

HOUSE BILL 1391
Testimony by Gail Pederson, SPRN, HN-BC

Thank you Mr Weisz and committee for allowing my testimony. I am Gail Pederson and introduced myself earlier in HB 1359.

I totally agree with the addition of an edible food product. As a medical person, I want to know my consumption and an edible can do just that, whether it is a micro dose of 2.5 mg or a more robust dose some people need. I do have trouble with the statement of the amount of edible a patient can possess (500mg). I would like to add to "500mg of a 'commercial' cannabinoid product." I make my own edibles, usually with a gram of Full Spectrum Oil (FSO). That amount of oil is around 800mg of CBD/THC. Would I be breaking the law even though I can possess legally the product it is made out of? I would also like to point out misspelling of cannibinoid vs cannabinoid in some of the amended language.

Thank you to those who brought this forward. I stand for questions.