# House Bill 3112

Sponsored by Representatives RUIZ, FAHEY, BYNUM, MEEK, Senators FREDERICK, JAMA; Representatives DEXTER, MARSH, POWER

#### SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure as introduced.

Establishes Cannabis Equity Board within office of Governor to provide equity oversight of cannabis industry in this state. Requires board to annually report information about equity in Oregon cannabis industry to interim committee of Legislative Assembly related to cannabis. Establishes equity liaisons in Oregon Health Authority and Oregon Liquor Control Commission. Requires equity liaisons to report to board quarterly on specified information. Establishes Cannabis Equity Fund and continuously appropriates moneys in fund to board for specified purposes.

Directs commission to issue equity license to qualified applicant. Allows commission to issue cannabis on-premises consumption license, cannabis delivery license, shared processing license or shared processing facility license to applicant who meets qualification criteria for equity license. Allows commission, after January 1, 2032, to issue cannabis on-premises consumption license, cannabis delivery license, shared processing license or shared processing facility license to applicant who does not meet qualification criteria for equity license.

Directs office of public defense services to compile list of certain offenses that involve lawful marijuana activity for purposes of setting aside records of conviction, arrest or charge. Requires office to submit report with list of offenses to Judicial Department, Cannabis Equity Board and in-

terim committees of Legislative Assembly related to judiciary. Directs Judicial Department and Department of State Police to provide information to office of public defense services concerning persons who may be eligible to have set aside conviction, arrest or charge for marijuana offense. Modifies procedures for setting aside certain marijuana convictions, arrests and charges. Authorizes office of public defense services to file motions for setting aside certain marijuana convictions, arrests and charges.

Limits imposition of supervision conditions related to use of marijuana. Provides that marijuana use may not be basis of parole, probation or post-prison supervision violation except in certain circumstances. Requires entities that maintain records of parole, probation or post-prison supervision violations to review and expunge any records of violations based on specified conduct not later than December 31, 2024.

Requires allocation of moneys in Criminal Fine Account to Cannabis Equity Fund. Requires distribution of moneys from Oregon Marijuana Account to Cannabis Equity Fund. Specifies manner in which authority shall use moneys transferred to authority.

Provides that authority may not charge fee greater than \$20 for registry identification card for individual who served in Armed Forces of United States or who receives certain public assistance or \$60 for any other individual.

Becomes operative on August 22, 2022.

Takes effect on 91st day following adjournment sine die.

#### A BILL FOR AN ACT

1 2

Relating to cannabis equity; creating new provisions; amending ORS 137.300, 137.542, 144.086, 475B.015, 475B.025, 475B.040, 475B.063, 475B.119, 475B.206, 475B.220, 475B.227, 475B.266, 3 475B.301, 475B.381, 475B.401, 475B.486, 475B.575, 475B.635, 475B.645, 475B.759, 475B.766, 4 475B.769, 475B.797, 475B.831 and 475B.968 and section 16, chapter 103, Oregon Laws 2018; and  $\mathbf{5}$ prescribing an effective date. 6 Be It Enacted by the People of the State of Oregon: 7 8 **CANNABIS EQUITY BOARD** 9

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SECTION 1. (1)(a) The Cannabis Equity Board is established as a separate office within 11 the office of the Governor to provide equity oversight within Oregon's cannabis industry. 12

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1	(b) The board shall consist of nine members appointed by the Governor from the follow-
<b>2</b>	ing stakeholder groups:
3	(A) Equity operators;
4	(B) Registry identification cardholder representatives;
5	(C) Licensed health care provider representatives;
6	(D) Public health representatives;
7	(E) Cannabis producers, processors and retailers;
8	(F) Local equity experts and leaders; and
9	(G) Representatives from community-based organizations that support individuals who
10	are American Indian, Alaska Native, Black, Hispanic or Latinx.
11	(2) The members appointed under this section:
12	(a) Must have knowledge of the cannabis industry in this state and be culturally compe-
13	tent.
14	(b) May not hold any other public office, except that a member may hold a voluntary
15	public position or be a notary public as defined in ORS 194.215.
16	(3) At least five of the members may not:
17	(a) Have any financial or property interest in a premises where cannabis is sold, or be a
18	spouse or minor child of an individual who has a financial or property interest described in
19	this paragraph.
20	(b) Have any financial or property interest in an entity that is partially or wholly dedi-
21	cated to the cultivation, manufacture, distribution, sale, transportation or storage of
22	cannabis.
23	(c) Own stock in a corporation that has any interest in a premises where cannabis is
24	cultivated, manufactured, distributed, sold, transported or stored.
25	(d) Receive a commission or other profit from an individual who applies for a cannabis
26	equity license under section 16 of this 2021 Act.
27	(4) The term of office of each member of the board is four years. A member shall hold
28	office until a successor has been appointed and qualified. Before the expiration of the term
29	of a member, the Governor shall appoint a successor whose term begins on September 1 next
30	following. A member is eligible for reappointment. If there is a vacancy for any cause, the
31	Governor shall make an appointment to become immediately effective for the unexpired
32	term.
33	(5) The appointment of each member of the board is subject to confirmation by the Sen-
34	ate in the manner prescribed in ORS 171.562 and 171.565.
35	(6) The board shall be overseen by a chairperson appointed by the Governor.
36	(7) Each member shall be paid a salary as provided by law or, if not so provided, as pre-
37	scribed by the Governor.
38	(8) A majority of the members constitutes a quorum for the transaction of business.
39	(9)(a) The Governor may remove a member who no longer meets the requirements of this
40	section or for any other cause deemed sufficient by the Governor.
41	(b) Before a removal under this subsection, the Governor shall provide the member a
42	copy of the charges and shall fix a time when the member can be heard. The time must be
43	at least 10 days after the charges are provided to the member. The hearing must be open to
44	the public.
45	(c) If the member is removed, the Governor shall file in the office of the Secretary of

State a complete statement of all charges made against the member, and the findings on 1 those charged with a record of the proceedings. 2 (d) The Governor's power of removal under this subsection is absolute and there is no 3 right of review of the power of removal in any court. 4 SECTION 2. (1) The Cannabis Equity Board shall: 5 (a) Oversee, measure and report on cannabis equity outcomes. 6 (b) Oversee the funding allocations under ORS 137.300 and 475B.759. 7 (c) Establish a mechanism to track the funding allocations described in paragraph (b) of 8 9 this subsection. (d) Partner with any offices in each city and county charged with equity oversight to 10 monitor, measure and report equity indicators related to cannabis. 11 12(e) Audit applications for licenses issued under section 16 of this 2021 Act, verify information related to the applicant's residency and previous convictions and whether the appli-13 cant is an individual. 14 15 (f) Establish guidelines for social equity plans submitted to the Oregon Liquor Control 16**Commission**. (2) The board may adopt rules as necessary to carry out this section. 1718 SECTION 3. (1) The Cannabis Equity Board, in conjunction with the equity liaisons of the Oregon Health Authority and the Oregon Liquor Control Commission, shall annually review 19 20and report on key performance indicators of equity and any additional indicators as determined necessary by the board. The report must include a review of the qualification criteria 2122described in section 16 (1)(b) of this 2021 Act to ensure that holders of licenses issued under 23section 16 of this 2021 Act represent communities most negatively impacted by cannabis prohibition initiatives and that the Oregon cannabis industry is continuously becoming more 2425racially inclusive. The report described in this section must include: (a) Information regarding the cannabis equity licenses issued under section 16 of this 2021 2627Act. (b) Regulatory recommendations to the authority and the commission to improve equity 2829outcomes. 30 (c) The information reported to the board by the commission under section 4 of this 2021 31 Act. (d) The information reported to the board by the authority under section 5 of this 2021 32Act. 33 34 (2) The board may include additional data reporting or other requirements as the board 35 determines necessary. (3) The board shall annually submit, in the manner provided in ORS 192.245, the report 36 37 described in this section to an interim committee of the Legislative Assembly related to 38 cannabis on a date established by the board by rule. SECTION 4. (1) The equity liaison of the Oregon Liquor Control Commission shall report 39 40 quarterly to the Cannabis Equity Board on the following: (a) Demographics for all licensees, as defined in ORS 475B.015; 41 42(b) Demographics for all applicants for licenses issued under ORS 475B.070, 475B.090, 475B.100 and 475B.105; 43 (c) The number of applications submitted for cannabis equity licenses under section 16 44

45 of this 2021 Act;

1	(d) The number of cannabis equity licenses issued under section 16 of this 2021 Act;
<b>2</b>	(e) The average time in which the commission approves or rejects an application for a
3	cannabis equity license under section 16 of this 2021 Act;
4	(f) The average time in which the commission approves or rejects an application for li-
5	censes issued under ORS 475B.070, 475B.090, 475B.100 and 475B.105 and sections 22, 27, 32 and
6	34 of this 2021 Act; and
7	(g) Any other information required by the board by rule.
8	(2)(a) The board may adopt rules to carry out this section.
9	(b) The commission, with the advice of the equity liaison of the commission, may adopt
10	rules to carry out this section.
11	SECTION 5. (1) The equity liaison of the Oregon Health Authority shall report quarterly
12	to the Cannabis Equity Board on the following:
13	(a) Demographics for registry identification cardholders, as defined in ORS 475B.791;
14	(b) Demographics for all individuals who hold registrations issued under ORS 475B.810,
15	475B.840 and 475B.858;
16	(c) Information regarding services that are funded, directly or indirectly, by the author-
17	ity and that provide educational, mental health or drug abuse and addiction support to indi-
18	viduals who are American Indian, Alaska Native, Black, Hispanic or Latinx; and
19	(d) Any other information required by the board by rule.
20	(2)(a) The board may adopt rules to carry out this section.
21	(b) The authority, with the advice of the equity liaison of the authority, may adopt rules
22	to carry out this section.
23	SECTION 6. (1) The Cannabis Equity Board may appoint any directors, deputies, counsel,
<b>_</b> 0 24	assistants, investigators or other employees as the board determines necessary to carry out
25	the duties of the board.
26	(2) In appointing and employing or contracting with individuals under this section, the
20 27	board may not exceed the limit on administrative costs established by the board.
28	SECTION 7. (1) The Cannabis Equity Board shall allocate moneys from the Cannabis
29	Equity Fund established under section 9 of this 2021 Act:
30	(a) To community programs and partners that support landownership, homeownership
31	and income building through jobs and entrepreneurship for individuals who are American
32	Indian, Alaska Native, Black, Hispanic or Latinx, and that prioritize support for individuals
33	who are American Indian, Alaska Native, Black, Hispanic or Latinx.
34	(b) To courts to cover costs incurred under ORS 475B.401.
34 35	(b) To courts to cover costs mearied under Ons 4755.401. (c) To programs that support cannabis businesses owned by individuals who are Ameri-
36	can Indian, Alaska Native, Black, Hispanic or Latinx with a variety of funding options and
	technical assistance and that prioritize funding support for holders of licenses issued under
37	section 16 of this 2021 Act to address funding gaps for individuals who are American Indian,
38 20	Alaska Native, Black, Hispanic or Latinx. A program must be culturally competent and
39	
40	demonstrate past success in assisting individuals who are American Indian, Alaska Native, Black Hispania on Lating with launching and scaling husinesses
41	Black, Hispanic or Latinx with launching and scaling businesses.
42	(d) For funding equity liaison positions within the Oregon Health Authority and the Oregon Liquer Control Commission to measure and report on issues related to equity at the
43	Oregon Liquor Control Commission to measure and report on issues related to equity at the
44	authority and the commission.

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(e) For other purposes as the board determines appropriate.

(2) The board may: 1 2 (a) Specify the manner in which a recipient of moneys from the fund spends the moneys; (b) Require a recipient of moneys from the fund to report to the board on data regarding 3 the moneys as determined by the board; and 4 5 (c) Review and revise the manner in which moneys transferred from the fund to the authority are spent. 6 (3) The board may adopt rules to carry out this section. 7 SECTION 8. (1) The Cannabis Equity Board may, with the approval of the Governor, in-8 9 vestigate: (a) A failure to report to the board under section 4 or 5 of this 2021 Act; 10 11 (b) Misuse of moneys from the Cannabis Equity Fund by a recipient of the moneys; and 12(c) Complaints regarding the issuance of equity licenses under section 16 of this 2021 Act. (2) In the manner prescribed in ORS chapter 183 for contested cases, the board may im-13 pose a form of discipline approved by the Governor, including but not limited to revoking the 14 15 transfer of moneys from the fund. 16SECTION 9. The Cannabis Equity Fund is established separate and distinct from the General Fund. Interest earned by the Cannabis Equity Fund shall be credited to the fund. 17 18 The Cannabis Equity Fund consists of moneys deposited into the fund under ORS 137.300 and 475B.759 and may include moneys appropriated, allocated, deposited or transferred to the 19 fund by the Legislative Assembly or otherwise and interest earned on the moneys in the 20fund. The moneys in the fund are continuously appropriated to the Cannabis Equity Board 2122for: 23(1) Providing operating funds to the board, including the payment of compensation to members of the board, not to exceed 10 percent of the moneys in the fund on July 1 of each 24year; and 25(2) The purposes described in section 7 of this 2021 Act. 2627SECTION 10. (1) The Oregon Liquor Control Commission shall require that commission directors and staff who are involved with the commission's regulation of marijuana complete 28equity training at least once every six months. 2930 (2) The commission, with the advice of the equity liaison of the commission and in con-31 sultation with the Cannabis Equity Board, shall adopt rules to carry out this section. SECTION 10a. (1) The Oregon Health Authority shall require that authority directors and 32staff who are involved with the authority's regulation of marijuana complete equity training 33 34 at least once every six months. 35 (2) The authority, with the advice of the equity liaison of the authority and in consultation with the Cannabis Equity Board, shall adopt rules to carry out this section. 36 37 SECTION 11. ORS 475B.040 is amended to read: 38 475B.040. (1) An applicant for a license or renewal of a license issued under ORS 475B.010 to 475B.545 shall apply to the Oregon Liquor Control Commission in the form required by the com-39 mission by rule, showing the name and address of the applicant, location of the premises that is to 40 be operated under the license and other pertinent information required by the commission. The 41 commission may not issue or renew a license until the applicant has complied with the provisions 42 of ORS 475B.010 to 475B.545 and rules adopted under ORS 475B.010 to 475B.545. 43 (2)(a) An applicant for a license or renewal of a license issued under ORS 475B.010 to 44

45 475B.545 shall submit with the application a social equity plan that meets the requirements

established by the commission, in consultation with the equity liaison of the commission, by 1 2 rule. (b) In adopting rules under this subsection, the commission shall adopt by reference rules 3 adopted by the Cannabis Equity Board establishing guidelines for social equity plans. 4 [(2)] (3) The commission may reject any application that is not submitted in the form required 5 by the commission by rule. The commission shall give applicants an opportunity to be heard if an 6 application is rejected. A hearing under this subsection is not subject to the requirements for con-7 tested case proceedings under ORS chapter 183. 8 9 [(3)] (4) Except as provided in subsection [(2)] (3) of this section, a revocation of, or a refusal to issue or renew, a license issued under ORS 475B.010 to 475B.545 is subject to the requirements 10 for contested case proceedings under ORS chapter 183. 11 12SECTION 12. (1) Notwithstanding the term of office specified in section 1 of this 2021 Act, of the members first appointed to the Cannabis Equity Board: 13 (a) Two shall serve for a term ending on December 31, 2022. 14 15 (b) Two shall serve for a term ending on December 31, 2023. (c) Two shall serve for a term ending on December 31, 2024. 16 (d) Three shall serve for a term ending on December 31, 2025. 17 (2) The members described in subsection (1) of this section shall be appointed by the 18 Governor from among applicants for the membership positions. 19 SECTION 13. (1)(a) Not later than August 21, 2022, the Oregon Health Authority shall 20determine: 2122(A) Demographics for registry identification cardholders, as defined in ORS 475B.791; 23(B) Demographics for all individuals who hold registrations issued under ORS 475B.810, 475B.840 and 475B.858; and 24(C) Information regarding services that are funded, directly or indirectly, by the au-25thority and that provide educational, mental health or drug abuse and addiction support to 2627individuals who are American Indian, Alaska Native, Black, Hispanic or Latinx. (b) Not later than August 31, 2022, the authority shall submit to the Cannabis Equity 28Board the information described in this subsection. 2930 (2)(a) Not later than August 21, 2022, the Oregon Liquor Control Commission shall de-31 termine: (A) Demographics for all licensees, as defined in ORS 475B.015; 32(B) Demographics for all applicants for licenses issued under ORS 475B.070, 475B.090, 33 34 475B.100 and 475B.105; and 35 (C) The average time in which the commission approves or rejects an application for licenses issued under ORS 475B.070, 475B.090, 475B.100 and 475B.105. 36 37 (b) Not later than August 31, 2022, the commission shall submit to the board the infor-38 mation described in this subsection. SECTION 13a. (1) The Oregon Health Authority shall dedicate at least two full-time em-39 ployees to taking any actions before the operative date specified in section 14 of this 2021 40 Act that is necessary to enable the authority to exercise the duties, functions and powers 41 conferred on the authority by sections 1 to 10 and 13 of this 2021 Act. 42 (2) The Oregon Liquor Control Commission shall dedicate at least two full-time employees 43 to taking any actions before the operative date specified in section 14 of this 2021 Act that 44 is necessary to enable the commission to exercise the duties, functions and powers conferred 45

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1	on the commission by sections 1 to 10 and 13 of this 2021 Act.
2	SECTION 13b. Sections 13 and 13a of this 2021 Act are repealed on September 1, 2022.
3	SECTION 14. (1) Sections 1 to 10 of this 2021 Act and the amendments to ORS 475B.040
4	by section 11 of this 2021 Act become operative on August 22, 2022.
5	(2) The Governor, the Oregon Health Authority and the Oregon Liquor Control Commis-
6	sion may take any action before the operative date specified in subsection (1) of this section
7	that is necessary to enable the Governor, the authority and the commission to exercise, on
8	and after the operative date specified in subsection (1) of this section, all of the duties,
9	functions and powers conferred on the Governor, the authority and the commission by
10	sections 1 to 10 of this 2021 Act and the amendments to ORS 475B.040 by section 11 of this
11	2021 Act.
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13	CANNABIS EQUITY LICENSE
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15	SECTION 15. Sections 16 to 18 of this 2021 Act are added to and made a part of ORS
16	475B.010 to 475B.545.
17	SECTION 16. (1) The Oregon Liquor Control Commission shall issue an equity license to
18	an applicant who:
19	(a) Applies for issuance or renewal of a license under ORS 475B.070, 475B.090, 475B.100
20	or 475B.105 or section 22, 27, 32 or 34 of this 2021 Act;
21	(b) Can demonstrate that the entity on behalf of which the applicant applies is at least
22	51 percent owned by an individual who is a resident of this state and:
23	(A) Has been convicted of a marijuana-related crime in any state and who has an income
24	that does not exceed the area median income for the individual's county of residence, as
25	adjusted for household size as determined by the Oregon Housing Stability Council based on
26	information from the United States Department of Housing and Urban Development; or
27	(B) Is American Indian, Alaska Native, Black, Hispanic or Latinx, or is a member of an-
28	other minority group that, through empirical evidence that is subject to review by the
29	Cannabis Equity Board, shows historically disproportionate community arrest rates for
30	marijuana-related crimes at the same level as individuals who are American Indian, Alaska
31	Native, Black, Hispanic or Latinx; and
32	(c) Submits a declaration under penalty of perjury that the information contained in the
33	application is true and accurate.
34	(2) The commission shall begin processing an application for a license under this section
35	not more than 30 days after the date on which the application was submitted.
36	(3) The commission shall issue a provisional license under this section to an applicant
37	who meets the requirements of subsection (1) of this section prior to the applicant obtaining
38	a land use compatibility statement under ORS 475B.063. A provisional license may not be
39	renewed.
40	(4) An application for an equity license under this section is not subject to any rules of
41	the commission that require the applicant to complete an application process within a spec-
42	ified timeframe.
43	(5)(a) Except as provided in paragraph (b) of this subsection, the holder of an equity li-
44	cense may transfer not more than 49 percent of the ownership of the licensed entity within
45	the two years immediately after the equity license is issued.

1 (b) The holder of an equity license may transfer more than 49 percent ownership to an-2 other individual who meets the requirements of subsection (1) of this section, subject to 3 rules adopted by the commission.

4 (6) The commission may not charge the holder of an equity license who applies for a li-5 cense or renewal of a license under ORS 475B.070, 475B.090, 475B.100 or 475B.105 or section 6 22, 27, 32 or 34 of this 2021 Act a fee in an amount greater than 60 percent of the fee other-7 wise established for issuance or renewal of that license.

8 (7) The commission, with the advice of the equity liaison of the commission, may adopt
9 rules to carry out this section.

10 <u>SECTION 17.</u> (1) The Oregon Liquor Control Commission shall provide support to appli-11 cants for the equity license under section 16 of this 2021 Act during the application process 12 and provide ongoing support to holders of the equity license.

(2) The commission may identify and contract with third-party partners to provide culturally competent technical assistance and support under this section, including but not limited to colloquial language translation of forms and documents and interpretation or translation services for interactions between a licensee or applicant for licensure and a representative of the commission.

(3) The commission may request that the Cannabis Equity Board provide moneys from
 the Cannabis Equity Fund for the purposes described in this section.

(4) The commission, with the advice of the equity liaison of the commission, may adopt
 rules to carry out this section.

22 <u>SECTION 18.</u> The Oregon Liquor Control Commission shall make publicly available de-23 mographic information of licensees and employee licensees. The commission shall ensure 24 that the information made available is anonymized.

25 <u>SECTION 19.</u> (1) Prior to the operative date specified in section 20 of this 2021 Act, the 26 Oregon Liquor Control Commission shall ensure adequate staffing to carry out the 27 commission's duties under sections 16 to 18 of this 2021 Act.

(2) The holder of a license issued under ORS 475B.070, 475B.090, 475B.100 or 475B.105 may,
prior to the operative date specified in section 20 of this 2021 Act, notify the commission in
a manner established by the commission that the licensee meets the requirements of section
16 (1)(b) of this 2021 Act for an equity license and intends to apply for the equity license
under section 16 of this 2021 Act.

33 SECTION 20. (1) Sections 16 to 18 of this 2021 Act become operative on August 22, 2022.

(2) The Oregon Liquor Control Commission may take any action before the operative date
specified in subsection (1) of this section that is necessary to enable the commission to exercise, on and after the operative date specified in subsection (1) of this section, all of the
duties, functions and powers conferred on the commission by sections 16 to 18 of this 2021
Act.

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#### CANNABIS ON-PREMISES CONSUMPTION LICENSE

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42 <u>SECTION 21.</u> Sections 22 and 23 of this 2021 Act are added to and made a part of ORS 43 475B.010 to 475B.545.

44 <u>SECTION 22.</u> (1) The consumption and sale of marijuana items at a cannabis on-premises 45 consumption site is subject to regulation by the Oregon Liquor Control Commission.

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1	(2)(a) An applicant for a cannabis on-premises consumption license under this section
<b>2</b>	must:
3	(A) Apply for the license in the manner described in ORS 475B.040;
4	(B) Provide proof that the applicant is 21 years of age or older; and
5	(C) Meet the requirements of section 16 (1)(b) of this 2021 Act.
6	(b) The premises at which an applicant intends to operate a cannabis on-premises con-
7	sumption site may not be located:
8	(A) In an area that is zoned exclusively for residential use; or
9	(B) Within 1,000 feet of:
10	(i) A public elementary or secondary school for which attendance is compulsory under
11	ORS 339.020; or
12	(ii) A private or parochial elementary or secondary school, teaching children as described
13	in ORS 339.030 (1)(a).
14	(c) An applicant for a cannabis on-premises consumption license under this section and
15	the premises at which the cannabis on-premises consumption site is to be located must meet
16	the requirements of any rule adopted by the commission under subsection (3) of this section.
17	(3) The commission shall adopt rules that:
18	(a) Require a person that holds a license issued under this section to renew the license
19	annually;
20	(b) Establish application, licensure and renewal of licensure fees for a license issued un-
21	der this section;
22	(c) Allow the colocation of a cannabis on-premises consumption site operated by a person
23	that holds a license under this section and:
24	(i) A marijuana retailer that holds a license under ORS 475B.105 at a single premises, as
25	long as the cannabis on-premises consumption site and the marijuana retailer occupy dif-
26	ferent areas of the premises;
27	(ii) A shared processing facility that holds a license issued under section 32 of this 2021
28	Act at a single premises, as long as the cannabis on-premises consumption site and the
29	shared processing facility occupy different areas of the premises;
30	(iii) A marijuana grow site registered under ORS 475B.810 at a single premises, as long
31	as the cannabis on-premises consumption site and the marijuana grow site occupy different
32	areas of the premises;
33	(d) Allow consumers to bring into a cannabis on-premises consumption site marijuana
34	items purchased from a colocated marijuana retailer;
35	(e) Allow indoors at a premises for which a license has been issued under this section the
36	consumption of marijuana items intended to be smoked, aerosolized or vaporized and
37	cannabinoid edibles and the use of topical cannabinoid products;
38	(f) Allow outdoors, in designated areas of a premises for which a license has been issued
39	under this section and that are not visible to the public without assistance, the consumption
40	of marijuana items intended to be smoked, aerosolized or vaporized and cannabinoid edibles
41	and the use of topical cannabinoid products;
42	(g) Prohibit the consumption and sale of alcoholic beverages on a premises for which a
43	license has been issued under this section;
44	(h) Require each indoor portion of a premises for which a license has been issued under
45	this section where marijuana items are smoked, aerosolized or vaporized to have a venti-

lation system that: 1 2 (A) Exhausts smoke, aerosols and vapors from that portion of the premises; and (B) Is designed and terminated in accordance with state building code standards for the 3 applicable occupancy classification; and 4 (i) Require a person that holds a license issued under this section to obtain a cannabis 5 on-premises consumption site sanitation certificate under subsection (4) of this section. 6 (4)(a) The Oregon Health Authority shall adopt rules related to the sanitation of a 7 cannabis on-premises consumption site as are reasonably necessary to protect the public 8 9 health of individuals using the cannabis on-premises consumption site. (b) The rules adopted under this subsection may include: 10 (A) The establishment of a cannabis on-premises consumption site sanitation certificate 11 12program; 13 (B) The establishment of a fee schedule for the certificate program; (C) Inspection criteria; 14 15 (D) Grounds to suspend, revoke or refuse to issue or renew a certificate under this subsection; and 16 (E) Other rules necessary to carry out the provisions of this subsection. 1718 (c) The authority shall inspect a cannabis on-premises consumption site once every six months to ensure compliance with rules adopted under this subsection. 19 (d) Fees adopted under this subsection may not exceed the cost of administering this 20subsection and shall be deposited into the Public Health Account established under ORS 2122431.210. 23(5) The commission shall consult the authority in the adoption of rules to allow the colocation of a cannabis on-premises consumption site and a marijuana grow site registered 24 under ORS 475B.810, including rules establishing marijuana plant limits for a marijuana grow 25site described in this subsection. 2627(6) Fees adopted under subsection (3)(b) of this section: (a) May not exceed, together with other fees collected under ORS 475B.010 to 475B.545, 28the cost of administering ORS 475B.010 to 475B.545; and 2930 (b) Shall be deposited into the Marijuana Control and Regulation Fund established under 31 ORS 475B.296. SECTION 22a. Section 22 of this 2021 Act is amended to read: 32Sec. 22. (1) The consumption and sale of marijuana items at a cannabis on-premises consumption 33 34 site is subject to regulation by the Oregon Liquor Control Commission. 35 (2)(a) An applicant for a cannabis on-premises consumption license under this section must: (A) Apply for the license in the manner described in ORS 475B.040; and 36 37 (B) Provide proof that the applicant is 21 years of age or older[; and] [(C) Meet the requirements of section 16 (1)(b) of this 2021 Act]. 38 (b) The premises at which an applicant intends to operate a cannabis on-premises consumption 39 site may not be located: 40 (A) In an area that is zoned exclusively for residential use; or 41 (B) Within 1,000 feet of: 42 (i) A public elementary or secondary school for which attendance is compulsory under ORS 43 339.020; or 44

45 (ii) A private or parochial elementary or secondary school, teaching children as described in

1 ORS 339.030 (1)(a).

2 (c) An applicant for a cannabis on-premises consumption license under this section and the 3 premises at which the cannabis on-premises consumption site is to be located must meet the re-4 quirements of any rule adopted by the commission under subsection (3) of this section.

5 (3) The commission shall adopt rules that:

6 (a) Require a person that holds a license issued under this section to renew the license annually;

7 (b) Establish application, licensure and renewal of licensure fees for a license issued under this8 section;

9 (c) Allow the colocation of a cannabis on-premises consumption site operated by a person that 10 holds a license under this section and:

(i) A marijuana retailer that holds a license under ORS 475B.105 at a single premises, as long
as the cannabis on-premises consumption site and the marijuana retailer occupy different areas of
the premises;

(ii) A shared processing facility that holds a license issued under section 32 of this 2021 Act at
a single premises, as long as the cannabis on-premises consumption site and the shared processing
facility occupy different areas of the premises;

(iii) A marijuana grow site registered under ORS 475B.810 at a single premises, as long as the
 cannabis on-premises consumption site and the marijuana grow site occupy different areas of the
 premises;

(d) Allow consumers to bring into a cannabis on-premises consumption site marijuana items
 purchased from a colocated marijuana retailer;

(e) Allow indoors at a premises for which a license has been issued under this section the consumption of marijuana items intended to be smoked, aerosolized or vaporized and cannabinoid
edibles and the use of topical cannabinoid products;

(f) Allow outdoors, in designated areas of a premises for which a license has been issued under this section and that are not visible to the public without assistance, the consumption of marijuana items intended to be smoked, aerosolized or vaporized and cannabinoid edibles and the use of topical cannabinoid products;

(g) Prohibit the consumption and sale of alcoholic beverages on a premises for which a license
 has been issued under this section;

(h) Require each indoor portion of a premises for which a license has been issued under this
 section where marijuana items are smoked, aerosolized or vaporized to have a ventilation system
 that:

34 (A) Exhausts smoke, aerosols and vapors from that portion of the premises; and

(B) Is designed and terminated in accordance with state building code standards for the appli cable occupancy classification; and

(i) Require a person that holds a license issued under this section to obtain a cannabis on premises consumption site sanitation certificate under subsection (4) of this section.

(4)(a) The Oregon Health Authority shall adopt rules related to the sanitation of a cannabis
 on-premises consumption site as are reasonably necessary to protect the public health of individuals
 using the cannabis on-premises consumption site.

42 (b) The rules adopted under this subsection may include:

43 (A) The establishment of a cannabis on-premises consumption site sanitation certificate program;

44 (B) The establishment of a fee schedule for the certificate program;

45 (C) Inspection criteria;

(D) Grounds to suspend, revoke or refuse to issue or renew a certificate under this subsection; 1 2 and 3 (E) Other rules necessary to carry out the provisions of this subsection. (c) The authority shall inspect a cannabis on-premises consumption site once every six months 4 to ensure compliance with rules adopted under this subsection. 5 (d) Fees adopted under this subsection may not exceed the cost of administering this subsection 6 and shall be deposited into the Public Health Account established under ORS 431.210. 7 (5) The commission shall consult the authority in the adoption of rules to allow the colocation 8 9 of a cannabis on-premises consumption site and a marijuana grow site registered under ORS 475B.810, including rules establishing marijuana plant limits for a marijuana grow site described in 10 this subsection. 11 12(6) Fees adopted under subsection (3)(b) of this section: (a) May not exceed, together with other fees collected under ORS 475B.010 to 475B.545, the cost 13 of administering ORS 475B.010 to 475B.545; and 14 15 (b) Shall be deposited into the Marijuana Control and Regulation Fund established under ORS 475B.296. 16 SECTION 23. If a public elementary or secondary school for which attendance is com-17pulsory under ORS 339.020 or a private or parochial elementary or secondary school, teaching 18 children as described in ORS 339.030 (1)(a), that has not previously been attended by children 19 20is established within 1,000 feet of a premises licensed under section 22 of this 2021 Act, the cannabis on-premises consumption site may remain at its current location unless the Oregon 2122Liquor Control Commission revokes the cannabis on-premises consumption license. 23SECTION 24. ORS 475B.381 is amended to read: 475B.381. (1)(a) Except as provided in paragraph (b) of this subsection, it is unlawful for any 24 [person] individual to engage in the use of marijuana items in a public place. 25(b) An individual 21 years of age or older may engage in the use of marijuana items in 2627designated areas of a premises for which a license has been issued under section 22 of this 2021 Act. 28(2) A violation of subsection (1)(a) of this section is a Class B violation. 2930 SECTION 25. (1) Sections 22 and 23 of this 2021 Act and the amendments to ORS 475B.381 31 by section 24 of this 2021 Act become operative on August 22, 2022. (2) The amendments to section 22 of this 2021 Act by section 22a of this 2021 Act become 32operative on January 1, 2032. 33 34 (3) The Oregon Health Authority and the Oregon Liquor Control Commission may take 35 any action before the operative date specified in subsection (1) of this section that is necessary to enable the authority and the commission to exercise, on and after the operative date 36 37 specified in subsection (1) of this section, all of the duties, functions and powers conferred 38 on the authority and the commission by sections 22 and 23 of this 2021 Act and the amendments to ORS 475B.381 by section 24 of this 2021 Act. 39 40 **CANNABIS DELIVERY LICENSE** 41 42 SECTION 26. Section 27 of this 2021 Act is added to and made a part of ORS 475B.010 to 43 475B.545. 44 SECTION 27. (1) The Oregon Liquor Control Commission shall issue a cannabis delivery 45

license to an applicant who: 1 2 (a) Applies for the license in the manner described in ORS 475B.040; (b) Provides proof that the applicant is 21 years of age or older; 3 (c) Meets the requirements of section 16 (1)(b) of this 2021 Act; and 4 (d) Meets any other requirements established by the commission by rule. 5 (2)(a) The holder of a cannabis delivery license issued under this section may deliver 6 marijuana items to a residence or a hotel, inn or other dwelling unit that is made available 7 for short-term or transient occupancy. A delivery may be made only to a premises located 8 9 in an area that allows the establishment of marijuana retailers under ORS 475B.968. (b) A delivery may not be made to a dormitory or similar residence that is located on the 10 campus of a private or public institution of higher education. 11 12(c) If the holder of a cannabis delivery license is a marijuana retailer licensed under ORS 475B.105, the cannabis delivery license holder may deliver marijuana items that are part of 13 the marijuana retailer's own inventory or part of the inventory of another marijuana retailer 14 15 licensed under ORS 475B.105. 16 (d) If the holder of a cannabis delivery license is not a marijuana retailer licensed under ORS 475B.105, the cannabis delivery license holder may deliver marijuana items that are part 17 18 of the inventory of any marijuana retailer licensed under ORS 475B.105. (3)(a) The commission shall adopt rules that: 19 (A) Require a person that holds a license issued under this section to renew the license 20annually; and 2122(B) Establish application, licensure and renewal of licensure fees for a license issued under this section. 23(b) The commission may adopt other rules as necessary to carry out this section. 24(4) In adopting rules under this section, the commission shall consult the equity liaison 25of the commission. 2627(5) Fees adopted under subsection (3)(a)(B) of this section: (a) May not exceed, together with other fees collected under ORS 475B.010 to 475B.545, 28the cost of administering ORS 475B.010 to 475B.545; and 2930 (b) Shall be deposited into the Marijuana Control and Regulation Fund established under 31 ORS 475B.296. SECTION 28. Section 27 of this 2021 Act is amended to read: 32Sec. 27. (1) The Oregon Liquor Control Commission shall issue a cannabis delivery license to 33 34 an applicant who: (a) Applies for the license in the manner described in ORS 475B.040; 35 (b) Provides proof that the applicant is 21 years of age or older; and 36 37 [(c) Meets the requirements of section 16 (1)(b) of this 2021 Act; and] [(d)] (c) Meets any other requirements established by the commission by rule. 38 (2)(a) The holder of a cannabis delivery license issued under this section may deliver marijuana 39 items to a residence or a hotel, inn or other dwelling unit that is made available for short-term or 40 transient occupancy. A delivery may be made only to a premises located in an area that allows the 41 establishment of marijuana retailers under ORS 475B.968. 42 (b) A delivery may not be made to a dormitory or similar residence that is located on the cam-43 pus of a private or public institution of higher education. 44 (c) If the holder of a cannabis delivery license is a marijuana retailer licensed under ORS 45

475B.105, the cannabis delivery license holder may deliver marijuana items that are part of the 1 2 marijuana retailer's own inventory or part of the inventory of another marijuana retailer licensed under ORS 475B.105. 3 (d) If the holder of a cannabis delivery license is not a marijuana retailer licensed under ORS 4 475B.105, the cannabis delivery license holder may deliver marijuana items that are part of the in-5 ventory of any marijuana retailer licensed under ORS 475B.105. 6 (3)(a) The commission shall adopt rules that: 7 (A) Require a person that holds a license issued under this section to renew the license annu-8 9 ally; and (B) Establish application, licensure and renewal of licensure fees for a license issued under this 10 section 11 12(b) The commission may adopt other rules as necessary to carry out this section. 13 (4) In adopting rules under this section, the commission shall consult the equity liaison of the commission. 14 15 (5) Fees adopted under subsection (3)(a)(B) of this section: (a) May not exceed, together with other fees collected under ORS 475B.010 to 475B.545, the cost 16 of administering ORS 475B.010 to 475B.545; and 17 18 (b) Shall be deposited into the Marijuana Control and Regulation Fund established under ORS 19 475B.296. SECTION 29. ORS 475B.206 is amended to read: 20475B.206. (1) Except as provided in ORS 475B.136 and 475B.873, [a marijuana producer that holds 21 22a license issued under ORS 475B.070, marijuana processor that holds a license issued under ORS 23 475B.090 or marijuana wholesaler that holds a license issued under ORS 475B.100] the following licensees may deliver marijuana items only to or on a premises for which a license has been issued 24 under ORS 475B.070, 475B.090, 475B.100 or 475B.105 or section 22, 32 or 34 of this 2021 Act, or 25to a registry identification cardholder or designated primary caregiver as allowed under ORS 2627475B.010 to 475B.545[.]: (a) A marijuana producer that holds a license issued under ORS 475B.070; 28(b) A marijuana processor that holds a license issued under ORS 475B.090; 2930 (c) A marijuana wholesaler that holds a license issued under ORS 475B.100; 31 (d) A person that holds a cannabis on-premises consumption license issued under section 22 of this 2021 Act; 32(e) A shared processor that holds a license issued under section 32 of this 2021 Act; or 33 34 (f) A person that holds a shared processing facility license issued under section 34 of this 2021 Act. 35 (2) A licensee to which marijuana items may be delivered under subsection (1) of this section 36 37 may receive marijuana items only from: 38 (a)(A) A marijuana producer that holds a license issued under ORS 475B.070[,]; (B) A marijuana processor that holds a license issued under ORS 475B.090[,]; 39 (C) A marijuana wholesaler that holds a license issued under ORS 475B.100[,]; 40 (D) A marijuana retailer that holds a license issued under ORS 475B.105 [or]; 41 (E) A laboratory licensed under ORS 475B.560; 42 (F) A person that holds a cannabis on-premises consumption license issued under section 43 22 of this 2021 Act; 44 (G) A shared processor that holds a license issued under section 32 of this 2021 Act; or 45

# 1 (H) A person that holds a shared processing facility license issued under section 34 of this 2 2021 Act;

3 (b) A researcher of cannabis that holds a certificate issued under ORS 475B.286 and that 4 transfers limited amounts of marijuana, usable marijuana, cannabinoid products, cannabinoid con-5 centrates and cannabinoid extracts in accordance with procedures adopted under ORS 475B.286 6 (3)(d) and (e);

(c) A marijuana grow site registered under ORS 475B.810, marijuana processing site registered
under ORS 475B.840, or a medical marijuana dispensary registered under ORS 475B.858, acting in
accordance with procedures adopted by the Oregon Liquor Control Commission under ORS 475B.167;
or

(d) A marijuana grow site registered under ORS 475B.810, acting in accordance with ORS
 475B.825 and any procedures adopted by rule by the commission.

(3) Except as provided in section 22 of this 2021 Act, the sale of marijuana items by a
marijuana retailer that holds a license issued under ORS 475B.105 must be restricted to the premises
for which the license has been issued, but deliveries may be made by a marijuana retailer to consumers pursuant to a bona fide order received at the premises prior to delivery if the marijuana
retailer holds a delivery license issued under section 27 of this 2021 Act.

(4) The commission may by order waive the requirements of subsections (1) and (2) of this section to ensure compliance with ORS 475B.010 to 475B.545 or a rule adopted under ORS 475B.010 to 475B.545. An order issued under this subsection does not constitute a waiver of any other requirement of ORS 475B.010 to 475B.545 or any other rule adopted under ORS 475B.010 to 475B.545.

22 <u>SECTION 30.</u> (1) Section 27 of this 2021 Act and the amendments to ORS 475B.206 by 23 section 29 of this 2021 Act become operative on August 22, 2022.

(2) The amendments to section 27 of this 2021 Act by section 28 of this 2021 Act become
 operative on January 1, 2032.

(3) The Oregon Liquor Control Commission may take any action before the operative date
specified in subsection (1) of this section that is necessary to enable the commission to exercise, on and after the operative date specified in subsection (1) of this section, all of the
duties, functions and powers conferred on the commission by section 27 of this 2021 Act and
the amendments to ORS 475B.206 by section 29 of this 2021 Act.

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# SHARED PROCESSING LICENSES

34 <u>SECTION 31.</u> Sections 32 and 34 of this 2021 Act are added to and made a part of ORS
 35 475B.010 to 475B.545.

# <u>SECTION 32.</u> (1) The Oregon Liquor Control Commission shall issue a shared processing license to process marijuana to an applicant who:

- 38 (a) Applies for the license in the manner described in ORS 475B.040;
- 39 (b) Provides proof that the applicant is 21 years of age or older;
- 40 (c) Meets the requirements of section 16 (1)(b) of this 2021 Act;
- 41 (d) Demonstrates that the shared processing facility licensed under section 34 of this 2021

42 Act at which the applicant will process marijuana is not located in an area zoned exclusively

- 43 for residential use if the premises will be used to process marijuana extracts; and
- 44 (e) Meets any other requirements established by the commission by rule.
- 45 (2)(a) The commission shall adopt rules that:

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1	(A) Require a person that holds a license issued under this section to renew the license
2	annually;
3	(B) Establish application, licensure and renewal of licensure fees for a license issued
4	under this section;
5	(C) Require marijuana processed by a shared processor under this section to be tested
6	in accordance with ORS 475B.555; and
7	(D) Require a shared processor that holds a license issued under this section to meet any
8	public health and safety standards and industry best practices established by the commission
9	by rule related to:
10	(i) Cannabinoid edibles;
11	(ii) Cannabinoid concentrates;
12	(iii) Cannabinoid extracts; and
13	(iv) Any other type of cannabinoid product identified by the commission by rule.
14	(b) The commission may adopt other rules as necessary to carry out this section.
15	(3) In adopting rules under this section, the commission shall consult the equity liaison
16	of the commission.
17	(4) Fees adopted under subsection (2)(a)(B) of this section:
18	(a) May not exceed, together with other fees collected under ORS 475B.010 to 475B.545,
19	the cost of administering ORS 475B.010 to 475B.545; and
20	(b) Shall be deposited into the Marijuana Control and Regulation Fund established under
21	ORS 475B.296.
22	SECTION 33. Section 32 of this 2021 Act is amended to read:
23	Sec. 32. (1) The Oregon Liquor Control Commission shall issue a shared processing license to
24	process marijuana to an applicant who:
25	(a) Applies for the license in the manner described in ORS 475B.040;
26	(b) Provides proof that the applicant is 21 years of age or older;
27	[(c) Meets the requirements of section 16 (1)(b) of this 2021 Act;]
28	[(d)] (c) Demonstrates that the shared processing facility licensed under section 34 of this 2021
29	Act at which the applicant will process marijuana is not located in an area zoned exclusively for
30	residential use if the premises will be used to process marijuana extracts; and
31	[(e)] (d) Meets any other requirements established by the commission by rule.
32	(2)(a) The commission shall adopt rules that:
33	(A) Require a person that holds a license issued under this section to renew the license annu-
34	ally;
35	(B) Establish application, licensure and renewal of licensure fees for a license issued under this
36	section;
37	(C) Require marijuana processed by a shared processor under this section to be tested in ac-
38	cordance with ORS 475B.555; and
39	(D) Require a shared processor that holds a license issued under this section to meet any public
40	health and safety standards and industry best practices established by the commission by rule re-
41	lated to:
42	(i) Cannabinoid edibles;
43	(ii) Cannabinoid concentrates;
44	(iii) Cannabinoid extracts; and
45	(iv) Any other type of cannabinoid product identified by the commission by rule.

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1	(b) The commission may adopt other rules as necessary to carry out this section.
<b>2</b>	(3) In adopting rules under this section, the commission shall consult the equity liaison of the
3	commission.
4	(4) Fees adopted under subsection (2)(a)(B) of this section:
5	(a) May not exceed, together with other fees collected under ORS 475B.010 to 475B.545, the cost
6	of administering ORS 475B.010 to 475B.545; and
7	(b) Shall be deposited into the Marijuana Control and Regulation Fund established under ORS
8	475B.296.
9	SECTION 34. (1) The Oregon Liquor Control Commission shall issue a shared processing
10	facility license to an applicant who:
11	(a) Applies for the license in the manner described in ORS 475B.040;
12	(b) Provides proof that the applicant is 21 years of age or older;
13	(c) Meets the requirements of section 16 (1)(b) of this 2021 Act;
14	(d) Demonstrates that the premises at which the shared processing facility will be located
15	is not in an area zoned exclusively for residential use if the premises will be used to process
16	marijuana extracts; and
17	(e) Meets any other requirements established by the commission by rule.
18	(2) A shared processing facility for which a license is issued under this section may be:
19	(a) Used by more than one shared processor licensed under section 32 of this 2021 Act.
20	(b) A premises for which a license is issued under ORS 475B.090.
21	(3)(a) The commission shall adopt rules that:
22	(A) Require a person that holds a license issued under this section to renew the license
23	annually;
24	(B) Establish application, licensure and renewal of licensure fees for a license issued
25	under this section;
26	(C) Require the holder of a shared processing facility license to provide to the commis-
27	sion a continually updated listing of the shared processors licensed under section 32 of this
28	2021 Act that use the shared processing facility; and
29	(D) Require a shared processing facility for which a license is issued under this section
30	to meet any public health and safety standards and industry best practices established by the
31	commission by rule related to:
32	(i) Cannabinoid edibles;
33	(ii) Cannabinoid concentrates;
34	(iii) Cannabinoid extracts; and
35	(iv) Any other type of cannabinoid product identified by the commission by rule.
36	(b) The commission may adopt other rules as necessary to carry out this section.
37	(4) In adopting rules under this section, the commission shall consult the equity liaison
38	of the commission.
39	(5) Fees adopted under subsection $(3)(a)(B)$ of this section:
40	(a) May not exceed, together with other fees collected under ORS 475B.010 to 475B.545,
41	the cost of administering ORS 475B.010 to 475B.545; and
42	(b) Shall be deposited into the Marijuana Control and Regulation Fund established under
43	ORS 475B.296.
44	SECTION 35. Section 34 of this 2021 Act is amended to read:
45	Sec. 34. (1) The Oregon Liquor Control Commission shall issue a shared processing facility li-

cense to an applicant who: 1 2 (a) Applies for the license in the manner described in ORS 475B.040; 3 (b) Provides proof that the applicant is 21 years of age or older; [(c) Meets the requirements of section 16 (1)(b) of this 2021 Act;] 4 [(d)] (c) Demonstrates that the premises at which the shared processing facility will be located 5 is not in an area zoned exclusively for residential use if the premises will be used to process 6 7 marijuana extracts; and [(e)] (d) Meets any other requirements established by the commission by rule. 8 9 (2) A shared processing facility for which a license is issued under this section may be: (a) Used by more than one shared processor licensed under section 32 of this 2021 Act. 10 (b) A premises for which a license is issued under ORS 475B.090. 11 12 (3)(a) The commission shall adopt rules that: 13 (A) Require a person that holds a license issued under this section to renew the license annually; 14 15 (B) Establish application, licensure and renewal of licensure fees for a license issued under this section: 16 (C) Require the holder of a shared processing facility license to provide to the commission a 1718 continually updated listing of the shared processors licensed under section 32 of this 2021 Act that use the shared processing facility; and 19 20(D) Require a shared processing facility for which a license is issued under this section to meet any public health and safety standards and industry best practices established by the commission 2122by rule related to: 23(i) Cannabinoid edibles; (ii) Cannabinoid concentrates; 24 (iii) Cannabinoid extracts; and 25(iv) Any other type of cannabinoid product identified by the commission by rule. 26(b) The commission may adopt other rules as necessary to carry out this section. 27(4) In adopting rules under this section, the commission shall consult the equity liaison of the 2829commission. 30 (5) Fees adopted under subsection (3)(a)(B) of this section: 31 (a) May not exceed, together with other fees collected under ORS 475B.010 to 475B.545, the cost of administering ORS 475B.010 to 475B.545; and 32(b) Shall be deposited into the Marijuana Control and Regulation Fund established under ORS 33 34 475B.296. SECTION 36. (1) Sections 32 and 34 of this 2021 Act become operative on August 22, 2022. 35 (2) The amendments to sections 32 and 34 of this 2021 Act by sections 33 and 35 of this 36 37 2021 Act become operative on January 1, 2032. 38 (3) The Oregon Liquor Control Commission may take any action before the operative date specified in subsection (1) of this section that is necessary to enable the commission to ex-39 ercise, on and after the operative date specified in subsection (1) of this section, all of the 40 duties, functions and powers conferred on the commission by sections 32 and 34 of this 2021 41 Act. 42 43 **CONVICTIONS AND ARRESTS** 44 (Data Reporting and Sharing)

45

HB 3112 SECTION 37. (1) The office of public defense services, as defined in ORS 151.211, shall 1 2 study the laws of this state and compile a list of those offenses that include, as a predicate offense or necessary element of the offense: 3 (a) Possession of less than one ounce of the dried leaves, stems or flowers of marijuana; 4 or 5 (b) Conduct described in ORS 475B.301. 6 (2) The office shall prepare a report that includes the list described in subsection (1) of 7 this section and recommendations of additional offenses that a conviction for which should 8 9 be considered a qualifying marijuana offense as defined in ORS 475B.401. No later than July 1, 2022, the office shall submit, in the manner provided in ORS 192.245, the report described 10 in this subsection to the interim committees of the Legislative Assembly related to the ju-11 12 diciary, to the Judicial Department and to the Cannabis Equity Board. 13 (3) Beginning July 1, 2023, and not later than July 1 each year thereafter, the office shall submit, in the manner provided in ORS 192.245, an update to the report described in sub-14 15 section (2) of this section to the interim committees of the Legislative Assembly related to the judiciary, to the Judicial Department and to the Cannabis Equity Board. 16 SECTION 37a. Section 37 of this 2021 Act is repealed on January 1, 2026. 17 18 SECTION 38. (1)(a) The Judicial Department shall, no later than 90 days after the operative date specified in section 49 of this 2021 Act, provide to the office of public defense ser-19 vices, as defined in ORS 151.211, information concerning all persons who may qualify to have 20a conviction set aside under ORS 475B.401. 2122(b) The department shall make best efforts to ensure that the information provided under paragraph (a) of this subsection is sufficient to identify the person and the specific case re-23sulting in the conviction. 24 25(2)(a) The Department of State Police shall, no later than 90 days after the operative date specified in section 49 of this 2021 Act, provide to the office of public defense services, as 2627defined in ORS 151.211, information concerning all persons who may qualify to have an arrest, citation or other charge set aside under ORS 475B.401. 28(b) The department shall make best efforts to ensure that the information provided under 2930 paragraph (a) of this subsection is sufficient to identify the person and the specific arrest, 31 citation or other charge. SECTION 38a. Section 38 of this 2021 Act is repealed on January 1, 2023. 3233 34 (Setting Aside of Convictions and Arrests)

36 **SECTION 39.** ORS 475B.401 is amended to read:

37 475B.401. (1) As used in this section:

35

(a) "Prosecuting attorney" means a district attorney or a city attorney with a
 prosecutorial function.

40 (b) "Qualifying marijuana offense" means:

(A) A marijuana offense based on conduct described in ORS 475B.301 or possession of less
 than one ounce of the dried leaves, stems or flowers of marijuana;

(B) Child neglect that has, as an element, conduct described in ORS 475B.301 or possession of less than one ounce of the dried leaves, stems or flowers of marijuana; or

45 (C) Endangering the welfare of a minor that has, as an element, conduct described in

# 1 ORS 475B.301 or possession of less than one ounce of the dried leaves, stems or flowers of 2 marijuana.

3 (2) Notwithstanding ORS 137.225[,]:

4 (a) A person [with] who has been convicted of a qualifying marijuana [conviction] offense may 5 apply to the court in which the judgment of conviction was entered for entry of an order setting 6 aside the conviction as provided in this section.

7 (b) A person who has been arrested for, issued a criminal citation for or otherwise 8 charged with, but not convicted of, a qualifying marijuana offense may apply to the court 9 that would have jurisdiction over the crime for which the person was arrested, cited or 10 charged, for entry of an order setting aside the record of the arrest, citation or charge as 11 provided in this section.

12 [(2)(a)] (3)(a) The person may file a motion under this section at any time following entry of 13 judgment of conviction for a qualifying marijuana [conviction] offense or at any time after the 14 date of an arrest, citation or charge for a qualifying marijuana offense that did not result in 15 a conviction.

(b) A person filing a motion under this section is not required to pay the filing fee established
 under ORS 21.135 or any other fee, or file a set of fingerprints.

(c) No background check or identification by the Department of State Police is required to setaside a conviction under this section.

[(3)(a)] (4)(a) At the time of filing the motion, the person shall serve a copy of the motion upon
 the office of the prosecuting attorney of the jurisdiction in which the judgment of conviction was
 entered or arrest, citation or charge occurred.

(b) The prosecuting attorney, within 30 days after the filing of the motion under paragraph (a)
of this subsection, may file an objection to granting the motion only on the basis that the person's
conviction, arrest, citation or charge is not for a qualifying marijuana [conviction] offense.

(c) If no objection from the prosecuting attorney is received by the court within 30 days after
the filing of the motion, the court shall grant the motion and enter an order as described in subsection [(5)] (6) of this section.

[(4)] (5) If the court receives an objection from the prosecuting attorney, the court shall hold a hearing to determine whether the conviction or other record sought to be set aside is for a qualifying marijuana [conviction] offense. The [person] prosecuting attorney has the burden of establishing, by a preponderance of the evidence, that the conviction or other record is not for a qualifying marijuana [conviction] offense. If the court determines that the conviction or other record is for a qualifying marijuana [conviction] offense, the court shall grant the motion and enter an order as provided in subsection [(5)] (6) of this section.

[(5)] (6) Upon granting a motion to set aside a **conviction or other record for a** qualifying marijuana [conviction] **offense** under this section, the court shall enter an appropriate order. Upon the entry of the order, the person for purposes of the law shall be deemed not to have been previously convicted **of or arrested, cited or charged for the offense,** and the court shall issue an order sealing the record of conviction and other official records in the case, including the records of arrest, citation or charge.

42 [(6)] (7) The clerk of the court shall forward a certified copy of the order to such agencies as 43 directed by the court. A certified copy must be sent to the Department of Corrections when the 44 person has been in the custody of the Department of Corrections. Upon entry of the order, the 45 conviction, arrest, citation, charge or other proceeding shall be deemed not to have occurred, and

[20]

1 the person may answer accordingly any questions relating to its occurrence.

2 [(7) As used in this section:]

- 3 [(a) "Prosecuting attorney" means a district attorney or a city attorney with a prosecutorial func-4 tion.]
  - [(b) "Qualifying marijuana conviction" means a conviction for a marijuana offense:]
- 6 [(A) Based on conduct described in ORS 475B.301 or possession of less than one ounce of the dried
- 7 leaves, stems or flowers of marijuana;]
- 8 [(B) Committed prior to July 1, 2015; and]

9 [(C) For which the person has completed and fully complied with or performed the sentence of the 10 court.]

SECTION 40. (1) Upon receiving information about a person under section 38 of this 2021 Act, the office of public defense services, as defined in ORS 151.211, shall determine whether the person is eligible to set aside a conviction, arrest, citation or other charge under ORS 475B.401.

(2)(a) For any person whom the office has determined is eligible for relief under ORS
475B.401, the office shall notify the person, within 14 days of receiving the information, that
the person is eligible for relief, and shall file a motion to set aside the conviction, arrest,
citation or charge under ORS 475B.401.

(b) If the office cannot determine whether a person is eligible for relief, the office shall make reasonable efforts to notify the person, within 14 days of receiving the information, that the person may qualify for relief under ORS 475B.401, but the office is unable to definitively determine eligibility.

(3) The filing of a motion under ORS 475B.401 under this section does not create an
attorney-client relationship between the office, or an employee of the office, and the person
who is the subject of the motion.

26 (4) Nothing in this section prohibits a person from applying for relief under ORS 475B.401.

(5) Beginning on July 1, 2022, and every six months thereafter, the office shall prepare a
report for the Cannabis Equity Board detailing progress made in setting aside convictions,
arrests, citations and other charges under this section.

SECTION 40a. Section 40 of this 2021 Act is repealed on January 1, 2026.

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(Probation, Parole and Post-Prison Supervision)

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SECTION 41. ORS 137.542 is amended to read:

137.542. (1)(a) As used in this [section] subsection, "cannabinoid concentrate," "cannabinoid
 extract," "medical cannabinoid product," "registry identification card" and "usable marijuana" have
 the meanings given those terms in ORS 475B.791.

38 [(2)] (b) Notwithstanding ORS 137.540[,]:

39 (A) If a person who holds a registry identification card is sentenced to probation, supervision 40 conditions related to the use of usable marijuana, medical cannabinoid products, cannabinoid con-41 centrates or cannabinoid extracts must be imposed in the same manner as the court would impose 42 supervision conditions related to prescription drugs.

(B) The requirement that a person not possess or consume usable marijuana, medical
cannabinoid products, cannabinoid concentrates or cannabinoid extracts may not be a condition of the person's probation if the person holds a registry identification card.

(2) Notwithstanding ORS 137.540, the requirement that a person not possess or consume 1

2 marijuana may not be a condition of probation unless abuse of marijuana was a substantial

factor in the conduct that resulted in the imposition of probation. 3

SECTION 42. ORS 144.086 is amended to read: 4

144.086. (1)(a) As used in this [section] subsection, "cannabinoid concentrate," "cannabinoid 5 extract," "medical cannabinoid product," "registry identification card" and "usable marijuana" have 6 the meanings given those terms in ORS 475B.791. 7

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[(2)] (b) Notwithstanding ORS 144.102 and 144.270[,]:

9 (A) If a person who holds a registry identification card is released on post-prison supervision or parole, the supervision conditions related to the use of usable marijuana, medical cannabinoid 10 products, cannabinoid concentrates or cannabinoid extracts must be imposed in the same manner 11 12 as supervision conditions related to prescription drugs.

13 (B) The requirement that a person not possess or consume usable marijuana, medical cannabinoid products, cannabinoid concentrates or cannabinoid extracts may not be a con-14 15 dition of the person's post-prison supervision or parole if the person holds a registry iden-16 tification card.

(2) Notwithstanding ORS 144.102 and 144.270, the requirement that a person not possess 1718 or consume marijuana may not be a condition of post-prison supervision or parole unless abuse of marijuana was a substantial factor in the conduct that resulted in the imposition 19 20of post-prison supervision or parole.

SECTION 43. Conduct that constitutes a qualifying marijuana offense under ORS 475B.401 2122(1)(b)(A) may not be the basis of a probation violation unless abuse of marijuana was a sub-23stantial factor in the conduct that resulted in the conviction.

SECTION 44. Conduct that constitutes a qualifying marijuana offense under ORS 475B.401 24 25(1)(b)(A) may not be the basis of a post-prison supervision violation or a parole violation unless abuse of marijuana was a substantial factor in the conduct that resulted in the con-2627viction.

SECTION 44a. (1) The Judicial Department, the State Board of Parole and Post-Prison 28Supervision, county community corrections programs, courts, district attorneys and any 2930 other entities in this state that maintain records of parole, probation or post-prison super-31 vision violations shall review all violation records to determine whether the violation of supervision conditions was based on a qualifying marijuana offense, as defined in ORS 32475B.401, or conduct that constitutes or may be prosecuted as a qualifying marijuana offense. 33 34 (2)(a) If an entity described in subsection (1) of this section determines that a violation record indicates the violation was based on a qualifying marijuana offense or conduct that 35 constitutes or may be prosecuted as a qualifying marijuana offense, the entity shall expunge 36

37 the violation record.

38 (b) If a violation record does not contain sufficient information to make a determination regarding the basis of the violation, the entity that maintains the record shall notify the 39 person who is the subject of the record that the person may apply to the entity, in the 40 manner established by the entity, to expunge the record. If the person provides information 41 sufficient for the entity to determine that the violation was based on a qualifying marijuana 42 offense or conduct that constitutes or may be prosecuted as a qualifying marijuana offense, 43 the entity shall expunge the violation record. 44

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(3) The entity that maintained a violation record expunged under this section shall notify

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1	the person who is the subject of the violation record of the expunction and that the person
2	may assert that the violation record never existed.
3	(4) An entity listed in subsection (1) of this section shall complete the review and
4	expunction of violation records described in this section not later than December 31, 2024.
5	SECTION 44b. Section 44a of this 2021 Act is repealed on January 2, 2025.
6	
7	(Permits and Conduct Exempted from Regulations)
8	
9	SECTION 45. ORS 475B.266 is amended to read:
10	475B.266. (1) The Oregon Liquor Control Commission shall issue permits to qualified applicants
11	to perform work described in ORS 475B.261. The commission shall adopt rules establishing:
12	(a) The qualifications for performing work described in ORS 475B.261;
13	(b) The term of a permit issued under this section;
14	(c) Procedures for applying for and renewing a permit issued under this section; and
15	(d) Reasonable application, issuance and renewal fees for a permit issued under this section.
16	(2)(a) The commission may require an individual applying for a permit under this section to
17	successfully complete a course, made available by or through the commission, through which the
18	individual receives training on:
19	(A) Checking identification;
20	(B) Detecting intoxication;
21	(C) Handling marijuana items;
22	(D) If applicable, producing and propagating marijuana;
23	(E) If applicable, processing marijuana;
24	(F) The content of ORS 475B.010 to 475B.545 and rules adopted under ORS 475B.010 to 475B.545;
25	or
26	(G) Any matter deemed necessary by the commission to protect the public health and safety.
27	(b) The commission or other provider of a course may charge a reasonable fee for the course.
28	(c) The commission may not require an individual to successfully complete a course more than
29	once, except that:
30	(A) As part of a final order suspending a permit issued under this section, the commission may
31	require a permit holder to successfully complete the course as a condition of lifting the suspension;
32	and
33	(B) As part of a final order revoking a permit issued under this section, the commission shall
34	require an individual to successfully complete the course prior to applying for a new permit.
35	(3) The commission shall conduct a criminal records check under ORS 181A.195 on an individual
36	applying for a permit under this section.
37	(4) Subject to the applicable provisions of ORS chapter 183, the commission may suspend, revoke
38	or refuse to issue or renew a permit if the individual who is applying for or who holds the permit:
39	(a) Is convicted of a felony or is convicted of an offense under ORS 475B.010 to 475B.545, except
40	that the commission may not consider:
41	(A) A conviction for an offense under ORS 475B.010 to 475B.545 if the date of the conviction is
42	two or more years before the date of the application or renewal; or
43	(B) A conviction of a felony under ORS 475B.337, 475B.341, 475B.346 or 475B.349 if the date
44	of conviction is more than three years before the date of the application or renewal;
45	(b) Violates any provision of ORS 475B.010 to 475B.545 or any rule adopted under ORS 475B.010

1 to 475B.545; or

2 (c) Makes a false statement to the commission.

3 (5) A permit issued under this section is a personal privilege and permits work described under
 4 ORS 475B.261 only for the individual who holds the permit.

5 **SECTION 46.** ORS 475B.301 is amended to read:

475B.301. ORS 475B.025, 475B.030, 475B.033, 475B.035, 475B.040, 475B.045, 475B.050, 475B.055,
475B.060, 475B.063, 475B.065, 475B.068, 475B.070, 475B.085, 475B.090, 475B.100, 475B.105, 475B.115,
475B.119, 475B.136, 475B.139, 475B.144, 475B.146, 475B.154, 475B.158, 475B.163, 475B.173, 475B.177,
475B.206, 475B.211, 475B.216, 475B.224, 475B.232, 475B.236, 475B.241, 475B.246, 475B.256, 475B.261,
475B.266, 475B.276, 475B.281, 475B.286, 475B.296, 475B.461, 475B.474, 475B.479, 475B.486, 475B.491,
475B.501, 475B.506, 475B.514, 475B.518, 475B.521, 475B.523, 475B.526 and 475B.529 and sections 16,
22, 27, 32 and 34 of this 2021 Act do not apply:

(1) To the production or storage of homegrown plants in the genus Cannabis within the plant family Cannabaceae that are otherwise subject to ORS 475B.010 to 475B.545 at a household by one or more persons 21 years of age and older, if the total amount of homegrown plants at the household does not exceed four plants at any time.

(2) To the possession or storage of usable marijuana items at a household by one or more persons 21 years of age or older, if the total amount of usable marijuana at the household does not exceed eight ounces of usable marijuana at any time.

(3) To the making, processing, possession or storage of cannabinoid products at a household by
one or more persons 21 years of age and older, if the total amount of cannabinoid products at the
household does not exceed 16 ounces in solid form at any time.

(4) To the making, processing, possession or storage of cannabinoid products at a household by
one or more persons 21 years of age and older, if the total amount of cannabinoid products at the
household does not exceed 72 ounces in liquid form at any time.

(5) To the making, processing, possession or storage of cannabinoid concentrates at a household
by one or more persons 21 years of age or older, if the total amount of cannabinoid concentrates
at the household does not exceed 16 ounces at any time.

(6) To the possession of cannabinoid extracts at a household by one or more persons 21 years of age or older, if the cannabinoid extracts were purchased from a marijuana retailer that holds a license under ORS 475B.105, or transferred by a medical marijuana dispensary registered by the Oregon Health Authority under ORS 475B.858, and the total amount of cannabinoid extracts at the household does not exceed one ounce at any time.

(7) To the delivery of not more than one ounce of usable marijuana at a time by a person 21
 years of age or older to another person 21 years of age or older for noncommercial purposes.

(8) To the delivery of not more than 16 ounces of cannabinoid products in solid form at a time
by a person 21 years of age or older to another person 21 years of age or older for noncommercial
purposes.

(9) To the delivery of not more than 72 ounces of cannabinoid products in liquid form at a time
by a person 21 years of age or older to another person 21 years of age or older for noncommercial
purposes.

(10) To the delivery of not more than 16 ounces of cannabinoid concentrates at a time by a
person 21 years of age or older to another person 21 years of age or older for noncommercial purposes.

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1	(Applicability and Operative Dates)
2	
3	SECTION 47. The amendments to ORS 137.542 and 144.086 by sections 41 and 42 of this
4	2021 Act apply to supervision imposed on or after the effective date of this 2021 Act.
5	SECTION 48. Sections 43 and 44 of this 2021 Act apply to conduct occurring on or after
6	the effective date of this 2021 Act alleged to violate a condition of supervision imposed before,
7	on or after the effective date of this 2021 Act.
8	SECTION 49. (1) Sections 37, 38, 40 and 44a of this 2021 Act and the amendments to ORS
9	475B.266, 475B.301 and 475B.401 by sections 39, 45 and 46 of this 2021 Act become operative
10	on August 22, 2022.
11	(2) The Judicial Department, the Department of State Police, the Oregon Liquor Control
12	Commission and the office of public defense services, as defined in ORS 151.211, may take
13 14	any action before the operative date specified in subsection (1) of this section that is neces- sary to enable the department, the commission and the office to exercise, on and after the
14 15	operative date specified in subsection (1) of this section, all of the duties, functions and
16	powers conferred on the department, the commission and the office by sections 37, 38, 40 and
17	44a of this 2021 Act and the amendments to ORS 475B.266, 475B.301 and 475B.401 by sections
18	39, 45 and 46 of this 2021 Act.
19	
20	FUNDING ALLOCATIONS
21	
22	SECTION 50. ORS 137.300 is amended to read:
23	137.300. (1) The Criminal Fine Account is established in the General Fund. Except as otherwise
24	provided by law, all amounts collected in state courts as monetary obligations in criminal actions
25	shall be deposited by the courts in the account. All moneys in the account are continuously appro-
26	priated to the Department of Revenue to be distributed by the Department of Revenue as provided
27	in this section. The Department of Revenue shall keep a record of moneys transferred into and out
28 20	of the account. (2) The Legislative Assembly shall first allocate moneys from the Criminal Fine Account for the
29 30	following purposes, in the following order of priority:
31	(a) Allocations for public safety standards, training and facilities.
32	(b) Allocations for criminal injuries compensation and assistance to victims of crime and chil-
33	dren reasonably suspected of being victims of crime.
34	(c) Allocations for the forensic services provided by the Oregon State Police, including, but not
35	limited to, services of the Chief Medical Examiner.
36	(d) Allocations for the maintenance and operation of the Law Enforcement Data System.
37	(3) Before making any allocation described in subsection (4) of this section, the Legisla-
38	tive Assembly shall allocate 10 percent of the moneys remaining in the Criminal Fine Ac-
39	count after making the allocations described in subsection (2) of this section to the Cannabis
40	Equity Fund established under section 9 of this 2021 Act.
41	[(3)] (4) After making allocations under [subsection (2)] subsections (2) and (3) of this section,
42 43	the Legislative Assembly shall allocate moneys from the Criminal Fine Account for the following
43 44	(a) Allocations to the Law Enforcement Medical Liability Account established under ORS
45	414.815.
10	

[25]

(b) Allocations to the State Court Facilities and Security Account established under ORS 1.178.
(c) Allocations to the Department of Corrections for the purpose of planning, operating and
maintaining county juvenile and adult corrections programs and facilities and drug and alcohol
programs.

5 (d) Allocations to the Oregon Health Authority for the purpose of grants under ORS 430.345 for 6 the establishment, operation and maintenance of alcohol and drug abuse prevention, early inter-7 vention and treatment services provided through a county.

8 (e) Allocations to the Oregon State Police for the purpose of the enforcement of the laws relat-9 ing to driving under the influence of intoxicants.

10 (f) Allocations to the Arrest and Return Account established under ORS 133.865.

11 (g) Allocations to the Intoxicated Driver Program Fund established under ORS 813.270.

12 (h) Allocations to the State Court Technology Fund established under ORS 1.012.

[(4)] (5) It is the intent of the Legislative Assembly that allocations from the Criminal Fine Account under subsection [(3)] (4) of this section be consistent with historical funding of the entities, programs and accounts listed in subsection [(3)] (4) of this section from monetary obligations imposed in criminal proceedings. Amounts that are allocated under subsection [(3)(c)] (4)(c) of this section shall be distributed to counties based on the amounts that were transferred to counties by circuit courts during the 2009-2011 biennium under the provisions of ORS 137.308, as in effect January 1, 2011.

20 [(5)] (6) Moneys in the Criminal Fine Account may not be allocated for the payment of debt

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service obligations.
[(6)] (7) The Department of Revenue shall deposit in the General Fund all moneys remaining in
the Criminal Fine Account after the distributions listed in subsections (2) [and (3)] to (4) of this

23 the Criminal Fine Account after the distributions listed in subsections (2) [ana (3)] to (4) of this 24 section have been made.

[(7)] (8) The Department of Revenue shall establish by rule a process for distributing moneys in the Criminal Fine Account. The department may not distribute more than one-eighth of the total biennial allocation to an entity during a calendar quarter.

28 <u>SECTION 51.</u> ORS 475B.759, as amended by section 10, chapter 2, Oregon Laws 2021 (Ballot
 29 Measure 110 (2020)), is amended to read:

475B.759. (1) There is established the Oregon Marijuana Account, separate and distinct from the
 General Fund.

(2) The account shall consist of moneys transferred to the account under ORS 475B.760.

(3)(a) The Department of Revenue shall certify quarterly the amount of moneys available in the
 Oregon Marijuana Account.

(b) Before making any other distribution from the Oregon Marijuana Account, each
 quarter the department shall first distribute 25 percent of the moneys available in the ac count to the Cannabis Equity Fund established under section 9 of this 2021 Act.

38 [(b)] (c) Subject to subsection (4) of this section, and after making the transfer of moneys re-39 quired by subsection (7) of this section, the department shall transfer quarterly 20 percent of the 40 moneys in the Oregon Marijuana Account as follows:

(A) Ten percent of the moneys in the account must be transferred to the cities of this state inthe following shares:

(i) Seventy-five percent of the 10 percent must be transferred in shares that reflect the population of each city of this state that is not exempt from this paragraph pursuant to subsection (4)(a)
of this section compared to the population of all cities of this state that are not exempt from this

1 paragraph pursuant to subsection (4)(a) of this section, as determined by Portland State University 2 under ORS 190.510 to 190.610, on the date immediately preceding the date of the transfer; and

3 (ii) Twenty-five percent of the 10 percent must be transferred in shares that reflect the number 4 of licenses held pursuant to ORS 475B.070, 475B.090, 475B.100 and 475B.105 on the last business day 5 of the calendar quarter preceding the date of the transfer for premises located in each city compared 6 to the number of licenses held pursuant to ORS 475B.070, 475B.090, 475B.100 and 475B.105 on the 7 last business day of that calendar quarter for all premises in this state located in cities; and

8 (B) Ten percent of the moneys in the account must be transferred to counties in the following 9 shares:

(i) Fifty percent of the 10 percent must be transferred in shares that reflect the total commercially available area of all grow canopies associated with marijuana producer licenses held pursuant
to ORS 475B.070 on the last business day of the calendar quarter preceding the date of the transfer
for all premises located in each county compared to the total commercially available area of all
grow canopies associated with marijuana producer licenses held pursuant to ORS 475B.070 on the
last business day of that calendar quarter for all premises located in this state; and

(ii) Fifty percent of the 10 percent must be transferred in shares that reflect the number of licenses held pursuant to ORS 475B.090, 475B.100 and 475B.105 on the last business day of the calendar quarter preceding the date of the transfer for premises located in each county compared to
the number of licenses held pursuant to ORS 475B.090, 475B.100 and 475B.105 on the last business
day of that calendar quarter for all premises in this state.

21 [(c)] (d) After making the transfer of moneys required by subsection (7) of this section, eighty 22 percent of the remaining moneys in the Oregon Marijuana Account must be used as follows:

(A) Forty percent of the moneys in the account [must be used solely for purposes for which
moneys in the State School Fund established under ORS 327.008 may be used] must be used as follows:

26 (i) Twenty percent of the 40 percent solely for the purposes described in ORS 329.841;

(ii) Ten percent of the 40 percent solely for the purposes described in ORS 329.843; and
(iii) Ten percent of the 40 percent solely for the purposes described in ORS 329.845;

(B) Twenty percent of the moneys in the account must be used solely for mental health treat ment or for alcohol and drug abuse prevention, early intervention and treatment;

(C) In addition to the moneys described in paragraph (b) of this subsection, fifteen percent
 of the moneys in the account must be used solely for purposes for which moneys in the [State Police
 Account established under ORS 181A.020] Cannabis Equity Fund established under section 9 of
 this 2021 Act may be used; and

35 (D

(D) Five percent of the moneys in the account must be used solely for:

36 (i) Purposes related to alcohol and drug abuse prevention, early intervention and treatment
 37 services[.];

(ii) Assisting the Oregon Health Authority in administering ORS 475B.785 to 475B.949; and
 (iii) Assisting the authority in providing public education about the medical use of
 marijuana.

41 (4)(a) A city that has an ordinance prohibiting the establishment of a premises for which issu-42 ance of a license under ORS 475B.070, 475B.090, 475B.100 or 475B.105 is required is not eligible to 43 receive transfers of moneys under subsection [(3)(b)(A)] (3)(c)(A) of this section.

(b) A county that has an ordinance prohibiting the establishment of a premises for which issu ance of a license under ORS 475B.070 is required is not eligible to receive transfers of moneys under

1 subsection [(3)(b)(B)(i)] (3)(c)(B)(i) of this section.

2 (c) A county that has an ordinance prohibiting the establishment of a premises for which issu-3 ance of a license under ORS 475B.090, 475B.100 or 475B.105 is required is not eligible to receive 4 transfers of moneys under subsection [(3)(b)(B)(ii)] (3)(c)(B)(ii) of this section.

5 (5)(a) A city or county that is ineligible under subsection (4) of this section to receive a transfer 6 of moneys from the Oregon Marijuana Account during a given quarter but has received a transfer 7 of moneys for that quarter shall return the amount transferred to the Department of Revenue, with 8 interest as described under paragraph (f) of this subsection. An ineligible city or county may vol-9 untarily transfer the moneys to the Department of Revenue immediately upon receipt of the ineligi-10 ble transfer.

(b) If the Director of the Oregon Department of Administrative Services determines that a city or county received a transfer of moneys under subsection [(3)(b)] (3)(c) of this section but was ineligible to receive that transfer under subsection (4) of this section, the director shall provide notice to the ineligible city or county and order the city or county to return the amount received to the Department of Revenue, with interest as described under paragraph (f) of this subsection. A city or county may appeal the order within 30 days of the date of the order under the procedures for a contested case under ORS chapter 183.

(c) As soon as the order under paragraph (b) of this subsection becomes final, the director shall
notify the Department of Revenue and the ineligible city or county. Upon notification, the Department of Revenue immediately shall proceed to collect the amount stated in the notice.

(d) The Department of Revenue shall have the benefit of all laws of the state pertaining to the collection of income and excise taxes and may proceed to collect the amounts described in the notice under paragraph (c) of this subsection. An assessment of tax is not necessary and the collection described in this subsection is not precluded by any statute of limitations.

(e) If a city or county is subject to an order to return moneys from an ineligible transfer, the city or county shall be denied any further relief in connection with the ineligible transfer on or after the date that the order becomes final.

(f) Interest under this section shall accrue at the rate established in ORS 305.220 beginning onthe date the ineligible transfer was made.

30 (g) Both the moneys and the interest collected from or returned by an ineligible city or county 31 shall be redistributed to the cities or counties that were eligible to receive a transfer under sub-32 section [(3)(b)] (3)(c) of this section on the date the ineligible transfer was made.

(6)(a) Not later than July 1 of each year, each city and county in this state shall certify with the Oregon Department of Administrative Services whether the city or county has an ordinance prohibiting the establishment of a premises for which issuance of a license under ORS 475B.070, 475B.090, 475B.100 or 475B.105 is required. The certification shall be made concurrently with the certifications under ORS 221.770, in a form and manner prescribed by the Oregon Department of Administrative Services.

(b) If a city fails to comply with this subsection, the city is not eligible to receive transfers of
moneys under subsection [(3)(b)(A)] (3)(c)(A) of this section. If a county fails to comply with this
subsection, the county is not eligible to receive transfers of moneys under subsection [(3)(b)(B)]
(3)(c)(B) of this section.

(c) A city or county that repeals an ordinance as provided in ORS 475B.496 shall file an updated
 certification with the Oregon Department of Administrative Services in a form and manner pre scribed by the department, noting the effective date of the change. A city or county that repeals an

ordinance as provided in ORS 475B.496 is eligible to receive quarterly transfers of moneys under this section for quarters where the repeal is effective for the entire quarter and the updated certification was filed at least 30 days before the date of transfer.

4 (7) Before making the transfer of moneys required by subsection (3) of this section, the depart-5 ment shall transfer quarterly to the Drug Treatment and Recovery Services Fund all moneys in the 6 Oregon Marijuana Account in excess of \$11,250,000.

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SECTION 52. Section 16, chapter 103, Oregon Laws 2018, is amended to read:

8 Sec. 16. (1) Notwithstanding ORS 475B.759, before making any other distribution from the 9 Oregon Marijuana Account established under ORS 475B.759, the Department of Revenue shall first 10 distribute quarterly from the account the following:

(a) [\$875,000] \$831,250 to the Oregon Liquor Control Commission for deposit in the Marijuana
 Control and Regulation Fund established under ORS 475B.296; [and]

(b) [\$375,000] \$356,250 to the Oregon Criminal Justice Commission for deposit into the Illegal
Marijuana Market Enforcement Grant Program Fund established under section 15 [of this 2018
Act], chapter 103, Oregon Laws 2018, for the purposes of paying the costs incurred by the commission in carrying out the provisions of section 13 [of this 2018 Act.], chapter 103, Oregon Laws
2018; and

(c) \$62,500 to the Oregon Health Authority for the administration of ORS 475B.785 to
 475B.949.

(2) The final distribution made under subsection (1) of this section shall be made in the fiscal
 quarter beginning on October 1, 2023.

22 <u>SECTION 53.</u> (1) The amendments to ORS 137.300 and 475B.759 and section 16, chapter 23 103, Oregon Laws 2018, by sections 50 to 52 of this 2021 Act become operative on August 22, 24 2022.

(2) The Department of Revenue may take any action before the operative date specified
in subsection (1) of this section that is necessary to enable the department to exercise, on
and after the operative date specified in subsection (1) of this section, all of the duties,
functions and powers conferred on the department by the amendments to ORS 137.300 and
475B.759 and section 16, chapter 103, Oregon Laws 2018, by sections 50 to 52 of this 2021 Act.

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# MEDICAL MARIJUANA PROGRAM

33 <u>SECTION 54.</u> Section 55 of this 2021 Act is added to and made a part of ORS 475B.785 to
 34 475B.949.

35 <u>SECTION 55.</u> (1) The Oregon Health Authority shall use moneys transferred to the au-36 thority under ORS 475B.759 and section 16, chapter 103, Oregon Laws 2018, to:

37

(a) Administer and maintain the program described under ORS 475B.785 to 475B.949;

(b) Establish and maintain a public education program to routinely monitor and report
on and educate the public about the known benefits and risks related to marijuana use, the
public health effects of marijuana use, any public health interventions related to marijuana
use and the impact of marijuana prohibition on the overall health of individuals who are
American Indian, Alaska Native, Black, Hispanic or Latinx; and

(c) Provide alcohol and drug abuse prevention, early intervention and treatment services
to individuals who are American Indian, Alaska Native, Black, Hispanic or Latinx in a manner that meets any needs identified under section 5 of this 2021 Act.

1 (2)(a) The authority shall ensure that the processes to apply for a registry identification 2 card under ORS 475B.797 and to register a location as a marijuana grow site under ORS 3 475B.810 are equitably accessible regardless of an individual's ability to access or use digital 4 technology.

5 (b) The authority shall consider and, as is feasible, remedy other potential barriers to 6 registration described in this subsection and to meeting the tracking requirements estab-7 lished under ORS 475B.895.

8 (3) The authority shall review, at least once each biennium, and revise the list of debili-9 tating medical conditions to ensure the list meets the mental, physical and behavioral health 10 needs of individuals who are American Indian, Alaska Native, Black, Hispanic or Latinx.

(4) The authority shall regularly review and revise the strategic plan for carrying out
 ORS 475B.785 to 475B.949 to ensure that registry identification cardholders who are individ uals who are American Indian, Alaska Native, Black, Hispanic or Latinx:

(a) Have access to safe and affordable marijuana for medical use;

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(b) Are afforded equitable access to civil rights protections related to ORS 475B.785 to
 475B.949;

(c) Are offered any security measures for registry identification cardholders that are
 offered generally to registry identification cardholders; and

(d) Are equitably included in any methods of reporting and monitoring used by the au thority to discover the need for, and carry out any public health interventions related to, the
 medical use of marijuana.

(5) The authority shall develop, continually update and implement a plan to address and eliminate any inequities for a registry identification cardholder to grow at home marijuana for the registry identification cardholder's use, including inequities and barriers that result from homeownership or tenancy status, plant possession limits and land use zoning. The authority shall publish the plan described in this subsection in a manner responsive to any needs identified under section 5 of this 2021 Act.

(6) The authority may, with the advice of the equity liaison of the authority and in col laboration with the Cannabis Equity Board and the Oregon Liquor Control Commission,
 adopt rules to carry out this section.

31 **SECTION 56.** Section 55 of this 2021 Act is amended to read:

Sec. 55. (1) The Oregon Health Authority shall use moneys transferred to the authority under
 ORS 475B.759 [and section 16, chapter 103, Oregon Laws 2018,] to:

(a) Provide community health support and other support, including substance abuse treatment,
to individuals who are American Indian, Alaska Native, Black, Hispanic or Latinx in a manner that
meets the needs identified by the data collection and reporting under section 3 of this 2021 Act.

(b) Study the impact of marijuana prohibitions on the overall health of individuals who areAmerican Indian, Alaska Native, Black, Hispanic or Latinx.

(2)(a) The authority shall ensure that the processes to apply for a registry identification card
under ORS 475B.797 and to register a location as a marijuana grow site under ORS 475B.810 are
equitably accessible regardless of an individual's ability to access or use digital technology.

(b) The authority shall consider and remedy other potential barriers to registration described
in this subsection and to meeting the tracking requirements established under ORS 475B.895.

(3) The authority shall regularly review and revise the list of debilitating medical conditions to
 ensure the list meets the mental, physical and behavioral health needs of individuals who are

1 American Indian, Alaska Native, Black, Hispanic or Latinx.

2 (4) The authority shall regularly review and revise the strategic plan for carrying out ORS

3 475B.785 to 475B.949 to ensure that registry identification cardholders who are individuals who are

4 American Indian, Alaska Native, Black, Hispanic or Latinx:

(a) Have access to safe and affordable marijuana for medical use;

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(b) Are afforded equitable access to civil rights protections related to ORS 475B.785 to 475B.949;

7 (c) Are offered any security measures for registry identification cardholders that are offered 8 generally to registry identification cardholders; and

9 (d) Are equitably included in any methods of reporting and monitoring used by the authority to 10 discover the need for, and carry out any public health interventions related to, the medical use of 11 marijuana.

(5) The authority shall develop, continually update and implement a plan to address and eliminate any inequities for a registry identification cardholder to grow at home marijuana for the registry identification cardholder's use, including inequities and barriers that result from homeownership or tenancy status, plant possession limits and land use zoning.

(6) The authority may, with the advice of the equity liaison of the authority, adopt rules to carryout this section.

18 **SECT** 

**SECTION 57.** ORS 475B.797 is amended to read:

475B.797. (1) The Oregon Health Authority shall establish a program for the issuance of registry
 identification cards to applicants who meet the requirements of this section.

(2) The authority shall issue a registry identification card to an applicant who is 18 years of age
or older if the applicant pays a fee in an amount established by the authority by rule and submits
to the authority an application containing the following information:

(a) Written documentation from the applicant's attending physician stating that the attending
physician has diagnosed the applicant as having a debilitating medical condition and that the medical use of marijuana may mitigate the symptoms or effects of the applicant's debilitating medical
condition;

28 (b) The name, address and date of birth of the applicant;

29 (c) The name, address and telephone number of the applicant's attending physician;

30 (d) Proof of residency, submitted in a form required by the authority by rule;

(e) The name and address of the applicant's designated primary caregiver, if the applicant is
 designating a primary caregiver under ORS 475B.804; and

(f) The information described in ORS 475B.810 (2), if the applicant is applying to produce
 marijuana or designate another person under ORS 475B.810 to produce marijuana.

(3)(a) The authority shall issue a registry identification card to an applicant who is under 18
 years of age if:

(A) The applicant pays the fee and submits the application described in subsection (2) of thissection; and

(B) The custodial parent or legal guardian who is responsible for the health care decisions of
 the applicant signs and submits to the authority a written statement that:

(i) The applicant's attending physician has explained to the applicant and to the custodial parent
 or legal guardian the possible risks and benefits of the medical use of marijuana;

(ii) The custodial parent or legal guardian consents to the medical use of marijuana by the ap-plicant;

45 (iii) The custodial parent or legal guardian agrees to serve as the applicant's designated primary

caregiver; and (iv) The custodial parent or legal guardian agrees to control the acquisition, dosage and frequency of the medical use of marijuana by the applicant. (b) An applicant who is under 18 years of age may not apply to produce marijuana under subsection (2)(f) of this section. (4) The authority shall: (a) On the date on which the authority receives an application described in subsection (2) of this section, issue a receipt to the applicant verifying that the authority received an application under subsection (2) or (3) of this section; and (b) Approve or deny an application received under subsection (2) or (3) of this section within 30 days after receiving the application. (5)(a) If the authority approves an application, the authority shall issue a serially numbered registry identification card to the applicant within five days after approving the application. The registry identification card must include the following information: (A) The registry identification cardholder's name, address and date of birth; (B) The issuance date and expiration date of the registry identification card; (C) If the registry identification cardholder designated a primary caregiver under ORS 475B.804, the name and address of the registry identification cardholder's designated primary caregiver; and (D) Any other information required by the authority by rule. (b) If the registry identification cardholder designated a primary caregiver under ORS 475B.804, the authority shall issue an identification card to the designated primary caregiver. The identification card must contain the information required by paragraph (a) of this subsection. (6) A registry identification cardholder shall: (a) In a form and manner prescribed by the authority, notify the authority of any change concerning the registry identification cardholder's: (A) Name, address or attending physician; (B) Designated primary caregiver, including the designation of a primary caregiver made at a time other than at the time of applying for or renewing a registry identification card; or (C) Person responsible for a marijuana grow site, including the designation of a person responsible for a marijuana grow site made at a time other than at the time of applying for or renewing a registry identification card. (b) Annually renew the registry identification card by paying a fee in an amount established by the authority by rule and submitting to the authority an application that contains the following information: (A) Updated written documentation from the registry identification cardholder's attending physician stating that the registry identification cardholder still has a debilitating medical condition and that the medical use of marijuana may mitigate the symptoms or effects of the registry identification cardholder's debilitating medical condition; (B) The information described in subsection (2)(b) to (f) of this section; and

40 (C) If the registry identification cardholder is under 18 years of age, a statement signed by the 41 custodial parent or legal guardian of the registry identification cardholder that meets the require-42 ments of subsection (3) of this section.

43 (7) The authority shall:

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(a) On the date on which the authority receives an application described in subsection (2) of this
 section, issue a receipt to the applicant verifying that the authority received an application under

1 subsection (6)(b) of this section; and

2 (b) Approve or deny an application received under subsection (6)(b) of this section within 30 3 days after receiving the application.

4 (8)(a) If the registry identification cardholder's attending physician determines that the registry 5 identification cardholder no longer has a debilitating medical condition, or determines that the 6 medical use of marijuana is contraindicated for the registry identification cardholder's debilitating 7 medical condition, the registry identification cardholder shall return the registry identification card 8 to the authority within 30 calendar days after receiving notice of the determination.

9 (b) If, because of circumstances beyond the control of the registry identification cardholder, a 10 registry identification cardholder is unable to obtain a second medical opinion about the registry 11 identification cardholder's continuing eligibility for the medical use of marijuana before having to 12 return the registry identification card to the authority, the authority may grant the registry iden-13 tification cardholder additional time to obtain a second medical opinion.

(9)(a) The authority may deny an application for a registry identification card or an application
 to renew a registry identification card, or may suspend or revoke a registry identification card, if:

(A) The applicant or registry identification cardholder does not provide the information requiredby this section;

(B) The authority determines that the applicant or registry identification cardholder providedfalse information; or

20 (C) The authority determines that the applicant or registry identification cardholder violated a 21 provision of ORS 475B.785 to 475B.949 or a rule adopted under ORS 475B.785 to 475B.949.

(b) If a registry identification card is revoked, any associated identification card issued under
subsection (5)(b) of this section, or marijuana grow site registration card issued under ORS 475B.810
(6), shall also be revoked.

(c) A person whose application is denied, or whose registry identification card is revoked, under
this subsection may not reapply for a registry identification card for six months from the date of the
denial or revocation unless otherwise authorized by the authority.

(10)(a) The authority may deny a designation of a primary caregiver made under ORS 475B.804, or suspend or revoke an associated identification card issued under subsection (5)(b) of this section, if the authority determines that the designee or the registry identification cardholder violated a provision of ORS 475B.785 to 475B.949 or a rule adopted under ORS 475B.785 to 475B.949.

(b) A person whose designation has been denied, or whose identification card has been revoked,
under this subsection may not be designated as a primary caregiver under ORS 475B.804 for six
months from the date of the denial or revocation unless otherwise authorized by the authority.

(11)(a) Notwithstanding subsection (2) or (6)(b) of this section, if an applicant for a registry identification card, or a registry identification cardholder applying for renewal of a registry identification card, submits to the authority [*proof of having served in the Armed Forces of the United States*] the documentation described in this subsection, the authority may not impose a fee that is greater than \$20 for the issuance or renewal of the registry identification card.

(b) Notwithstanding subsection (6)(b)(A) of this section, the requirement that a registry identification cardholder include in the application to renew a registry identification card updated written
documentation from the cardholder's attending physician regarding the cardholder's continuing debilitating medical condition does not apply to a service-disabled veteran who:

44 (A) Has been assigned a total and permanent disability rating for compensation that rates the 45 veteran as unable to secure or follow a substantially gainful occupation as a result of service-

connected disabilities as described in 38 C.F.R. 4.16; or 1 2 (B) Has a United States Department of Veterans Affairs total disability rating of 100 percent as a result of an injury or illness that the veteran incurred, or that was aggravated, during active 3 military service and who received a discharge or release under other than dishonorable conditions. 4 5 (c) Documentation described in paragraph (a) of this subsection includes: (A) Proof of having served in the Armed Forces of the United States; 6 (B) Proof of receiving supplemental nutrition assistance; 7 (C) Proof of receiving Supplemental Security Income; 8 9 (D) Proof of receiving income from Social Security Disability Insurance benefits; or (E) Proof of being enrolled in the state medical assistance program. 10 11 (d) The authority may not impose a fee greater than \$60 for the issuance or renewal of 12 a registry identification card to an applicant who does not submit the documentation described in this subsection. 13 (12) For any purpose described in ORS 475B.785 to 475B.949, including exemption from criminal 14 15 liability under ORS 475B.907, a receipt issued by the authority verifying that an application has 16 been submitted to the authority under subsection (2), (3) or (6)(b) of this section has the same legal effect as a registry identification card for 30 days following the date on which the receipt was issued 17 18 to the applicant. 19 SECTION 58. ORS 475B.831 is amended to read: 20475B.831. (1)(a) A registry identification cardholder and the designated primary caregiver of the 21registry identification cardholder may jointly possess: 22(A) Six or fewer mature marijuana plants; and 23(B) Twelve or fewer immature marijuana plants. (b)(A) Unless an address is the marijuana grow site of a person designated to produce marijuana 24 by a registry identification cardholder, the address where a registry identification cardholder or the 25primary caregiver of a registry identification cardholder produces marijuana may be used to produce 2627not more than: (i) Six or fewer mature marijuana plants per registry identification cardholder, up to 12 mature 2829marijuana plants; and 30 (ii) Twelve or fewer immature marijuana plants per registry identification cardholder, up to 24 31 immature marijuana plants. (B) Except as provided in subparagraph (C) of this paragraph, an address that is subject to this 32paragraph may not be used to produce plants in the genus Cannabis within the plant family 33 34 Cannabaceae pursuant to ORS 475B.301. 35 (C) Subject to subparagraph (D) of this paragraph, an address that is subject to this paragraph may be used to produce plants in the genus Cannabis within the plant family Cannabaceae pursuant 36 37 to ORS 475B.301 if a person other than a registry identification cardholder who is using the address 38 to produce marijuana plants pursuant to ORS 475B.785 to 475B.949 resides at the address. (D) An address that is subject to this paragraph may not be used to produce more than 12 total 39 40 mature marijuana plants. (2)(a) A person may be designated to produce marijuana under ORS 475B.810 by no more than 41 eight registry identification cardholders. 42(b) A person responsible for a marijuana grow site may produce for a registry identification 43 cardholder who designates the person to produce marijuana no more than: 44 (A) Six mature marijuana plants; 45

(B) 12 immature marijuana plants that are 24 inches or more in height; and 1 2 (C) The amount, established by the Oregon Health Authority by rule, of immature marijuana plants that are less than 24 inches in height. 3 (3) If the address of a person responsible for a marijuana grow site registered under ORS 4 475B.810 is located within city limits in an area zoned for residential use: 5 (a) Except as provided in paragraph (b) of this subsection, no more than the following amounts 6 of marijuana plants may be produced at the address: 7 (A) 12 mature marijuana plants; 8 9 (B) 24 immature marijuana plants that are 24 inches or more in height; and (C) The amount, established by the authority by rule, of immature marijuana plants that are less 10 than 24 inches in height; or 11 12 (b) Subject to subsection (5) of this section, if each person responsible for a marijuana grow site 13 located at the address first registered with the authority under ORS 475B.810 before January 1, 2015, no more than the following amounts of marijuana plants may be produced at the address: 14 15 (A) The amount of mature marijuana plants located at that address on December 31, 2014, in 16 excess of 12 mature marijuana plants, not to exceed 24 mature marijuana plants; (B) 48 immature marijuana plants that are 24 inches or more in height; and 17 18 (C) The amount, established by the authority by rule, of immature marijuana plants that are less than 24 inches in height. 19 20(4) If the address of a person responsible for a marijuana grow site registered under ORS 21475B.810 is located in an area other than an area described in subsection (3) of this section: 22(a) Except as provided in paragraph (b) of this subsection, no more than the following amounts 23of marijuana plants may be produced at the address: (A) 48 mature marijuana plants; 2425(B) 96 immature marijuana plants that are 24 inches or more in height; and (C) The amount, established by the authority by rule, of immature marijuana plants that are less 2627than 24 inches in height; or (b) Subject to subsections (5) and (6) of this section, if each person responsible for a marijuana 28grow site located at the address first registered with the authority under ORS 475B.810 before 2930 January 1, 2015, no more than the following amounts of marijuana plants may be produced at the 31 address: 32(A) The amount of mature marijuana plants located at that address on December 31, 2014, in excess of 48 mature marijuana plants, not to exceed 96 mature marijuana plants; 33 34 (B) 192 immature marijuana plants that are 24 inches or more in height; and 35 (C) The amount, established by the authority by rule, of immature marijuana plants that are less than 24 inches in height. 36 37 (5)(a) If the authority suspends or revokes the registration of a person responsible for a 38 marijuana grow site that is located at an address described in subsection (3)(b) of this section, no more than the following amounts of marijuana plants may subsequently be produced at any address 39 described in subsection (3) of this section at which the person responsible for the marijuana grow 40 site produces marijuana: 41 42(A) 12 mature marijuana plants; (B) 24 immature marijuana plants that are 24 inches or more in height; and 43 (C) The amount, established by the authority by rule, of immature marijuana plants that are less 44 than 24 inches in height. 45

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1 (b) If the authority suspends or revokes the registration of a person responsible for a marijuana 2 grow site that is located at an address described in subsection (4)(b) of this section, no more than 3 the following amounts of marijuana plants may subsequently be produced at any address described 4 in subsection (4) of this section at which the person responsible for the marijuana grow site 5 produces marijuana:

6 (A) 48 mature marijuana plants;

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(B) 96 immature marijuana plants that are 24 inches or more in height; and

8 (C) The amount, established by the authority by rule, of immature marijuana plants that are less 9 than 24 inches in height.

10 (6) If a registry identification cardholder who designated a person to produce marijuana for the registry identification cardholder pursuant to ORS 475B.810 terminates the designation, the person 11 12 responsible for the marijuana grow site whose designation has been terminated may not be desig-13 nated to produce marijuana by another registry identification cardholder, except that the person may be designated by another registry identification cardholder if no more than 48 mature 14 15 marijuana plants and no more than 96 immature marijuana plants that are 24 or more inches in 16 height are produced at the address for the marijuana grow site at which the person produces 17 marijuana.

(7) Subject to the limits described in subsections (2) to (6) of this section, if multiple persons responsible for a marijuana grow site under ORS 475B.810 are located at the same address, the persons designated to produce marijuana by registry identification cardholders who are located at that address may collectively produce marijuana plants for any number of registry identification cardholders who designate the persons to produce marijuana.

(8) If a law enforcement officer determines that there is a number of marijuana plants at an address in excess of the quantities specified in this section, or that an address is being used to produce a number of marijuana plants in excess of the quantities specified in subsection (1)(b) of this section, the law enforcement officer may confiscate only the excess number of marijuana plants.

(9) A marijuana grow site that is colocated with a cannabis on-premises consumption site
 under section 22 of this 2021 Act is not subject to this section.

29 <u>SECTION 58a.</u> (1) Section 55 of this 2021 Act and the amendments to ORS 475B.797 by 30 section 57 of this 2021 Act become operative on August 22, 2022.

(2) The amendments to section 55 of this 2021 Act by section 56 of this 2021 Act become
 operative on January 2, 2024.

(3) The Oregon Health Authority may take any action before the operative date specified
in subsection (1) of this section that is necessary to enable the authority to exercise, on and
after the operative date specified in subsection (1) of this section, all of the duties, functions
and powers conferred on the authority by section 55 of this 2021 Act and the amendments
to ORS 475B.797 by section 57 of this 2021 Act.

**CONFORMING AMENDMENTS** 

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**<u>SECTION 59.</u>** ORS 475B.015 is amended to read:

42 475B.015. As used in ORS 475B.010 to 475B.545:

43 (1) "Cannabinoid" means any of the chemical compounds that are the active constituents derived44 from marijuana.

45 (2) "Cannabinoid concentrate" means a substance obtained by separating cannabinoids from

marijuana by: 1 2 (a) A mechanical extraction process; (b) A chemical extraction process using a nonhydrocarbon-based solvent, such as water, vege-3 table glycerin, vegetable oils, animal fats, isopropyl alcohol or ethanol; 4 (c) A chemical extraction process using carbon dioxide, provided that the process does not in-5 volve the use of high heat or pressure; or 6 (d) Any other process identified by the Oregon Liquor Control Commission, in consultation with 7 the Oregon Health Authority, by rule. 8 9 (3) "Cannabinoid edible" means food or potable liquid into which a cannabinoid concentrate, 10 cannabinoid extract or dried marijuana leaves or flowers have been incorporated. (4) "Cannabinoid extract" means a substance obtained by separating cannabinoids from 11 12 marijuana by: 13 (a) A chemical extraction process using a hydrocarbon-based solvent, such as butane, hexane or propane; 14 15 (b) A chemical extraction process using carbon dioxide, if the process uses high heat or pressure; or 16 (c) Any other process identified by the commission, in consultation with the authority, by rule. 17 18 (5)(a) "Cannabinoid product" means a cannabinoid edible and any other product intended for human consumption or use, including a product intended to be applied to the skin or hair, that 19 20contains cannabinoids or dried marijuana leaves or flowers. (b) "Cannabinoid product" does not include: 2122(A) Usable marijuana by itself; (B) A cannabinoid concentrate by itself; 23(C) A cannabinoid extract by itself; or 24 (D) Industrial hemp, as defined in ORS 571.269. 25(6) "Consumer" means a person who purchases, acquires, owns, holds or uses marijuana items 2627other than for the purpose of resale. (7) "Deliver" means the actual, constructive or attempted transfer from one person to another 28of a marijuana item, whether or not there is an agency relationship. 2930 (8) "Designated primary caregiver" has the meaning given that term in ORS 475B.791. 31 (9)(a) "Financial consideration" means value that is given or received either directly or indi-32rectly through sales, barter, trade, fees, charges, dues, contributions or donations. (b) "Financial consideration" does not include marijuana, cannabinoid products or cannabinoid 33 34 concentrates that are delivered within the scope of and in compliance with ORS 475B.301. 35 (10) "Homegrown" means grown by a person 21 years of age or older for noncommercial purposes. 36 37 (11) "Household" means a housing unit and any place in or around a housing unit at which the 38 occupants of the housing unit are producing, processing, possessing or storing homegrown marijuana, cannabinoid products, cannabinoid concentrates or cannabinoid extracts. 39 40 (12) "Housing unit" means a house, an apartment or a mobile home, or a group of rooms or a single room that is occupied as separate living quarters, in which the occupants live and eat sepa-41 rately from any other persons in the building and that has direct access from the outside of the 42 building or through a common hall. 43 (13) "Immature marijuana plant" means a marijuana plant that is not flowering. 44 (14) "Licensee" means a person that holds a license issued under ORS 475B.070, 475B.090, 45

1 475B.100 or 475B.105 or section 22, 27, 32 or 34 of this 2021 Act.

2 (15) "Licensee representative" means an owner, director, officer, manager, employee, agent or 3 other representative of a licensee, to the extent that the person acts in a representative capacity.

4 (16)(a) "Manufacture" means producing, propagating, preparing, compounding, converting or 5 processing a marijuana item, either directly or indirectly, by extracting from substances of natural 6 origin.

7 (b) "Manufacture" includes any packaging or repackaging of a marijuana item or the labeling 8 or relabeling of a container containing a marijuana item.

9 (17)(a) "Marijuana" means the plant Cannabis family Cannabaceae, any part of the plant 10 Cannabis family Cannabaceae and marijuana seeds.

11 (b) "Marijuana" does not include:

12 (A) Industrial hemp, as defined in ORS 571.269; or

(B) Prescription drugs, as that term is defined in ORS 689.005, including those containing one
or more cannabinoids, that are approved by the United States Food and Drug Administration and
dispensed by a pharmacy, as defined in ORS 689.005.

(18) "Marijuana flowers" means the flowers of the plant genus Cannabis within the plant familyCannabaceae.

(19) "Marijuana items" means marijuana, cannabinoid products, cannabinoid concentrates and
 cannabinoid extracts.

(20) "Marijuana leaves" means the leaves of the plant genus Cannabis within the plant family
 Cannabaceae.

22 (21) "Marijuana processor" means a person that processes marijuana items in this state.

23 (22) "Marijuana producer" means a person that produces marijuana in this state.

(23) "Marijuana retailer" means a person that sells marijuana items to a consumer in this state.
(24)(a) "Marijuana seeds" means the seeds of the plant Cannabis family Cannabaceae.

26 (b) "Marijuana seeds" does not include the seeds of industrial hemp, as defined in ORS 571.269.

(25) "Marijuana wholesaler" means a person that purchases marijuana items in this state for
 resale to a person other than a consumer.

(26) "Mature marijuana plant" means a marijuana plant that is not an immature marijuanaplant.

(27) "Medical grade cannabinoid product, cannabinoid concentrate or cannabinoid extract" means a cannabinoid product, cannabinoid concentrate or cannabinoid extract that has a concentration of tetrahydrocannabinoi that is permitted under ORS 475B.625 in a single serving of the cannabinoid product, cannabinoid concentrate or cannabinoid extract for consumers who hold a valid registry identification card issued under ORS 475B.797.

(28) "Medical purpose" means a purpose related to using usable marijuana, cannabinoid pro ducts, cannabinoid concentrates or cannabinoid extracts to mitigate the symptoms or effects of a
 debilitating medical condition, as defined in ORS 475B.791.

(29) "Noncommercial" means not dependent or conditioned upon the provision or receipt of fi nancial consideration.

41 (30)(a) "Premises" includes the following areas of a location licensed under ORS 475B.010 to
 42 475B.545:

(A) All public and private enclosed areas at the location that are used in the business operated
at the location, including offices, kitchens, rest rooms and storerooms;

45 (B) All areas outside a building that the commission has specifically licensed for the processing,

wholesale sale or retail sale of marijuana items; and 1 2 (C) For a location that the commission has specifically licensed for the production of marijuana outside a building, that portion of the location used to produce marijuana. 3 (b) "Premises" does not include a primary residence. 4 (31)(a) "Processes" means the processing, compounding or conversion of marijuana into 5 cannabinoid products, cannabinoid concentrates or cannabinoid extracts. 6 7 (b) "Processes" does not include packaging or labeling. (32)(a) "Produces" means the manufacture, planting, cultivation, growing or harvesting of 8 9 marijuana. (b) "Produces" does not include: 10 (A) The drying of marijuana by a marijuana processor, if the marijuana processor is not other-11 12 wise producing marijuana; or 13 (B) The cultivation and growing of an immature marijuana plant by a marijuana processor, marijuana wholesaler or marijuana retailer if the marijuana processor, marijuana wholesaler or 14 15marijuana retailer purchased or otherwise received the plant from a licensed marijuana producer. 16 (33) "Propagate" means to grow immature marijuana plants or to breed or produce marijuana seeds. 17 18 (34) "Public place" means a place to which the general public has access and includes, but is not limited to, hallways, lobbies and other parts of apartment houses and hotels not constituting 19 20rooms or apartments designed for actual residence, and highways, streets, schools, places of amusement, parks, playgrounds and areas used in connection with public passenger transportation. 2122(35) "Registry identification cardholder" has the meaning given that term in ORS 475B.791. 23(36)(a) "Usable marijuana" means the dried leaves and flowers of marijuana. (b) "Usable marijuana" does not include: 24 (A) Marijuana seeds; 25(B) The stalks and roots of marijuana; or 2627(C) Waste material that is a by-product of producing or processing marijuana. SECTION 60. ORS 475B.025 is amended to read: 28475B.025. (1) The Oregon Liquor Control Commission has the duties, functions and powers 2930 specified in ORS 475B.010 to 475B.545 and the powers necessary or proper to enable the commission 31 to carry out the commission's duties, functions and powers under ORS 475B.010 to 475B.545. The 32jurisdiction, supervision, duties, functions and powers of the commission extend to any person that produces, processes, transports, delivers, sells or purchases a marijuana item in this state. The 33 34 commission may sue and be sued. 35 (2) The duties, functions and powers of the commission specified in ORS 475B.010 to 475B.545 include the following: 36 37 (a) To regulate the production, processing, transportation, delivery, sale and purchase of 38 marijuana items in accordance with the provisions of ORS 475B.010 to 475B.545. (b) To issue, renew, suspend, revoke or refuse to issue or renew licenses for the production, 39 processing or sale of marijuana items, or other licenses related to the consumption of marijuana 40 items, and to permit, in the commission's discretion, the transfer of a license between persons. 41 (c) To adopt, amend or repeal rules as necessary to carry out the intent and provisions of ORS 42 475B.010 to 475B.545, including rules that the commission considers necessary to protect the public 43 health and safety. 44

(d) To exercise all powers incidental, convenient or necessary to enable the commission to ad-45

- 1 minister or carry out the provisions of ORS 475B.010 to 475B.545 or any other law of this state that
- 2 charges the commission with a duty, function or power related to marijuana. Powers described in
- 3 this paragraph include, but are not limited to:
- 4 (A) Issuing subpoenas;
- 5 (B) Compelling the attendance of witnesses;
- 6 (C) Administering oaths;
- 7 (D) Certifying official acts;
- 8 (E) Taking depositions as provided by law;
- 9 (F) Compelling the production of books, payrolls, accounts, papers, records, documents and tes-10 timony; and
- (G) Establishing fees in addition to the application, licensing and renewal fees described in ORS 475B.070, 475B.090, 475B.100 and 475B.105 and sections 22, 27, 32 and 34 of this 2021 Act, provided that any fee established by the commission is reasonably calculated not to exceed the cost of the
- 14 activity for which the fee is charged.

15 (e) To adopt rules regulating and prohibiting advertising marijuana items in a manner:

- 16 (A) That is appealing to minors;
- 17 (B) That promotes excessive use;
- 18 (C) That promotes illegal activity; or

19 (D) That otherwise presents a significant risk to public health and safety.

- 20 (f) To regulate the use of marijuana items for other purposes as deemed necessary or appropri-21 ate by the commission.
- (g) To establish pilot programs, of not more than three years in duration, to expand access to
   marijuana for medical use for registry identification cardholders and designated primary caregivers,
   as defined in ORS 475B.791.
- (3) Fees collected pursuant to subsection (2)(d)(G) of this section shall be deposited in the
   Marijuana Control and Regulation Fund established under ORS 475B.296.
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SECTION 61. ORS 475B.063 is amended to read:

475B.063. (1) Prior to receiving a license under ORS 475B.070, 475B.090, 475B.100 or 475B.105 or section 22 or 34 of this 2021 Act, an applicant shall request and be issued a land use compatibility statement from the city or county that authorizes the land use. The land use compatibility statement must demonstrate that the requested license is for a land use that is allowable as a permitted or conditional use within the given zoning designation where the land is located. The Oregon Liquor Control Commission may not issue a license if the land use compatibility statement shows that the proposed land use is prohibited in the applicable zone.

(2) Except as provided in subsection (3) of this section, a city or county that receives a request
 for a land use compatibility statement under this section must act on that request within 21 days
 of:

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(a) Receipt of the request, if the land use is allowable as an outright permitted use; or

(b) Final local permit approval, if the land use is allowable as a conditional use.

(3) A city or county that receives a request for a land use compatibility statement under this
section is not required to act on that request during the period that the commission discontinues
licensing those premises pursuant to ORS 475B.968 (4)(b).

(4) A city or county action concerning a land use compatibility statement under this section is
not a land use decision [for purposes of ORS chapter 195, 196, 197, 215 or 227] as defined in ORS
197.015.

SECTION 62. ORS 475B.119 is amended to read: 1 2 475B.119. (1) The Oregon Liquor Control Commission may adopt rules establishing the circumstances under which the commission may require a *marijuana retailer that holds a license issued* 3 under ORS 475B.105] licensee to use an age verification scanner or any other equipment used to 4 verify a person's age for the purpose of ensuring that the [marijuana retailer] licensee does not: 5 (a) Sell or deliver marijuana items to a person under 21 years of age[.]; 6 (b) Allow a person under 21 years of age to use marijuana items on the premises for 7 which the licensee holds a license; or 8 9 (c) Allow a person under 21 years of age to enter the premises for which the licensee holds a license. 10 (2) Information obtained under this section may not be retained after verifying a person's age 11 12 and may not be used for any purpose other than verifying a person's age. SECTION 63. ORS 475B.220 is amended to read: 13 475B.220. (1) As used in this section, "information that may be used to identify a consumer" 14 15 means information that may be acquired through the production of a piece of identification as described in ORS 475B.216, whether the information is contained in a piece of identification described 16 in ORS 475B.216 or in a different document or record. 17 18 (2) A consumer may not be required to procure for the purpose of acquiring or purchasing a marijuana item a piece of identification other than: 19 20(a) A piece of identification described in ORS 475B.216; and (b) If the consumer is a registry identification cardholder, as defined in ORS 475B.791, a registry 2122identification card, as defined in ORS 475B.791. 23(3) A marijuana retailer may not record and retain any information that may be used to identify a consumer, except as necessary to make deliveries to consumers pursuant to ORS 475B.206 (3)[, as 2425required by any rules adopted under ORS 475B.206 (3)] or section 27 of this 2021 Act. (4) A marijuana retailer may not transfer any information that may be used to identify a con-2627sumer to any other person. (5)(a) Notwithstanding subsection (3) of this section, a marijuana retailer may record and retain 28the name and contact information of a consumer for the purpose of notifying the consumer of ser-2930 vices that the marijuana retailer provides or of discounts, coupons and other marketing information 31 if: 32(A) The marijuana retailer asks the consumer whether the marijuana retailer may record and 33 retain the information; and 34 (B) The consumer consents to the recording and retention of the information. 35 (b) This subsection does not authorize a marijuana retailer to transfer information that may be 36 used to identify a consumer. 37 (6) This section does not apply to deidentified information the documentation and transfer of 38 which is required by the Department of Revenue for purposes of ORS 475B.707. SECTION 64. ORS 475B.227 is amended to read: 39 475B.227. (1) For purposes of this section: 40 (a) "Export" includes placing a marijuana item in any mode of transportation for hire, such as 41 luggage, mail or parcel delivery, even if the transportation of the marijuana item is intercepted prior 42 to the marijuana item leaving this state. 43

44 (b) "Marijuana item" includes industrial hemp products and commodities that contain more than
45 0.3 percent tetrahydrocannabinol.

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1	(2) A person may not import marijuana items into this state or export marijuana items from this
<b>2</b>	state.
3	(3) Except as provided in subsection (4) of this section, a violation of this section is a Class B
4	violation.
5	(4) A violation of this section is a:
6	(a) Class A misdemeanor, if the importation or exportation:
7	(A) Is not for consideration and the person [holds a license issued under ORS 475B.070, 475B.090,
8	475B.100 or 475B.105] is a licensee; or
9	(B) Concerns an amount of marijuana items that exceeds the applicable maximum amount spec-
10	ified in ORS 475B.337 (1)(a) to (f).
11	(b) Class C felony, if the importation or exportation:
12	(A) Is for consideration and the person [holds a license issued under ORS 475B.070, 475B.090,
13	475B.100 or 475B.105] is a licensee;
14	(B) Concerns an amount of marijuana items that exceeds 16 times the applicable maximum
15	amount specified in ORS 475B.337 (1)(a) to (f); or
16	(C) Concerns a cannabinoid extract that was not purchased from a marijuana retailer that holds
17	a license issued under ORS 475B.105.
18	SECTION 65. ORS 475B.486 is amended to read:
19	475B.486. (1) [For purposes of] As used in this section, "reasonable regulations" includes:
20	(a) Reasonable conditions on the manner in which a marijuana producer that holds a license
21	issued under ORS 475B.070 may produce marijuana or in which a researcher of cannabis that holds
22	a certificate issued under ORS 475B.286 may produce marijuana or propagate immature marijuana
23	plants;
24	(b) Reasonable conditions on the manner in which a marijuana processor that holds a license
25	issued under ORS 475B.090 may process marijuana or in which a researcher of cannabis that holds
26	a certificate issued under ORS 475B.286 may process marijuana;
27	(c) Reasonable conditions on the manner in which a marijuana wholesaler that holds a license
28	issued under ORS 475B.100 may sell marijuana at wholesale;
29	(d) Reasonable conditions on the manner in which a marijuana retailer that holds a license is-
30	sued under ORS 475B.105 may sell marijuana items;
31	(e) Reasonable conditions on the manner in which a person that holds a license issued
32	under section 22 of this 2021 Act may operate a cannabis on-premises consumption site;
33	(f) Reasonable conditions on the manner in which a person that holds a license issued
34	under section 34 of this 2021 Act for a shared processing facility may allow the processing
35	of marijuana at the shared processing facility;
36	[(e)] (g) Reasonable limitations on the hours during which a premises for which a license has
37	been issued under ORS 475B.010 to 475B.545 may operate;
38	[(f)] (h) Reasonable requirements related to the public's access to a premises for which a license
39	or certificate has been issued under ORS 475B.010 to 475B.545; and
40	[(g)] (i) Reasonable limitations on where a premises for which a license or certificate may be
41	issued under ORS 475B.010 to 475B.545 may be located.
42	(2) Notwithstanding ORS 30.935, 215.253 (1) or 633.738, the governing body of a city or county
43	may adopt ordinances that impose reasonable regulations on the operation of businesses located at
44	premises for which a license or certificate has been issued under ORS 475B.010 to 475B.545 if the
45	premises are located in the area subject to the jurisdiction of the city or county, except that the

475B.105 or section 22 or 34 of this 2021 Act from being located within a distance that is greater

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than 1,000 feet of another premises for which a license has been issued under ORS 475B.105 or 4

(a) Adopt an ordinance that prohibits a premises for which a license has been issued under ORS

section 22 or 34 of this 2021 Act. 5

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governing body of a city or county may not:

(b) Impose a fee in excess of \$1,000 for any process in which the governing body author-6 izes the establishment of a cannabis on-premises consumption site for which a license is re-7 quired under section 22 of this 2021 Act. 8

9 [(b)] (c) Adopt an ordinance that imposes a setback requirement for an agricultural building used to produce marijuana located on a premises for which a license has been issued under ORS 10 475B.070 if the agricultural building: 11

12 (A) Was constructed on or before July 1, 2015, in compliance with all applicable land use and 13 building code requirements at the time of construction;

(B) Is located at an address where a marijuana grow site first registered with the Oregon Health 14 15 Authority under ORS 475B.810 on or before January 1, 2015;

16(C) Was used to produce marijuana pursuant to the provisions of ORS 475B.785 to 475B.949 on or before January 1, 2015; and 17

18 (D) Has four opaque walls and a roof.

19 SECTION 66. ORS 475B.575 is amended to read:

475B.575. Subject to the applicable provisions of ORS chapter 183, if an applicant or licensee 20violates a provision of ORS 475B.550 to 475B.590 or a rule adopted under a provision of ORS 2122475B.550 to 475B.590, the Oregon Liquor Control Commission may refuse to issue or renew, or may 23suspend or revoke, a license issued under ORS 475B.070, 475B.090, 475B.100 or 475B.105 or section

16, 22, 27, 32 or 34 of this 2021 Act. 24

SECTION 67. ORS 475B.635 is amended to read:

475B.635. To ensure compliance with ORS 475B.600 to 475B.655 and any rule adopted under ORS 2627475B.600 to 475B.655, the Oregon Liquor Control Commission may inspect the premises of a person that holds a license under ORS 475B.070, 475B.090, 475B.100 or 475B.105 or section 22 or 34 of this 282021 Act. 29

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SECTION 68. ORS 475B.645 is amended to read:

31 475B.645. Subject to the applicable provisions of ORS chapter 183, if the applicant or licensee violates a provision of ORS 475B.600 to 475B.655 or a rule adopted under a provision of ORS 32475B.600 to 475B.655, the Oregon Liquor Control Commission may refuse to issue or renew, or may 33 34 suspend or revoke, a license issued under ORS 475B.070, 475B.090, 475B.100 or 475B.105 or section 22, 27, 32 or 34 of this 2021 Act. 35

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# SECTION 69. ORS 475B.766 is amended to read:

37 475B.766. A financial institution that provides financial services customarily provided by finan-38 cial institutions pursuant to powers granted by ORS 717.200 to 717.320, 717.900 and 717.905, the Bank Act or by ORS chapter 723 to [a marijuana processing site registered under ORS 475B.840, a 39 medical marijuana dispensary registered under ORS 475B.858, a marijuana producer that holds a li-40 cense under ORS 475B.070, a marijuana processor that holds a license under ORS 475B.090, a 41 42marijuana wholesaler that holds a license under ORS 475B.100, a marijuana retailer that holds a license under ORS 475B.105, a laboratory that holds a license under ORS 475B.560 or a person to whom 43 a permit has been issued under ORS 475B.266] the following is exempt from any criminal law of this 44 state an element of which may be proven by substantiating that a person provides financial services 45

customarily provided by financial institutions pursuant to powers granted by ORS 717.200 to 717.320, 1 2 717.900 and 717.905, the Bank Act or ORS chapter 723 to a person [who] that possesses, delivers or manufactures marijuana or marijuana derived products[.]: 3 (1) A marijuana processing site registered under ORS 475B.840; 4 5 (2) A medical marijuana dispensary registered under ORS 475B.858; (3) A marijuana producer that holds a license issued under ORS 475B.070; 6 (4) A marijuana processor that holds a license issued under ORS 475B.090; 7 (5) A marijuana wholesaler that holds a license issued under ORS 475B.100; 8 g (6) A marijuana retailer that holds a license issued under ORS 475B.105; (7) A laboratory that holds a license under ORS 475B.560; 10 (8) A person to whom a permit has been issued under ORS 475B.266; 11 12(9) A person that holds a cannabis on-premises consumption license issued under section 13 22 of this 2021 Act; (10) A person that holds a cannabis delivery license issued under section 27 of this 2021 14 15Act; 16(11) A person that holds a shared processing license issued under section 32 of this 2021 17Act: or 18 (12) A person that holds a shared processing facility license issued under section 34 of this 2021 Act. 19 SECTION 70. ORS 475B.769 is amended to read: 20475B.769. (1) Notwithstanding any law relating to the exemption of information from public dis-2122closure under ORS 475B.010 to 475B.545 or 475B.550 to 475B.590, upon the request of a financial 23institution, the Oregon Liquor Control Commission shall provide to the financial institution the following information: 2425(a) Whether a person with whom the financial institution is doing business holds a license under ORS 475B.070, 475B.090, 475B.100, 475B.105 or 475B.560 or section 22, 27, 32 or 34 of this 2021 2627Act or a permit under ORS 475B.266; (b) The name of any other business or individual affiliated with the person; 28(c) A copy of the application, and any supporting documentation submitted with the application, 2930 for a license or a permit submitted by the person; 31 (d) If applicable, data relating to sales and the volume of product sold by the person; (e) Whether the person is currently compliant with the provisions of ORS 475B.010 to 475B.545, 32475B.550 to 475B.590 and 475B.600 to 475B.655 and rules adopted under ORS 475B.010 to 475B.545, 33 34 475B.550 to 475B.590 and 475B.600 to 475B.655; (f) Any past or pending violation by the person of a provision of ORS 475B.010 to 475B.545, 35 475B.550 to 475B.590 or 475B.600 to 475B.655 or a rule adopted under ORS 475B.010 to 475B.545, 36 37 475B.550 to 475B.590 or 475B.600 to 475B.655; and 38 (g) Any penalty imposed upon the person for violating a provision of ORS 475B.010 to 475B.545, 475B.550 to 475B.590 or 475B.600 to 475B.655 or a rule adopted under ORS 475B.010 to 475B.545, 39 40 475B.550 to 475B.590 or 475B.600 to 475B.655. (2) Upon receiving a request under subsection (1) of this section, the commission shall provide 41 the requesting financial institution with the requested information. 42(3) The commission may charge a financial institution a reasonable fee to cover the adminis-43 trative costs of providing information under this section. 44 SECTION 71. ORS 475B.968 is amended to read: 45

1	475B.968. (1) The governing body of a city or county may adopt ordinances to be referred to the
2	electors of the city or county as described in subsection (2) of this section that prohibit or allow the
3	establishment of any one or more of the following in the area subject to the jurisdiction of the city
4	or in the unincorporated area subject to the jurisdiction of the county:
5	(a) Marijuana processing sites registered under ORS 475B.840;
6	(b) Medical marijuana dispensaries registered under ORS 475B.858;
7	(c) Marijuana producers that hold a license issued under ORS 475B.070;
8	(d) Marijuana processors that hold a license issued under ORS 475B.090;
9	(e) Marijuana wholesalers that hold a license issued under ORS 475B.100;
10	(f) Marijuana retailers that hold a license issued under ORS 475B.105;
11	(g) Marijuana producers that hold a license issued under ORS 475B.070 and that the Oregon
12	Liquor Control Commission has designated as an exclusively medical licensee under ORS 475B.122;
13	(h) Marijuana processors that hold a license issued under ORS 475B.090 and that the commission
14	has designated as an exclusively medical licensee under ORS 475B.127;
15	(i) Marijuana wholesalers that hold a license issued under ORS 475B.100 and that the commis-
16	sion has designated as an exclusively medical licensee under ORS 475B.129;
17	(j) Marijuana retailers that hold a license issued under ORS 475B.105 and that the commission
18	has designated as an exclusively medical licensee under ORS 475B.131; $[or]$
19	(k) Cannabis on-premises consumption sites licensed under section 22 of this 2021 Act;
20	(L) Shared processing facilities licensed under section 34 of this 2021 Act; or
21	[(k)] (m) Any combination of the entities described in this subsection.
22	(2) If the governing body of a city or county adopts an ordinance under this section, the gov-
23	erning body shall submit the measure of the ordinance to the electors of the city or county for ap-
24	proval at the next statewide general election.
25	(3) If the governing body of a city or county adopts an ordinance under this section, the gov-
26	erning body must provide the text of the ordinance:
27	(a) To the Oregon Health Authority, in a form and manner prescribed by the authority, if the
28	ordinance concerns a medical marijuana dispensary registered under ORS 475B.858 or a marijuana
29	processing site registered under ORS 475B.840; or
30	(b) To the commission, if the ordinance concerns a premises for which a license has been issued
31	under ORS 475B.010 to 475B.545.
32	(4)(a) Upon receiving notice of a prohibition under subsection (3) of this section, the authority
33	shall discontinue registering those entities to which the prohibition applies until the date of the next
34	statewide general election.
35	(b) Upon receiving notice of a prohibition under subsection (3) of this section, the commission
36	shall discontinue licensing those premises to which the prohibition applies until the date of the next
37	statewide general election.
38	(5)(a) If an allowance is approved at the next statewide general election under subsection (2)
39	of this section, and the allowance concerns an entity described in subsection (1)(a) or (b) of this
40	section, the authority shall begin registering the entity to which the allowance applies on the first
41	business day of the January immediately following the date of the statewide general election.
42	(b) If an allowance is approved at the next statewide general election under subsection (2) of
43	this section, and the allowance concerns an entity described in subsection $(1)(c)$ to $[(j)]$ (L) of this
44	section, the commission shall begin licensing the premises to which the allowance applies on the
45	first business day of the January immediately following the date of the next statewide general

election. 1 2 (6) If the electors of a city or county approve an ordinance prohibiting or allowing an entity described in subsection (1)(a), (b) or (g) to [(j)] (L) of this section, the governing body of the city or 3 county may amend the ordinance, without referring the amendment to the electors of the city or 4 county, to prohibit or allow any other entity described in subsection (1)(a), (b) or (g) to [(j)] (L) of 5 this section. 6 7 (7) Notwithstanding any other provisions of law, a city or county that adopts an ordinance under this section that prohibits the establishment of an entity described in subsection (1) of this section 8 9 may not impose a tax or fee on the production, processing or sale of marijuana or any product into 10 which marijuana has been incorporated. (8) Notwithstanding subsection (1) of this section, a medical marijuana dispensary is not subject 11 12 to an ordinance adopted under this section if the medical marijuana dispensary: (a) Is registered under ORS 475B.858 on or before the date on which the governing body adopts 13 the ordinance; and 14 15 (b) Has successfully completed a city or county land use application process. 16 (9) Notwithstanding subsection (1) of this section, a marijuana processing site is not subject to an ordinance adopted under this section if the marijuana processing site: 17 18 (a) Is registered under ORS 475B.840 on or before the date on which the governing body adopts the ordinance; and 19 (b) Has successfully completed a city or county land use application process. 20SECTION 72. (1) The amendments to ORS 475B.015, 475B.025, 475B.063, 475B.119, 475B.220, 2122475B.227, 475B.486, 475B.575, 475B.635, 475B.645, 475B.766, 475B.769 and 475B.968 by sections 2359 to 71 of this 2021 Act become operative on August 22, 2022. (2) The Oregon Liquor Control Commission may take any action before the operative date 24 specified in subsection (1) of this section that is necessary to enable the commission to ex-25ercise, on and after the operative date specified in subsection (1) of this section, all of the 2627duties, functions and powers conferred on the commission by the amendments to ORS 475B.015, 475B.025, 475B.063, 475B.119, 475B.220, 475B.227, 475B.486, 475B.575, 475B.635, 28475B.645, 475B.766, 475B.769 and 475B.968 by sections 59 to 71 of this 2021 Act. 2930 31 CAPTIONS 32SECTION 73. The unit captions used in this 2021 Act are provided only for the conven-33 34 ience of the reader and do not become part of the statutory law of this state or express any legislative intent in the enactment of this 2021 Act. 35 36 37 **EFFECTIVE DATE** 38 SECTION 74. This 2021 Act takes effect on the 91st day after the date on which the 2021 39 regular session of the Eighty-first Legislative Assembly adjourns sine die. 40 41