A BILL FOR AN ACT

RELATING TO THE UNIFORM CONTROLLED SUBSTANCES ACT.

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

1	SECTION 1. Section 329-16, Hawaii Revised Statutes, is
2	amended by amending subsection (b) to read as follows:
3	"(b) Any of the following substances, except those
4	narcotic drugs listed in other schedules, whether produced
5	directly or indirectly by extraction from substances of
6	vegetable origin, or independently by means of chemical
7	synthesis, or by combination of extraction and chemical
8	synthesis:
9	(1) Opium and opiate, and any salt, compound, derivative,
10	or preparation of opium or opiate, excluding
11	apomorphine, thebaine-derived butorphanol,
12	dextrorphan, nalbuphine, nalmefene, naloxegol,
13	naloxone, and naltrexone, and their respective salts,
14	but including the following:
15	(A) Raw opium;
16	(B) Opium extracts;
17	(C) Opium fluid;

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1
               (D)
                    Powdered opium;
2
               (E)
                    Granulated opium;
3
               (F)
                    Codeine;
4
               (G)
                    Ethylmorphine;
5
               (H)
                    Etorphine hydrochloride;
6
               (I)
                    Hydrocodone;
7
               (J)
                    Hydromorphone;
8
               (K)
                    Metopon;
9
               (上)
                    Morphine;
10
               (M)
                    Oxycodone;
11
               (N)
                    Oxymorphone;
12
               (0)
                    Thebaine;
13
               (P)
                    Dihydroetorphine;
14
               (Q)
                    Oripavine; and
15
               (R)
                    Tincture of opium;
16
         (2)
               Any salt, compound, isomer, derivative, or preparation
17
               thereof which is chemically equivalent or identical
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               with any of the substances referred to in paragraph
               (1), but not including the isoquinoline alkaloids of
19
20
               opium;
21
          (3)
               Opium poppy and poppy straw;
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1	(4)	Coca leaves and any salt, compound, derivative, or
2		preparation of coca leaves, and any salt, compound,
3		derivative, or preparation thereof which is chemically
4		equivalent or identical with any of these substances,
5		but not including decocanized coca leaves or
6		extractions which do not contain cocaine or ecgonine;
7		cocaine or any salt or isomer thereof; and
8	(5)	Concentrate of poppy straw (the crude extract of poppy
9		straw in either liquid, solid, or powder form that
10		contains the phenanthrene alkaloids of the opium
11		poppy)."
12	SECT	ION 2. Section 329-38, Hawaii Revised Statutes, is
13	amended b	y amending subsection (h) to read as follows:
14	"(h)	The effectiveness of a prescription for the purposes
15	of this s	ection shall be determined as follows:
16	(1)	A prescription for a controlled substance shall be
17		issued for a legitimate medical purpose by an
18		individual practitioner acting in the usual course of
19		the practitioner's professional practice. The
20		responsibility for the proper prescribing and
21		dispensing of controlled substances shall be upon the

1		prescribing practitioner, but a corresponding
2		responsibility shall rest with the pharmacist who
3		fills the prescription. An order purporting to be a
4		prescription issued not in the usual course of
5		professional treatment or for legitimate and
6		authorized research shall not be deemed a prescription
7		within the meaning and intent of this section, and the
8		person who knowingly fills such a purported
9		prescription, as well as the person who issues the
10		prescription, shall be subject to the penalties
11		provided for violations of this chapter;
12	(2)	A prescription may not be issued to allow an
13		individual practitioner to obtain controlled
14		substances for supplying the individual practitioner
15		for the purpose of general dispensing to patients;
16	[(3)	A prescription may not be issued for the dispensing of
17		narcotic drugs listed in any schedule for the purpose
18		of "medically managed withdrawal", also known as
19		"detoxification treatment", or "maintenance treatment"
20		except as follows:

1	-(A)-	The administering or dispensing directly (but not
2		prescribing) of narcotic drugs listed in any
3		schedule to a narcotic drug-dependent person for
4		"medically managed withdrawal", also known as
5		"detoxification treatment" or "maintenance
6		treatment" shall be deemed to be "in the course
7		of a practitioner's professional practice or
8		research" so long as the practitioner is
9		registered separately with the department and the
10		federal Drug Enforcement Agency as required by
11		section 329-32(e) and complies with Title 21 Code
12		of Federal Regulations section 823(g) and any
13		other federal or state regulatory standards
14		relating to treatment qualification, security,
15		records, and unsupervised use of drugs; and
16	(B)	Nothing in this section shall prohibit a
17		physician or authorized hospital staff from
18		administering or dispensing, but not prescribing,
19		narcotic drugs in a hospital to maintain or
20		detoxify a person as an incidental adjunct to

1		medical or surgical treatment of conditions other
2		than addiction;
3	(3)	A prescription may not be issued for "medically
4		managed withdrawal", also known as "detoxification
5		treatment" or "maintenance treatment", unless the
6		prescription is for a schedule III, IV, or V narcotic
7		drug approved by the Food and Drug Administration
8		specifically for use in maintenance or detoxification
9		treatment and the practitioner is in compliance with
10		title 21 Code of Federal Regulations section 1301.28,
11		the registration requirements of section 329-32(e),
12		and any other federal or state regulatory standards
13		relating to treatment qualification, security,
14		records, and unsupervised use of drugs;
15	(4)	A practitioner may administer or dispense directly
16		(but not prescribe) a narcotic drug listed in any
17		schedule to a narcotic dependent person for the
18		purpose of maintenance or detoxification treatment if
19		the practitioner meets both of the following
20		conditions:

1		(A) The practitioner is separately registered with
2		the Drug Enforcement Administration as a narcotic
3		treatment program; and
4		(B) The practitioner is in compliance with Drug
5		Enforcement Administration regulations regarding
6		treatment qualifications, security, records, and
7		unsupervised use of the drugs pursuant to this
8		chapter;
9	(5)	Nothing in this section shall prohibit a physician who
10		is not specifically registered to conduct a narcotic
11		treatment program from administering (but not
12		prescribing) narcotic drugs to a person for the
13		purpose of relieving acute withdrawal symptoms when
14		necessary while arrangements are being made for
15		referral for treatment. Not more than one day's
16		medication may be administered to the person or for
17		the person's use at one time. Such emergency
18		treatment may be carried out for not more than three
19		days and may not be renewed or extended;
20	(6)	This section is not intended to impose any limitations
21		on a physician or authorized hospital staff to

1		administer or dispense narcotic drugs in a hospital to
2		maintain or detoxify a person as an incidental adjunct
3		to medical or surgical treatment of conditions other
4		than addiction, or to administer or dispense narcotic
5		drugs to persons with intractable pain in which no
6		relief or cure is possible or none has been found
7		after reasonable efforts;
8	(7)	A practitioner may administer or dispense (including
9		prescribe) any schedule III, IV, or V narcotic drug
10		approved by the Food and Drug Administration
11		specifically for use in maintenance or detoxification
12		treatment to a narcotic dependent person if the
13		practitioner complies with the requirements of title
14		21 Code of Federal Regulations section 1301.28, the
15		registration and any requirements of section 329-
16		32(e), and any other federal or state regulatory
17		standards relating to treatment qualification,
18		security, records, and unsupervised use of drugs;
19	[(4)]	(8) An individual practitioner shall not prescribe or
20		dispense a substance included in schedule II, III, IV,

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1	or V for that individual practitioner's personal use,
2	except in a medical emergency; and
3	$[\frac{(5)}{(9)}]$ A pharmacist shall not dispense a substance
4	included in schedule II, III, IV, or V for the
5	pharmacist's personal use."
6	SECTION 3. Statutory material to be repealed is bracketed
7	and stricken. New statutory material is underscored.
8	SECTION 4. This Act shall take effect upon its approval.
9	

Report Title:

Uniform Controlled Substances Act; Medically Managed Withdrawal

Description:

Updates chapter 329, Hawaii Revised Statutes, to be consistent with federal law, by allowing prescribing authorization of drugs which include buprenorphine and naloxone to patients undergoing "medically managed withdrawal", also known as "detoxification treatment" and "maintenance treatment" by practitioners who are properly registered. (SD1)

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