Hamre Jaime

From:	Eva Eagle <eva.eagle@mac.com></eva.eagle@mac.com>
Sent:	Monday, February 12, 2018 10:41 AM
То:	HAGNR Exhibits
Subject:	HB4031, Dash 1 Amendment

Dear Chairman Clem and Members of the House Committee on Agriculture and Natural Resources:

I have read with concern the Amendment (-1) to HB 4031, regarding facilities "for the processing of farm crops or for the production of biofuel."

This amendment is yet another provision that restricts the ability of counties to do their own land use review. I think it is important that the county government retain its authority to review applications for processing facilities, which have significant impacts on transportation and on neighboring properties.

This amendment is especially concerning in that the proposed size of the facilities (up to 10,000 square feet) is quite large. It is easy to imagine a farm hosting a large marijuana process facility that that serves a number of large growers, even though the hosting farm might only be supplying a fourth of the actual product. Surely, county governments need to be able to review applications for anything of this magnitude.

I support the ability of farmers to sell their product on site, and to add to their retail business to some extent, but this amendment goes too far.

Eva Eagle Sisters, OR