#### A BILL FOR AN ACT

RELATING TO PRESCRIPTION DRUGS.

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

1 SECTION 1. The Hawaii Revised Statutes is amended by 2 adding a new chapter to be appropriately designated and to read 3 as follows: 4 "CHAPTER WHOLESALE IMPORTATION OF PRESCRIPTION DRUGS 5 6 -1 Wholesale prescription drug importation program; S 7 established. The department of health shall administer in 8 consultation with relevant state stakeholders and federal 9 offices and agencies, a wholesale prescription drug importation 10 program that will meet the requirements of title 21 United 11 States Code section 384, including requirements regarding safety 12 and cost savings. In developing a wholesale prescription drug 13 importation program for federal certification, the department of 14 health shall ensure that:

15 (1) The department of health either becomes a licensed
16 wholesaler or licenses an entity to become a
17 wholesaler for the purpose of seeking federal



1		certification and approval to import safe prescription
2		drugs that will provide savings to consumers;
3	(2)	The program uses Canadian suppliers who are regulated
4		under the appropriate Canadian laws;
5	(3)	The program has a process in place to sample the
6		purity, chemical composition, and potency of imported
7		prescription drugs;
8	(4)	The program only imports those prescription drugs that
9		are expected to generate substantial savings for
10		consumers;
11	(5)	Imported prescription drugs shall not be distributed,
12		dispensed, or sold outside of the borders of the
13		State;
14	(6)	Pharmacies and health care providers do not charge
15		individual consumers and health plans more than the
16		actual acquisition cost of the dispensed, imported
17		prescription drug;
18	(7)	Health plan payments of the prescription drug
19		component of pharmacy and health care provider billing
20		do not reimburse more than the actual acquisition cost
21		of the dispensed, imported prescription drug;



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1	(8)	Participating health plans keep their formularies and
2		claims payment systems up to date with the
3		prescription drugs that are provided through the
4		wholesale prescription drug importation program;
5	(9)	Participating health plans do not base patient cost-
6		sharing upon more than the actual acquisition cost of
7		the dispensed, imported prescription drug;
8	(10)	Participating health plans do not demonstrate to the
9		satisfaction of the director of health how savings on
10		imported prescription drugs are reflected in premiums;
11	(11)	The profit margin of any participating wholesaler or
12		distributor of imported prescription drugs is limited
13		to a specified amount, to be established by the
14		department of health;
15	(12)	The program does not import generic prescription drugs
16		that would violate federal patent laws for federally-
17		branded prescription drugs;
18	(13)	The program complies with the requirements of title 21
19		United States Code sections 360eee and 360eee-1,
20		pertaining to the track and trace requirements as
21		enacted in Title II of the Drug Quality and Security



1		Act (Public Law 113-54) to the extent practical and
2		feasible before imported prescription drugs come into
3		possession of the state wholesaler, and complies fully
4		after imported prescription drugs are in the
5		possession of the state wholesaler;
6	(14)	The program is adequately financed through a fee on
7		each prescription or other appropriate approach, but
8		the size of the fee shall not jeopardize significant
9		consumer savings; and
10	(15)	The program includes an audit function to ensure that:
11		(A) The department of health has a sound methodology
12		by which to determine the most cost-effective
13		prescription drugs to include on an ongoing basis
14		in the prescription drug importation program;
15		(B) The department of health has processes in place
16		to select Canadian suppliers of high quality and
17		performance that are in full compliance with
18		Canadian law and regulation;
19		(C) Imported prescription drugs under the state
20		program are not shipped, sold, or dispensed



1		outside the State once in the possession of the
2		State;
3	(D)	Imported prescription drugs are pure,
4	·	unadulterated, potent, and safe;
5	(E)	Participating pharmacies and administering
6		providers are not charging more than the actual
7		acquisition cost to any consumer or any
8		participating health plan;
9	(F)	Participating health plan formularies and claims
10		processing systems remain up to date with all
11		relevant aspects of the prescription drug
12		importation program;
13	(G)	Participating health plans base patient
14		coinsurance and other cost sharing upon the
15		actual acquisition cost of covered, imported
16		prescription drugs;
17	(H)	Participating health plans reimburse
18		participating pharmacies and administering
19		providers the actual acquisition cost for
20		dispensed, imported prescription drugs;

1	(I)	The program is adequately financed to support all
2		administrative functions while generating
3		significant consumer savings;
4	(J)	The program does not put consumers at higher risk
5		than if the program did not exist; and
6	(K)	The program continues to provide consumers in the
7		State with substantial savings on prescription
8		drugs.
9	§ -2 M	onitoring for anti-competitive behavior. The
10	department of 3	health shall coordinate with the department of the
11	attorney gener	al to identify the potential for anti-competitive
12	behavior in in	dustries that would be affected by a program of
13	wholesale pres	cription drug importation.
14	§ -3 S	ubmission of request for federal certification and
15	approval. The	department of health shall submit a formal
16	request to the	Secretary of the United States Department of
17	Health and Hum	an Services for certification of the State's
18	wholesale pres	cription drug importation program.
19	S -4 I	mplementation and additional administrative
20	requirements.	Upon certification and approval by the Secretary
21	of the United	States Department of Health and Human Services,



1	the depar	tment of health shall begin implementation of the	
2	wholesale prescription drug importation program and have the		
3	program operational within six months of the date of the		
4	Secretary	's certification. As part of the implementation	
5	process,	the department of health shall:	
6	(1)	Become licensed as a wholesaler or license an entity	
7		to become a wholesaler;	
8	(2)	Contract with a state-licensed distributor or	
9		distributors;	
10	(3)	Contract with a licensed or regulated Canadian	
11		supplier or suppliers;	
12	(4)	Engage health plans, employers, pharmacies, providers,	
13		and consumers;	
14	(5)	Develop a registration process in which health plans,	
15		pharmacies, and administering providers are willing to	
16		participate;	
17	(6)	Create a publicly available source for listing prices	
18		of imported prescription drugs that will be available	
19		to all participating entities and consumers;	
20	(7)	Create an outreach and marketing plan to generate	
21		program awareness;	



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1	(8)	Create and staff a hotline to answer questions from
2		any affected sector starting in the weeks before the
3		program becomes operational, which can address the
4		needs and questions of consumers, employers, plans,
5		pharmacies, and providers;
6	(9)	Establish an audit function and a two-year audit work
7		plan cycle; and
8	(10)	Conduct any other activities determined to be
9		important to successful implementation as determined
10		by the department of health.
11	§	-5 Report to the governor and the legislature. The
12	departmen	t of health shall provide an annual report to the
13	governor	and the legislature that includes:
14	(1)	The prescription drugs covered in the wholesale
15		prescription drug importation program;
16	(2)	The number of participating pharmacies, providers, and
17		health plans;
18	(3)	The number of prescriptions dispensed under the
19		program in the reporting period;



1	(4)	The estimated savings to consumers, health plans, and
2		employers that resulted from the program in the
3		reporting period;
4	(5)	During the first three reporting periods, information
5		on the implementation of the audit plan and audit
6		findings for the reporting period; and
7	(6)	Any other information as determined by the department
8		of health."
9	SECT	ION 2. This Act shall take effect on July 1, 2050.

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**Report Title:** DOH; Prescription Drugs; Importation

Description: Authorizes the Department of Health to implement a program for wholesale importation of prescription drugs. Effective 7/1/2050. (HD1)

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