## Senate Bill 305

Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President (at the request of Joint Interim Committee on Marijuana Legalization)

## 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**.

Clarifies law requiring notice to Oregon Liquor Control Commission when person licensed by commission to engage in cannabis business is convicted of violation of state law or local ordinance of which possession, delivery or manufacture of marijuana item is element.

A BILL FOR AN ACT

2 Relating to cannabis; amending ORS 475B.310.

## **3 Be It Enacted by the People of the State of Oregon:**

4 **SECTION 1.** ORS 475B.310 is amended to read:

5 475B.310. The county courts, district attorneys and municipal authorities, immediately upon the

6 conviction of [any] **a** licensee [of the Oregon Liquor Control Commission] of a violation of [any] **a** 

7 provision of ORS 475B.010 to 475B.395, or [the] of a violation of any other law of this state or or-

8 dinance of [any municipality] a city or county located in this state[, in which violation marijuana

9 had any part,] an element of which is the possession, delivery or manufacture of a marijuana

10 item, shall notify the **Oregon Liquor Control** Commission of the conviction. [The county courts,

11 district attorneys and municipal authorities shall notify the commission of any acts, practices or other

12 conduct of a licensee convicted as described in this section that may be subversive of the general wel-

13 fare or contrary to the spirit of ORS 475B.010 to 475B.395 and shall recommend such action on the

14 part of the commission as will remove the evil.]

15

1