THE SENATE TWENTY-EIGHTH LEGISLATURE, 2015 STATE OF HAWAII

S.B. NO. 1029

JAN 2 8 2015

A BILL FOR AN ACT

RELATING TO MEDICAL MARIJUANA.

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

1

PART I.

2 SECTION 1. The legislature finds that Hawaii's medical use 3 of marijuana law was enacted on June 14, 2000, as Act 228, Session Laws of Hawaii 2000, to provide medical relief for 4 seriously ill individuals in the State. While the current law 5 recognizes the beneficial use of marijuana in treating or 6 7 alleviating pain or other symptoms associated with certain 8 debilitating illnesses, it is silent on how patients can obtain 9 medical marijuana if they or their caregivers are unable to grow 10 their own supply of medical marijuana. The legislature further finds that many of the State's nearly thirteen thousand 11 qualifying patients lack the ability to grow their own supply of 12 medical marijuana due to a number of factors, including 13 14 disability and limited space to grow medical marijuana. As a 15 result, a regulated statewide dispensary system for medical marijuana is urgently needed by qualifying patients in the 16 State. 17



1 Accordingly, the purpose of this Act is to establish a regulated statewide dispensary system for medical marijuana to 2 3 ensure safe and legal access to medical marijuana for qualifying 4 patients. 5 PART II SECTION 2. Chapter 321, Hawaii Revised Statutes, is 6 7 amended by adding a new part to be appropriately designated and 8 to read as follows: 9 . MEDICAL MARIJUANA DISPENSARY SYSTEM "PART 10 §321-A Definitions. As used in this part: 11 "Department" means the department of health. 12 "Manufacture" means the production, preparation, propagation, compounding, conversion, or processing of a 13 14 substance containing marijuana or its principal psychoactive 15 constituent tetrahydrocannabinol, either directly or indirectly, by extraction from substances of natural origin, or 16 independently by means of chemical synthesis, or by a 17 combination of extraction and chemical synthesis, and includes 18 19 any packaging or repackaging of the substance or labeling or relabeling of its container; provided that "manufacture" shall 20 21 not include the preparation or compounding of marijuana or

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1 tetrahydrocannabinol by a qualifying patient or primary 2 caregiver for the gualifying patient's use. 3 "Marijuana" shall have the same meaning as in section 329-4 121. 5 "Medical marijuana dispensary" or "dispensary" means an 6 establishment operated by an organization or business licensed 7 by the State pursuant to this part where medical marijuana is 8 made available for retail sale to qualifying patients or primary 9 caregivers pursuant to this part and to section 329-122. 10 "Medical marijuana production center" or "production center" means a farm or facility operated by an organization or 11 12 business licensed by the State pursuant to this part where 13 marijuana or marijuana products are cultivated, processed, or 14 packaged with the limited and express intent that the marijuana 15 or marijuana products be supplied to medical marijuana 16 dispensaries or other medical marijuana production centers, 17 pursuant to this part and to section 329-122. "Person" means an individual, firm, corporation, 18 partnership, association, or any form of business or legal 19 20 entity.

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"Primary caregiver" shall have the same meaning as in
 section 329-121.

3 "Qualifying patient" shall have the same meaning as in4 section 329-121.

5 S -B Medical marijuana dispensaries; licensure; fees;
6 inspection. (a) No person may act as a dispensary unless the
7 person has obtained a license from the department pursuant to
8 this part.

9 (b) The department shall adopt rules, in accordance with
10 chapter 91, to provide for the licensure and standards for
11 dispensaries in this State.

12 (c) The department shall determine the number of
13 dispensaries appropriate to meet the needs of qualifying
14 patients in this State; provided that:

15 (1) Not less than twenty-six dispensaries shall be
16 licensed in the State by January 1, 2019;
17 (2) At least one dispensary shall be licensed in each

18 county; provided that a dispensary shall not be19 required in the county of Kalawao;

20 (3) Licenses shall be issued in proportion to qualifying21 patient density within each county, which the



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department shall review and determine annually; 1 provided that the department shall make available one 2 3 license per five hundred registered patients. For the purposes of this section, qualifying patient density 4 5 shall be calculated by using a qualifying patient's county of residency; and 6 7 If an island in the State, or the county of Kalawao, (4)8 lacks a single licensed dispensary by July 1, 2017, a 9 dispensary that is licensed and established on another 10 island or in another county may petition the 11 department to allow an owner or employee of the 12 licensed dispensary to deliver medical marijuana 13 products to a gualified patient or caregiver on the 14 island that lacks a dispensary or in the county of Kalawao; provided that the owner or employee of the 15 licensed dispensary shall at all times retain 16 17 possession of the medical marijuana products until they are delivered to the qualified patient or 18 19 caregiver. The department shall grant the petition 20 within sixty days unless the department determines 21 that there is good cause to deny the petition.

1	(d)	The department may begin offering licenses to
2	dispensar	ies on January 1, 2017;
3	(e)	Dispensaries licensed pursuant to this section may
4	begin ope	rations on July 1, 2017.
5	(f)	Each person seeking licensure as a dispensary shall
6	submit an	application in the form prescribed by the department,
7	as well a	s a fee of \$20,000; provided that:
8	(1)	The applicant shall submit the fee in the form of one
9		check in the amount of \$2,000 and a second check in
10		the amount of \$18,000;
11	(2)	If the application is unsuccessful, the department
12		shall retain the fee of \$2,000, and destroy the check
13		for \$18,000; and
14	(3)	Application fees of successful applicants are
15		nonrefundable.
16	(g)	The department shall establish and collect an annual
17	renewal f	ee of \$30,000 from a medical marijuana dispensary;
18	provided	that the amount of the renewal fee shall be subject to
19	review and	d revision by the department; provided further that the
20	renewal fo	ee shall be sufficient to cover the department's
21	expenses :	in carrying out this part.

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(h) All fees collected pursuant to this section shall be
 deposited in the medical marijuana registry and regulation
 special fund pursuant to section 321-30.1.
 §321-C Medical marijuana production centers; licensure;
 fees; inspection. (a) No person may act as a medical marijuana

6 production center unless the person has obtained a license from7 the department pursuant to this part.

8 (b) The department shall adopt rules, in accordance with
9 chapter 91, to provide for the licensure and standards for
10 medical marijuana production centers in this State.

(c) Medical marijuana production centers may distribute marijuana only to dispensaries or other production centers licensed pursuant to this part. Medical marijuana production centers shall not distribute marijuana directly to qualifying patients or primary caregivers.

(d) The department shall determine the number of medical
marijuana production centers appropriate to meet the needs of
qualifying patients and dispensaries in this State; provided
that the department shall base this determination on the
presumption that no single production center shall acquire,
cultivate, manufacture, possess, or transport more than one

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thousand marijuana plants in total at any one time; provided 1 further that not less than production centers shall be 2 3 licensed in the State by (e) The department may begin offering a minimum of thirty 4 5 licenses to production centers on January 1, 2017. 6 (f) The department shall offer two types of licenses, which shall authorize qualified production centers to acquire, 7 8 cultivate, manufacture, possess, or transport either no more 9 than: 10 (1) Five hundred plants in total at any one time; or 11 One thousand plants in total at any one time. (2) 12 (g) Each person seeking a license pursuant to subsection (f) (1) shall submit an application in the form prescribed by the 13 14 department, as well as a fee of \$2,000; provided that: 15 (1)The applicant shall submit the fee in the form of two 16 checks in the amount of \$1,000 each; If the application is unsuccessful, the department 17 (2) 18 shall retain the fee of \$1,000, and destroy the second check for \$1,000; and 19 Application fees of successful applicants are 20 (3) nonrefundable. 21



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1	(h)	Each person seeking a license pursuant to subsection
2	(f)(2) sha	all submit an application in the form prescribed by the
3	department	t, as well as a fee of \$4,000; provided that:
4	(1)	The applicant shall submit the fee in the form of two
5		checks in the amount of \$2,000 each;
6	(2)	If the application is unsuccessful, the department
7		shall retain the fee of \$2,000, and destroy the second
8		check for \$2,000; and
9	(3)	Application fees of successful applicants are
10		nonrefundable.
11	(i)	The department shall establish and collect an annual
12	renewal fe	ee from medical marijuana production centers sufficient
13	to cover t	the department's expenses in carrying out this part.
14	(j)	All fees collected pursuant to this section shall be
15	deposited	in the medical marijuana registry and regulation
16	special fu	und pursuant to section 321-30.1.
17	§321-	-D Public education. (a) The department shall engage
18	in a cont:	inuing education and training program to explain and
19	clarify th	ne purposes and requirements of this part. The program
20	shall targ	get community partner agencies, physicians and other
21	health ca	re providers, patients and caregivers, law enforcement

agencies, individuals under eighteen years of age, law and
 policy makers, and the general public.

3 (b) The department shall employ at least one full time
4 staff member whose qualifications and duties include the
5 provision of medical marijuana health education.

6 §321-E Manufacturing of medical marijuana products. (a) 7 Any medical marijuana dispensary or production center licensed 8 by the department pursuant to this part shall be permitted to 9 manufacture medical marijuana; provided that the dispensary or 10 production center shall also obtain any other state or county 11 permits or licenses that may be necessary for a particular 12 manufacturing activity.

(b) The department shall establish standards regarding the manufacture of medical marijuana products; provided that any area within a dispensary or production center where marijuana will be manufactured into an edible form shall comply with the food safety code, chapter 11-50, Hawaii Administrative Rules.

18 §321-F Types of medical marijuana products. (a) The 19 department shall adopt rules regarding the type of medical 20 marijuana products that may be manufactured and distributed 21 pursuant to this part; provided that no candy products



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1	containing	g medical marijuana shall be permitted; provided
2	further th	nat nothing in this section shall be construed as
3	prohibitin	ng the manufacture and distribution of lozenges.
4	(b)	As used in this section, "lozenge" means a small
5	tablet man	nufactured in a manner to allow for the dissolving of
6	its medic:	inal or therapeutic component slowly in the mouth.
7	§321·	-G Advertising and packaging. (a) The department
8	shall esta	ablish standards regarding the advertising and
9	packaging	of medical marijuana products; provided that the
10	standards	, at a minimum, shall require the use of packaging
11	that:	
12	(1)	Is child-resistant and opaque so that the product
13		cannot be seen from outside the packaging;
14	(2)	Is clearly labeled with the phrase "For medical use
15		only"; and
16	(3)	Contains information about the contents and potency of
17		the product.
18	(b)	Any lozenge, capsule, or pill containing medical
19	marijuana	or its principal psychoactive constituent
20	tetrahydro	ocannabinol shall be packaged so that one dose,

1	serving,	or single wrapped item contains no more than ten
2	milligram	s of tetrahydrocannabinol.
3	§321	-H Medical marijuana production center and dispensary
4	rules. T	he department shall adopt rules pursuant to chapter 91
5	for the p	urposes of this part and with respect to:
6	(1)	The number of medical marijuana production centers and
7		dispensaries that shall be permitted to operate in the
8		State;
9	(2)	A fee structure for the submission of applications and
10		renewal of licenses to operate production centers or
11		dispensaries;
12	(3)	Any specific requirements regarding annual audits and
13		reports pertaining to each production center and
14		dispensary that is licensed pursuant to this part;
15	(4)	Security requirements for the operation of production
16		centers and dispensaries; provided that the
17		requirements, at a minimum, shall require:
18		(A) For production centers:
19		(i) Video monitoring and recording of the
20		premises;



1	(ii)	Fencing that surrounds the premises and that
2		is sufficient to reasonably deter intruders
3		and prevent anyone outside the premises from
4		viewing any area where marijuana is
5		cultivated, processed, or stored;
6	(iii)	An alarm system; and
7	(iv)	Other reasonable security measures to deter
8		or prevent intruders, as deemed necessary by
9		the department;
10	(B) For	dispensaries:
11	(i)	Presentation of valid identification as
12		issued by the department pursuant to section
13		329-123, by a qualifying patient or
14		caregiver, upon entering the premises;
15	(ii)	Video monitoring and recording of the
16		premises;
17	(iii)	An alarm system;
18	(iv)	Exterior lighting; and
19	(v)	Other reasonable security measures as deemed
20		necessary by the department;



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1 (5) Standards and criminal backgrounds checks for 2 operators and employees of production centers and 3 dispensaries; provided that the standards, at a minimum, shall exclude from licensure or employment 4 5 any person convicted of any felony; provided that the 6 department may adopt rules exempting from this 7 paragraph a person who was convicted of a felony that 8 was specifically related to marijuana, if the 9 conviction was at least ten years prior to the 10 licensure or employment; The training and certification of operators and 11 (6) employees of production centers and dispensaries; 12 13 provided that the department shall establish a training or certification program for dispensary 14 15 employees; The types of medical marijuana products that 16 (7)17 production centers and dispensaries shall be 18 authorized to grow, manufacture, sell, or provide; 19 (8) Standards and methodologies related to testing medical marijuana products for content, contamination, and 20 21 consistency;



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1 (9) Dispensary and production center inventory controls to 2 prevent the unauthorized diversion of marijuana; provided that the controls, at a minimum, shall 3 include: 4 A computer software tracking system that will 5 (A) 6 allow the department to track all medical 7 marijuana and medical marijuana product inventory 8 from either seed or immature plant stage until 9 the marijuana or marijuana product is sold to a 10 customer or destroyed; and 11 (B) Product packaging standards sufficient to allow law enforcement personnel to reasonably determine 12 the contents of an unopened package; 13 14 (10)The enforcement of prohibitions against the sale or provision of medical marijuana products to 15 16 unauthorized persons; Any limitations to the size or format of any signs 17 (11)placed outside a dispensary or production center; 18 19 provided that no sign shall include the image of a 20 cartoon character or other design intended to appeal to children; and 21



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1	(12)	Penalties for violations of this part or rules adopted
2		thereunder.
3	§321	-I Medical marijuana zoning. Medical marijuana
4	production	n centers and dispensaries shall comply with all county
5	zoning or	dinances, rules, or regulations; provided that:
6	(1)	A medical marijuana production center shall be
7		permitted in any area in which agricultural production
8		is permitted except as provided within this part;
9	(2)	A medical marijuana dispensary shall be permitted in
10		any area in which a pharmacy is permitted; and
11	(3)	No medical marijuana production center or dispensary
12		shall be permitted within five hundred feet of the
13		real property comprising a public school as defined in
14		section 302A-101.
15	§321	-J Annual inspections, audits, and reports. (a) Each
16	medical ma	arijuana production center and dispensary licensed
17	pursuant	to this part shall:
18	(1)	Be subject to an annual announced inspection and
19		unannounced inspections of its operations by the
20		department; and



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 (2) Annually cause an independent financial audit, at the production center or dispensary operator's own
 expense, to be conducted of the production center or dispensary and shall submit the audit's findings to
 the department.

6 (b) The department shall report annually to the governor 7 and the legislature on the establishment and regulation of 8 medical marijuana production centers and dispensaries including, 9 but not limited to, the number and location of production 10 centers and dispensaries licensed, the total licensing fees 11 collected, and any licensing violations determined by the 12 department.

13 §321-K Cultivation of medical marijuana by qualifying
14 patients and primary caregivers. Nothing in this part shall be
15 construed as prohibiting a qualifying patient or primary
16 caregiver from cultivating or possessing an adequate supply of
17 medical marijuana pursuant to part IX of chapter 329.

18 §321-L Coordination among state and federal agencies. The 19 department shall initiate ongoing dialogue among relevant state 20 and federal agencies to identify processes and policies that 21 ensure the privacy of medical marijuana patients and the



compliance of patients, caregivers, producers, and dispensaries 1 with state laws and regulations related to medical marijuana." 2 3 PART III SECTION 3. Section 46-4, Hawaii Revised Statutes, is 4 5 amended to read as follows: 6 "§46-4 County zoning. (a) This section and any 7 ordinance, rule, or regulation adopted in accordance with this 8 section shall apply to lands not contained within the forest 9 reserve boundaries as established on January 31, 1957, or as 10 subsequently amended. Zoning in all counties shall be accomplished within the 11 framework of a long-range, comprehensive general plan prepared 12 13 or being prepared to guide the overall future development of the 14 county. Zoning shall be one of the tools available to the 15 county to put the general plan into effect in an orderly manner. Zoning in the counties of Hawaii, Maui, and Kauai means the 16 establishment of districts of such number, shape, and area, and 17 18 the adoption of regulations for each district to carry out the 19 purposes of this section. In establishing or regulating the districts, full consideration shall be given to all available 20 21 data as to soil classification and physical use capabilities of

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the land	to allow and encourage the most beneficial use of the
land cons	onant with good zoning practices. The zoning power
granted h	erein shall be exercised by ordinance which may relate
to:	
(1)	The areas within which agriculture, forestry,
	industry, trade, and business may be conducted;
(2)	The areas in which residential uses may be regulated
	or prohibited;
(3)	The areas bordering natural watercourses, channels,
	and streams, in which trades or industries, filling or
	dumping, erection of structures, and the location of
	buildings may be prohibited or restricted;
(4)	The areas in which particular uses may be subjected to
	special restrictions;
(5)	The location of buildings and structures designed for
	specific uses and designation of uses for which
	buildings and structures may not be used or altered;
(6)	The location, height, bulk, number of stories, and
	size of buildings and other structures;
(7)	The location of roads, schools, and recreation areas;
(8)	Building setback lines and future street lines;
	<pre>land cons granted h to:</pre>

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1	(9)	The density and distribution of population;
2	(10)	The percentage of a lot that may be occupied, size of
3		yards, courts, and other open spaces;
4	(11)	Minimum and maximum lot sizes; and
5	(12)	Other regulations the boards or city council find
6		necessary and proper to permit and encourage the
7		orderly development of land resources within their
8		jurisdictions.
9	The	council of any county shall prescribe rules,
10	regulatio	ns, and administrative procedures and provide personnel
11	it finds	necessary to enforce this section and any ordinance
12	enacted i	n accordance with this section. The ordinances may be
13	enforced	by appropriate fines and penalties, civil or criminal,
14	or by cou	rt order at the suit of the county or the owner or
15	owners of	real estate directly affected by the ordinances.
16	Any	civil fine or penalty provided by ordinance under this
17	section m	ay be imposed by the district court, or by the zoning
18	agency af	ter an opportunity for a hearing pursuant to chapter
19	91. The	proceeding shall not be a prerequisite for any
20	injunctiv	e relief ordered by the circuit court.

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Nothing in this section shall invalidate any zoning
 ordinance or regulation adopted by any county or other agency of
 government pursuant to the statutes in effect prior to July 1,
 1957.

5 The powers granted herein shall be liberally construed in 6 favor of the county exercising them, and in such a manner as to 7 promote the orderly development of each county or city and county in accordance with a long-range, comprehensive general 8 plan to ensure the greatest benefit for the State as a whole. 9 10 This section shall not be construed to limit or repeal any powers of any county to achieve these ends through zoning and 11 building regulations, except insofar as forest and water reserve 12 13 zones are concerned and as provided in subsections (c) and (d).

14 Neither this section nor any ordinance enacted pursuant to this section shall prohibit the continued lawful use of any 15 16 building or premises for any trade, industrial, residential, agricultural, or other purpose for which the building or 17 premises is used at the time this section or the ordinance takes 18 19 effect; provided that a zoning ordinance may provide for 20 elimination of nonconforming uses as the uses are discontinued, 21 or for the amortization or phasing out of nonconforming uses or



1 signs over a reasonable period of time in commercial, 2 industrial, resort, and apartment zoned areas only. In no event 3 shall such amortization or phasing out of nonconforming uses 4 apply to any existing building or premises used for residential 5 (single-family or duplex) or agricultural uses. Nothing in this 6 section shall affect or impair the powers and duties of the 7 director of transportation as set forth in chapter 262. 8 Any final order of a zoning agency established under (b) 9 this section may be appealed to the circuit court of the circuit 10 in which the land in question is found. The appeal shall be in 11 accordance with the Hawaii rules of civil procedure. 12 (c) Each county may adopt reasonable standards to allow the construction of two single-family dwelling units on any lot 13 14 where a residential dwelling unit is permitted. 15 (d) Neither this section nor any other law, county 16 ordinance, or rule shall prohibit group living in facilities 17 with eight or fewer residents for purposes or functions that are 18 licensed, certified, registered, or monitored by the State; 19 provided that a resident manager or a resident supervisor and 20 the resident manager's or resident supervisor's family shall not 21 be included in this resident count. These group living



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1	facilities shall meet all applicable county requirements not
2	inconsistent with the intent of this subsection, including but
3	not limited to building height, setback, maximum lot coverage,
4	parking, and floor area requirements.
5	(e) Neither this section nor any other law, county
6	ordinance, or rule shall prohibit the use of land for employee
7	housing and community buildings in plantation community
8	subdivisions as defined in section 205-4.5(a)(12); in addition,
9	no zoning ordinance shall provide for the elimination,
10	amortization, or phasing out of plantation community
11	subdivisions as a nonconforming use.
12	(f) Neither this section nor any other law, county
13	ordinance, or rule shall prohibit the use of land for medical
14	marijuana production centers or dispensaries established and
15	licensed pursuant to part of chapter 321."
16	PART IV
17	SECTION 4. Section 321-30.1, Hawaii Revised Statutes, is
18	amended to read as follows:
19	"[+]§321-30.1[+] Medical marijuana registry and regulation
20	special fund; established. (a) There is established within the
21	state treasury the medical marijuana registry and regulation



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1	special f	und. The fund shall be expended at the discretion of
2	the direc	tor of health:
3	(1)	To establish and regulate a system of medical
4		marijuana production centers and dispensaries in the
5		State;
6	[(1)]	(2) To offset the cost of the processing and issuance
7		of patient registry identification certificates and
8		primary caregiver registration certificates;
9	[(2)]	(3) To fund positions authorized by the legislature;
10	[(3)]	(4) To establish and manage a secure and confidential
11		database; and
12	[-(4-)-]	(5) For any other expenditure necessary, as
13		authorized by the legislature, to implement $[a]$
14		medical marijuana registry and regulation [program.]
15		programs.
16	(b)	The fund shall consist of all moneys derived from fees
17	collected	pursuant to subsection (c) $[-]$ and sections 321-B and
18	<u>321-C.</u> T	here is established within the medical marijuana
19	registry a	and regulation special fund:
20	(1)	A medical marijuana registry program sub-account, into
21		which shall be deposited [All] all fees collected



1	pursuant to subsection (c) [shall be deposited into
2	the medical marijuana registry special fund.]; and
3	(2) A medical marijuana dispensary program sub-account,
4	into which shall be deposited all fees collected
5	pursuant to sections 321-B and 321-C.
6	(c) The department, upon completion of the transfer of the
7	medical use of marijuana program, shall charge a medical
8	marijuana registration fee of no more than \$35."
9	PART V
10	SECTION 5. Chapter 329, Hawaii Revised Statutes, is
11	amended by adding a new section to part IX to be appropriately
12	designated and to read as follows:
13	"§329- Protections afforded to an owner or qualified
14	employee of a licensed production center or dispensary. (a) An
15	owner or employee of a medical marijuana production center or a
16	medical marijuana dispensary licensed under section 321-B or
17	321-C may assert the medical production or medical distribution
18	of marijuana as an affirmative defense to any prosecution
19	involving marijuana under this part or chapter 712; provided
20	that the owner or employee strictly complied with the
21	requirements of chapter 321, part .



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1	(b) An owner or employee of a licensed medical marijuana
2	production center or licensed medical marijuana dispensary not
3	complying with the permitted scope of the medical production or
4	medical distribution of marijuana shall not be afforded the
5	protections against searches and seizures pertaining to the
6	misapplication of the medical production or medical distribution
7	of marijuana.
8	(c) No person shall be subject to arrest or prosecution
9	for merely being in the presence or vicinity of a medical
10	marijuana production center or medical marijuana dispensary
11	licensed and operating under chapter 321, part ."
12	SECTION 6. Section 329-122, Hawaii Revised Statutes, is
13	amended by amending subsection (c) to read as follows:
14	"(c) The authorization for the medical use of marijuana in
15	this section shall not apply to:
16	(1) The medical use of marijuana that endangers the health
17	or well-being of another person;
18	(2) The medical use of marijuana:
19	(A) In a school bus, public bus, or any moving
20	vehicle;
21	(B) In the workplace of one's employment;

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1		(C)	On any school grounds;
2		(D)	At any public park, public beach, public
3			recreation center, recreation or youth center; or
4		(E)	Other <u>At any other</u> place open to the public;
5			provided that a qualifying patient, parent,
6			primary caregiver, or an owner or employee of a
7			medical marijuana production center or dispensary
8			licensed under sections 321-B and 321-C shall not
9			be prohibited from transporting medical marijuana
10			in any public place; and
11	(3)	The 1	use of marijuana by a qualifying patient, parent,
12		or p	rimary caregiver for purposes other than medical
13		use]	permitted by this part."
14			PART VI
15	SECTI	ON 7	. There is appropriated out of the general
16	revenues c	of the	e State of Hawaii the sum of \$510,000 or so much
17	thereof as	may	be necessary for fiscal year 2015-2016, and the
18	same sum c	or so	much thereof as may be necessary for fiscal year
19	2016-2017,	to 1	oe deposited into the medical marijuana registry
20	and regula	ition	special fund established pursuant to section 321-
21	30.1, Hawa	ii R	evised Statutes.

1	SECTION 8. There is appropriated out of the medical
2	marijuana registry and regulation special fund the sum of
3	\$510,000 or so much thereof as may be necessary for fiscal year
4	2015-2016 and the same sum or so much thereof as may be
5	necessary for fiscal year 2016-2017 to carry out the purposes of
6	this Act, including the hiring of five full-time equivalent
7	(FTE) positions to carry out the purposes of the medical
8	marijuana dispensary program established pursuant to this Act.
9	The sums appropriated shall be expended by the department
10	of health for the purposes of this Act.
11	SECTION 9. Not later than July 1, 2016, the department of
12	health shall establish and commence a repayment plan and
13	schedule to repay to the general fund, the sums deposited into
14	the medical marijuana registry and regulation special fund
15	established pursuant to section 321-30.1, Hawaii Revised
16	Statutes. The department of health shall only use moneys from
17	the medical marijuana registry and regulation special fund to
18	repay the general fund. The repayment schedule shall not extend
19	beyond June 30, .

1	PART VII
2	SECTION 10. In codifying the new sections added by section
3	2 of this Act, the revisor of statutes shall substitute
4	appropriate section numbers for the letters used in designating
5	the new sections in this Act.
6	SECTION 11. If any provision of this Act, or the
7	application thereof to any person or circumstance, is held
8	invalid, the invalidity does not affect other provisions or
9	applications of the Act that can be given effect without the
10	invalid provision or application, and to this end the provisions
11	of this Act are severable.
12	SECTION 12. Statutory material to be repealed is bracketed
13	and stricken. New statutory material is underscored.
14	SECTION 13. This Act shall take effect ;
15	provided that part VI shall take effect on July 1, 2015.
16	INTRODUCED BY: Resal of Bal

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Report Title:

Medical Marijuana; Dispensaries and Production Centers; Appropriation

Description:

Establishes a system of medical marijuana dispensaries and production centers. Prohibits counties from enacting zoning regulations that discriminate against licensed dispensaries and production centers. Clarifies the right of qualifying patients and primary caregivers to transport medical marijuana. Appropriates funds.

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

