## SENATE AMENDMENTS TO SENATE BILL 117

By COMMITTEE ON ENVIRONMENT AND NATURAL RESOURCES

April 12

1	On page 1 of the printed bill, line 2, delete "and" and delete "459A.737" and insert "459A.735
2	and 459A.737; and declaring an emergency".
3	Delete lines 4 through 29 and delete page 2 and insert:
4	"SECTION 1. The beverage container redemption center approved by the Oregon Liquor
5	Control Commission as a pilot project pursuant to ORS 459A.737 before the effective date of
6	this 2013 Act is deemed approved by the commission for the purposes of ORS 459A.737, as
7	amended by section 2 of this 2013 Act.
8	"SECTION 2. ORS 459A.737 is amended to read:
9	"459A.737. (1)(a) Pursuant to the provisions of ORS 459A.735, the Oregon Liquor Control Com-
10	mission:
11	"(A) Shall approve one beverage container redemption center [pilot project] in a city having a
12	population of less than 300,000, operated by a distributor cooperative serving a majority of the
13	dealers in this state[.]; and
14	"(B) May approve one or more additional beverage container redemption centers.
15	"(b) Notwithstanding any other provision of ORS 459A.700 to 459A.740, [the] a beverage con-
16	tainer redemption center [operated under the pilot project]:
17	"(A) May not refuse to accept and to pay the refund value of up to [300] 350 individual empty
18	beverage containers, as established by ORS 459A.705, returned by any one person during one
19	day[.];
20	"(B) Must provide hand counting of up to 50 individual empty beverage containers re-
21	turned by any one person during one day for the refund value established by ORS 459A.705;
22	"(C) May provide drop off service for at least 125 individual empty beverage containers
23	returned by any one person during one day for the refund value established by ORS 459A.705,
24	and may provide an accounting mechanism by which the person may redeem the refund
25	value of the beverage containers at a later date; and
26	"(D) May provide other services as determined necessary by the person responsible for
27	the operation of the beverage container redemption center.
28	"(2)(a) For each beverage container redemption center, the commission shall specify up to
29	two convenience zones [for the pilot project]. The first convenience zone shall be the sector within
30	[the one and one-half mile radius] a radius of not more than two miles around the beverage con-
31	tainer redemption center [pilot project, and]. The second convenience zone shall be the sector [within
32	the three mile radius] beginning at the border of the first convenience zone and continuing to
33	a radius of not more than three and one-half miles around the beverage container redemption
34	center [pilot project]. The convenience zones shall be based to the greatest extent practicable
35	upon the proposals submitted as part of the application for approval of the redemption center

## 1 under ORS 459A.735.

"(b) All dealers doing business within the first convenience zone that occupy a space of 5,000 or more square feet in a single area may participate in, [and] be served by[,] and be charged the cost of participation in the [pilot project] beverage container redemption center and, if such a dealer participates in, [and] is served by[,] and pays the cost of participation in the [pilot project] redemption center, the dealer may, notwithstanding any other provision of ORS 459A.700 to 459A.740, refuse to accept and to pay the refund value of empty beverage containers.

8 "(c) All dealers doing business within the second convenience zone that occupy a space of 5,000 9 or more square feet in a single area may participate in, [and] be served by[,] and be charged the 10 cost of participation in the [pilot project] beverage container redemption center and, if such a 11 dealer participates in, [and] is served by[,] and pays the cost of participation in the [pilot 12 project] redemption center, the dealer may, notwithstanding any other provision of ORS 459A.700 13 to 459A.740, refuse to accept and to pay the refund value of more than 24 individual empty beverage 14 containers returned by any one person during one day.

"(d) All dealers doing business within either convenience zone that occupy a space of less than 5,000 square feet in a single area may, notwithstanding any other provision of ORS 459A.700 to 459A.740, refuse to accept and to pay the refund value of more than 24 individual empty beverage containers returned by any one person during one day.

19 "(e)(A) Any dealer doing business in either convenience zone that occupies a space of 5,000 or 20more square feet in a single area that does not participate in, and is not served by, the [pilot 21project] beverage container redemption center may not refuse to accept and to pay the refund 22value of up to [300] 350 individual empty beverage containers, as established by ORS 459A.705, re-23turned by any one person during one day and must provide services [similar] equivalent to those provided by the redemption center under subsection (1)(b) of this section [pilot project], includ-24 25ing hand counting of individual empty beverage containers that are returned for the refund value es-26tablished by ORS 459A.705] and drop off service.

"(B) In addition to complying with the requirements specified in subparagraph (A) of this
paragraph, a dealer described in subparagraph (A) of this paragraph must:

29 "(i) Post in each area where beverage containers are received a clearly visible and legible 30 sign that contains the list of services that must be provided by the dealer; and

31 "(ii) Provide two automated reverse vending machines capable of processing metal, plas-32 tic and glass beverage containers, or one automated reverse vending machine capable of 33 processing metal, plastic and glass beverage containers for each 500,000 beverage containers 34 sold by the dealer in the previous calendar year, whichever is greater.

35 "(C) The provisions of subparagraphs (A) and (B) of this paragraph do not apply to a 36 dealer described in subparagraph (A) of this paragraph if the dealer sold fewer than 100,000 37 beverage containers in the previous calendar year.

"(3) The provisions of subsection (2) of this section do not apply to any dealer for which the driving distance from the place of business of the dealer to the beverage container redemption center, calculated using the shortest route, is more than two times the radius specified for the second convenience zone or, if only one convenience zone is specified by the commission, two times the radius specified for that convenience zone.

43 "[(3)] (4) The commission may adopt all rules necessary to implement and administer the pro 44 visions of this section.

45 **"SECTION 3.** ORS 459A.735 is amended to read:

"459A.735. (1) To facilitate the return of empty beverage containers and to serve dealers of 1  $\mathbf{2}$ beverages, any person may establish a redemption center, subject to the approval of the Oregon Liquor Control Commission, at which any person may return empty beverage containers and receive 3 4 payment of the refund value of such beverage containers.

"(2) Application for approval of a redemption center shall be filed with the commission. The 5 application shall state the name and address of the person responsible for the establishment and 6 7 operation of the redemption center, the kind of beverage containers that will be accepted at the 8 redemption center, [and] the names and addresses of the dealers to be served by the redemption center and proposals for up to two convenience zones described in ORS 459A.737. The appli-9 10 cation shall include such additional information as the commission may require.

11 "(3) The commission shall approve a redemption center if it finds the redemption center will 12provide a convenient service to persons for the return of empty beverage containers. The order of 13the commission approving a redemption center shall state the dealers to be served by the redemption center and the kind of empty beverage containers that the redemption center must accept. The 14 15order may contain such other provisions to ensure the redemption center will provide a convenient 16 service to the public as the commission may determine.

"(4) The commission may review at any time approval of a redemption center. After written 1718 notice to the person responsible for the establishment and operation of the redemption center, and 19 to the dealers served by the redemption center, the commission may, after hearing, withdraw ap-20proval of a redemption center if the commission finds there has not been compliance with its order 21approving the redemption center, or if the redemption center no longer provides a convenient ser-22vice to the public.

23"SECTION 4. No later than March 1 of each odd-numbered year, the Oregon Liquor Control Commission shall submit a report to the Legislative Assembly regarding beverage 24 25container redemption centers approved pursuant to the provisions of ORS 459A.737. The re-26port must include, for the two previous calendar years:

27"(1) The number of beverage containers that are returned for refund value as a percentage of the total number of beverage containers sold in this state. 28

29 "(2) The number of beverage container redemption centers operating in this state and the number of redemption centers for which applications are pending with the commission. 30

"(3) The number of beverage containers that are returned for refund value in areas des-3132ignated by the commission and the number of beverage containers returned for refund value 33 in each area in the year before the beverage container redemption center began operation.

34"(4) The number of beverage containers that are returned for refund value to beverage container redemption centers in this state and the number of beverage containers that are 35 returned for refund value to dealers in this state. 36

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"SECTION 5. Section 4 of this 2013 Act is repealed on January 2, 2022.

"SECTION 6. (1) The additional requirements for beverage container redemption centers 38 imposed by the amendments to ORS 459A.737 by section 2 of this 2013 Act apply to all 39 40 beverage container redemption centers, whether approved before, on or after the effective 41 date of this 2013 Act.

"(2) The amendments to ORS 459A.735 by section 3 of this 2013 Act apply to applications 42for approval filed with the Oregon Liquor Control Commission on or after the effective date 43 44 of this 2013 Act.

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"SECTION 7. This 2013 Act being necessary for the immediate preservation of the public

- 1 peace, health and safety, an emergency is declared to exist, and this 2013 Act takes effect
- 2 on its passage.".

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