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A BILL FOR AN ACT

RELATING TO HEALTH.

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

1 SECTION 1. The legislature finds that in 2018, the State 2 passed the Our Care, Our Choice Act to ensure that all 3 terminally ill individuals have access to the full-range of endof-life care options. The Our Care, Our Choice Act allows 4 5 mentally capable, terminally ill individuals with six months or 6 less to live to voluntarily request and receive prescription 7 medication that allows the person to die in a peaceful, humane, 8 and dignified manner.

9 The legislature further finds that Hawaii's unique 10 geography and the State's shortage of physicians create barriers 11 to access for qualified terminally ill individuals. Finding a 12 physician may be burdensome, especially for individuals on the 13 neighbor islands. Hawaii gives advanced practice registered 14 nurses full scope of practice licensure; however, they do not 15 have authority to administer medical aid in dying, thereby 16 further limiting access to care for many individuals. 17 Furthermore, evidence from other states that authorize medical

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1 aid in dying demonstrates that even with full access to a 2 supportive health care facility and providers, a high percentage 3 of terminally ill individuals die while waiting to complete the 4 regulatory requirements to qualify for medication under the 5 respective state laws. Hawaii has the longest mandatory waiting 6 period amongst all ten medical aid in dying authorized states 7 and the District of Columbia. Many patients are not surviving 8 the mandatory twenty days.

9 The purpose of this Act is to amend the Our Care, Our10 Choice Act to:

11 (1)Authorize advanced practice registered nurses to 12 practice medical aid in dying in accordance with their 13 scope of practice and prescribing authority; 14 (2) Authorize advanced practice registered nurses with a 15 psychiatric or clinical nurse specialization in 16 addition to psychiatrists, psychologists, and clinical 17 social workers, to provide counseling to a qualified 18 patient;

19 (3) Reduce the mandatory waiting period between oral20 requests from twenty days to five days; and

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1 (4) Provide an expedited pathway for terminally ill 2 qualified patients who are not expected to survive the 3 mandatory waiting period. 4 SECTION 2. Section 327L-1, Hawaii Revised Statutes, is 5 amended as follows: 6 1. By adding a new definition to be appropriately inserted 7 and to read: 8 ""Advanced practice registered nurse" means a registered 9 nurse licensed to practice in the State who has met the 10 qualifications of chapter 457 and who, because of advanced 11 education and specialized clinical training, is authorized to 12 assess, screen, diagnose, order, utilize, or perform medical, 13 therapeutic, preventive, or corrective measures, including 14 prescribing medication." 15 2. By amending the definition of "attending provider" to 16 read: ""Attending provider" means a physician licensed pursuant 17 18 to chapter 453 or advanced practice registered nurse licensed 19 pursuant to chapter 457 who has responsibility for the care of 20 the patient and treatment of the patient's terminal disease."

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By amending the definitions of "consulting provider"
and "counseling" to read:

""Consulting provider" means a physician licensed pursuant to chapter 453 who is qualified by specialty or experience to make a professional diagnosis and prognosis regarding the patient's disease[-] or advanced practice registered nurse licensed pursuant to chapter 457 who is qualified by specialty or experience to diagnose and prescribe medication.

9 "Counseling" means one or more consultations, which may be 10 provided through telehealth, as necessary between a psychiatrist 11 licensed under chapter 453, psychologist licensed under chapter 12 465, [or] clinical social worker licensed pursuant to chapter 13 467E, or advanced practice registered nurse with a psychiatric 14 or clinical nurse specialization licensed under chapter 457 and 15 a patient for the purpose of determining that the patient is 16 capable, and that the patient does not appear to be suffering 17 from undertreatment or nontreatment of depression or other 18 conditions [which] that may interfere with the patient's ability 19 to make an informed decision pursuant to this chapter." 20 SECTION 3. Section 327L-2, Hawaii Revised Statutes, is

21 amended to read as follows:

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1	<pre>"[+]§327L-2[+] Oral and written requests for medication;</pre>		
2	initiated. [An] Except as otherwise provided in section		
3	327L-11(c), an adult who is capable, is a resident of the State,		
4	and has been determined by an attending provider and \underline{a}		
5	consulting provider to be suffering from a terminal disease, and		
6	who has voluntarily expressed the adult's wish to die, may,		
7	pursuant to section 327L-9, submit:		
8	(1) Two oral requests, a minimum of [twenty] <u>five</u> days		
9	apart; and		
10	(2) One written request,		
11	for a prescription that may be self-administered for the purpose		
12	of ending the adult's life in accordance with this chapter. The		
13	attending provider shall directly, and not through a designee,		
14	receive all three requests required pursuant to this section."		
15	SECTION 4. Section 327L-9, Hawaii Revised Statutes, is		
16	amended to read as follows:		
17	"[
18	otherwise provided in section 327L-11(c), to receive a		
19	prescription for medication that a qualified patient may self-		
20	administer to end the qualified patient's life pursuant to this		
21	chapter, a qualified patient shall have made an oral request and		

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1 a written request, and reiterate the oral request to the 2 qualified patient's attending provider [not] no less than 3 [twenty] five days after making the initial oral request. At 4 the time the qualified patient makes the second oral request, 5 the attending provider shall offer the qualified patient an 6 opportunity to rescind the request." 7 SECTION 5. Section 327L-11, Hawaii Revised Statutes, is 8 amended to read as follows: 9 "[**[**]**§327L-11[]] Waiting periods**. [Not] (a) Except as 10 otherwise provided in subsection (c), no less than [twenty] five 11 days shall elapse between the qualified patient's initial oral 12 request and the taking of steps to make available a prescription 13 pursuant to section 327L-4(a)(12). [Not] 14 (b) No less than forty-eight hours shall elapse between 15 the qualified patient's written request and the taking of steps 16 to make available a prescription pursuant to section 17 327L-4(a)(12). 18 (c) If the qualified patient's attending provider attests 19 that the qualified patient will, within a reasonable medical 20 judgment, die within fifteen days after making the initial oral 21 request, the five-day waiting period shall be waived and the

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1	qualified patient may reiterate the oral request to the			
2	attending provider at any time after making the initial oral			
3	request."			
4	SECTION 6. Section 327L-19, Hawaii Revised Statutes, is			
5	amended by amending subsection (e) to read as follows:			
6	"(e) For the purposes of this section:			
7	"Notify" means to deliver a separate statement in writing			
8	to a health care provider specifically informing the health care			
9	provider [prior to] <u>before</u> the health care provider's			
10	participation in actions covered by this chapter of the health			
11	care facility's policy regarding participation in actions			
12	covered by this chapter.			
13	["Participate] <u>"Participation</u> in actions covered by this			
14	chapter" means [to perform] the <u>performance of</u> duties of an			
15	attending provider pursuant to section 327L-4, the consulting			
16	provider function pursuant to section 327L-5, or the counseling			
17	referral function or counseling pursuant to section 327L-6.			
18	[The term] "Participation in actions covered by this chapter"			
19	does not include:			

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1	(1)	Making an initial determination that a patient has a
2		terminal disease and informing the patient of the
3		medical prognosis;
4	(2)	Providing information about this chapter to a patient
5		upon the request of the patient;
6	(3)	Providing a patient, upon the request of the patient,
7		with a referral to another [physician;] <u>provider;</u> or
8	(4)	Entering into a contract with a patient as the
9		patient's attending provider, consulting provider, or
10		counselor to act outside of the course and scope of
11		the health care provider's capacity as an employee or
12		independent contractor of a health care facility."
13	SECT	ION 7. Statutory material to be repealed is bracketed
14	and stric	ken. New statutory material is underscored.
15	SECT	ION 8. This Act shall take effect on June 30, 3000.

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Report Title:

Kupuna Caucus; Our Care, Our Choice Act; Advanced Practice Registered Nurses; Mandatory Waiting Period

Description:

Authorizes advanced practice registered nurses to practice medical aid in dying or provide counseling to a qualified patient. Amends the mandatory waiting period between oral requests and the provision of a prescription. Provides an expedited pathway for terminally ill qualified patients who are not expected to survive the mandatory waiting period. Effective 6/30/3000.

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