

**TESTIMONY OF NAHELANI WEBSTER ON BEHALF OF
GREENWICH BIOSCIENCES IN SUPPORT OF H.B. 542**

Date: February 9, 2021

Time: 2:00 p.m.

To: Chair Mark Nakashima and Members of the House Committee on Judiciary and Hawaiian Affairs.

My name is Nahelani Webster and I am presenting this testimony on behalf of Greenwich Biosciences in **support** of H.B. 542 Relating to the Uniform Controlled Substances Act.

Greenwich Biosciences, along with parent company GW Pharmaceuticals plc (“GW”), is the world leader in advancing the therapeutic potential of cannabinoids, naturally occurring compounds found in the cannabis plant. Leveraging over 20 years of pioneering research, the company is the first and only company to develop an FDA-approved, plant-derived prescription cannabinoid product, EPIDIOLEX (cannabidiol or CBD) oral solution. This means it has met the rigorous evaluation standards of the FDA for safety and efficacy.

The purpose of this bill is to update Hawaii state statute to make it consistent with amendments in the Federal Controlled Substances Act as required under Hawaii Revised Statutes (“HRS”) section 329-11. This bill will benefit patients who have been prescribed Epidiolex in Hawaii.

EPIDIOLEX was approved by the U.S. Food and Drug Administration (FDA) on June 25, 2018 for the treatment of seizures associated with Lennox Gastaut syndrome (LGS) and Dravet syndrome, two rare and difficult-to-treat forms of childhood-onset epilepsy, in patients two years of age or older.

In September 2018, the DEA placed Epidiolex in Schedule V of the Controlled Substances Act (CSA). Shortly after the DEA’s scheduling of Epidiolex, the Hawaii Department of Public Safety added Epidiolex to Schedule V of Hawaii’s Controlled Substances Act. HRS § 329-22(e); Haw. Dept. of Public Safety, Narcotics Enforcement Division, Notice of Federal Scheduling Action (Oct. 1, 2018).

On July 31, 2020, the FDA approved Epidiolex for a new indication – the treatment of seizures associated with Tuberous Sclerosis Complex, a rare genetic disease, in patients one year of age and older.

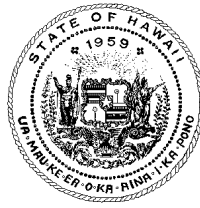
On March 20, 2020, Greenwich received correspondence from the DEA—confirming that, as a result of the federal 2018 Agricultural Improvement Act (“AIA”), Epidiolex has been descheduled under the CSA. As a consequence of the DEA’s letter, the FDA removed the Schedule V designation from the Epidiolex Prescribing Information Label.

On August 21, 2020, the DEA issued Interim Final Rule, removing Epidiolex from Schedule V under the CSA and making Epidiolex a descheduled drug.

EPIDIOLEX is prescribed for the treatment of seizures and is an additional medication for children and adults with Dravet, LGS, and Tuberous Sclerosis Complex, who were not previously helped with various epilepsy medicines. Greenwich is seeking solutions that will transform lives, and this is why Greenwich continues to advance cannabinoid science and study new medications to help meet serious unmet patient and caregiver needs.

Thank you for the opportunity to present this testimony. Please contact me if you have any questions.

DAVID Y. IGE
GOVERNOR



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TESTIMONY ON HOUSE BILL 542
RELATING TO THE UNIFORM CONTROLLED SUBSTANCES ACT.

By
Max N. Otani, Director

House Committee on Judiciary and Hawaiian Affairs
Representative Mark M. Nakashima, Chair
Representative Scot Z. Matayoshi, Vice Chair

Tuesday, February 9, 2021; 2:00 p.m.
Via Teleconference

Chair Nakashima, Vice Chair Matayoshi, and Members of the Committee:

The Department of Public Safety (PSD) **supports** House Bill (HB) 542, which updates Chapter 329, Hawaii Revised Statutes (HRS), to incorporate an amendment made to the Federal Controlled Substances Act in 2020.

PSD notes that the proposed measure also seeks to remove certain approved cannabidiol drugs (CBD) drugs from controlled substances regulation in alignment with recent Federal action.

PSD would also note that HB 1032, related to the Uniform Controlled Substances Act, contains PSD's annual recommendations for updates to Chapter 329, HRS, to align with the Federal Controlled Substances Act, and includes the amendment proposed in HB 542, as well as amendments related to the other substances that PSD temporarily designated as controlled substances in Hawaii in 2020. Consequently, in order for the entire list of recommendations made by PSD to become permanent, the Department respectfully requests that HB 1032 also be considered for passage into law.

Thank you for the opportunity to testify on this measure.

LATE



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TESTIMONY ON HOUSE BILL 542
RELATING TO THE UNIFORM CONTROLLED SUBSTANCES ACT
By
Clifton Otto, MD

House Committee on Judiciary and Hawaiian Affairs
Representative Mark M. Nakashima, Chair
Representative Scot Z. Matayoshi, Vice Chair

Tuesday, February 9, 2021; 2:00 PM
State Capitol, Videoconference

SUPPORT WITH CHANGES

Thank you for the opportunity to provide testimony on this measure.

[HB542](#) would bring Hawaii's Uniform Controlled Substances Act in line with changes to the federal Controlled Substances Act that have occurred over the past year related to FDA-approved cannabidiol drug products, which highlights the importance of maintaining harmony between the state and federal regulation of controlled substances.

The same harmony desperately needs to be re-established between the federal regulation of marijuana and the state authorized use of cannabis for medical purposes in Hawaii.

To this end, I respectfully recommend the following amendment to this bill:

SECTION 2b. The following section is added to read as follows:

**"§329-5 Harmonizing the state and federal regulation of
cannabis.**

The department of public safety shall submit to the
administrator of the United States Department of Justice, Drug
Enforcement Administration, Diversion Control Division:

(1) An application for immediate relief pursuant to title 21 Code of Federal Regulations section 1307.03 to the Office of Diversion Control. This application shall state that part IX of chapter 329, Hawaii Revised Statutes, and chapter 329D, Hawaii Revised Statutes, create an exemption from federal drug laws and do not create any positive conflict pursuant to title 21 United States Code Annotated section 903; and that the federal scheduling of marijuana does not apply to the state authorized use of cannabis. The application shall also include a proposed rule containing the following: "The listing of marijuana as a controlled substance does not apply to the state authorized use of marijuana, and persons using marijuana in compliance with state law are exempt from registration"; and

(2) A petition for permanent relief pursuant to title 21 Code of Federal Regulations section 1308.43. This petition shall state that part IX of chapter 329, Hawaii Revised Statutes, and chapter 329D, Hawaii Revised Statutes, create an exemption from federal drug laws and do not create any positive conflict pursuant to title 21 United States Code Annotated section 903; and that the federal scheduling of marijuana does not apply to the state authorized use of cannabis. The petition shall also include a proposed rule containing the following:

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"The listing of marijuana as a controlled substance does not apply to the state authorized use of marijuana, and persons using marijuana in compliance with state law are exempt from registration."

Aloha.