Second statement of opposition to HB 3090. Reiterate previous testimony. Accounting for this previous funding from state general fund to a quasi-state benk transfer is unlawful per Oregon Constitution, Article 1 (Corporations and Internal Improvement) Section 1.

Previous disbursements of unlawful funds outlined in DEQ testimony: 3.5 million appropriated by legislature in the form of grants to DEQ, in turn, DEQ funded the 3.5 million to banking institutions to disperse as low interest loans - quasi-state banks or funding banks is unlawful no matter how many government agencies the legislature lead the paths to funnel the 3.5 million.

Additionally, this unlawful act made more grievous. DEQ used funds for 186 septic projects for an average price of \$18,817 each. Moreover, DEQ application procedure approved only 24 percent of 3.5 Million appropriation to low income households or 840,000 dollars of the grant fund to divert 'notes' to form a unlawful quasi-state bank scheme fraught with inequality.