Dear Committee Members,

My name is Breeauna Sagdal, my husband and I are Oregon natives born and raised in the Portland area. We're land owners, business owners, and pay steep taxes while being in the lower middle class, a class that is disappearing with each and every tax increase.

Single payer health care was put on the ballot and voted down by an overwhelming 63% of Oregonians. THAT'S the voice of the people!

Now an emergency clause has been attached to this bill, which completely bypasses any shred of democracy we believe exists. The emergency clause is UN- American, and unconstitutional.

Oregon depends on the few, who can pay for the many; tax increases, land grabs, gun regulations, infringement of freedoms and rights, will only insure one thing: A mass exodus from Oregon by those who are forced to foot the bill, while their businesses go under due to burdensome regulations.

This bill also consolidates ALL power to the governors office. It gives the governor the ability to create 110+ new unelected positions, to serve at the governors pleasure. The governor along with these new committee's will decide the future of Oregonians care. THIS coming from a governor who is currently under investigation for crimes against children in state care!

Single payer health care limits options, destroys the free market, and is completely irresponsible. This bill is not well thought out, vague in it's definitions, and leaves MUCH to the interpretation and control of one office.

The people of Oregon have already said NO! Please do not further erode the relationship between the people and it's government.

VOTE NO ON SB770!

Sincerely,

The Sagdal Family

**Rep Rick Lewis** 

Senator Fred Girod

Molalla, Oregon (unincorporated Clackamas County)

"For every thousand, hacking at the branches of evil, one is striking the roots"

PUBLIC NOTICE ... PRIVATE: This is Not A Public Communication! This email is considered a transactional or relationship message, which is specifically excluded from the federal law regulating email communication.

Notice to Principal is Notice to Agent / Notice to Agent is Notice to Principal This private email message, and any attachment(s) is covered by the Electronic Communications Privacy Act, 18 U.S.C. §§ 2510-2521, and is for the sole use of the intended recipient and contains privileged and/or confidential information.

To all public servants, including but not limited to Federal, State, or Local corporate government(s): I accept your oath of office as your firm and binding contract between you and me, one of We the People, whereby you have promised to serve, protect, and defend me, guarantee all of my inalienable rights, and defend the Constitution for the united States of America.

Any/all political, private, or public entities, International, Federal, State, or Local corporate government(s), private International Organization(s), Municipality(ies), Corporate agent(s), informant(s), investigator(s) et. al., and/or third party(ies) working in collusion by monitoring My (this email) email(s), and any other means of communication without My express written permission are barred from any review, use, disclosure, or distribution. With explicit reservation of all My rights, without prejudice and without recourse to any of My rights. Any omission does not constitute a waiver of any and/or all intellectual property rights or reserved rights.

All rights reserved UCC 1-308 Without Prejudice

Breeauna-Lauren; House of Sagdal

In care of/ Zip Exempt/without D.C.