#### JAN 2 7 2021

#### A BILL FOR AN ACT

RELATING TO CANNABIS.

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

1	PART I
2	SECTION 1. The purpose of this Act is to:
3	(1) Provide for the legalization, regulation, and taxation
4	of responsible, adult-use cannabis;
5	(2) Exempt sales of cannabis and manufactured cannabis
6	products for medical use from the general excise tax;
7	and
8	(3) Provide that qualifying out-of-state patients have the
9	same rights and privileges as qualifying patients with
10	respect to medical cannabis.
11	PART II
12	SECTION 2. The purpose of this part is to authorize
13	responsible, adult-use cannabis in the State and to provide for
14	its regulation.
15	SECTION 3. The Hawaii Revised Statutes is amended by
16	adding a new chapter to be appropriately designated and to read
17	as follows:

1	"CHAPTER A
2	RESPONSIBLE, ADULT-USE CANNABIS
3	PART I. GENERAL PROVISIONS
4	<b>SA-1 Short title.</b> This chapter may be cited as the Hawaii
5	Responsible, Adult-Use Cannabis Law.
6	<b>SA-2 Definitions.</b> As used in this chapter, unless the
7	context otherwise requires:
8	"Board" means the Hawaii cannabis control board established
9	under section A-11.
10	"Cannabis" means all parts of the plant Cannabis sativa L.,
11	Cannabis indica, or Cannabis ruderalis, whether growing or not;
12	the seeds thereof; the resin, whether crude or purified,
13	extracted from any part of the plant; and every compound,
14	manufacture, salt, derivative, mixture, or preparation of the
15	plant, its seeds, or resin. "Cannabis" includes the separated
16	resin, whether crude or purified, obtained from cannabis.
17	"Cannabis" does not include the mature stalks of the plant;
18	fiber produced from the stalks; oil or cake made from the seeds
19	of the plant; any other compound, manufacture, salt, derivative,
20	mixture, or preparation of the mature stalks (except the resin
21	extracted therefrom), fiber, oil, or cake; or the sterilized

- 1 seed of the plant that is incapable of germination. "Cannabis"
- 2 does not include "industrial hemp" as defined by section 141-31.
- 3 "Cannabis accessories" means any equipment, products or
- 4 materials of any kind which are used, intended for use, or
- 5 designed for use in planting, propagating, cultivating, growing,
- 6 harvesting, manufacturing, compounding, converting, producing,
- 7 processing, preparing, testing, analyzing, packaging,
- 8 repackaging, storing, smoking, vaporizing, or containing
- 9 cannabis, or for ingesting, inhaling, or otherwise introducing
- 10 cannabis or cannabis products into or onto the human body.
- "Commercial cannabis activity" includes the cultivation,
- 12 possession, manufacture, distribution, processing, storing,
- 13 laboratory testing, packaging, labeling, transportation,
- 14 delivery, or sale of cannabis and cannabis products as provided
- 15 for in this chapter.
- "Concentrated cannabis" means the separated resin, whether
- 17 crude or purified, obtained from cannabis.
- "Cultivation" means any activity involving the planting,
- 19 growing, harvesting, drying, curing, grading, or trimming of
- 20 cannabis.

"Department" means the department of commerce and consumer 1 2 affairs "Enclosed indoor facility" means a permanent, stationary 3 structure with a solid floor, rigid exterior walls that encircle 4 5 the entire structure on all sides, and a roof that protects the entire interior area from any exterior view and elements of 6 weather. Nothing in this definition shall be construed to 7 relieve a license applicant or license renewal applicant of the 8 9 duty to comply with all applicable building codes and 10 regulations. "Manufacture" means to compound, blend, extract, infuse, or 11 otherwise make or prepare a manufactured cannabis product. 12 "Manufactured cannabis products" means cannabis that has 13 undergone a process whereby the plant material has been 14 transformed into a concentrate, including but not limited to 15 concentrated cannabis, an edible or topical product containing 16 cannabis, or concentrated cannabis and other ingredients. 17 "Responsible, adult use" means use in accordance with part 18 19 VI of this chapter. 20 "Responsible, adult-use cannabis cultivation site" means a

location where cannabis is planted, grown, harvested, dried,

21

- 1 cured, graded, or trimmed, or a location where any combination
- 2 of those activities occurs.
- 3 "Responsible, adult-use cannabis distributor" means a
- 4 person that procures, sells, and transports responsible, adult-
- 5 use cannabis and responsible, adult-use manufactured cannabis
- 6 products between persons licensed under this chapter.
- 7 "Responsible, adult-use cannabis manufacturer" means a
- 8 person that conducts the production, preparation, propagation,
- 9 or compounding of cannabis or cannabis products either directly
- 10 or indirectly or by extraction methods, or independently by
- 11 means of chemical synthesis, or by a combination of extraction
- 12 and chemical synthesis at a fixed location that packages or
- 13 repackages cannabis or cannabis products or labels or relabels
- 14 its container.
- "Responsible, adult-use cannabis retail location" means an
- 16 establishment where cannabis and manufactured cannabis products
- 17 are made available for retail sale for responsible, adult use.
- 18 SA-3 Cannabidiol products; application of chapter. This
- 19 chapter shall not apply to any product containing cannabidiol
- 20 that has been approved by the federal Food and Drug
- 21 Administration that has either been placed on a schedule of the

- 1 federal Controlled Substances Act other than Schedule I or has
- 2 been exempted from one or more provisions of that act, and that
- 3 is intended for prescribed use for the treatment of a medical
- 4 condition.
- 5 §A-4 Construction of the chapter. Nothing in this chapter
- 6 shall be construed to:
- 7 (1) Affect the medical use of cannabis or limit any
- 8 privileges or rights as provided in part IX of chapter
- 9 329;
- 10 (2) Affect the regulation of medical cannabis dispensaries
- as provided in chapter 329D;
- 12 (3) Require an employer to permit or accommodate conduct
- 13 otherwise allowed by this chapter in any workplace or
- on the employer's property;
- 15 (4) Prohibit an employer from disciplining an employee for
- violation of a workplace drug policy or for working
- while under the influence of cannabis;
- 18 (5) Prevent an employer from refusing to hire,
- 19 discharging, disciplining, or otherwise taking an
- 20 adverse employment action against a person with
- respect to hire, tenure, terms, conditions, or

1		privileges of employment because of that person's
2		violation of a workplace drug policy or because that
3		person was working while under the influence of
4		cannabis;
5	(6)	Supersede any law relating to driving under the
6		influence of cannabis or driving while impaired by
7		cannabis;
8	(7)	Permit the transfer of cannabis, with or without
9		remuneration, to a minor or to allow a minor to
10		purchase, possess, use, transport, grow, or consume
11		cannabis; or
12	(8)	Require any person, corporation, or any other entity
13		that occupies, owns, or controls real property to
14		allow the consumption, cultivation, display, sale, or
15		transfer of cannabis on or in that property; provided
16		that in the case of the rental of a residential
17		dwelling, a landlord shall not prohibit the possession
18		of cannabis or the consumption of cannabis that is not
19		inhaled, unless:
20		(A) The tenant is not leasing the entire residential
21		dwelling;

1	(B)	The residence is incidental to detention or the
2		provision of medical, geriatric, educational,
3		counseling, religious, or similar service;
4	(C)	The residence is a transitional housing facility
5		or ,
6	(D)	Failing to prohibit cannabis possession or
7		consumption would violate federal law or
8		regulations or cause the landlord to lose a
9		monetary or licensing-related benefit under
10		federal law or regulations.
11		PART II. ADMINISTRATION
11 12	§A-11 Ha	PART II. ADMINISTRATION waii cannabis control board; members;
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12	qualifications	waii cannabis control board; members;
12 13	qualifications Hawaii cannabi	<pre>waii cannabis control board; members; ; compensation. (a) There is established a</pre>
12 13 14	qualifications Hawaii cannabi and consumer a	<pre>waii cannabis control board; members; ; compensation. (a) There is established a s control board within the department of commerce</pre>
12 13 14 15	qualifications Hawaii cannabi and consumer a  (b) Notw	<pre>waii cannabis control board; members; ; compensation. (a) There is established a s control board within the department of commerce ffairs for administrative purposes only.</pre>
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12 13 14 15 16	qualifications  Hawaii cannabi  and consumer a  (b) Notw  board shall co  the State and	waii cannabis control board; members; ; compensation. (a) There is established a s control board within the department of commerce ffairs for administrative purposes only. ithstanding section 26-34 to the contrary, the nsist of nine members who shall be residents of

1	(2)	One person from the public health sector to be
2		appointed by the director of health;
3	(3)	One person actively engaged in the cannabis industry
4		to be appointed by the director of commerce and
5		consumer affairs;
6	(4)	One person to be appointed by the civil rights
7		commission;
8	(5)	One person to be appointed by the commission on the
9		status of women;
10	(6)	One person to be appointed by the office of Hawaiian
11		affairs;
12	(7)	One person from a nonprofit advocacy organization that
13		focuses on cannabis decriminalization or correctional
14		justice reform to be appointed by the governor; and
15	(8)	Two persons from the public, one each to be appointed
16		by the speaker of the house of representatives and
17		president of the senate.
18	The membe:	r representing the public safety sector, public health
19	sector, o	r public, or the member's immediate family member, may
20	not have a	a financial interest in the cannabis industry or liquor
21	industry	No person who has served as a commissioner on a

- 1 county liquor commission shall be eligible to sit as a member of
- 2 the board until at least five years have expired between the
- 3 person's termination from service as a commissioner on a county
- 4 liquor commission and the person's appointment to the board.
- 5 For purposes of this subsection:
- 6 "Cannabis industry" means a business or profession related
- 7 to cannabis in which the person is lawfully engaged and that is
- 8 in compliance with the provisions of state law, including this
- 9 chapter and rules adopted under this chapter.
- "Financial interest" means holding directly or indirectly,
- 11 a legal or equitable interest in the operation of a business
- 12 licensed under this chapter.
- "Immediate family member" means a spouse, child, or parent.
- "Public health sector" means a state, federal, or local
- 15 entity that works to ensure the health and safety of persons and
- 16 communities through education, policymaking, treatment, and
- 17 prevention of injury and disease, and promotion of wellness.
- 18 "Public safety sector" means a state, federal, or local law
- 19 enforcement authority that provides for the welfare and
- 20 protection of the general public through the enforcement of
- 21 applicable laws.

- 1 (c) Each member of the board shall serve without pay.
- 2 However, the actual and necessary traveling expenses incurred in
- 3 connection with the performance of the member's official duties
- 4 shall be paid by the department, upon the presentation of
- 5 vouchers approved by the department.
- 6 §A-12 Hawaii cannabis control board; organization. (a)
- 7 The board shall elect one member as chairperson and one member
- 8 as vice-chairperson annually. In the absence of both the
- 9 chairperson and the vice-chairperson to preside at a meeting,
- 10 the members present shall select a chair pro tem.
- 11 (b) The board shall meet not less than quarterly at a time
- 12 and place determined by the board.
- 13 (c) The majority of the members shall constitute a quorum.
- 14 The concurrence of a majority of the members shall be necessary
- 15 to make any action taken by the board valid. The board shall
- 16 conduct its meetings in accordance with chapters 91 and 92.
- 17 §A-13 Hawaii cannabis control board; powers and duties.
- 18 In addition to any other powers or duties authorized by law, the
- 19 Hawaii cannabis control board may:
- 20 (1) Adopt, amend, or repeal rules, issue declaratory
- 21 rulings or informal nonbinding interpretations, and

•		conduct contested case proceedings pursuant to enapter
2		91;
3	(2)	Grant, deny, convert, forfeit, renew, reinstate, or
4		restore licenses, including the issuance of
5		conditional licenses;
6	(3)	Revoke, suspend, or otherwise limit the license of any
7		licensee for any violation of the provisions in this
8		chapter or any rule or order of the board;
9	(4)	Develop requirements for licensure through rules in
10		accordance with section A-22;
11	(5)	Investigate and conduct hearings regarding any
12		violation of this chapter and any rule or order of the
13		board;
14	(6)	Create fact-finding committees which may make
15		recommendations to the board for its deliberations;
16	(7)	Contract with qualified persons including
17		investigators who may be exempt from chapter 76 and
18		who shall assist the board in exercising its powers
19		and duties; and
20	(8)	Subpoena witnesses and documents, administer oaths,
21		and receive affidavits and oral testimony, including

1	telephonic communications, and do any and all things
2	necessary or incidental to the exercise of the board's
3	power and duties, including the authority to conduct
4	contested case proceedings under chapter 91.
5	§A-14 Delegation of authority. (a) The board shall
6	delegate to the department the authority to receive, arbitrate,
7	investigate, and prosecute any complaint against a licensee.
8	(b) The board may delegate to the director of commerce and
9	consumer affairs any of its powers or duties as it deems
10	reasonable and proper. The delegation of powers and duties by
11	the board shall be made in accordance with the procedures set
12	forth in section $A-12(c)$ ; provided that the board shall not
13	delegate its discretionary functions resulting in a final
14	decision, including but not limited to the following:
15	(1) Adopting, amending, or repealing rules;
16	(2) Ordering disciplinary action against a licensee,
17	including the revocation, suspension, or imposition of
18	conditions or fines; provided that summary suspensions
19	may be delegated; and
20	(3) Granting, denying, or otherwise conditioning license
21	applications.

1	<b>SA-15 Revenues, fees, and fines.</b> All revenues, fees, and
2	fines collected pursuant to this chapter and the rules adopted
3	thereunder shall be deposited into the general fund.
4	§A-16 Rules. The board may adopt rules pursuant to
5	chapter 91 to effectuate this chapter and to carry out its
6	purpose of protecting the health, safety, and welfare of
7	consumers. The enumeration of specific matters which may
8	properly be made the subject of rules shall not be construed to
9	limit the board's broad general power to make all rules
10	necessary to fully effectuate the purpose of this chapter.
11	PART III. LICENSING
12	A. General Licensing Provisions
13	§A-21 License required; classification. (a) No person
14	shall engage in the business of a responsible, adult-use
15	cannabis cultivator; responsible, adult-use cannabis
16	distributor; responsible, adult-use cannabis manufacturer; or
17	responsible, adult-use cannabis retailer, nor engage in the
18	cultivation, manufacture, distribution, or sale of cannabis or
19	manufactured cannabis products for responsible, adult use,
• •	
20	unless the person is licensed pursuant to this chapter to engage

- 1 (b) The license classification pursuant to this chapter
- 2 shall be as follows:
- 3 (1) Responsible, adult-use cannabis cultivator;
- 4 (2) Responsible, adult-use cannabis distributor;
- 5 (3) Responsible, adult-use cannabis manufacturer; and
- 6 (4) Responsible, adult-use cannabis retailer.
- 7 (c) All licenses issued under this chapter shall expire on
- 8 December 31.
- 9 (d) A person may apply for and be issued more than one
- 10 license under this chapter.
- (e) Each applicant or licensee shall apply for, and if
- 12 approved, shall obtain, a separate license for each location
- 13 where it engages in commercial cannabis activity.
- 14 (f) The board shall adopt rules limiting the number of
- 15 licenses that may be issued based on market need.
- 16 SA-22 Oualifications for licensure. The board shall
- 17 determine by rules adopted pursuant to chapter 91 the
- 18 qualifications necessary for licensure; provided that an
- 19 applying entity is not less than fifty-one per cent held by
- 20 Hawaii legal residents or entities wholly controlled by Hawaii
- 21 legal residents who have been Hawaii legal residents for not

- 1 less than five years immediately preceding the date the
- 2 application was submitted.
- 3 SA-23 License nontransferable. No license issued under
- 4 this chapter shall be transferable.
- 5 SA-24 Fees. (a) No applicant or licensee shall be
- 6 granted a license pursuant to this chapter unless the
- 7 appropriate fees have been paid.
- **8** (b) The board shall establish the amount for all fees and
- 9 expenses by rules adopted pursuant to chapter 91, except as
- 10 provided under section A-32. The fees to be established by the
- 11 board may include but not be limited to an application fee,
- 12 filing fee, license fee, renewal fee, and other reasonable and
- 13 necessary fees related to the board's and department's
- 14 administrative costs.
- 15 B. Social Equity in the Cannabis Industry
- 16 SA-31 Definitions. As used in this subpart, unless the
- 17 context otherwise requires:
- "Disproportionately impacted area" means a census tract or
- 19 comparable geographic area that has a poverty rate of at least
- 20 twenty per cent according to the latest federal decennial
- 21 census.



•	Member of an impacted family means an individual who has
2	a parent, legal guardian, child, spouse, or dependent, or was a
3	dependent of an individual who, prior to the effective date of
4	this chapter, was arrested for, convicted of, or adjudicated
5	delinquent for any offense that is eligible for expungement
6	under section 706
7	"Qualified social equity applicant" means a social equity
8	applicant who has been awarded a conditional license under this
9	subpart to operate as a responsible, adult-use cannabis
10	cultivator; responsible, adult-use cannabis distributor;
11	responsible, adult-use cannabis manufacturer; or responsible,
12	adult-use cannabis retailer.
13	"Social equity applicant" means an applicant that is a
14	resident of the State that meets one of the following criteria:
15	(1) An applicant with at least fifty-one per cent
16	ownership and control by one or more individuals who
17	have resided for at least five of the preceding ten
18	years in a disproportionately impacted area;
19	(2) An applicant with at least fifty-one per cent
20	ownership and control by one or more individuals who:

1		(A)	Have been arrested for, convicted of, or
2			adjudicated delinquent for any offense that is
3			eligible for expungement under chapter 706; or
4		(B)	Is a member of an impacted family; or
5	(3)	For	applicants with a minimum of ten full-time
6		empl	oyees, an applicant with at least fifty-one per
7		cent	of current employees who:
8		(A)	Currently reside in a disproportionately impacted
9			area; or
10		(B)	Have been arrested for, convicted of, or
11			adjudicated delinquent for any offense that is
12			eligible for expungement under chapter 706 or
13			member of an impacted family.
14	Nothing i	n thi	s subpart shall be construed to preempt or limit
15	the dutie	s of	any employer under section 378-2.5. Nothing in
16	this chap	ter s	hall permit an employer to require an employee to
17	disclose	seale	ed or expunged offenses, unless otherwise required
18	by law.		
19	§A-3	2 Lo	cans and grants to social equity applicants. (a)
20	The board	and	department shall establish grant and loan programs

1	for the p	urposes of providing financial assistance, loans,
2	grants, a	nd technical assistance to social equity applicants.
3	(b)	The board and department shall have the power to:
4	(1)	Provide cannabis social equity loans and grants to
5		assist qualified social equity applicants in gaining
6		entry to, and successfully operating in, the State's
7		regulated cannabis marketplace;
8	(2)	Enter into agreements that set forth terms and
9		conditions of the financial assistance, accept funds
10		or grants, and engage in cooperation with private
11		entities and agencies of the State or local government
12		to carry out the purposes of this section;
13	(3)	Fix, determine, charge, and collect any premiums,
14		fees, charges, costs and expenses, including
15		application fees, commitment fees, program fees,
16		financing charges, or publication fees in connection
17		with its activities under this section;
18	(4)	Provide staff, administration, and related support
19		required to administer this section;
20	(5)	Take whatever actions are necessary or appropriate to
21		protect the State's interest in the event of

1

## S.B. NO. 1376

2		with the terms and conditions of financial assistance
3		provided under this section, including the ability to
4		recapture funds if the recipient is found to be
5		noncompliant with the terms and conditions of the
6		financial assistance agreement;
7	(6)	Establish application, notification, contract, and
8		other forms, procedures, or rules deemed necessary and
9		appropriate; and
10	(7)	Utilize vendors or contract work to carry out the
11		purposes of this subpart.
12	(c)	Loans made under this section:
13	(1)	Shall only be made if, in the board's and department's
14		judgments, the project furthers the goals set forth in
15		this chapter; and
16	(2)	Shall be in such principal amount and form and contain
17		such terms and provisions with respect to security,
18		insurance, reporting, delinquency charges, default
19		remedies, and other matters as the board and
20		department shall determine appropriate to protect the
21		public interest and to be consistent with the purposes

bankruptcy, default, foreclosure, or noncompliance

1		of this section. The terms and provisions may be less
2		than required for similar loans not covered by this
3		section.
4	(d)	Grants made under this section shall be awarded on a
5	competiti	ve and annual basis. Grants made under this section
6	shall fur	ther and promote the goals of this chapter, including
7	promotion	of social equity applicants, job training and
8	workforce	development, and technical assistance to social equity
9	applicant	s.
10	(e)	The department shall submit an annual report to the
11	governor	and the legislature no later than twenty days prior to
12	the conve	ning of each regular session. The report shall detail
13	the outco	mes and effectiveness of this section, including the
14	following	:
15	(1)	The number of persons or businesses receiving
16		financial assistance under this section;
17	(2)	The amount in financial assistance awarded in the
18		aggregate, in addition to the amount of loans made
19		that are outstanding and the amount of grants awarded;
20	(3)	The location of the project engaged in by the person
21		or business; and

1	(4) If applicable, the number of new jobs and other forms
2	of economic output created as a result of the
3	financial assistance.
4	(f) The board and department shall include engagement with
5	individuals with limited English proficiency as part of its
6	outreach provided or targeted to attract and support social
7	equity applicants.
8	(g) The board shall make available to the public its
9	rubric for determining eligibility.
10	<b>SA-33 Fee waivers</b> . (a) For social equity applicants, the
11	board shall waive fifty per cent of any nonrefundable license
12	application fees; any nonrefundable fees associated with
13	purchasing a license to operate a business licensed under this
14	chapter; and any surety bond or other financial requirements for
15	the first five years of the applicant's operations; provided
16	that a social equity applicant meets the following
17	qualifications at the time the payment is due:
18	(1) The applicant, including all individuals and entities
19	with ten per cent or greater ownership and all parent
20	companies, subsidiaries, and affiliates, has less than

1		a total of \$750,000 of income in the previous calendar
2		year; and
3	(2)	The applicant, including all individuals and entities
4		with ten per cent or greater ownership and all parent
5		companies, subsidiaries, and affiliates, has no more
6		than two other licenses under this chapter.
7	(b)	The board and department may require social equity
8	applicant	s to attest that they meet the requirements for a fee
9	waiver as	provided in subsection (a) and to provide evidence of
10	annual to	tal income in the previous calendar year.
11	(c)	If the board or department determines that an
12	applicant	who applied as a social equity applicant is not
13	eligible	for such status, the applicant shall be provided an
14	additiona	l ten days to provide alternative evidence that the
15	applicant	qualifies as a social equity applicant.
16	Alternati	vely, the applicant may pay the remainder of the waived
17	fee and b	e considered as a non-social equity applicant. If the
18	applicant	cannot do either, then the board may keep the initial
19	applicati	on fee and the application shall not be considered.
20	§ <b>A</b> −3	4 Reporting to the board and department. Beginning

January 1, 2023, and on January 1 of every year thereafter, or



21

- 1 upon request by the board or the department, each person
- 2 licensed under this chapter shall report to the board and the
- 3 department, on a form to be provided by the department,
- 4 information that will allow it to assess the extent of diversity
- 5 in the responsible, adult-use cannabis industry and methods for
- 6 reducing or eliminating any identified barriers to entry,
- 7 including access to capital. The information to be collected
- 8 shall be designed to identify the following:
- 9 (1) The number and percentage of licenses provided to
- social equity applicants and to businesses owned by
- minorities, women, veterans, and people with
- 12 disabilities;
- 13 (2) The total number and percentage of employees in the
- 14 responsible, adult-use cannabis industry who meet the
- definition of social equity applicant or who are
- 16 minorities, women, veterans, or people with
- disabilities;
- 18 (3) Recommendations on reducing or eliminating any
- identified barriers to entry, including access to
- 20 capital, in the responsible, adult-use cannabis
- 21 industry.

1	PART IV. LICENSEE OPERATIONS AND TESTING
2	A. Generally
3	$\S$ A-41 Employment of persons under the age of twenty-one
4	<pre>prohibited. No person under the age of twenty-one shall be</pre>
5	employed by a responsible, adult-use cannabis cultivator;
6	responsible, adult-use cannabis distributor; responsible, adult-
7	use cannabis manufacturer; or responsible, adult-use cannabis
8	retailer.
9	§A-42 Persons authorized to handle cannabis or
10	manufactured cannabis products. In all licensee facilities,
11	only the licensee, if an individual; registered employees of the
12	licensee; employees of a certified laboratory for testing
13	purposes; state employees authorized by the director of commerce
14	and consumer affairs; and law enforcement and other government
15	officials acting in their official capacity shall be permitted
16	to touch or handle any cannabis or manufactured cannabis
17	products, except that a person twenty-one years of age or older
18	may receive cannabis or manufactured cannabis products at a
19	responsible, adult-use cannabis retail location following
20	completion of a sale.

1	§A-43 Pu	blic view prohibited. A licensee shall not
2	display cannab	is or manufactured cannabis products in windows or
3	in public view	
4	§ <b>A-44</b> Fr	ee samples prohibited. No free samples of
5	cannabis or ma	nufactured cannabis products shall be provided at
6	any time by a	licensee.
7	§ <b>A-4</b> 5 Tr	acking system. (a) The department shall
8	establish, mai	ntain, and control a computer software tracking
9	system that sh	all have real time, twenty-four-hour access to the
10	data of all li	censees; provided that:
11	(1) The	computer software tracking system shall collect
12	data	relating to:
13	(A)	The total amount of cannabis in possession of all
14		licensees from either seed or immature plant
15		state, including all plants that are derived from
16		cuttings or cloning, until the cannabis, cannabis
17		plants, or manufactured cannabis product is sold
18		or destroyed pursuant to section A-46;
19	(B)	The total amount of manufactured cannabis product
20		inventory, including the equivalent physical
21		weight of cannabis that is used to manufacture

1		manufactured cannabis products, purchased by
2		persons twenty-one years of age or older from all
3		responsible, adult-use cannabis retail locations
4		in the State in any fifteen day period;
5	(C)	The amount of waste produced by each plant at
6		harvest; and
7	(D)	The transport of cannabis and manufactured
8		cannabis products between licensees, including
9		tracking identification issued by the tracking
10		system, the identity of the person transporting
11		the cannabis or manufactured cannabis products,
12		and the make, model, and license number of the
13		vehicle being used for the transport;
14	(2) The	procurement of the computer software tracking
15	sys	tem established pursuant to this subsection shall
16	be	exempt from chapter 103D; provided that:
17	(A)	The board shall publicly solicit at least three
18		proposals for the computer software tracking
19		system; and

1		(B) The selection of the computer software tracking
2		system shall be approved by the board and the
3		chief information officer; and
4	(3)	Notwithstanding any other provision of this subsection
5		to the contrary, once the board has authorized a
6		licensee to commence sales of cannabis or manufactured
7		cannabis products, if the board's computer software
8		tracking system is inoperable or is not functioning
9		properly, as an alternative to requiring licensees to
10		temporarily cease operations, the board may implement
11		an alternate tracking system that will enable
12		licensees to transact with each other and persons
13		twenty-one years of age or older to purchase cannabis
14		or manufactured cannabis products from a licensed
15		responsible, adult-use cannabis retail location on a
16		temporary basis. The board shall seek input regarding
17		the alternate tracking system from licensees. The
18		alternate tracking system may operate as follows:
19		(A) The board may immediately notify all licensees
20		that the computer software tracking system is
21		inoperable; and

1		(B) Once the computer software tracking system is
2		operational and functioning to meet the
3		requirements of this subsection, the board may
4		notify all licensees, and the alternate tracking
5		system in this subsection shall be discontinued.
6	(b)	A licensee shall purchase, operate, and maintain a
7	computer	software tracking system that shall:
8	(1)	Interface with the board's computer software tracking
9		system established pursuant to subsection (a);
10	(2)	Allow each licensee to submit to the board in real
11		time, by automatic identification and data capture,
12		all cannabis, cannabis plants, and manufactured
13		cannabis product inventory in possession of that
14		licensee from either seed or immature plant state,
15		including all plants that are derived from cuttings or
16		cloning, until the cannabis or manufactured cannabis
17		product is sold or destroyed pursuant to section A-46;
18	(3)	Allow the licensed responsible, adult-use cannabis
19		retailer to submit to the board in real time for the
20		total amount of cannabis and manufactured cannabis
21		product purchased by a person twenty-one years of age

1		or older from the responsible, adult-use cannabis
2		retailer's retail locations in the State in any
3		fifteen day period; provided that the software
4		tracking system shall impose an automatic stopper in
5		real time, which cannot be overridden, on any further
6		purchases of cannabis or manufactured cannabis
7		products, if the maximum allowable amount of cannabis
8		has already been purchased for the applicable fifteen
9		day period; provided further that additional purchases
10		shall not be permitted until the next applicable
11		period; and
12	(4)	Allow the licensee to submit all data required by this
13		subsection to the board and permit the board to access
14		the data if the board's computer software tracking
15		system is not functioning properly and sales are made
16		pursuant to the alternate tracking system under
17		subsection (a).
18	§ <b>A-4</b>	6 Standards. In addition to any other rulemaking
19	authority	provided by law, the board shall establish standards
20	with resp	ect to:

1	(1)	Criteria and procedures for the consideration and
2		selection, based on merit, of applications for
3		licenses issued under this chapter;
4	(2)	Specific requirements regarding annual audits and
5		reports required from each licensee;
6	(3)	Procedures for announced and unannounced inspections
7		by the board, department, or their agents of licensee
8		facilities; provided that inspections for license
9		renewals shall be unannounced;
10	(4)	Security requirements for the operation of licensee
11		facilities;
12	(5)	Security requirements for the distribution of cannabis
13		and manufactured cannabis products between licensees
14		and between licensees and certified laboratories;
15	(6)	Standards and criminal background checks to ensure the
16		reputable and responsible character and fitness of all
17		license applicants, licensees, employees, and
18		prospective employees of licensees;
19	(7)	The training and certification of licensees and
20		employees of licensees;

1	(8)	Laboratory standards related to testing cannabis and
2		manufactured cannabis products for content,
3		contamination, and consistency;
4	(9)	The safety of manufactured cannabis products;
5	(10)	Licensee inventory controls to prevent the
6		unauthorized diversion of cannabis or manufactured
7		cannabis products or the sale of cannabis or
8		manufactured cannabis products to persons in excess of
9		the limits established by this chapter; provided that
10		the controls, at a minimum, shall include:
11		(A) A computer software tracking system as specified
12		in section A-45; and
13		(B) Product packaging standards sufficient to allow
14		law enforcement personnel to reasonably determine
15		the contents of an unopened package;
16	(11)	The disposal or destruction of unwanted or unused
17		cannabis and manufactured cannabis products;
18	(12)	The enforcement of the following prohibitions against:
19		(A) The sale or provision of cannabis or manufactured
20		cannabis products to unauthorized persons;

1	(B)	The sale of provision of cannabis of manufactured
2		cannabis products to a person twenty-one years of
3		age or older in quantities that exceed limits
4		established by this chapter; and
5	(D)	The distribution of cannabis or manufactured
6		cannabis products, for free, on the premises of a
7		licensee; and
8	(13) The	establishment of a range of penalties for
9	viol	ations of this chapter or rule adopted thereto.
10	§A-47 Sie	gnage. Signs placed outside of the place of
11	business of a	licensee shall not include the image of a cartoon
12	character or o	ther design intended to appeal to children.
13	§A-48 Lal	boratory standards and testing. (a) The board
14	shall establis	n, and the department shall enforce, standards for
15	laboratory-bas	ed testing of cannabis and manufactured cannabis
16	products for c	ontent, contamination, and consistency; provided
17	that in establ	ishing these standards, the board shall:
18	(1) Revi	ew and take guidance from the testing programs and
19	stan	dards utilized in other jurisdictions;
20	(2) Cons	ider the impact of the standards on the retail
21	COST	of the product:

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1	(3)	Review and take guidance from the testing programs and
2		standards for pesticides under the regulations of the
3		United States Environmental Protection Agency, and, at
4		minimum, require testing for pesticides the board
5		determines are commonly used;

- (4) For the testing for microbiological impurities, consider the benefits of organically grown cannabis that features the use of bacteria in lieu of pesticides; and
- 10 (5) Determine maximum levels of residual solvent and
  11 processing chemicals allowable for the safety of
  12 consumers and require testing for residual solvent and
  13 processing chemicals.
- (b) The board may certify laboratories that can test
  cannabis and manufactured cannabis products prior to the sale of
  cannabis and manufactured cannabis products.
- (c) If a licensee obtains a laboratory result indicating
  that a sample of a batch of its cannabis or manufactured
  cannabis products does not meet the board's standards for
  consumer safety, the licensee, at its own expense, may have the
  same sample or a different sample from the same batch retested



- 1 by the same laboratory or a different laboratory. If a retest
- 2 at a different laboratory yields a different result, the
- 3 department shall determine which result controls whether the
- 4 batch may be approved for sale or whether further testing shall
- 5 be required. Any batch that does not meet the board's standards
- 6 for consumer safety and either:
- 7 (1) The licensee refuses to have the batch retested;
- **8** (2) A retest by the same laboratory confirms that the
- 9 batch fails to meet the board's standards; or
- 10 (3) A retest as ordered by the department confirms that
- 11 the batch fails to meet the board's standards,
- 12 shall be disposed of or destroyed in accordance with the
- 13 standards established under section A-46.
- 14 §A-49 Advertising and packaging. (a) The board shall
- 15 establish standards regarding the advertising and packaging of
- 16 cannabis and manufactured cannabis products; provided that the
- 17 standards, at a minimum, shall require the use of packaging
- **18** that:
- 19 (1) Is clearly labeled with the phrase "For responsible,
- adult use only."; and

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## S.B. NO. 1376

2		the product.
3	(b)	All manufactured cannabis products shall be
4	individua	lly wrapped at the original point of manufacture.
5	§ <b>A-5</b>	O Zoning. (a) Licensees shall comply with all county
6	zoning or	dinances, rules, or regulations; provided that:
7	(1)	A responsible, adult-use cannabis cultivation site
8		shall be permitted in any area in which agricultural
9		production is permitted except as provided within this
10		chapter; and
11	(2)	No facility of a licensee shall be permitted within
12		seven hundred fifty feet of the real property
13		comprising a playground or school.
14	(b)	As used in this section:
15	"Pla	yground" means any public outdoor facility, including
16	any parki	ng lot appurtenant thereto, that is intended for
17	recreation, with any portion thereof containing three or more	
18	separate	apparatus intended for the recreation of children,
19	including	but not limited to sliding boards, swing sets, and
20	teeterboa	rds.

(2) Contains information about the contents and potency of

1	school means any public of private preschool,		
2	kindergart	ten, elementary, intermediate, middle, secondary, or	
3	high school	ol.	
4	§ <b>A-</b> 5	Hawaii-grown cannabis; labeling requirements. (a)	
5	In addition	on to all other labeling requirements, the identity	
6	statement	used for labeling or advertising cannabis and	
7	manufactu	red cannabis products for responsible, adult use	
8	cultivated	d or manufactured in whole from Hawaii-grown cannabis	
9	plants sha	all consist of either:	
10	(1)	The geographic origin of the Hawaii-grown cannabis	
11		plants when the Hawaii-grown cannabis plants are from	
12		only one region, followed by the word "Grown";	
13		provided that the geographic origin may be immediatel	
14		preceded by the term "100%"; or	
15	(2)	"Hawaii-Grown" when the manufactured cannabis product	
16		consists of cannabis from several geographic origins	
17		in the State; provided that the term "Hawaii-Grown"	
18		may be immediately preceded by the term "100%".	
19	(b)	For purposes of this section, "geographic origin"	
20	means the	goographic regions in which Hawaii-grown cannabis	

- 1 plants are cultivated, as those regions are designated in rules
- 2 adopted by the board.
- 3 §A-52 Non-Hawaii-grown cannabis and manufactured cannabis
- 4 products prohibited. No licensee shall sell or offer for sale
- 5 cannabis grown outside of the State and manufactured cannabis
- 6 products manufactured with cannabis grown outside of the State.
- 7 §A-53 Education. The board shall provide education to
- 8 prospective licensees and active licensees on the duties imposed
- 9 under this chapter. The board shall provide education to the
- 10 public on the authorized use of cannabis and manufactured
- 11 cannabis products as specified in part VI.
- 12 B. Cultivators
- 13 §A-61 Cultivation sites secure and hidden from public
- 14 view. All responsible, adult-use cannabis cultivation sites
- 15 shall be secure and hidden from public view and shall maintain
- 16 twenty-four-hour security measures.
- 17 §A-62 Cultivation site plant limitation. A responsible,
- 18 adult-use cannabis cultivation site shall be limited to no more
- 19 than three thousand cannabis plants.
- 20 For purposes of this section, "plant" means a cannabis
- 21 plant that is greater than twelve vertical inches in height from



- 1 where the base of the stalk emerges from the growth medium to
- 2 the tallest point of the plant, or greater than twelve
- 3 horizontal inches in width from the end of one branch to the end
- 4 of another branch; provided that multiple stalks emanating from
- 5 the same root ball or root system shall be considered part of
- 6 the same single plant.
- 7 C. Distributors
- **8** §A-71 Distribution. (a) The board shall establish
- 9 minimum security and transportation safety requirements for the
- 10 commercial distribution and delivery of cannabis and
- 11 manufactured cannabis products. Transportation safety standards
- 12 established by the board shall include, but not be limited to,
- 13 minimum standards governing the types of vehicles in which
- 14 cannabis and manufactured cannabis products may be distributed
- 15 and delivered and minimum qualifications for persons eligible to
- 16 operate such vehicles.
- 17 (b) The transportation of cannabis and manufactured
- 18 cannabis products shall only be conducted by persons holding a
- 19 responsible, adult-use cannabis distributor license under this
- 20 chapter or employees of those persons. The driver of a vehicle
- 21 transporting or transferring cannabis or manufactured cannabis



- 1 products shall be directly employed by a responsible, adult-use
- 2 cannabis distributor.
- 3 §A-72 Interisland distribution. The board shall adopt
- 4 rules providing for the reasonable restriction for the
- 5 distribution of cannabis and manufactured cannabis products
- 6 between islands; provided that the rules shall not restrict the
- 7 exportation of cannabis and manufactured cannabis products
- 8 D. Manufacturers
- 9 §A-81 Manufacturer facility operations. All responsible,
- 10 adult-use cannabis manufacturer facilities shall be enclosed
- 11 indoor facilities and shall maintain twenty-four-hour security
- 12 measures, including but not limited to an alarm system, video
- 13 monitoring and recording on the premises, and exterior lighting.
- 14 Responsible, adult-use cannabis manufacturer facilities shall
- 15 remain locked at all times.
- 16 §A-82 Manufacturing of cannabis products for responsible,
- 17 adult use. (a) Any responsible, adult-use cannabis
- 18 manufacturer licensed by the board pursuant to this chapter
- 19 shall be permitted to manufacture cannabis products; provided
- 20 that the manufacturer shall also obtain any other state or

- 1 county permits or licenses that may be necessary for a
- particular manufacturing activity.
- 3 (b) The board shall establish health, safety, and
- 4 sanitation standards regarding the manufacture of manufactured
- 5 cannabis products.
- 6 (c) Responsible, adult-use cannabis manufacturers shall
- 7 calculate the equivalent physical weight of the cannabis that is
- 8 used to manufacture the product and shall make the equivalency
- 9 calculations available to the board, department, and consumer of
- 10 the manufactured cannabis product.
- 11 E. Retailers
- 12 SA-91 Retail location operations. (a) All responsible,
- 13 adult-use cannabis retail locations shall be enclosed indoor
- 14 facilities and shall maintain twenty-four-hour security
- 15 measures, including but not limited to an alarm system, video
- 16 monitoring and recording on the premises, and exterior lighting.
- 17 Responsible, adult-use cannabis manufacturer facilities shall
- 18 remain locked at all times other than the location's business
- 19 hours.
- 20 (b) A responsible, adult-use cannabis retail location
- 21 shall be prohibited from off-premises delivery of cannabis or



- 1 manufactured cannabis products to a person twenty-one years of
- 2 age or older.
- 3 §A-92 Consumption at retail locations authorized.
- 4 Responsible, adult-use cannabis retail locations may permit the
- 5 consumption of cannabis or manufactured cannabis products by
- 6 persons twenty-years of age or older on the premises as long as
- 7 consumption is hidden from public view, unless the retail
- 8 location is prohibited under chapter 329D.
- 9 §A-93 Purchase limits. (a) A person twenty-one years of
- 10 age or older who is a resident of the State shall be allowed to
- 11 purchase no more than the equivalent of one ounce of cannabis
- 12 within a consecutive period of fifteen days.
- 13 (b) A person twenty-one years of age or older who is not a
- 14 resident of the State shall be allowed to purchase no more than
- 15 the equivalent of half of an ounce of cannabis within a
- 16 consecutive period of fifteen days.
- 17 PART V. LICENSING SANCTIONS
- 18 SA-101 Disciplinary action. (a) In addition to the
- 19 licensing sanctions or remedies provided by section 92-17
- 20 against any licensee, the board may also impose conditions or
- 21 limitations upon a licensee's license after a hearing conducted



- 1 in accordance with chapter 91. The violation of any condition
- 2 or limitation on a licensee's license may be cause to impose
- 3 additional sanctions against the licensee.
- 4 (b) Any person who violates any of the provisions of part
- 5 IV or the rules adopted pursuant thereto shall be fined not less
- 6 than \$100 nor more than \$1,000 for each violation. Each day's
- 7 violation may be deemed a separate violation.
- 8 §A-102 Grounds for refusal to renew, reinstate or restore
- 9 and for revocation, suspension, denial, or condition of
- 10 licenses. (a) In addition to any other acts or conditions
- 11 provided by law, the board may refuse to renew, reinstate or
- 12 restore, or may deny, revoke, suspend, or condition in any
- 13 manner, any license for any one or more of the following acts or
- 14 conditions on the part of the licensee or the applicant thereof:
- (1) Failure to meet or maintain the conditions and
- 16 requirements necessary to qualify for the granting of
- 17 a license;
- 18 (2) Engaging in false, fraudulent, or deceptive
- 19 advertising;
- 20 (3) Procuring a license through fraud, misrepresentation,
- 21 or deceit:



1	(4)	Professional misconduct, incompetence, gross
2		negligence, or manifest incapacity;
3	(5)	Failure to maintain a record or history of competency
4		trustworthiness, fair dealing, and financial
5		integrity;
6	(6)	Violating any condition or limitation upon which a
7		conditional or temporary license was issued;
8	(7)	Engaging in business under a past or present license
9		issued pursuant this chapter or chapter 329D, in a
10		manner causing injury to one or more members of the
11		public; or
12	(8)	Violating this chapter or any rule or order of the
13		board.
14	(b)	If the board revokes or suspends a license, the
15	licensee	shall not:
16	(1)	Sell, transfer, or otherwise dispose of any cannabis
17		or manufactured cannabis products owned by or in the
18		possession of the licensee; or
19	(2)	Manufacture cannabis products.
20	Upon a re	vocation order becoming final, all cannabis and
21	manufactu	red cannabis products may be forfeited to the State.



- 1 §A-103 Suspended license. A person whose license has been
- 2 suspended may apply for reinstatement of the license to the
- 3 extent authorized by law and upon complete compliance with any
- 4 term or condition imposed by the order of suspension. The
- 5 application for reinstatement shall be accompanied by all
- 6 applicable fees.
- 7 **SA-104 Revoked license**. A person may apply for a new
- 8 license after the time designated in an order of revocation has
- 9 passed or, if the order does not specify a time period, after
- 10 five years from the date of revocation of the license by filing
- 11 an application and complying with all current requirements for
- 12 new applicants.
- 13 §A-105 Relinquishment no bar to jurisdiction. The
- 14 forfeiture, nonrenewal, surrender, or voluntary relinquishment
- 15 of a license by a licensee shall not bar jurisdiction by the
- 16 board or department to proceed with any investigation, action,
- 17 or proceeding to revoke, suspend, condition, or limit the
- 18 licensee's license or fine the licensee.
- 19 §A-106 Summary suspension. Notwithstanding any law to the
- 20 contrary, the board or department may cause the immediate
- 21 suspension or restriction of a license, subject to subsequent



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#### S.B. NO. 1376

determination that the failure to take such an action may result 2 3 in: (1) An immediate and unreasonable threat to personal 5 safety; or Fraud or misrepresentation upon consumers, 7 and that, for the protection of the public from the possible 8 consequences of practices, the licensee's license should be 9 immediately suspended or restricted. 10 The board or department may order the summary suspension of

the license for a period not to exceed twenty days. The order

of suspension shall be served upon the licensee at the same time

notice and hearing or other adequate procedures, upon a specific

hearing shall be scheduled prior to the expiration of the order of suspension. The period of suspension prior to the hearing shall not be extended beyond twenty days except upon request of the licensee for a reasonable continuance to adequately prepare the licensee's defense. Any attempt by the licensee to continue

as the notice of hearing for disciplinary action, and the

- 19 sell or transfer cannabis or manufactured cannabis products or
- 20 manufacture cannabis products while the license has been
- 21 summarily suspended shall of itself be sufficient to warrant a

- 1 permanent revocation of the license and shall subject the
- 2 licensee to all penalties prescribed by this chapter or any rule
- 3 or order of the board.
- 4 §A-107 Hearings. In every case in which the board refuses
- 5 to issue, renew, restore or reinstate a license, or proposes to
- 6 take disciplinary action or other licensing sanctions against a
- 7 licensee, the proceeding before the board shall be conducted in
- 8 accordance with chapter 91.
- 9 In all proceedings before it, the board and each member
- 10 thereof shall have the same powers respecting administering
- 11 oaths, compelling the attendance of witnesses and the production
- 12 of documentary evidence, and examining witnesses as are
- 13 possessed by circuit courts. In case of disobedience by any
- 14 person of any order of the board or of a member thereof, or of
- 15 any subpoena issued by it or a member, or the refusal of any
- 16 witness to testify to any matter regarding which the witness may
- 17 be questioned lawfully, any circuit judge, on application by the
- 18 board or a member thereof, shall compel obedience as in the case
- 19 of disobedience of the requirements of a subpoena issued by a
- 20 circuit court, or a refusal to testify therein.

•		of State and Levice of Circuit Court. They person
2	aggrieved	by a final decision and order of the board in a
3	"contested	d case", as defined in chapter 91, is entitled to
4	judicial :	review thereof by the circuit court of the circuit in
5	which the	board making the final decision and order has
6	jurisdict	ion. The review shall be as provided by chapter 91.
7		PART VI. LAWFUL USE AND PROHIBITED ACTS
8	<b>§A-1</b> :	11 Possession of cannabis by persons twenty-one years
9	of age or	older. (a) Except as limited by this part, it shall
10	be lawful	for persons twenty-one years of age or older, without
11	a prescri	ption, to:
12	(1)	Possess, process, transport, purchase, obtain, or give
13		away to persons twenty-one years of age or older
14		without any compensation cannabis not in the form of
15		concentrated cannabis in excess of a limit as
16		determined by the board;
17	(2)	Possess, process, transport, purchase, obtain, or give
18		away to persons twenty-one years of age or older
19		without any compensation in the form of concentrated
20		cannabis, including as contained in cannabis products,
21		in excess of a limit as determine by the board;

1	(3)	Possess, plant, cultivate, harvest, dry, or process
2		not more than ten living cannabis plants and possess
3		the cannabis produced by the plants;
4	(4)	Smoke or ingest cannabis or manufactured cannabis
5		products; and
6	(5)	Possess, transport, purchase, obtain, use,
7		manufacture, or give away cannabis accessories to
8		persons twenty-one years of age or older without any
9		compensation.
10	(b)	It is the intent of subsection (a)(5) to meet the
11	requireme	nts of title 21 United States Code section 863(f) by
12	authorizi	ng, under state law, any person in compliance with this
13	section t	o manufacture, possess, or distribute cannabis
14	accessori	es.
15	(c)	Cannabis and manufactured cannabis products involved
16	in any wa	y with conduct deemed lawful by this section are not
17	contraban	d nor subject to seizure, and no conduct deemed lawful
18	by this s	ection shall constitute the basis for detention,

search, or arrest.

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1	§A-112	2 Limitation of personal cultivation of cannabis.
2	Personal cu	ultivation of cannabis, as authorized under section A-
3	111(a)(3),	shall be subject to the following restrictions:
4	(1)	The living plants and any cannabis produced by the
5	F	plants in excess of the limit established under
6	٤	section A-111(a)(1) are kept within the person's
7	F	private residence, or upon the grounds of that private
8	r	residence, are in a locked space, and are not visible
9	k	oy normal unaided vision from a public place;
10	(2)	Not more than ten living plants may be planted,
11	C	cultivated, harvested, dried, or processed within a
12	S	single private residence, or upon the grounds of that
13	F	private residence, at one time;
14	(3) A	A condominium association may limit or prohibit the
15	C	cultivation of cannabis within units through its
16	k	oylaws or house rules; and
17	(4)	A planned community association may limit or prohibit
18	t	the cultivation of cannabis outdoors through its

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bylaws or rules.

1	SA-113 minitacion di smoking, ingescing, possession, and
2	manufacture of cannabis. Section A-111 shall not permit a
3	person to:
4	(1) Smoke cannabis or manufactured cannabis products in ar
5	area where smoking is prohibited under chapter 328J;
6	(2) Smoke or ingest cannabis or manufactured cannabis
7	products in a public place; and
8	(3) Possess an open container or open package of cannabis
9	or manufactured cannabis products while driving,
10	operating, or riding in the passenger seat or
11	compartment of a motor vehicle, aircraft, or other
12	vehicle used for transportation.
13	§A-114 Unlawful excess cultivation; forfeiture. (a) It
14	shall be unlawful for a person twenty-one years of age or older
15	to cultivate more than ten living cannabis plants.
16	(b) A violation of this section shall be a civil violation
17	as determined by the board and may include civil forfeiture and
18	a fine; provided that the first violation shall be punishable
19	with the issuance of a written warning.

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### S.B. NO. 1376

2 unlawful for a person under twenty-one years of age to possess cannabis or manufactured cannabis products. 3 (b) A violation of this section shall be a civil violation 5 punishable by forfeiture of the cannabis or manufactured cannabis products 6 **SA-116** Unlicensed activity; citation. (a) In addition to 7 any other remedy available, the investigator may issue citations 8 9 to persons acting in the capacity of or engaging in business within the State without having a license previously obtained 10 under and in compliance with this chapter and the rules adopted 11 12 thereunder. (b) Each citation shall be in writing and shall describe 13

**SA-115** Unlawful possession; minors. (a) It shall be

(c) Any person who violates this section shall be assessed

19 a civil penalty of not more than \$500 or forty per cent of the

20 total amount of the goods and services provided or to be

21 provided, whichever is greater, for the first violation; not

the basis of the citation, including the specific statutory

provisions alleged to have been violated, and may contain an

order of abatement, and an assessment of civil penalties as

provided in this section.

- 1 more than \$1,000 or forty per cent of the total amount of the
- 2 goods and services provided or to be provided, whichever is
- 3 greater, for the second violation; and not more than \$5,000 or
- 4 forty per cent of the total amount of the goods and services
- 5 provided or to be provided, whichever is greater, for any
- 6 subsequent violation.
- 7 (d) Service of a citation issued under this section shall
- 8 be made by personal service or by certified mail, restricted
- 9 delivery, sent to the last known business or residence address
- 10 of the person cited.
- (e) Any person cited under this section may submit a
- 12 written request to the director of commerce and consumer affairs
- 13 for a hearing, within twenty days from the service of the
- 14 citation, with respect to the violations alleged, the scope of
- 15 the order of abatement, or the amount of the civil penalties
- 16 assessed.
- 17 (f) If the person cited under this section timely notifies
- 18 the director of commerce and consumer affairs of the request for
- 19 a hearing, the director shall afford an opportunity for a
- 20 hearing under chapter 91. The hearing shall be conducted by the
- 21 director of commerce and consumer affairs or the director may

- 1 designate a hearings officer to hold the hearing. The director
- 2 of commerce and consumer affairs or any hearings officer
- 3 designated by the director shall have the power to issue
- 4 subpoenas, administer oaths, hear testimony, find facts, make
- 5 conclusions of law, and issue a final order.
- 6 (g) If the person cited under this section does not submit
- 7 a written request to the director of commerce and consumer
- 8 affairs for a hearing within twenty days from the receipt of the
- 9 citation, the citation shall be deemed a final order of the
- 10 director.
- 11 (h) The director of commerce and consumer affairs may
- 12 apply to the appropriate court for a judgment to enforce the
- 13 provisions of any final order issued by the director or
- 14 designated hearings officer pursuant to this section, including
- 15 the provision for abatement and civil penalties imposed.
- 16 (i) If any party is aggrieved by the decision of the
- 17 director of commerce and consumer affairs or the designated
- 18 hearings officer, the party may appeal in the manner provided in
- 19 chapter 91 to the circuit court of the circuit in which the
- 20 party resides or has the party's principal place of business or
- 21 in which the action in question occurred. The operation of an

- 1 abatement order shall not be stayed on appeal unless
- 2 specifically ordered by a court of competent jurisdiction after
- 3 applying the stay criteria enumerated in section 91-14(c).
- 4 (j) The sanctions and disposition authorized under this
- 5 section shall be separate from and in addition to all other
- 6 remedies either civil or criminal provided in any other
- 7 applicable statutory provision.
- **8** (k) The director may adopt rules pursuant to chapter 91
- 9 necessary for the purpose of this section.
- 10 §A-117 Unlicensed activity; aiding or abetting; sanctions;
- 11 injunctive relief; fines; damages; forfeiture. (a) Any
- 12 licensee aiding or abetting an unlicensed person to directly or
- 13 indirectly evade this chapter may be fined up to \$1,000 for the
- 14 first offense; up to \$2,000 or, if applicable, forty per cent of
- 15 the total contract price, whichever is greater, for the second
- 16 offense; and up to \$5,000 or, if applicable, forty per cent of
- 17 the total contract price, whichever is greater, for any
- 18 subsequent offense. For purposes of this section, "contract
- 19 price" means the total monetary consideration offered by the
- 20 consumer for the provision of goods and services.

1 (b) Any person, who engages in an activity requiring a license issued by the board and who fails to obtain the required 2 license, or who uses any word, title, or representation to 3 induce the false belief that the person is licensed to conduct 4 5 business under this chapter, other than a licensee who inadvertently fails to maintain licensing requirements under 6 7 this chapter and the rules adopted thereunder and who subsequently corrects the failure so that there was no lapse in 8 9 licensure, shall be guilty of a misdemeanor and each day of unlicensed activity shall be deemed a separate offense. 10 11 (c) The department, board, or any person may maintain a suit to enjoin the performance or the continuance of any act or 12 acts by a person acting without a license where a license is 13 required by this chapter, and if injured thereby, for the 14 15 recovery of damages. The department may also seek the 16 imposition of fines provided by subsection (a). The plaintiff 17 or petitioner in a suit for an injunction need not allege or prove actual damages to prevail. Reasonable attorney fees and 18 19 costs shall be allowed by the court to the plaintiff or

petitioner as the prevailing party.

20

1 (d) All tools, implements, armamentariums, documents, materials, or any other property used by any person to provide 3 products or services without a license required by this chapter shall be declared forfeited to the State by the court and turned over to the department for disposition as it deems appropriate. 5 PART VII. MISCELLANEOUS PROVISIONS 6 **SA-121** Remedies and penalties cumulative. Unless 7 otherwise expressly provided, the remedies or penalties provided 8 9 by this chapter are cumulative to each other and to the remedies or penalties available under all other laws of this State. 10 §A-122 Severability. If any provision of this chapter or 11 12 the application thereof to any person or circumstance is held 13 invalid, the invalidity does not affect other provisions or 14 applications of the chapter which can be given effect without the invalid provision or application, and to this end the 15 provisions of this chapter are severable." 16 17 SECTION 4. Section 46-4, Hawaii Revised Statutes, is 18 amended by amending subsection (f) to read as follows: 19 "(f) Neither this section nor any other law, county

ordinance, or rule shall prohibit the use of land for [medical]:

20

1	(1)	<u>Medical</u> cannabis production centers or medical
2		cannabis dispensaries established and licensed
3		pursuant to chapter 329D; and
4	(2)	Responsible, adult-use cannabis cultivators;
5		responsible, adult-use cannabis distributors;
6		responsible, adult-use cannabis manufacturers; or
7		responsible, adult-use cannabis retailers established
8		and licensed pursuant to chapter A;
9	provided t	that the land is otherwise zoned for agriculture,
10	manufactur	ring, or retail purposes."
11	SECTI	ON 5. Existing medical cannabis dispensaries licensed
12	under chap	eter 329D, Hawaii Revised Statutes, shall be allowed to
13	apply for	licenses pursuant to section 3 of this Act and to
14	operate un	nder those licenses for three years prior to non-
15	medical ca	annabis dispensary applicants being allowed to apply
16	for licens	ses, except that non-medical cannabis dispensary
17	applicants	s shall be allowed to apply for responsible, adult-use
18	cultivator	and responsible, adult-use distributor licenses on
19	January 1,	2022. The Hawaii cannabis control board established
20	pursuant t	co section 3 of this Act shall grant licenses
21	establishe	ed under that section to any existing medical cannabis

- 1 dispensary licensed under chapter 329D, Hawaii Revised Statutes,
- 2 that applies for a license beginning on January 1, 2022.
- 3 SECTION 6. The department of commerce and consumer affairs
- 4 may adopt interim rules to carry out the purposes of this part
- 5 without regard to chapter 91 or 201M, Hawaii Revised Statutes;
- 6 provided that the interim rules shall be effective for no more
- 7 than one year after their adoption.
- 8 SECTION 7. There is appropriated out of the general
- 9 revenues of the State the sum of \$ or so much thereof
- 10 as may be necessary for fiscal year 2021-2022 for the purposes ,
- 11 of this part.
- 12 The sum appropriated shall be expended by the department of
- 13 commerce and consumer affairs for the purposes of this part.
- 14 PART III
- 15 SECTION 8. The purpose of this part is to clarify the
- 16 legality of cannabis and manufactured cannabis products for
- 17 responsible, adult use with respect to the uniform controlled
- 18 substances act and the Hawaii penal code.
- 19 SECTION 9. Chapter 329, Hawaii Revised Statutes, is
- 20 amended by adding a new section to part IX to be appropriately
- 21 designated and to read as follows:

•	Ketation to enapter A. This part shall not
2	affect cannabis and manufactured cannabis products for
3	responsible, adult use as authorized under chapter A."
4	SECTION 10. Chapter 329D, Hawaii Revised Statutes, is
5	amended by adding a new section to be appropriately designated
6	and to read as follows:
7	"§329D- Relation to chapter A. Nothing in this chapter
8	shall be construed to affect the regulation of responsible,
9	adult-use cannabis licensees as provided in chapter A."
10	SECTION 11. Chapter 706, Hawaii Revised Statutes, is
11	amended by adding a new section to part II to be appropriately
12	designated and to read as follows:
13	"§706- Resentencing for marijuana offenders;
14	expungement. (1) A person convicted for an offense under
15	chapter 329 or under part IV of chapter 712, the basis of which
16	is an act permitted by chapter A, shall have the right to
17	petition the court for review and adjustment of the sentence.
18	(2) The attorney general, or the attorney general's duly
19	authorized representative within the department of the attorney
20	general, shall issue an expungement order annulling, canceling,
21	and rescinding the record of arrest for all persons arrested for

1	or charged with an offense the basis of which is an act
2	permitted by chapter A.
3	(3) The court shall issue a court order to expunge the
4	record of conviction for all persons convicted of an offense the
5	basis of which is an act permitted by chapter A."
6	SECTION 12. Chapter 712, Hawaii Revised Statutes, is
7	amended by adding a new section to part IV to be appropriately
8	designated and to read as follows:
9	"§712- Promoting cannabis or manufactured cannabis
10	products to a person under twenty-one years of age. (1) A
11	person, including a person licensed under chapter A, commits the
12	offense of promoting cannabis or manufactured cannabis products
13	to a person under twenty-one years of age if the person
14	recklessly sells or offers for sale, influences the sale,
15	serves, delivers, or gives to a person cannabis or manufactured
16	cannabis products, and the person receiving the cannabis or
17	manufactured cannabis products is a person under the age of
18	twenty-one.
19	(2) All persons engaged in the retail sale of cannabis or
20	manufactured cannabis products shall check the identification of



1	cannabis or manufactured cannabis products purchasers to
2	establish the age of the purchaser.
3	(3) It shall be an affirmative defense that the seller of
4	cannabis or manufactured cannabis products to a person under
5	twenty-one years of age in violation of this section had
6	requested, examined, and reasonably relied upon a photographic
7	identification from the person establishing that person's age as
8	at least twenty-one years of age prior to selling the person
9	cannabis or manufactured cannabis products. The failure of a
10	seller to request and examine photographic identification from a
11	person under twenty-one years of age prior to the sale of
12	cannabis or manufactured cannabis products to the person shall
13	be construed against the seller and form a conclusive basis for
14	the seller's violation of this section.
15	(4) It shall be unlawful for a person under twenty-one
16	years of age to purchase or possess any cannabis or manufactured
17	cannabis products, as those terms are defined in subsection (6).

This provision does not apply if a person under the age of

twenty-one, with parental authorization, is participating in a

controlled purchase as part of a law enforcement activity or a

study authorized by the department of commerce and consumer



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1 affairs under the supervision of law enforcement to determine 2 the level of incidence of cannabis or manufactured cannabis 3 products sales to persons under twenty-one years of age. 4 (5) Any person who violates subsection (1) or (3), or 5 both, shall be fined \$500 for the first offense. Any subsequent 6 offenses shall subject the person to a fine not less than \$500 7 nor more than \$2,000. Any person under twenty-one years of age who violates subsection (4) shall be fined \$10 for the first 8 9 offense. Any subsequent offense shall subject the violator to a 10 fine of \$50, no part of which shall be suspended, or the person shall be required to perform not less than forty-eight hours nor 11 12 more than seventy-two hours of community service during hours 13 when the person is not employed and is not attending school. 14 Any cannabis or manufactured cannabis products, as those terms are defined in subsection (6), in the person's possession at the 15 time of violation of subsection (4) shall be seized, summarily 16 17 forfeited to the State, and destroyed by law enforcement 18 following the conclusion of an administrative or judicial 19 proceeding finding that a violation of subsection (4) has been 20 committed. The procedures set forth in chapter 712A shall not

apply to this subsection.

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1	(6)	For the purposes of this section:
2	"Canı	nabis" shall have the same meaning as that term is
3	defined in	n chapter A.
4	<u>"Manı</u>	ufactured cannabis products" shall have the same
5	meaning as	s that term is defined in chapter A."
6	SECT	ION 13. Section 329-43.5, Hawaii Revised Statutes, is
7	amended by	y amending subsection (e) to read as follows:
8	" (e)	Subsections (a) and (b) shall not apply to a person
9	who is au	thorized 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, manufacture, or produce cannabis or
16		manufactured cannabis products pursuant to and in
17		compliance with chapter 329D, while the person is
18		facilitating the medical use of cannabis by a
19		qualifying patient pursuant to part IX of chapter
20		329[-]; or

1	(3) Possess, process, transport, cultivate, harvest, dry,
2	or manufacture cannabis or manufactured cannabis, or
3	any other act authorized, pursuant to and in
4	compliance with chapter A."
5	SECTION 14. Section 706-622.5, Hawaii Revised Statutes, is
6	amended to read as follows:
7	"§706-622.5 Sentencing for drug offenders; expungement.
8	(1) Notwithstanding section 706-620(3), a person convicted for
9	the first or second time for any offense under section 329-43.5,
10	except offenses under subsections (a) and (b) of that section
11	which constitute violations, involving the possession or use of
12	drug paraphernalia or any felony offense under part IV of
13	chapter 712 involving the possession or use of any dangerous
14	drug, detrimental drug, harmful drug, or intoxicating compound,
15	[marijuana, or marijuana concentrate,] as defined in section
16	712-1240, but not including any offense under part IV of chapter
17	712 involving the distribution or manufacture of any such drugs
18	or substances and not including any methamphetamine offenses
19	under sections 712-1240.7, 712-1240.8 as that section was in
20	effect before July 1 2016 712-1241 and 712-1242 is eligible

1	to be	sentenced	to	probation	under	subsection	(2)	if	the	person
2	meets	the follow	vina	criteria	<u>.</u>					

- (a) The court has determined that the person is nonviolent after reviewing the person's criminal history, the factual circumstances of the offense for which the person is being sentenced, and any other relevant information;
  - (b) The person has been assessed by a certified substance abuse counselor to be in need of substance abuse treatment due to dependency or abuse under the applicable Diagnostic and Statistical Manual and Addiction Severity Index; and
    - (c) Except for those persons directed to substance abuse treatment under the supervision of the drug court, the person presents a proposal to receive substance abuse treatment in accordance with the treatment plan prepared by a certified substance abuse counselor through a substance abuse treatment program that includes an identified source of payment for the treatment program.

1 (2) A person eligible under subsection (1) may be 2 sentenced to probation to undergo and complete a substance abuse treatment program if the court determines that the person can 3 benefit from substance abuse treatment and, notwithstanding that 4 the person would be subject to sentencing as a repeat offender 5 under section 706-606.5, the person should not be incarcerated 6 to protect the public. If the person fails to complete the 7 substance abuse treatment program and the court determines that 8 9 the person cannot benefit from any other suitable substance abuse treatment program, the person shall be subject to 10 11 sentencing under the applicable section under this part. As a 12 condition of probation under this subsection, the court may direct the person to undergo and complete substance abuse 13 14 treatment under the supervision of the drug court if the person 15 has a history of relapse in treatment programs. The court may require other terms and conditions of probation, including 16 requiring that the person contribute to the cost of the 17 18 substance abuse treatment program, comply with deadlines for 19 entering into the substance abuse treatment program, and reside 20 in a secure drug treatment facility.

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### S.B. NO. 1376

2	treatment program" means drug or substance abuse treatment							
3	services provided outside a correctional facility by a public,							
4	private, or nonprofit entity that specializes in treating							
5	persons who are diagnosed with having substance abuse or							
6	dependency and preferably employs licensed professionals or							
7	certified substance abuse counselors.							
8	(4) Upon written application from a person sentenced under							
9	this part or a probation officer, the court shall issue a court							
10	order to expunge the record of conviction for that particular							
11	offense; provided that a person has successfully completed the							
12	substance abuse treatment program and complied with other terms							
13	and conditions of probation. A person sentenced to probation							
14	under this section who has not previously been sentenced under							
15	this section shall be eligible for one time only for expungement							
16	under this subsection.							
17	[ <del>(5) Upon motion from a person convicted for the</del>							
18	possession of marijuana-under section 712-1249 arising from a							
19	set of facts and circumstances that resulted in no other							
20	criminal charge, the court shall grant an expungement order							
21	pertaining to the conviction for the offense; provided that the							

(3) For the purposes of this section, "substance abuse



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#### S.B. NO. 1376

2 possessing was three grams or less. 3  $\frac{(6)}{(6)}$ ] (5) Nothing in this section shall be construed to give rise to a cause of action against the State, a state 4 5 employee, or a treatment provider." SECTION 15. Section 706-625, Hawaii Revised Statutes, is 6 7 amended by amending subsection (7) to read as follows: 8 "(7) The court may require a defendant to undergo and 9 complete a substance abuse treatment program when the defendant has committed a violation of the terms and conditions of 10 11 probation involving possession or use, not including to 12 distribute or manufacture as defined in section 712-1240, of any dangerous drug, detrimental drug, harmful drug, or intoxicating 13 14 compound, [marijuana, or marijuana concentrate,] as defined in 15 section 712-1240, unlawful methamphetamine trafficking as provided in section 712-1240.6, or involving possession or use 16 17 of drug paraphernalia under section 329-43.5. If the defendant 18 fails to complete the substance abuse treatment program or the court determines that the defendant cannot benefit from any 19 other suitable substance abuse treatment program, the defendant 20

amount of marijuana for which the person was convicted of

- 1 shall be subject to revocation of probation and incarceration.
- 2 The court may require the defendant to:
- 3 (a) Be assessed by a certified substance abuse counselor
- 4 for substance abuse dependency or abuse under the
- 5 applicable Diagnostic and Statistical Manual and
- 6 Addiction Severity Index;
- 7 (b) Present a proposal to receive substance abuse
- 8 treatment in accordance with the treatment plan
- 9 prepared by a certified substance abuse counselor
- through a substance abuse treatment program that
- includes an identified source of payment for the
- 12 treatment program;
- (c) Contribute to the cost of the substance abuse
- 14 treatment program; and
- 15 (d) Comply with any other terms and conditions of
- 16 probation.
- 17 As used in this subsection, "substance abuse treatment
- 18 program" means drug or substance abuse treatment services
- 19 provided outside a correctional facility by a public, private,
- 20 or nonprofit entity that specializes in treating persons who are
- 21 diagnosed with substance abuse or dependency and preferably



- 1 employs licensed professionals or certified substance abuse
- 2 counselors.
- 3 Nothing in this subsection shall be construed to give rise
- 4 to a cause of action against the State, a state employee, or a
- 5 treatment provider."
- 6 SECTION 16. Section 706-660, Hawaii Revised Statutes, is
- 7 amended by amending subsection (2) to read as follows:
- 8 "(2) A person who has been convicted of a class B or class
- 9 C felony for any offense under part IV of chapter 712 may be
- 10 sentenced to an indeterminate term of imprisonment; provided
- 11 that this subsection shall not apply to sentences imposed under
- 12 sections 706-606.5, 706-660.1, 712-1240.5, 712-1240.8 as that
- 13 section was in effect prior to July 1, 2016, 712-1242, 712-1245,
- 14  $[\frac{712-1249.5}{1}]$  712-1249.6, 712-1249.7, and 712-1257.
- 15 When ordering a sentence under this subsection, the court
- 16 shall impose a term of imprisonment, which shall be as follows:
- 17 (a) For a class B felony--ten years or less, but not less
- than five years; and
- 19 (b) For a class C felony--five years or less, but not less
- than one year.

- 1 The minimum length of imprisonment shall be determined by the
- 2 Hawaii paroling authority in accordance with section 706-669."
- 3 SECTION 17. Section 712-1240, Hawaii Revised Statutes, is
- 4 amended as follows:
- 5 1. By amending the definition of "detrimental drug" to
- 6 read:
- 7 ""Detrimental drug" means any substance or immediate
- 8 precursor defined or specified as a "Schedule V substance" by
- 9 chapter 329[<del>, or any marijuana</del>]."
- 10 2. By amending the definition of "harmful drug" to read:
- ""Harmful drug" means any substance or immediate precursor
- 12 defined or specified as a "Schedule III substance" or a
- 13 "Schedule IV substance" by chapter 329[, or any marijuana
- 14 concentrate except marijuana and a substance specified in
- 15  $\frac{329-18(c)(14)}{c}$ ."
- 16 SECTION 18. Section 712-1244, Hawaii Revised Statutes, is
- 17 amended by amending subsection (1) to read as follows:
- 18 "(1) A person commits the offense of promoting a harmful
- 19 drug in the first degree if the person knowingly:
- (a) Possesses one hundred or more capsules or tablets or
- 21 dosage units containing one or more of the harmful

1		drugs [ <del>or one or more of the marijuana concentrates</del> ],
2		or any combination thereof;
3	(b)	Possesses one or more preparations, compounds,
4		mixtures, or substances, of an aggregate weight of one
5		ounce or more containing one or more of the harmful
6		drugs [ <del>or one or more of the marijuana concentrates</del> ],
7		or any combination thereof;
8	(c)	Distributes twenty-five or more capsules or tablets or
9		dosage units containing one or more of the harmful
10		drugs [or one or more of the marijuana concentrates],
11		or any combination thereof;
12	(d)	Distributes one or more preparations, compounds,
13		mixtures, or substances, of an aggregate weight of
14		one- eighth ounce or more, containing one or more of
15		the harmful drugs [ <del>or one or more of the marijuana</del>
16		concentrates], or any combination thereof; or
17	(e)	Distributes any harmful drug [ <del>or any marijuana</del>
18		concentrate] in any amount to a minor."
19	SECT	ION 19. Section 712-1245, Hawaii Revised Statutes, is
20	amended by	y amending subsection (1) to read as follows:

1	"(1)	A person commits the offense of promoting a harmful
2	drug in t	he second degree if the person knowingly:
3	(a)	Possesses fifty or more capsules or tablets or dosage
4		units containing one or more of the harmful drugs [or
5		one or more of the marijuana concentrates], or any
6		combination thereof;
7	(b)	Possesses one or more preparations, compounds,
8		mixtures, or substances, of an aggregate weight of
9		one- eighth ounce or more, containing one or more of
10		the harmful drugs or [one or more of the marijuana
11		concentrates], or any combination thereof; or
12	(c)	Distributes any harmful drug [or any marijuana
13		<pre>concentrate] in any amount."</pre>
14	SECT	ION 20. Section 712-1246, Hawaii Revised Statutes, is
15	amended b	y amending subsection (1) to read as follows:
16	"(1)	A person commits the offense of promoting a harmful
17	drug in t	he third degree if the person knowingly possesses
18	twenty-fi	ve or more capsules or tablets or dosage units
19	containin	g one or more of the harmful drugs [ <del>or one or more of</del>
20	<del>the marij</del>	uana concentrates], or any combination thereof."

1	SECT	ION 21. Section 712-1247, Hawaii Revised Statutes, is
2	amended t	o read as follows:
3	"§ <b>71</b>	2-1247 Promoting a detrimental drug in the first
4	degree.	(1) A person commits the offense of promoting a
5	detriment	al drug in the first degree if the person knowingly:
6	(a)	Possesses four hundred or more capsules or tablets
7		containing one or more of the Schedule V substances;
8	(b)	Possesses one or more preparations, compounds,
9		mixtures, or substances of an aggregate weight of one
10		ounce or more, containing one or more of the Schedule
11		V substances;
12	(c)	Distributes fifty or more capsules or tablets
13		containing one or more of the Schedule V substances;
14		<u>or</u>
15	(d)	Distributes one or more preparations, compounds,
16		mixtures, or substances of an aggregate weight of one-
17		eighth ounce or more, containing one or more of the
18		Schedule V substances[÷
19	<del>(e)</del>	Possesses one or more preparations, compounds,
20	•	mixtures, or substances of an aggregate weight of one
21		pound or more, containing any marijuana;



1	<del>(f)</del>	Distributes one or more preparations, compounds,
2		mixtures, or substances of an aggregate weight of one
3		ounce or more, containing any marijuana;
4	<del>(g)</del>	Possesses, cultivates, or has under the person's
5		control twenty-five or more marijuana plants; or
6	<del>(h)</del>	Sells or barters any marijuana or any Schedule V
7		substance in any amount].
8	(2)	Promoting a detrimental drug in the first degree is a
9	class C f	elony.
10	[- <del>(3)</del> -	Any marijuana seized as evidence of a violation of
11	this sect	ion in excess of one pound may be destroyed after it
12	<del>has been</del>	photographed and the weight thereof recorded. The
13	<del>remainder</del>	of the marijuana shall remain in the custody of the
14	<del>police de</del>	partment until the termination of any criminal action
15	<del>brought a</del>	s a result of the seizure of the marijuana.
16	Photograp	hs duly identified as accurately representing the
17	<del>marijuana</del>	shall be deemed competent evidence of the marijuana
18	involved	and shall be admissible in any proceeding, hearing, or
19	<del>trial to</del>	the same extent as the marijuana itself; provided that
20	mathing i	m this subscript shall be construed to limit on to

1	restrict the application of rule 901 of the Hawaii rules of
2	evidence.]"
3	SECTION 22. Section 712-1248, Hawaii Revised Statutes, is
4	amended by amending subsection (1) to read as follows:
5	"(1) A person commits the offense of promoting a
6	detrimental drug in the second degree if the person knowingly:
7	(a) Possesses fifty or more capsules or tablets containing
8	one or more of the Schedule V substances;
9	(b) Possesses one or more preparations, compounds,
10	mixtures, or substances, of an aggregate weight of
11	one- eighth ounce or more, containing one or more of
12	the Schedule V substances; <u>or</u>
13	[ <del>(c)</del> Possesses one or more preparations, compounds,
14	mixtures, or substances, of an aggregate weight of one
15	ounce or more, containing any marijuana; or
16	(d) (c) Distributes [any marijuana or] any Schedule V
17	substance in any amount."
18	SECTION 23. Section 712-1249, Hawaii Revised Statutes, is
19	amended to read as follows:
20	"§712-1249 Promoting a detrimental drug in the third
21	degree. (1) A person commits the offense of promoting a



1	detrimental drug in the third degree if the person knowingly
2	possesses [any marijuana or] any Schedule V substance in any
3	amount.
4	(2) Promoting a detrimental drug in the third degree is a
5	petty misdemeanor[; provided that possession of three grams or
6	less of marijuana is a violation, punishable by a fine of
7	<del>\$130</del> ]."
8	SECTION 24. Section 712A-4, Hawaii Revised Statutes, is
9	amended to read as follows:
10	"§712A-4 Covered offenses. Offenses for which property is
11	subject to forfeiture under this chapter are:
12	(a) All offenses that specifically authorize forfeiture;
13	(b) Murder, kidnapping, labor trafficking, unlicensed sale
14	of liquor, unlicensed manufacture of liquor, gambling,
15	criminal property damage, robbery, bribery, extortion,
16	theft, unauthorized entry into motor vehicle,
17	burglary, money laundering, trademark counterfeiting,
18	insurance fraud, promoting a dangerous, harmful, or
19	detrimental drug, [commercial promotion of marijuana,]
20	methamphetamine trafficking, manufacturing of a
21	controlled substance with a child present, promoting

1		child abuse, promoting prostitution, sex trafficking,
2		solicitation of a minor for prostitution, habitual
3		solicitation of prostitution, or electronic enticement
4		of a child that is chargeable as a felony offense
5		under state law;
6	(c)	The manufacture, sale, or distribution of a controlled
7		substance in violation of chapter 329, promoting
8		detrimental drugs or intoxicating compounds, promoting
9		pornography, promoting pornography for minors, or
10		solicitation of prostitution near schools or public
11		parks, which is chargeable as a felony or misdemeanor
12		offense, but not as a petty misdemeanor, under state
13		law; and
14	(d)	The attempt, conspiracy, solicitation, coercion, or
15		intimidation of another to commit any offense for
16		which property is subject to forfeiture."
17	SECT	ION 25. Section 712-1249.4, Hawaii Revised Statutes,
18	is repeal	ed.
19	[" <del>[\$</del>	712-1249.4] Commercial promotion of marijuana in the
20	first deg	ree. (1) A person commits the offense of commercial



1	promotion	of marijuana in the first degree if the person
2	knowingly	<del>,</del>
3	<del>(a)</del>	Possesses marijuana having an aggregate weight of
4		twenty-five pounds or more;
5	<del>(b)</del>	Distributes marijuana having an aggregate weight of
6		five pounds or more;
7	<del>(c)</del>	Possesses, cultivates, or has under the person's
8		control one hundred or more marijuana plants;
9	<del>(d)</del>	Cultivates on land owned by another person, including
10		land owned by the government or other legal entity,
11		twenty-five or more marijuana plants, unless the
12		person has the express permission from the owner of
13		the land to cultivate the marijuana or the person has
14		a legal or an equitable ownership interest in the land
15		or the person has a legal right to occupy the land; or
16	<del>(e)</del>	Uses, or causes to be used, any firearm or other
17		weapon, device, instrument, material, or substance,
18		whether animate or inanimate, which in the manner used
19		is capable of causing death, serious bodily injury,
20		substantial bodily injury, or other bodily injury, as
21		defined in chapter 707 in order to prevent the theft,

1	removal, search and seizure, or destruction of
2	<del>marijuana.</del>
3	(2) Commercial promotion of marijuana in the first degree
4	<del>is a class A felony.</del>
5	(3) Any marijuana seized as evidence in violation of this
6	section in excess of an aggregate weight of twenty-five pounds
7	as stated in subsection (1)(a), or in excess of an aggregate
8	weight of five pounds as stated in subsection (1)(b), or in
9	excess of one hundred marijuana plants as stated in subsection
10	(1)(c), or in excess of twenty-five marijuana plants as stated
11	in subsection (1)(d) may be destroyed after the excess amount
12	has been photographed and the number of plants and the weight
13	thereof has been recorded. The required minimum amount of the
14	marijuana needed to constitute the elements of this offense
15	shall remain in the custody of the police until the termination
16	of any criminal action brought as a result of the seizure of the
17	marijuana. Photographs duly identified as accurately
18	representing the marijuana shall be deemed competent evidence of
19	the marijuana involved and shall be admissible in any
20	proceeding, hearing, or trial to the same extent as the
21	marijuana itself; provided that nothing in this subsection shall

I	<del>be constr</del>	ued to limit or restrict the application of rule 901 of
2	the Hawai	i rules of evidence."]
3	SECT	ION 26. Section 712-1249.5, Hawaii Revised Statutes,
4	is repeal	ed.
5	[" <del>§7</del>	12-1249.5 Commercial promotion of marijuana in the
6	second de	gree. (1) A person commits the offense of commercial
7	promotion	of marijuana in the second degree if the person
8	knowingly	<del>:</del>
9	<del>(a)</del>	Possesses marijuana having an aggregate weight of two
10		pounds or more;
11	<del>(b)</del>	Distributes marijuana having an aggregate weight of
12		one pound or more;
13	<del>(c)</del>	Possesses, cultivates, or has under the person's
14		control fifty or more marijuana plants;
15	<del>(d)</del>	Cultivates on land owned by another person, including
16		land owned by the government or other legal entity,
17		any marijuana plant, unless the person has the express
18		permission from the owner of the land to cultivate the
19		marijuana or the person has a legal or an equitable
20		ownership interest in the land or the person has a
21		legal right to occupy the land; or



1	<del>(c)</del> <del>Sells or barters any marijuana or any Schedule V</del>
2	substance in any amount to a minor.
3	(2) Commercial promotion of marijuana in the second degree
4	<del>is a class B felony.</del>
5	(3) Any marijuana seized as evidence in violation of this
6	section in excess of an aggregate weight of two pounds as stated
7	in subsection (1)(a), or in excess of an aggregate weight of one
8	pound as stated in subsection (1)(b), or in excess of twenty-
9	five marijuana plants as stated in subsection (1)(c) may be
10	destroyed after the excess amount has been photographed and the
11	number of plants and the weight thereof has been recorded. The
12	required minimum amount of the marijuana needed to constitute
13	the elements of this offense shall remain in the custody of the
14	police until the termination of any criminal action brought as a
15	result of the seizure of the marijuana. Photographs duly
16	identified as accurately representing the marijuana shall be
17	deemed competent evidence of the marijuana involved and shall be
18	admissible in any proceeding, hearing, or trial to the same
19	extent as the marijuana itself; provided that nothing in this
20	subsection shall be construed to limit or to restrict the
21	application of rule 901 of the Hawaii rules of evidence."]

1	PART IV
2	SECTION 27. The purpose of this part is to:
3	(1) Impose an additional tax on the sale of cannabis and
4	manufactured cannabis products for responsible, adult
5	use; and
6	(2) Exempt sales for cannabis and manufactured cannabis
7	products from the general excise tax.
8	SECTION 28. The Hawaii Revised Statutes is amended by
9	adding a new chapter to title 14 to be appropriately designated
10	and to read as follows:
11	"CHAPTER B
11 12	"CHAPTER B RESPONSIBLE, ADULT-USE CANNABIS TAX LAW
12	RESPONSIBLE, ADULT-USE CANNABIS TAX LAW
12 13	RESPONSIBLE, ADULT-USE CANNABIS TAX LAW  SB-1 Definitions. As used in this chapter, unless the
12 13 14	RESPONSIBLE, ADULT-USE CANNABIS TAX LAW  SB-1 Definitions. As used in this chapter, unless the context otherwise requires:
12 13 14 15	RESPONSIBLE, ADULT-USE CANNABIS TAX LAW  SB-1 Definitions. As used in this chapter, unless the context otherwise requires:  "Cannabis" shall have the same meaning as that term is
12 13 14 15 16	RESPONSIBLE, ADULT-USE CANNABIS TAX LAW  SB-1 Definitions. As used in this chapter, unless the context otherwise requires:  "Cannabis" shall have the same meaning as that term is defined in chapter A.
12 13 14 15 16	RESPONSIBLE, ADULT-USE CANNABIS TAX LAW  SB-1 Definitions. As used in this chapter, unless the context otherwise requires:  "Cannabis" shall have the same meaning as that term is defined in chapter A.  "Hawaii responsible, adult-use cannabis law" means chapter

1 "Responsible, adult-use cannabis retailer" or "retailer" means a responsible, adult-use cannabis retailer licensed under 2 the Hawaii responsible, adult-use cannabis law. 3 **SB-2 Permit.** (a) It shall be unlawful for any 4 responsible, adult-use cannabis retailer to sell cannabis or 5 manufactured cannabis products pursuant to the Hawaii 6 7 responsible, adult-use cannabis law unless a permit has been issued to the retailer as hereinafter prescribed, and such 8 permit is in full force and effect. 10 The Hawaii cannabis control board established pursuant (b) 11 to chapter A shall certify to the department of taxation from time to time and within forty-eight hours after such license is 12 issued the name of every retailer, together with the retailer's 13 place of business, and the period covered by the retailer's 14 15 license. The department of taxation thereupon shall issue its permit to such person for the period covered by the person's 16 license upon the payment of a permit fee of \$ . The 17 18 permit shall be valid for the retailer to which it was issued. 19 The permit shall be issued by the department of taxation as of the date when the Hawaii cannabis control board issued the 20

21

license.

1 (c) Any permit issued under this chapter shall not be 2 assignable; it shall be conspicuously displayed on the licensed 3 premises of the permittee; it shall expire on June 30 next succeeding the date upon which it is issued, unless sooner 4 suspended, surrendered, or revoked for cause by the department; 5 6 and it shall be renewed annually before July 1, upon fulfillment 7 of all requirements as in the case of an original permit and the payment of a renewal fee of \$ 8 . Whenever a permit is 9 defaced, destroyed, or lost, or the licensed premises are 10 relocated, the department may issue a duplicate permit to the 11 permittee upon the payment of a fee of \$ 12 The department of taxation may suspend, or, after 13 hearing, revoke, any permit issued under this chapter whenever 14 it finds that the permittee has failed to comply with this 15 chapter, or any rule of the department adopted under this chapter. Upon suspending or revoking any permit the department 16 shall request the permittee to surrender to it immediately the 17 18 permit, or any duplicate thereof issued to the permittee, and 19 the permittee shall surrender the same promptly to the 20 department as requested. Whenever the department suspends a permit, it shall notify the permittee immediately and afford the 21

- 1 permittee a hearing, if desired, and if a hearing has not
- 2 already been afforded. After the hearing the department shall
- 3 either rescind its order of suspension, or good cause appearing
- 4 therefor, shall continue the suspension or revoke the permit.
- 5 §B-3 Cooperation between department of taxation,
- 6 department of commerce and consumer affairs, and Hawaii cannabis
- 7 control board. The department of taxation, department of
- 8 commerce and consumer affairs, and the Hawaii cannabis control
- 9 board shall cooperate in the enforcement of this chapter.
- 10 The department of taxation shall notify the department of
- 11 commerce and consumer affairs and Hawaii cannabis control board
- 12 of the name and address of every permittee whose permit has been
- 13 revoked, and any license issued to the permittee under the
- 14 Hawaii responsible, adult use cannabis law shall be deemed
- 15 forfeited.
- 16 The department of taxation may notify the department of
- 17 commerce and consumer affairs and the Hawaii cannabis control
- 18 board of the name and address of every person who has failed to
- 19 file any return required, or to pay any tax prescribed, or to
- 20 secure a permit, or to perform any other duty or act imposed
- 21 under this chapter, and the Hawaii cannabis control board shall



- 1 thereupon suspend any license that may have been issued to any
- 2 such person under the Hawaii responsible, adult-use cannabis law
- 3 until such time as such person complies with this chapter.
- 4 The Hawaii cannabis control board shall provide to the
- 5 department of taxation the results of any examination the board
- 6 has undertaken pursuant to section B-10 and shall, upon request,
- 7 furnish to the department of taxation any information in its
- 8 possession relative to any person having a license issued by it,
- 9 and its records shall be open to examination to the department
- 10 of taxation.
- 11 SB-4 Tax. Upon every person engaging or continuing in the
- 12 business of selling cannabis or manufactured cannabis products
- 13 at retail for responsible, adult use, there is hereby levied,
- 14 and shall be assessed and collected, a tax equivalent to six per
- 15 cent of the gross proceeds of sales of the business.
- 16 §B-5 Return; forms; contents. Every taxpayer shall, on or
- 17 before the twentieth day of each month, file with the department
- 18 of taxation in the taxation district in which the taxpayer's
- 19 business premises are located, or with the department in
- 20 Honolulu, a return showing all sales of responsible, adult-use
- 21 cannabis and taxed under section B-4(a) made by the taxpayer



- 1 during the preceding month, showing separately the amount of the
- 2 nontaxable sales, and the amount of the taxable sales, and the
- 3 tax payable thereon. The form of return shall be prescribed by
- 4 the department and shall contain such information as it may deem
- 5 necessary for the proper administration of this chapter
- 6 §B-6 Payment of tax; penalties. At the time of the filing
- 7 of the return required under section B-5 and within the time
- 8 prescribed therefor, each taxpayer shall pay to the department
- 9 of taxation the tax imposed by this chapter, required to be
- 10 shown by the return.
- 11 Penalties and interest shall be added to and become a part
- 12 of the tax, when and as provided by section 231-39.
- 13 §B-7 Determination of tax, additional assessments, credit,
- 14 and refunds. (a) As soon as practicable after each return has
- 15 been filed, the department of taxation shall cause it to be
- 16 examined and shall compute and determine the amount of the tax
- 17 payable thereon.
- (b) If it should appear upon such examination or
- 19 thereafter within five years after the filing of the return, or
- 20 at any time if no return has been filed, as a result of such
- 21 examination or as a result of any examination of the records of



- 1 the taxpayer or of any other inquiry or investigation, that the
- 2 correct amount of the tax is greater than that shown on the
- 3 return, or that any tax imposed by the chapter has not been
- 4 paid, an assessment of such tax may be made in the manner
- 5 provided in section 235-108(b). The amount of the tax for the
- 6 period covered by the assessment shall not be reduced below the
- 7 amount determined by an assessment so made, except upon appeal
- 8 or in a proceeding brought pursuant to section 40-35.
- 9 (c) If the taxpayer has paid or returned with respect to
- 10 any month more than the amount determined to be the correct
- 11 amount of tax for such month, the amount of the tax so returned
- 12 and any assessment of tax made pursuant to the return may be
- 13 reduced, and any overpayment of tax may be credited upon the tax
- 14 imposed by this chapter, or at the election of the taxpayer, the
- 15 taxpayer not being delinquent in the payment of any taxes owing
- 16 to the State, may be refunded in the manner provided in section
- 17 231-23(c); provided that no reduction of tax may be made when
- 18 forbidden by subsection (b) or more than five years after the
- 19 filing of the return.
- 20 §B-8 Disposition of revenues. All moneys collected
- 21 pursuant to this chapter shall be paid into the state treasury



- 1 as state realizations, to be kept and accounted for as provided
- 2 by law.
- 3 §B-9 Records to be kept. (a) Every retailer shall keep a
- 4 record of all sales of responsible, adult-use cannabis made by
- 5 the retailer, in such form as the department of taxation may
- 6 prescribe. Every person holding a license under the Hawaii
- 7 responsible, adult-use cannabis act shall keep a record of all
- 8 purchases by the person, in such form as the department may
- 9 prescribe. All such records shall be offered for inspection and
- 10 examination at any time upon demand by the department of
- 11 taxation, department of commerce and consumer affairs, or Hawaii
- 12 cannabis control board and shall be preserved for a period of
- 13 five years; provided that the department of taxation may in
- 14 writing consent to their destruction within such period or may
- 15 require that they be kept longer.
- 16 The department of taxation may by rule require the retailer
- 17 to keep such other records as it may deem necessary for the
- 18 proper enforcement of this chapter.
- (b) If any retailer or any other taxpayer fails to keep
- 20 records from which a proper determination of the tax due under
- 21 this chapter may be made, the department of taxation may fix the



- 1 amount of tax for any period from the best information
- 2 obtainable by it, and assess the tax as hereinbefore provided.
- 3 §B-10 Inspection. The director of taxation, director of
- 4 commerce and consumer affairs, the Hawaii cannabis control
- 5 board, or the duly authorized agent of either the directors or
- 6 board, may examine all records required to be kept under this
- 7 chapter, and books, papers, and records of any person engaged in
- 8 the sale of responsible, adult-use cannabis to verify the
- 9 accuracy of the payment of the tax imposed by this chapter and
- 10 other compliance with this chapter and regulations adopted
- 11 pursuant thereto. Every person in possession of such books,
- 12 papers, and records and the person's agents and employees shall
- 13 give the directors, the board, or the duly authorized agent of
- 14 either of them, the means, facilities, and opportunities for
- 15 such examination.
- 16 The authority granted to the director of commerce and
- 17 consumer affairs and Hawaii cannabis control board under this
- 18 section shall not conflict with section 231-18 and shall not
- 19 extend to the inspection of any documents not directly related
- 20 to this chapter.



- 1 §B-11 Tax in addition to other taxes. The tax imposed by
- 2 this chapter shall be in addition to any other tax imposed upon
- 3 the business of selling responsible, adult-use cannabis or upon
- 4 any of the transactions, acts, or activities taxed by this
- 5 chapter.
- 6 §B-12 Appeals. Any person aggrieved by any assessment of
- 7 the tax imposed by this chapter may appeal from the assessment
- 8 in the manner and within the time and in all other respects as
- 9 provided in the case of income tax appeals by section 235-114.
- 10 The hearing and disposition of the appeal, including the
- 11 distribution of costs shall be as provided in chapter 232.
- 12 §B-13 Other provisions applicable. All of the provisions
- 13 of chapters 235 and 237 not inconsistent with this chapter and
- 14 which may appropriately be applied to the taxes, persons,
- 15 circumstances, and situations involved in this chapter,
- 16 including (without prejudice to the generality of the foregoing)
- 17 provisions as to penalties and interest, and provisions granting
- 18 administrative powers to the director of taxation, and
- 19 provisions for the assessment, levy, and collection of taxes,
- 20 shall be applicable to the taxes imposed by this chapter, and to
- 21 the assessment, levy, and collection thereof, except that

- 1 returns, return information, or reports under this chapter and
- 2 relating only to this chapter may be made known to the director
- 3 of commerce and consumer affairs and Hawaii cannabis control
- 4 board by the department of taxation, if not in conflict with
- 5 section 231-18.
- 6 §B-14 Investigations; contempt; fees. (a) The director
- 7 of taxation, and any agent authorized by the director to conduct
- 8 any inquiry, investigation, or hearing hereunder, shall have
- 9 power to administer oaths and take testimony under oath relative
- 10 to the matter of inquiry or investigation. At any hearing
- 11 ordered by the director, the director or the director's agent
- 12 authorized to conduct the hearing may subpoena witnesses and
- 13 require the production of books, papers, and documents pertinent
- 14 to the inquiry. No witness under subpoena authorized to be
- 15 issued by this section shall be excused from testifying or from
- 16 producing books or papers on the ground that such testimony or
- 17 the production of such books or other documentary evidence would
- 18 tend to incriminate the witness, but such evidence or the books
- 19 or papers so produced shall not be used in any criminal
- 20 proceeding against the witness.

I	(b) If any person disobeys such process or, having
2	appeared in obedience thereto, refuses to answer any pertinent
3	question put to the person by the director or the director's
4	authorized agent or to produce any books and papers pursuant
5	thereto, the director of taxation or the agent may apply to the
6	circuit court of the circuit wherein the taxpayer resides or
7	wherein the transaction, act, or activity under investigation
8	has occurred, or to any judge of the court, setting forth such
9	disobedience to process or refusal to answer, and the court or
10	the judge shall cite the person to appear before the court or
11	the judge to answer such question or to produce such books and
12	papers, and, upon the person's refusal so to do, shall commit
13	the person to jail until the person shall testify, but not for a
14	longer period than sixty days. Notwithstanding the serving of
15	the term of such commitment by any person, the director may
16	proceed in all respects with such inquiry and examination as if
17	the witness had not previously been called upon to testify.
18	(c) Officers who serve subpoenas issued by the director of
19	taxation or under the director's authority and witnesses
20	attending hearings conducted by the director hereunder shall

receive like fees and compensation as officers and witnesses in

21

- 1 the circuit courts of the State, to be paid on vouchers of the
- 2 director, from any moneys available for litigation expenses of
- 3 the department of taxation.
- 4 §B-15 Administration by director; rules and regulations.
- 5 The administration of this chapter is vested in the director of
- 6 taxation who may adopt and enforce rules for the enforcement and
- 7 administration of this chapter.
- 8 The director shall adopt rules pursuant to chapter 91.
- 9 **SB-16 Penalties.** (a) The penalties provided by this
- 10 section shall apply to any person whether acting as principal,
- 11 agent, officer, or director, for oneself, itself, or for another
- 12 person, and shall apply to each single violation, but shall not
- 13 apply to any act the punishment for which is elsewhere
- 14 prescribed by this chapter.
- 15 (b) Any person or retailer who sells responsible, adult-
- 16 use cannabis or responsible, adult-use manufactured cannabis
- 17 products at retail without a permit as required by this chapter
- 18 shall be fined not more than \$1,000."
- 19 SECTION 29. Section 235-2.4, Hawaii Revised Statutes, is
- 20 amended by amending subsection (v) to read as follows:

1	( \( \)	section zook (with respect to expenditures in
2	connectio	n with the illegal sale of drugs) of the Internal
3	Revenue C	ode shall be operative for the purposes of this
4	chapter,	except that section 280E shall not be operative with
5	respect t	o [ <del>the</del> ]:
6	(1)	The production and sale of medical cannabis and
7		manufactured cannabis products by dispensaries
8		licensed under chapter 329D and their subcontractors,
9		as defined in section 329D-1[-];
10	(2)	The cultivation, distribution, manufacture, and sale
11		of cannabis and manufactured cannabis products for
12		responsible, adult use by persons licensed under
13		chapter A."
14	SECT	ION 30. Section 237-24, Hawaii Revised Statutes, is
15	amended t	o read as follows:
16	"§ <b>23</b>	7-24 Amounts not taxable. This chapter shall not
17	apply to	the following amounts:
18	(1)	Amounts received under life insurance policies and
19		contracts paid by reason of the death of the insured;
20	(2)	Amounts received (other than amounts paid by reason of
21		death of the insured) under life insurance, endowment,

1		or annuity contracts, either during the term or at
2		maturity or upon surrender of the contract;
3	(3)	Amounts received under any accident insurance or
4		health insurance policy or contract or under workers'
5		compensation acts or employers' liability acts, as
6		compensation for personal injuries, death, or
7		sickness, including also the amount of any damages or
8		other compensation received, whether as a result of
9		action or by private agreement between the parties on
10		account of the personal injuries, death, or sickness;
11	(4)	The value of all property of every kind and sort
12		acquired by gift, bequest, or devise, and the value of
13		all property acquired by descent or inheritance;
14	(5)	Amounts received by any person as compensatory damages
15		for any tort injury to the person, or to the person's
16		character reputation, or received as compensatory
17		damages for any tort injury to or destruction of
18		property, whether as the result of action or by
19		private agreement between the parties (provided that
20		amounts received as punitive damages for tort injury

1		or breach of contract injury shall be included in
2		<pre>gross income);</pre>
3	(6)	Amounts received as salaries or wages for services
4		rendered by an employee to an employer;
5	(7)	Amounts received as alimony and other similar payment
6		and settlements;
7	(8)	Amounts collected by distributors as fuel taxes on
8		"liquid fuel" imposed by chapter 243, and the amounts
9		collected by such distributors as a fuel tax imposed
10		by any Act of the Congress of the United States;
11	(9)	Taxes on liquor imposed by chapter 244D on dealers
12		holding permits under that chapter;
13	(10)	The amounts of taxes on cigarettes and tobacco
14		products imposed by chapter 245 on wholesalers or
15		dealers holding licenses under that chapter and
16		selling the products at wholesale;
17	(11)	Federal excise taxes imposed on articles sold at
18		retail and collected from the purchasers thereof and
19		paid to the federal government by the retailer;
20	(12)	The amounts of federal taxes under chapter 37 of the
21		Internal Revenue Code, or similar federal taxes,



1		imposed on sugar manufactured in the State, paid by
2		the manufacturer to the federal government;
3	(13)	An amount up to, but not in excess of, \$2,000 a year
4		of gross income received by any blind, deaf, or
5		totally disabled person engaging, or continuing, in
6		any business, trade, activity, occupation, or calling
7		within the State; a corporation all of whose
8		outstanding shares are owned by an individual or
9		individuals who are blind, deaf, or totally disabled;
10		a general, limited, or limited liability partnership,
11		all of whose partners are blind, deaf, or totally
12		disabled; or a limited liability company, all of whose
13		members are blind, deaf, or totally disabled;
14	(14)	Amounts received by a producer of sugarcane from the
15		manufacturer to whom the producer sells the sugarcane,
16		where:
17		(A) The producer is an independent cane farmer, so
18		classed by the Secretary of Agriculture under the
19		Sugar Act of 1948 (61 Stat. 922, chapter 519) as
20		the Act may be amended or supplemented;

1		(D)	The value of gloss proceeds of sale of the sugar,
2			and other products manufactured from the
3			sugarcane, is included in the measure of the tax
4			levied on the manufacturer under section 237-
5			13(1) or (2);
6		(C)	The producer's gross proceeds of sales are
7			dependent upon the actual value of the products
8			manufactured therefrom or the average value of
9			all similar products manufactured by the
10			manufacturer; and
11		(D)	The producer's gross proceeds of sales are
12			reduced by reason of the tax on the value or sale
13			of the manufactured products;
14	(15)	Mone	y paid by the State or eleemosynary child-placing
15		orga	nizations to foster parents for their care of
16		chil	dren in foster homes;
17	(16)	Amou	nts received by a cooperative housing corporation
18		from	its shareholders in reimbursement of funds paid
19		by s	uch corporation for lease rental, real property
20		tavo	s and other expenses of operating and maintaining

1		the	cooperative land and improvements; provided that
2		such	a cooperative corporation is a corporation:
3		(A)	Having one and only one class of stock
4			outstanding;
5		(B)	Each of the stockholders of which is entitled
6			solely by reason of the stockholder's ownership
7			of stock in the corporation, to occupy for
8			dwelling purposes a house, or an apartment in a
9			building owned or leased by the corporation; and
10		(C)	No stockholder of which is entitled (either
11			conditionally or unconditionally) to receive any
12			distribution not out of earnings and profits of
13			the corporation except in a complete or partial
14			liquidation of the corporation; [and]
15	(17)	Amou	nts received by a contractor of the Patient-
16		Cent	ered Community Care program that is established by
17		the	United States Department of Veterans Affairs
18		purs	uant to title 38 United States Code section 8153,
19		as a	mended, for the actual costs or advancements to
20		thir	d party health care providers pursuant to a
21		cont	ract with the United States[-];

1	(18)	Amounts received for the sale of cannabis and
2		manufactured cannabis products for medical use in
3		accordance with part IX of chapter 329 and chapter
4		329D; and
5	(19)	Taxes on cannabis and manufactured cannabis products
6		imposed by chapter B on responsible, adult-use
7		cannabis retail locations holding permits under that
8		chapter."
9		PART V.
10	SECT	ION 31. Chapter 329, Hawaii Revised Statutes, is
11	amended b	y adding a new section to part IX to be appropriately
12	designate	d and to read as follows:
13	" <u>§32</u>	9- Privileges of qualifying out-of-state patients.
14	Notwithst	anding any law to the contrary, qualifying out-of-state
15	patients	shall have the same rights and privileges as qualifying
16	patients.	to .
17	SECT	ION 32. Section 329-130, Hawaii Revised Statutes, is
18	amended t	o read as follows:
19	"§32	9-130 Authorized sources of medical cannabis. (a)
20	After Dec	ember 31 2023 a qualifying nationt and qualifying



1	out-of-st	ate patient shall obtain medical cannabis or
2	manufactu	red cannabis products only:
3	(1)	From a dispensary licensed pursuant to chapter 329D;
4		provided that the cannabis shall be purchased and paid
5		for at the time of purchase; or
6	(2)	By cultivating cannabis in an amount that does not
7		exceed an adequate supply for the qualifying
8		patient[7] or qualifying out-of-state patient,
9		pursuant to section 329-122; provided that each
10		location used to cultivate cannabis shall be used by
11		no more than five qualifying patients $[\div]$ and
12		qualifying out-of-state patients.
13	After Dec	ember 31, 2023, no primary caregiver shall be
14	authorize	ed to cultivate cannabis for any qualifying patient[+]
15	or any qu	alifying out-of-state patient.
16	(b)	This section shall not apply to:
17	(1)	A qualifying patient or qualifying out-of-state
18		patient who is a minor or an adult lacking legal
19		capacity and the primary caregiver is the parent,
20		guardian, or person having legal custody of a



1	qualifying patient or qualifying out-of-state patient
2	described in this paragraph; or
3	(2) A qualifying patient on any island on which there is
4	no medical cannabis dispensary licensed pursuant to
5	chapter 329D.
6	[ <del>(c) A qualifying out-of-state patient and a caregiver of</del>
7	a qualifying out-of-state patient shall be authorized to obtain
8	cannabis for medical use only from retail dispensing locations
9	of dispensaries licensed pursuant to chapter 329D.]"
10	SECTION 33. Section 329D-24, Hawaii Revised Statutes, is
11	amended to read as follows:
12	"§329D-24 Cultivation of medical cannabis by qualifying
13	patients and primary caregivers. Nothing in this chapter shall
14	be construed as prohibiting a qualifying patient, qualifying
15	out-of-state patient, or primary caregiver from cultivating or
16	possessing an adequate supply of medical cannabis pursuant to
17	part IX of chapter 329.
18	[A qualifying out-of-state patient or a caregiver of a
19	qualifying out-of-state patient shall not be authorized to
20	cultivate cannabis.]"

1	PART VI
2	SECTION 34. Statutory material to be repealed is bracketed
3	and stricken. New statutory material is underscored.
1	SECTION 35. This Act shall take effect upon its approval.
5	INTRODUCED BY:  By Request

#### Report Title:

Responsible, Adult-Use Cannabis; Hawaii Cannabis Control Board; Medical Cannabis; Taxation

#### Description:

Legalizes, regulates, and taxes cannabis and manufactured cannabis products for responsible, adult use. Exempts sales of cannabis and manufactured cannabis products for medical use from the general excise tax. Clarifies that qualifying out-of-state patients have the same rights and privileges under the medical cannabis law. Allows qualifying out-of-state patients to cultivate medical cannabis.

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