## **Hebert, Michelle**

From:

Upta Camp <uptacampedibleco@gmail.com>

Sent:

Thursday, May 8, 2025 10:55 AM

To:

Hebert, Michelle; David Boyer; Hickman, Craig

Subject:

Testimony for ld 1669

## This message originates from outside the Maine Legislature.

Good morning senator Hickman representative supica and distinguished members of the vla committee I'm Scotty ouellette and I'm writing today to testify in favor of ld 1669 because we need someone that understands the media ( cannabis) that we are working with here. Someone needs to educate the staff in the office of cannabis policy. I'll leave you with this story of some Rso which is by definition a concentration of cannabis oil. I spent over an hour on the phone explaining dean that I wanted to release a product in adult use but was told I can't. The product is a 1 gram Rso dart ( a one gram glass syringe ) this dart loaded with concentrated cannabis oil is being considered an edible and dean is suggesting that I can only put 200mg per child safe package because he's calling it an edible oil. By definition this oil is not an edible it's a concentrate. If you go search weed map's several companies have 1 gram darts being sold already but they are telling me no I can't. So in an instance like this this council could provide accurate information about any cannabis topic because we know exactly what we have and are doing. I guess what I'm trying to say is we could have more knowledge about cannabis getting to the folks making silly decisions about what is and isn't cannabis oil. I use this as a simple example but also this definition needs clarification in the current laws. I ask that you vote aught to pass so we can have common sense folks advice to the regulation crew known as Ocp. Thanks for listening as always if you have any questions at all feel free to contact me Scotty ouellette

Upta Camp Edible Co. LLC 9 Main Street Suite F Bowdoinham, ME. 04008 (207)2865134