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To: House Committee on Rules; others, I VEHEMENTLY OPPOSE [HB 2524] WITH EXTREME PREJUDICE!

Re: [HB 2524]...It doesn't matter how many times you Amend [HB 2524], it is still a rotten piece of legislative crap.

Where are all these "children" coming from to justify [HB 2524]?

The News hasn't reported any protracted "baby-booms" across Oregon.

Many Oregonians who have the means to do so, are moving in droves out of this over taxed over regulated, communist / socialist sympathizing welfare state.

So, where are all of these children coming from to justify [HB 2524]?

Who is going to pay for the diminution of property values caused by the siting of "Child Care Facilities" to adjacent property owners caused by [HB 2524]? Add my name to the lawsuit should I incur damages due to [HB 2524].

Who is going to pay for the enormously costly infrastructure to license and inspect the hundreds of "Child Care Facilities" seeking and obtaining government grants to operate? I certainly do not support paying for this crap.

***[HB 2524] is a demonstrable attack on Exclusive farm Use Zoned lands and residential neighborhoods potentially to accommodate hundreds if not thousands of illegal immigrant children surging across our open borders due to "Brain-dead Biden's" perverted immigration policies.

[HB 2524] excerpt states, "SECTION 1. ORS 329A.440 is amended to read: 329A.440. (1) As used in this section: (a) "Child care center" means a child care facility, other than a family child care home, that is certified under ORS 329A.280 (3). (b) "Family child care home" means a child care facility in a dwelling that is caring for not more than 16 children and is certified under ORS 329A.280 (2) or is registered under ORS 329A.330. (c) "Land use regulations" and "local government" have the meanings given those terms in ORS 197.015." Who is going to pay to monitor these facilities?

[HB 2524] excerpt states, "(b) [A city or county] A local government may not enact or enforce [zoning ordinances] a land use regulation prohibiting the use of a residential dwelling, located in an area zoned for residential or commercial use, as a [registered or certified] family child care home." Unbridled commercial operations in residential neighborhoods?

[HB 2524] excerpt states, "SECTION 6. ORS 329A.030 is amended to read: 329A.030. (1) The Office of Child Care shall establish a Central Background Registry and may maintain information in the registry through electronic records systems." Who is going to pay to monitor these facilities?

[HB 2524] excerpt states, "...(2)(a) A subject individual shall apply to and must be enrolled in the Central Background Registry as part of the individual's application to operate a program or serve in a position described in subsection (10) of this section. (b) An individual who has been the subject of a founded or substantiated report of child abuse shall apply to and be enrolled in the Central Background Registry prior to providing any of the types of care identified in ORS 329A.250 [(4)(a), (g) or (h)] (4)(b)(A), (G) or (H) if: (A) The child abuse occurred on or after January 1, 2017, and involved a child who died or suffered serious physical injury, as defined in ORS 161.015; (c) Notwithstanding paragraph (a) of this subsection, an individual described in paragraph (b)(B) of this subsection is not required to enroll in the Central Background Registry if more than seven years has elapsed since the date of the child abuse determination. ..."

Child Abusers and Killers are acceptable as; owners / operators / employees of "Child Care Facilities" under [HB 2524]?

[HB 2524] gets more and more bizarre as one reads the complete (24) pages of guttural swill. I have to propose a question for Representatives: Marsh, Power, and Zika.

When do all of you plan to resign from office?

Respectfully submitted/s/ David S. Wall