JAN 2 4 2024

#### A BILL FOR AN ACT

RELATING TO MEDICAL CANNABIS.

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

- 1 SECTION 1. The purpose of this Act is to amend state laws
- 2 governing the medical use of cannabis and medical cannabis
- 3 dispensary system to ensure patient access and protect patient
- 4 safety, especially as the State contemplates authorizing the
- 5 adult use of cannabis.
- 6 SECTION 2. Section 329-121, Hawaii Revised Statutes, is
- 7 amended as follows:
- 8 1. By adding a new definition to be appropriately inserted
- 9 and to read:
- 10 ""Cannabis plant" means a plant of the genus Cannabis that
- is greater than twelve vertical inches in height from where the 11
- 12 base of the stalk emerges from the growth medium to the tallest
- 13 point of the plant, or greater than twelve horizontal inches in
- width from the end of one branch to the end of another branch; 14
- provided that multiple stalks emanating from the same root ball 15
- 16 or root system shall be considered part of the same single
- 17 plant."



- 1 2. By amending the definition of "adequate supply" to read:
- 2 ""Adequate supply" means an amount of [medical] cannabis
- 3 jointly possessed between the qualifying patient and the primary
- 4 caregiver that is not more than is reasonably necessary to
- 5 ensure the uninterrupted availability of cannabis for the
- 6 purpose of alleviating the symptoms or effects of a qualifying
- 7 patient's debilitating medical condition; provided that an
- 8 "adequate supply" shall not exceed: ten cannabis plants[7
- 9 whether immature or mature, and four ounces of usable cannabis
- 10 at any given time [-], or an amount determined by the
- 11 certifying physician or certifying advanced practice registered
- 12 nurse. The [four ounces] adequate supply [of usable cannabis]
- 13 obtained from a dispensary shall include any combination of
- 14 [usable] cannabis and manufactured cannabis products, as
- 15 provided in chapter 329D, with the cannabis in the manufactured
- 16 cannabis products being calculated using information provided
- 17 pursuant to section 329D-9(c)."
- 18 3. By amending the definition of "advanced practice
- 19 registered nurse" to read:

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""Advanced practice registered nurse" means [an advanced
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    practice registered nurse with prescriptive authority as
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    described in section 457-8.6 and registered under section 329-
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    32.] a person licensed to practice under chapter 457."
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         4. By amending the definitions of "debilitating medical
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    condition", "medical use", and "physician" to read:
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         ""Debilitating medical condition" means [ +
7
         (1) Cancer, glaucoma, lupus, epilepsy, multiple sclerosis,
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9
              rheumatoid-arthritis, positive status-for-human
              immunodeficiency virus, acquired immune deficiency
10
              syndrome, or the treatment of these conditions;
11
         (2) A chronic or debilitating disease or medical condition
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              or its treatment that produces one or more of the
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              following:
15
              (A) Cachexia or wasting syndrome;
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              (B) Severe pain;
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              (C) Severe nausea;
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              (D) Seizures, including those characteristic of
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                   epilepsy;
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1		<del>(E)</del>	Severe and persistent muscle spasms, including
2			those characteristic of multiple sclerosis or
3			Crohn's disease; or
4		<del>(F)</del>	Post-traumatic stress disorder; or
5	<del>(3)</del>	Any	other medical condition approved by the department
6		<del>of h</del>	ealth pursuant to administrative rules in response
7		<del>to a</del>	request from-a physician-or advanced practice
8		<del>regi</del>	stered nurse or potentially qualifying patient. a
9		medi	cal condition for which the certifying physician or
10		cert	ifying advanced practice registered nurse has
11		dete	rmined that the medical use of cannabis is
12		appr	opriate.
13	"Med	ical	use" means the acquisition, possession,
14	cultivati	on, u	se, distribution, or transportation of cannabis or
15	paraphern	alia :	relating to the administration of cannabis to
16	alleviate	the	symptoms or effects of a qualifying patient's
17	debilitat	ing me	edical condition; provided that "medical use" does
18	not inclu	de the	e cultivation or distribution of cannabis or
19	paraphern	alia 1	by a qualifying out-of-state patient or the
20	caregiver	of a	qualifying out-of-state patient. For the

- 1 purposes of "medical use"  $[\tau]$  for qualifying patients, the term
- 2 "distribution" is limited to the transfer of cannabis and
- 3 paraphernalia[-] between qualifying patients.
- 4 "Physician" means a person who is licensed to practice
- 5 under chapter 453 [and is licensed with authority to prescribe
- 6 drugs and is registered under section 329-32]. "Physician" does
- 7 not include a physician assistant as described in section 453-
- **8** 5.3."
- 9 5. By amending the definitions of "usable cannabis" and
- 10 "written certification" to read:
- ""Usable cannabis" means the dried leaves and flowers of
- 12 the plant genus Cannabis [family Moraceae], and any mixture or
- 13 preparation thereof, including hash and rosin, that are
- 14 appropriate for [the] each patient's medical use of cannabis.
- 15 "Usable cannabis" does not include the seeds, stalks, and roots
- 16 of the plant.
- 17 "Written certification" means the qualifying patient's
- 18 medical records or a statement signed by a qualifying patient's
- 19 physician or advanced practice registered nurse, stating that in
- 20 the physician's or advanced practice registered nurse's



- 1 professional opinion, the qualifying patient has a debilitating
- 2 medical condition and the potential benefits of the medical use
- 3 of cannabis would likely outweigh the health risks for the
- 4 qualifying patient. The department of health [may] shall
- 5 require, through its rulemaking authority, that all written
- 6 certifications comply with a designated form. "Written
- 7 certifications" are valid for one year from the time of
- 8 signing[; provided that the department of health may allow for
- 9 the validity of any written certification for three years if the
- 10 qualifying patient's physician or advanced practice registered
- 11 nurse states that the patient's debilitating medical condition
- 12 is chronic in nature]."
- 13 SECTION 3. Section 329-122, Hawaii Revised Statutes, is
- 14 amended as follows:
- 1. By amending subsections (c) and (d) to read:
- 16 "(c) Notwithstanding any law to the contrary, the medical
- 17 use of cannabis within the State by a qualifying out-of-state
- 18 patient aged eighteen years or older legally authorized to use
- 19 cannabis for medical purposes in another state, a United States

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		Possesses a valid registration card from another
9		medical cannabis state;
10	(2)	[Attests under penalty of law pursuant to section 710-
11		1063 that the condition for which the qualifying out-
12		of-state-patient is legally authorized to use cannabis
13		for medical purposes is a debilitating medical
14		condition as defined in section 329-121; Possesses
15		valid government-issued identification; and
16	[ <del>-(3)</del>	Provides consent for the department of health to
17		obtain information from the qualifying out-of-state
18		patient's certifying medical provider and from the
19		entity that issued the medical cannabis card for the

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2		the information provided in the registration process;
3	(4)	Pays the required fee for out-of-state registration to
4		use cannabis for medical purposes;
5	<del>(5)</del>	Registers with the department of health pursuant to
6		section 329-123.5 to use cannabis for medical
7		purposes;
8	<del>(6)-</del>	Receives a medical cannabis registry card from the
9		department of health; and
10	<del>(7)</del> ]	(3) Abides by all laws relating to the medical use of
11		cannabis, including not possessing an amount of
12		cannabis that exceeds an adequate supply.
13	(d)	Notwithstanding any law to the contrary, the medical
14	use of car	nnabis by a qualifying out-of-state patient under
15	eighteen	years of age shall only be permitted if:
16	(1)	The qualifying out-of-state patient and the caregiver
17		of the qualifying out-of-state patient [provides the
18		information required pursuant to subsection (c); and]
19		possess a valid registration card from another medical
20		cannabis state;

purpose of allowing the department of health to verify

1	(2)	The qualifying out-of-state patient and the caregiver
2		of the qualifying out-of-state patient [consents in
3		writing to:
4		(A) Allow the qualifying out-of-state patient's
5		medical use of cannabis;
6		(B) Undertake the responsibility for managing the
7		well-being of the qualifying out-of-state patient
8		who is under eighteen years of age with respect
9		to the medical use of cannabis; and
10		(C) Control the acquisition of the cannabis, the
11		dosage, and the frequency of the medical use of
12		cannabis by the qualifying out-of-state patient
13		who is under eighteen years of age. possess a
14		valid government-issued identification; and
15	(3)	The qualifying out-of-state patient and the caregiver
16		of the qualifying out-of-state patient abide by all
17		laws relating to the medical use of cannabis,
18		including not possessing an amount of cannabis that
19		exceeds an adequate supply."
20	2.	By amending subsection (f) to read

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

1	Calli	abls per test to a certified laboratory for
2	labo	ratory testing and may only transport the product
3	if t	he qualifying patient, primary caregiver,
4	qual	ifying out-of-state patient, or caregiver of a
5	qual	ifying out-of-state patient:
6	(A)	Secures an appointment for testing at a certified
7		laboratory;
8	(B)	Obtains confirmation, which may be electronic,
9		that includes the specific time and date of the
10		appointment and a detailed description of the
11		product and amount to be transported to the
12		certified laboratory for the appointment; and
13	(C)	Has the confirmation, which may be electronic,
14		available during transport.
15	For purpo	ses of interisland transportation, "transport" of
16	cannabis, usab	ele cannabis, or any manufactured cannabis product,
17	by any means i	s allowable only between dispensaries to the
18	extent authori	zed by section 329D-6(r) and between a production
19	center or reta	il dispensing location and a certified laboratory
20	for the sole p	ourpose of laboratory testing pursuant to section

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    329D-8, as permitted under section 329D-6(m) and subject to
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    section 329D-6(j), [and] or by qualifying patients or qualifying
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    out-of-state patients for their own personal use, with the
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    understanding that state law and its protections do not apply
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    outside of the jurisdictional limits of the State. [Allowable
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    transport pursuant to this section does not include interisland
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    transportation by any means or for any purpose between a
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    qualifying patient, primary caregiver, qualifying out-of-state
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    patient, or caregiver of a qualifying out-of-state patient and
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    any other entity or individual, including an individual who is a
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    qualifying patient, primary caregiver, qualifying out-of-state
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    patient, or caregiver of a qualifying out-of-state patient.]"
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         SECTION 4. Section 329-123, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "§329-123 Registration requirements; qualifying patients;
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    primary caregivers. (a) Physicians or advanced practice
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    registered nurses who issue written certifications shall
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    provide, in each written certification, the name, address,
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    patient identification number, and other identifying information
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    of the qualifying patient. The department of health shall
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- 1 require, in rules adopted pursuant to chapter 91, that all
- 2 written certifications comply with a designated form completed
- 3 by or on behalf of a qualifying patient. The form shall require
- 4 information from the applicant, primary caregiver, and physician
- 5 or advanced practice registered nurse as specifically required
- 6 or permitted by this chapter. The form shall require the
- 7 [address of the location where the cannabis is grown] adequate
- 8 supply determined by the certifying physician or certifying
- 9 advanced practice registered nurse and shall appear on the
- 10 registry card issued by the department of health. The
- 11 certifying physician or advanced practice registered nurse shall
- 12 be required to have a bona fide physician-patient relationship
- 13 or bona fide advanced practice registered nurse-patient
- 14 relationship, as applicable, with the qualifying patient. All
- 15 current active medical cannabis permits shall be honored through
- 16 their expiration date.
- 17 (b) Qualifying patients shall register with the department
- 18 of health. The registration shall be effective until the
- 19 expiration of the [certificate issued by the department of
- 20 health and signed by the physician or advanced practice



registered nurse.] written certification. Every qualifying 1 patient shall provide sufficient identifying information to 2 3 establish the personal identities of the qualifying patient and the primary caregiver. Qualifying patients shall report changes 4 5 in information within ten working days. [Every] A qualifying patient [shall have only one primary caregiver at any given 6 7 time.] may share a primary caregiver with nine other registered 8 patients. The department of health shall issue to the 9 qualifying patient a registration certificate and may charge a **10** fee for the certificate in an amount adopted by rules pursuant 11 to chapter 91. 12 (c) Primary caregivers shall register with the department [Every] A primary caregiver [shall] may be 13 of health. 14 responsible for the care of [only one qualifying patient] ten 15 qualifying patients at any given time[, unless the primary 16 caregiver is the parent, guardian, or person having legal 17 custody of more than one minor qualifying patient, in which case 18 the primary-caregiver may be responsible for the care of more 19 than one minor qualifying patient at any given time; provided 20 that the primary caregiver is the parent, quardian, or person

- 1 having legal custody of all of the primary caregiver's
- 2 qualifying patients]. The department of health may permit
- 3 registration of up to two primary caregivers for a minor
- 4 qualifying patient; provided that both primary caregivers are
- 5 the parent, guardian, or person having legal custody of the
- 6 minor qualifying patient.
- 7 (d) Upon inquiry by a law enforcement agency, which
- 8 inquiry may be made twenty-four hours a day, seven days a week,
- 9 the 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.
- (e) This section shall not apply to [registration of] a
- 14 qualifying out-of-state patient or a caregiver of a qualifying
- 15 out-of-state patient."
- 16 SECTION 5. Section 329-125.5, Hawaii Revised Statutes, is
- 17 amended to read as follows:
- 18 "\$329-125.5 Medical cannabis patient and caregiver
- 19 protections. (a) No school shall refuse to enroll or otherwise
- 20 penalize, and no landlord shall refuse to lease property to or



- 1 otherwise penalize, a person solely for the person's status as a
- 2 qualifying patient or primary caregiver in the medical cannabis
- 3 program under this part, unless failing to do so would cause the
- 4 school or landlord to lose a monetary or licensing-related
- 5 benefit under federal law or regulation; provided that the
- 6 qualifying patient or primary caregiver strictly complied with
- 7 the requirements of this part; provided further that the
- 8 qualifying patient or primary caregiver shall present a medical
- 9 cannabis registry card or certificate and photo identification,
- 10 to ensure that the qualifying patient or primary caregiver is
- 11 validly registered with the department of health pursuant to
- 12 section 329-123.
- 13 (b) For the purposes of medical care, including organ
- 14 transplants, a registered qualifying patient's use of cannabis
- 15 in compliance with this part shall be considered the equivalent
- 16 of the use of any other medication under the direction of a
- 17 physician and shall not constitute the use of an illicit
- 18 substance or otherwise disqualify a registered qualifying
- 19 patient from medical care.

1	(c) No qualifying patient or primary caregiver under this
2	part shall be denied custody of, visitation with, or parenting
3	time with a minor, and there shall be no presumption of neglect
4	or child endangerment, for conduct allowed under this part;
5	provided that this subsection shall not apply if the qualifying
6	patient's or primary caregiver's conduct created a danger to the
7	safety of the minor, as established by a preponderance of the
8	evidence.
9	(d) Unless a failure to do so would cause the employer to
10	lose a monetary or licensing-related benefit under a contract or
11	federal law, an employer shall not discriminate against a person
12	in hiring, termination, or any term or condition of employment,
13	other than that contained in a collective bargaining agreement,
14	if the discrimination is based upon either of the following:
15	(1) The person's status as a cardholder; or
16	(2) A registered qualifying patient's positive drug test
17	for cannabis components or metabolites, unless the
18	registered qualifying patient was impaired by cannabis
19	during the hours of employment;

- 1 provided that nothing in this subsection shall abridge any
- 2 existing right of an employer to send an employee for medical
- 3 evaluation when the employer has safety concerns about the
- 4 impairment of the employee; provided further that an employer
- 5 may take adverse action against or discipline an employee who
- 6 uses or possesses medical cannabis in the workplace and is
- 7 impaired.
- **8** (e) In a potentially dangerous occupation, an employer may
- 9 use a fit-for-duty test as a risk-based assessment tool for a
- 10 registered qualifying patient.
- 11 (f) No employer shall have any liability to any employee
- 12 who is injured or killed during the performance of the
- 13 employee's job if the employee's impairment by medical cannabis
- 14 was the sole contributing factor to the employee's death or
- 15 injury.
- 16 [(d)] (g) This section shall apply to qualifying
- 17 patients  $[\tau]$  and primary caregivers  $[\tau]$  who are validly registered
- 18 with the department of health, and qualifying out-of-state
- 19 patients  $[\tau]$  and caregivers of qualifying out-of-state patients
- 20 who are [validly registered with the department of health]



- 1 recognized pursuant to this part and the administrative rules of
- 2 the department of health."
- 3 SECTION 6. Section 329-126, Hawaii Revised Statutes, is
- 4 amended by amending subsection (b) to read as follows:
- 5 "(b) For purposes of this section, a bona fide physician-
- 6 patient relationship may be established via telehealth, as
- 7 defined in section 453-1.3(j), and a bona fide advanced practice
- 8 registered nurse-patient relationship may be established via
- 9 telehealth, as defined in section 457-2[; provided that
- 10 treatment recommendations that include certifying a patient for
- 11 the medical use of cannabis via telehealth shall be allowed only
- 12 after an initial in-person consultation between the certifying
- 13 physician or advanced practice registered nurse and the
- 14 patient]."
- 15 SECTION 7. Section 329-130, Hawaii Revised Statutes, is
- 16 amended to read as follows:
- 17 "\$329-130 Authorized sources of medical cannabis. (a)
- 18 [After December 31, 2024, a] A qualifying patient shall obtain
- 19 medical cannabis or manufactured cannabis products only:



1	(1)	From a dispensary licensed pursuant to chapter 329D;
2		provided that the cannabis shall be purchased and paid
3		for at the time of purchase; or
4	(2)	By cultivating cannabis in an amount that does not
5		exceed an adequate supply for the qualifying patient,
6		pursuant to section 329-122; provided that each
7		location used to cultivate cannabis shall be used by
8		no more than [five] ten qualifying patients[-];
9		provided further that more than ten qualifying
10		patients may utilize the same grow site if the grow
11		site can demonstrate an underserved need by local
12		qualifying patients; provided further that qualifying
13		patients registered to the same grow site may assist
14		each other with the cultivation and processing of
15		cannabis; provided further that the department shall
16		provide patient education and conduct voluntary
17		routine grow site inspections without law enforcement
18		at grow sites with more than ten qualifying patients
19		to ensure grow site compliance; provided further that



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              the department shall adopt rules to implement this
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              section.
    [After December 31, 2024, no primary caregiver shall be
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    authorized to cultivate cannabis for any qualifying patient.
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         (b) This section shall not apply to:
         (1) A qualifying patient who is a minor or an adult
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              lacking legal capacity and the primary caregiver is
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              the parent, guardian, or person-having legal custody
              of a qualifying patient described in this paragraph;
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              <del>or</del>
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         (2) A qualifying patient on any island on which there is
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              no medical cannabis dispensary licensed pursuant to
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              chapter 329D.
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         (c) (b) A qualifying out-of-state patient and a caregiver
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    of a qualifying out-of-state patient shall be authorized to
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    obtain cannabis for medical use only from retail dispensing
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    locations of dispensaries licensed pursuant to chapter 329D."
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         SECTION 8. Section 329D-1, Hawaii Revised Statutes, is
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    amended by amending the definition of "manufactured cannabis
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    product" to read as follows:
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1 ""Manufactured cannabis product" means: 2 Any capsule, lozenge, oil or oil extract, tincture, (1)ointment or skin lotion, pill, or transdermal patch[ $\tau$ 3 or pre-filled and sealed container used to aerosolize 4 5 and deliver cannabis orally or by inhalation, such as 6 an-inhaler, nebulizer, or device that provides safe 7 pulmonary administration, that has been manufactured 8 using cannabis]; 9 (2) Edible cannabis products; or 10 [(3) Pre-rolled cannabis flower products; or 11 (4)] (3) Any other products as specified by the department 12 pursuant to section  $[\frac{329D-10(a)(11)}{a}]$  329D-10(a)(10)." 13 SECTION 9. Section 329D-6, Hawaii Revised Statutes, is 14 amended to read as follows: 15 "\$329D-6 Dispensary operations. (a) No person shall operate a dispensary, or engage in the production, manufacture, 16 17 or sale of cannabis or manufactured cannabis products, unless 18 the person has obtained a license from the department pursuant 19 to this chapter.

1	(b) No dispensary licensee, its officers, employees, or
2	agents shall provide written certification for the use of
3	medical cannabis or manufactured cannabis products for any
4	person.
5	(c) No person under the age of twenty-one shall be
6	employed by a dispensary licensee.
7	(d) Notwithstanding any other law to the contrary,
8	including sections 378-2 and 378-2.5, dispensaries:
9	(1) Shall deny employment to any individual who has been:
10	(A) Convicted of murder in any degree;
11	(B) Convicted of a class A or class B felony; or
12	(C) Convicted of a class C felony involving
13	trafficking, distributing, or promoting a
14	schedule I or II controlled substance other than
15	cannabis within the last ten years; and
16	(2) May deny employment to any individual who has been
17	convicted of a class C felony involving:
18	(A) Fraud, deceit, misrepresentation, embezzlement,
19	or theft; or
20	(B) Endangering the welfare of a minor.

- 1 Employment under this chapter shall be exempt from section
- 2 378-2(a)(1), as it relates to arrest and court record
- 3 discrimination, and section 378-2.5.
- 4 (e) Retail dispensing locations shall not be open for
- 5 retail sales before 8:00 a.m. or after 8:00 p.m., Hawaii-
- 6 Aleutian Standard Time, Monday through Sunday.
- 7 (f) All dispensary facilities, including production
- 8 centers and retail dispensing locations, shall be enclosed
- 9 indoor facilities and shall maintain twenty-four hour security
- 10 measures, including an alarm system, video monitoring and
- 11 recording on the premises, and exterior lighting. A dispensary
- 12 licensee that intends to utilize, as a production center, an
- 13 enclosed indoor facility that includes a roof that is partially
- 14 or completely transparent or translucent, as provided under
- 15 section 329D-1, shall notify the department of that intention
- 16 before altering or constructing the facility. Production
- 17 centers shall remain locked at all times. Retail dispensing
- 18 locations shall remain locked at all times, other than business
- 19 hours as authorized by subsection (e), and shall only be opened
- 20 for authorized persons.



- 1 (g) In all dispensary facilities, only the licensee, if an
- 2 individual, registered employees of the dispensary licensee,
- 3 registered employees of a subcontracted production center or
- 4 retail dispensing location, employees of a certified laboratory
- 5 for testing purposes, state employees authorized by the director
- 6 of health, and law enforcement and other government officials
- 7 acting in their official capacity shall be permitted to touch or
- 8 handle any cannabis or manufactured cannabis products, except
- 9 that a qualifying patient, primary caregiver, qualifying out-of-
- 10 state patient, or caregiver of a qualifying out-of-state patient
- 11 may receive manufactured cannabis products at a retail
- 12 dispensing location following completion of a sale.
- 13 (h) A dispensary shall provide the department with the
- 14 address, tax map key number, and a copy of the premises lease,
- 15 if applicable, of the proposed location of a production center
- 16 allowed under a license for a county no later than thirty days
- 17 before any medical cannabis or manufactured cannabis products
- 18 being produced or manufactured at that production center.
- 19 (i) A dispensary shall provide the department with the
- 20 address, tax map key number, and a copy of the premises lease,



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- 2 dispensing location allowed under a license [no] not less than
- 3 sixty days before opening for business.
- 4 (j) The department shall establish, maintain, and control
- 5 a computer software tracking system that shall have real time,
- 6 twenty-four-hour access to the data of all dispensaries.
- 7 (1) The computer software tracking system shall collect data relating to:
  - (A) The total amount of cannabis in possession of all dispensaries from either seed or immature plant state, including all plants that are derived from cuttings or cloning, until the cannabis, cannabis plants, or manufactured cannabis product is sold or destroyed pursuant to section 329D-7;
  - (B) The total amount of manufactured cannabis product inventory, including the equivalent physical weight of cannabis that is used to manufacture manufactured cannabis products, purchased by a qualifying patient, primary caregiver, qualifying out-of-state patient, and caregiver of a

1			qualitying out-of-state patient from all retail
2			dispensing locations in the State in any fifteen-
3			day period;
4		(C)	The amount of waste produced by each plant at
5			harvest; and
6		(D)	The transport of cannabis and manufactured
7			cannabis products between production centers and
8			retail dispensing locations and as authorized by
9			subsection (r), including tracking identification
10			issued by the tracking system, the identity of
11			the person transporting the cannabis or
12			manufactured cannabis products, and the make,
13			model, and license number of the vehicle being
14			used for the transport;
15	(2)	The	procurement of the computer software tracking
16		syst	em established pursuant to this subsection shall
17		be e	xempt from chapter 103D; provided that:
18		(A)	The department shall publicly solicit at least
19			three proposals for the computer software
20			tracking system; and

1		(B) The selection of the computer software tracking
2		system shall be approved by the director of the
3		department and the chief information officer; and
4	(3)	Notwithstanding any other provision of this subsection
5		to the contrary, once the department has authorized a
6		licensed dispensary to commence sales of cannabis or
7		manufactured cannabis products, if the department's
8		computer software tracking system is inoperable or is
9		not functioning properly, as an alternative to
10		requiring dispensaries to temporarily cease
11		operations, the department may implement an alternate
12		tracking system that will enable a qualifying patient,
13		primary caregiver, qualifying out-of-state patient,
14		and caregiver of a qualifying out-of-state patient to
15		purchase cannabis or manufactured cannabis products
16		from a licensed dispensary on a temporary basis. The
17		department shall seek input regarding the alternate
18		tracking system from medical cannabis licensees. The
19		alternate tracking system may operate as follows:

1		(A) T	he department may immediately notify all
2		1	icensed dispensaries that the computer software
3		t	racking system is inoperable; and
4		(B) O	nce the computer software tracking system is
5		0	perational and functioning to meet the
6		r	equirements of this subsection, the department
7		m	ay notify all licensed dispensaries, and the
8		a	lternate tracking system in this subsection
9		S	hall be discontinued.
10	(k)	A disp	ensary licensed pursuant to this chapter shall
11	purchase,	operat	e, and maintain a computer software tracking
12	system tha	at shal	1:
13	(1)	Interf	ace with the department's computer software
14		tracki	ng system established pursuant to subsection
15		(j);	
16	(2)	Allow	each licensed dispensary's production center to
17		submit	to the department in real time, by automatic
18		identi	fication and data capture, all cannabis,
19		cannab	is plants, and manufactured cannabis product

inventory in possession of that dispensary from either

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### S.B. NO. 3278

1	seed or immature plant state, including all plants
2	that are derived from cuttings or cloning, until the
3	cannabis or manufactured cannabis product is sold or
4	destroyed pursuant to section 329D-7;

Allow the licensed dispensary's retail dispensing (3) location to submit to the department in real time for the total amount of cannabis and manufactured cannabis product purchased by a qualifying patient, primary caregiver, qualifying out-of-state patient, and caregiver of a qualifying out-of-state patient from the dispensary's retail dispensing locations in the State in any fifteen day period; provided that the software tracking system shall impose an automatic stopper in real time, which cannot be overridden, on any further purchases of cannabis or manufactured cannabis products, if the maximum allowable amount of cannabis has already been purchased for the applicable fifteen day period; provided further that additional purchases shall not be permitted until the next applicable period; and

1	(4) Allow the licensed dispensary to submit all data
2	required by this subsection to the department and
3	permit the department to access the data if the
4	department's computer software tracking system is not
5	functioning properly and sales are made pursuant to
6	the alternate tracking system under subsection (j).
7	(1) No free samples of cannabis or manufactured cannabis
8	products shall be provided at any time, and no consumption of
9	cannabis or manufactured cannabis products shall be permitted by
10	customers on any dispensary premises [+]; provided that
11	dispensaries shall make an accommodation for employees who are
12	registered patients and must engage in the medical use of
13	cannabis during working hours to relieve the symptoms of their
14	debilitating medical condition; provided further that such
15	accommodation shall only be allowed if impairment does not
16	result at work.
17	(m) Except as authorized by subsection (r), a dispensary
18	shall not transport cannabis or manufactured cannabis products
19	to another county or another island; provided that this
20	subsection shall not apply to the transportation of cannabis or

- 1 any manufactured cannabis product solely for the purposes of
- 2 laboratory testing pursuant to section 329D-8, and subject to
- 3 subsection (j), if no certified laboratory is located in the
- 4 county or on the island where the dispensary is located;
- 5 provided further that a dispensary shall only transport samples
- 6 of cannabis and manufactured cannabis products for laboratory
- 7 testing for purposes of this subsection in an amount and manner
- 8 prescribed by the department, in rules adopted pursuant to this
- 9 chapter, and with the understanding that state law and its
- 10 protections do not apply outside of the jurisdictional limits of
- 11 the State.
- (n) A dispensary [shall be prohibited from] may engage in
- 13 the off-premises delivery of cannabis or manufactured cannabis
- 14 products to a qualifying patient, or primary caregiver  $[\tau]$ ;
- 15 provided that such delivery shall only occur to the qualifying
- 16 patient's or primary caregiver's residential address. A
- 17 dispensary shall be prohibited from the off-premises delivery of
- 18 cannabis or manufactured cannabis products to a qualifying out-
- 19 of-state patient, or caregiver of a qualifying out-of-state
- 20 patient.



1 (	0)	A	dispensary	shall	not:

- (1) Display cannabis or manufactured cannabis products in
  windows or in public view; or
- 4 (2) Post any signage other than one or two signs, each no greater than one thousand six hundred square inches bearing only the business or trade name in text without any pictures or illustrations; provided that if any applicable law or ordinance restricting outdoor signage is more restrictive, that law or ordinance shall govern.
- 11 (p) No cannabis or manufactured cannabis products shall be
  12 transported to, from, or within any federal fort or arsenal,
  13 national park or forest, any other federal enclave, or any other
  14 property possessed or occupied by the federal government.
- (q) A dispensary licensed pursuant to this chapter shall be prohibited from providing written certification pursuant to section 329-122 for the use of medical cannabis for any person.
- 18 (r) The department may authorize a dispensary to purchase
  19 cannabis and manufactured cannabis products from another

1	dispensar	y in a manner preserroed by the department by rures
2	adopted p	ursuant to section 329D-27; provided that:
3	(1)	The purchasing dispensary establishes to the
4		department's satisfaction that:
5		(A) The purchase is necessary to ensure that
6		qualifying patients have continuous access to
7		cannabis for medical use; or
8		(B) The cannabis and manufactured cannabis products
9		are for medical, scientific, or other legitimate
10		purposes approved by the State;
11	(2)	The selling dispensary may transport no more than
12		eight hundred ounces, or other amounts with prior
13		approval by the department, of cannabis or
14		manufactured cannabis products to the purchasing
15		dispensary within a thirty-day period;
16	(3)	The cannabis and manufactured cannabis products are
17		transported between the dispensaries for medical,
18		scientific, or other legitimate purposes approved by
19		the State; and

1	(4) N	othing in this subsection shall relieve any		
2	C	dispensary of its responsibilities and obligations		
3	υ	under this chapter and chapter 329.		
4	(s) [	Dispensaries may sell viable cannabis seeds; provided		
5	that such s	seeds shall be produced in the State with the		
6	understandi	ng that state law and its protections do not apply		
7	outside of	the jurisdictional limits of the State."		
8	SECTION 10. Section 329D-7, Hawaii Revised Statutes, is			
9	amended to read as follows:			
10	"§329D	0-7 Medical cannabis dispensary rules. The		
11	department	shall establish standards with respect to:		
12	(1) T	he number of medical cannabis dispensaries that shall		
13	þ	e permitted to operate in the State;		
14	(2) A	fee structure, set by rules adopted pursuant to		
15	c	hapter 91, for:		
16	(	A) The submission of applications and renewals of		
17		licenses to dispensaries; provided that the		
18		department shall consider the market conditions		
19		in each county in determining the license renewal		
20		fee amounts;		

1		(B)	The submission of applications and renewals for	
2			each additional production center; and	
3		(C)	Dispensary-to-dispensary sales authorized by	
4			section 329D-6(r);	
5		prov	ided that no designated fee shall increase by more	
6		than	two and one-half per cent annually;	
7	(3)	Crit	eria and procedures for the consideration and	
8		sele	ction, based on merit, of applications for	
9		licensure of dispensaries; provided that the criteria		
10		shal	l include but not be limited to an applicant's:	
11		(A)	Ability to operate a business;	
12		(B)	Financial stability and access to financial	
13			resources; provided that applicants for medical	
14			cannabis dispensary licenses shall provide	
15			documentation that demonstrates control of not	
16			less than \$1,000,000 in the form of escrow	
17			accounts, letters of credit, surety bonds, bank	
18			statements, lines of credit or the equivalent to	
19			begin operating the dispensary;	

1		(0)	Ability to comply with the security requirements
2			developed pursuant to paragraph (6);
3		(D)	Capacity to meet the needs of qualifying patients
4			and qualifying out-of-state patients;
5		(E)	Ability to comply with criminal background check
6			requirements developed pursuant to paragraph (8);
7			and
8		(F)	Ability to comply with inventory controls
9			developed pursuant to paragraph (13);
10	(4)	Spec	eific requirements regarding annual audits and
11		repo	rts required from each production center and
12		disp	ensary licensed pursuant to this chapter;
13	(5)	Proc	edures for announced and unannounced inspections
14		by t	he department or its agents of production centers
15		and	dispensaries licensed pursuant to this chapter;
16		prov	rided that inspections for license renewals shall
17		be u	nannounced;
18	(6)	Secu	rity requirements for the operation of production
19		cent	ers and retail dispensing locations; provided
20		that	, at a minimum, the following shall be required:

1	(A) For	production centers:
2	(i)	Video monitoring and recording of the
3		premises; provided that recordings shall be
4		retained for fifty days;
5	(ii)	Fencing that surrounds the premises and that
6		is sufficient to reasonably deter intruders
7		and prevent anyone outside the premises from
8		viewing any cannabis in any form;
9	(iii)	An alarm system; and
10	(iv)	Other reasonable security measures to deter
11		or prevent intruders, as deemed necessary by
12		the department; and
13	(B) For	retail dispensing locations:
14	(i)	Presentation of a valid government-issued
15		photo identification and a valid
16		identification as issued by the department
17		pursuant to section 329-123 by a qualifying
18		patient or caregiver, or section 329-123.5
19		by a qualifying out-of-state patient or

1			caregiver of a qualifying out-of-state
2			patient, upon entering the premises;
3		(ii)	Video monitoring and recording of the
4			premises; provided that recording shall be
5			retained for fifty days;
6		(iii)	An alarm system;
7		(iv)	Exterior lighting; and
8		(v)	Other reasonable security measures as deemed
9			necessary by the department;
10	(7)	Security	requirements for the transportation of
11		cannabis	and manufactured cannabis products between
12		productio	n centers and retail dispensing locations and
13		between a	production center, retail dispensing
14		location,	qualifying patient, primary caregiver,
15		qualifyin	g out-of-state patient, or caregiver of a
16		qualifyin	g out-of-state patient and a certified
17		laborator	y, pursuant to section 329-122(f);
18	(8)	Standards	and criminal background checks to ensure the
19		reputable	and responsible character and fitness of all
20		license a	pplicants, licensees, employees,

Ţ		subcontractors and their employees, and prospective
2		employees of medical cannabis dispensaries to operate
3		a dispensary; provided that the standards, at a
4		minimum, shall exclude from licensure or employment
5		any person convicted of any felony;
6	(9)	The training and certification of operators and
7		employees of production centers and dispensaries;
8	(10)	The types of manufactured cannabis products that
9		dispensaries shall be authorized to manufacture and
10		sell pursuant to sections 329D-9 and 329D-10;
11	(11)	Laboratory standards related to testing cannabis and
12		manufactured cannabis products for content,
13		contamination, and consistency;
14	(12)	The quantities of cannabis and manufactured cannabis
15		products that a dispensary may sell or provide to a
16		qualifying patient, primary caregiver, qualifying out-
17		of-state patient, or caregiver of a qualifying out-of-
18		state patient; provided that no dispensary shall sell
19		or provide to a qualifying patient, primary caregiver,
20		qualifying out-of-state patient, or caregiver of a



1		qualifying out-of-state pattent any combination of		
2		cann	abis and manufactured cannabis products that:	
3		(A)	(A) During a period of fifteen consecutive days,	
4			exceeds the equivalent of four ounces of	
5			cannabis; or	
6		(B)	During a period of thirty consecutive days,	
7			exceeds the equivalent of eight ounces of	
8			cannabis;	
9	(13)	Disp	ensary and production center inventory controls to	
10		prev	prevent the unauthorized diversion of cannabis or	
11		manufactured cannabis products or the distribution of		
12		cannabis or manufactured cannabis products to a		
13		qualifying patient, primary caregiver, qualifying out-		
14		of-state patient, or caregiver of a qualifying out-of-		
15		stat	e patient in quantities that exceed limits	
16		established by this chapter; provided that the		
17		cont	rols, at a minimum, shall include:	
18		(A)	A computer software tracking system as specified	
19			in section 329D-6(j) and (k); and	

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

1		(C) Any use or consumption of cannabis or
2		manufactured cannabis products on the premises of
3		a retail dispensing location or production
4		center; and
5	(17)	The establishment of a range of penalties for
6		violations of this chapter or rule adopted thereto;
7	(18)	A process to recognize [and register] patients who are
8		authorized to purchase, possess, and use medical
9		cannabis in another state, a United States territory,
10		or the District of Columbia as qualifying out-of-state
11		patients; provided that this [registration] process
12		may commence no sooner than January 1, 2018; and
13	(19)	Security requirements and restrictions regarding
14		waiting rooms, including but not limited to:
15		(A) Security measures to prevent unauthorized access
16		to any area within the retail dispensing location
17		outside of the waiting room;
18		(B) Restrictions on marketing and advertising within
19		the waiting room;

1		(C)	Restrictions on signage within the waiting room;
2			and
3		(D)	Other reasonable security measures or
4			restrictions as deemed necessary by the
5			department."
6	SECTI	ON 1	1. Section 329D-8, Hawaii Revised Statutes, is
7	amended by	, ame	nding subsection (a) to read as follows:
8	<b>"</b> (a)	The	department shall establish and enforce standards
9	for labora	atory	-based testing of cannabis and manufactured
10	cannabis p	orodu	cts for content, contamination, and consistency;
11	provided t	hat	in establishing these standards, the department
12	shall:		
13	(1)	Revi	ew and take guidance from the testing programs and
14		stan	dards utilized in other jurisdictions;
15	(2)	Cons	ider the impact of the standards on the retail
16		cost	of the product to the qualifying patient;
17	(3)	Revi	ew and take guidance from the testing programs and
18		stan	dards for pesticides under the regulations of the
19		Unit	ed States Environmental Protection Agency;

1	(4)	[Consider] Establish processes that [may] allow
2		cannabis or manufactured cannabis products that fail
3		testing standards to be remediated[+] and make these
4		processes available to the public;
5	(5)	For the testing for microbiological impurities,
6		consider the benefits of organically grown cannabis
7		that features the use of bacteria in lieu of
8		pesticides; [and]
9	(6)	Include permission for qualifying patients and primary
10		caregivers to obtain testing services directly from
11		certified laboratories on the island where the
12		qualifying patient and primary caregiver reside $[\cdot]$ :
13	<u>(7)</u>	Establish and maintain standards for testing of
14		cannabis and manufactured cannabis products at the
15		department's state lab for reference purposes and
16		post-marketing testing; and
17	(8)	Promote the formation of prep labs on islands that do
18		not have a certified testing facility to facilitate
19		the preparation of "de minimis" samples that fall
20		below the threshold for federal regulation and can be



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1
              transported legally to another island for required
2
              potency and contaminant testing."
3
         SECTION 12. Section 329D-10, Hawaii Revised Statutes, is
    amended by amending subsection (a) to read as follows:
4
5
               The types of medical cannabis products that may be
6
    manufactured and distributed pursuant to this chapter shall be
7
    limited to:
8
         (1) Capsules;
9
         (2)
              Lozenges;
10
         (3)
              Pills;
11
              Oils and oil extracts;
         (4)
12
         (5)
              Tinctures;
13
              Ointments and skin lotions;
         (6)
14
         (7)
              Transdermal patches;
15
              Pre-filled and sealed containers used to aerosolize
         (8)
16
              and deliver cannabis orally [or-by inhalation, such as
17
              an inhaler, nebulizer, or device that provides safe
18
              pulmonary administration; provided that:
19
              (A) Containers need not be manufactured by the
20
                   licensed dispensary but shall be filled with
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1	canna	abis, cannabis oils, or cannabis extracts
2	manui	Factured by the licensed dispensary or
3	purck	nased from another dispensary pursuant to
4	secti	ion 329D-6(r); but shall not contain
5	nicot	tine, tobacco-related products, or any other
6	<del>non-c</del>	cannabis derived products; and
7	<del>(B)</del> For (	devices that provide safe pulmonary
8	admir	nistration:
9	<del>(i)</del>	The heating element of the device, if any,
10		shall be made of inert materials such as
11		glass, ceramic, or stainless steel, and not
12		of plastic or rubber;
13	<del>(ii)</del>	The device shall be distributed solely for
14		use with single-use, pre-filled, tamper-
15		resistant, sealed containers that do not
16		contain nicotine or other tobacco products;
17	<del>(iii)</del>	There shall be a temperature control on the
18		device that is regulated to prevent the
19		combustion of cannabis oil; and

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1
                   (iv) The device-need not-be manufactured by the
                         licensed dispensary;
2
         (9) Pre-rolled cannabis flower products, as specified by
3
              the department];
4
       [\frac{(10)}{(10)}] (9) Edible cannabis products, as specified by the
5
6
               department; and
       \lceil \frac{(11)}{(11)} \rceil (10) Other products as specified by the department."
7
         SECTION 13. Section 329D-13, Hawaii Revised Statutes, is
8
    amended by amending subsection (c) to read as follows:
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10
         "(c) Beginning on January 1, 2018, this section [may]
    shall apply to qualifying out-of-state patients from other
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12
    states, territories of the United States, or the District of
13
    Columbia; provided that the patient meets the [registration]
14
    requirements of [section 329-123.5.] sections 329-122 and 329-
15
    130."
16
         SECTION 14. Section 329D-25, Hawaii Revised Statutes, is
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    amended to read as follows:
18
         "§329D-25 Coordination among state and federal agencies.
    The department shall initiate ongoing dialogue among relevant
19
20
    state and federal agencies to identify processes and policies
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- 1 that ensure the privacy of qualifying patients and qualifying
- 2 out-of-state patients and the compliance of qualifying patients,
- 3 primary caregivers, qualifying out-of-state patients, and
- 4 caregivers of qualifying out-of-state patients and medical
- 5 cannabis dispensaries with state and federal laws and
- 6 regulations related to medical cannabis."
- 7 SECTION 15. Section 329D-27, Hawaii Revised Statutes, is
- 8 amended by amending subsections (b) and (c) to read as follows:
- 9 "(b) No later than January 4, 2016, the department shall
- 10 adopt interim rules, which shall be exempt from chapter 91 and
- 11 chapter 201M, to effectuate the purposes of this chapter;
- 12 provided that the interim rules shall remain in effect until
- 13  $[\frac{\text{July 1, 2025}}{\text{July 1, 2025}}]$  August 1, 2024, or until rules are adopted
- 14 pursuant to subsection (a), whichever occurs sooner.
- 15 (c) The department may amend the interim rules, and the
- 16 amendments shall be exempt from chapters 91 and 201M, to
- 17 effectuate the purposes of this chapter; provided that any
- 18 amended interim rules shall remain in effect until [July 1,
- 19  $\frac{2025}{7}$ ] August 1, 2024, or until rules are adopted pursuant to
- 20 subsection (a), whichever occurs sooner."



1	SECTION 16. Section 329-123.5, Hawaii Revised Statutes, is
2	repealed.
3	["\$329-123.5 Registration requirements; qualifying out-of-
4	state patient; caregiver of a qualifying out-of-state patient.
5	(a) Notwithstanding section 329-123, a qualifying out-of-state
6	patient and a caregiver of a qualifying out-of-state patient
7	shall register with the department of health as established by
8	rule. The registration shall be effective for no more than
9	sixty days and may be renewed for no more than one additional
10	sixty-day period that begins no later than twelve months after
11	the preceding registration date; provided that the department
12	shall not register any qualifying out-of-state patient for a
13	period that exceeds the term of validity of the qualifying out-
14	of-state patient's authority to use medical cannabis in the
15	qualifying out-of-state patient's home jurisdiction.
16	(b) -A qualifying out-of-state patient aged eighteen or
17	older, at a minimum, shall meet the following criteria for
18	registration:
19	(1) Provide a valid government-issued medical cannabis
20	card issued to the qualifying out-of-state patient by

1		another state, United States territory, or the
2		District of Columbia; provided that the medical
3		cannabis card has an expiration date and has not
4		expired;
5	<del>(2)</del>	Provide a valid photographic identification card or
6		driver's license issued by the same jurisdiction that
7		issued the medical cannabis card; and
8	<del>(3)</del>	Have a debilitating medical condition, as defined in
9		section 329-121.
10	<del>(c)</del>	A qualifying out-of-state patient under eighteen years
11	<del>of age ma</del>	y be registered pursuant to this section only if the
12	<del>qualifyin</del>	g patient has a debilitating medical condition as
13	defined i	n section 329-121 and the caregiver of the qualifying
14	<del>out-of-st</del>	ate patient, at a minimum, meets the requirements of
15	<del>paragraph</del>	s (1) and (2) of subsection (b) and consents in writing
16	<del>to:</del>	
17	<del>(1)</del>	Allow the qualifying out-of-state patient's medical
18		use of cannabis;
19	<del>(2)</del>	Undertake the responsibility for managing the well-
20		being of the qualifying out-of-state patient who is

1	under eighteen years of age, with respect to the
2	medical use of cannabis; and
3	(3) Control the acquisition of the cannabis, the dosage,
4	and the frequency of the medical use of cannabis by
5	the qualifying out-of-state patient who is under
6	eighteen years of age.
7	(d) In the case of any qualifying out-of-state patient who
8	is under eighteen years of age, the department of health shall
9	register the qualifying out-of-state patient and the caregiver
10	of the qualifying out-of-state patient; provided that the
11	department may register two caregivers for a qualifying out-of-
12	state patient if each caregiver is the parent, guardian, or
13	person having legal custody of the qualifying out-of-state
14	patient who is under eighteen years of age.
15	(e) Each qualifying out-of-state patient shall pay a fee
16	in an amount established by rules adopted by the department
17	pursuant to chapter 91 for each registration and renewal.
18	(f) Upon inquiry by a law enforcement agency, the
19	department of health shall immediately verify whether the
20	subject of the inquiry has registered with the department of

1	health and may provide reasonable access to the registry
2	information for official law enforcement purposes. An inquiry
3	and verification under this subsection may be made twenty-four
4	hours a day, seven days a week.
5	(g) The department of health may temporarily suspend the
6	registration of a qualifying out-of-state patient or a
7	registered caregiver of a qualifying out-of-state patient for a
8	period of up to thirty days if the department of health
9	determines that the registration process for qualifying patients
10	or primary caregivers is being adversely affected or the supply
11	of cannabis for medical use available in licensed dispensaries
12	is insufficient to serve qualifying patients and qualifying out-
13	of-state patients. A temporary suspension may be extended by
14	thirty-day periods until the department of health determines
15	that:
16	(1) Adequate capacity exists to register qualifying out-
17	of-state patients and caregivers of qualifying out-of-
18	state patients in addition to qualifying patients and
19	primary caregivers; and

1	(2) The licensed dispensaries are able to meet the demands
2	of-qualifying patients."]
3	SECTION 17. Statutory material to be repealed is bracketed
4	and stricken. New statutory material is underscored.
5	SECTION 18. This Act shall take effect upon its approval.
6	
	INTRODUCED BY:

#### Report Title:

Medical Cannabis; Registration; Out-of-state patients; Caregivers; Medical Cannabis Dispensary System

#### Description:

Amends state laws governing medical use of cannabis and the medical cannabis dispensary system.

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