Please include this in the record of the 1511 Bill To the Joint Committee on the Medical Cannabis rules,

My name is Cindy George and as I listen to the proposed rules for the medical program. I want a clear understanding that if a dispensary chooses to stay strictly medical it will be under no authority of OLCC. I have written my concerns and was reassured by Sen. Prozanski's last testimony and legal councils response, that this OLCC control is only for recreation after the sunset of OHA early sales, I have no intention of turning my back on the medical patients in my community. Nor do I agree with treating cannabis as anything other than medicine. Our recreation sales have been a majority of medical use regardless of which room they enter and we separate the two physically to protect patient confidentiality.

As I understand from Jackson County Planning meeting on the 10th. once again Mr Rob Bovette is advising of the potential change for the growing of MEDICAL CANNABIS to be legally defined as a farm use which will make it illegal to grow medicine on RR5 zoned lands. We have the right to use our lands for agricultural use but not farm use. This will be the end of the small growers across this state. This was the testimony in Jackson County by their lawyers. What an underhanded thing to do. to think Mark Meyer forgot or left that little fact out is wrong and I do not think all the small medical growers understand the intention of this oligarchy. Respectfully Cynthia M. George