoked to manufacture, distribute,
10		prescribe, or dispense controlled substances; [or]
11	(4)	Has been requested to surrender the registrant's
12		federal registration to manufacture, distribute,
13		prescribe, or dispense controlled substances by the
14		Drug Enforcement Administration; or
15	[(4)]	(5) Has had the registrant's state license to
16		practice the registrant's profession suspended or
17		revoked by the applicable governing state board."
18	SECT	ION 6. Section 329-38, Hawaii Revised Statutes, is
19	amended by	y amending subsection (c) to read as follows:
20	"(C)	The transfer of original prescription information for
21	a control	led substance listed in schedule III, IV, or V for the
22	purpose of	f [refill] dispensing is permissible between pharmacies
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1	on a one	time	basis[, subject to the following requirements:]
2	only. Ho	wever	, pharmacies electronically sharing a real-time,
3	online da	tabas	e may transfer up to the maximum refills permitted
4	by law an	d the	prescriber's authorization. Transfers are
5	subject t	o the	following requirements:
6	(1)	The	transfer shall be communicated directly between
7		two	licensed pharmacists, and the transferring
8		phar	macist shall:
9		(A)	Write or otherwise place the word "VOID" on the
10			face of the invalidated prescription;
11		(B)	Record on the reverse of the invalidated
12			prescription the name, address, and DEA
13			registration number of the pharmacy to which it
14			was transferred and the name of the pharmacist
15			receiving the prescription information; and
16		(C)	Record the date of the transfer and the name of
17			the pharmacist transferring the information;
18	(2)	The	pharmacist receiving the transferred prescription
19		info	rmation shall[+] reduce to writing the following:
20		(A)	Write or otherwise place the word "transfer" on
21			the face of the transferred prescription;

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1	(B) Reco	rd all information required to be on a
2	pres	cription, including:
3	(i)	The date of issuance of original
4		prescription;
5	(ii)	The original number of refills authorized on
6		original prescription;
7	(iii)	The date of original dispensing;
8	(iv)	The number of valid refills remaining and
9		[date of last refill;] dates and locations
10		of previous refills;
11	(v)	The pharmacy's name, address, DEA
12		registration number, and original
13		prescription number from which the
14		prescription information was transferred;
15		[and]
16	(vi)	The name of transferor pharmacist; and
17	(vii)	The pharmacy's name, address, and Drug
18		Enforcement Administration registration
19		number, along with the prescription number
20		from which the prescription was originally
21		filled.

1	(3)	Both the original and transferred prescription shall
2		be maintained for a period of five years from the date
3		of last refill;
4	[(4)	The procedure allowing the transfer of prescription
5		information for refill purposes is permissible only
6		between pharmacies located on the same island in this
7		State;] and
8	[(5)]	(4) Any pharmacy electronically accessing a
9		prescription record shall satisfy all information
10		requirements of a manual mode prescription transferal.
11	Fail	ure to comply with this subsection shall void the
12	authority	of the pharmacy to transfer prescriptions or receive a
13	transferre	ed prescription to or from another pharmacy."
14	SECT	ION 7. Section 329-41, Hawaii Revised Statutes, is
15	amended by	y amending subsection (a) to read as follows:
16	"(a)	It is unlawful for any person:
17	(1)	Who is subject to part III to distribute, administer,
18		prescribe, or dispense a controlled substance in
19		violation of section 329-38 or rules authorized under
20		section 329-31; however, a licensed manufacturer or
21		wholesaler may sell or dispense a controlled substance
22		to a master of a transpacific ship or a person in
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1		charge of a transpacific aircraft upon which no
2		physician is regularly employed, for the actual
3		medical needs of persons on board such ship or
4		aircraft when not in port; provided schedule I or II
5		controlled substances shall be sold to the master of
6		such ship or person in charge of such aircraft only in
7		accordance with the provisions set forth in 21 Code of
8		Federal Regulations, Sections 1301, 1305, and 1307,
9		adopted pursuant to Title 21, United States Code,
10		Section 821;
11	(2)	Who is a registrant to manufacture a controlled
12		substance not authorized by the registrant's
13		registration or to distribute or dispense a controlled
14		substance not authorized by the registrant's
15		registration to another registrant or another
16		authorized person;
17	(3)	To refuse or fail to make available, keep, or furnish
18		any record, notification, order form, prescription,
19		statement, invoice, or information in patient charts
20		relating to the administration, dispensing, or
21		prescribing of controlled substances;

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1	(4)	To refuse any lawful entry into any premises for any
2		inspection authorized by this chapter;
3	(5)	Knowingly to keep or maintain any store, shop,
4		warehouse, dwelling, building, vehicle, boat,
5		aircraft, or other structure or place for the purpose
6		of using these substances or which is used for keeping
7		or selling them in violation of this chapter or
8		chapter 712, part IV;
9	(6)	Who is a practitioner or pharmacist to dispense a
10		controlled substance to any individual not known to
11		the practitioner or pharmacist, without first
12		obtaining proper identification and documenting[$_{ au}$ by
13		signature on a log book kept by the practitioner or
14		pharmacist, the identity of and the type of
15		identification presented by} in a log book the full
16		name, identification number, identification type, and
17		signature of the individual obtaining the controlled
18		substance. If the individual does not have any form
19		of proper identification, the pharmacist shall verify
20		the validity of the prescription and identity of the
21		patient with the prescriber, or their authorized
22		agent, before dispensing the controlled substance.

1		For the purpose of this section, "proper
2		identification" means government-issued identification
3		containing the photograph, printed name,
4		identification number, and signature of the individual
5		obtaining the controlled substance;
6	(7)	Who is a practitioner to predate or pre-sign
7		prescriptions to facilitate the obtaining or attempted
8		obtaining of controlled substances; or
9	(8)	Who is a practitioner to facilitate the issuance or
10		distribution of a written prescription or to issue an
11		oral prescription for a controlled substance when not
12		physically in the State."
13	SECT	ION 8. Section 329-52, Hawaii Revised Statutes, is
14	amended t	o read as follows:
15	"§32	9-52 Administrative inspections [and warrants]. [(a)
16	Issuance	and execution of administrative inspection warrants
17	shall be	as follows:
18	(1)	A judge of the circuit court, or any district judge
19		within the judge's jurisdiction, and upon proper oath
20		or affirmation showing probable cause, may issue
21		warrants for the purpose of conducting administrative
22		inspections authorized by this chapter or rules
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1		hereunder, and seizures of the property appropriate to
2		the inspections. For purposes of the issuance of
3		administrative inspection warrants, probable cause
4		exists upon showing a valid public interest in the
5		effective enforcement of this chapter or rules
6		hereunder, sufficient to justify administrative
7		inspection of the area, premises, building or
8		conveyance in the circumstances specified in the
9		application for the warrant;
10	(2)	A warrant shall issue only upon an affidavit of a
11		designated officer or employee having knowledge of the
12		facts alleged, sworn to before the judge and
13		establishing the grounds for issuing the warrant. If
14		the judge is satisfied that grounds for the
15		application exist or that there is probable cause to
16		believe they exist, the judge shall issue a warrant
17		identifying the area, premises, building, or
18		conveyance to be inspected, the purpose of the
19		inspection, and, if appropriate, the type of property
20		to be inspected, if any. The warrant shall:

1		(A)	State the grounds for its issuance and the name
2			of each person whose affidavit has been taken in
3			support thereof;
4		(B)	Be directed to a person authorized by section
5			329-51 to execute it;
6		(C)	Command the person to whom it is directed to
7			inspect the area, premises, building, or
8			conveyance identified for the purpose specified
9			and, if appropriate, direct the seizure of the
10			property specified;
11		(D)	Identify the item or types of property to be
12			seized, if any;
13		(E)	Direct that it be served during normal business
14			hours and designate the judge to whom it shall be
15			returned;
16	(3)	A wa	rrant issued pursuant to this section must be
17		exec	uted and returned within ten days of its date
18		unle	ss, upon a showing of a need for additional time,
19		the	court orders otherwise. If property is seized
20		purs	uant to a warrant, a copy shall be given to the
21		pers	on from whom or from whose premises the property
22		is t	aken, together with a receipt for the property
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1		taken. The return of the warrant shall be made
2		promptly, accompanied by a written inventory of any
3		property taken. The inventory shall be made in the
4		presence of the person executing the warrant and of
5		the person from whose possession or premises the
6		property was taken, if present, or in the presence of
7		at least one credible person other than the person
8		executing the warrant. A copy of the inventory shall
9		be delivered to the person from whom or from whose
10		premises the property was taken and to the applicant
11		for the warrant;
12	-(4) -	The judge who has issued a warrant shall attach
13		thereto a copy of the return and all papers returnable
14		in connection therewith and file them with the chief
15		clerk of the judicial circuit in which the inspection
16		was made.
17	(b)	The department of public safety may make
18	administr	ative inspections of controlled premises in accordance
19	with the	following provisions:
20	(1)	For purposes of this section only, "controlled
21		premises" means:

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1		(A)-	Places where persons registered or exempted from
2			registration requirements under this chapter are
3			required to keep records; and
4		(B)	Places including factories, warehouses,
5			establishments, and conveyances in which persons
6			registered or exempted from registration
7			requirements under this chapter are permitted to
8			hold, manufacture, compound, process, sell,
9			deliver, or otherwise dispose of any controlled
10			substance.
11	(2)	When-	authorized by an administrative inspection
12		warra	nt issued pursuant to subsection (a) an officer
13		or e m	ployee designated by the department of public
14		safet	y, upon presenting the warrant and appropriate
15		crede	ntials to the owner, operator, or agent in
16		charg	e, may enter controlled premises for the purpose
17		of co	nducting an administrative inspection.
18	(3)	When-	authorized by an administrative inspection
19		warra	nt, an officer or employee designated by the
20		depar	tment of public safety may:
21		(A)	Inspect and copy records required by this chapter
22			to be kept;
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1		(B)	Inspect, within reasonable limits and in a
2			reasonable manner, controlled premises and all
3			pertinent equipment, finished and unfinished
4			material, containers and labeling found therein,
5			and, except as provided in subsection (b)(5), all
6			other things therein, including records, files,
7			papers, processes, controls, and facilities
8			bearing on violation of this chapter; and
9		(C)	Inventory any stock of any controlled substance
10			therein and obtain samples thereof.
11	(4)	This	section does not prevent the inspection without a
12		warr	ant of books and records pursuant to an
13		admi	nistrative subpoena issued in accordance with law,
14		nor-	does it prevent entries and administrative
15		insp	ections, including seizures of property, without a
16		warr	ant:
17		(A)	If the owner, operator, or agent in charge of the
18			controlled premises consents;
19		(B)	In situations presenting imminent danger to
20			health or safety;
21		(C)	In situations involving inspection of conveyances
22			if there is reasonable cause to believe that the
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1		mobility of the conveyance makes it impracticable
2		to obtain a warrant;
3	.(I)) In any other exceptional or emergency
4		circumstance where time or opportunity to apply
5		for a warrant is lacking; or
6	- (E) In all other situations in which a warrant is not
7		constitutionally required.
8	-(5) Ar	n inspection authorized by this section shall not
9	ez	tend to financial data, sales data, other than
10	sł	nipment data, or pricing data unless the owner,
11	oł	perator, or agent in charge of the controlled
12	1	remises consents in writing.]
13	(a) The adr	ninistrator or any of the administrator's agents may
14	<u>make adminis</u>	strative inspections of controlled premises upon
15	presenting a	appropriate credentials to the registrant or persons
16	<u>subject to p</u>	parts III, IV, VIII, and IX of this chapter or their
17	agents in ac	ccordance with the following provisions:
18	<u>(1)</u> Ir	nspections shall be at reasonable times and within
19	re	easonable limits and in a reasonable manner of
20	<u>CC</u>	ontrolled premises and vehicles in which persons
21	re	egistered or exempted from registration requirements
22	ur	nder this chapter are permitted to hold, manufacture,
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1		compound, process, sell, dispense, deliver, or
2		otherwise dispose of any controlled substance or
3		regulated chemical designated under section 329-61 and
4		all pertinent equipment, finished and unfinished
5		materials, containers, and labeling therein to
6		determine if this chapter is being violated;
7	(2)	The administrator or any of the administrator's agents
8		shall have access to and may copy any and all records,
9		books, logs, or documents pertaining to the
10		administering, prescribing, dispensing, or sale of
11		controlled substances or regulated chemicals
12		designated under this chapter without a warrant; and
13	(3)	The administrator or any of the administrator's agents
14		may inventory any stock of any controlled substance or
15		regulated chemical designated under section 329-61 and
16		secure samples or specimens of any drug, device, or
17		chemical not seized as evidence by paying or offering
18		to pay for the sample. The administrator shall make
19		or cause to be made examinations of samples secured
20		under this section to determine whether or not this
21		chapter is being violated.

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1	(b)	An inspection of records authorized by this section
2	shall not	extend to financial data, data relating to pricing of
3	items, ot	her than shipment and sale amounts, unless the owner,
4	operator,	or agent in charge of the controlled premises consents
5	in writin	g.
6	(C)	For purposes of this section, "controlled premises"
7	means:	
8	(1)	Places where persons registered or exempted from
9		registration requirements under this chapter are
10		required to keep records; and
11	(2)	Places, including factories, warehouses,
12		establishments, and conveyances in which persons
13		registered or exempted from registration requirements
14		under this chapter are permitted to hold, manufacture,
15		compound, process, sell, dispense, deliver, or
16		otherwise dispose of any controlled substance or
17		regulated chemical designated under section 329-61."
18	SECT	ION 9. Statutory material to be repealed is bracketed
19	and stric	ken. New statutory material is underscored.
20	SECT	ION 10. This Act shall take effect upon its approval.

25

Report Title:

Controlled Substances

Description:

Makes Hawaii's controlled substance laws consistent with that of federal law and clarifies sections of chapter 329 relating to controlled substances. (SD1)