A BILL FOR AN ACT

RELATING TO MEDICAL CANNABIS.

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

SECTION 1. The legislature finds that amendments to the
 State's medical cannabis dispensary system law are necessary to
 facilitate the administration of the medical cannabis dispensary
 program and resolve matters that have arisen since the passage
 of Act 309, Session Laws of Hawaii 2022, and Act 108, Session
 Laws of Hawaii 2023.

7 The purpose of this Act is to:

8 (1) Provide that medical cannabis dispensaries may
9 purchase cannabis and manufactured cannabis products
10 from other dispensaries without any showing that such
11 purchase is:

12	(A)	Necessary	for a	qualifying	patient's	continuous
13	a.	access for	c medio	cal use; or		

14 (B) For medical, scientific, or other legitimate15 purposes; and



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1	(2)	Requ	ire the department of health to adopt rules	
2		rega	rding medical cannabis products within a certain	
3		time		
4	SECT	ION 2	. Section 329D-6, Hawaii Revised Statutes, is	
5	amended by	y ame	nding subsection (r) to read as follows:	
6	"(r)	<u>A</u> d	ispensary may purchase cannabis and manufactured	
7	cannabis p	produ	cts from another dispensary. The department [may]	
8	shall auth	noriz	e a dispensary to purchase cannabis and	
9	manufactured cannabis products from another dispensary in a			
10	manner prescribed by the department by rules adopted pursuant to			
11	section 329D-27; provided that:			
12	[-(1)-	The j	purchasing dispensary establishes to the	
13		depa:	rtment's satisfaction that:	
14	1	- (A) -	The purchase is necessary to ensure that	
15			qualifying-patients have continuous-access to	
16			cannabis for medical use; or	
17	(8	(B) -	The cannabis and manufactured cannabis products	
18			are for medical, scientific, or other legitimate	
19			purposes approved by the State;	
20	(2)]	(1)	The selling dispensary may transport no more than	
21		eigh	t hundred ounces, or other amounts with prior	



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1	approval by the dep	partment, of cannabis or
2	manufactured cannak	ois products to the purchasing
3	dispensary within a	a thirty-day period;
4	$\left[\frac{(3)}{(2)}\right]$ The cannabis a	and manufactured cannabis products
5	are transported bet	ween the dispensaries for
6	medical $[\tau]$ sales, s	scientific[τ] use, or other
7	legitimate purposes	approved by the State; and
8	[-(4)] (3) Nothing in thi	s subsection shall relieve any
9	dispensary of its a	esponsibilities and obligations
10	under this chapter	and chapter 329."
11	SECTION 3. Section 3291	0-10, Hawaii Revised Statutes, is
12	amended as follows:	
13	1. By amending subsection	on (a) to read:
14	"(a) The types of medic	cal cannabis products that <u>a</u>
15	dispensary may [be manufactur	ed and distributed] manufacture and
16	distribute pursuant to this o	chapter shall be limited to:
17	(1) Capsules;	
18	(2) Lozenges;	
19	(3) Pills;	
20	(4) Oils and oil extrac	ets;
21	(5) Tinctures;	



1	(6)	Ointments and skin lotions;			
2	(7)	Transdermal patches;			
3	(8)	Pre-filled and sealed containers used to aerosolize			
4	3	and deliver cannabis orally or by inhalation, such as			
5		an inhaler, nebulizer, or device that provides safe			
6		pulmonary administration; provided that:			
7	3	(A) Containers need not be manufactured by the			
8		licensed dispensary but shall be filled with			
9		cannabis, cannabis oils, or cannabis extracts			
10	ä	manufactured by the licensed dispensary or			
11		purchased from another dispensary pursuant to			
12		section 329D-6(r); but shall not contain			
13		nicotine, tobacco-related products, or any other			
14		non-cannabis derived products; and			
15	78	(B) For devices that provide safe pulmonary			
16		administration:			
17		(i) The heating element of the device, if any,			
18	×	shall be made of inert materials such as			
19		glass, ceramic, or stainless steel, and not			
20		of plastic or rubber;			

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1	12	(ii)	The device shall be distributed solely for
2			use with single-use, pre-filled, tamper-
3			resistant, sealed containers that do not
4	8		contain nicotine or other tobacco products;
5		(iii)	There shall be a temperature control on the
6	3		device that is regulated to prevent the
7			combustion of cannabis oil; and
8		(iv)	The device need not be manufactured by the
9	8		licensed dispensary;
10	(9)	Pre-rolle	d cannabis flower products, as specified by
11		the depar	tment;
12	(10)	Edible ca	nnabis products, as specified by the
13		departmen	t; and
14	(11)	Other pro	ducts as specified by the department."
15	2.	By amendi	ng subsection (d) to read:
16	"(d)	Any medi	cal cannabis product manufactured <u>and</u>
17	distribut	ed pursuan	t to this chapter shall be regulated and
18	approved]	by the dep	artment and meet all requirements of rules
19	adopted p	ursuant to	this chapter; provided that the department
20	shall esta	ablish req	uirements for child-resistant packaging and
21	accurate a	and proper	labeling. All rules adopted pursuant to





1	this section shall be adopted no later than nine months after a
2	product is permitted to be manufactured and distributed pursuant
3	to subsection (a)."
4	SECTION 4. Statutory material to be repealed is bracketed
5	and stricken. New statutory material is underscored.
6	SECTION 5. This Act shall take effect on July 1, 3000.



Report Title:

DOH; Medical Cannabis; Dispensaries; Rules

Description:

Specifically authorizes a medical cannabis dispensary to purchase cannabis and manufactured cannabis products from another dispensary. Requires the Department of Health to adopt rules regarding medical cannabis products within a certain time. Effective 7/1/3000. (HD1)

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

