THE SENATE THIRTY-SECOND LEGISLATURE, 2024 STATE OF HAWAII

S.B. NO. 269

'JAN 1 9 2024

A BILL FOR AN ACT

RELATING TO THE MEDICAL USE OF CANNABIS.

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

1	PART I
2	SECTION 1. This Act may be known and cited as "The Hawaii
3	Medical Use of Cannabis Act of 2024."
4	PART II
5	SECTION 2. The Hawaii Revised Statutes is amended by
6	adding a new chapter to title 19 to be appropriately designated
7	and to read as follows:
8	"CHAPTER
9	MEDICAL CANNABIS CULTIVATION SITE COLLECTIVE SYSTEM
10	"§ -A Definitions. As used in this chapter:
10 11	"§ -A Definitions. As used in this chapter: "Cannabis" shall have the same meaning as in
11	"Cannabis" shall have the same meaning as in
11 12	"Cannabis" shall have the same meaning as in section 329-121.
11 12 13	"Cannabis" shall have the same meaning as in section 329-121. "Cannabis concentrate" shall have the same meaning as

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1 lipids, gases, solvents or other chemicals or chemical

2 processes.

3 "Cannabis testing facility" means a facility that meets the
4 requirements established by the department of health pursuant to
5 section 329D-8(a).

6 "Cannabis plant" means a plant of the genus Cannabis,
7 including Cannabis sativa, Cannabis indica and Cannabis
8 ruderalis.

9 "Caregiver of a qualifying out-of-state patient" shall have10 the same meaning as in section 329-121.

11 "Child-resistant," with respect to packaging or a 12 container, means specially designed or constructed to be 13 significantly difficult for a typical child under five years of 14 age to open but not significantly difficult for a typical adult 15 to open and reseal.

16 "Cultivation area" means an indoor or outdoor area used for 17 cultivation of mature cannabis plants, immature cannabis plants, 18 or seedlings in accordance with this chapter, that is enclosed 19 and equipped with locks or other security devices that permit 20 access only by a person authorized under this chapter to have 21 access to the area. "Cultivation area" includes one or more



1 indoor or outdoor areas, whether contiguous or noncontiguous, on 2 the same parcel or tract of land. "Cultivation site collective" or "collective" means an 3 association, cooperative, affiliation, or group of primary 4 5 caregivers who physically assist each other in the act of 6 cultivation, processing, or distribution of cannabis for medical 7 use for the benefit of the members of the collective. 8 "Department" means the department of health. 9 "Harvested cannabis" means plant material harvested from a 10 mature cannabis plant, but does not include stalks, leaves, or 11 roots that are not used for a qualifying patient's 12 medical use. "Harvested cannabis" includes cannabis concentrate 13 and cannabis products. 14 "Licensee" means an individual or private entity that holds 15 a license pursuant to this chapter. 16 "Manufacture" or "manufacturing" means the production, 17 blending, infusing, compounding or other preparation of cannabis 18 concentrate or cannabis products, including cannabis extraction 19 or preparation by means of chemical synthesis.

20 "Manufactured cannabis product" shall have the same meaning21 as in section 329D-1.

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1 "Manufacturing facility" means a facility at which cannabis 2 is manufactured. 3 "Mature cannabis plant" means a flowering female cannabis 4 plant. 5 "Mature plant canopy" means the total surface area within a 6 cultivation area where mature cannabis plants are growing. 7 "Medical cannabis dispensary" means a person licensed by 8 the State pursuant to chapter 329D. 9 "Medical provider" shall have the same meaning as in 10 section 329-121. 11 "Medical use" shall have the same meaning as in section 329-121. 12 "Nonflowering cannabis plant" means a cannabis plant that 13 14 is in a stage of growth in which the plant's pistils are not 15 showing or the pistils protrude in pairs from seed bracts that 16 may be located on multiple nodes of the plant. 17 "Officer or director" means a director, manager, 18 shareholder, board member, partner or other person holding a 19 management position or ownership interest in a private entity. 20 "Person" means an individual or private entity.

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1 "Primary caregiver" shall have the same meaning as in 2 section 329-121. 3 "Private entity" means one or more individuals, a company, corporation, a partnership, an association, or any other type of 4 5 legal entity, other than a governmental agency. 6 "Production" means the planting, cultivating, growing, or 7 harvesting of cannabis. "Production" includes the manufacture 8 of medical cannabis products pursuant to this chapter. 9 "Qualifying out-of-state patient" shall have the same 10 meaning as in section 329-121. "Qualifying patient" shall have the same meaning as in 11 section 329-121. 12 13 "Remuneration" means a donation or any other monetary payment received directly or indirectly by a person in exchange 14 15 for goods or services as part of a transaction in which cannabis is transferred or furnished by that person to another person. 16 17 "Sample" means a cannabis plant or harvested cannabis that 18 is provided for testing or research purposes to a cannabis 19 testing facility. "Seed-to-sale tracking system" means an inventory control 20

21 system that tracks the cultivation, processing, and sales of

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cannabis and manufactured cannabis products to qualifying 1 2 patients, qualifying out-of-state patients, primary caregivers, 3 and caregivers of qualifying out-of-state patients. "Seedling" means a cannabis plant or rooted cutting that is 4 not flowering and does not exceed twenty-four inches in length, 5 6 height, or width. 7 S -B Application process. Each individual or private 8 entity attempting to operate a cultivation site collective shall 9 submit to the department an application for a license. Each 10 applicant shall: 11 (1)Complete and submit to the department all application 12 forms required and provided by the department; 13 Submit to the department documentation sufficient to (2) 14 satisfy all applicable residency requirements of the 15 department, which may include, among other requirements, a photographic identification card 16 17 issued by the State; 18 Submit to a criminal history record check, if so (3) 19 required by the department; and

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1 (4) Submit to the department documentation establishing 2 that the applicant has a general excise tax license 3 issued pursuant to chapter 237. 4 S -C License; fee; limitation. (a) Each licensed 5 collective shall pay an annual license fee of \$2,500. 6 (b) Application fees shall be deposited in the medical 7 cannabis registry and regulation special fund established 8 pursuant to section 321-30.1. 9 (C) No more than one license shall be granted for a 10 cultivation area within any tax map key area. 11 A licensee may hold no more than one license each for (d) 12 indoor and outdoor cultivation. The department shall require 13 appropriate disclosures from licensees and potential licensees 14 to enforce this subsection. 15 (e) The department may issue provisional licenses; 16 provided that the department shall inspect the applicable 17 premises and relevant records of each provisional licensee to 18 determine whether the provisional licensee should receive full 19 approval to operate pursuant to this chapter.

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§ -D Cultivation areas; limitations; calculation. (a)
 The mature plant canopy for an indoor cultivation area operated
 by a collective shall not exceed one thousand square feet.
 (b) The mature plant canopy for an outdoor cultivation
 area operated by a collective shall not exceed five thousand
 square feet.

The surface area of any mature plant canopy shall be 7 (C) 8 calculated in square feet and measured using the outside 9 boundaries of the area and shall include all of the area within the boundaries. If the surface area of the mature plant canopy 10 consists of noncontiguous areas, each component area shall be 11 separated by identifiable boundaries. If a tiered or shelving 12 system is used in the cultivation area, the surface area of each 13 tier or shelf shall be included in calculating the area of the 14 mature plant canopy. Calculation of the surface area of the 15 mature plant canopy shall not include the areas within the 16 17 cultivation area that are not used at any time to cultivate 18 mature cannabis plants.

(d) Each cultivation area shall be enclosed and locked.
Each cultivation area may consist of one or more areas, whether
contiguous or noncontiguous; provided that the mature canopy

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shall not exceed the mature plant canopy limitations of this
 section; provided further that all areas of the cultivation area
 shall be on the same parcel or tract of land.

4 (e) Each cultivation area shall be controlled by no more5 than one licensee.

6 § -E Pest control; restriction. (a) A licensee shall
7 not use any pesticide on any cannabis plant in any manner that
8 is inconsistent with federal labeling requirements or is not
9 authorized by the department of agriculture.

10 (b) A licensee may employ integrated pest management
11 principles; provided that any pesticide use shall comply with
12 subsection (a).

13 § -F Sales to consumers. (a) Each license may sell
14 usable cannabis directly to:

15 (1) A qualifying patient or primary caregiver; provided
16 that the quantity of usable cannabis sold in a single
17 transaction shall not exceed four ounces; and
18 (2) A qualifying out-of-state patient or caregiver of the
19 qualifying out-of-state patient; provided that the
20 total quantity of usable cannabis sold to the patient

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1 or caregiver within a fifteen-day period shall not 2 exceed four ounces. 3 S -G Packaging; labels. (a) All cannabis and 4 manufactured cannabis products sold by a license shall be 5 contained in packaging designed and labeled to prevent 6 accidental usage by an adult or minor who is not a qualifying 7 patient or qualifying out-of-state patient. Packaging shall: 8 (1) Include one or more labels that include, at minimum: 9 A statement on the net contents within the (A) 10 packaging; 11 A warning about tetrahydrocannabinol content; (B) 12 (C) A child safety warning; and Be child-resistant. 13 (2) 14 If a label on the packaging of any cannabis or (b) manufactured cannabis product for use by a qualifying patient or 15 16 qualifying out-of-state patient includes information about 17 contaminants, the cannabinoid profile, or potency of the 18 cannabis, the label shall be verified by a cannabis testing 19 facility; provided that this subsection shall not apply if there is no cannabis testing facility operating within the State. 20

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(c) The department may establish additional packaging and
 labeling requirements for the purposes of public safety;
 provided that the department shall first weigh the potential
 environmental impacts of any proposed packaging and labeling
 requirements against the proposed requirements' potential
 benefits to public safety.

7 § -H Testing. (a) Testing of cannabis sold by a
8 licensee may be performed with the consent of the licensee or a
9 qualifying patient or qualifying out-of-state patient who is a
10 customer of the licensee.

(b) The department and its employees may conduct mandatory testing of cannabis in the possession of a licensee. The department shall not assign this responsibility to any other entity or individual, other than another state agency and its employees. Mandatory testing conducted pursuant to this section may be conducted without prior notice to a licensee.

17 § -I Records; reports by licensees. (a) Each licensee
18 shall employ appropriate internal tracking and records of
19 qualifying patients or qualifying out-of-state patients served
20 by the licensee.

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1 (b) Each licensee shall retain records of all cannabis 2 transactions and transfers of cannabis plants and harvested 3 cannabis. The records shall be available for inspection by the 4 department upon the department's demand. The records shall 5 permit the department to identify the chain of a cannabis 6 product throughout its life through to sale, but shall protect 7 the confidentiality of qualifying patients and qualifying 8 out-of-state patients. 9 (c) The department shall not require any licensee to 10 participate in a seed-to-sale tracking system; provided that 11 this subsection shall not be construed to conflict with the 12 other provisions of this chapter. 13 (d) Each licensee shall submit to the department an annual 14 report on the number of qualifying patients and qualifying 15 out-of-state patients that the collective has assisted during 16 the most recent fiscal year. 17 S -J Staffing. Each licensee may employ an unlimited 18 number of employees; provided that: 19 Each employee shall be no less than: (1)20 (A) Twenty-one years of age; or

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(B) Eighteen years of age, if the employee is an
immediate family member of:
(i) The licensee, if the licensee is an
individual; or
(ii) An officer or director of the licensee, if
the licensee is a private entity; and
(2) The licensee shall comply with all applicable
employment and labor laws.
S -K Restriction on law enforcement access. Unless
otherwise authorized by a warrant or by applicable law, a law
enforcement officer shall not require a licensee to disclose
identifying patient information.
§ -L Nondiscrimination. Neither an individual's
holding of a license for the cultivation of cannabis as provided
in this part nor the individual's role as an officer, director,
or employee of a licensee under this part shall be the basis for
denying the individual access to employment, education, child
custody rights, parental visitation rights, or housing; provided
that this section shall not apply if:
(1) Denial of access to employment or education is
necessary for the employer, school, or educational



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1		institution to comply with federal law or a federal
2		contract, or to receive federal funds;
3	(2)	In determining child custody rights or parental
4		visitation rights, a court determines that the
5		individual's access to or use of medical cannabis is
6		harmful to the best interests of the child; or
7	(3)	An exception described in section 421J-16, section
8		514B-113, or section 521-39 applies.
9	S	-M Additional licenses. (a) A licensee shall not be
10	required	to obtain an additional license to engage in
11	nonhazard	ous cannabis extraction and manufacturing or to prepare
12	solventle	ss concentrates at its cultivation site; provided that:
13	(1)	The licensee shall otherwise obtain licenses and
14		comply with applicable building codes, as provided by
15		law; and
16	(2)	The department shall require the licensee to obtain
17		additional licenses to:
18		(A) Use butane to extract tetrahydrocannabinol from
19		cannabis plants; or
20		(B) Engage in other hazardous activities relating to
21		the extraction or manufacture of cannabis.

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1	(b)	The department shall adopt rules pursuant to
2	chapter 9	1 necessary for the purposes of paragraph (a)(2).
3	\$	-N Transportation. (a) Qualifying patients,
4	qualifyin	g out-of-state patients, primary caregivers, and
5	caregiver	s of qualifying out-of-state patients may transport and
6	receive ca	annabis cultivated at a site maintained by a licensee,
7	subject to	o the quantity and form limitations of this part;
8	provided ·	that each transfer shall be accompanied by
9	documenta	tion that includes:
10	(1)	The transporting individual's name and registry
11		identification number, if applicable;
12	(2)	The name and license number of the licensee
13		responsible for the cultivation site from which the
14		cannabis was gathered;
15	(3)	The receiving individual's name and registry
16		identification number, if applicable, or other unique
17		identification number;
18	(4)	A description of the cannabis being transferred,
19		including the quantity and form;
20	(5)	The time and date of the transfer; and
21	(6)	The location of the destination of the cannabis.

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1 (b) Each licensee may engage in the wholesale transfer of 2 cannabis plants and cannabis harvested by the licensee to other licensees within the State, without any quantity limitations; 3 4 provided that each licensee shall ensure that each transport of 5 transferred cannabis is accompanied by the documentation 6 described in subsection (a), to the extent applicable, and make 7 the documentation available for inspection by law enforcement 8 officers.

9 S -O Protections afforded to licensees. A licensee 10 shall not be subject to prosecution, search, seizure or penalty 11 in any manner, including any civil penalty or disciplinary 12 action by a business or an occupational or professional 13 licensing board or other body, and shall not be denied any right 14 or privilege solely for acting in accordance with this part for 15 the medical use or for assisting in the medical use of cannabis 16 in accordance with this part.

17 (b) An officer or director or assistant of a licensee that
18 is a private entity shall not subject to arrest, prosecution,
19 search, seizure, or penalty in any manner, including any civil
20 penalty or disciplinary action by a business or an occupational
21 or professional licensing board or other body, and shall not be

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1	denied any right or privilege solely for working for or with
2	another primary caregiver, cannabis testing facility,
3	manufacturing facility, or medical cannabis dispensary to
4	provide cannabis plants or cannabis products to qualifying
5	patients, other primary caregivers, medical cannabis
6	dispensaries, manufacturing facilities, or cannabis testing
7	facilities, or to otherwise assist with the medical use of
8	cannabis in accordance with this chapter.
9	S -P Administration; enforcement; rules; special
10	procedures. (a) The department shall:
11	(1) Adopt rules pursuant to chapter 91 necessary for the
12	purposes of this chapter; and
13	(2) Administer and enforce this chapter and the rules
14	adopted pursuant to chapter 91 and this chapter;
15	provided that the administration and enforcement by the
16	department of this chapter and the rules adopted pursuant to
17	this chapter may not be assigned to any agency within the
18	department that is responsible for the administration and
19	enforcement of the laws governing the manufacture, sale, or
20	distribution of liquor or alcohol.

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1 (b) Before adopting rules pursuant to this chapter and 2 chapter 91, the department shall consult with qualifying 3 patients, primary caregivers, and medical providers having 4 significant knowledge and experience certifying patients under 5 part IX of chapter 329. The department shall develop a process 6 to use when hiring consultants to advise on rule changes related 7 to this chapter and shall report any subsequent changes to that 8 process to the standing committees of the legislature having 9 jurisdiction over matters relating to the medical use of 10 cannabis." 11 PART III 12 SECTION 3. Chapter 329, Hawaii Revised Statutes, is 13 amended by adding seven new sections to part IX to be 14 appropriately designated and to read as follows: 15 "§329-A Additional protections; conduct of qualifying 16 patients. In addition to any other conduct authorized by this 17 part, a qualifying patient may: 18 (1) Cultivate, or designate a primary caregiver to 19 cultivate, no more than two hundred fifty square feet 20 of mature flowering canopy within any property having 21 a designated tax map key;

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1	(2)	Possess cannabis paraphernalia;
2	(3)	Furnish or offer to furnish to another qualifying
3		patient for that patient's medical use of cannabis no
4		more than two and one-half ounces of usable cannabis
5		for no remuneration;
6	(4)	Obtain or receive cannabis for the patient's medical
7		use without designating a primary caregiver or a
8		dispensary; provided that a qualifying patient or the
9		parent, legal guardian, or person having legal custody
10		of a qualifying patient who has not attained eighteen
11		years of age or who is enrolled in a preschool or
12		primary or secondary school shall designate, as
13		applicable:
14		(A) A primary caregiver who shall cultivate cannabis
15		plants for the patient;
16		(B) A long-term care facility to assist with the
17		qualifying patient's medical use of harvested
18		cannabis; provided that the facility shall not be
19		designated to cultivate cannabis plants for the
20		patient; and

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1) A person to obtain harvested canna	ois on behalf
2	of the qualifying patient or trans	port the
3	harvested cannabis to the qualifyi	ng patient;
4	provided that the person shall pos	sess the
5	person's government-issued photogra	aphic
6	identification that contains the p	erson's
7	address, the qualifying patient's	written
8	certification and the qualifying p	atient's
9	designation in order to engage in	this conduct;
10	ovided that a designation pursuant to	this paragraph
11	all be in a standardized written docu	ment, developed
12	the department, that is signed and d	ated by the
13	alifying patient or the parent, legal	guardian or
14	rson having legal custody of the qual	ifying patient
15	d that expires on a date not to excee	<u>d the</u>
16	piration date of the qualifying patie	nt's written
17	rtification; provided further that th	e document
18	all include the signed acknowledgment	of the person
19	facility that the person or facility	may be
20	ntacted to confirm the designation of	the person or
21	cility to engage in the conduct autho	rized;

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1	(5)	Choose a primary caregiver based solely on the
2		patient's preference; provided that a parent, legal
3		guardian or person having legal custody of a
4		qualifying patient who has not attained eighteen years
5		of age shall serve as primary caregiver for the
6		<pre>patient;</pre>
7	(6)	Be in the presence or vicinity of the medical use of
8		cannabis and assist any qualifying patient with using
9		or administering harvested cannabis;
10	(7)	Accept cannabis plants or harvested cannabis from a
11		qualifying patient, primary caregiver, or licensed
12		dispensary if no remuneration is provided to the
13		patient, primary caregiver or dispensary;
14	(8)	Provide samples to a cannabis testing facility for
15		testing and research purposes;
16	(9)	Manufacture cannabis products and cannabis concentrate
17		for medical use;
18	(10)	Provide harvested cannabis to a manufacturing facility
19		and obtain cannabis products and cannabis concentrate
20		from the manufacturing facility that are produced from

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1	the harvested cannabis the qualifying patient provided
2	to the manufacturing facility; and
3	(11) Use cannabis in any form.
4	<u>§329-B</u> Record of states authorizing the medical use of
5	cannabis. The department of health shall maintain a record of
6	states that authorize the medical use of cannabis. For each
7	state, the record shall include a description of documentation
8	the state requires of patients for the purpose of authorizing
9	the medical use of cannabis.
10	§329-C Restrictions on law enforcement access. (a)
11	Unless otherwise authorized by a warrant or by applicable law, a
12	law enforcement officer shall not:
13	(1) Enter any location in which a qualifying patient,
14	qualifying out-of-state patient, primary caregiver, or
15	caregiver of a qualifying out of state patient is
16	conducting activities authorized by this part; or
17	(2) Require a qualifying patient or qualifying
18	out-of-state patient to disclose identifying patient
19	information.
20	§329-D Excess cannabis; forfeiture. (a) A qualifying
21	patient, primary caregiver, qualifying out-of-state patient, or



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1	caregiver	of a qualifying out-of-state patient who possesses
2	usable ca	nnabis in excess of the limits provided in this part
3	shall:	
4	(1)	Forfeit the excess amount to a law enforcement
5		officer; provided that the law enforcement officer may
6		remove all excess usable cannabis from the person and
7		record the amount of excess cannabis; and
8	(2)	Be penalized pursuant subsection (b).
9	(b)	If the amount of the excess is:
10	(1)	No more than four ounces above any amount the person
11		is authorized to possess pursuant to this part, the
12		penalty shall be a civil fine of not less than \$350
13		and not more than \$600; or
14	(2)	More than four ounces above any amount the person is
15		authorized to possess pursuant to this part, the
16		penalty shall be a civil fine of not less than \$700
17		and not more than \$1,000.
18	(c)	The penalties described in subjection (b) shall not be
19	suspended	<u>.</u>
20	<u>(</u> d)	For a second or subsequent violation of this section,
21	the perso	n's privileges under this part, including any



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1	registration, shall be revoked, and any cannabis plants,
2	harvested cannabis, or usable cannabis shall be forfeited to a
3	law enforcement officer.
4	§329-E Professional responsibilities maintained. Nothing
5	in this part shall be construed to authorize any person to
6	perform any task under the influence of cannabis when doing so
7	would constitute negligence or professional malpractice or would
8	otherwise violate any professional standard.
9	§329-F Nondiscrimination. Neither an individual's holding
10	of a valid certificate for the medical use of cannabis as
11	provided in this part nor the individual's lawful use of medical
12	cannabis shall be the basis for denying the individual access to
13	employment, education, child custody rights, parental visitation
14	rights, or housing; provided that this section shall not apply
15	<u>if:</u>
16	(1) Denial of access to employment or education is
17	necessary for the employer, school, or educational
18	institution to comply with federal law or a federal
19	contract, or to receive federal funds;
20	(2) If, in determining child custody rights or parental
21	visitation rights, a court determines that the



1		individual's access to use of medical cannabis is
2		harmful to the best interests of the child; or
3	(3)	An exception described in section 421J-16,
4		section 514B-113, or section 521-39 applies.
5	<u>§329</u>	-G Administration; enforcement; rules; special
6	procedure	s. (a) The department of health shall:
7	(1)	Adopt rules pursuant to chapter 91 necessary for the
8		purposes of this chapter; and
9	(2)	Administer and enforce this chapter and the rules
10		adopted pursuant to chapter 91 and this chapter;
11	provided	that the administration and enforcement by the
12	departmen	t of health of this chapter and the rules adopted
13	pursuant	to this chapter may not be assigned to any agency
14	within th	e department of health that is responsible for the
15	administr	ation and enforcement of the laws governing the
16	manufactu	re, sale, or distribution of liquor or alcohol.
17	(b)	Before adopting rules pursuant to this chapter and
18	<u>chapter 9</u>	1, the department of health shall consult with
19	qualifyin	g patients, primary caregivers, and medical providers
20	having si	gnificant knowledge and experience certifying patients
21	under par	t IX of chapter 329. The department of health shall



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1	develop a process to use when hiring consultants to advise on
2	rule changes related to this chapter and shall report any
3	subsequent changes to that process to the standing committees of
4	the legislature having jurisdiction over matters relating to the
5	medical use of cannabis."
6	SECTION 4. Section 329-43.5, Hawaii Revised Statutes, is
7	amended by amending subsection (e) to read as follows:
8	"(e) Subsections (a) and (b) shall not apply to a person
9	who is authorized to:
10	(1) Acquire, possess, cultivate, use, distribute, or
11	transport cannabis pursuant to the definition of
12	"medical use" under section 329-121, while the person
13	is facilitating the medical use of cannabis by a
14	qualifying patient; or
15	(2) [Dispense,] <u>Cultivate, dispense,</u> manufacture, or
16	produce cannabis or manufactured cannabis products
17	pursuant to and in compliance with chapter $329D[_{T}]$ or
18	chapter , while the person is facilitating the
19	medical use of cannabis by a qualifying patient
20	pursuant to part IX of chapter 329."

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1	SECT	ION 5. Section 329-121, Hawaii Revised Statutes, is
2	amended a	s follows:
3	1.	By adding six new definitions to be appropriately
4	inserted	and to read as follows:
5	"Can	nabis paraphernalia" means equipment, products, devices
6	and mater	ials that are used for planting, propagating,
7	cultivati	ng, harvesting, processing, preparing, testing,
8	packaging	or storing cannabis for medical use or used for
9	ingesting	, inhaling or otherwise consuming cannabis for medical
10	use. "Ca	nnabis paraphernalia" includes:
11	(1)	Kits used for planting, propagating, cultivating or
12		harvesting a cannabis plant;
13	(2)	Isomerization devices used for adjusting the potency
14		of a cannabis plant;
15	(3)	Testing equipment used for identifying or analyzing
16		the potency, effectiveness or purity of a cannabis
17		plant or harvested cannabis;
18	(4)	Scales and balances used for weighing or measuring
19		harvested cannabis;

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1	(5)	Separation gins and sifters used for removing twigs
2		and seeds from, or in otherwise cleaning or refining,
3		harvested cannabis;
4	(6)	Envelopes and other containers used for packaging
5		small quantities of harvested cannabis for medical
6		use;
7	(7)	Containers and other objects used for storing
8		harvested cannabis;
9	(8)	Rolling papers, cigarette papers or wraps used for
10		rolling harvested cannabis for smoking;
11	(9)	Metal, wooden, acrylic, glass, stone, plastic or
12		ceramic pipes, with or without screens, chillums or
13		punctured metal bowls used for smoking harvested
14		cannabis; and
15	(10)	Electronic smoking devices used for simulating the
16		smoking of harvested cannabis or cannabis products
17		through the inhalation of vapor or aerosol from the
18		device.
19	"Can	nabis testing facility" means a facility that meets the
20	requireme	nts established by the department of health pursuant to
21	section 3	29D-8(a).

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1	"Medical provider" means a physician, advanced practice
2	registered nurse, or physician assistant licensed to practice in
3	this State."
4	"Manufacturing facility" shall have this same meaning as in
5	section -A.
6	"Officer or director" means a director, manager,
7	shareholder, board member, partner, or other person holding a
8	management position or ownership interest in a private entity.
9	"Private entity" means one or more individuals, a company,
10	corporation, a partnership, an association, or any other type of
11	legal entity, other than a governmental agency."
12	2. By amending the definition of "adequate supply" to
13	read:
14	""Adequate supply" means an amount of medical cannabis
15	jointly possessed between [the qualifying] a:
16	(1) Qualifying patient and the primary caregiver of the
17	qualifying patient; or
18	(2) Qualifying out-of-state patient and the caregiver of
19	the qualifying out-of-state patient;
20	that is not more than is reasonably necessary to ensure the
21	uninterrupted availability of cannabis for the purpose of

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1	alleviating the symptoms or effects of [a qualifying] <u>the</u>
2	patient's debilitating medical condition[; provided that an
3	"adequate supply" shall not exceed: ten cannabis plants;
4	whether immature or mature, and four ounces of usable cannabis
5	at any given time. The four ounces of usable cannabis shall
6	include-any combination of usable cannabis and manufactured
7	cannabis products, as provided in chapter 329D, with the
8	cannabis-in the manufactured cannabis products being-calculated
9	using information provided pursuant to section 329D-9(c).],
10	subject to the limitations of sections 329-122 and 329-130."
11	3. By amending the definition of "debilitating medical
12	condition" to read:
13	""Debilitating medical condition" means:
14	(1) Cancer, glaucoma, lupus, epilepsy, multiple sclerosis,
15	rheumatoid arthritis, positive status for human
16	immunodeficiency virus, acquired immune deficiency
17	syndrome, or the treatment of these conditions;
18	(2) A chronic or debilitating disease or medical condition
19	or its treatment that produces one or more of the
20	following:
21	(A) Cachexia or wasting syndrome;



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1		(B)	Severe pain;
2		(C)	Severe nausea;
3		(D)	Seizures, including those characteristic of
4			epilepsy;
5		(E)	Severe and persistent muscle spasms, including
6			those characteristic of multiple sclerosis or
7			Crohn's disease; or
8		(F)	Post-traumatic stress disorder; or
9	(3)	Any	other medical condition approved by the department
10		of h	ealth pursuant to administrative rules in response
11		to a	request from a [physician or advanced practice
12		regi	stered nurse] medical provider or potentially
13		qual	ifying patient."
14	4.	By am	ending the definition of "primary caregiver" to
15	read:		
16	""Pr	imary	caregiver" means a person, eighteen years of age
17	or older,	othe	r than the qualifying patient and the qualifying
18	patient's	[phy	sician or advanced-practice registered nurse,]
19	<u>medical p</u>	rovid	er, who has agreed to undertake responsibility for
20	managing	the w	ell-being of the qualifying patient with respect
21	to the me	dical	use of cannabis. [In the case of a minor or an

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1	adult lacking legal capacity, the primary caregiver shall be a
2	parent, guardian, or person having legal custody.]"
3	5. By amending the definition of "qualifying out-of-state
4	patient" and "registered qualifying out-of-state patient" to
5	read:
6	""Qualifying out-of-state patient" or "registered
7	qualifying out-of-state patient" means a person who is
8	[registered] :
9	(1) <u>Registered</u> for the medical use of cannabis in another
10	state, a United States territory, or the District of
11	Columbia[+]; and
12	(2) <u>Is either:</u>
13	(A) Not a resident of the State; or
14	(B) Has been a resident of the State for fewer than
15	thirty days."
16	6. By amending the definition of "qualifying patient" to
17	read:
18	""Qualifying patient" means a person who has been a
19	resident of the State for no less than thirty days and who has
20	been diagnosed by a [physician or advanced practice registered

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nurse] medical provider as having a debilitating medical 1 2 condition." 3 7. By amending the definition of "written certification" 4 to read: 5 ""Written certification" means the qualifying patient's medical records or a statement signed by a qualifying patient's 6 7 [physician or advanced practice registered nurse,] medical 8 provider, stating that in the [physician's or advanced practice 9 registered nurse's] medical provider's professional opinion, the 10 qualifying patient has a debilitating medical condition and the potential benefits of the medical use of cannabis would likely 11 12 outweigh the health risks for the qualifying patient. [The 13 department of health may require, through its rulemaking 14 authority, that all written certifications comply with a 15 designated form. "Written certifications" are valid for one 16 year from the time of signing; provided that the department of 17 health may allow for the validity of any written certification 18 for three years if the qualifying patient's physician or 19 advanced practice registered nurse states that the patient's 20 debilitating medical condition is chronic in nature.]"

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1	8. Repealing the definition of "adequate supply for a
2	qualifying out-of-state patient":
3	[""Adequate supply for a qualifying out-of-state patient"
4	means-an-amount-of-cannabis-individually-possessed-by-a
5	qualifying out-of-state patient or jointly possessed by a
6	qualifying out-of-state patient who is under eighteen years old
7	and the caregiver of the qualifying out-of-state patient that is
8	not more than is reasonably necessary to ensure the
9	uninterrupted availability of cannabis for the purpose of
10	alleviating-the-symptoms-or-effects of the qualifying out-of-
11	state patient's debilitating medical condition; provided that an
12	"adequate supply for a qualifying out-of-state patient" shall
13	not-exceed four ounces of usable cannabis at any given time and
14	shall not-include live plants. The four ounces of usable
15	cannabis shall include any combination of usable cannabis and
16	manufactured cannabis products, as provided in chapter 329D;
17	provided that the usable cannabis in the manufactured products
18	shall be calculated using information provided pursuant to
19	section 329D-9(c)."]
20	SECTION 6. Section 329-122, Hawaii Revised Statutes, is
21	amended as follows:

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1	1.	By amending subsections (a) to (d) to read:
2	"(a)	Notwithstanding any law to the contrary, the medical
3	use of ca	nnabis by a qualifying patient shall be permitted only
4	if:	
5	(1)	The qualifying patient has been diagnosed by a
6		[physician or advanced practice registered nurse]
7		medical provider as having a debilitating medical
8		condition;
9	(2)	The qualifying patient's [physician or advanced
10		practice registered nurse] medical provider has
11		certified in writing that, in the [physician's-or
12		advanced practice registered nurse's] medical
13		provider's professional opinion, the potential
14		benefits of the medical use of cannabis would likely
15		outweigh the health risks for the particular
16		qualifying patient; and
17	(3)	The amount of cannabis possessed by the qualifying
18		patient at any given time does not exceed an adequate
19		supply $[-,]$ for a qualifying patient, which is eight
20		pounds of usable cannabis, or the amount cultivated as
21		described in paragraph (1) of section 329-A.



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1	(b)	Subsection (a) shall not apply to a qualifying patient
2	under the	age of eighteen years, unless:
3	(1)	The qualifying patient's [physician or advanced
4		practice registered nurse] medical provider has
5		explained the potential risks and benefits of the
6		medical use of cannabis to the qualifying patient and
7		to a parent, guardian, or person having legal custody
8		of the qualifying patient; and
9	(2)	A parent, guardian, or person having legal custody
10		consents in writing to:
11		(A) Allow the qualifying patient's medical use of
12		cannabis;
13		(B) Serve as the qualifying patient's primary
14		caregiver; and
15		(C) Control the acquisition of the cannabis, the
16		dosage, and the frequency of the medical use of
17		cannabis by the qualifying patient.
18	(c)	Notwithstanding any law to the contrary, the medical
19	use of car	nnabis within the State by a qualifying out-of-state
20	patient ac	ged eighteen years or older legally authorized to use
21	cannabis f	for medical purposes in another state, a United States

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1	territory	, or the District of Columbia shall be permitted only
2	if the qua	alifying out-of-state patient:
3	[(1)	Provides to the department of health a valid medical
4		use of cannabis card with an explicit expiration date
5		that-has not yet passed from the issuing jurisdiction
6		and a valid photographic identification card or
7		driver's license issued by the same jurisdiction;
8	(2)	-Attests under penalty of law pursuant to section 710-
9		1063 that the condition for which the qualifying out-
10		of-state patient is legally authorized to use cannabis
11		for medical purposes is a debilitating medical
12		condition as defined in section 329-121;
13	-(3)	Provides consent for the department of health to
14		obtain information from the qualifying out-of-state
15		patient's certifying medical provider and from the
16		entity that issued the medical cannabis card for the
17		purpose of allowing the department of health to verify
18		the information provided in the registration process;
19	- (4) -	Pays the required fee for out-of-state registration to
20		use cannabis for medical purposes;

1	(5)	Registers with the department of health pursuant to
2		section 329-123.5-to-use cannabis for medical
3		purposes;
4	(6)	Receives a medical cannabis registry card from the
5		department of health; and
6	-(7)	Abides] abides by all laws relating to the medical use
7		of cannabis, including not possessing at any given
8		time an amount of cannabis that exceeds an adequate
9		supply[-] for a qualifying out-of-state patient, which
10		is four ounces of usable cannabis."
11	(d)	Notwithstanding any law to the contrary, the medical
12	use of ca	nnabis by a qualifying out-of-state patient under
13	eighteen	years of age shall only be permitted if [+
14	(1)	The caregiver of the qualifying out-of-state patient
15		provides the information required pursuant to
16		subsection (c); and
17	(2)]	(1) The caregiver of the qualifying out-of-state
18		patient consents in writing to:
19		(A) Allow the qualifying out-of-state patient's
20		medical use of cannabis;

1		(B)	Undertake the responsibility for managing the
2			well-being of the qualifying out-of-state patient
3			who is under eighteen years of age with respect
4			to the medical use of cannabis; and
5		(C)	Control the acquisition of the cannabis, the
6			dosage, and the frequency of the medical use of
7			cannabis by the qualifying out-of-state patient
8			who is under eighteen years of $age[-;]$ and
9	(2)	The	caregiver of the qualifying out-of-state patient
10		subm	its the written consent to the department of
11		<u>heal</u>	th before the qualifying out-of-state patient
12		enga	ges in the medical use of cannabis."
13	2. 1	By am	ending subsection (f) to read:
14	(f)	For	the purposes of this section, ["transport" means]
15	the <u>autho</u>	rized	transportation of cannabis, usable cannabis, or
16	any manuf	actur	ed cannabis product shall be limited to
17	transport	ation	between:
18	(1)	A qu	alifying patient and the qualifying patient's
19		prim	ary caregiver;

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1	(2)	A qualifying out-of-state patient under eighteen years
2		of age and the caregiver of a qualifying out-of-state
3		patient;
4	(3)	The production centers and the retail dispensing
5		locations under a dispensary licensee's license;
6	(4)	Dispensaries, to the extent authorized by section
7		329D-6(r); [or]
8	(5)	A production center, retail dispensing location,
9		qualifying patient, primary caregiver, qualifying
10		out-of-state patient, or caregiver of a qualifying
11		out-of-state patient and a certified laboratory for
12		the purpose of laboratory testing[+] and research
13		purposes; provided that a qualifying patient, primary
14		caregiver, qualifying out-of-state patient, or
15		caregiver of a qualifying out-of-state patient may
16		only transport up to one gram of cannabis per test to
17		a certified laboratory for laboratory testing and
18		research purposes and may only transport the product
19		if the qualifying patient, primary caregiver,
20		qualifying out-of-state patient, or caregiver of a
21		qualifying out-of-state patient:

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1		(A)	Secures an appointment for testing at a certified
2			laboratory;
3		(B)	Obtains confirmation, which may be electronic,
4			that includes the specific time and date of the
5			appointment and a detailed description of the
6			product and amount to be transported to the
7			certified laboratory for the appointment; and
8		(C)	Has the confirmation, which may be electronic,
9			available during transport[-]; or
10	(6)	Any	two points within an island of the State, if the
11		pers	on performing the transportation is a qualifying
12		pati	ent and the cannabis is for the patient's medical
13		use.	
14	For	purpo	ses of interisland transportation, ["transport"]
15	the trans	porta	tion of cannabis, usable cannabis, or any
16	manufactu	red c	annabis product, by any means is allowable only
17	between d	ispen	saries to the extent authorized by
18	section 3	29D-6	(r) [and] <u>;</u> between a production center or retail
19	dispensin	g loc	ation and a certified laboratory for the sole
20	purpose o	f lab	oratory testing pursuant to section 329D-8, as
21	permitted	unde	r section $329D-6(m)$ and subject to

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1 section 329D-6(j) $[\tau]$; and between cultivation site licensees 2 pursuant to chapter , and with the understanding that state 3 law and its protections do not apply outside of the 4 jurisdictional limits of the State. Allowable [transport] 5 transportation pursuant to this section does not include 6 interisland transportation by any means or for any purpose 7 between a qualifying patient, primary caregiver, qualifying 8 out-of-state patient, or caregiver of a qualifying out-of-state 9 patient and any other entity or individual, including an 10 individual who is a qualifying patient, primary caregiver, 11 qualifying out-of-state patient, or caregiver of a qualifying 12 out-of-state patient." 13 SECTION 7. Section 329-123, Hawaii Revised Statutes, is 14 amended by amending subsections (a) and (c) to read as follows: 15 Physicians or advanced practice registered nurses who "(a) 16 issue written certifications shall provide, in each written 17 certification, the name, address, patient identification number, 18 and other identifying information of the qualifying patient. 19 The department of health shall require, in rules adopted 20 pursuant to chapter 91, that all written certifications comply with a designated form completed by or on behalf of a qualifying 21

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1 patient. The form shall require information from the applicant, 2 primary caregiver, and physician or advanced practice registered 3 nurse as specifically required or permitted by this chapter. 4 The form shall require the address of the location where the 5 cannabis is grown and shall appear on the registry card issued 6 by the department of health. The certifying physician or 7 advanced practice registered nurse shall be required to have a 8 bona fide physician-patient relationship or bona fide advanced 9 practice registered nurse-patient relationship, as applicable, 10 with the qualifying patient. Each written certification shall 11 be valid for one year from the time of signing; provided that 12 the department of health may allow for the validity of any 13 written certification for three years if the qualifying 14 patient's physician or advanced practice registered nurse states 15 that the patient's debilitating medical condition is chronic in 16 nature. All current active medical cannabis permits shall be 17 honored through their expiration date. 18 Qualifying patients shall register with the department (b) 19 of health. The registration shall be effective until the expiration of the certificate issued by the department of health 20

and signed by the physician or advanced practice registered

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1	nurse. Every qualifying patient shall provide sufficient
2	identifying information to establish the personal identities of
3	the qualifying patient and the primary caregiver. Qualifying
4	patients shall report changes in information within ten working
5	days. Every qualifying patient [shall] <u>who is an adult may</u> have
6	[only one] primary [caregiver] <u>caregivers</u> at any given time[,],
7	to the extent necessary to effectively assist the patient. The
8	department of health shall issue to the qualifying patient a
9	registration certificate [and]. The department of health may
10	not charge a fee for a patient to receive a written
11	certification, but may charge [a] <u>an annual</u> fee for [the
12	certificate] registration in an amount adopted by rules pursuant
13	to chapter 91[\pm], subject to the limitations of
14	section 321-30.1(c). Every qualifying patient shall provide to
15	inspectors from the department of health appropriate
16	documentation demonstrating the patient's status as a patient
17	and the patient's age, when circumstances warrant.
18	(c) Primary caregivers shall register with the department
19	of health. [Every primary caregiver shall be responsible for
20	the care of only one qualifying patient at any given time,
21	unless the primary-caregiver-is the parent, guardian, or person

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1	having legal custody of more than one minor qualifying patient,
2	in which case the primary caregiver may be responsible for the
3	care of more than one minor qualifying patient at any given
4	time; provided that the primary caregiver is the parent,
5	guardian, or person having legal custody of all of the primary
6	caregiver's qualifying patients.] The department of health
7	[may] <u>shall</u> permit registration of [up-to-two] <u>multiple</u> primary
8	caregivers for a minor qualifying patient; provided that [both]
9	no fewer than one primary [caregivers-are the] caregiver shall
10	be a parent, guardian, or person having legal custody of the
11	minor qualifying patient."
12	SECTION 8. Section 329-123.5, Hawaii Revised Statutes, is
13	amended to read as follows:
14	"§329-123.5 Registration [requirements;] not required;
15	qualifying out-of-state patient; caregiver of a qualifying
16	out-of-state patient. [-(a)] Notwithstanding section 329-123, a
17	qualifying out-of-state patient and a caregiver of a qualifying
18	out-of-state patient shall <u>not be required to</u> register with the
19	department of health [as-established by rule]. [The
20	registration shall be effective for no more than sixty days and
21	may be renewed for no more than one additional sixty-day period

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1	that begi	ns no later than twelve months after the preceding
2	registrat	ion-date; provided that the department shall-not
3	register	any-qualifying-out-of-state patient for a period that
4	exceeds t	he term of validity of the qualifying out-of-state
5	patient's	authority-to-use medical cannabis in the qualifying
6	out-of-st	ate patient's home-jurisdiction.
7	-(b)	-A qualifying out-of-state patient aged eighteen or
8	older, at	-a minimum, shall-meet the following criteria for
9	registrat	ion:
10	(1)	Provide a valid government-issued medical cannabis
11		card issued to the qualifying out-of-state patient by
12		another-state, United States territory, or the
13		District of Columbia; provided that the medical
14		cannabis card has an expiration date and has not
15		expired;
16	(2)	Provide a valid photographic identification card or
17		driver's license issued by the same jurisdiction that
18		issued the medical cannabis card; and
19	-(3-) -	Have a debilitating medical condition, as defined in
20		section 329-121.

1	(c)	A qualifying out-of-state patient under eighteen years
2	of age ma	y be registered pursuant to this section only if the
3	qualifyin	g patient has a debilitating medical condition as
4	defined i	n section 329–121 and the caregiver of the qualifying
5	out-of-st	ate patient, at a minimum, meets the requirements of
6	paragraph	s (1) and (2) of subsection (b) and consents in writing
7	to:	
8	(1)	Allow the qualifying out-of-state patient's medical
9		use-of-cannabis;
10	(2)	Undertake the responsibility for managing the
11		well-being of the qualifying out-of-state patient who
12		is-under eighteen years of age, with respect to the
13		medical use of cannabis; and
14	(3) -	Control the acquisition of the cannabis, the dosage,
15		and the frequency of the medical use of cannabis by
16		the qualifying out-of-state patient who is under
17		eighteen years of age.
18	(d)	-In-the case of any qualifying out-of-state patient who
19	is under -	eighteen years of age, the department of health shall
20	register-	the qualifying out-of-state patient and the caregiver
21	of the qu	alifying out-of-state patient; provided that the

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1	department may register two caregivers for a qualifying
2	out-of-state patient if each caregiver is the parent, guardian,
3	or-person-having legal custody of the qualifying-out-of-state
4	patient who is under eighteen years of age.
5	(c) Each qualifying out-of-state patient shall pay a fee
6	in an amount established by rules adopted by the department
7	pursuant to chapter 91 for each registration and renewal.
8	(f) Upon inquiry by a law enforcement agency, the
9	department of health shall immediately verify whether the
10	subject of the inquiry has registered with the department of
11	health-and-may-provide reasonable access-to-the registry
12	information for official law enforcement purposes. An inquiry
13	and verification under this subsection may be made twenty-four
14	hours a day, seven days a week.
15	(g) The department of health may temporarily suspend the
16	registration of a qualifying out-of-state patient or a
17	registered caregiver of a qualifying out-of-state patient for a
18	period of up to thirty days if the department of health
19	determines that the registration process for qualifying patients
20	or primary caregivers is being adversely affected or the supply
21	of cannabis for medical use available in licensed dispensaries

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1	is insufficient to serve qualifying patients and qualifying
2	out-of-state patients. A temporary suspension may be extended
3	by thirty-day periods until the department of health determines
4	that:
5	(1) Adequate capacity exists to register qualifying
6	out-of-state patients and caregivers of qualifying
7	out-of-state-patients in addition to qualifying
8	patients and primary caregivers; and
9	(2) The licensed dispensaries are able to meet the demands
10	of-qualifying patients.]"
11	SECTION 9. Section 329-125, Hawaii Revised Statutes, is
12	amended by amending subsection (a) to read as follows:
13	"(a) A qualifying patient, primary caregiver, qualifying
14	out-of-state patient, or caregiver of a qualifying out-of-state
15	patient [may assert the medical use of cannabis authorized under
16	this part as an affirmative defense to any prosecution involving
17	marijuana under this part, part IV, or part IV of chapter 712;
18	provided that the qualifying patient, primary caregiver,
19	qualifying out-of-state patient, or caregiver of a qualifying
20	out-of-state patient strictly complied with the requirements of
21	this part.] shall not be subject to prosecution, search, seizure

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1	or penalty in any manner, including any civil penalty or
2	disciplinary action by a business or an occupational or
3	professional licensing board or other body, and shall not be
4	denied any right or privilege solely for acting in accordance
5	with this part for the medical use or for assisting in the
6	medical use of cannabis in accordance with this part.
7	(b) An officer or director or assistant of a primary
8	caregiver that is a private entity shall not be subject to
9	arrest, prosecution, search, seizure or penalty in any manner,
10	including any civil penalty or disciplinary action by a business
11	or an occupational or professional licensing board or other
12	body, and shall not be denied any right or privilege solely for
13	working for or with another primary caregiver, cannabis testing
14	facility, manufacturing facility, or dispensary to provide
15	cannabis plants and cannabis products to qualifying patients,
16	other primary caregivers, dispensaries, manufacturing
17	facilities, or cannabis testing facilities, or to otherwise
18	assist with the medical use of cannabis in accordance with this
19	chapter.
20	[(b)] <u>(c)</u> Any qualifying patient, primary caregiver,
21	qualifying out-of-state patient, or caregiver of a qualifying

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1	out-of-state patient not complying with the permitted scope of
2	the medical use of cannabis shall not be afforded the
3	protections against searches and seizures pertaining to the
4	misapplication of the medical use of cannabis.
5	[(c)] <u>(d)</u> No person shall be subject to arrest or
6	prosecution for simply being in the presence or vicinity of the
7	medical use of cannabis as permitted under this part."
8	SECTION 10. Section 329-127, Hawaii Revised Statutes, is
9	amended by amending subsection (a) to read as follows:
10	"(a) Cannabis, <u>cannabis</u> paraphernalia, or other property
11	in connection with a claimed medical use of cannabis under this
12	part shall not be seized by any law enforcement officer from a
13	qualifying patient [or], primary caregiver [in connection with a
14	elaimed medical use of cannabis under this part], cannabis
15	testing facility, manufacturing facility, or licensed
16	dispensary, except when necessary for an ongoing criminal or
17	civil investigation. A law enforcement officer who has
18	improperly seized cannabis or other property shall return the
19	cannabis to the owner of the cannabis within seven days after
20	receiving the owner's written request for the return. Further,
21	any property seized shall be returned immediately upon the

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1	determination	by a court that the qualifying patient or primary			
2	caregiver is entitled to the protections of this part, as				
3	evidenced by a	decision not to prosecute, dismissal of charges,			
4	or an acquitta	l; provided that law enforcement agencies seizing			
5	live plants a s	evidence shall not be responsible for the care			
6	and maintenanc	e of such plants."			
7		PART IV			
8	SECTION 1	1. Section 329D-7, Hawaii Revised Statutes, is			
9	amended to rea	d as follows:			
10	"§329D-7	Medical cannabis dispensary rules. The			
11	department sha	ll establish standards with respect to:			
12	(1) The	number of medical cannabis dispensaries that shall			
13	be p	ermitted to operate in the State;			
14	(2) A fe	e structure for:			
15	(A)	The submission of applications and renewals of			
16		licenses to dispensaries; provided that the			
17		department shall consider the market conditions			
18		in each county in determining the license renewal			
19		fee amounts;			
20	(B)	The submission of applications for each			
21		additional production center; and			

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1		(C)	Dispensary-to-dispensary sales authorized by
2			<pre>section 329D-6(r);</pre>
3	(3)	Crit	eria and procedures for the consideration and
4		sele	ction, based on merit, of applications for
5		lice	nsure of dispensaries; provided that the criteria
6		shal	l include but not be limited to an applicant's:
7		(A)	Ability to operate a business;
8		(B)	Financial stability and access to financial
9			resources; provided that applicants for medical
10			cannabis dispensary licenses shall provide
11			documentation that demonstrates control of not
12			less than \$1,000,000 in the form of escrow
13			accounts, letters of credit, surety bonds, bank
14			statements, lines of credit or the equivalent to
15			begin operating the dispensary;
16		(C)	Ability to comply with the security requirements
17			developed pursuant to paragraph (6);
18		(D)	Capacity to meet the needs of qualifying patients
19			and qualifying out-of-state patients;

1		(E) Ability to comply with criminal background check
2		requirements developed pursuant to paragraph (8);
3		and
4		(F) Ability to comply with inventory controls
5		developed pursuant to paragraph (13);
6	(4)	Specific requirements regarding annual audits and
7		reports required from each production center and
8		dispensary licensed pursuant to this chapter;
9	(5)	Procedures for announced and unannounced inspections
10		by the department or its agents of production centers
11		and dispensaries licensed pursuant to this chapter;
12		provided that inspections for license renewals shall
13		be unannounced;
14	(6)	Security requirements for the operation of production
15		centers and retail dispensing locations; provided
16		that, at a minimum, the following shall be required:
17		(A) For production centers:
18		(i) Video monitoring and recording of the
19		premises; provided that recordings shall be
20		retained for fifty days;

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1	(ii)	Fencing that surrounds the premises and that
2		is sufficient to reasonably deter intruders
3		and prevent anyone outside the premises from
4		viewing any cannabis in any form;
5	(iii)	An alarm system; and
6	(iv)	Other reasonable security measures to deter
7		or prevent intruders, as deemed necessary by
8		the department;
9	(B) For	retail dispensing locations:
10	(i)	Presentation of a valid government-issued
11		photo identification [and a valid
12		identification-as issued-by-the-department
13		pursuant to section 329-123 by a qualifying
14		patient or caregiver, or section 329-123.5
15		by a qualifying out-of-state patient or
16		caregiver of a qualifying out-of-state
17		<pre>patient], upon entering the premises;</pre>
18	<u>(ii)</u>	Presentation of valid identification of a
19		person as a qualifying patient or primary
20		caregiver, as issued by the department
21		pursuant to section 329-123, if the person



1			is a qualifying patient or primary
2			caregiver;
3		<u>(iii)</u>	Presentation of valid identification of a
4			person as a qualifying out-of-state patient
5			or caregiver of a qualifying out-of-state
6			patient, as issued by the appropriate
7			governmental agency of the person's state of
8			residence, if the person is a qualifying
9			out-of-state patient or caregiver of a
10			<pre>gualifying out-of-state patient;</pre>
11		[(ii)]	(iv) Video monitoring and recording of the
12			premises; provided that recordings shall be
13			retained for fifty days;
14		[(iii)]	(v) An alarm system;
15		[(iv)]	(vi) Exterior lighting; and
16		[(v)]	(vii) Other reasonable security measures as
17			deemed necessary by the department;
18	(7)	Security	requirements for the transportation of
19		cannabis	and manufactured cannabis products between
20		productio	n centers and retail dispensing locations and
21		between a	production center, retail dispensing

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1		location, qualifying patient, primary caregiver,
2		qualifying out-of-state patient, or caregiver of a
3		qualifying out-of-state patient and a certified
4		laboratory, pursuant to section 329-122(f);
5	(8)	Standards and criminal background checks to ensure the
6		reputable and responsible character and fitness of all
7		license applicants, licensees, employees,
8		subcontractors and their employees, and prospective
9		employees of medical cannabis dispensaries to operate
10		a dispensary; provided that the standards, at a
11		minimum, shall exclude from licensure or employment
12		any person convicted of any felony;
13	(9)	The training and certification of operators and
14		employees of production centers and dispensaries;
15	(10)	The types of manufactured cannabis products that
16		dispensaries shall be authorized to manufacture and
17		sell pursuant to sections 329D-9 and 329D-10;
18	(11)	Laboratory standards related to testing cannabis and
19		manufactured cannabis products for content,
20		contamination, and consistency;

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1	(12)	The quantities of cannabis and manufactured cannabis
2		products that a dispensary may sell or provide to a
3		qualifying patient, primary caregiver, qualifying out-
4		of-state patient, or caregiver of a qualifying out-of-
5		state patient; provided that no dispensary shall sell
6		or provide to a qualifying patient, primary caregiver,
7		qualifying out-of-state patient, or caregiver of a
8		qualifying out-of-state patient any combination of
9		cannabis and manufactured products that:
10		(A) During a period of fifteen consecutive days,
11		exceeds the equivalent of four ounces of
12		cannabis; or
13		(B) During a period of thirty consecutive days,
14		exceeds the equivalent of eight ounces of
15		cannabis;
16	(13)	Dispensary and production center inventory controls to
17		prevent the unauthorized diversion of cannabis or
18		manufactured cannabis products or the distribution of
19		cannabis or manufactured cannabis products to a
20		qualifying patient, primary caregiver, qualifying out-
21		of-state patient, or caregiver of a qualifying out-of-

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1		state patient in quantities that exceed limits		
2		established by this chapter; provided that the		
3		controls, at a minimum, shall include:		
4		(A) A computer software tracking system as specified		
5		in section 329D-6(j) and (k); and		
6		(B) Product packaging standards sufficient to allow		
7		law enforcement personnel to reasonably determine		
8		the contents of an unopened package;		
9	(14)	Limitation to the size or format of signs placed		
10		outside a retail dispensing location or production		
11		center; provided that the signage limitations, at a		
12		minimum, shall comply with section 329D-6(0)(2) and		
13		shall not include the image of a cartoon character or		
14		other design intended to appeal to children;		
15	(15)	The disposal or destruction of unwanted or unused		
16		cannabis and manufactured cannabis products;		
17	(16)	The enforcement of the following prohibitions against:		
18		(A) The sale or provision of cannabis or manufactured		
19		cannabis products to unauthorized persons;		
20		(B) The sale or provision of cannabis or manufactured		
21		cannabis products to a qualifying patient,		

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1		primary caregiver, qualifying out-of-state	
2		patient, or caregiver of a qualifying	
3		out-of-state patient in quantities that exceed	
4		limits established by this chapter;	
5		(C) Any use or consumption of cannabis or	
6		manufactured cannabis products on the premises of	
7		a retail dispensing location or production	
8		center; and	
9		(D) The distribution of cannabis or manufactured	
10		cannabis products, for free, on the premises of a	
11		retail dispensing location or production center;	
12	(17)	The establishment of a range of penalties for	
13		violations of this chapter or rule adopted thereto;	
14		and	
15	(18)	A process to recognize [and register] patients who are	
16		authorized to purchase, possess, and use medical	
17		cannabis in another state, a United States territory,	
18		or the District of Columbia as qualifying out-of-state	
19		patients[; provided that this registration process may	
20		commence-no-sooner-than-January 1, 2018]."	

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1 SECTION 12. Section 329D-13, Hawaii Revised Statutes, is 2 amended by amending subsection (c) to read as follows: 3 "(c) [Beginning-on-January-1, 2018, this] This section may apply to qualifying out-of-state patients from other states, 4 5 territories of the United States, or the District of Columbia; provided that the patient meets the [registration] requirements 6 7 of [section 329-123.5.] part IX of chapter 329." 8 PART V 9 SECTION 13. Chapter 237, Hawaii Revised Statutes, is amended by adding a new section to be appropriately designated 10 11 and to read as follows: 12 "§237- Additional amounts not taxable; medical 13 cannabis. In addition to the amounts not taxable under section 237-24, this chapter shall not apply to sales of cannabis 14 15 conducted pursuant to chapter , except for retail sales to 16 consumers." SECTION 14. Section 201-13.9, Hawaii Revised Statutes, is 17 18 amended to read as follows: 19 "§201-13.9 Medical cannabis; economic and other data; 20 collection. (a) The department shall continuously collect 21 de-identified information regarding the medical cannabis

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1	registry	and dispensary programs established pursuant to
2	chapters	329 [and], 329D, and, including [but not-limited
3	to] inform	mation regarding the:
4	(1)	Quantities of cannabis cultivated and dispensed;
5	(2)	Number of applications received by the department of
6		health to register as a qualifying patient or primary
7		caregiver;
8	[(2)]	(3) Number of qualifying patients[+] and primary
9		caregivers registered, by county of residence;
10	(4)	Number of qualifying patients and primary caregivers
11		whose privileges have been suspended or revoked;
12	(5)	Number of medical providers providing written
13		certifications for qualifying patients;
14	(6)	Number of licensed cultivation site collectives, by
15		county;
16	[(3)]	(7) Geographic areas in which cannabis is cultivated
17		and consumed;
18	[(4)]	(8) Prices of cannabis and related products;
19	[(5)]	(9) Number of employment opportunities related to
20		cannabis; and

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1 [(6)] (10) Economic impact of cannabis cultivation and 2 sales. 3 The department of health [and], dispensaries licensed (b) pursuant to chapter 329D, and cultivation site collectives 4 5 aggregated data as required by the department pursuant to this 6 7 section. 8 (c) [Upon request, the] The department shall provide an 9 annual report and analysis of the aggregated de-identified data 10 to the department of health and the legislature [-,] no later than 11 twenty days prior to each regular session." 12 SECTION 15. Section 321-30.1, Hawaii Revised Statutes, is 13 amended to read as follows: 14 "§321-30.1 Medical cannabis registry and regulation 15 special fund; established. (a) There is established within the 16 state treasury the medical cannabis registry and regulation 17 special fund. The fund shall be expended at the discretion of the director of health: 18 19 To establish and regulate [a system] systems of (1) 20 medical cannabis dispensaries and cultivation site collectives in the State; 21

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1	(2)	To offset the cost of the processing and issuance of
2		patient registry identification certificates and
3		primary caregiver registration certificates;
4	(3)	To fund positions and operating costs authorized by
5		the legislature;
6	(4)	To establish and manage a secure and confidential
7		database;
8	(5)	To fund public education as required by
9		section 329D-26;
10	(6)	To fund substance abuse prevention and education
11		programs; and
12	(7)	For any other expenditure necessary, consistent with
13		this chapter [and], chapter 329D, <u>and chapter</u> , to
14		implement medical cannabis registry and regulation
15		programs.
16	(b)	The fund shall consist of all moneys derived from fees
17	collected	pursuant to subsection (c) $[and]_{,}$ section 329D-4 $[-]_{,}$
18	and section	on -C. There is established within the medical
19	cannabis	registry and regulation special fund:

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1	(1)	A medical cannabis registry program sub-account, into
2		which shall be deposited all fees collected pursuant
3		to subsection (c); [and]
4	(2)	A medical cannabis dispensary program sub-account,
5		into which shall be deposited all fees collected
6		pursuant to section $329D-4[-]$; and
7	(3)	A medical cannabis cultivation collective system
8		subaccount, into which shall be deposited all fees
9		collected pursuant to section -C.
10	(c)	The department, upon completion of the transfer of the
11	medical use of cannabis program, shall charge a medical cannabis	
12	registration fee to each qualifying patient, other than a	
13	qualifying out-of-state patient, of <u>no less than \$20 per year</u>	
14	and no more than [\$35] <u>\$50</u> per year."	
15	SECTION 16. Section 421J-16, Hawaii Revised Statutes, is	
16	amended to read as follows:	
17	"§ 42	1J-16 Medical cannabis; discrimination. (a) A
18	provision in any association document allowing for any of the	
19	discriminatory practices listed in section 515-3(a)(1) to (7)	
20	against a person residing in a unit who [has] <u>:</u>	

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1	(1)	Has a valid certificate for the medical use of
2		cannabis as provided in section 329-123 in any form <u>;</u>
3	(2)	Holds a license to cultivate cannabis pursuant to
4		chapter ; or
5	(3)	Is an employee, officer, or director of a private
6		entity that holds a license to cultivate cannabis
7		pursuant to chapter,
8	is void,	[unless the] except as provided in subsection (b).
9	(b)	Subsection (a) shall not apply if:
10	(1)	The association document also prohibits the smoking of
11		tobacco and the medical cannabis is used by means of
12		<pre>smoking[+]; or</pre>
13	(2)	The relevant provision is necessary for the
14		association to comply with federal law or a federal
15		contract, or to receive federal funds.
16	<u>(c)</u>	Nothing in this section shall be construed to diminish
17	the obligation of a planned community association to provide	
18	reasonable accommodations for persons with disabilities pursuant	
19	to section 515-3(a)(9)."	
20	SECT	ION 17. Section 514B-113, Hawaii Revised Statutes, is
21	amended to read as follows:	

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1	"§ 514	B-113 Medical cannabis; discrimination. A provision
2	in any art	icles of incorporation, declaration, bylaws,
3	administra	tive rules, house rules, or association documents of a
4	condominiu	m allowing for any of the discriminatory practices
5	listed in	section 515-3(a)(1) to (7) against a person residing
6	in a unit	who [has] <u>:</u>
7	(1)	Has a valid certificate for the medical use of
8		cannabis as provided in section 329-123 in any form <u>;</u>
9	(2)	Holds a license to cultivate cannabis pursuant to
10		chapter ; or
11	(3)	Is an employee, officer, or director of a private
12		entity that holds a license to cultivate cannabis
13		pursuant to chapter ,
14	is void, [unless the] except as provided in subsection (b).
15	(b)	Subsection (a) shall not apply if:
16	(1)	The documents also prohibit the smoking of tobacco and
17		the medical cannabis is used by means of smoking $[-]$;
18		or
19	(2)	The relevant provision is necessary for the
20		condominium to comply with federal law or a federal
21		contract, or to receive federal funds.

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1	(c) Nothing in this section shall be construed to diminish	
2	the obligation of a condominium association to provide	
3	reasonable accommodations for persons with disabilities pursuant	
4	to section 515-3(a)."	
5	SECTION 18. Section 521-39, Hawaii Revised Statutes, is	
6	amended to read as follows:	
7	"§521-39 Medical cannabis; tenant use; eviction. (a) A	
8	provision in a rental agreement allowing for eviction of a	
9	tenant who [has] <u>:</u>	
10	(1) Has a valid certificate for the medical use of	
11	cannabis as provided in section 329-123 in any form <u>;</u>	
12	(2) Holds a license to cultivate cannabis pursuant to	
13	chapter ; or	
14	(3) Is an employee, officer, or director of a private	
15	entity that holds a license to cultivate cannabis	
16	pursuant to chapter ,	
17	is void, [unless-the] except as provided in subsection (b).	
18	(b) Subsection (a) shall not apply if:	
19	(1) The rental agreement <u>also</u> allows for eviction for	
20	smoking tobacco and the medical cannabis is used by	

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1		means of smoking; [provided that this section shall	
2		not apply where the]	
3	(2)	The articles of incorporation, declaration, bylaws,	
4		administrative rules, house rules, association	
5		documents, or a similar document of a condominium	
6		property regime or planned community association <u>also</u>	
7		prohibits the <u>smoking of tobacco and the</u> medical [use	
8		of] cannabis[-] is used by means of smoking; or	
9	(3)	The relevant provision is necessary for the landlord,	
10		condominium property regime, or planned community	
11		association to comply with federal law or a federal	
12		contract, or to receive federal funds."	
13		PART VI	
14	SECT	ION 19. In codifying the new sections added by	
15	section 2	of this Act, the revisor of statutes shall substitute	
16	appropria	te section numbers for the letters used in designating	
17	the new sections in this Act.		
18	SECT	SECTION 20. This Act does not affect rights and duties	
19	that matured, penalties that were incurred, and proceedings that		
20	were begun before its effective date.		

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SECTION 21. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.

3 SECTION 22. This Act shall take effect on July 1, 2024.

2l A ____ INTRODUCED BY:(

Report Title:

Cannabis; Medical Use; Cultivation; Patients; Caregivers; DOH

Description:

Establishes a licensing system for medical cannabis cultivation. Facilitates the transport of medical cannabis. Expands the scope of authorized actions for medical cannabis patients. Provides that qualifying out-of-state patients need not register with the Department of Health. Protects medical cannabis patients and cultivation licenses from undue discrimination.

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