REGISTERED LOBBYIST CONTACT DISCLOSURE FORM

This form is to be completed by Executive Branch employees who are contacted by registered lobbyists regarding the Recovery Act. This report includes a written description of each contact, the date and time of the contact, and the names of the registered lobbyist(s) and the employee(s) with whom the contact took place. The information on this form will be available to the public on the Executive Branch agency's recovery website. Written materials prepared by registered lobbyists should be attached to this form for posting on the website.

Brief description of the contact:

To be completed by the employee contacted.

Name of the

Date and time of contact:	Employee(s) Contacted (Name and Title)	(attach separate sheet if necessary)						
11-24-09 4pm	Sciniar Worle Renewable Grants A Peter Weelcs	grants program (see altached letter)						
Name of the Employee(s) who prepared this form: Sanjacy Wagle, Retribbets, Andra Better 11-25-09								
Registered Lobbyist(s) Name	e: Title:	Firm or Organization, if applicable:	Client:					
John Stanton	EUP and GC	SEIA						
Jame Ste	ue Dr. Gov. Re	els. Patton						
Joseph Air	krot Capital Tex	Las Cabitaliax						

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To be completed by the e	employee	contacted.				
Date and time of contact:	Name of the Employee(s) Contacted (Name and Title)		Brief description of the contact: (attach separate sheet if necessary)			
11/24/09 400gm	1	my whyles	Proposed technical connector to Sent 1603 trunt progre			
Name of the Employee(s) w	no prepa	red this form:	Date:			
DOTEL WEST	KS	ANDREA	6	/		1/25/09
Registered Lobbyist(s) Nam	ie:	Title:		Firm or Organization, if		Client:
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Samit Stove		Sin of Both Reletions	2	Pattern		
JOSEPH WILL	not !	NA		Capital Tax	•	
.a						
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Weeks, Peter

Subject:

FW: Renewable Developer meeting

Location:

6A-110

Start: End:

Tue 11/24/2009 4:00 PM Tue 11/24/2009 5:00 PM

Recurrence:

(none)

Meeting Status:

Accepted

Organizer:

Lindenberg, Steve

I am so sorry that I forgot to include you in the original note. Look forward to seeing you

From:

Lindenberg, Steve

Sent:

None

Sent: INO

Lindenberg, Steve; Marks, Howard; Collins, Jordan; Wagle, Sanjay; Calamita, Christopher; Cohen, Daniel; Levy, Jonathan

Subject: Renewable Developer meeting

When: Tuesday, November 24, 2009 4:00 PM-5:00 PM (GMT-05:00) Eastern Time (US & Canada).

Where:

6A-110

The following folks are coming to the DOE to describe their views on the need for support from Congress. See the attached letter.

I would appreciate your participation in the meeting to give DOE a full sense of the opportunity and value of our working with this group. We will listen to the presentation and latter determine if the DOE has a role to play.

- -Joe Mikrut, Capitol Tax Partners
- -John Stanton, SEIA (solar)
- -Greg Wetstone, Terra-Gen (geothermal)
- -Jaime Steve, Pattern Energy Group (wind)



Senate Comm Private Equity Fin...







Invest Grow Innuante



The Honorable Jeff Bingaman Chairman Senate Committee on Energy and Natural Resources

The Honorable Max Baucus Chairman **Senate Committee on Finance**

The Honorable Daniel Inouye Chairman **Senate Committee on Appropriations**

The Honorable Harry Reid **Majority Leader United States Senate**

The Honorable Lisa Murkowski **Ranking Member** Senate Committee on Energy and Natural Resources

The Honorable Thad Cochran **Ranking Member Senate Committee on Appropriations**

The Honorable Charles Grassley Ranking Member Senate Committee on Finance

The Honorable Mitch McConnell **Minority Leader United States Senate**

June 8, 2009

Dear Senate Leaders,

We want to thank you for your leadership in promoting renewable energy, and especially for the new renewable energy programs in the American Recovery and Reinvestment Act (ARRA). As you know, the renewable energy grant program in Section 1603, which allows those who qualify for renewable energy tax credits to secure instead a grant from the Treasury Department, is one of the most critically important such programs. We are writing now, however, to call to your attention a small but important drafting problem with the Section 1603 grants program, which has the effect of discouraging renewable energy investment by private equity funds.

Section 1603 includes language that expressly bars any partnership that includes investment from state pension funds, university endowments or other tax-exempt entities from participating in the grant program. Some assert that the provision was primarily intended to prohibit entities that are eligible for Clean Renewable Energy Bonds (CREBs) from also securing Section 1603 grants. However, as currently crafted, the impact extends well beyond the public power companies that qualify for CREBs. The impact of this provision is to deny access to the grant program for any renewable energy project that is

organized as a partnership and has raised any part of its capital from a private equity fund. Most renewable energy projects are owned by partnerships. Most private equity funds include among their investors state pension funds, university endowments or other tax-exempt entities. The grant prohibition applies regardless of how small or how indirect the participation of such tax-exempt investors. While we cannot be certain of the objectives behind the ban on cash grants in such situations, we do not believe the drafters intended such a sweeping impact.

There is no reasonable policy rationale for excluding renewable energy projects that have been funded partly by private equity funds, university endowments or state pension funds from the Section 1603 grant program. In fact, doing so would be contrary to the energy policy objectives powerfully articulated by the President and Congressional leaders, including legislative proposals now under consideration that would mandate substantial increases in renewable energy. Without investment from private equity funds, which currently have over \$400 billion in committed capital, it will be next to impossible to achieve the President's ambitious goal of doubling renewable energy production in the United States over the next three years.

The participation of private equity is especially important in the current economic environment where renewable energy developers are having difficulty raising capital, development is being scaled back, it is difficult to borrow money, and there is a several billion dollar shortfall in the supply of tax equity. We estimate that the provision rendering private equity funds ineligible for the Section 1603 grant program places more than ten billion dollars in new renewable energy development at risk.

The problem can be easily repaired by eliminating the ban on cash grants to projects that have state pension funds or similar tax-exempt entities as investors. Such projects already suffer a percentage reduction in the amount of grant for which they qualify equal to the percentage ownership by government and tax-exempt entities under Section 50 (b)(4)(D) of the IRS code. It is not clear why any additional limitation is required. Alternatively, the grant prohibition could be narrowed to extend only to entities that qualify for the CREBs program, though this would be less preferred.

We respectfully urge you to promote and support this small but important change to help foster the renewable energy investment that will be needed to meet the nation's economic, environmental and energy security objectives. Thank you for your attention to this critical issue.

Sincerely,

Denise Bode

CEO

American Wind Energy Association

Denise a. Bode

Karl Cauell

Karl Gawell

Executive Director

Geothermal Energy Association

Rhone Resch

President and Chief Executive Officer

Chones. Col

Solar Energy Industries Association

Douglas Lowenstein

President

Private Equity Council