

**SB 56 -23, -25, -26, -27, -28, -32, -33, -34, -35, -36, -38, -39, -40,  
-41 STAFF MEASURE SUMMARY**

**Joint Committee On Marijuana Regulation**

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**Prepared By:** Adam Crawford, LPRO Analyst

**Meeting Dates:** 5/23, 5/30, 6/6

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**WHAT THE MEASURE DOES:**

Authorizes Oregon Liquor Control Commission to require cannabis-related licensees, certificate holders and applicants for licenses and certificates to submit information related to persons who hold financial interest in business operating or to be operated under license or certificate. Declares emergency, effective on passage.

**ISSUES DISCUSSED:**

- Taxation of marijuana grown on federally recognized tribal lands
- Statutory prohibitions on OHA publicizing medical marijuana grow sites
- OLCC authority for regulating licensees

**EFFECT OF AMENDMENT:**

-23 Replaces measure. Allows a Micro Tier I and Micro Tier II recreational marijuana producers to process marijuana into cannabinoid concentrates through specified concentration methods. Takes effect on the 91st day after adjournment.

-25 Replaces measure. Allows an OLCC licensee to provide topical samples of marijuana items at a trade show if certain conditions are met. Requires trade show to submit to the OLCC the trade show's plan for ensuring a person attending the trade show would not receive an excess amount of marijuana items. Takes effect on the 91st day after adjournment.

-26 Replaces measure. Requires OLCC to issue one or more orders providing for a service processing and keeping records of transactions occurring between licensees, consumers, and other entities or individuals. Specifies requirements for the service provider. Takes effect on the 91st day after adjournment.

-27 Replaces measure. Allows OLCC licensed Micro Tier I and Micro Tier II recreational marijuana producers to process marijuana into cannabinoid concentrates through specified concentration methods.

Finds and declares unregulated commerce of marijuana items is a serious danger to public health and safety. Allows OLCC to restrict, suspend, or refuse to renew a license issued if the Commission concludes the licensee has sold, store, or transferred marijuana in a manner not permitted by their license. Requires OLCC and OHA to maintain a telephone line for informing a person designated by a city or county to whether an address is or premises is an OLCC licensed or OHA registered marijuana establishment.

Allows marijuana retailer to retain customer information specified by OLCC administrative rule as necessary to make deliveries.

Takes effect on the 91st day after adjournment.

-28 Replaces measure. Exempts OMMP growers applying for OLCC producers licensure on or before the effective date of the measure from immature plant limits. Declares emergency, effective on passage.

-32 Replaces measure. Limits fees imposed on medical marijuana producers, processors, and dispensary owners for tracking to an amount not greater than that required to register as a medical marijuana producer, processor, or dispensary owner. Requires OLCC to impose a fee on recreational licensees to cover the any tracking costs for medical registrants not otherwise paid by medical registrants. Requires OHA to transfer specified funds collected to OLCC for deposit in the Marijuana Control and Regulation Fund.

-33 Replaces measure. Allows a city or county that has enacted an ordinance prohibiting or allowing medical marijuana establishments to amend the ordinance without referring the amendment to the jurisdiction's electors to prohibit or allow OLCC's exclusively medical licensees.

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Exempts OMMP growers applying for OLCC producers licensure on or before the effective date of the measure from immature plant limits.

Allows transfer of marijuana between dispensaries owned or substantially owned by the same persons. Provides additional sanctioning authority for OLCC if the Commission makes specific findings against an applicant or licensee.

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-34 Replaces measure. Allows a medical marijuana grow site with more than 12 plants to transfer up to 20 pounds of marijuana a year to a recreational marijuana processor or wholesaler if the grow site is registered with OHA when measure goes into effect. Allows the OLCC to issue an order to limit the sale of medical marijuana into the recreational system if there is an excess of supply

-35 Replaces measure. Limits number of mature marijuana plants allowed at an address not registered as a grow site to six for each OMPP patient at the address, not to exceed 12 total, and to 10 if there is one OMMP patient and at least one more person above the age of 21 at the address. Limits the number of immature marijuana plants that are at least 24 inches tall, to two for every one mature marijuana plant.

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Contains conflict amendments in Sections 9 and 15 for SB 302 and SB 1057.

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**BACKGROUND:**

The Oregon Liquor Control Commission requires persons applying for any marijuana establishment license submit specified information prior to the approval of marijuana producer, processor, wholesaler, or retailer license. These requirements include floor plans, ownership structure, security plans, and other information.

Senate Bill 56 would require those persons to also submit information related to persons who hold financial interest in business operating or to be operated under license or certificate.