

Submitter:	Macey Wessels
On Behalf Of:	
Committee:	Senate Committee On Natural Resources and Wildfire
Measure, Appointment or Topic:	SB1153

SB 1153 threatens Oregon's ability to manage water efficiently and responsibly. It ignores existing public review requirements currently required in OWRD's water rights transfer process. By adding on more layers of bureaucratic review, the bill would have a chilling effect on the efficient use of water throughout our state through the threat of litigation from activist third parties.

By imposing vague and broad environmental assessments, this bill would severely restrict water users' ability to adapt to changing conditions. SB 1153 opens the door to years-long delays and costly litigation from third parties, without improving environmental protections. SB 1153 adds new, duplicative standards to a process already governed by strict anti-injury and anti-enlargement rules.

The Oregon Water Resources Department is already stretched thin—this bill would add to an already overburdened system for no benefit to anyone. Not the environment, not state agencies, and certainly not for agriculture!