HOUSE OF REPRESENTATIVES THIRTY-THIRD LEGISLATURE, 2025 STATE OF HAWAII

H.B. NO. 600

A BILL FOR AN ACT

RELATING TO THE MEDICAL USE OF CANNABIS.

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

1 SECTION 1. Section 329-122, Hawaii Revised Statutes, is 2 amended by amending subsections (c) and (d) to read as follows: 3 Notwithstanding any law to the contrary, the medical "(C) use of cannabis within the State by a qualifying out-of-state 4 5 patient aged eighteen years or older legally authorized to use 6 cannabis for medical purposes in another state, a United States territory, or the District of Columbia shall be permitted only 7 8 if the qualifying out-of-state patient:

9 (1) [Provides to the department of health] Possesses a
10 valid medical use of cannabis card with an explicit
11 expiration date that has not yet passed from the
12 issuing jurisdiction and a valid photographic
13 identification card or driver's license issued by the
14 same jurisdiction;

15 [-(2) Attests under penalty of law pursuant to section
 16 710-1063 that the condition for which the qualifying
 17 out-of-state patient is legally authorized to use



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1		cannabis for medical purposes is a debilitating
2		medical condition as defined in section 329-121;
3	(3)	Provides consent for the department of health to
4		obtain information from the qualifying out-of-state
5		patient's certifying medical provider and from the
6		entity that issued the medical cannabis card for the
7		purpose of allowing the department of health to verify
8		the information provided in the registration process;
9	(4)	Pays the required fee for out-of-state registration to
10		use cannabis for medical purposes;
11	-(5)-	Registers with the department of health pursuant to
12		section 329-123.5 to use cannabis for medical
13		purposes;
14	(6)	Receives a medical cannabis registry card from the
15		department of health;] and
16	[-(7)-]	(2) Abides by all laws relating to the medical use of
17		cannabis, including not possessing an amount of
18		cannabis that exceeds an adequate supply.
19	(d)	Notwithstanding any law to the contrary, the medical
20	use of car	nnabis by a qualifying out-of-state patient under
21	eighteen y	years of age shall only be permitted if:

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1	(1)	The	caregiver of the qualifying out-of-state patient
2		[pro	vides the information required pursuant to]
3		ensu	res that the qualifying out-of-state patient
4		comp	lies with subsection (c); and
5	(2)	The	caregiver of the qualifying out-of-state patient
6		[con	sents in writing to]:
7		(A)	[Allow] Allows the qualifying out-of-state
8			patient's medical use of cannabis;
9		(B)	[Undertake] <u>Undertakes</u> the responsibility for
10			managing the well-being of the qualifying
11			out-of-state patient who is under eighteen years
12			of age with respect to the medical use of
13			cannabis; and
14		(C)	[Control] <u>Controls</u> the acquisition of the
15			cannabis, the dosage, and the frequency of the
16			medical use of cannabis by the qualifying
17			out-of-state patient who is under eighteen years
18			of age."
19	SECTI	ION 2	. Section 329-123, Hawaii Revised Statutes, is
20	amended by	z ame	nding subsections (a) and (b) to read as follows:

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1 "(a) Physicians or advanced practice registered nurses who 2 issue written certifications shall provide, in each written 3 certification, the name, address, patient identification number, 4 and other identifying information of the qualifying patient. 5 The department of health shall require, in rules adopted 6 pursuant to chapter 91, that all written certifications comply 7 with a designated form completed by or on behalf of a qualifying 8 patient. The form shall require information from the applicant, 9 primary caregiver, and physician or advanced practice registered 10 nurse as specifically required or permitted by this chapter. 11 The form shall require the address of the location where the 12 cannabis is grown and shall appear on the registry card issued 13 by the department of health. The certifying physician or 14 advanced practice registered nurse shall be required to have a 15 bona fide physician-patient relationship or bona fide advanced 16 practice registered nurse-patient relationship, as applicable, 17 with the qualifying patient. These relationships may be 18 established in-person, or via telehealth as described in section 19 329-126(b). All current active medical cannabis permits shall be honored through their expiration date. 20

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1 Qualifying patients shall register with the department (b) 2 of health. The registration shall be effective until the 3 expiration of the certificate issued by the department of health 4 and signed by the physician or advanced practice registered 5 nurse. Every qualifying patient shall provide sufficient 6 identifying information to establish the personal identities of 7 the qualifying patient and the primary caregiver. Qualifying 8 patients shall report changes in information within ten working 9 days. Every qualifying patient shall have only one primary 10 caregiver at any given time. The department of health shall 11 issue to the qualifying patient a registration certificate [and 12 may]. The department of health shall not charge a fee for [the] an initial certificate [in-an amount adopted by rules pursuant 13 14 to chapter 91.] or any renewal certificate." 15 SECTION 3. Section 329-126, Hawaii Revised Statutes, is 16 amended by amending subsection (b) to read as follows: 17 "(b) For purposes of this [section,] part, a bona fide 18 physician-patient relationship may be established via 19 telehealth, as defined in section 453-1.3(j), and a bona fide 20 advanced practice registered nurse-patient relationship may be

21 established via telehealth, as defined in section 457-2[;

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1	provided-that	- treatment recommendations that include certifying
2	a patient fo i	the medical use of cannabis via telehealth shall
3	be allowed or	nly after an initial in-person consultation between
4	the certifyir	ng physician or advanced practice registered nurse
5	and the patio	ent]."
6	SECTION	4. Section 329D-7, Hawaii Revised Statutes, is
7	amended to re	ead as follows:
8	"§329D-7	Medical cannabis dispensary rules. The
9	department sh	hall establish standards with respect to:
10	(1) The	e number of medical cannabis dispensaries that shall
11	be	permitted to operate in the State;
12	(2) A f	fee structure, set by rules adopted pursuant to
13	cha	apter 91, for:
14	(A)	The submission of applications and renewals of
15		licenses to dispensaries; provided that the
16		department shall consider the market conditions
17		in each county in determining the license renewal
18		fee amounts;
19	(B)	The submission of applications and renewals for
20		each additional production center; and



1		(C)	Dispensary-to-dispensary sales authorized by
2			section 329D-6(r);
3		prov	vided that no designated fee shall increase by more
4		thar	two and one-half per cent annually;
5	(3)	Crit	eria and procedures for the consideration and
6		sele	ection, based on merit, of applications for
7		lice	ensure of dispensaries; provided that the criteria
8		shal	l include but not be limited to an applicant's:
9		(A)	Ability to operate a business;
10		(B)	Financial stability and access to financial
11			resources; provided that applicants for medical
12			cannabis dispensary licenses shall provide
13			documentation that demonstrates control of not
14			less than \$1,000,000 in the form of escrow
15			accounts, letters of credit, surety bonds, bank
16			statements, lines of credit or the equivalent to
17			begin operating the dispensary;
18		(C)	Ability to comply with the security requirements
19			developed pursuant to paragraph (6);
20		(D)	Capacity to meet the needs of qualifying patients
21			and qualifying out-of-state patients;

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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;



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; and
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 another state, a United States territory,
16		or the District of Columbia by a qualifying
17		out-of-state patient or caregiver of a
18		qualifying out-of-state patient, upon
19		entering the premises;

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

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

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1		(A)	During a period of fifteen consecutive days,
2			exceeds the equivalent of four ounces of
3			cannabis; or
4		(B)	During a period of thirty consecutive days,
5			exceeds the equivalent of eight ounces of
6			cannabis;
7	(13)	Disp	ensary and production center inventory controls to
8		prev	ent the unauthorized diversion of cannabis or
9		manu	factured cannabis products or the distribution of
10		cann	abis or manufactured cannabis products to a
11		qual	ifying patient, primary caregiver, qualifying
12		out-	of-state patient, or caregiver of a qualifying
13		out-	of-state patient in quantities that exceed limits
14		esta	blished by this chapter; provided that the
15		cont	rols, at a minimum, shall include:
16		(A)	A computer software tracking system as specified
17			in section 329D-6(j) and (k); and
18		(B)	Product packaging standards sufficient to allow
19			law enforcement personnel to reasonably determine
20			the contents of an unopened package;



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1	(14)	Limitation to the size or format of signs placed
2		outside a retail dispensing location or production
3		center; provided that the signage limitations, at a
4		minimum, shall comply with section 329D-6(0)(2) and
5		shall not include the image of a cartoon character or
6		other design intended to appeal to children;
7	(15)	The disposal or destruction of unwanted or unused
8		cannabis and manufactured cannabis products;
9	(16)	The enforcement of the following prohibitions against:
10		(A) The sale or provision of cannabis or manufactured
11		cannabis products to unauthorized persons;
12		(B) The sale or provision of cannabis or manufactured
13		cannabis products to a qualifying patient,
14		primary caregiver, qualifying out-of-state
15		patient, or caregiver of a qualifying
16		out-of-state patient in quantities that exceed
17		limits established by this chapter; and
18		(C) Any use or consumption of cannabis or
19		manufactured cannabis products on the premises of
20		a retail dispensing location or production
21		center;



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1	(17)	The	establishment of a range of penalties for
2		viol	ations of this chapter or rule adopted thereto;
3	(18)	A pr	ocess to recognize and register patients who are
4		auth	orized to purchase, possess, and use medical
5		cann	abis in another state, a United States territory,
6		or t	he District of Columbia as qualifying out-of-state
7		pati	ents; provided that this registration process may
8		comm	ence no sooner than January 1, 2018; and
9	(19)	Secu	rity requirements and restrictions regarding
10		wait	ing rooms, including but not limited to:
11		(A)	Security measures to prevent unauthorized access
12			to any area within the retail dispensing location
13			outside of the waiting room;
14		(B)	Restrictions on marketing and advertising within
15			the waiting room;
16		(C)	Restrictions on signage within the waiting room;
17			and
18		(D)	Other reasonable security measures or
19			restrictions as deemed necessary by the
20			department."



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1	SECTION 5. 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 section may apply
4	to qualifying out-of-state patients from other states,
5	territories of the United States, or the District of Columbia[;
6	provided that the patient meets the registration requirements of
7	section 329-123.5]."
8	SECTION 6. Section 329-123.5, Hawaii Revised Statutes, is
9	repealed.
10	[" §329-123.5 Registration requirements; qualifying
11	out-of-state patient; caregiver of a qualifying out-of-state
12	patient . (a) Notwithstanding section 329-123, a qualifying
12	patient. (a) Notwithstanding section 329-123, a qualifying
12 13	patient . (a) Notwithstanding section 329-123, a qualifying out-of-state patient and a caregiver of a qualifying
12 13 14	<pre>patient. (a) Notwithstanding section 329-123, a qualifying out-of-state patient and a caregiver of a qualifying out-of-state patient shall register with the department of</pre>
12 13 14 15	<pre>patient. (a) Notwithstanding section 329-123, a qualifying out-of-state patient and a caregiver of a qualifying out-of-state patient shall register with the department of health as established by rule. The registration shall be</pre>
12 13 14 15 16	<pre>patient. (a) Notwithstanding section 329-123, a qualifying out-of-state patient and a caregiver of a qualifying out-of-state patient shall register with the department of health as established by rule. The registration shall be effective for no more than sixty days and may be renewed for no</pre>
12 13 14 15 16 17	<pre>patient. (a) Notwithstanding section 329-123, a qualifying out-of-state patient and a caregiver of a qualifying out-of-state patient shall register with the department of health as established by rule. The registration shall be effective for no more than sixty days and may be renewed for no more than one additional sixty-day period that begins no later</pre>
12 13 14 15 16 17 18	<pre>patient (a) Notwithstanding section 329-123, a qualifying out-of-state patient and a caregiver of a qualifying out-of-state patient shall register with the department of health as established by rule. The registration shall be effective for no more than sixty days and may be renewed for no more than one additional sixty-day period that begins no later than twelve months after the preceding registration date;</pre>

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1	use medical cannabis in the qualifying out-of-state patient's		
2	home juri	sdiction.	
3	-(d) -	A qualifying out-of-state patient aged eighteen or	
4	older, at	a minimum, shall meet the following criteria for	
5	registration:		
6	(1)	Provide a valid government-issued medical cannabis	
7		card issued to the qualifying out-of-state patient by	
8		another state, United States territory, or the	
9		District of Columbia; provided that the medical	
10		cannabis card has an expiration date and has not	
11		expired;	
12	-(2) -	Provide a valid photographic identification card or	
13		driver's license issued by the same jurisdiction that	
14		issued the medical cannabis card; and	
15	- (3) -	Have a debilitating medical condition, as defined in	
16		section 329-121.	
17	- (c)	-A qualifying out-of-state patient under eighteen years	
18	of age ma	y be registered pursuant to this section only if the	
19	qualifyin	g patient has a debilitating medical condition as	
20	defined i	n section 329-121 and the caregiver of the qualifying	
21	out-of-st	ate patient, at a minimum, meets the requirements of	

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1	paragraph	s (1) and (2) of subsection (b) and consents in writing
2	to:	
3	(1)	Allow the qualifying out-of-state patient's medical
4		use of cannabis;
5	(2)	Undertake the responsibility for managing the
6		well-being of the qualifying out-of-state patient who
7		is under eighteen years of age, with respect to the
8		medical use of cannabis; and
9	(3)	Control the acquisition of the cannabis, the dosage,
10		and the frequency of the medical use of cannabis by
11		the qualifying out-of-state patient who is under
12		eighteen years of age.
13	- (d)	In the case of any qualifying out-of-state patient who
14	is under	eighteen years of age, the department of health shall
15	register	the qualifying out-of-state patient and the caregiver
16	of the qu	alifying out-of-state patient; provided that the
17	departmen	t may register two caregivers for a qualifying
18	out-of-st	ate patient if each caregiver is the parent, guardian,
19	or person	having legal custody of the qualifying out-of-state
20	patient w	ho is under eighteen years of age.

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



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1	(1) Adequate capacity exists to register qualifying
2	out-of-state patients and caregivers of qualifying
3	out-of-state patients in addition to qualifying
4	patients and primary caregivers; and
5	(2) The-licensed dispensaries are able to meet the demands
6	of qualifying patients."]
7	SECTION 7. This Act does not affect rights and duties that
8	matured, penalties that were incurred, and proceedings that were
9	begun before its effective date.
10	SECTION 8. Statutory material to be repealed is bracketed
11	and stricken. New statutory material is underscored.
12	SECTION 9. This Act shall take effect upon its approval.
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	INTRODUCED BY:

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Report Title:

DOH; Medical Cannabis; Out-of-State Patients; Registration; Telehealth; Fees

Description:

Repeals registration requirements relating to qualifying out-of-state medical cannabis patients who are validly registered in other states, United States territories, or the District of Columbia. Repeals language requiring an initial in-person consultation before physicians and advanced practice registered nurses may make medical cannabis treatment recommendations via telehealth. Prohibits the Department of Health from imposing fees for patients' medical cannabis registration certificates.

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

