HOUSE AMENDMENTS TO
HOUSE BILL 2627
By COMMITTEE ON HEALTH CARE
April 16

On page 1 of the printed bill, line 3, after “430.256” insert “and 475B.759”.
Delete lines 10 through 21 and insert:
“(d) ‘Recovery community center’ means a physical space where peer support services are pro-
vided by a Recovery Community Organization.
“(e) ‘Recovery Community Organization’ means a nongovernmental organization that is:
“(A) Recognized as tax exempt under section 501(c)(3) of the Internal Revenue Code;
“(B) Is managed by individuals who are in recovery from substance use disorders; and
“(C) Offers peer support services for individuals who are seeking or in recovery from substance
use disorders.
“(2) The Oregon Health Authority, in accordance with criteria adopted by the Alcohol and Drug
Policy Commission under subsection (6) of this section, shall contract with at least four Recovery
Community Organizations to operate four recovery community centers, each in a different county.
Each recovery community center must provide, at a minimum:
“(a) Culturally relevant peer mentor support;
“(b) A 24-hour telephone support line to provide peer mentor support;
“(c) In-person peer support services for 12 hours each day; and
“(d) Multiple forms of community-based recovery sessions each day using various recovery
models, including but not limited to:
“(A) Traditional and nontraditional recovery groups offering peer support; and
“(B) Mindfulness and medication-assisted treatment.
“(3) Each Recovery Community Organization contracting with the authority shall:
“(a) Be a stand-alone entity organized and managed for the sole purpose of serving as a Recov-
ery Community Organization;
“(b) Have local leadership and community control;
“(c) Enter into a memorandum of understanding with all residential and outpatient substance
use disorder treatment providers located in the county served by the Recovery Community Organ-
ization to enable the organization to connect with individuals completing treatment and advise the
individuals of the services available from the organization; and
“(d) Maintain and enforce patient privacy and confidentiality as required by state and federal
laws.
“(4) A Recovery Community Organization contracting with the authority may:
“(a) Use an existing nonprofit organization to serve as the organization’s fiscal sponsor; and
“(b) Solicit and accept funds from public or private sources.
“(5) The authority shall appoint a full-time Recovery Advocate in the division of the authority
that administers addiction treatment, recovery and prevention programs who shall be responsible for
developing and maintaining the network of Recovery Community Organizations.

“(6) The Alcohol and Drug Policy Commission shall adopt:

“(a) Criteria for the selection of locations and local partners of Recovery Community Organizations; and

“(b) Annual performance goals for the Recovery Community Organizations.

“(7) The authority shall report, at the frequency prescribed by the commission, on each Recovery Community Organization’s achievement of the organization’s annual performance goals.

“(8) The authority shall, out of funds transferred to the Oregon Health Authority Fund from ORS 475B.759 (3)(c)(D):

“(a) Use $150,000 for outreach to individuals living in rural areas to connect them with peer mentor support and peer support services using telemedicine platforms; and

“(b) Use the remaining funds to carry out the provisions of this section.

“SECTION 2. The recovery community centers described in section 1 of this 2019 Act must be established and operating no later than January 1, 2021.”.

In line 22, delete “2” and insert “3”.

On page 2, after line 20, insert:

“SECTION 4. ORS 475B.759, as amended by section 1, chapter 81, Oregon Laws 2018, 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) Subject to subsection (4) of this section, the department shall transfer quarterly 20 percent of the 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 in the 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 paragraph pursuant to subsection (4)(a) of this section, as determined by Portland State University under ORS 190.510 to 190.610, on the date immediately preceding the date of the transfer; and

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

“(B) Ten percent of the moneys in the account must be transferred to counties in the following 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

HA to HB 2627
“(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.

“(c) Eighty percent of the 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;

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

“(C) 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 may be used; and

“(D) Five percent of the moneys in the account must be used solely for purposes related to alcohol and drug abuse prevention, early intervention and treatment services, of which the lesser of $5 million or five percent of the moneys in the account must be transferred to the Oregon Health Authority Fund established in ORS 413.101 and used for carrying out section 1 of this 2019 Act.

“(4)(a) A city that 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 is not eligible to receive transfers of moneys under subsection (3)(b)(A) of this section.

“(b) A county that has an ordinance prohibiting the establishment of a premises for which issuance of a license under ORS 475B.070 is required is not eligible to receive transfers of moneys under subsection (3)(b)(B)(i) of this section.

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

“(5) In a form and manner prescribed by the Oregon Liquor Control Commission, each city and county in this state shall certify with the commission 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. If a city fails to comply with this subsection, the city is not eligible to receive transfers of moneys under subsection (3)(b)(B)(ii) of this section.

(SECTION 5) ORS 475B.759, as amended by sections 1 and 2, chapter 81, Oregon Laws 2018, 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) Subject to subsection (4) of this section, the department shall transfer quarterly 20 percent of the 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 in the following shares:

“(i) Seventy-five percent of the 10 percent must be transferred in shares that reflect the popu-
lation 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 paragraph pursuant to subsection (4)(a) of this section, as determined by Portland State University under ORS 190.510 to 190.610, on the date immediately preceding the date of the transfer; and

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

(B) Ten percent of the moneys in the account must be transferred to counties in the following 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.

(c) Eighty percent of the 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;

(B) Twenty percent of the moneys in the account must be used solely for purposes for which moneys in the Mental Health Alcoholism and Drug Services Account established under ORS 430.380 may be used;

(C) 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 may be used; and

(D) Five percent of the moneys in the account must be used solely for purposes related to alcohol and drug abuse prevention, early intervention and treatment services, of which the lesser of $5 million or five percent of the moneys in the account must be transferred to the Oregon Health Authority Fund established in ORS 413.101 and used for carrying out section 1 of this 2019 Act.

(4)(a) A city that 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 is not eligible to receive transfers of moneys under subsection (3)(b)(A) of this section.

(b) A county that has an ordinance prohibiting the establishment of a premises for which issuance of a license under ORS 475B.070 is required is not eligible to receive transfers of moneys under subsection (3)(b)(B)(i) of this section.

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

(5) In a form and manner prescribed by the Oregon Liquor Control Commission, each city and
county in this state shall certify with the commission 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. If a city fails to comply with this subsection, the city is not eligible to receive transfers of moneys under subsection (3)(b)(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) of this section.”.