

Dear Chair Holvey and Members of the Committee:

My name is Cacia Huff. I am a small scale commercial seed grower in the Applegate valley in Jackson county. I am writing to request your support for **HB 2882**.

HB 2882 was written to create patent holder or manufacturer liability for genetically engineered (GE) contamination events in Oregon. Over the past decade, GE contamination events, and threats of contamination, have cost U.S. farmers **billions** of dollars—including Oregon farmers—in rejected sales, lost exports, and closed agricultural markets.

Farmers lack protections from GE contamination because Oregon does not regulate GE crops. Further, with the exception of Jackson County, all Oregon counties are preempted from making decisions regarding seed cultivation in their jurisdictions, leaving a large regulatory gap.

Current legal precedent is unfavorable for farmers contaminated through no fault of their own. The legal theories of trespass, nuisance, negligence, and strict liability are not useful in GE contamination cases stemming from pollen drift. Right to Farm laws have not been useful either.

While I ultimately want to see patent holders and manufacturers held responsible for GE pollen drift contamination so farmers aren't pitted against farmers, I support legislation that calls for the regulation of GE crops in Oregon.

This bill is important to me because as a small, family scale, certified organic seed farm, a GE contamination event could put my farm out of business in one season. GE contamination could cost me to lose my organic certification, which is required for me to sell any of my product to contracted seed companies.

Please vote HB 2882 out of committee with a "do pass" recommendation. Thank you for the consideration and for your service.

Cacia Huff

owner/operator, Feral Farm