From: Sent: To: Subject:	Cyndi Karp <cyndikarp@peak.org> Sunday, May 21, 2017 3:09 PM JMR Exhibits HB 2198 Oregon Liquor & Cannabis Commission rule changes</cyndikarp@peak.org>
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Section 108. ORS 475B.705	
2 (a) 17 percent of retail sale	es price of marijuana leaves;
consumable product, or coupossession. The Fact that this Document. Leaves sho	nsumed or sold. So, therefore should not be taxed, or included as a nted as part of the allowed amount of Cannabis (marijuana) to have in Cannabis leaves are not a consumable product would effect other parts of uld not be sold for consumption in leaf form. Would be acceptable in bubble hash, drinking tea or other products.
Oregon Legislator's have made being a Care Provider for Medical Cannabis Patient's so complicated, many Medical Cannabis Patient's are going to lose their Cannabis Care Providing Growers. There must be a simpler way to handle the situation. These regulations are going to have a bad effect on Medical Cannabis Disabled Patients.	
Where is the section protecting Medical Cannabis Patient's Rights to Privacy of their Medical Records including Cannabis? Dispensaries continue to collect data on Medical Cannabis Patient's, but protect Recreational users information. Gathering data is important for the research of Cannabis. But, product information should be collected, then sent to OHA daily and then deleted to protect Patient's privacy.	
	Thank you
Cyndi Karp Cannabis Patient	