A BILL FOR AN ACT

RELATING TO CANNABIS FOR MEDICAL USE.

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

1 SECTION 1. The legislature finds that patients and primary

2 caregivers cultivating medical cannabis at a registered grow

3 site under the State's medical cannabis registry program have no

4 legal means of obtaining safe, laboratory-tested genetic

5 material from which to propagate their plants. State law on the

6 medical use of cannabis currently authorizes qualifying patients

7 to cultivate up to ten medical cannabis plants at a grow site

8 listed on the patient's registry card, but does not specify by

9 what means propagules, cuttings, or other cannabis genetic

10 material necessary to produce these plants may be obtained. In

11 practice, existing law often forces patients or their primary

12 caregivers to obtain propagules, cuttings, or other cannabis

13 genetic material from the illicit market. Unfortunately, these

materials have not been tested for the presence of pesticides

15 and heavy metals, and are of unknown genetic provenance and

16 therapeutic value.

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1	The legislature also finds that, in a number of other
2	states that authorize the medical use of cannabis, propagules
3	and cuttings are available for purchase through state-licensed
4	dispensaries. These laws ensure that patients who choose to
5	cultivate their own cannabis plants have a legal channel from
6	which to obtain safe, quality-assured genetic material with
7	verified therapeutic properties.
8	The legislature further finds that the State's medical
9	cannabis dispensary system law was enacted, in part, to improve
10	qualifying patients' access to safe and quality-assured medical
11	cannabis and medical cannabis products. However, state law does
12	not explicitly authorize licensed dispensaries to distribute
13	cannabis propagules or cuttings.
14	Accordingly, the purpose of this Act is to amend the
15	State's medical cannabis dispensary system law to:
16	(1) Include cannabis propagules and cuttings in the
17	definition of the term "cannabis", which shall have
18	the effect of authorizing dispensaries to distribute
19	medical cannabis propagules and cuttings;
20	(2) Authorize only persons who may cultivate medical
21	cannabis to purchase the propagules and cuttings; and

- (3) Imposes quantity limits and quality requirements on
 the distributed propagules and cuttings.
- 3 SECTION 2. Section 329D-1, Hawaii Revised Statutes, is
- 4 amended as follows:
- 5 1. By inserting two new definitions to read:
- 6 ""Cutting" means the stem of a cannabis plant that is taken
- 7 or cut off for the purpose of being rooted and grown into a new
- 8 cannabis plant.
- 9 "Propagule" means any part of a cannabis plant that can be
- 10 used to grow a new cannabis plant."
- 11 2. By amending the definition of "cannabis" to read:
- ""Cannabis" shall have the same meaning as in section
- 13 329-121. "Cannabis" includes cannabis propagules and cuttings."
- 14 SECTION 3. Section 329D-13, Hawaii Revised Statutes, is
- 15 amended to read as follows:
- 16 "§329D-13 Dispensing limits. (a) A qualifying patient,
- 17 primary caregiver, qualifying out-of-state patient, or caregiver
- 18 of a qualifying out-of-state patient shall be allowed to
- 19 purchase no more than four ounces of cannabis, not including
- 20 propagules and cuttings, within a consecutive period of fifteen
- 21 days, or no more than eight ounces of cannabis, not including

1	propagules and cuttings, within a consecutive period of thirty
2	days.
3	(b) A qualifying patient or primary caregiver authorized
4	to cultivate cannabis pursuant to sections 329-122 and
5	329-130(a) shall be allowed to purchase no more than five
6	propagules or cuttings within a consecutive period of fifteen
7	days, or no more than ten propagules or cuttings with a
8	consecutive period of thirty days; provided that:
9	(1) Propagules or cuttings sold by the licensee shall have
10	undergone laboratory-based testing for residual
11	pesticides and heavy metals, and shall not be
12	distributed if pesticides or heavy metals are
13	detected; and
14	(2) This subsection shall not apply to a qualifying out-
15	of-state patient or a caregiver of a qualifying out-
16	of-state patient.
17	[(b) A qualifying patient, primary caregiver, qualifying
18	out-of-state patient, or caregiver of a qualifying out-of-state
19	patient may purchase cannabis] (c) Purchases as described in
20	subsections (a) and (b) may be made from any dispensary location

- 1 in the State, subject to the limits and restrictions set forth
- 2 in [subsection] subsections (a) [-] and (b).
- 3 [(c) Beginning on January 1, 2018, this section] (d)
- 4 Subsections (a) and (c) may apply to qualifying out-of-state
- 5 patients from other states, territories of the United States, or
- 6 the District of Columbia[+] attempting to purchase cannabis, not
- 7 including propagules and cuttings, provided that the patient
- 8 meets the registration requirements of section 329-123."
- 9 SECTION 4. This Act does not affect rights and duties that
- 10 matured, penalties that were incurred, and proceedings that were
- 11 begun before its effective date.
- 12 SECTION 5. Statutory material to be repealed is bracketed
- 13 and stricken. New statutory material is underscored.
- 14 SECTION 6. This Act shall take effect on July 1, 2020.

INTRODUCED BY:

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JAN 23 2020

Davy Cernas

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Report Title:

Health; Cannabis; Medical Use; Propagules; Cuttings; Dispensaries

Description:

Authorizes dispensaries to distribute cannabis propagules and cuttings to individuals authorized to cultivate cannabis plants for medical use, subject to quantity limits and quality requirements.

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