

HOUSE RESOLUTION

REQUESTING THE DEPARTMENTS OF HEALTH AND PUBLIC SAFETY TO EVALUATE THE APPROPRIATENESS OF RESCHEDULING CANNABIS AT THE STATE LEVEL FROM SCHEDULE I TO SCHEDULE III.

WHEREAS, the structure of our United States government 1 2 allows for the distribution of power between the states and the 3 federal government; and 4 5 WHEREAS, a power that remains with the states is the 6 authority to accept the medical use of controlled substances; 7 and 8 9 WHEREAS, Congress enacted the United States Controlled 10 Substances Act with the clear intent of allowing for changes in state medical use of certain substances; and 11 12 13 WHEREAS, cannabis is currently classified as a schedule I drug by the federal government and the State of Hawaii, which 14 15 impedes medical and scientific research; and 16 WHEREAS, Hawaii, now joined by at least twenty-eight other 17 states, Guam, Puerto Rico, and the District of Columbia, 18 lawfully exercised its authority and authorized the medical use 19 20 of cannabis; and 21 WHEREAS, under the federal Controlled Substances Act. 22 inclusion of a drug in Schedule I requires three findings, one 23 of which is that the drug has no currently accepted medical use 24 in treatment in the United States; and 25 26 27 WHEREAS, cannabis does not satisfy the criteria of a schedule I controlled substance because the drug is currently 28 accepted for medical use by Hawaii and other jurisdictions 29 within the United States; and 30 31 32 WHEREAS, under the Obama Administration, in August 2013, the Department of Justice issued a statement, referred to as the 33 34 Cole Memorandum, indicating that while marijuana remains federally illegal, the Department expects states to create 35



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1 strong, state-based enforcement efforts and reserves the right to challenge states' legalization laws; the Cole Memorandum also 2 indicated that the Department of Justice will focus its 3 enforcement efforts on eight specified priorities relating to 4 marijuana; and 5 6 7 WHEREAS, however, under the Trump Administration, in 8 January 2018, the Attorney General issued a Marijuana Enforcement Memorandum that rescinded the Cole Memorandum and 9 allows federal prosecutors to decide how to prioritize 10 enforcement of federal marijuana laws; and 11 12 13 WHEREAS, there is a significant lack of research on 14 cannabis by industries, universities, and research institutions, 15 in part because of cannabis's classification as a schedule I 16 druq; and 17 WHEREAS, Hawaii's classification of cannabis as a schedule 18 19 I drug is inconsistent with state policy and may have unintended negative consequences; and 20 21 22 WHEREAS, changing the State's classification of cannabis 23 from schedule I to schedule III may make the drug more available for research and medical use, while still keeping the drug 24 safely regulated; now, therefore, 25 26 27 BE IT RESOLVED by the House of Representatives of the 28 Twenty-ninth Legislature of the State of Hawaii, Regular Session of 2018, that the Departments of Health and Public Safety are 29 requested to evaluate the appropriateness and likely effects of 30 reclassifying cannabis at the state level as a schedule III 31 druq; and 32 33 34 BE IT FURTHER RESOLVED that the Departments of Health and 35 Public Safety are requested to report their findings to the Legislature no later than December 31, 2018; and 36 37 38



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BE IT FURTHER RESOLVED that certified copies of this Resolution be transmitted to the Director of Health and Director of Public Safety. OFFERED BY: OFFERED BY:



