Submitter: David Wall

On Behalf Of: Mr Oregon OPPOSEs HB 4112

Committee: House Committee On Climate, Energy, and Environment

Measure: HB4112

I OPPOSE [HB 4112].

\$20 Million taxpayer dollars for this...

..."(3) The department's rules must permit a clean energy technology company to submit,

as part of a bid or proposal for large or bulk procurements, a proposal or price agreement

that includes an employment plan in which the clean energy technology company proposes

to extend benefits to this state or, if federal moneys fund all or a portion of the procurement,

to a state or region within the United States.

- (4) Rules the department adopts under subsection (1) of this section must provide for giving a preference to a clean energy technology company that submits a credible employment plan under subsection (3) of this section.
- (5) The department may enter into cooperative procurements and intergovernmental agreements under which the department conducts procurements in combination with other

governmental bodies within this or another state as a market incentive for clean energy

technology companies to create and retain high-skilled manufacturing jobs. The cooperative

procurements and intergovernmental agreements may require clean energy technology

companies to submit an employment plan as part of the clean energy technology company's

bid or proposal...."

- "(6) In determining recipients for grants and loans and setting priorities under subsections
- (3) and (5) of this section, the department may consult and seek the advice of the Clear

Technology Leadership Advisory Council established in section 4 of this 2024 Act, independent

experts and stakeholders, and other jurisdictions that have established similar

incentive

programs, and shall solicit feedback from communities in this state that have suffered disproportionately from job losses and environmental or other impacts."

The length of the..."Oregon Clean Energy Technology Manufacturing Opportunity Fund" should have the term "taxpayer money giveaway to preferential sources" included in

[HB 4112] so no one is mislead as to the intent of this boondoggle.

David S. Wall Mr. Oregon Concurs.