## A BILL FOR AN ACT

RELATING TO MEDICAL MARIJUANA.

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

1		PART I
2	SECTI	ON 1. The legislature finds that Act 241, Session
3	Laws of Ha	waii 2015, established a licensing scheme for a
4	statewide	system of medical marijuana dispensaries to ensure
5	access to	medical marijuana for qualifying patients.
6	The p	urpose of this Act is to:
7	(1)	Clarify and amend statutes pertaining to the
8		dispensary system consistent with guidance provided in
9		the August 29, 2013, memorandum to all United States
10		Attorneys from Deputy Attorney General James M. Cole
11		regarding the exercise of federal prosecutorial
12		discretion in states with laws authorizing marijuana
13		cultivation and distribution for medical use;
14	(2)	Ensure the efficient and responsible operation of
15		medical marijuana dispensaries; and
16	(3)	Further ensure access to medical marijuana for
17		qualifying patients.

1	PART II
2	SECTION 2. Chapter 201, Hawaii Revised Statutes, is
3	amended by adding a new section to be appropriately designated
4	and to read as follows:
5	"§201- Medical marijuana; economic and other data;
6	collection. (a) The department shall continuously collect
7	de-identified information regarding the medical marijuana
8	registry and dispensary programs established pursuant to
9	chapters 329 and 329D, including but not limited to information
10	regarding the:
11	(1) Quantities of marijuana cultivated and dispensed;
12	(2) Number of qualifying patients;
13	(3) Geographic areas in which marijuana is cultivated and
14	<pre>consumed;</pre>
15	(4) Prices of marijuana and related products;
16	(5) Number of employment opportunities related to
17	marijuana; and
18	(6) Economic impact of marijuana cultivation and sales.
19	(b) The department of health and dispensaries licensed
20	pursuant to chapter 329D shall provide de-identified aggregated
21	data as required by the department pursuant to this section.

1	(c)	Upon request, the department shall provide an analysis
2	of the ago	gregated de-identified data to the department of health
3	and the le	egislature."
4	SECTI	ON 3. Section 209E-2, Hawaii Revised Statutes, is
5	amended by	amending the definition of "eligible business
6	activity"	to read as follows:
7	""Eli	igible business activity" means the:
8	(1)	Manufacture of tangible personal property, the
9		wholesale sale of tangible personal property as
10		described in section 237-4, or a service business as
11		defined in this section;
12	(2)	Production of agricultural products where the business
13		is a producer as defined in section 237-5, or the
14		processing of agricultural products, all or some of
15		which were grown within an enterprise zone;
16	(3)	Research, development, sale, or production of all
17		types of genetically-engineered medical, agricultural,
18		or maritime biotechnology products; or
19	(4)	Production of electric power from wind energy for sale
20		primarily to a public utility company for resale to
21		the public[+];

- 1 provided that medical marijuana dispensary activities pursuant
- 2 to chapter 329D shall not be considered an eligible business
- 3 activity for the purposes of this chapter."
- 4 SECTION 4. Section 235-2.4, Hawaii Revised Statutes, is
- 5 amended to read as follows:
- 6 "\$235-2.4 Operation of certain Internal Revenue Code
- 7 provisions; sections 63 to 530. (a) Section 63 (with respect
- 8 to taxable income defined) of the Internal Revenue Code shall be
- 9 operative for the purposes of this chapter, subject to the
- 10 following:
- 11 (1) Section 63(c)(1)(B) (relating to the additional
- standard deduction), 63(c)(1)(C) (relating to the real
- property tax deduction), 63(c)(1)(D) (relating to the
- disaster loss deduction), 63(c)(1)(E) (relating to the
- motor vehicle sales tax deduction), 63(c)(4) (relating
- to inflation adjustments), 63(c)(7) (defining the real
- property tax deduction), 63(c)(8) (defining the
- disaster loss deduction), 63(c)(9) (defining the motor
- vehicle sales tax deduction), and 63(f) (relating to
- 20 additional amounts for the aged or blind) of the

1		Internal Revenue Code shall not be operative for
2		purposes of this chapter;
3	(2)	Section 63(c)(2) (relating to the basic standard
4		deduction) of the Internal Revenue Code shall be
5		operative, except that the standard deduction amounts
6		provided therein shall instead mean:
7		(A) \$4,400 in the case of:
8		(i) A joint return as provided by section
9		235-93; or
10		(ii) A surviving spouse (as defined in section
11		2(a) of the Internal Revenue Code);
12		(B) \$3,212 in the case of a head of household (as
13		defined in section 2(b) of the Internal Revenue
14		Code);
15		(C) \$2,200 in the case of an individual who is not
16		married and who is not a surviving spouse or head
17		of household; or
18		(D) \$2,200 in the case of a married individual filing
19		a separate return;
20	(3)	Section 63(c)(5) (limiting the basic standard
21		deduction in the case of certain dependents) of the

1	Internal Revenue Code shall be operative, except that
2	the limitation shall be the greater of \$500 or the
3	individual's earned income; and
4	(4) The standard deduction amount for nonresidents shall
5	be calculated pursuant to section 235-5.
6	(b) Section 68 (with respect to the overall limitation on
7	itemized deductions) of the Internal Revenue Code shall be
8	operative; provided that the thresholds shall be those that were
9	operative for federal tax year 2009.
10	(c) Section 72 (with respect to annuities; certain
11	proceeds of endowment and life insurance contracts) of the
12	Internal Revenue Code shall be operative for purposes of this
13	chapter and be interpreted with due regard to section 235-7(a),
14	except that the ten per cent additional tax on early
15	distributions from retirement plans in section 72(t) shall not
16	be operative for purposes of this chapter.
17	(d) Section 85 (with respect to unemployment compensation)
18	of the Internal Revenue Code shall be operative for purposes of
19	this chapter, except that section 85(c) shall not be operative
20	for nurnoges of this chapter

- 1 (e) Section 108 (with respect to income from discharge of
- 2 indebtedness) of the Internal Revenue Code shall be operative
- 3 for purposes of this chapter, except that section 108(i)
- 4 (relating to deferral and ratable inclusion of income arising
- 5 from business indebtedness discharged by the reacquisition of a
- 6 debt instrument) shall not be operative for purposes of this
- 7 chapter.
- 8 (f) Section 121 (with respect to exclusion of gain from
- 9 sale of principal residence) of the Internal Revenue Code shall
- 10 be operative for purposes of this chapter, except that for the
- 11 election under section 121(f), a reference to section 1034
- 12 treatment means a reference to section 235-2.4(s) in effect for
- 13 taxable year 1997.
- 14 (q) Section 132 (with respect to certain fringe benefits)
- 15 of the Internal Revenue Code shall be operative for purposes of
- 16 this chapter, except that the provision in section 132(f)(2)
- 17 that equalizes the dollar amounts for [sections] section
- 18 132(f)(2)(A) and (B) shall not be operative and except that
- 19 section 132(n) shall not apply to United States Department of
- 20 Defense Homeowners Assistance Program payments authorized by the
- 21 American Recovery and Reinvestment Act of 2009.

1	(ii) Section 163 (with respect to interest) of the internal
2	Revenue Code shall be operative for the purposes of this
3	chapter, except that provisions in section 163(d)(4)(B)
4	(defining net investment income to exclude dividends), section
5	163(e)(5)(F) (suspension of applicable high-yield discount
6	obligation (AHYDO) rules) and section 163(i)(1) as it applies to
7	debt instruments issued after January 1, 2010, (defining AHYDO)
8	shall not be operative for the purposes of this chapter.
9	(i) Section 164 (with respect to taxes) of the Internal
10	Revenue Code shall be operative for the purposes of this
11	chapter, except that:
12	(1) Section 164(a)(6) and (b)(6) shall not be operative
13	for the purposes of this chapter;
14	(2) The deductions under section 164(a)(3) and (b)(5)
15	shall not be operative for corporate taxpayers and
16	shall be operative only for the following individual
17	taxpayers:
18	(A) A taxpayer filing a single return or a married
19	person filing separately with a federal adjusted
20	gross income of less than \$100,000;

1	(B) A taxpayer filing as a head of household with a
2	federal adjusted gross income of less than
3	\$150,000; and
4	(C) A taxpayer filing a joint return or as a
5	surviving spouse with a federal adjusted gross
6	income of less than \$200,000; and
7	(3) Section 164(a)(3) shall not be operative for any
8	amounts for which the credit under section 235-55 has
9	been claimed.
10	(j) Section 165 (with respect to losses) of the Internal
1	Revenue Code shall be operative for purposes of this chapter,
12	except that the amount prescribed by sections 165(h)(1)
13	(relating to the limitation per casualty) of the Internal
14	Revenue Code shall be a \$100 limitation per casualty, and
15	section 165(h)(3)(A) and (B) (both of which relate to special
16	rules for personal casualty gains and losses in federally
17	declared disasters) of the Internal Revenue Code shall not be
18	operative for the purposes of this chapter. Section 165 as
19	operative for this chapter shall also apply to losses sustained
20	from the sale of stocks or other interests issued through the

- 1 exercise of the stock options or warrants granted by a qualified
- 2 high technology business as defined in section 235-7.3.
- 3 (k) Section 168 (with respect to the accelerated cost
- 4 recovery system) of the Internal Revenue Code shall be operative
- 5 for purposes of this chapter, except that sections 168(j)
- 6 (relating to property on Indian reservations), 168(k) (relating
- 7 to the special allowance for certain property acquired during
- 8 the period specified therein), 168(m) (relating to the special
- 9 allowance for certain reuse and recycling property), and 168(n)
- 10 (relating to the special allowance for qualified disaster
- 11 assistance property) of the Internal Revenue Code shall not be
- 12 operative for purposes of this chapter.
- 13 (1) Section 172 (with respect to net operating loss
- 14 deductions) of the Internal Revenue Code shall be operative for
- 15 purposes of this chapter, as further provided in section
- 16 235-7(d), except that section 172(b)(1)(J) and (j) (both of
- 17 which relate to qualified disaster losses) of the Internal
- 18 Revenue Code shall not be operative for purposes of this
- 19 chapter.
- 20 (m) Section 179 (with respect to the election to expense
- 21 certain depreciable business assets) of the Internal Revenue

1	Code shall	be operative for purposes of this chapter, except as
2	provided :	in this subsection:
3	(1)	The aggregate cost provided in section 179(b)(1),
4		which may be taken into account under section 179(a)
5		for any taxable year, shall not exceed \$25,000;
6	(2)	The amount at which the reduction in limitation
7		provided in section 179(b)(2) begins shall exceed
8		\$200,000 for any taxable year; and
9	(3)	The following shall not be operative for purposes of
10		this chapter:
11		(A) Defining section 179 property to include computer
12		software in section 179(d)(1);
13		(B) Inflation adjustments in section 179(b)(5);
14		(C) Irrevocable election in section 179(c)(2); and
15		(D) Special rules for qualified disaster assistance
16		property in section 179(e).
17	(n)	Section 198A (with respect to the expensing of
18	qualified	disaster assistances expenses) of the Internal Revenue
19	Code shal	l not be operative for purposes of this chapter.
20	(0)	Section 219 (with respect to retirement savings) of
21	the Inter	nal Revenue Code shall be operative for the purpose of

- 1 this chapter. For the purpose of computing the limitation on
- 2 the deduction for active participants in certain pension plans
- 3 for state income tax purposes, adjusted gross income as used in
- 4 section 219 as operative for this chapter means federal adjusted
- 5 gross income.
- 6 (p) Section 220 (with respect to medical savings accounts)
- 7 of the Internal Revenue Code shall be operative for the purpose
- 8 of this chapter, but only with respect to medical services
- 9 accounts that have been approved by the Secretary of the
- 10 Treasury of the United States.
- 11 (q) Section 265 (with respect to expenses and interest
- 12 relating to tax-exempt income) of the Internal Revenue Code
- 13 shall be operative for purposes of this chapter; except that
- 14 section 265(b)(3)(G) and (7) shall not be operative and section
- 15 265 shall not apply to expenses for royalties and other income
- 16 derived from any patents, copyrights, and trade secrets by an
- 17 individual or a qualified high technology business as defined in
- 18 section 235-7.3. [Such] These expenses shall be deductible.
- 19 (r) Section 280E (with respect to expenditures in
- 20 connection with the illegal sale of drugs) of the Internal
- 21 Revenue Code shall be operative for the purposes of this

- 1 chapter, except that section 280E shall not be operative with
- 2 respect to the production and sale of medical marijuana and
- 3 manufactured marijuana products by dispensaries licensed under
- 4 chapter 329D and their subcontractors, as defined in section
- 5 329D-1.
- 6 [<del>(r)</del>] (s) Section 382 (with respect to limitation on net
- 7 operating loss carryforwards and certain built-in losses
- 8 following ownership change) of the Internal Revenue Code shall
- 9 be operative for the purposes of this chapter, except that
- 10 section 382(n) shall not be operative for purposes of this
- 11 chapter.
- 12 [<del>(s)</del>] (t) Section 408A (with respect to Roth Individual
- 13 Retirement Accounts) of the Internal Revenue Code shall be
- 14 operative for the purposes of this chapter, except that section
- 15 408A(d)(3)(A)(iii) shall not be operative for purposes of this
- 16 chapter. For the purposes of determining the aggregate amount
- 17 of contributions to a Roth Individual Retirement Account or
- 18 qualified rollover contribution to a Roth Individual Retirement
- 19 Account from an individual retirement plan other than a Roth
- 20 Individual Retirement Account, adjusted gross income as used in

- 1 section 408A as operative for this chapter means federal
- 2 adjusted gross income.
- 3 [(t)] (u) In administering the provisions of sections 410
- 4 to 417 (with respect to special rules relating to pensions,
- 5 profit sharing, stock bonus plans, etc.), sections 418 to 418E
- 6 (with respect to special rules for multiemployer plans), and
- 7 sections 419 and 419A (with respect to treatment of welfare
- 8 benefit funds) of the Internal Revenue Code, the department of
- 9 taxation shall adopt rules under chapter 91 relating to the
- 10 specific requirements under those sections and to other
- 11 administrative requirements under those sections as may be
- 12 necessary for the efficient administration of sections 410 to
- 13 419A.
- 14 In administering sections 401 to 419A (with respect to
- 15 deferred compensation) of the Internal Revenue Code, Public Law
- 16 93-406, section 1017(i), shall be operative for the purposes of
- 17 this chapter.
- 18 In administering section 402 (with respect to the
- 19 taxability of beneficiary of employees' trust) of the Internal
- 20 Revenue Code, the tax imposed on lump sum distributions by
- 21 section 402(e) of the Internal Revenue Code shall be operative

- 1 for the purposes of this chapter and the tax imposed therein is
- 2 hereby imposed by this chapter at the rate determined under this
- 3 chapter.
- 4 [\frac{(u)}{2}] (v) In administering section 403 (with respect to
- 5 taxation of employee annuities) of the Internal Revenue Code,
- 6 any funds that represent pre-tax employee deferrals or
- 7 contributions that are distributed from the annuity and used
- 8 solely to obtain retirement credits under the state employees'
- 9 retirement system shall not be treated as a rollover for
- 10 purposes of section 403(b)(8)(A) of the Internal Revenue Code,
- 11 and those funds shall be subject to income tax under this
- 12 chapter.
- 13 [-(v)-] (w) Section 451 (which provides general rules for
- 14 taxable year of inclusion) of the Internal Revenue Code shall be
- 15 operative, except that [the provisions of sections] section
- 16 451(i)(3) and [451(i)](6), as [they relate] it relates to a
- 17 qualified electric utility, shall not be operative for purposes
- 18 of this chapter.
- 19  $\left[\frac{w}{w}\right]$  (x) In administering section 457 (with respect to
- 20 compensation plans of state and local governments and tax-exempt
- 21 organizations) of the Internal Revenue Code, any funds that

- 1 represent pre-tax employee deferrals or contributions that are
- 2 distributed from the deferred compensation plan and used solely
- 3 to obtain retirement credits under the state employees'
- 4 retirement system shall not be treated as a rollover for
- 5 purposes of section 457(e)(16)(A) of the Internal Revenue Code
- 6 and those funds shall be subject to income tax under this
- 7 chapter.
- 8  $[\frac{(x)}{(x)}]$  (y) Section 468B (with respect to special rules for
- 9 designated settlement funds) of the Internal Revenue Code shall
- 10 be operative for the purposes of this chapter and the tax
- 11 imposed therein is hereby imposed by this chapter at a rate
- 12 equal to the maximum rate in effect for the taxable year imposed
- 13 on estates and trusts under section 235-51.
- 14 [<del>(y)</del>] (z) Section 469 (with respect to passive activities
- 15 and credits limited) of the Internal Revenue Code shall be
- 16 operative for the purposes of this chapter. For the purpose of
- 17 computing the offset for rental real estate activities for state
- 18 income tax purposes, adjusted gross income as used in section
- 19 469 as operative for this chapter means federal adjusted gross
- 20 income.

- 1  $\left[\frac{(z)}{(z)}\right]$  (aa) Sections 512 to 514 (with respect to taxation
- 2 of business income of certain exempt organizations) of the
- 3 Internal Revenue Code shall be operative for the purposes of
- 4 this chapter as provided in this subsection.
- 5 "Unrelated business taxable income" means the same as in
- 6 the Internal Revenue Code, except that in the computation
- 7 thereof sections 235-3 to 235-5, and 235-7 (except subsection
- 8 (c)), shall apply, and in the determination of the net operating
- 9 loss deduction there shall not be taken into account any amount
- 10 of income or deduction that is excluded in computing the
- 11 unrelated business taxable income. Unrelated business taxable
- 12 income shall not include any income from a legal service plan.
- 13 For a person described in section 401 or 501 of the
- 14 Internal Revenue Code, as modified by section 235-2.3, the tax
- imposed by section 235-51 or 235-71 shall be imposed upon the
- 16 person's unrelated business taxable income.
- 17 [(aa)] (bb) Section 521 (with respect to cooperatives) and
- 18 subchapter T (sections 1381 to 1388, with respect to
- 19 cooperatives and their patrons) of the Internal Revenue Code
- 20 shall be operative for the purposes of this chapter as to any
- 21 cooperative fully meeting the requirements of section 421-23,

- 1 except that Internal Revenue Code section 521 cooperatives need
- 2 not be organized in Hawaii.
- 3 [\(\frac{\text{(bb)}}{\text{)}}\) (cc) Sections 527 (with respect to political
- 4 organizations) and 528 (with respect to certain homeowners
- 5 associations) of the Internal Revenue Code shall be operative
- 6 for the purposes of this chapter and the taxes imposed in each
- 7 section are hereby imposed by this chapter at the rates
- 8 determined under section 235-71.
- 9 [<del>(cc)</del>] (dd) Section 529 (with respect to qualified tuition
- 10 programs) shall be operative for the purposes of this chapter,
- 11 except that sections 529(c)(6) and 529(e)(3)(A)(iii) shall not
- 12 be operative.
- 13 [-(dd)-] (ee) Section 529A (with respect to qualified ABLE
- 14 programs) shall be operative for the purposes of this chapter,
- 15 except that section 529A(c)(3) (with respect to additional tax
- 16 for distributions not used for disability expenses) shall not be
- 17 operative.
- 18 [<del>(ee)</del>] (ff) Section 530 (with respect to Coverdell
- 19 education savings accounts) of the Internal Revenue Code shall
- 20 be operative for the purposes of this chapter. For the purpose
- 21 of determining the maximum amount that a contributor could make

- 1 to an education individual retirement account for state income
- 2 tax purposes, modified adjusted gross income as used in section
- 3 530 as operative for this chapter means federal modified
- 4 adjusted gross income as defined in section 530."
- 5 SECTION 5. Section 237-24.3, Hawaii Revised Statutes, is
- 6 amended to read as follows:
- 7 "\$237-24.3 Additional amounts not taxable. In addition to
- 8 the amounts not taxable under section 237-24, this chapter shall
- 9 not apply to:
- 10 (1) Amounts received from the loading, transportation, and
- 11 unloading of agricultural commodities shipped for a
- producer or produce dealer on one island of this State
- to a person, firm, or organization on another island
- of this State. The terms "agricultural commodity",
- "producer", and "produce dealer" shall be defined in
- 16 the same manner as they are defined in section 147-1;
- 17 provided that agricultural commodities need not have
- 18 been produced in the State;
- 19 (2) Amounts received by the manager, submanager, or board
- of directors of:

1		(A)	An association of owners of a condominium
2			property regime established in accordance with
3			chapter 514A or 514B; or
4		(B)	A nonprofit homeowners or community association
5			incorporated in accordance with chapter 414D or
6			any predecessor thereto and existing pursuant to
7			covenants running with the land,
8		in r	reimbursement of sums paid for common expenses;
9	(3)	Amou	ents received or accrued from:
10		(A)	The loading or unloading of cargo from ships,
11			barges, vessels, or aircraft, whether or not the
12			ships, barges, vessels, or aircraft travel
13			between the State and other states or countries
14			or between the islands of the State;
15		(B)	Tugboat services including pilotage fees
16			performed within the State, and the towage of
17			ships, barges, or vessels in and out of state
18			harbors, or from one pier to another; and
19		(C)	The transportation of pilots or governmental
20			officials to ships, barges, or vessels offshore;
21			rigging gear; checking freight and similar

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1	services;	standby	charges;	and	use	of	moorings
2	and runnin	ng moorin	ng lines;				

Amounts received by an employee benefit plan by way of (4)contributions, dividends, interest, and other income; and amounts received by a nonprofit organization or office, as payments for costs and expenses incurred for the administration of an employee benefit plan; provided that this exemption shall not apply to any gross rental income or gross rental proceeds received after June 30, 1994, as income from investments in real property in this State; and provided further that gross rental income or gross rental proceeds from investments in real property received by an employee benefit plan after June 30, 1994, under written contracts executed prior to July 1, 1994, shall not be taxed until the contracts are renegotiated, renewed, or extended, or until after December 31, 1998, whichever is earlier. For the purposes of this paragraph, "employee benefit plan" means any plan as defined in section 1002(3) of title 29 of the United States Code, as amended;

1	(5)	Amounts received for purchases made with United States
2		Department of Agriculture food coupons under the
3		federal food stamp program, and amounts received for
4		purchases made with United States Department of
5		Agriculture food vouchers under the Special
6		Supplemental Foods Program for Women, Infants and
7		Children;
8	(6)	Amounts received by a hospital, infirmary, medical
9		clinic, health care facility, pharmacy, or a
10		practitioner licensed to administer the drug to an
11		individual for selling prescription drugs or
12		prosthetic devices to an individual; provided that
13		this paragraph shall not apply to any amounts received
14		for services provided in selling prescription drugs or
15		prosthetic devices. As used in this paragraph:
16		"Prescription drugs" are those drugs defined
17		under section 328-1 and dispensed by filling or
18		refilling a written or oral prescription by a
19		practitioner licensed under law to administer the drug
20		and sold by a licensed pharmacist under section 328-16

or practitioners licensed to administer drugs; [and]

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1		provided that "prescription drugs" shall not include
2		marijuana or manufactured marijuana products
3		authorized pursuant to chapters 329 and 329D.
4		"Prosthetic device" means any artificial device
5		or appliance, instrument, apparatus, or contrivance,
6		including their components, parts, accessories, and
7		replacements thereof, used to replace a missing or
8		surgically removed part of the human body, which is
9		prescribed by a licensed practitioner of medicine,
10		osteopathy, or podiatry and [which] that is sold by
11		the practitioner or [which] that is dispensed and sold
12		by a dealer of prosthetic devices; provided that
13		"prosthetic device" shall not mean any auditory,
14		ophthalmic, dental, or ocular device or appliance,
15		instrument, apparatus, or contrivance;
16	(7)	Taxes on transient accommodations imposed by chapter
17		237D and passed on and collected by operators holding
18		certificates of registration under that chapter;
19	(8)	Amounts received as dues by an unincorporated
20		merchants association from its membership for
21		advertising media, promotional, and advertising costs

1		for the promotion of the association for the benefit
2		of its members as a whole and not for the benefit of
3		an individual member or group of members less than the
4		entire membership;
5	(9)	Amounts received by a labor organization for real
6		property leased to:
7		(A) A labor organization; or
8		(B) A trust fund established by a labor organization
9		for the benefit of its members, families, and
10		dependents for medical or hospital care, pensions
11		on retirement or death of employees,
12		apprenticeship and training, and other membership
13		service programs.
14		As used in this paragraph, "labor organization" means
15		a labor organization exempt from federal income tax
16		under section 501(c)(5) of the Internal Revenue Code,
17		as amended;
18	(10)	Amounts received from foreign diplomats and consular
19		officials who are holding cards issued or authorized
20		by the United States Department of State granting them
21		an exemption from state taxes; and

1	(11) Amounts received as rent for the rental or leasing of
2	aircraft or aircraft engines used by the lessees or
3	renters for interstate air transportation of
4	passengers and goods. For purposes of this paragraph,
5	payments made pursuant to a lease shall be considered
6	rent regardless of whether the lease is an operating
7	lease or a financing lease. The definition of
8	"interstate air transportation" is the same as in 49
9	U.S.C. section 40102."
10	SECTION 6. Section 329-43.5, Hawaii Revised Statutes, is
1	amended to read as follows:
12	"[{
13	paraphernalia. (a) [Ht] Except as provided in subsection (e),
14	it is unlawful for any person to use, or to possess with intent
15	to use, drug paraphernalia to plant, propagate, cultivate, grow
16	harvest, manufacture, compound, convert, produce, process,
17	prepare, test, analyze, pack, repack, store, contain, conceal,
18	inject, ingest, inhale, or otherwise introduce into the human
19	body a controlled substance in violation of this chapter. Any
20	person who violates this section is guilty of a class C felony
21	and upon conviction may be imprisoned pursuant to section 706-

- 1 660 and, if appropriate as provided in section 706-641, fined
- 2 pursuant to section 706-640.
- 3 (b) [It] Except as provided in subsection (e), it is
- 4 unlawful for any person to deliver, possess with intent to
- 5 deliver, or manufacture with intent to deliver [-7] drug
- 6 paraphernalia, knowing[7] or under circumstances where one
- 7 reasonably should know, that it will be used to plant,
- 8 propagate, cultivate, grow, harvest, manufacture, compound,
- 9 convert, produce, process, prepare, test, analyze, pack, repack,
- 10 store, contain, conceal, inject, ingest, inhale, or otherwise
- 11 introduce into the human body a controlled substance in
- 12 violation of this chapter. Any person who violates this section
- 13 is quilty of a class C felony and upon conviction may be
- 14 imprisoned pursuant to section 706-660 and, if appropriate as
- provided in section 706-641, fined pursuant to section 706-640.
- 16 (c) Any person eighteen years of age or over who violates
- 17 subsection (b) by delivering drug paraphernalia to a person or
- 18 persons under eighteen years of age who are at least three years
- 19 younger than that adult person is guilty of a class B felony and
- 20 upon conviction may be imprisoned pursuant to section 706-660

1	and, if ag	propriate as provided in section 706-641, fined
2	pursuant t	to section 706-640.
3	(d)	It is unlawful for any person to place in any
4	newspaper,	magazine, handbill, or other publication any
5	advertise	ment, knowing $[ au]$ or under circumstances where one
6	reasonably	y should know, that the purpose of the advertisement,
7	in whole o	or in part, is to promote the sale of objects designed
8	or intende	ed for use as drug paraphernalia. Any person who
9	violates t	this section is guilty of a class C felony and upon
10	conviction may be imprisoned pursuant to section 706-660 and, i	
11	appropria	te as provided in section 706-641, fined pursuant to
12	section 7	06-640.
13	<u>(e)</u>	Subsections (a) and (b) shall not apply to a person
14	who is au	thorized to:
15	(1)	Acquire, possess, cultivate, use, distribute, or
16		transport marijuana pursuant to the definition of
17		"medical use" under section 329-121, while the person
18		is facilitating the medical use of marijuana by a
19		qualifying patient; or
20	(2)	Dispense, manufacture, or produce marijuana or

manufactured marijuana products pursuant to and in

21

1	compliance with chapter 329D, while the person is
2	facilitating the medical use of marijuana by a
3	qualifying patient pursuant to part IX of chapter
4	329."
5	SECTION 7. Section 329-121, Hawaii Revised Statutes, is
6	amended as follows:
7	1. By adding a new definition to be appropriately inserted
8	and to read:
9	""Advanced practice registered nurse" means an advanced
10	practice registered nurse with prescriptive authority as
11	described in section 457-8.6 and registered under section 329-
12	<u>32.</u> "
13	2. By amending the definition of "debilitating medical
14	condition" to read:
15	""Debilitating medical condition" means:
16	(1) Cancer, glaucoma, positive status for human
17	immunodeficiency virus, acquired immune deficiency
18	syndrome, or the treatment of these conditions;
19	(2) A chronic or debilitating disease or medical condition
20	or its treatment that produces one or more of the
21	following:

1	(A)	Cachexia or wasting syndrome;
2	(B)	Severe pain;
3	(C)	Severe nausea;
4	(D)	Seizures, including those characteristic of
5		epilepsy;
6	(E)	Severe and persistent muscle spasms, including
7		those characteristic of multiple sclerosis or
8		Crohn's disease; or
9	(F)	Post-traumatic stress disorder; or
10	(3) Any	other medical condition approved by the department
11	of	health pursuant to administrative rules in response
12	to	a request from a physician or advanced practice
13	reg	gistered nurse or potentially qualifying patient."
14	3. By a	amending the definition of "physician" to read:
15	""Physic	cian" means a person who is licensed to practice
16	under chapter	453 and is licensed with authority to prescribe
17	drugs and is	registered under section 329-32. "Physician" does
18	not include	[ <del>physician's</del> ] <u>a physician</u> assistant [ <del>or advanced</del>
19	<del>practice reg</del>	istered nurse with prescriptive authority] as
20	described in	section 453-5.3 [ <del>or 457-8.6</del> ]."

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- 1 4. By amending the definition of "primary caregiver" to
- 2 read:
- 3 ""Primary caregiver" means a person eighteen years of age
- 4 or older, other than the qualifying patient and the qualifying
- 5 patient's physician[-] or advanced practice registered nurse,
- 6 who has agreed to undertake responsibility for managing the
- 7 well-being of the qualifying patient with respect to the medical
- 8 use of marijuana. In the case of a minor or an adult lacking
- 9 legal capacity, the primary caregiver shall be a parent,
- 10 guardian, or person having legal custody."
- 11 5. By amending the definition of "qualifying patient" to
- 12 read:
- ""Qualifying patient" means a person who has been diagnosed
- 14 by a physician or advanced practice registered nurse as having a
- 15 debilitating medical condition."
- 6. By amending the definition of "written certification"
- 17 to read:
- ""Written certification" means the qualifying patient's
- 19 medical records or a statement signed by a qualifying patient's
- 20 physician[7] or advanced practice registered nurse, stating that
- 21 in the physician's or advanced practice registered nurse's

1	professional opinion, the qualifying patient has a debilitating
2	medical condition and the potential benefits of the medical use
3	of marijuana would likely outweigh the health risks for the
4	qualifying patient. The department of health may require,
5	through its rulemaking authority, that all written
6	certifications comply with a designated form. "Written
7	certifications" are valid for only one year from the time of
8	signing."
9	SECTION 8. Section 329-122, Hawaii Revised Statutes, is
10	amended as follows:
11	1. By amending subsections (a) and (b) to read:
12	"(a) Notwithstanding any law to the contrary, the medical
13	use of marijuana by a qualifying patient shall be permitted only
14	if:
15	(1) The qualifying patient has been diagnosed by a
16	physician or advanced practice registered nurse as
17	having a debilitating medical condition;
18	(2) The qualifying patient's physician or advanced
19	practice registered nurse has certified in writing
20	that, in the physician's or advanced practice
21	registered nurse's professional opinion, the potential

1		benefits of the medical use of marijuana would likely
2		outweigh the health risks for the particular
3		qualifying patient; and
4	(3)	The amount of marijuana possessed by the qualifying
5		patient does not exceed an adequate supply.
6	(b)	Subsection (a) shall not apply to a qualifying patient
7	under the	age of eighteen years, unless:
8	(1)	The qualifying patient's physician or advanced
9		practice registered nurse has explained the potential
10		risks and benefits of the medical use of marijuana to
11		the qualifying patient and to a parent, guardian, or
12		person having legal custody of the qualifying patient
13		and
14	(2)	A parent, guardian, or person having legal custody
15		consents in writing to:
16		(A) Allow the qualifying patient's medical use of
17		marijuana;
18		(B) Serve as the qualifying patient's primary
19		caregiver: and

1		(C) Control the acquisition of the marijuana, the
2		dosage, and the frequency of the medical use of
3		marijuana by the qualifying patient."
4	2. E	y amending subsection (d) to read:
5	" (d)	For the purposes of this section, "transport" means
6	the transp	ortation of marijuana, usable marijuana, or any
7	manufactur	red marijuana product between:
8	(1)	A qualifying patient and the qualifying patient's
9		primary caregiver; [ox]
10	(2)	The production centers and the retail dispensing
11		locations under a dispensary licensee's license; or
12	(3)	A production center or retail dispensing location and
13		a certified laboratory for the purpose of laboratory
14		testing;
15	provided (	that "transport" does not include the interisland
16	transport	ation of marijuana, usable marijuana, or any
17	manufactu:	red marijuana product[-], except when the
18	transport	ation is performed for the sole purpose of laboratory
19	testing p	ursuant to section 329D-8, as permitted under section
20	3300 6/~/	and subject to section 329D-6(i) and with the

- 1 understanding that state law and its protections do not apply
- 2 outside of the jurisdictional limits of the State."
- 3 SECTION 9. Section 329-123, Hawaii Revised Statutes, is
- 4 amended by amending subsections (a) and (b) to read as follows:
- 5 "(a) Physicians or advanced practice registered nurses who
- 6 issue written certifications shall provide, in each written
- 7 certification, the name, address, patient identification number,
- 8 and other identifying information of the qualifying patient.
- 9 The department of health shall require, in rules adopted
- 10 pursuant to chapter 91, that all written certifications comply
- 11 with a designated form completed by or on behalf of a qualifying
- 12 patient. The form shall require information from the applicant,
- 13 primary caregiver, and physician or advanced practice registered
- 14 nurse as specifically required or permitted by this chapter.
- 15 The form shall require the address of the location where the
- 16 marijuana is grown and shall appear on the registry card issued
- 17 by the department of health. The certifying physician or
- 18 advanced practice registered nurse shall be required to have a
- 19 bona fide physician-patient relationship or bona fide advanced
- 20 practice registered nurse-patient relationship, as applicable,
- 21 with the qualifying patient. All current active medical

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- 1 marijuana permits shall be honored through their expiration
- 2 date.
- 3 (b) Qualifying patients shall register with the department
- 4 of health. The registration shall be effective until the
- 5 expiration of the certificate issued by the department of health
- 6 and signed by the physician[-] or advanced practice registered
- 7 nurse. Every qualifying patient shall provide sufficient
- 8 identifying information to establish the personal identities of
- 9 the qualifying patient and the primary caregiver. Qualifying
- 10 patients shall report changes in information within ten working
- 11 days. Every qualifying patient shall have only one primary
- 12 caregiver at any given time. The department of health shall
- 13 issue to the qualifying patient a registration certificate, and
- 14 shall charge \$35 per year."
- 15 SECTION 10. Section 329-125, Hawaii Revised Statutes, is
- 16 amended by amending subsection (a) to read as follows:
- 17 "(a) A qualifying patient or the primary caregiver may
- 18 assert the medical use of marijuana authorized under this part
- 19 as an affirmative defense to any prosecution involving marijuana
- 20 under this [+] part[+] or part IV; or part IV of chapter 712;

- 1 provided that the qualifying patient or the primary caregiver
- 2 strictly complied with the requirements of this part."
- 3 SECTION 11. Section 329-125.6, Hawaii Revised Statutes, is
- 4 amended by amending subsection (a) to read as follows:
- 5 "(a) An owner or employee of a medical marijuana
- 6 dispensary that is licensed under chapter 329D may assert the
- 7 production or distribution of medical marijuana as an
- 8 affirmative defense to any prosecution involving marijuana under
- 9 this part[7] or part IV; chapter 329D[7]; or part IV of chapter
- 10 712; provided that the owner or employee strictly complied with
- 11 the requirements of chapter 329D and any administrative rules
- 12 adopted thereunder."
- 13 SECTION 12. Section 329-126, Hawaii Revised Statutes, is
- 14 amended to read as follows:
- "[+]\$329-126[+] Protections afforded to a treating
- 16 physician[-] or advanced practice registered nurse. No
- 17 physician or advanced practice registered nurse shall be subject
- 18 to arrest or prosecution, penalized in any manner, or denied any
- 19 right or privilege for providing written certification for the
- 20 medical use of marijuana for a qualifying patient; provided
- 21 that:

1	(1)	The physician or advanced practice registered nurse
2		has diagnosed the patient as having a debilitating
3		medical condition, as defined in section 329-121;
4	(2)	The physician or advanced practice registered nurse
5		has explained the potential risks and benefits of the
6		medical use of marijuana, as required under section
7		329-122;
8	(3)	The written certification is based upon the
9		physician's or advanced practice registered nurse's
10		professional opinion after having completed a full
11		assessment of the patient's medical history and
12		current medical condition made in the course of a bona
13		fide physician-patient relationship[+] or bona fide
14		advanced practice registered nurse-patient
15		relationship, as applicable; and
16	(4)	The physician or advanced practice registered nurse
17		has complied with the registration requirements of
18		section 329-123."
19	SECT	ION 13. Section 329-128, Hawaii Revised Statutes, is
20	amended b	y amending subsection (b) to read as follows:

Ţ	"(b) Notwithstanding any law to the contrary, fraudulent
2	misrepresentation to a law enforcement official of any fact or
3	circumstance relating to the issuance of a written certificate
4	by a physician or advanced practice registered nurse not covered
<b>5</b> `	under section 329-126 for the medical use of marijuana shall be
6	a misdemeanor. This penalty shall be in addition to any other
7	penalties that may apply for the non-medical use of marijuana.
8	Nothing in this section is intended to preclude the conviction
9	of any person under section 710-1060 or for any other offense
10	under part V of chapter 710."
11	SECTION 14. Section 329D-1, Hawaii Revised Statutes, is
12	amended as follows:
13	1. By adding two new definitions to be appropriately
14	inserted and to read:
15	""Enclosed indoor facility" means a permanent, stationary
16	structure with a solid floor, rigid exterior walls that encircle
17	the entire structure on all sides, and a roof that protects the
18	entire interior area from any exterior view and elements of
19	weather; provided that the roof of an enclosed indoor facility
20	utilized as a production center pursuant to a medical marijuana
21	dignorgary license application or license renewal application

- 1 submitted after January 29, 2016, may be partially or completely
- 2 transparent or translucent. An enclosed indoor facility
- 3 excludes a greenhouse or shade house that does not comply with
- 4 these requirements. Nothing in this definition shall be
- 5 construed to relieve a medical marijuana dispensary license
- 6 applicant or license renewal applicant of the duty to comply
- 7 with all applicable building codes and regulations.
- 8 "Subcontractor" or "contractor" means any person or entity
- 9 with whom the dispensary licensee has a contract to perform any
- 10 of its production center or retail dispensing location
- 11 operations; provided that it does not include a person or entity
- 12 retained by a dispensary licensee to perform services ancillary
- 13 to the operations of a dispensary, including but not limited to
- 14 construction, installation, or maintenance of the dispensary's
- 15 facility, security systems, or tracking system, and laboratory
- 16 testing."
- 17 2. By amending the definition of "manufactured marijuana
- 18 product" to read:
- 19 ""Manufactured marijuana product" means any capsule,
- 20 lozenge, oil or oil extract, tincture, ointment or skin lotion,
- 21 [er] pill, transdermal patch, or pre-filled and sealed container

- 1 used to aerosolize and deliver marijuana orally, such as an
- 2 inhaler or nebulizer, that has been manufactured using
- 3 marijuana [-], or any other products as specified by the
- 4 department pursuant to section 329D-10(a)(9)."
- 5 SECTION 15. Section 329D-2, Hawaii Revised Statutes, is
- 6 amended by amending subsection (f) to read as follows:
- 7 "(f) Up to two production centers shall be allowed under
- 8 each dispensary license, provided that each production center
- 9 shall be limited to no more than three thousand marijuana
- 10 plants. For purposes of this subsection, "plant" means a
- 11 marijuana plant that is greater than twelve vertical inches in
- 12 height from where the base of the stalk emerges from the growth
- 13 medium to the tallest point of the plant, or greater than twelve
- 14 horizontal inches in width from the end of one branch to the end
- 15 of another branch; provided that multiple stalks emanating from
- 16 the same root ball or root system shall be considered part of
- 17 the same single plant."
- 18 SECTION 16. Section 329D-6, Hawaii Revised Statutes, is
- 19 amended as follows:
- 20 1. By amending subsections (e), (f), and (g) to read:

- 1 "(e) Retail dispensing locations shall not be open for
- 2 retail sales before 8:00 a.m. or after 8:00 p.m., Hawaii-
- 3 Aleutian Standard Time, Monday through [Saturday.] Sunday.
- 4 Retail dispensing locations shall be closed on [Sundays and]
- 5 official state and federal holidays.
- 6 (f) All dispensary facilities, including but not limited
- 7 to production centers and retail dispensing locations, shall be
- 8 enclosed indoor facilities and shall maintain twenty-four hour
- 9 security measures, including but not limited to an alarm system,
- 10 video monitoring and recording on the premises, and exterior
- 11 lighting. A dispensary licensee who intends to utilize, as a
- 12 production center, an enclosed indoor facility that includes a
- 13 roof that is partially or completely transparent or translucent,
- 14 as provided under section 329D-1, shall notify the department of
- 15 that intention prior to altering or constructing the facility.
- 16 Production centers shall remain locked at all times. Retail
- 17 dispensing locations shall remain locked at all times, other
- 18 than business hours as authorized by subsection (e), and shall
- 19 only be opened for authorized persons.
- 20 (g) In all dispensary facilities, only the licensee, if an
- 21 individual, [the] registered employees of the dispensary

- 1 licensee, [and the] registered employees of [the] a
- 2 subcontracted production center or retail dispensing [<del>locations</del>]
- 3 location, employees of a certified laboratory for testing
- 4 purposes, state employees authorized by the director of health,
- 5 and law enforcement and other government officials acting in
- 6 their official capacity shall be permitted to touch or handle
- 7 any marijuana or manufactured marijuana products, except that a
- 8 qualifying patient or the primary caregiver of a qualifying
- 9 patient may receive manufactured marijuana products at a retail
- 10 dispensing location following completion of a sale."
- 11 2. By amending subsection (m) to read:
- 12 "(m) A dispensary shall not transport marijuana or
- 13 manufactured marijuana products to another county or another
- 14 island[-]; provided that this subsection shall not apply to the
- 15 transportation of marijuana or any manufactured marijuana
- 16 product solely for the purposes of laboratory testing pursuant
- 17 to section 329D-8, and subject to subsection (j), if no
- 18 certified laboratory is located in the county or on the island
- 19 where the dispensary is located; provided further that a
- 20 dispensary shall only transport samples of marijuana and
- 21 manufactured marijuana products for laboratory testing for

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purposes of this subsection in an amount and manner prescribed 1 2 by the department, in rules adopted pursuant to this chapter, and with the understanding that state law and its protections do 3 4 not apply outside of the jurisdictional limits of the State." 5 SECTION 17. Section 329D-10, Hawaii Revised Statutes, is 6 amended by amending subsection (a) to read as follows: 7 The types of medical marijuana products that may be "(a) manufactured and distributed pursuant to this chapter shall be 8 9 limited to: 10 (1)Capsules; (2) Lozenges; 11 12 (3) Pills; Oils and oil extracts; 13 (4) 14 (5) Tinctures; Ointments and skin lotions; [and] 15 (6) Transdermal patches; 16 (7) 17 (8) Pre-filled and sealed containers used to aerosolize and deliver marijuana orally, such as with an inhaler 18 19 or nebulizer; and [-(7)-] (9) Other products as specified by the department." 20

1	SECTION 18. Section 329D-12, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"[+]\$329D-12[+] Background checks. [Each applicant and
4	licensee for a medical marijuana dispensary license, including
5	the individual applicant and all officers, directors,
6	shareholders with at least twenty five per cent ownership
7	interest or more, members, and managers of an entity applicant;
8	each employee of a medical marijuana dispensary; each
9	subcontracted production center and retail dispensing location
10	employee; all officers, directors, shareholders with at least
11	twenty-five per cent ownership interest or more in a
12	subcontracted production—center or retail dispensing location;
13	and any person permitted to-enter and-remain in dispensary
14	facilities pursuant to section 329D-15(a)(4) or 329D-16(a)(3),
15	(a) The following shall be subject to background checks
16	conducted by the department or its designee, including but not
17	limited to criminal history record checks in accordance with
18	section 846-2.7[+]:
19	(1) Each applicant and licensee for a medical marijuana
20	dispensary license, including the individual applicant
21	and all officers, directors, shareholders with at

1		least twenty-five per cent or more ownership interest,
2		members, and managers of an entity applicant;
3	(2)	Each employee of a medical marijuana dispensary;
4	(3)	Each employee of a subcontracted production center or
5		retail dispensing location;
6	(4)	All officers, directors, shareholders with at least
7		twenty-five per cent or more ownership interest in a
8		subcontracted production center or retail dispensing
9		location; and
10	(5)	Any person permitted to enter and remain in dispensary
11		facilities pursuant to section 329D-15(a)(4) or 329D-
12		16(a)(3).
13	The perso	on undergoing the background check shall provide written
14	consent a	and all applicable processing fees to the department or
15	its desig	nee to conduct the background checks.
16	(b)	This section shall not apply to:
17	(1)	Qualifying patients and their primary caregivers who
18		enter or remain on the premises of a retail dispensing
19		location for the purpose of a transaction conducted
20		pursuant to sections 329D-6 and 329D-13; or

1	(2)	Government officials and employees acting in an
2		official capacity and employees of a certified
3		laboratory who enter or remain on the premises of a
4		retail dispensing location or production center for
5		any purpose authorized by this chapter."
6	SECTI	ION 19. Section 329D-12, Hawaii Revised Statutes, is
7	amended by	y amending subsection (a) to read as follows:
8	"(a)	The following shall be subject to background checks
9	conducted	by the department or its designee, including but not
10	limited to	o criminal history record checks in accordance with
11	section 84	46-2.7:
12	(1)	Each applicant and licensee for a medical marijuana
13		dispensary license, including the individual applicant
14		and all officers, directors, members of a limited
15		liability corporation; shareholders with at least
16		twenty-five per cent or more ownership interest[ $_{\tau}$
17		members, in a corporation; and managers of an entity
18		applicant;
19	(2)	Each employee of a medical marijuana dispensary;
20	(3)	Each employee of a subcontracted production center or
21		retail dispensing location;

1	(4)	All officers, directors, members of a limited
2		liability corporation; and shareholders with at least
3		twenty-five per cent or more ownership interest in a
4		corporate owner of a subcontracted production center
5		or retail dispensing location; and
6	(5)	Any person permitted to enter and remain in $\underline{a}$
7		dispensary [facilities] facility pursuant to section
8		329D-15(a)(4) or 329D-16(a)(3).
9	The perso	on undergoing the background check shall provide written
10	consent a	and all applicable processing fees to the department or
1	its desig	nee to conduct the background checks."
12	SECT	TION 20. Section 329D-27, Hawaii Revised Statutes, is
13	amended t	to read as follows:
14	"[+]	[§329D-27[]] Administrative rules. (a) The department
15	shall add	opt rules pursuant to chapter 91 to effectuate the
16	purposes	of this chapter.
<b>17</b>	(b)	No later than January 4, 2016, the department shall
18	adopt in	terim rules, which shall be exempt from chapter 91 and
19	chapter	201M, to effectuate the purposes of this chapter;
20	provided	that the interim rules shall remain in effect until

- 1 July 1, 2018, or until rules are adopted pursuant [+]to[+]
- 2 subsection (a), whichever occurs sooner.
- 3 (c) The department may amend the interim rules, and the
- 4 amendments shall be exempt from chapters 91 and 201M, to
- 5 effectuate the purposes of this chapter; provided that any
- 6 amended interim rules shall remain in effect until July 1, 2018,
- 7 or until rules are adopted pursuant to subsection (a), whichever
- 8 occurs sooner."
- 9 PART III
- 10 SECTION 21. Chapter 304A, Hawaii Revised Statutes, is
- 11 amended by adding a new section to part IV to be appropriately
- 12 designated and to read as follows:
- 13 "§304A- Medical marijuana testing and research programs;
- 14 established. (a) To the extent permitted by federal and state
- 15 law, and subject to applicable certification by the department
- 16 of health, the University of Hawaii may establish medical
- 17 marijuana testing and research programs that qualify as
- 18 commercial enterprises of the university under section 304A-113
- 19 that provide services to state-approved medical marijuana
- 20 dispensaries, including assessment of marijuana plant
- 21 cannabinoid content and concentration, purity of manufactured

1	marijuana products, or additional testing requested by the
2	department of health. The university may assess fees or other
3	charges for services. The fees and charges shall be fair and
4	equitable with respect to the level and quality of services and
5	commercially reasonable. In establishing or amending fees or
6	charges for these services, the university shall be exempt from
7	the requirements of chapter 91. The fees and charges may be
8	established at an open meeting of the board of regents subject
9	to chapter 92.
10	(b) The fees and charges collected pursuant to subsection
11	(a) shall be deposited into the University of Hawaii commercial
12	enterprises revolving fund established by section 304A-2251.
13	(c) To the extent permitted by federal and state law, and
14	subject to applicable regulations, compliance standards, and
15	protocols on research activity, the university may conduct
16	research on the efficacy of medical marijuana use, its health
17	outcomes and social impacts, and related safety issues.
18	(d) This section shall be construed to provide
19	discretionary authority to the university, and nothing in this
20	section shall require the university to engage in any activity

- 1 that might jeopardize its eligibility to receive any form of
- 2 state or federal assistance or benefit."
- 3 SECTION 22. Section 304A-2251, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "\$304A-2251 University of Hawaii commercial enterprises
- 6 revolving fund. There is established the University of Hawaii
- 7 commercial enterprises revolving fund into which shall be
- 8 deposited all revenues derived from the operation of commercial
- 9 enterprises by university programs [-] and all fees and charges
- 10 collected pursuant to section 304A- . Revenues deposited into
- 11 this fund may be expended by the university for all costs and
- 12 expenses associated with the operation of the enterprises,
- 13 including hiring personnel, renovating commercial space, and
- 14 purchasing merchandise, supplies, and equipment, without regard
- 15 to chapters 76, 78, 89, 103, and 103D. Any law to the contrary
- 16 notwithstanding, the university may transfer all funds at its
- 17 disposal, with the exception of general funds and University of
- 18 Hawaii tuition and fees special fund moneys, into the revolving
- 19 fund to finance the establishment of new commercial enterprises;
- 20 except that no more than ten per cent of the tuition and fees
- 21 special fund moneys may be loaned to the revolving fund to

- 1 finance the establishment of new commercial enterprises.
- 2 Revenues not expended as provided in this section may be
- 3 transferred to other university funds to be expended for the
- 4 general benefit of the university."
- 5 PART IV
- 6 SECTION 23. (a) There is established within the public
- 7 policy center in the college of social sciences at the
- 8 University of Hawaii at Manoa for administrative purposes a
- 9 legislative oversight working group to develop and recommend
- 10 legislation to improve the medical marijuana dispensary system
- 11 in the State to ensure safe and legal access to medical
- 12 marijuana for qualifying patients.
- 13 (b) The working group shall include the following members:
- 14 (1) The director of health, or the director's designee;
- 15 (2) The director of transportation, or the director's
- 16 designee;
- 17 (3) The chairperson of the senate committee on commerce,
- 18 consumer protection, and health, who shall serve as
- co-chair of the working group;

1	(4)	The Chairperson of the house of representatives
2		committee on health, who shall serve as co-chair of
3		the working group;
4	(5)	A state senator who is selected by the president of
5		the senate to serve on the working group;
6	(6)	A state representative who is selected by the speaker
7		of the house of representatives to serve on the
8		working group;
9	(7)	A representative from the University of Hawaii college
10		of tropical agriculture and human resources or
11		University of Hawaii cancer center, who shall be
12		invited by the president of the University of Hawaii
13		to serve on the working group;
14	(8)	A representative of the Drug Policy Forum of Hawaii,
15		who shall be invited by the speaker of the house of
16		representatives to serve on the working group;
17	(9)	A physician participating in Hawaii's medical
18		marijuana program, who shall be invited by the
19		president of the senate to serve on the working group;
20	(10)	Two participants in Hawaii's medical marijuana
21		program, one of whom is a qualifying patient who is

1		over the age of eighteen, and one of whom is a parent
2		or guardian of a qualifying patient who is under the
3		age of ten, who shall be invited by the governor to
4		serve on the working group;
5	(11)	A primary caregiver participating in Hawaii's medical
6		marijuana program, who shall be invited by the
7		president of the senate to serve on the working group;
8	(12)	An advanced practice registered nurse participating in
9		Hawaii's medical marijuana program, who shall be
10		invited by the speaker of the house of representatives
11		to serve on the working group;
12	(13)	Two representatives of the Hawaii Dispensary Alliance,
13		one of whom is a resident of the city and county of
14		Honolulu, who shall be invited by the president of the
15		senate to serve on the working group, and one of whom
16		is a resident of a county in the State other than the
17		city and county of Honolulu, who shall be invited by
18		the speaker of the house of representatives to serve
19		on the working group;
20	(14)	Two representatives of the medical marijuana
21		dispensary industry, one from each of the remaining

1		counties not represented pursuant to paragraph (13),
2		one of whom shall be invited by the president of the
3		senate to serve on the working group, and one of whom
4		shall be invited by the speaker of the house of
5		representatives to serve on the working group;
6	(15)	One representative from a laboratory capable of
7		testing marijuana or manufactured marijuana products,
8		who shall be invited by the governor to serve on the
9		working group; and
10	(16)	Two representatives of local law enforcement, one of
11		whom is an officer for the Honolulu police department,
12		who shall be invited by the speaker of the house of
13		representatives to serve on the working group, and one
14		of whom is an officer for a police department on a
15		neighbor island, who shall be invited by the president
16		of the senate to serve on the working group.
17	(c)	The working group shall address issues related to the
18	medical m	arijuana dispensary program in the State, including
19	operation	ns, edibles, and any issues the working group finds
20	relevant	as it relates to the medical marijuana dispensary
21	program.	

- 1 (d) The working group is requested to submit an interim
- 2 report of its findings and recommendations, including any
- 3 proposed legislation, to the legislature no later than twenty
- 4 days prior to the convening of the regular session of 2017, and
- 5 a final report of the working group's findings and
- 6 recommendations, including any proposed legislation, to the
- 7 legislature no later than twenty days prior to the convening of
- 8 the regular session of 2018.
- 9 (e) The members of the working group shall serve without
- 10 compensation.
- 11 (f) The legislative oversight working group shall cease to
- 12 exist on June 30, 2018.
- 13 PART V
- 14 SECTION 24. Statutory material to be repealed is bracketed
- 15 and stricken. New statutory material is underscored.
- 16 SECTION 25. This Act shall take effect on July 1, 2016;
- 17 provided that:
- 18 (1) Section 4 shall apply to taxable years beginning after
- 19 December 31, 2015; and
- 20 (2) Section 19 shall take effect on January 1, 2017, and
- 21 shall not apply to medical marijuana dispensary

1	license applications submitted on or before
2	January 29, 2016; provided that section 19 shall apply
3	to medical marijuana dispensary license renewal
4	applications and to medical marijuana license
5	applications submitted after January 29, 2016.

#### Report Title:

Medical Marijuana; Dispensaries; Paraphernalia; Taxation; Working Group

#### Description:

Requires the department of health and licensed medical marijuana dispensaries to provide aggregated de-identified data to the department of business, economic development, and tourism upon request. Amends various definitions and provisions relating to medical marijuana dispensary background checks, operations, paraphernalia, transport, and testing. Provides that advanced practice registered nurses may certify patients for medical marijuana use. Excludes dispensaries from enterprise zone tax exemptions. Specifies the application and non-application of the Internal Revenue Code to expenses related to the production and sale of medical marijuana and manufactured marijuana products for state income tax purposes. Clarifies that amounts received for the sale of marijuana or manufactured marijuana products are not exempt from the state general excise tax. Establishes definition of marijuana "plant". Amends definition of "enclosed indoor facility." Clarifies which medical marijuana dispensary licensees and applicants are subject to background checks. Allows the University of Hawaii to establish medical marijuana testing and research programs that qualify as commercial enterprises to provide testing services for medical marijuana dispensaries. Establishes a legislative oversight working group. (CD1)

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