A-Bill for an Act
Relating to cannabis; creating new provisions; amending ORS 475B.136, 475B.206, 475B.477, 475B.526, 475B.791, 475B.810, 475B.831 and 475B.913; and declaring an emergency.

Be It Enacted by the People of the State of Oregon:

SECTION 1. Sections 2 to 6 of this 2021 Act are added to and made a part of ORS 475B.010 to 475B.545.

SECTION 2. As used in sections 2 to 6 of this 2021 Act, “medical marijuana grow site”:

(1) Means a location at which marijuana is produced for use by registry identification cardholders.

(2) Does not include a marijuana grow site registered under ORS 475B.810.

SECTION 3. (1) The Oregon Liquor Control Commission shall establish by rule a process to register medical marijuana grow sites. To hold a registration under this section, an applicant shall:

(a) Apply for a registration in the manner prescribed by the commission by rule;

(b) Provide to the commission proof that the applicant is 21 years of age or older; and

(c) Meet any other requirements established by the commission by rule.

(2) A registration issued under this section is valid for one year and may be renewed pursuant to rules adopted by the commission.

(3)(a) An applicant for registration under this section must be an individual.

(b) A registration issued under this section may not be transferred:

(A) From the individual to whom it is issued to another individual; or

(B) To any location other than the original location at which the applicant produces marijuana.

(4) All seeds, immature marijuana plants, mature marijuana plants and usable marijuana produced by the medical marijuana grow site are the property of the medical marijuana grow site.

NOTE: Matter in boldfaced type in an amended section is new; matter in italic and bracketed is existing law to be omitted. New sections are in boldfaced type.

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(5) A medical marijuana grow site may transfer:
   (a) Subject to the limits established in ORS 475B.831 and 475B.834, the seeds, immature marijuana plants and usable marijuana associated with the production of marijuana to:
      (A) A registry identification cardholder or designated primary caregiver; or
      (B) A medical marijuana dispensary, as defined in ORS 475B.791;
   (b) Usable marijuana to a marijuana processing site as defined in ORS 475B.791, marijuana processor licensed under ORS 475B.090 or a marijuana wholesaler licensed under ORS 475B.100; and
   (c) Subject to the limits established in ORS 475B.831 and 475B.834, marijuana seeds and immature marijuana plants to another medical marijuana grow site or other person as specified by the commission by rule.

(6) A medical marijuana grow site may receive marijuana seeds and immature marijuana plants from:
   (a) A medical marijuana grow site;
   (b) A marijuana producer licensed under ORS 475B.070;
   (c) A marijuana wholesaler licensed under ORS 475B.100; and
   (d) Other persons as specified by the commission by rule.
   (7)(a) The commission shall establish application, registration and renewal fees under this section.
   (b) Fees adopted under this section 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.
   (c) Moneys from fees collected under this section shall be deposited into the Marijuana Control and Regulation Fund established under ORS 475B.296.
   (8)(a) The commission shall consult with the Oregon Health Authority in adopting rules under this section.
   (b) The commission may adopt by reference rules adopted by the authority relating to the regulation of the production of marijuana under ORS 475B.785 to 475B.949.
   (c) The commission may adopt other rules as necessary to carry out this section.

SECTION 4. (1) A medical marijuana grow site registered under section 3 of this 2021 Act is subject to the following production limits:
   (a) Except as provided in paragraph (c) of this subsection, if the medical marijuana grow site is located within city limits in an area zoned for residential use, no more than:
      (A) 12 mature marijuana plants;
      (B) 24 immature marijuana plants that are 24 inches or more in height; and
      (C) The number established by the Oregon Liquor Control Commission by rule of immature marijuana plants that are less than 24 inches in height.
   (b) Except as provided in paragraph (c) of this subsection, if the medical marijuana grow site is located in an area other than an area described in paragraph (a) of this subsection, no more than:
      (A) 48 mature marijuana plants;
      (B) 96 immature marijuana plants that are 24 inches or more in height; and
      (C) The number established by the commission by rule of immature marijuana plants that are less than 24 inches in height.
   (c) If the medical marijuana grow site, on or before April 1, 2021, is in compliance with
the production limits in ORS 475B.831 (3)(b) or (4)(b) in effect on January 1, 2015, was ap-
proved by the Oregon Health Authority as a grandfathered grow site under rules adopted by
the authority and:

(A) Is located within city limits in an area zoned for residential use, no more than:
   (i) 24 mature marijuana plants;
   (ii) 48 immature marijuana plants that are 24 inches or more in height; and
   (iii) The number established by the commission by rule of immature marijuana plants
        that are less than 24 inches in height.

(B) Is located in an area other than an area described in subparagraph (A) of this para-
    graph, no more than:
   (i) 96 mature marijuana plants;
   (ii) 192 immature marijuana plants that are 24 inches or more in height; and
   (iii) The number established by the commission by rule of immature marijuana plants
        that are less than 24 inches in height.

(2) In adopting rules under this section, the commission shall consult with the authority
and may adopt by reference rules adopted by the authority relating to plant possession lim-
its.

SECTION 5. (1) The Oregon Liquor Control Commission shall:
(a) Ensure the system developed and maintained under ORS 475B.177 is capable of
tracking the transfer of marijuana items produced at a medical marijuana grow site regis-
tered under section 3 of this 2021 Act.
(b) Treat information related to medical marijuana grow sites registered under section
3 of this 2021 Act in the same manner as the information described in ORS 475B.541.
(2) The commission may suspend, revoke or refuse to issue a registration under section
3 of this 2021 Act or require a registrant or representative of a registrant to complete
training specified by the commission if the commission finds, or has reasonable grounds to
believe, that the registrant or representative of the registrant:
(a) Has violated a provision of ORS 475B.010 to 475B.545 or a rule adopted under ORS
475B.010 to 475B.545;
(b) Has made any false representation or statement to the commission in order to induce
or prevent action by the commission;
(c) Is insolvent or incompetent or physically unable to carry on the management of the
medical marijuana grow site;
(d) Is in the habit of using alcoholic liquor, habit-forming drugs, marijuana or controlled
substances to excess;
(e) Has misrepresented to a registry identification cardholder, consumer or the public
any marijuana items transferred by the registrant or representative of the registrant; or
(f) Since the issuance of a registration under section 3 of this 2021 Act, has been con-
victed of a felony, violating any of the marijuana laws of this state or ordinances of a local
government in this state or any misdemeanor if the felony, violation or misdemeanor was
committed on the premises for which the registration was issued.
(3) Adopt rules as necessary to carry out this section.

SECTION 6. (1) In addition to any other penalty provided by law, the Oregon Liquor
Control Commission may impose, for each violation of ORS 475B.010 to 475B.545 or of a rule
adopted under ORS 475B.010 to 475B.545, by a medical marijuana grow site a civil penalty that
does not exceed $500 for each day that the violation occurs.

(2) The commission shall impose civil penalties under this section in the manner provided in ORS 183.745.

(3) All moneys collected pursuant to this section shall be deposited into the Marijuana Control and Regulation Fund established under ORS 475B.296.

SECTION 7. ORS 475B.136 is amended to read:

475B.136. (1) To produce marijuana for medical purposes, a marijuana producer that holds a license issued under ORS 475B.070 must register with the Oregon Liquor Control Commission under this section.

(2) The commission shall register a marijuana producer for the purpose of producing marijuana for medical purposes if the marijuana producer:

(a) Holds a license issued under ORS 475B.070;
(b) Meets any qualifications adopted by the commission by rule;
(c) Applies to the commission in a form and manner prescribed by the commission; and
(d) Pays any fee adopted by the commission by rule.

(3) Subject to subsection (4) of this section, a marijuana producer registered under this section may produce marijuana plants on a medically designated grow canopy in addition to producing marijuana plants on the grow canopy allowed under rules adopted under ORS 475B.085. The commission shall specify the size of medically designated grow canopies by rule, provided that the size of any medically designated grow canopy does not exceed 10 percent of the total size of both the medically designated grow canopy and the grow canopy allowed under rules adopted under ORS 475B.085 at the time that the marijuana producer applies for registration under this section.

(4) A marijuana producer registered under this section must provide, for no consideration, at least 75 percent of the annual yield of usable marijuana harvested from the marijuana producer's medically designated grow canopy to registry identification cardholders and designated primary caregivers.

(5) A marijuana producer registered under this section may not, during a single transaction, provide a registry identification cardholder or the designated primary caregiver of a registry identification cardholder an amount of usable marijuana that exceeds the amount of usable marijuana that a registry identification cardholder and a designated primary caregiver may jointly possess under ORS 475B.834.

(6) A marijuana producer registered under this section may provide immature marijuana plants to a person responsible for a marijuana grow site registered under ORS 475B.810, a medical marijuana grow site, a registry identification cardholder or a designated primary caregiver of a registry identification cardholder.

(7)(a) The commission shall adopt rules necessary to administer this section.

(b) The rules must establish sanctions for failure to meet the requirements of this section or a rule adopted under this section, including revocation of permission for the marijuana producer's medically designated grow canopy.

(c) The rules must provide that any fee adopted by the commission under subsection (2)(d) of this section be in an amount reasonably calculated to not exceed, together with other fees collected under ORS 475B.010 to 475B.545, the cost of administering ORS 475B.010 to 475B.545.

SECTION 8. ORS 475B.206 is amended to read:

475B.206. (1) Except as provided in ORS 475B.136 and 475B.873 and section 3 of this 2021 Act, a marijuana producer that holds a license issued under ORS 475B.070, marijuana processor that
holds a license issued under ORS 475B.090 [or], marijuana wholesaler that holds a license issued under ORS 475B.100 or medical marijuana grow site registered under section 3 of this 2021 Act may deliver marijuana items only to or on a premises for which a license has been issued under ORS 475B.070, 475B.090, 475B.100 or 475B.105, or to a registry identification cardholder or designated primary caregiver as allowed under ORS 475B.010 to 475B.545.

(2) **Except as provided in section 3 of this 2021 Act for medical marijuana grow sites**, a licensee to which marijuana items may be delivered under subsection (1) of this section may receive marijuana items only from:

(a) A marijuana producer that holds a license issued under ORS 475B.070, marijuana processor that holds a license issued under ORS 475B.090, marijuana wholesaler that holds a license issued under ORS 475B.100, marijuana retailer that holds a license issued under ORS 475B.105 or a laboratory licensed under ORS 475B.560;

(b) A researcher of cannabis that holds a certificate issued under ORS 475B.286 and that transfers limited amounts of marijuana, usable marijuana, cannabinoid products, cannabinoid concentrates and cannabinoid extracts in accordance with procedures adopted under ORS 475B.286 (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; or

(e) A medical marijuana grow site registered under section 3 of this 2021 Act acting in accordance with section 3 of this 2021 Act and any procedures adopted by rule by the commission.

(3) 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.

(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.

**SECTION 9.** ORS 475B.477 is amended to read:

475B.477. (1) As used in this section, “designated primary caregiver,” “immature marijuana plant,” “marijuana,” “medical cannabinoid product” and “registry identification cardholder” have the meanings given those terms in ORS 475B.791.

(2) A city or county may not adopt an ordinance, by referral or otherwise, that prohibits or otherwise limits:

(a) The privileges described in ORS 475B.301; or

(b) The right of a registry identification cardholder and the designated primary caregiver of a registry identification cardholder to:

(A) Possess the seeds of marijuana, immature marijuana plants or medical cannabinoid products as described in ORS 475B.785 to 475B.949; or

(B) Jointly possess up to six mature marijuana plants and up to 12 immature marijuana plants
under ORS 475B.831 (1); or
[(C) (B) Jointly possess up to 24 ounces of usable marijuana under ORS 475B.834 (1)[; or
(c) The right of a person designated to produce marijuana under ORS 475B.810 to produce
up to the number of marijuana plants described in ORS 475B.831 (3).
SECTION 10. ORS 475B.526 is amended to read:
475B.526. (1) Marijuana is:
(a) A crop for the purposes of “farm use” as defined in ORS 215.203;
(b) A crop for purposes of a “farm” and “farming practice,” both as defined in ORS 30.930;
(c) A product of farm use as described in ORS 308A.062; and
(d) The product of an agricultural activity for purposes of ORS 568.909.
(2) Notwithstanding ORS chapters 195, 196, 197, 215 and 227, the following are not permitted
uses on land designated for exclusive farm use:
(a) A new dwelling used in conjunction with a marijuana crop;
(b) A farm stand, as described in ORS 215.213 (1)(r) or 215.283 (1)(o), used in conjunction with
a marijuana crop; and
(c) A commercial activity, as described in ORS 215.213 (2)(c) or 215.283 (2)(a), carried on in
conjunction with a marijuana crop.
(3) A county may allow the production of marijuana as a farm use on land zoned for farm or
forest use in the same manner as the production of marijuana is allowed in exclusive farm use zones
under this section and ORS 215.213, 215.283 and 475B.063.
(4) This section applies to:
(a) Marijuana producers that hold a license issued under ORS 475B.070;
(b) Persons registered under ORS 475B.810 and designated to produce marijuana by one or more
persons who hold valid registry identification cards issued under ORS 475B.797; [and]
(c) For the purpose of producing marijuana or propagating immature marijuana plants, re-
searchers of cannabis that hold a certificate issued under ORS 475B.286; and
(d) Medical marijuana grow sites registered under section 3 of this 2021 Act.
SECTION 11. ORS 475B.791 is amended to read:
475B.791. As used in ORS 475B.785 to 475B.949:
(1) “Attending physician” means a physician licensed under ORS chapter 677 who has primary
responsibility for the care and treatment of a person diagnosed with a debilitating medical condition.
(2) “Cannabinoid” means any of the chemical compounds that are the active constituents of
marijuana.
(3) “Cannabinoid concentrate” means a substance obtained by separating cannabinoids from
marijuana by:
(a) A mechanical extraction process;
(b) A chemical extraction process using a nonhydrocarbon-based solvent, such as vegetable
glycerin, vegetable oils, animal fats, isopropyl alcohol or ethanol;
(c) A chemical extraction process using the hydrocarbon-based solvent carbon dioxide, provided
that the process does not involve the use of high heat or pressure; or
(d) Any other process identified by the Oregon Health Authority, in consultation with the
Oregon Liquor Control Commission, by rule.
(4) “Cannabinoid edible” means food or potable liquid into which a cannabinoid concentrate,
cannabinoid extract or dried leaves or flowers of marijuana have been incorporated.
(5) “Cannabinoid extract” means a substance obtained by separating cannabinoids from
marijuana by:
   (a) A chemical extraction process using a hydrocarbon-based solvent, such as butane, hexane or propane;
   (b) A chemical extraction process using the hydrocarbon-based solvent carbon dioxide, if the process uses high heat or pressure; or
   (c) Any other process identified by the Oregon Health Authority, in consultation with the Oregon Liquor Control Commission, by rule.

(6) “Debilitating medical condition” means:
   (a) Cancer, glaucoma, a degenerative or pervasive neurological condition, positive status for human immunodeficiency virus or acquired immune deficiency syndrome, or a side effect related to the treatment of those medical conditions;
   (b) A medical condition or treatment for a medical condition that produces, for a specific patient, one or more of the following:
      (A) Cachexia;
      (B) Severe pain;
      (C) Severe nausea;
      (D) Seizures, including seizures caused by epilepsy; or
      (E) Persistent muscle spasms, including spasms caused by multiple sclerosis;
   (c) Post-traumatic stress disorder; or
   (d) Any other medical condition or side effect related to the treatment of a medical condition adopted by the Oregon Health Authority by rule or approved by the authority pursuant to a petition filed under ORS 475B.946.

(7)(a) “Delivery” has the meaning given that term in ORS 475.005.
(b) “Delivery” does not include transfer of marijuana by a registry identification cardholder to another registry identification cardholder if no consideration is paid for the transfer.

(8)(a) “Designated primary caregiver” means an individual:
      (A) Who is 18 years of age or older;
      (B) Who has significant responsibility for managing the well-being of a person who has been diagnosed with a debilitating medical condition; and
      (C) Who is designated as the person responsible for managing the well-being of a person who has been diagnosed with a debilitating medical condition on that person’s application for a registry identification card or in other written notification submitted to the authority.
   (b) “Designated primary caregiver” does not include a person’s attending physician.

(9) “High heat” means a temperature exceeding 180 degrees.

(10) “Immature marijuana plant” means a marijuana plant that is not flowering.

(11)(a) “Marijuana” means the plant Cannabis family Cannabaceae, any part of the plant Cannabis family Cannabaceae and the seeds of the plant Cannabis family Cannabaceae.
   (b) “Marijuana” does not include:
      (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.

   (12) “Marijuana grow site” means a location registered under ORS 475B.810 where marijuana is produced for use by a registry identification cardholder.
   (13) “Marijuana processing site” means a marijuana processing site registered under ORS
ORS 475B.810 is amended to read:

(1)(a) The Oregon Health Authority shall establish by rule a marijuana grow site registration system to track and regulate the production of marijuana by a registry identification cardholder or a person designated by the registry identification cardholder to produce marijuana for the registry identification cardholder.
(b) Except as provided in paragraph (c) of this subsection, a person may not produce marijuana unless the person is registered under this section.

(c) Paragraph (b) of this subsection does not apply to the production of marijuana as provided in ORS 475B.010 to 475B.545 or as otherwise provided for by the statutory laws of this state.

(2) Rules adopted under this section must require an applicant for a registry identification card, or a registry identification cardholder who produces marijuana or who designates another person to produce marijuana, to submit an application to the authority containing the following information at the time of making an application under ORS 475B.797 (2), renewing a registry identification card under ORS 475B.797 (6)(b), or notifying the authority of a change under ORS 475B.797 (6)(a):

(a) The name of the person responsible for the marijuana grow site;

(b) Proof that the person is 21 years of age or older;

(c) If the registry identification cardholder or the person responsible for the marijuana grow site is not the owner of the premises of the marijuana grow site, signed informed consent from the owner of the premises to register the premises as a marijuana grow site;

(d) The address of the marijuana grow site; and

(e) Any other information that the authority considers necessary to track the production of marijuana under ORS 475B.785 to 475B.949.

(3)(a) The authority shall conduct a criminal records check under ORS 181A.195 of any person whose name is submitted under this section as the person responsible for a marijuana grow site.

(b) A person convicted of a Class A or Class B felony under ORS 475.752 to 475.920 for the manufacture or delivery of a controlled substance in Schedule I or Schedule II may not act as or be designated a person responsible for a marijuana grow site for two years from the date of conviction.

(c) A person convicted more than once of a Class A or Class B felony under ORS 475.752 to 475.920 for the manufacture or delivery of a controlled substance in Schedule I or Schedule II may not act as or be designated a person responsible for a marijuana grow site.

(4) Subject to subsection [(11)] (12) of this section, the authority shall issue a marijuana grow site registration card if the requirements of subsections (2) and (3) of this section are met.

(5) A person who holds a marijuana grow site registration card under this section must display the card at the marijuana grow site at all times.

(6) A marijuana grow site registration card must be obtained and posted for each registry identification cardholder for whom marijuana is being produced at a marijuana grow site.

(7)(a) All seeds, immature marijuana plants, mature marijuana plants and usable marijuana associated with the production of marijuana for a registry identification cardholder by a person responsible for a marijuana grow site are the property of the registry identification cardholder.

(b) All seeds, immature marijuana plants and usable marijuana associated with the production of marijuana for a registry identification cardholder by a person responsible for a marijuana grow site must be transferred to the registry identification cardholder upon the request of the registry identification cardholder.

(c) All usable marijuana associated with the production of marijuana for a registry identification cardholder by a person responsible for a marijuana grow site must be transferred to a marijuana processing site upon the request of the registry identification cardholder. For purposes of this paragraph, a request to transfer usable marijuana constitutes an assignment of the right to possess the usable marijuana.

(d) All seeds, immature marijuana plants and usable marijuana associated with the production
of marijuana for a registry identification cardholder by a person responsible for a marijuana grow
site must be transferred to a medical marijuana dispensary upon request of the registry identifica-
tion cardholder. For purposes of this paragraph, a request to transfer seeds, immature marijuana
plants or usable marijuana constitutes an assignment of the right to possess the seeds, immature
marijuana plants or usable marijuana.

(e) Information related to transfers made under this subsection must be submitted to the au-
thority in the manner required by ORS 475B.816.

(8) A registry identification cardholder, or the designated caregiver of a registry identification
cardholder, may reimburse a person responsible for a marijuana grow site for all costs associated
with the production of marijuana for the registry identification cardholder.

(9) The authority may inspect:

(a) The marijuana grow site of a person designated to produce marijuana by a registry identifi-
cation cardholder to ensure compliance with this section and ORS 475B.816 and 475B.831 and any
rule adopted under this section and ORS 475B.816 and 475B.831; and

(b) The records of the marijuana grow site of a person designated to produce marijuana by a
registry identification cardholder to ensure compliance with this section and ORS 475B.816 and any
rule adopted under this section and ORS 475B.816.

(10) The authority may refuse to register a registry identification cardholder or a designee under
this section or may suspend or revoke the registration of a person responsible for a marijuana grow
site if the authority determines that the applicant or the person responsible for a marijuana grow
site violated a provision of ORS 475B.785 to 475B.949, a rule adopted under ORS 475B.785 to
475B.949 or an ordinance adopted pursuant to ORS 475B.928.

(11) A marijuana grow site registered under this section may not produce marijuana for
more than two registry identification cardholders.

[[(11)] (12) The authority may require a person responsible for a marijuana grow site, prior to
issuing a marijuana grow site registration card under subsection (4) of this section, to pay a fee
reasonably calculated to pay costs incurred under this section and ORS 475B.816 and 475B.879.

SECTION 13. ORS 475B.831 is amended to read:

475B.831. (1)(a) A registry identification cardholder and the designated primary caregiver of
the registry identification cardholder may jointly possess:

[(A)] (a) Six or fewer mature marijuana plants; and

[(B)] (b) Twelve or fewer immature marijuana plants.

[(b)(A) Unless an address is the marijuana grow site of a person designated to produce marijuana
by a registry identification cardholder, the address where a registry identification cardholder or the
primary caregiver of a registry identification cardholder produces marijuana may be used to produce
not more than:]

[(i) Six or fewer mature marijuana plants per registry identification cardholder, up to 12 mature
marijuana plants; and]

[(ii) Twelve or fewer immature marijuana plants per registry identification cardholder, up to 24
immature marijuana plants.]

[(B) Except as provided in subparagraph (C) of this paragraph, an address that is subject to this
paragraph may not be used to produce plants in the genus Cannabis within the plant family
Cannabaceae pursuant to ORS 475B.301.]  

[(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]
to ORS 475B.301 if a person other than a registry identification cardholder who is using the address
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
mature marijuana plants.]

[(2)(a)] (2) A person may be designated to produce marijuana under ORS 475B.810 by no more
than [eight] two registry identification cardholders.

[(b)] (3) A person responsible for a marijuana grow site may produce for a registry identification
cardholder who designates the person to produce marijuana no more than:

[(A)] (a) Six mature marijuana plants;

[(B)] (b) 12 immature marijuana plants that are 24 inches or more in height; and

[(C)] (c) The [amount,] number established by the Oregon Health Authority by rule[,] of imma-
ture marijuana plants that are less than 24 inches in height.

[(3) If the address of a person responsible for a marijuana grow site registered under ORS
475B.810 is located within city limits in an area zoned for residential use:]

[(a) Except as provided in paragraph (b) of this subsection, no more than the following amounts
of marijuana plants may be produced at the address:]

[(A) 12 mature marijuana plants;]

[(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
than 24 inches in height; or]

[(b) Subject to subsection (5) of this section, if each person responsible for a marijuana grow site
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:]

[(A) The amount of mature marijuana plants located at that address on December 31, 2014, in ex-
cess 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]

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

[(4) If the address of a person responsible for a marijuana grow site registered under ORS
475B.810 is located in an area other than an area described in subsection (3) of this section:]

[(a) Except as provided in paragraph (b) of this subsection, no more than the following amounts
of marijuana plants may be produced at the address:]

[(A) 48 mature marijuana plants;]

[(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
than 24 inches in height; or]

[(b) Subject to subsections (5) and (6) of this section, if each person responsible for a marijuana
grow site 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:]

[(A) The amount of mature marijuana plants located at that address on December 31, 2014, in ex-
cess of 48 mature marijuana plants, not to exceed 96 mature marijuana plants;]

[(B) 192 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
than 24 inches in height.]
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 described in subsection (3) of this section at which the person responsible for the marijuana grow site produces marijuana:

[(A) 12 mature marijuana plants;

(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 than 24 inches in height.]

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

[(A) 48 mature marijuana plants;

(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 than 24 inches in height.]

[(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 responsible for the marijuana grow site whose designation has been terminated may not be designated 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 marijuana plants and no more than 96 immature marijuana plants that are 24 or more inches in height are produced at the address for the marijuana grow site at which the person produces 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.]

(4)(a) Subject to paragraph (b) of this subsection, an address at which a marijuana grow site is located may be used to produce plants in the genus Cannabis within the plant family Cannabaceae pursuant to ORS 475B.301.

(b) An address described in this subsection may not be used to produce more than 12 total mature marijuana plants.

(8)(5) 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)] (3) or (4) of this section, the law enforcement officer may confiscate only the excess number of marijuana plants.

SECTION 14. ORS 475B.913 is amended to read:

475B.913. (1) Except as provided in ORS 475B.910, a person has an affirmative defense to a criminal charge of possession, delivery or manufacture of marijuana, or any other criminal offense in which possession, delivery or manufacture of marijuana is an element, if the person charged with the offense:

(a) Was diagnosed with a debilitating medical condition within 12 months of the date on which
A person engaged in the medical use of marijuana; and
(c) Possesses, delivers or manufactures marijuana only in quantities permitted under ORS 475B.831.

(2) A person does not need to lawfully possess a registry identification card to assert the affirmative defense established in this section.

(3) A person engaged in the medical use of marijuana who claims that marijuana provides medically necessary benefits and who is charged with a crime pertaining to the use of marijuana is not precluded from presenting a defense of choice of evils, as set forth in ORS 161.200, or from presenting evidence supporting the necessity of marijuana for treatment of a specific disease or medical condition, provided that:
(a) The person possesses, delivers or manufactures marijuana only as permitted under ORS 475B.831 [(1)]; and
(b) The person has taken a substantial step toward complying with the provisions of ORS 475B.785 to 475B.949.

(4) A defendant proposing to use the affirmative defense established in this section in a criminal action shall, not less than five days before the trial of the cause, file and serve upon the district attorney a written notice of the intention to assert the affirmative defense. The notice must specifically state the reasons why the defendant is entitled to assert the affirmative defense and the factual basis for the affirmative defense. If the defendant fails to file and serve the notice, the defendant is not permitted to assert the affirmative defense at the trial of the cause unless the court orders, for good cause, otherwise.

SECTION 15.
(1) Sections 2 to 6 of this 2021 Act and the amendments to ORS 475B.136, 475B.206, 475B.477, 475B.526, 475B.791, 475B.810, 475B.831 and 475B.913 by sections 7 to 14 of this 2021 Act become operative on January 1, 2022.

(2) The Oregon Health Authority and 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 authority or the commission to exercise, on or after the operative date specified in subsection (1) of this section, all of the duties, functions and powers conferred on the authority and the commission by sections 2 to 6 of this 2021 Act and the amendments to ORS 475B.136, 475B.206, 475B.477, 475B.526, 475B.791, 475B.810, 475B.831 and 475B.913 by sections 7 to 14 of this 2021 Act.

SECTION 16. (1) Until June 1, 2022, the Oregon Health Authority may renew a registration issued under ORS 475B.810 if the initial registration was issued before September 1, 2021.

(2) On or after September 1, 2021, the authority may not:
(a) Register a marijuana grow site under ORS 475B.810 that produces marijuana for more than two registry identification cardholders, regardless of the number of persons designated to produce marijuana by registry identification cardholders at the marijuana grow site; or
(b) Collect fees for the issuance of initial registration of marijuana grow sites described in paragraph (a) of this subsection.

SECTION 17. (1) Not later than June 1, 2022, a medical marijuana grow site may apply to the Oregon Liquor Control Commission for registration under section 3 of this 2021 Act if:
(a) The medical marijuana grow site is a marijuana grow site registered with the Oregon
Health Authority under ORS 475B.810 on February 1, 2021;
(b) Before September 1, 2021, the medical marijuana grow site is designated to produce
marijuana for three or more registry identification cardholders or is a marijuana grow site
at which marijuana is produced by three or more persons designated to produce marijuana;
and
(c) Before September 1, 2021, the medical marijuana grow site is subject to tracking un-
der ORS 475B.177.
(2)(a) Notwithstanding section 3 (4) of this 2021 Act, not later than June 1, 2022, a regis-
try identification cardholder who designated a person to produce marijuana under ORS
475B.810 may request that the person designated to produce marijuana transfer to the reg-
istry identification cardholder all seeds, immature marijuana plants, mature marijuana
plants and usable marijuana produced for the registry identification cardholder if the person
designated to produce marijuana applies for a medical marijuana grow site registration under
section 3 of this 2021 Act.
(b) A person to whom a request described in paragraph (a) of this subsection is made
shall transfer the requested objects to the registry identification cardholder as soon as pos-
sible after the request is made.
(3) The registration under ORS 475B.810 of a marijuana grow site at which marijuana is
produced for three or more registry identification cardholders, or by three or more persons
designated to produce marijuana for registry identification cardholders, and that does not
apply for registration under section 3 of this 2021 Act by June 1, 2022, expires on June 1, 2022.
The expiration of a registration under this subsection may not be appealed. A marijuana
grow site described in this subsection may not produce marijuana after September 1, 2022.
SECTION 18. This 2021 Act being necessary for the immediate preservation of the public
peace, health and safety, an emergency is declared to exist, and this 2021 Act takes effect
on its passage.