## **PUBLIC SUBMISSION**

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NRC Form 664, General Licensee Registration

Comment On: NRC-2021-0180-0001

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Comment on FR Doc # 2022-03545

## **Submitter Information**

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## **General Comment**

Docket ID NRC-2021-0180

Legal Notice Valid and binding in all circumstances excluding none.

Victims of major assaults and acts of Gross Negligence in the planned activities included the Atomic Energy act of 1954 that have.

- 1. Been forced into signing agreements and or contracts.
- 2. Been denied opportunity for hearings and opportunity to defend accusations even after numerous requests. And the successful completion of HEA of 1965
- 3. Been victims of regulatory theft- Fraud including but not limited to Document theft in accordance with the Patriots act and told it was for protection of national security.
- 4. Have submitted successful civil actions deem payable in accordance with due process of law obligations and were unlawfully treated with dishonor and fraudulent misrepresentations.
- 5. Targeted by informants in order to intentionally discriminate and discreetly incriminate in order to avoid paying damages in accordance with the due process of law.
- 6. Have formed a for profit Corporation and established copyright protection of private data that is not to be accessed by any third parties excluding none. Without direct and acknowledged compensation received

by the copyright holder.

- 7. Been denied the rights we the people rely on to prevent discrimination and abusive practices.
- 8.Currently Experiencing planned discrimination activities in the State of Oregon that have caused undue hardship and humiliation, claiming to be Forestry and DOT projects.

Are not liable for any claims consistent with the Davis Beacon Act and must be considered a private for profit entity that is entitled to collect Damages and compensation for any services that may be provided excluding none.

Claims of Family Forestry dwellings and lot line adjustments in The State of Oregon in order to establish Fire protection is cruelty and abuse . It's unjust enrichment and discrimination against an emerging growth company.

Immediately this must be corrected. Their is no state of emergency present. That false claim is being exercised unconstitutionally and depriving me the equal rights and opportunity I'm entitled.

I really don't want to make a scene at City hall and share my experience, but if it's not taken care of I will do just that.

The Oregon Health Authority must pay me. I'm not bound by any agreement that hasn't been presented to me formally. I have not received any form of benefits from the State of Oregon or The Agency as of now.

This is a legal binding Submission in an attempt to collect a Debt. And in Order to Correct unjust practices of Law and abusive discrimination practices currently taking place in Madras Oregon.

In Good Faith