A BILL FOR AN ACT

RELATING TO MEDICAL CANNABIS.

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

1 SECTION 1. The legislature finds that, among other things, 2 Act 230, Session Laws of Hawaii 2016, established a legislative 3 oversight working group to develop and recommend legislation to 4 improve the medical cannabis dispensary system in the State to 5 ensure safe and legal access to medical cannabis for qualifying 6 patients. The working group was tasked with addressing issues 7 related to the medical cannabis dispensary program in the State, 8 including operations, edibles, and any issues the working group found relevant to the medical cannabis dispensary program. 9

The legislature further finds that one of the topics 10 11 considered by the working group was the potential for medical 12 cannabis to be reimbursable via health insurance and workers' 13 compensation. However, because the issues surrounding the topic 14 of insurance reimbursement for medical cannabis are extremely 15 complex, the legislature concluded that it was prudent to 16 establish a separate working group specifically tasked with 17 addressing this topic.

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1 Such a working group was convened pursuant to Act 161, 2 Session Laws of 2018, which included stakeholders from the 3 medical cannabis patient community, medical cannabis dispensary 4 licensees, a mutual benefit society, a health maintenance 5 organization, and a medicaid managed care plan. The legislature 6 finds that the working group submitted a report on its findings 7 for the regular session of 2019; however, it is still important 8 to further examine the complexities of the topic of making 9 medical cannabis reimbursable by health insurance.

10 Accordingly, the purpose of this Act is to permit 11 qualifying patients to be reimbursed by health insurers, mutual 12 benefit societies, and health maintenance organizations for 13 amounts spent on medical cannabis and manufactured cannabis 14 products.

15 SECTION 2. Chapter 431, Hawaii Revised Statutes, is 16 amended by adding a new section to article 10A to be 17 appropriately designated and to read as follows:

18 "<u>\$431:10A-</u> <u>Medical cannabis; manufactured cannabis</u>
19 products; qualifying patients; reimbursement; limits. (a) A
20 qualifying patient who obtains medical cannabis or manufactured

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1	cannabis products pursuant to part IX of chapter 329 and		
2	chapter 3	29D shall be eligible for reimbursement as follows:	
3	(1)	A qualifying patient shall be eligible for a	
4		dollar-for-dollar reimbursement on any amount between	
5		\$ and \$ that is spent per month on	
6		medical cannabis or manufactured cannabis products,	
7		for a maximum monthly reimbursement of \$;	
8	(2)	Monthly amounts in excess of \$ that are	
9		spent by a qualifying patient on medical cannabis or	
10		manufactured cannabis products shall be covered	
11		entirely by the patient and shall not be eligible for	
12		reimbursement under this section; and	
13	(3)	A qualifying patient shall be limited to a yearly	
14		maximum of \$ in reimbursements.	
15	(b)	Health insurers shall establish a system to reimburse	
16	qualifyin	g patients pursuant to this section on at least a	
17	quarterly	basis.	
18	(c)	For purposes of this section:	
19	"Man	ufactured cannabis product" shall have the same meaning	
20	<u>as in sec</u>	tion 329D-1.	



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1	"Medical cannabis" shall have the same meaning as in			
2	section 329-121.			
3	"Qua	"Qualifying patient" shall have the same meaning as in		
4	section 3	section 329-121."		
5	SECT	SECTION 3. Chapter 432, Hawaii Revised Statutes, is		
6	amended by adding a new section to article 1 to be appropriately			
7	designated and to read as follows:			
8	" <u>§</u> 43	2:1- Medical cannabis; manufactured cannabis		
9	products;	qualifying patients; reimbursement; limits. (a) A		
10	qualifying patient who obtains medical cannabis or manufactured			
11	cannabis	cannabis products pursuant to part IX of chapter 329 and		
12	chapter 3	29D shall be eligible for reimbursement as follows:		
13	(1)	A qualifying patient shall be eligible for a		
14		dollar-for-dollar reimbursement on any amount between		
15		\$ and \$ that is spent per month on		
16		medical cannabis or manufactured cannabis products,		
17		for a maximum monthly reimbursement of \$;		
18	(2)	Monthly amounts in excess of \$ that are		
19		spent by a qualifying patient on medical cannabis or		
20		manufactured cannabis products shall be covered		

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e	entirely by the patient and shall not be eligible for	
Ĩ	ceimbursement under this section; and	
<u>(3)</u>	A qualifying patient shall be limited to a yearly	
n	naximum of \$ in reimbursements.	
(b) M	Mutual benefit societies shall establish a system to	
reimburse c	qualifying patients pursuant to this section on at	
least a quarterly basis.		
(c) F	For purposes of this section:	
"Manuf	actured cannabis product" shall have the same meaning	
as in section 329D-1.		
"Medical cannabis" shall have the same meaning as in		
section 329-121.		
"Qualifying patient" shall have the same meaning as in		
section 329	<u>9-121.</u> "	
SECTION 4. Chapter 432D, Hawaii Revised Statutes, is		
amended by adding a new section to be appropriately designated		
and to read as follows:		
" <u>\$432</u> [<u>Medical cannabis; manufactured cannabis</u>	
products; c	qualifying patients; reimbursement; limits. (a) A	
qualifying	patient who obtains medical cannabis or manufactured	
	(3) 4 (3) 4 (b) N reimburse (least a qua (c) F "Manuf as in section "Medic section 329 section 329 section 329 sECTIC amended by and to read "§4321 products; (



1	cannabis products pursuant to part IX of chapter 329 and chapter		
2	329D shal	l be eligible for reimbursement as follows:	
3	(1)	A qualifying patient shall be eligible for a	
4		dollar-for-dollar reimbursement on any amount between	
5		\$ and \$ that is spent per month on	
6		medical cannabis or manufactured cannabis products,	
7		for a maximum monthly reimbursement of \$;	
8	(2)	Monthly amounts in excess of \$ that are	
9		spent by a qualifying patient on medical cannabis or	
10		manufactured cannabis products shall be covered	
11		entirely by the patient and shall not be eligible for	
12		reimbursement under this section; and	
13	<u>(3)</u>	A qualifying patient shall be limited to a yearly	
14		maximum of \$ in reimbursements.	
15	(b)	Health maintenance organizations shall establish a	
16	system to	reimburse qualifying patients pursuant to this section	
17	<u>on at lea</u>	st a quarterly basis.	
18	(c)	For purposes of this section:	
19	"Manufactured cannabis product" shall have the same meaning		
20	ag in gog	tion 2200 1	

20 as in section 329D-1.

S.B. NO. ²⁵⁸⁶ S.D. 1

1	"Medical ca	nnabis" shall have the same meaning as in
2	section 329-121.	
3	"Qualifying	patient" shall have the same meaning as in
4	section 329-121.	n
5	SECTION 5.	New statutory material is underscored.
6	SECTION 6.	This Act shall take effect on July 1, 2050.



Report Title: Medical Cannabis; Manufactured Cannabis Product; Qualifying Patients; Reimbursement; Insurance

Description:

Permits qualifying patients to be reimbursed by health insurers, mutual benefit societies, and health maintenance organizations for amounts spent on medical cannabis and manufactured cannabis products. Limits the monthly amount of reimbursement. Effective 7/1/2050. (SD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

