A BILL FOR AN ACT

RELATING TO MEDICAL CANNABIS.

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

1	SECT	ION 1. The legislature finds that amendments to				
2	chapter 3	29D, Hawaii Revised Statutes, are warranted to clarify				
3	legislati	ve intent, ensure smooth administration of the law,				
4	allow for adequate patient access based on experiences in other					
5	states that have a reasonable medical cannabis program, and					
6	resolve o	ther issues that have arisen under the existing law.				
7	The	purpose of this Act is to:				
8	(1)	Allow for a process to remediate any batch of medical				
9		cannabis or manufactured medical cannabis product,				
10		under certain conditions;				
11	(2)	Authorize licensed retail dispensaries to sell edible				
12		cannabis products under certain conditions; and				
13	(3)	Authorize the department of health to allow licensed				
14		dispensaries to circulate, sponsor, and promote				
15		educational and scientific information and events				
16		related to cannabis.				

- 1 SECTION 2. Section 329D-1, Hawaii Revised Statutes, is
- 2 amended by amending the definition of "manufactured cannabis
- 3 product" to read as follows:
- 4 ""Manufactured cannabis product" means any capsule,
- 5 lozenge, oil or oil extract, tincture, ointment or skin lotion,
- 6 pill, transdermal patch, or pre-filled and sealed container used
- 7 to aerosolize and deliver cannabis orally, such as an inhaler or
- 8 nebulizer, that has been manufactured using cannabis, or any
- 9 other products as specified by the department pursuant to
- 10 section [329D-10(a)(10).] 329D-10(a)(11)."
- 11 SECTION 3. Section 329D-8, Hawaii Revised Statutes, is
- 12 amended by amending subsection (a) to read as follows:
- "(a) The department shall establish and enforce standards
- 14 for laboratory-based testing of cannabis and manufactured
- 15 cannabis products for content, contamination, and consistency;
- 16 provided that in establishing these standards, the department
- 17 shall:
- 18 (1) Review and take guidance from the testing programs and
- standards utilized in other jurisdictions;
- 20 (2) Consider the impact of the standards on the retail
- 21 cost of the product to the qualifying patient;

1	(3)	Review and take guidance from the testing programs and
2		standards for pesticides under the regulations of the
3		United States Environmental Protection Agency;
4	(4)	Consider requests from a licensed medical cannabis
5		dispensary to allow the remediation of a batch of
6		medical cannabis or manufactured medical cannabis
7		product; provided that any such batch of medical
8		cannabis or manufactured medical cannabis product
9		approved for remediation shall meet all required
10		laboratory standards to be dispensed;
11	[(4)]	(5) For the testing for microbiological impurities,
12		consider the benefits of organically grown cannabis
13		that features the use of bacteria in lieu of
14		pesticides; and
15	[(5)]	(6) Include permission for qualifying patients and
16		primary caregivers to obtain testing services directly
17		from certified laboratories on the island where the
18		qualifying patient and primary caregiver reside."
19	SECT	ION 4. Section 329D-10, Hawaii Revised Statutes, is
20	amended to	read as follows:

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1
         "§329D-10 Types of manufactured cannabis products.
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    The types of medical cannabis products that may be manufactured
3
    and distributed pursuant to this chapter shall be limited to:
4
         (1)
              Capsules;
5
         (2)
              Lozenges;
6
         (3)
             Pills;
7
         (4)
              Oils and oil extracts;
8
         (5)
              Tinctures;
9
         (6)
              Ointments and skin lotions;
10
              Transdermal patches;
         (7)
11
              Pre-filled and sealed containers used to aerosolize
         (8)
12
              and deliver cannabis orally, such as with an inhaler
13
              or nebulizer; provided that containers need not be
14
              manufactured by the licensed dispensary but shall be
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              filled with cannabis, cannabis oils, or cannabis
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              extracts manufactured by the licensed dispensary;
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              shall not contain nicotine, tobacco-related products,
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              or any other non-cannabis derived products; and shall
19
              be designed to be used with devices used to provide
20
              safe pulmonary administration of manufactured cannabis
21
              products;
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1	(9)	Devi	ces that provide safe pulmonary administration;
2		prov	ided that:
3		(A)	The heating element of the device, if any, is
4			made of inert materials such as glass, ceramic,
5			or stainless steel, and not of plastic or rubber;
6		(B)	The device is distributed solely for use with
7			single-use, pre-filled, tamper-resistant, sealed
8			containers that do not contain nicotine or other
9			tobacco products;
10		(C)	The device is used to aerosolize and deliver
11			cannabis by inhalation, such as an inhaler,
12			medical-grade nebulizer, or other similar medical
13			grade volitization device;
14		(D)	There is a temperature control on the device that
15			is regulated to prevent the combustion of
16			cannabis oil; and
17		(E)	The device need not be manufactured by the
18			licensed dispensary; [and]
19	(10)	Edib	le cannabis products; and
20	[(10)]	(11)	Other products as specified by the department.

1	(b) As used in this section, "lozenge" means a small
2	tablet manufactured in a manner to allow for the dissolving of
3	its medicinal or therapeutic component slowly in the mouth.
4	(c) As used in this section, "edible cannabis products"
5	means manufactured cannabis products intended for
6	gastrointestinal administration of any cannabinoid extracted
7	from the cannabis plant and regulated as manufactured cannabis
8	products and not as "food" as defined and regulated in chapter
9	328.
10	(d) Any medical cannabis products manufactured pursuant to
11	this chapter shall be regulated and approved by the department
12	and meet all requirements of rules adopted pursuant to this
13	chapter.
14	(e) As it relates to edible cannabis products, the
15	department shall:
16	(1) Create a systematic addition of types of edible
17	cannabis products, beginning with chocolated medicinal
18	pieces;
19	(2) Require consultation with a cannabis-infused edibles
20	safety specialist;

1	(3)	Establish a maximum milligram content for edible
2		cannabis products; and
3	(4)	Ensure access to educational material to patients
4		regarding the consumption of edibles."
5	SECT	ION 5. Section 329D-11, Hawaii Revised Statutes, is
6	amended t	o read as follows:
7	"§32	9D-11 Advertising and packaging. (a) The department
8	shall est	ablish standards regarding the advertising and
9	packaging	of cannabis and manufactured cannabis products;
10	provided	that the standards, at a minimum, shall require the us
11	of packag	ing that:
12	(1)	Is child-resistant and opaque so that the product
13		cannot be seen from outside the packaging;
14	(2)	Uses only black lettering on a white background with
15		no pictures or graphics;
16	(3)	Is clearly labeled with the phrase "For medical use
17		only";
18	(4)	Is clearly labeled with the phrase "Not for resale or
19		transfer to another person";
20	. (5)	Includes instructions for use and "use by date";

1	(6)	Contains information about the contents and potency of
2		the product;
3	(7)	Includes the name of the production center where
4		cannabis in the product was produced, including the
5		batch number and date of packaging;
6	(8)	Includes a barcode generated by tracking software; and
7	(9)	In the case of a manufactured cannabis product,
8		includes a:
9		(A) Listing of the equivalent physical weight of the
10		cannabis used to manufacture the amount of the
11		product that is within the packaging, pursuant to
12		section 329D-9(c);
13		(B) Clearly labeled warning stating that the product:
14		(i) Is a medication that contains cannabis, and
15		is not a food; and
16		(ii) Should be kept away from children; and
17		(C) Date of manufacture.
18	(b)	Any capsule, lozenge, or pill containing cannabis or
19	its princ	ipal psychoactive constituent tetrahydrocannabinol
20	shall be	packaged so that one dose, serving, or single wrapped
21	item cont	ains no more than ten milligrams of

- 1 tetrahydrocannabinol; provided that no manufactured cannabis
- 2 product that is sold in a pack of multiple doses, servings, or
- 3 single wrapped items, nor any containers of oils, shall contain
- 4 more than a total of one thousand milligrams of
- 5 tetrahydrocannabinol per pack or container; provided further
- 6 that no dispensary shall exceed the dispensing limits imposed by
- 7 section 329D-7.
- 8 (c) All manufactured cannabis products shall be
- 9 individually wrapped at the original point of manufacture.
- (d) The department shall be authorized to allow
- 11 dispensaries to provide, disseminate, and publish educational
- 12 and scientific materials related to cannabis and its products
- 13 and sponsor events about medical cannabis."
- 14 SECTION 6. Statutory material to be repealed is bracketed
- 15 and stricken. New statutory material is underscored.
- 16 SECTION 7. This Act shall take effect on July 1, 2020.

Report Title:

Medical Cannabis; Retail Dispensaries; Testing Standards; Edible Products; Educational and Scientific Information

Description:

Allows for a process to remediate any batch of medical cannabis or manufactured medical cannabis product, under certain conditions. Authorizes licensed retail dispensaries to sell edible cannabis products, under certain conditions. Authorizes the Department of Health to allow dispensaries to circulate, sponsor, and promote educational and scientific information and events related to cannabis. (SD1)

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