## HOUSE BILL 1790

State of Washington 68th Legislature 2023 Regular Session

By Representative Entenman

AN ACT Relating to expanding and improving the social equity in cannabis program; amending RCW 69.50.331, 69.50.335, 69.50.345, and 69.50.345; providing an effective date; and providing an expiration date.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

6 Sec. 1. RCW 69.50.331 and 2022 c 16 s 58 are each amended to 7 read as follows:

(1) For the purpose of considering any application for a license 8 to produce, process, research, transport, or deliver cannabis, 9 10 useable cannabis, cannabis concentrates, or cannabis-infused products 11 subject to the regulations established under RCW 69.50.385, or sell 12 cannabis, or for the renewal of a license to produce, process, research, transport, or deliver cannabis, useable cannabis, cannabis 13 concentrates, or cannabis-infused products subject to the regulations 14 15 established under RCW 69.50.385, or sell cannabis, the board must conduct a comprehensive, fair, and impartial evaluation of the 16 17 applications timely received.

(a) The board may cause an inspection of the premises to be made,
and may inquire into all matters in connection with the construction
and operation of the premises. For the purpose of reviewing any
application for a license and for considering the denial, suspension,

1 revocation, cancellation, or renewal or denial thereof, of any license, the board may consider any prior criminal arrests or 2 convictions of the applicant, any public safety administrative 3 violation history record with the board, and a criminal history 4 record information check. The board may submit the criminal history 5 6 record information check to the Washington state patrol and to the identification division of the federal bureau of investigation in 7 order that these agencies may search their records for prior arrests 8 and convictions of the individual or individuals who filled out the 9 forms. The board must require fingerprinting of any applicant whose 10 11 criminal history record information check is submitted to the federal 12 bureau of investigation. The provisions of RCW 9.95.240 and of chapter 9.96A RCW do not apply to these cases. Subject to the 13 provisions of this section, the board may, in its discretion, grant 14 or deny the renewal or license applied for. Denial may be based on, 15 16 without limitation, the existence of chronic illegal activity documented in objections submitted pursuant to subsections (7)(c) and 17 18 (10) of this section. Authority to approve an uncontested or unopposed license may be granted by the board to any staff member the 19 board designates in writing. Conditions for granting this authority 20 21 must be adopted by rule.

22 23 (b) No license of any kind may be issued to:

(i) A person under the age of ((<del>twenty-one</del>)) <u>21</u> years;

(ii) A person doing business as a sole proprietor who has not lawfully resided in the state for at least six months prior to applying to receive a license;

(iii) A partnership, employee cooperative, association, nonprofit corporation, or corporation unless formed under the laws of this state, and unless all of the members thereof are qualified to obtain a license as provided in this section; or

31 (iv) A person whose place of business is conducted by a manager 32 or agent, unless the manager or agent possesses the same 33 qualifications required of the licensee.

34 (2)(a) The board may, in its discretion, subject to RCW 35 43.05.160, 69.50.563, 69.50.562, 69.50.334, and 69.50.342(3) suspend 36 or cancel any license; and all protections of the licensee from 37 criminal or civil sanctions under state law for producing, 38 processing, researching, or selling cannabis, cannabis concentrates, 39 useable cannabis, or cannabis-infused products thereunder must be 40 suspended or terminated, as the case may be. 1 (b) The board must immediately suspend the license of a person who has been certified pursuant to RCW 74.20A.320 by the department 2 of social and health services as a person who is not in compliance 3 with a support order. If the person has continued to meet all other 4 requirements for reinstatement during the suspension, reissuance of 5 6 the license is automatic upon the board's receipt of a release issued by the department of social and health services stating that the 7 licensee is in compliance with the order. 8

(c) The board may request the appointment of administrative law 9 judges under chapter 34.12 RCW who shall have power to administer 10 oaths, issue subpoenas for the attendance of witnesses and the 11 12 production of papers, books, accounts, documents, and testimony, examine witnesses, receive testimony in any inquiry, investigation, 13 14 hearing, or proceeding in any part of the state, and consider mitigating and aggravating circumstances in any case and deviate from 15 16 any prescribed penalty, under rules the board may adopt.

17 (d) Witnesses must be allowed fees and mileage each way to and 18 from any inquiry, investigation, hearing, or proceeding at the rate 19 authorized by RCW 34.05.446. Fees need not be paid in advance of 20 appearance of witnesses to testify or to produce books, records, or 21 other legal evidence.

(e) In case of disobedience of any person to comply with the 22 23 order of the board or a subpoena issued by the board, or any of its members, or administrative law judges, or on the refusal of a witness 24 25 to testify to any matter regarding which he or she may be lawfully 26 interrogated, the judge of the superior court of the county in which the person resides, on application of any member of the board or 27 administrative law judge, compels obedience by contempt proceedings, 28 as in the case of disobedience of the requirements of a subpoena 29 issued from said court or a refusal to testify therein. 30

31 (3) Upon receipt of notice of the suspension or cancellation of a 32 license, the licensee must forthwith deliver up the license to the 33 board. Where the license has been suspended only, the board must return the license to the licensee at the expiration or termination 34 of the period of suspension. The board must notify all other 35 licensees in the county where the subject licensee has its premises 36 of the suspension or cancellation of the license; and no other 37 licensee or employee of another licensee may allow or cause any 38 39 cannabis, cannabis concentrates, useable cannabis, or cannabis-

1 infused products to be delivered to or for any person at the premises 2 of the subject licensee.

3 (4) Every license issued under this chapter is subject to all 4 conditions and restrictions imposed by this chapter or by rules 5 adopted by the board to implement and enforce this chapter. All 6 conditions and restrictions imposed by the board in the issuance of 7 an individual license must be listed on the face of the individual 8 license along with the trade name, address, and expiration date.

9 (5) Every licensee must post and keep posted its license, or 10 licenses, in a conspicuous place on the premises.

11 (6) No licensee may employ any person under the age of ((twenty-12 one)) <u>21</u> years.

(7) (a) Before the board issues a new or renewed license to an 13 applicant it must give notice of the application to the chief 14 15 executive officer of the incorporated city or town, if the 16 application is for a license within an incorporated city or town, or 17 to the county legislative authority, if the application is for a license outside the boundaries of incorporated cities or towns, or to 18 the tribal government if the application is for a license within 19 Indian country, or to the port authority if the application for a 20 license is located on property owned by a port authority. 21

22 The incorporated city or town through the official or (b) 23 employee selected by it, the county legislative authority or the official or employee selected by it, the tribal government, or port 24 25 authority has the right to file with the board within twenty days after the date of transmittal of the notice for applications, or at 26 least thirty days prior to the expiration date for renewals, written 27 objections against the applicant or against the premises for which 28 the new or renewed license is asked. The board may extend the time 29 period for submitting written objections upon request from the 30 31 authority notified by the board.

32 (c) The written objections must include a statement of all facts upon which the objections are based, and in case written objections 33 are filed, the city or town or county legislative authority may 34 request, and the board may in its discretion hold, a hearing subject 35 to the applicable provisions of Title 34 RCW. If the board makes an 36 initial decision to deny a license or renewal based on the written 37 objections of an incorporated city or town or county legislative 38 39 authority, the applicant may request a hearing subject to the 40 applicable provisions of Title 34 RCW. If a hearing is held at the

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request of the applicant, board representatives must present and
 defend the board's initial decision to deny a license or renewal.

3 (d) Upon the granting of a license under this title the board 4 must send written notification to the chief executive officer of the 5 incorporated city or town in which the license is granted, or to the 6 county legislative authority if the license is granted outside the 7 boundaries of incorporated cities or towns.

8 (8)(a) Except as provided in (b) through (e) of this subsection, 9 the board may not issue a license for any premises within ((<del>one</del> 10 <del>thousand</del>)) <u>1,000</u> feet of the perimeter of the grounds of any 11 elementary or secondary school, playground, recreation center or 12 facility, child care center, public park, public transit center, or 13 library, or any game arcade admission to which is not restricted to 14 persons aged ((<del>twenty-one</del>)) <u>21</u> years or older.

(b) A city, county, or town may permit the licensing of premises 15 16 within ((one thousand)) 1,000 feet but not less than ((one hundred)) 17 100 feet of the facilities described in (a) of this subsection, except elementary schools, secondary schools, and playgrounds, by 18 enacting an ordinance authorizing such distance reduction, provided 19 that such distance reduction will not negatively impact the 20 21 jurisdiction's civil regulatory enforcement, criminal law enforcement interests, public safety, or public health. 22

(c) A city, county, or town may permit the licensing of research 23 premises allowed under RCW 69.50.372 within ((one thousand)) 1,000 24 25 feet but not less than ((one hundred)) 100 feet of the facilities described in (a) of this subsection by enacting an ordinance 26 authorizing such distance reduction, provided that the ordinance will 27 28 not negatively impact the jurisdiction's civil regulatory 29 enforcement, criminal law enforcement, public safety, or public health. 30

(d) The board may license premises located in compliance with the distance requirements set in an ordinance adopted under (b) or (c) of this subsection. Before issuing or renewing a research license for premises within ((one thousand)) <u>1,000</u> feet but not less than ((one <u>hundred</u>)) <u>100</u> feet of an elementary school, secondary school, or playground in compliance with an ordinance passed pursuant to (c) of this subsection, the board must ensure that the facility:

38 (i) Meets a security standard exceeding that which applies to39 cannabis producer, processor, or retailer licensees;

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1 (ii) Is inaccessible to the public and no part of the operation 2 of the facility is in view of the general public; and

3 (iii) Bears no advertising or signage indicating that it is a 4 cannabis research facility.

5 (e) The board must issue a certificate of compliance if the 6 premises met the requirements under (a), (b), (c), or (d) of this 7 subsection on the date of the application. The certificate allows the 8 licensee to operate the business at the proposed location 9 notwithstanding a later occurring, otherwise disqualifying factor.

10 (f) The board may not issue a license for any premises within 11 Indian country, as defined in 18 U.S.C. Sec. 1151, including any fee 12 patent lands within the exterior boundaries of a reservation, without 13 the consent of the federally recognized tribe associated with the 14 reservation or Indian country.

(9) A city, town, or county may adopt an ordinance prohibiting a cannabis producer or cannabis processor from operating or locating a business within areas zoned primarily for residential use or rural use with a minimum lot size of five acres or smaller.

(10) In determining whether to grant or deny a license or renewal 19 of any license, the board must give substantial weight to objections 20 21 from an incorporated city or town or county legislative authority based upon chronic illegal activity associated with the applicant's 22 23 operations of the premises proposed to be licensed or the applicant's operation of any other licensed premises, or the conduct of the 24 25 applicant's patrons inside or outside the licensed premises. "Chronic illegal activity" means (a) a pervasive pattern of activity that 26 threatens the public health, safety, and welfare of the city, town, 27 28 or county including, but not limited to, open container violations, assaults, disturbances, disorderly conduct, or other criminal law 29 violations, or as documented in crime statistics, police reports, 30 31 emergency medical response data, calls for service, field data, or 32 similar records of a law enforcement agency for the city, town, county, or any other municipal corporation or any state agency; or 33 (b) an unreasonably high number of citations for violations of RCW 34 46.61.502 associated with the applicant's or licensee's operation of 35 any licensed premises as indicated by the reported statements given 36 to law enforcement upon arrest. 37

38 (11) After January 1, 2024, all cannabis licensees are encouraged
 39 but are not required to submit a social equity plan to the board.
 40 Upon confirmation by the board that a cannabis licensee who is not a

social equity applicant, and who does not hold a social equity license issued under RCW 69.50.335, has submitted a social equity plan, the board must within 30 days reimburse such a licensee an amount equal to the cost of the licensee's annual cannabis license renewal fee. The license renewal fee reimbursement authorized under this subsection is subject to the following limitations:

7 (a) The board may provide reimbursement one time only to any
 8 licensed entity; and
 9 (b) Any licensed entity holding more than one cannabis license is

10 <u>eligible for reimbursement of the license renewal fee on only one</u> 11 <u>license.</u>

12 Sec. 2. RCW 69.50.335 and 2022 c 16 s 60 are each amended to 13 read as follows:

(1) (a) Beginning December 1, 2020, and until July 1, ((2029)) 14 15 2032, cannabis retailer licenses, cannabis processor licenses, and cannabis producer licenses that have been subject to forfeiture, 16 revocation, or cancellation by the board, or cannabis retailer 17 18 licenses that were not previously issued by the board but could have been issued without exceeding the limit on the statewide number of 19 20 cannabis retailer licenses established before January 1, 2020, by the 21 board, may be issued or reissued to an applicant who meets the 22 cannabis retailer license, cannabis processor license, or cannabis producer license requirements of this chapter. The board may not 23 24 issue or reissue more than 100 cannabis producer licenses or 100 cannabis processor licenses under this subsection. 25

(b) In addition to the cannabis retailer licenses that may be issued under (a) of this subsection, beginning January 1, 2023, and continuing every three years until July 1, 2032, the board may, with the approval of the legislature through the passage of a bill, increase the number of cannabis retailer licenses for the social equity program based on:

32 (i) The most recent census data available as of January 1, 2023; 33 and

34 <u>(ii) The annual population estimates published by the office of</u> 35 <u>financial management.</u>

36 (c) In addition to the cannabis retailer licenses that may be 37 issued under (a) of this subsection, beginning January 1, 2024, and 38 until July 1, 2032, the board may issue up to 52 cannabis retailer 39 licenses for the social equity program. 1 (d) At the time of licensure, all licenses issued under the 2 social equity program under this section may be located in any city, 3 town, or county in the state that allows cannabis retail or cannabis 4 processing business activity at the proposed location, regardless of: 5 (i) Whether a cannabis retailer license or cannabis processor 6 license was originally allocated to or issued in another city, town, 7 or county; and

8 <u>(ii) The maximum number of retail cannabis licenses established</u> 9 <u>by the board for each county under RCW 69.50.345.</u>

10 <u>(e) After a social equity license has been issued under this</u> 11 <u>section for a specific location, the location of the licensed</u> 12 <u>business may not be moved to a city, town, or county different from</u> 13 <u>the city, town, or county for which it was initially licensed.</u>

(2) (a) In order to be considered for a ((retail)) cannabis 14 15 retailer license, cannabis processor license, or cannabis producer license under subsection (1) of this section, an applicant must be a 16 17 social equity applicant and submit ((a social equity plan along with other cannabis retailer license application requirements)) required 18 cannabis license materials to the board. If the application proposes 19 ownership by more than one person, then at least ((fifty-one)) 51 20 21 percent of the proposed ownership structure must reflect the qualifications of a social equity applicant. 22

(b) Persons holding an existing cannabis retailer license or title certificate for a cannabis retailer business in a local jurisdiction subject to a ban or moratorium on cannabis retail businesses may apply for a license under this section.

(3) (a) In determining the <u>priority for</u> issuance of a license among applicants, the board ((may prioritize applicants based on the extent to which the application addresses the components of the social equity plan)) <u>must select a third-party contractor to identify</u> and score social equity applicants, using a scoring rubric developed by the board. The board must rely on the score provided by the thirdparty contractor in issuing licenses.

34 (b) The board may deny any application submitted under this 35 subsection if ((the)):

36 <u>(i) The</u> board determines that((:

37 (i) The application does not meet social equity goals or does not 38 meet social equity plan requirements; or

39 (ii) The application does not otherwise meet the licensing 40 requirements of this chapter), upon the advice of the third-party 1 contractor, the application does not meet the social equity licensing

2 requirements of this chapter; or

3 (ii) The board determines the application does not otherwise meet
4 licensing requirements.

(4) The board ((may)) must adopt rules to implement this section. 5 6 ((Rules may include strategies for receiving)) Prior to adopting any rule implementing this section, the board must consider advice on the 7 social equity program from individuals the program is intended to 8 benefit. Rules may also require that licenses awarded under this 9 10 section <u>only</u> be transferred <u>to</u> or ((<del>sold only to</del>)) <u>assumed by</u> individuals or groups of individuals who comply with the requirements 11 12 for initial licensure as a social equity applicant ((with a social equity plan under this section)) for a period of at least five years 13 from the date of initial licensure. 14

(5) The annual fee for issuance, reissuance, or renewal for any
license under this section must be ((equal to the fee established in
RCW 69.50.325)) waived through December 31, 2029.

18 (6) ((For the purposes of this section:)) The definitions in this 19 subsection apply throughout this section unless the context clearly 20 requires otherwise.

(a) "Disproportionately impacted area" means a census tract or
comparable geographic area ((that satisfies the following criteria,
which may be further defined in rule by the board after consultation
with the commission on African American affairs and other agencies,
commissions, and community members as determined by the board:

26

(i) The area has a high poverty rate;

27 (ii) The area has a high rate of participation in income-based 28 federal or state programs)) within Washington state where community members were more likely to be impacted by the war on drugs. These 29 30 areas must be determined in rule by the board, in consultation with the office of equity, using a standardized statistical equation to 31 identify areas with demographic indicators consistent with 32 populations most impacted by the war on drugs. These areas must be 33 34 assessed to account for demographic changes in the composition of the 35 population over time. Disproportionately impacted areas must include census tracts or comparable geographic areas in the top 15th 36 percentile in at least two of the following demographic indicators of 37 populations most impacted by the war on drugs: 38

39 <u>(i) The area has a high rate of people living under the federal</u> 40 <u>poverty level;</u>

1	<u>(ii) The area has a high rate of people who did not graduate from</u>
2	high school;
3	(iii) The area has a high rate of unemployment; (( <del>and</del> )) <u>or</u>
4	(iv) The area has a high rate of (( <del>arrest, conviction, or</del>
5	incarceration related to the sale, possession, use, cultivation,
6	manufacture, or transport of cannabis)) people receiving public
7	assistance.
8	(b) "Social equity applicant" means <u>an applicant</u> :
9	(i) (( <del>An applicant who has at least fifty-one percent ownership</del>
10	and control by one or more individuals who have resided in a
11	disproportionately impacted area for a period of time defined in rule
12	by the board after consultation with the commission on African
13	American affairs and other commissions, agencies, and community
14	members as determined by the board;
15	(ii) An applicant who has at least fifty-one percent ownership
16	and control by at least one individual who has been convicted of a
17	cannabis offense, a drug offense, or is a family member of such an
18	individual; or
19	(iii) An applicant who meets criteria defined in rule by the
20	board after consultation with the commission on African American
20	
20	affairs and other commissions, agencies, and community members as
21	affairs and other commissions, agencies, and community members as
21 22	affairs and other commissions, agencies, and community members as determined by the board)) who has at least 51 percent ownership and
21 22 23	affairs and other commissions, agencies, and community members as determined by the board)) who has at least 51 percent ownership and control by one or more individuals who meet at least two of the
21 22 23 24	affairs and other commissions, agencies, and community members as determined by the board)) who has at least 51 percent ownership and control by one or more individuals who meet at least two of the following qualifications:
21 22 23 24 25	affairs and other commissions, agencies, and community members as determined by the board)) who has at least 51 percent ownership and control by one or more individuals who meet at least two of the following qualifications: (i) Lived in a disproportionately impacted area in Washington
21 22 23 24 25 26	affairs and other commissions, agencies, and community members as determined by the board)) who has at least 51 percent ownership and control by one or more individuals who meet at least two of the following qualifications: (i) Lived in a disproportionately impacted area in Washington state for a minimum of five years between 1980 and 2010;
21 22 23 24 25 26 27	affairs and other commissions, agencies, and community members as determined by the board)) who has at least 51 percent ownership and control by one or more individuals who meet at least two of the following qualifications: (i) Lived in a disproportionately impacted area in Washington state for a minimum of five years between 1980 and 2010; (ii) Has been arrested or convicted of a cannabis offense or has
21 22 23 24 25 26 27 28	affairs and other commissions, agencies, and community members as determined by the board)) who has at least 51 percent ownership and control by one or more individuals who meet at least two of the following qualifications: (i) Lived in a disproportionately impacted area in Washington state for a minimum of five years between 1980 and 2010; (ii) Has been arrested or convicted of a cannabis offense or has a family member who has been arrested or convicted of a cannabis
21 22 23 24 25 26 27 28 29	<pre>affairs and other commissions, agencies, and community members as determined by the board)) who has at least 51 percent ownership and control by one or more individuals who meet at least two of the following qualifications: (i) Lived in a disproportionately impacted area in Washington state for a minimum of five years between 1980 and 2010; (ii) Has been arrested or convicted of a cannabis offense or has a family member who has been arrested or convicted of a cannabis offense;</pre>
21 22 23 24 25 26 27 28 29 30	affairs and other commissions, agencies, and community members as determined by the board)) who has at least 51 percent ownership and control by one or more individuals who meet at least two of the following qualifications: (i) Lived in a disproportionately impacted area in Washington state for a minimum of five years between 1980 and 2010; (ii) Has been arrested or convicted of a cannabis offense or has a family member who has been arrested or convicted of a cannabis offense; (iii) Had a household income in the year prior to submitting an
21 22 23 24 25 26 27 28 29 30 31	affairs and other commissions, agencies, and community members as determined by the board)) who has at least 51 percent ownership and control by one or more individuals who meet at least two of the following qualifications: (i) Lived in a disproportionately impacted area in Washington state for a minimum of five years between 1980 and 2010; (ii) Has been arrested or convicted of a cannabis offense or has a family member who has been arrested or convicted of a cannabis offense; (iii) Had a household income in the year prior to submitting an application under this section that was less than the median
21 22 23 24 25 26 27 28 29 30 31 32	affairs and other commissions, agencies, and community members as determined by the board)) who has at least 51 percent ownership and control by one or more individuals who meet at least two of the following qualifications: (i) Lived in a disproportionately impacted area in Washington state for a minimum of five years between 1980 and 2010; (ii) Has been arrested or convicted of a cannabis offense or has a family member who has been arrested or convicted of a cannabis offense; (iii) Had a household income in the year prior to submitting an application under this section that was less than the median household income within the state of Washington as calculated by the
21 22 23 24 25 26 27 28 29 30 31 32 33	affairs and other commissions, agencies, and community members as determined by the board)) who has at least 51 percent ownership and control by one or more individuals who meet at least two of the following qualifications: (i) Lived in a disproportionately impacted area in Washington state for a minimum of five years between 1980 and 2010; (ii) Has been arrested or convicted of a cannabis offense or has a family member who has been arrested or convicted of a cannabis offense; (iii) Had a household income in the year prior to submitting an application under this section that was less than the median household income within the state of Washington as calculated by the United States census bureau; or
21 22 23 24 25 26 27 28 29 30 31 32 33 34	affairs and other commissions, agencies, and community members as determined by the board)) who has at least 51 percent ownership and control by one or more individuals who meet at least two of the following qualifications: (i) Lived in a disproportionately impacted area in Washington state for a minimum of five years between 1980 and 2010; (ii) Has been arrested or convicted of a cannabis offense or has a family member who has been arrested or convicted of a cannabis offense; (iii) Had a household income in the year prior to submitting an application under this section that was less than the median household income within the state of Washington as calculated by the United States census bureau; or (iv) Is both a socially and economically disadvantaged individual
21 22 23 24 25 26 27 28 29 30 31 32 33 34 35	affairs and other commissions, agencies, and community members as determined by the board)) who has at least 51 percent ownership and control by one or more individuals who meet at least two of the following qualifications: (i) Lived in a disproportionately impacted area in Washington state for a minimum of five years between 1980 and 2010; (ii) Has been arrested or convicted of a cannabis offense or has a family member who has been arrested or convicted of a cannabis offense; (iii) Had a household income in the year prior to submitting an application under this section that was less than the median household income within the state of Washington as calculated by the United States census bureau; or (iv) Is both a socially and economically disadvantaged individual as defined by the office of minority and women's business enterprises
21 22 23 24 25 26 27 28 29 30 31 32 31 32 33 34 35 36	affairs and other commissions, agencies, and community members as determined by the board)) who has at least 51 percent ownership and control by one or more individuals who meet at least two of the following qualifications: (i) Lived in a disproportionately impacted area in Washington state for a minimum of five years between 1980 and 2010; (ii) Has been arrested or convicted of a cannabis offense or has a family member who has been arrested or convicted of a cannabis offense; (iii) Had a household income in the year prior to submitting an application under this section that was less than the median household income within the state of Washington as calculated by the United States census bureau; or (iv) Is both a socially and economically disadvantaged individual as defined by the office of minority and women's business enterprises under chapter 39.19 RCW.

(ii) Reducing accumulated harm suffered by individuals, families,
 and local areas subject to severe impacts from the historical
 application and enforcement of cannabis prohibition laws.

(d) "Social equity plan" means a plan that addresses at least
some of the elements outlined in this subsection (6)(d), along with
any additional plan components or requirements approved by the board
following consultation with the task force created in RCW 69.50.336.
The plan may include:

9 (i) A statement that ((the social equity applicant qualifies as a 10 social equity applicant and intends to own at least fifty-one percent 11 of the proposed cannabis retail business or applicants representing 12 at least fifty-one percent of the ownership of the proposed business 13 qualify as social equity applicants)) indicates how the cannabis 14 licensee will work to promote social equity goals in their community;

(ii) A description of how ((issuing a)) the cannabis ((retail left license to the social equity applicant)) licensee will meet social equity goals;

18 (iii) ((The social equity applicant's personal or family history 19 with the criminal justice system including any offenses involving 20 cannabis;

21 (iv)) The composition of the workforce the ((social equity 22 applicant)) licensee has employed or intends to hire;

23 ((<del>(v)</del> Neighborhood characteristics of the location where the 24 social equity applicant intends to operate, focusing especially on 25 disproportionately impacted areas;)) and

26 ((<del>(vi)</del>)) <u>(iv)</u> Business plans involving partnerships or assistance 27 to organizations or residents with connection to populations with a 28 history of high rates of enforcement of cannabis prohibition.

29 <u>(7) Except for the process detailed in subsection (1) of this</u> 30 <u>section, the process for creating new cannabis retail licenses under</u> 31 <u>this chapter remains unaltered.</u>

32 Sec. 3. RCW 69.50.345 and 2022 c 16 s 64 are each amended to 33 read as follows:

The board, subject to the provisions of this chapter, must adopt rules that establish the procedures and criteria necessary to implement the following:

(1) Licensing of cannabis producers, cannabis processors, and
 cannabis retailers, including prescribing forms and establishing
 application, reinstatement, and renewal fees.

1 (a) Application forms for cannabis producers must request the applicant to state whether the applicant intends to produce cannabis 2 for sale by cannabis retailers holding medical cannabis endorsements 3 and the amount of or percentage of canopy the applicant intends to 4 commit to growing plants determined by the department under RCW 5 6 69.50.375 to be of a THC concentration, CBD concentration, or THC to CBD ratio appropriate for cannabis concentrates, useable cannabis, or 7 cannabis-infused products sold to qualifying patients. 8

(b) The board must reconsider and increase limits on the amount 9 of square feet permitted to be in production on July 24, 2015, and 10 11 increase the percentage of production space for those cannabis 12 producers who intend to grow plants for cannabis retailers holding medical cannabis endorsements if the cannabis producer designates the 13 increased production space to plants determined by the department 14 under RCW 69.50.375 to be of a THC concentration, CBD concentration, 15 16 or THC to CBD ratio appropriate for cannabis concentrates, useable 17 cannabis, or cannabis-infused products to be sold to qualifying 18 patients. If current cannabis producers do not use all the increased production space, the board may reopen the license period for new 19 cannabis producer license applicants but only to those cannabis 20 21 producers who agree to grow plants for cannabis retailers holding 22 medical cannabis endorsements. Priority in licensing must be given to cannabis producer license applicants who have an application pending 23 on July 24, 2015, but who are not yet licensed and then to new 24 25 cannabis producer license applicants. After January 1, 2017, any reconsideration of the limits on the amount of square feet permitted 26 to be in production to meet the medical needs of qualifying patients 27 must consider information contained in the 28 medical cannabis authorization database established in RCW 69.51A.230; 29

30 (2) ((Determining)) Except as provided in RCW 69.50.335, 31 determining, in consultation with the office of financial management, 32 the maximum number of retail outlets that may be licensed in each 33 county, taking into consideration:

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(a) Population distribution;

35 (b) Security and safety issues;

36 (c) The provision of adequate access to licensed sources of 37 cannabis concentrates, useable cannabis, and cannabis-infused 38 products to discourage purchases from the illegal market; and

39 (d) The number of retail outlets holding medical cannabis 40 endorsements necessary to meet the medical needs of qualifying

1 patients. The board must reconsider and increase the maximum number of retail outlets it established before July 24, 2015, and allow for 2 a new license application period and a greater number of retail 3 outlets to be permitted in order to accommodate the medical needs of 4 qualifying patients and designated providers. After January 1, 2017, 5 6 any reconsideration of the maximum number of retail outlets needed to 7 meet the medical needs of qualifying patients must consider information contained in the medical cannabis authorization database 8 established in RCW 69.51A.230; 9

10 (3) Determining the maximum quantity of cannabis a cannabis 11 producer may have on the premises of a licensed location at any time 12 without violating Washington state law;

13 (4) Determining the maximum quantities of cannabis, cannabis 14 concentrates, useable cannabis, and cannabis-infused products a 15 cannabis processor may have on the premises of a licensed location at 16 any time without violating Washington state law;

(5) Determining the maximum quantities of cannabis concentrates, useable cannabis, and cannabis-infused products a cannabis retailer may have on the premises of a retail outlet at any time without violating Washington state law;

21 (6) In making the determinations required by this section, the 22 board shall take into consideration:

23

(a) Security and safety issues;

(b) The provision of adequate access to licensed sources of cannabis, cannabis concentrates, useable cannabis, and cannabisinfused products to discourage purchases from the illegal market; and

(c) Economies of scale, and their impact on licensees' ability to both comply with regulatory requirements and undercut illegal market prices;

30 (7) Determining the nature, form, and capacity of all containers 31 to be used by licensees to contain cannabis, cannabis concentrates, 32 useable cannabis, and cannabis-infused products, and their labeling 33 requirements;

(8) In consultation with the department of agriculture and the
 department, establishing classes of cannabis, cannabis concentrates,
 useable cannabis, and cannabis infused products according to grade,
 condition, cannabinoid profile, THC concentration, CBD concentration,
 or other qualitative measurements deemed appropriate by the board;

39 (9) Establishing reasonable time, place, and manner restrictions40 and requirements regarding advertising of cannabis, cannabis

1 concentrates, useable cannabis, and cannabis-infused products that 2 are not inconsistent with the provisions of this chapter, taking into 3 consideration:

4 (a) Federal laws relating to cannabis that are applicable within
5 Washington state;

6 (b) Minimizing exposure of people under twenty-one years of age 7 to the advertising;

8 (c) The inclusion of medically and scientifically accurate 9 information about the health and safety risks posed by cannabis use 10 in the advertising; and

11 (d) Ensuring that retail outlets with medical cannabis 12 endorsements may advertise themselves as medical retail outlets;

(10) Specifying and regulating the time and periods when, and the manner, methods, and means by which, licensees shall transport and deliver cannabis, cannabis concentrates, useable cannabis, and cannabis-infused products within the state;

17 (11) In consultation with the department and the department of agriculture, establishing accreditation requirements for testing 18 19 laboratories used by licensees to demonstrate compliance with standards adopted by the board, and prescribing methods of producing, 20 21 processing, and packaging cannabis, cannabis concentrates, useable 22 cannabis, and cannabis-infused products; conditions of sanitation; and standards of ingredients, quality, and identity of cannabis, 23 cannabis concentrates, useable cannabis, and cannabis-infused 24 25 products produced, processed, packaged, or sold by licensees;

(12) Specifying procedures for identifying, seizing, confiscating, destroying, and donating to law enforcement for training purposes all cannabis, cannabis concentrates, useable cannabis, and cannabis-infused products produced, processed, packaged, labeled, or offered for sale in this state that do not conform in all respects to the standards prescribed by this chapter or the rules of the board.

33 Sec. 4. RCW 69.50.345 and 2022 c 16 s 65 are each amended to 34 read as follows:

The board, subject to the provisions of this chapter, must adopt rules that establish the procedures and criteria necessary to implement the following:

1 (1) Licensing of cannabis producers, cannabis processors, and 2 cannabis retailers, including prescribing forms and establishing 3 application, reinstatement, and renewal fees.

(a) Application forms for cannabis producers must request the 4 applicant to state whether the applicant intends to produce cannabis 5 6 for sale by cannabis retailers holding medical cannabis endorsements 7 and the amount of or percentage of canopy the applicant intends to commit to growing plants determined by the department under RCW 8 69.50.375 to be of a THC concentration, CBD concentration, or THC to 9 CBD ratio appropriate for cannabis concentrates, useable cannabis, or 10 11 cannabis-infused products sold to qualifying patients.

(b) The board must reconsider and increase limits on the amount 12 of square feet permitted to be in production on July 24, 2015, and 13 increase the percentage of production space for those cannabis 14 producers who intend to grow plants for cannabis retailers holding 15 medical cannabis endorsements if the cannabis producer designates the 16 17 increased production space to plants determined by the department under RCW 69.50.375 to be of a THC concentration, CBD concentration, 18 or THC to CBD ratio appropriate for cannabis concentrates, useable 19 cannabis, or cannabis-infused products to be sold to qualifying 20 21 patients. If current cannabis producers do not use all the increased 22 production space, the board may reopen the license period for new 23 cannabis producer license applicants but only to those cannabis producers who agree to grow plants for cannabis retailers holding 24 25 medical cannabis endorsements. Priority in licensing must be given to 26 cannabis producer license applicants who have an application pending on July 24, 2015, but who are not yet licensed and then to new 27 28 cannabis producer license applicants. After January 1, 2017, any 29 reconsideration of the limits on the amount of square feet permitted to be in production to meet the medical needs of qualifying patients 30 31 must consider information contained in the medical cannabis 32 authorization database established in RCW 69.51A.230;

33 (2) ((Determining)) Except as provided in RCW 69.50.335, 34 determining, in consultation with the office of financial management, 35 the maximum number of retail outlets that may be licensed in each 36 county, taking into consideration:

37 (a) Population distribution;

38 (b) Security and safety issues;

1 (c) The provision of adequate access to licensed sources of 2 cannabis concentrates, useable cannabis, and cannabis-infused 3 products to discourage purchases from the illegal market; and

The number of retail outlets holding medical cannabis 4 (d) endorsements necessary to meet the medical needs of qualifying 5 6 patients. The board must reconsider and increase the maximum number of retail outlets it established before July 24, 2015, and allow for 7 a new license application period and a greater number of retail 8 outlets to be permitted in order to accommodate the medical needs of 9 qualifying patients and designated providers. After January 1, 2017, 10 any reconsideration of the maximum number of retail outlets needed to 11 12 meet the medical needs of qualifying patients must consider information contained in the medical cannabis authorization database 13 established in RCW 69.51A.230; 14

15 (3) Determining the maximum quantity of cannabis a cannabis 16 producer may have on the premises of a licensed location at any time 17 without violating Washington state law;

18 (4) Determining the maximum quantities of cannabis, cannabis 19 concentrates, useable cannabis, and cannabis-infused products a 20 cannabis processor may have on the premises of a licensed location at 21 any time without violating Washington state law;

(5) Determining the maximum quantities of cannabis concentrates, useable cannabis, and cannabis-infused products a cannabis retailer may have on the premises of a retail outlet at any time without violating Washington state law;

(6) In making the determinations required by this section, theboard shall take into consideration:

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(a) Security and safety issues;

(b) The provision of adequate access to licensed sources of cannabis, cannabis concentrates, useable cannabis, and cannabisinfused products to discourage purchases from the illegal market; and

32 (c) Economies of scale, and their impact on licensees' ability to 33 both comply with regulatory requirements and undercut illegal market 34 prices;

35 (7) Determining the nature, form, and capacity of all containers 36 to be used by licensees to contain cannabis, cannabis concentrates, 37 useable cannabis, and cannabis-infused products, and their labeling 38 requirements;

(8) In consultation with the department of agriculture and thedepartment, establishing classes of cannabis, cannabis concentrates,

useable cannabis, and cannabis-infused products according to grade,
 condition, cannabinoid profile, THC concentration, CBD concentration,
 or other qualitative measurements deemed appropriate by the board;

(9) Establishing reasonable time, place, and manner restrictions
and requirements regarding advertising of cannabis, cannabis
concentrates, useable cannabis, and cannabis-infused products that
are not inconsistent with the provisions of this chapter, taking into
consideration:

9 (a) Federal laws relating to cannabis that are applicable within 10 Washington state;

(b) Minimizing exposure of people under ((twenty-one)) <u>21</u> years of age to the advertising;

13 (c) The inclusion of medically and scientifically accurate 14 information about the health and safety risks posed by cannabis use 15 in the advertising; and

16 (d) Ensuring that retail outlets with medical cannabis 17 endorsements may advertise themselves as medical retail outlets;

(10) Specifying and regulating the time and periods when, and the manner, methods, and means by which, licensees shall transport and deliver cannabis, cannabis concentrates, useable cannabis, and cannabis-infused products within the state;

(11) In consultation with the department and the department of agriculture, prescribing methods of producing, processing, and packaging cannabis, cannabis concentrates, useable cannabis, and cannabis-infused products; conditions of sanitation; and standards of ingredients, quality, and identity of cannabis, cannabis concentrates, useable cannabis, and cannabis-infused products produced, processed, packaged, or sold by licensees;

(12) Specifying procedures for identifying, seizing, confiscating, destroying, and donating to law enforcement for training purposes all cannabis, cannabis concentrates, useable cannabis, and cannabis-infused products produced, processed, packaged, labeled, or offered for sale in this state that do not conform in all respects to the standards prescribed by this chapter or the rules of the board.

36 <u>NEW SECTION.</u> Sec. 5. Section 3 of this act expires July 1, 37 2024.

<u>NEW SECTION.</u> Sec. 6. Section 4 of this act takes effect July 1,
 2024.

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