EFFECT: Provides that the bill does not apply to testing for controlled substances other than pre-employment, such as post-accident testing or testing because of suspicion of impairment or being under the influence of alcohol, controlled substances, medications, or other substances. Removes the exclusion of the building and construction trades from the bill. Excludes positions in the airline or aerospace industries from the bill. Provides that an employer may require an applicant to be tested for a spectrum of controlled substances, which may include cannabis, as long the cannabis results are not provided to the employer. Modifies terminology regarding discrimination in hiring.

- 1 AN ACT Relating to the employment of individuals who lawfully
- 2 consume cannabis; adding new sections to chapter 49.44 RCW; and
- 3 providing an effective date.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 <u>NEW SECTION.</u> **Sec. 1.** A new section is added to chapter 49.44 6 RCW to read as follows:
- 7 The legislature finds that the legalization of recreational
- 8 cannabis in Washington state in 2012 created a disconnect between
- 9 prospective employees' legal activities and employers' hiring
- 10 practices. Many tests for cannabis show only the presence of
- 11 nonpsychoactive cannabis metabolites from past cannabis use,
- 12 including up to 30 days in the past, that have no correlation to an
- 13 applicant's future job performance. Applicants are much less likely
- 14 to test positive or be disqualified for the presence of alcohol on a
- 15 preemployment screening test compared with cannabis, despite both
- 16 being legally allowed controlled substances. The legislature intends
- 17 to prevent restricting job opportunities based on an applicant's past
- 18 use of cannabis.
- 19 <u>NEW SECTION.</u> **Sec. 2.** A new section is added to chapter 49.44
- 20 RCW to read as follows:

- 1 (1) It is unlawful for an employer to discriminate against a 2 person in the initial hiring for employment if the discrimination is 3 based upon:
  - (a) The person's use of cannabis off the job and away from the workplace; or
  - (b) An employer-required drug screening test that has found the person to have nonpsychoactive cannabis metabolites in their hair, blood, urine, or other bodily fluids.
    - (2) Nothing in this section:

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- 10 (a) Prohibits an employer from basing initial hiring decisions on 11 scientifically valid drug screening conducted through methods that do 12 not screen for nonpsychoactive cannabis metabolites;
  - (b) Affects the rights or obligations of an employer to maintain a drug and alcohol free workplace, or any other rights or obligations of an employer required by federal law or regulation; or
  - (c) Applies to testing for controlled substances other than preemployment, such as postaccident testing or testing because of a suspicion of impairment or being under the influence of alcohol, controlled substances, medications, or other substances.
  - (3) This section does not apply to an applicant applying for a position that requires a federal government background investigation or security clearance or in the airline or aerospace industries.
  - (4)(a) This section does not preempt state or federal laws requiring an applicant to be tested for controlled substances. This includes state or federal laws requiring applicants to be tested, or the way they are tested, as a condition of employment, receiving federal funding or federal licensing-related benefits, or as required by a federal contract.
  - (b) Employers may require an applicant to be tested for a spectrum of controlled substances, which may include cannabis, as long as the cannabis results are not provided to the employer. Such policies are fully subject to subsection (1) of this section.
- 33 (5) For the purposes of this section, "cannabis" has the meaning provided in RCW 69.50.101.
- 35 <u>NEW SECTION.</u> **Sec. 3.** This act takes effect January 1, 2024.

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