SB 1568-2 (LC 142) 2/11/22 (JLM/ps)

Requested by Senator DEMBROW

PROPOSED AMENDMENTS TO SENATE BILL 1568

1 On page 1 of the printed bill, line 2, after "135.418," insert "144.005,".

2 Delete lines 5 through 20 and delete pages 2 through 12 and insert:

"<u>SECTION 1.</u> (1) Except as provided in subsection (2) of this section,
 an adult in custody may apply for early medical release from custody
 under sections 1 to 7 of this 2022 Act.

"(2)(a) An adult in custody who is serving a sentence required by
ORS 137.635, 137.690, 137.700, 137.707, 164.061, 475.907, 475.925, 475.930 or
813.011 is not eligible to apply for early medical release under sections
1 to 7 of this 2022 Act on that sentence.

"(b) A person serving a sentence of life imprisonment without the
possibility of release or parole under ORS 138.052 or 163.150 is not eligible to apply for early medical release under sections 1 to 7 of this
2022 Act.

"(3) As used in sections 1 to 7 of this 2022 Act, 'adult in custody'
means a person who is committed to the legal and physical custody
of the Department of Corrections by a sentencing court under ORS
137.124 or 137.707.

"<u>SECTION 2.</u> (1) There is established, within the State Board of
 Parole and Post-Prison Supervision, the Medical Release Advisory
 Committee.

21 "(2)(a) The Governor shall appoint at least five and up to 13 mem-

bers of the committee. Committee members are appointed to four-year terms, but serve at the pleasure of the Governor. If the number of committee members falls below five for any cause, the Governor shall make an appointment to become immediately effective for the unexpired term. A person who has served as a committee member is eligible for reappointment.

"(b) The committee members shall consist of physicians, physician 7 assistants, nurse practitioners and nurses, licensed by the Oregon 8 Medical Board under ORS chapter 677 or by the Oregon State Board 9 of Nursing under ORS 678.010 to 678.410. At least one committee 10 member must be a licensed and board-certified physician, and at least 11 three committee members must be involved in direct patient care. The 12 committee members may not be employees or contractors of the De-13 partment of Corrections or current adults in custody. When making 14 appointments to the committee, the Governor shall strive to appoint 15members of communities of which the population of adults in custody 16 are a part and members from historically marginalized or underrep-17 resented communities. 18

"(3) The State Board of Parole and Post-Prison Supervision shall provide staff support to the committee and shall compensate committee members for the performance of committee work. A board member may not vote or participate in any deliberations of the committee concerning whether to give recommendation for early medical release under sections 1 to 7 of this 2022 Act.

"(4) The committee shall elect one of its members to serve as
 chairperson. A majority of members of the committee constitutes a
 quorum for the transaction of business.

"(5) The committee shall form at least two panels of at least five
 members each. At least one panel shall receive and consider regular
 applications for early medical release and at least one panel shall re-

1 ceive and consider expedited applications for early medical release.

"(6) The board shall hire at least one release navigator to support
the committee and assist persons applying for early medical release
as described in section 3 of this 2022 Act.

5 "(7) The committee shall develop an application form for early 6 medical release under sections 1 to 7 of this 2022 Act that is simple and 7 easy to understand. The form must allow the applicant to request ex-8 pedited review of the application.

9 "(8)(a) The committee shall adopt rules necessary to carry out the
10 duties of the committee, including but not limited to:

"(A) Rules further defining the criteria for early medical release
 described in section 3 (6) of this 2022 Act.

"(B) Rules further defining eligibility for reapplying for early med ical release after denial at any stage, including what constitutes a
 substantial change in a medical condition or other circumstances.

"(C) Rules establishing which applicants qualify for expedited ap plications for early medical release under sections 1 to 7 of this 2022
 Act.

"(D) Rules adopted in consultation with the Oregon Health Au thority and the Governor concerning applicants who are described in
 section 3 (6)(c) of this 2022 Act.

"(b) The committee shall annually review the rules adopted under
this subsection to ensure that the rules are based on current medical
understanding.

"(9) Members of the committee have the same privileges and im munities from civil and criminal proceedings arising by reason of of ficial committee actions as prosecuting attorneys and judicial officers
 of the state.

²⁹ "<u>SECTION 3.</u> (1) An adult in custody who is eligible to apply for ³⁰ early medical release from custody under section 1 of this 2022 Act may submit an application for early release to the Medical Release
Advisory Committee established under section 2 of this 2022 Act. The
committee shall also receive direct referrals of adults in custody from
the Department of Corrections under section 6 of this 2022 Act.

5 "(2)(a) After receipt of an application, a panel of the committee
6 shall determine whether the application is complete.

"(b) If an application is complete, the panel shall notify the applicant that the application has been accepted and shall forward the application to the full committee for consideration. The notice to the applicant must include the date on which the application was determined to be complete.

"(c) If an application is incomplete, the panel shall promptly notify the applicant concerning what additional information is needed to review the application, including necessary medical records, and allow the applicant an opportunity to provide the additional information.

16 "(d) If the panel determines that an applicant or a referred adult 17 in custody is not eligible for early medical release under section 1 of 18 this 2022 Act, the panel shall notify the applicant or referred adult in 19 custody and cease any further review of the application or direct re-20 ferral.

"(e) Upon acceptance of an application to be considered by the committee, or upon receipt of a direct referral from the Department of Corrections, the committee shall assign a release navigator to assist the applicant or referred adult in custody with reentry planning and ensuring continuity of care in the community. The release navigator shall assist the applicant or referred adult in custody with planning for obtaining housing and medical care in the community.

"(3)(a) Except as provided in paragraphs (b) and (c) of this sub section, the committee shall make a recommendation decision on a
 regular application or direct referral within 45 calendar days, and a

recommendation decision on an expedited application or a direct referral concerning an adult in custody with a terminal illness with a
prognosis of 12 months or less to live, within 14 calendar days.

"(b) The committee may, for good cause, make a decision on an
application or direct referral up to 14 days after the time requirements
described in paragraph (a) of this subsection.

"(c) Upon the request of an applicant or referred adult in custody, the time requirements described in paragraph (a) of this subsection are tolled until the applicant or referred adult in custody subsequently requests that the panel proceed with considering the application or direct referral.

"(4)(a) The committee shall review each application or direct refer-12 ral to determine whether the applicant or referred adult in custody 13 meets one or more of the criteria described in subsection (6) of this 14 section. The committee will evaluate the application or direct referral 15and the criteria by assessing considerations including, but not limited 16 to, the balance between time the applicant or referred adult in custody 17 has left to serve, the quality of life living with the medical condition 18 and whether continued care in a custodial setting is no longer appro-19 priate. If the committee determines, by a vote of the majority of the 20committee, that the applicant or referred adult in custody meets one 21or more of the criteria described in subsection (6) of this section, the 22committee shall recommend early release from custody of the appli-23cant or referred adult in custody based on medical need and com-24passion. 25

(b) A committee member may consult with an outside expert or specialist concerning an application or direct referral under consideration before the panel. Upon request by the committee, the State Board of Parole and Post-Prison Supervision shall authorize funds for consultation with an expert or specialist that is necessary for the committee to carry out the duties described in this section, contingent
 upon appropriation by the Legislative Assembly to the board of funds
 for such consultations.

"(c) The committee shall make a written recommendation decision,
including written findings, when recommending or declining to recommend release.

"(d) Each month, the committee shall review no more than five 7 applications to decide whether to recommend early medical release. 8 Direct referrals from the Department of Corrections do not count to-9 ward the five-application limit. The committee shall give priority to 10 applications based on the applicant's having a terminal illness with a 11 prognosis of 12 months or less to live, but shall otherwise consider 12 applications in the order in which the panel accepted the applications 13 as complete under subsection (2) of this section. 14

"(e) The limit on applications considered by the committee de-15scribed in paragraph (d) of this subsection may be exceeded during any 16 month that a state of emergency has been declared under ORS 401.165 17 or is ongoing, or a public health emergency has been declared under 18 ORS 433.441 or is ongoing, and the committee determines that the 19 emergency presents a serious risk to the health or safety of adults in 20custody at the specific correctional facility in which the applicant is 21housed, but the committee shall continue to prioritize the consider-22ation of applications based on the applicant's having a terminal illness 23with a prognosis of 12 months or less to live. 24

25 "(5) If committee recommends release under subsection (4) of this
 26 section:

"(a) Pursuant to ORS 151.216 and 151.219, the Public Defense Services Commission shall provide for the representation of financially
eligible applicants and referred adults in custody at all subsequent
proceedings, including hearings before the board under section 4 of

this 2022 Act and before the court on motions for resentencing under section 5 of this 2022 Act. If the commission determines that the applicant or referred adult in custody is not financially eligible for appointed counsel at state expense, the applicant or referred adult in custody may request review of the determination as provided in ORS 144.337.

"(b) The release navigator assigned by the committee may coordinate with the department or any other outside agency or organization
in order to continue to assist the applicant or referred adult in custody
with reentry planning and ensuring continuity of care in the community.

"(c) The committee shall submit the application or direct referral
and recommendation to the board for review as provided under section
4 of this 2022 Act.

"(6) An applicant or referred adult in custody may be recommended
 for early medical release if the applicant or referred adult in custody
 meets one or more of the following criteria, as further defined in the
 rules of the committee:

"(a) The applicant or referred adult in custody has a terminal ill ness with a prognosis of 12 months or less to live;

"(b) The applicant or referred adult in custody is unable to independently complete the activities of eating, toileting, grooming, dressing, bathing or physical transfers or is unable to independently move from place to place, even with the use of a mobility device; or

"(c)(A) The applicant or referred adult in custody has an underlying condition that places the applicant or referred adult in custody at increased risk of serious medical complications or death if the applicant or referred adult in custody is exposed to disease;

"(B) A state of emergency has been declared under ORS 401.165 or
 a public health emergency has been declared under ORS 433.441; and

"(C) The committee determines that the emergency presents a serious risk to the health or safety of adults in custody at the specific
correctional facility in which the applicant or referred adult in custody
is housed.

"(7) If the committee declines to recommend an applicant for early
medical release, the applicant may reapply for release provided that
the applicant can show that:

"(a) There has been a substantial change in the medical condition
or other circumstances, as defined in rules adopted by the committee,
since the previous application; or

"(b) New information has been obtained regarding the medical
 condition or other circumstance since the previous application.

"(8) An early medical release recommendation decision, or a deter mination under subsection (2) of this section that an applicant or re ferred adult in custody is not eligible for early medical release, is not
 subject to judicial review under ORS 144.335 or 183.480 to 183.497.

17 "SECTION 4. (1) Except as otherwise provided in this section, the 18 State Board of Parole and Post-Prison Supervision shall review rec-19 ommendations for early medical release of applicants and referred 20 adults in custody from the Medical Release Advisory Committee under 21 section 3 of this 2022 Act to determine whether to accept the recom-22 mendation for early medical release as provided in this section.

"(2)(a) The board shall hold a hearing within 45 days of receiving the recommendation, unless the board finds good cause to postpone the hearing, the board proceeds under paragraph (c) of this subsection or no hearing is required, as described in subsection (3) of this section. "(b) The board may require a psychological evaluation or risk as-

sessment of an applicant or referred adult in custody before proceeding
on a recommendation from the advisory committee.

30 "(c) The board may accept a committee recommendation without a

hearing, and shall provide the decision in writing and promptly notify
 the applicant or referred adult in custody.

"(d) The board shall accept the committee recommendation, advance the release date and order the release of the applicant or referred adult in custody unless the board finds, by clear and convincing evidence, that the applicant or referred adult in custody poses a danger to the safety of another person or the public and the danger outweighs any compassionate reasons for the release.

"(3) If the board determines that an applicant or referred adult in 9 custody is serving one or more sentences that require the sentencing 10 court to authorize early medical release, the board shall first conduct 11 the hearing described in subsection (2) of this section for any sen-12 tences that the board determines do not require the sentencing court 13 to authorize early medical release. After completing the board hear-14 ing, or if no board hearing is required, the board shall notify the ap-15plicant or referred adult in custody concerning the need to appear 16 before the sentencing court, and shall provide the applicant or referred 17 adult in custody with: 18

"(a) A certified copy of any committee recommendation provided
to the board under section 3 of this 2022 Act;

"(b) A certified copy of any board decision accepting or declining
to accept an early medical release recommendation under subsection
(2) of this section; and

"(c) A statement identifying the sentences that the board has de termined require the sentencing court to authorize early medical re lease.

"(4) If a victim has requested notification of the release of the applicant or referred adult in custody, the board shall notify the victim immediately upon receiving a recommendation under this section. If the victim so requests, the victim shall have the opportunity to be heard during the hearing either by submitting a written statement or
by addressing the board. Nothing in this section is to be construed as
limiting any rights a victim has under the Oregon Constitution or any
other law.

"(5) A decision by the board to accept or not accept a recommendation under this section is not subject to judicial review under ORS
144.335 or 183.480 to 183.497.

"SECTION 5. (1) If an applicant under section 3 of this 2022 Act or 8 adult in custody referred under section 6 of this 2022 Act receives no-9 tification from the Board of Parole and Post-Prison Supervision under 10 section 4 (3) of this 2022 Act that the board has determined that the 11 applicant or referred adult in custody is serving one or more sentences 12 that require the sentencing court to authorize early medical release, 13 the applicant or referred adult in custody, or the attorney for the ap-14 plicant or referred adult in custody, may file a motion for early med-15ical release with the sentencing court. Copies of the documents 16 described in section 4 (3) of this 2022 Act must be filed with the mo-17 tion. The applicant or referred adult in custody, or the attorney for 18 the applicant or referred adult in custody, shall serve a copy of the 19 motion on the district attorney of the county in which the sentencing 20court is located. The district attorney shall make reasonable efforts 21to notify the victim or victims, if any, of the filing of the motion and 22the hearing described in subsection (2) of this section. 23

"(2)(a) The court shall hold a hearing within 30 calendar days of the filing of a motion described in subsection (1) of this section, unless the court finds good cause to postpone the hearing or the court proceeds under paragraph (c) of this subsection.

"(b) Upon the request of either party, the court may order a psy chological evaluation or risk assessment of the applicant or referred
 adult in custody before proceeding on a motion for early medical re-

lease under this section. The requesting party is responsible for the
 costs of the evaluation or assessment.

"(c) The court may grant the motion and enter a supplemental
judgment authorizing early medical release without a hearing upon
stipulation of the parties and agreement of the victim.

"(d) If the victim is not present at the hearing, the court shall in-6 quire of the district attorney whether the victim was notified of the 7 hearing and whether the victim requested to be heard during the 8 hearing. If the victim so requests, the victim shall have the opportu-9 nity to be heard during the hearing either by submitting a written 10 statement or by addressing the court. Nothing in this section is to 11 be construed as limiting any rights a victim has under the Oregon 12 Constitution or any other law. 13

"(3)(a) The court shall grant the motion and authorize early medical release from custody unless the court finds, by clear and convincing evidence, that the applicant or referred adult in custody poses a danger to the safety of another person or the public and the danger outweighs any compassionate reasons for the release.

19 "(b) If the court grants the motion, the court shall enter a supple-20 mental judgment authorizing early medical release from custody for 21 the sentences previously imposed by the court.

"(4) An applicant or referred adult in custody whose motion for resentencing is denied under this section may apply or reapply to the Medical Release Advisory Committee for early medical release provided that the applicant or referred adult in custody can show that:

"(a) There has been a substantial change in the medical condition
 or other circumstances, as defined in rules adopted by the committee,
 since the previous application; or

"(b) New information has been obtained regarding the medical
 condition or other circumstance since the previous application.

"(5)(a) The grant or denial by the court of a motion for resentencing
under this section is not appealable.

"(b) Notwithstanding ORS 138.035 and 138.045, a supplemental judgment entered under this section is not appealable and does not grant
or extend any right to appellate or collateral review of any decision
or judgment previously entered in the case.

"SECTION 6. (1) The Department of Corrections shall ensure that
the process for obtaining release under sections 1 to 7 of this 2022 Act
is explained on the website of the department and in any handbook
provided to adults in custody.

"(2) The department shall ensure that application forms for ob taining release under sections 1 to 7 of this 2022 Act are made available
 for all adults in custody in department facilities.

"(3) The department, in its discretion, may directly refer an adult in custody to the Medical Release Advisory Committee for early medical release under sections 1 to 7 of this 2022 Act. The department shall directly refer to the committee any adult in custody with a terminal illness with a prognosis of 12 months or less to live, provided that the adult in custody consents to the referral.

"(4) The department, after receiving an order for or a supplemental 20judgment authorizing early medical release under section 4 or 5 of this 212022 Act, shall assist the applicant or referred adult in custody with 22reentry into the community, shall complete a release plan for review 23by the State Board of Parole and Post-Prison Supervision under ORS 24144.096 and, after the release plan is approved, shall process the release 25of the applicant or referred adult in custody within a reasonable 26amount of time. 27

"<u>SECTION 7.</u> (1) The Medical Release Advisory Committee, in col laboration with the State Board of Parole and Post-Prison Supervision
 and, as applicable, the Judicial Department, shall track the following

1 data on early medical release under sections 1 to 7 of this 2022 Act:

"(a) The number of applications each year for release under
sections 1 to 7 of this 2022 Act.

"(b) The number of adults in custody directly referred to the committee by the Department of Corrections under section 6 of this 2022
Act.

"(c) The number of applications and direct referrals that resulted
in a recommendation by the committee for release, the number that
did not result in a recommendation for release and the reasons for
each decision.

"(d) The number of applicants and referred adults in custody recommended by the committee for release that were released by the board, not released by the board, resentenced by the court and not resentenced by the court, and the reasons for each disposition.

15 "(e) The number of applicants who reapplied for release.

"(f) Demographic data for each of the applicants and direct refer rals, organized by disposition.

18 "(2) No later than December 31 each year, the board shall prepare 19 a report containing the data described in subsection (1) of this section 20 from the preceding year and provide a copy of the report to the com-21 mittees of the Legislative Assembly related to the judiciary in the 22 manner provided in ORS 192.245.

²³ "SECTION 8. ORS 144.750 is amended to read:

"144.750. (1) To accord crime victims due dignity and respect, a victim of
a crime that is the subject of a proceeding conducted by the State Board of
Parole and Post-Prison Supervision has the following rights:

27 "(a) The right to be reasonably protected from the offender during the 28 proceeding;

29 "(b) The right to attend the proceeding in person or, at the discretion of 30 the victim and with advance notice to the board, to attend the proceeding 1 by alternative means; and

"(c) The right to request the district attorney of the county in which the
offender was convicted, in the discretion of the district attorney, to participate in the proceeding.

5 "(2)(a) The board must make a reasonable effort to notify the district at-6 torney of the county in which the offender was convicted and the victim, if 7 the victim requests to be notified and furnishes the board a current address, 8 of any hearing conducted by the board. The board shall send written notice 9 to the current addresses of the district attorney and the victim no later than 10 30 days before the hearing.

"(b) The victim, personally or by counsel, and the district attorney of the county in which the offender was convicted have the right to appear at a hearing conducted by the board and may submit written and oral statements adequately and reasonably expressing any views concerning the crime and the offender.

"(c) The victim, personally or by counsel, and the district attorney of the county in which the offender was convicted shall be given access to the information that the board will rely upon in the hearing. The victim and the district attorney shall be given adequate time to rebut the information. The victim or the district attorney may request that the board, in the discretion of the board, obtain and consider additional records, evaluations or other documents.

"(3) The board must make a reasonable effort to notify the victim, if the
victim requests to be notified and furnishes the board with a current address,
of any hearing or administrative decision making process resetting or advancing a release date pursuant to ORS 144.122 or 144.126 or sections 1 to
7 of this 2022 Act.

"(4)(a) A supervisory authority must make a reasonable effort to notify the victim, if the victim requests to be notified and furnishes the supervisory authority a current address, of any contested hearing conducted by the supervisory authority. The supervisory authority shall send written notice to
 the current address of the victim as soon as practicable.

"(b) The victim, personally or by counsel, has the right to appear at a
contested hearing conducted by the supervisory authority and may submit
written and oral statements adequately and reasonably expressing any views
concerning the crime and the offender.

"(c) The victim, personally or by counsel, shall be given access to information that the supervisory authority will rely upon in the contested hearing. The victim shall be given adequate time to rebut the information. The victim may request that the supervisory authority, in the discretion of the supervisory authority, obtain and consider additional records, evaluations or other documents.

13 "(5) For purposes of this section, the victim may appear personally 14 through the victim's next of kin or a representative selected by the victim.

¹⁵ "SECTION 9. ORS 144.122 is amended to read:

"144.122. (1) After the initial parole release date has been set under ORS 16 144.120 and after a minimum period of time established by the State Board 17 of Parole and Post-Prison Supervision under subsection (2)(a) of this section, 18 [the prisoner] an adult in custody may request that the parole release date 19 be reset to an earlier date. The board may grant the request upon a deter-20mination by the board that continued incarceration is cruel and inhumane 21and that resetting the release date to an earlier date is not incompatible with 22the best interests of the [prisoner] adult in custody and society and that the 23[prisoner] adult in custody: 24

"(a) Has demonstrated an extended course of conduct indicating out standing reformation;

"(b) Suffers from a severe medical condition including terminal illness;
 or

"(c) Is elderly and is permanently incapacitated in such a manner that the
[prisoner] adult in custody is unable to move from place to place without

1 the assistance of another person.

"(2) The Advisory Commission on Prison Terms and Parole Standards may
propose to the board and the board shall adopt rules:

"(a) Establishing minimum periods of time to be served by [prisoners]
adults in custody before application may be made for a reset of release date
under subsection (1) of this section;

"(b) Detailing the criteria set forth under subsection (1) of this section
8 for the resetting of a parole release date; and

9 "(c) Establishing criteria for parole release plans for [*prisoners*] **adults** 10 **in custody** released under this section that, at a minimum, must ensure ap-11 propriate supervision and services for the person released.

12 "(3) The provisions of subsection (1)(b) of this section apply to 13 [*prisoners*] **adults in custody** sentenced in accordance with ORS 161.610.

"(4) The provisions of this section do not apply to [*prisoners*] adults in
 custody sentenced to life imprisonment without the possibility of release or
 parole under ORS 138.052 or 163.150.

"(5) If the victim has requested notification of the release of the [prisoner] adult in custody, the board shall notify the victim as described in ORS 144.750 (3) prior to any hearing or administrative decision under this section.

"(6) As used in this section, 'adult in custody' has the meaning
given that term in section 1 of this 2022 Act.

²³ "SECTION 10. ORS 144.126 is amended to read:

²⁴ "144.126. (1) The State Board of Parole and Post-Prison Supervision may ²⁵ advance the release date of [*a prisoner*] **an adult in custody** who was sen-²⁶ tenced in accordance with rules of the Oregon Criminal Justice Commission ²⁷ or ORS 161.610. The release date may be advanced if the board determines ²⁸ that continued incarceration is cruel and inhumane and that advancing the ²⁹ release date of the [*prisoner*] **adult in custody** is not incompatible with the ³⁰ best interests of the [*prisoner*] **adult in custody** and society and that the 1 [prisoner] adult in custody is:

2 "(a) Suffering from a severe medical condition including terminal illness;
3 or

"(b) Elderly and permanently incapacitated in such a manner that the
[prisoner] adult in custody is unable to move from place to place without
the assistance of another person.

"(2) The board shall adopt rules establishing criteria for release plans for
[prisoners] adults in custody released under this section that, at a minimum, must insure appropriate supervision and services for the person released.

"(3) The provisions of this section do not apply to [*prisoners*] adults in
 custody sentenced to life imprisonment without the possibility of release or
 parole under ORS 138.052 or 163.150.

"(4) If the victim has requested notification of the release of the [*prisoner*] **adult in custody**, the board shall notify the victim as described in ORS 144.750 (3) prior to any hearing or administrative decision under this section.

"(5) As used in this section, 'adult in custody' has the meaning
 given that term in section 1 of this 2022 Act.

²⁰ "SECTION 11. ORS 135.418 is amended to read:

"135.418. (1) A prosecuting attorney may not condition a defendant's plea
offer on:

23 "(a) The defendant's waiver of:

²⁴ "(A) The disclosure obligation of ORS 135.815 (1)(g).

(B) The ability to receive the audio recording of grand jury proceedings as permitted under ORS 132.270, if the indictment has been indorsed 'a true bill.'

²⁸ "(C) Eligibility for transitional leave under ORS 421.168.

"(D) Eligibility for a reduction in the term of incarceration under ORS
421.120 or 421.121.

"(E) Eligibility for any reduction in sentence, leave or release from custody or any other program for which the executing or releasing authority may consider the defendant, including programs for which the executing or releasing authority determines eligibility and programs for which consideration must be ordered by the sentencing court under ORS 137.750.

6 "(F) The ability to set aside the conviction under ORS 137.225.

"(G) Eligibility for early medical release from custody under
sections 1 to 7 of this 2022 Act.

9 "(b) A requirement that the defendant or the defense attorney stipulate 10 to the unconstitutionality of an existing law.

11 "(2)(a) A plea agreement may not contain a provision prohibited by sub-12 section (1) of this section.

"(b) A prohibited provision described in subsection (1) of this section in
a plea agreement is contrary to public policy and is void and unenforceable.
"(3) As used in this section, 'executing or releasing authority' has the
meaning given that term in ORS 137.750.

¹⁷ "<u>SECTION 12.</u> Section 1 of this 2022 Act is amended to read:

"Sec. 1. (1) Except as provided in subsection (2) of this section, an adult
in custody may apply for early medical release from custody under sections
1 to 7 of this 2022 Act.

"(2)(a) An adult in custody who is serving a sentence required by ORS
137.635, 137.690, 137.700, 137.707, 164.061, 475.907, 475.925, 475.930 or 813.011
is [not] eligible to apply for early medical release under sections 1 to 7 of
this 2022 Act, but the State Board of Parole and Post-Prison Supervision may not order release under section 4 of this 2022 Act, and the
sentencing court may not authorize release under section 5 of this 2022
Act, on that sentence.

"(b) A person serving a sentence of life imprisonment without the possibility of release or parole under ORS 138.052 or 163.150 is not eligible to
apply for early medical release under sections 1 to 7 of this 2022 Act.

"(3) As used in sections 1 to 7 of this 2022 Act, 'adult in custody' means a person who is committed to the legal and physical custody of the Department of Corrections by a sentencing court under ORS 137.124 or 137.707.

4

"SECTION 13. Section 3 of this 2022 Act is amended to read:

Sec. 3. (1) An adult in custody who is eligible to apply for early medical release from custody under section 1 of this 2022 Act may submit an application for early release to the Medical Release Advisory Committee established under section 2 of this 2022 Act. The committee shall also receive direct referrals of adults in custody from the Department of Corrections under section 6 of this 2022 Act.

11 "(2)(a) After receipt of an application, a panel of the committee shall de-12 termine whether the application is complete.

"(b) If an application is complete, the panel shall notify the applicant that the application has been accepted and shall forward the application to the full committee for consideration. The notice to the applicant must include the date on which the application was determined to be complete.

"(c) If an application is incomplete, the panel shall promptly notify the applicant concerning what additional information is needed to review the application, including necessary medical records, and allow the applicant an opportunity to provide the additional information.

"(d) If the panel determines that an applicant or a referred adult in custody is not eligible for early medical release under section 1 of this 2022 Act, the panel shall notify the applicant or referred adult in custody and cease any further review of the application or direct referral.

²⁵ "(e) Upon acceptance of an application to be considered by the committee, ²⁶ or upon receipt of a direct referral from the Department of Corrections, the ²⁷ committee shall assign a release navigator to assist the applicant or referred ²⁸ adult in custody with reentry planning and ensuring continuity of care in ²⁹ the community. The release navigator shall assist the applicant or referred ³⁰ adult in custody with planning for obtaining housing and medical care in the 1 community.

"(3)(a) Except as provided in paragraphs (b) and (c) of this subsection, the committee shall make a recommendation decision on a regular application or direct referral within 45 calendar days, and a recommendation decision on an expedited application or a direct referral concerning an adult in custody with a terminal illness with a prognosis of 12 months or less to live, within 14 calendar days.

8 "(b) The committee may, for good cause, make a decision on an applica-9 tion or direct referral up to 14 days after the time requirements described in 10 paragraph (a) of this subsection.

"(c) Upon the request of an applicant or referred adult in custody, the time requirements described in paragraph (a) of this subsection are tolled until the applicant or referred adult in custody subsequently requests that the panel proceed with considering the application or direct referral.

"(4)(a) The committee shall review each application or direct referral to 15determine whether the applicant or referred adult in custody meets one or 16 more of the criteria described in subsection (6) of this section. The committee 17 will evaluate the application or direct referral and the criteria by assessing 18 considerations including, but not limited to, the balance between time the 19 applicant or referred adult in custody has left to serve, the quality of life 20living with the medical condition and whether continued care in a custodial 21setting is no longer appropriate. If the committee determines, by a vote of 22the majority of the committee, that the applicant or referred adult in custody 23meets one or more of the criteria described in subsection (6) of this section, 24the committee shall recommend early release from custody of the applicant 25or referred adult in custody based on medical need and compassion. 26

"(b) A committee member may consult with an outside expert or specialist concerning an application or direct referral under consideration before the panel. Upon request by the committee, the State Board of Parole and Post-Prison Supervision shall authorize funds for consultation with an expert or specialist that is necessary for the committee to carry out the duties described in this section, contingent upon appropriation by the Legislative
Assembly to the board of funds for such consultations.

"(c) The committee shall make a written recommendation decision, including written findings, when recommending or declining to recommend release.

⁷ "[(d) Each month, the committee shall review no more than five applications ⁸ to decide whether to recommend early medical release. Direct referrals from the ⁹ Department of Corrections do not count toward the five-application limit. The ¹⁰ committee shall give priority to applications based on the applicant's having ¹¹ a terminal illness with a prognosis of 12 months or less to live, but shall oth-¹² erwise consider applications in the order in which the panel accepted the ap-¹³ plications as complete under subsection (2) of this section.]

"[(e) The limit on applications considered by the committee described in 14 paragraph (d) of this subsection may be exceeded during any month that a 15state of emergency has been declared under ORS 401.165 or is ongoing, or a 16 public health emergency has been declared under ORS 433.441 or is ongoing, 17 and the committee determines that the emergency presents a serious risk to the 18 health or safety of adults in custody at the specific correctional facility in 19 which the applicant is housed, but the committee shall continue to prioritize 20the consideration of applications based on the applicant's having a terminal 21illness with a prognosis of 12 months or less to live.] 22

"(5)(a) If committee recommends release under subsection (4) of this section:

²⁵ "[(a)] (A) Pursuant to ORS 151.216 and 151.219, the Public Defense Ser-²⁶ vices Commission shall provide for the representation of financially eligible ²⁷ applicants and referred adults in custody at all subsequent proceedings, in-²⁸ cluding hearings before the board under section 4 of this 2022 Act and before ²⁹ the court on motions for resentencing under section 5 of this 2022 Act. If the ³⁰ commission determines that the applicant or referred adult in custody is not

SB 1568-2 2/11/22 Proposed Amendments to SB 1568 financially eligible for appointed counsel at state expense, the applicant or referred adult in custody may request review of the determination as provided in ORS 144.337.

"[(b)] (B) The release navigator assigned by the committee may coordinate with the department or any other outside agency or organization in order to continue to assist the applicant or referred adult in custody with reentry planning and ensuring continuity of care in the community.

8 "[(c)] (C) The committee shall submit the application or direct referral 9 and recommendation to the board for review as provided under section 4 of 10 this 2022 Act.

"(b) Notwithstanding paragraph (a) of this subsection, if the committee recommends release but the applicant or referred adult in custody is solely serving a sentence required by ORS 137.635, 137.690, 137.700, 137.707, 164.061, 475.907, 475.925, 475.930 or 813.011, the committee shall provide the applicant or referred adult in custody with a certified copy of the release recommendation but shall not submit the application or direct referral and recommendation to the board for review.

"(6) An applicant or referred adult in custody may be recommended for early medical release if the applicant or referred adult in custody meets one or more of the following criteria, as further defined in the rules of the committee:

"(a) The applicant or referred adult in custody has a terminal illness with
a prognosis of 12 months or less to live;

"(b) The applicant or referred adult in custody is unable to independently complete the activities of eating, toileting, grooming, dressing, bathing or physical transfers or is unable to independently move from place to place, even with the use of a mobility device; [or]

"(c)(A) The applicant or referred adult in custody has an underlying condition that places the applicant or referred adult in custody at increased risk of serious medical complications or death if the applicant or referred 1 adult in custody is exposed to disease;

2 "(B) A state of emergency has been declared under ORS 401.165 or a 3 public health emergency has been declared under ORS 433.441; and

"(C) The committee determines that the emergency presents a serious risk
to the health or safety of adults in custody at the specific correctional facility in which the applicant or referred adult in custody is housed[.]; or

"(d) The applicant or referred adult in custody has a debilitating
or progressively debilitating medical condition, including but not limited to an injury, illness or disease that:

"(A) Poses an immediate risk to the applicant's or referred adult in
 custody's health or life; or

"(B) Requires complex medical intervention or intensive, high needs
 or specialized care.

"(7) If the committee declines to recommend an applicant for early medical release, the applicant may reapply for release provided that the applicant can show that:

"(a) There has been a substantial change in the medical condition or
 other circumstances, as defined in rules adopted by the committee, since the
 previous application; or

"(b) New information has been obtained regarding the medical condition
or other circumstance since the previous application.

"(8) An early medical release recommendation decision, or a determination under subsection (2) of this section that an applicant or referred adult in custody is not eligible for early medical release, is not subject to judicial review under ORS 144.335 or 183.480 to 183.497.

²⁶ "<u>SECTION 14.</u> ORS 144.005 is amended to read:

"144.005. (1) A State Board of Parole and Post-Prison Supervision of at
least three but no more than [*five*] six members hereby is created. At least
one member must be a woman.

30 "(2)(a) Members of the board shall be appointed by the Governor and

1 serve for a term of four years.

2 "(b) If the number of members falls below three for any cause, the Gov-3 ernor shall make an appointment to become immediately effective for the 4 unexpired term.

5 "(c) The Governor at any time may remove any member for inefficiency,
6 neglect of duty or malfeasance in office.

"(3) Each member shall devote the member's entire time to the performance of the duties imposed on the board and shall not engage in any partisan
political activity.

"(4) The members shall receive a salary set by the Governor. In addition, all members may receive actual and necessary travel and other expenses incurred in the performance of their official duties within limits as provided by law or under ORS 292.220 and 292.230.

"(5) The Director of the Department of Corrections shall serve as an ex
 officio nonvoting member of the board and shall not be considered a member
 for the purposes of subsections (1) to (4) of this section.

"SECTION 15. (1) The amendments to section 1 of this 2022 Act by
 section 12 of this 2022 Act become operative on January 1, 2025.

"(2) The amendments to section 3 of this 2022 Act by section 13 of
 this 2022 Act become operative on January 1, 2025.

"<u>SECTION 16.</u> This 2022 Act takes effect on the 91st day after the
 date on which the 2022 regular session of the Eighty-first Legislative
 Assembly adjourns sine die.".

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