Support HB 3332

An Act requiring state contracting agency that procures public improvement contract or contract for public works to include in solicitation documents conspicuous notice that resulting public improvement contract or contract for public works will require contractors to use iron, steel, coatings for iron and steel and manufactured products that are made in United States.

On behalf of the Alliance for American Manufacturing (AAM), I urge you to support HB 3332 which requires a state contracting agency that procures public improvement contract or contract for public works to include in solicitation documents conspicuous notice that resulting public improvement contract or contract for public works will require contractors to use iron, steel, coatings for iron and steel and manufactured products that are made in United States.

AAM is a labor-management partnership between the United Steelworkers and some of America’s leading manufacturing companies. Together, we support policies that benefit both American workers and companies doing business here in the United States.

Reinvesting tax dollars into the local and national economy promotes growth, expands the tax base, and – by creating more job opportunities for middle-class Americans – reduces the burden on social safety net programs.

As companies continue to invest in their U.S. operations, they modernize plants to make them safe and efficient, and create jobs in the process. This legislation will ensure that as Oregon regulates the way U.S. manufacturers do business, Oregon will do its best to encourage U.S. production and investment. HB 3332 will ensure that compliance with U.S. environmental and labor standards is the standard for doing business with the one of the globe’s biggest customers.

Oregon’s state agencies are already accustomed to applying Buy America preferences when executing programs funded by federal grants. This longstanding practice by the federal government, and many state governments, is well-understood by contracting officers and bidders on public projects. Illinois, Indiana, Maryland, New Hampshire, New Jersey, New York, Ohio, Pennsylvania, Texas, West Virginia, and others all have similar domestic preferences in statute.

The legality of applying a preference for domestically produced goods and services in Oregon’s procurements and construction of public works is not in question. When a state government, through its agencies or local subdivisions, procures goods or services for its own use, it is considered to be a market participant similar to a private party. As such, a state enjoys the same rights that a private purchaser does in choosing its suppliers to carry out contracts – rights affirmed by federal courts. State procurement policies neither have an effect in foreign countries nor involve the state in the conduct of the foreign affairs of the United States. Therefore, such policies do not infringe upon the U.S. government’s constitutional authority to conduct foreign policy – a detail misguided Buy America critics often omit.

Indeed, Oregon should use it purchasing power to complement its public policy objectives. Unlike their foreign competitors in places like China, India, and Russia, United States manufacturers are heavily
regulated and do not rely on subsidies from their government to make them more competitive. Oregon’s procurement policies should not be divorced from its public policies. Taxpayer dollars should not be used to bolster foreign state-owned enterprises, nor should they reward companies that have moved their operations, investment dollars, and jobs away to foreign countries that lack or completely disregard reasonable environmental and workplace safety regulations.

Criticisms of Buy America preferences also often portrays other nations’ markets as completely unfettered. But don’t be fooled. They are not. Hidden amongst the rhetoric is the fact that both Canada and the European Union preserve markets for their own domestically produced products in lieu of obligations otherwise required by trade agreements, and their governments indicate that they intend to spend their own tax receipts on domestically produced goods or otherwise enact barriers to foreign goods.

Without these sensible changes enacted into law, Oregon will continue a path of sending Oregon residents’ hard-earned tax dollars to foreign firms when American workers stand to do the work. Our manufacturers and workers are anxiously watching, hoping that you will support these commonsense and necessary fixes to existing state law. Vote in favor of support HB 3332, tell these manufacturers and workers you support their jobs, their businesses, and their communities.

We urge your support for HB 3332.

Sincerely,

Brian J. Lombardozzi  
Vice President of State Governmental Affairs  
Alliance for American Manufacturing  
202-393-3430