IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF OREGON

MELISSA COURY, personal representative of the Estate of RAYMOND COURY,

Plaintiff,

v.

CBS CORPORATION,

a Delaware corporation, sued as successor by merger with CBS Corporation, f/k/a VIACOM, INC., f/k/a WESTINGHOUSE ELECTRIC CORPORATION, successor-in-interest to BF STURTEVANT; CH MURPHY/CLARK-ULLMAN, INC., an Oregon corporation; FOSTER WHEELER, LLC, a New York corporation;

FRASER'S BOILER SERVICE, INC., a Washington corporation, individually and as

successor-in-interest to FRASER BOILER

WORKS;

GENERAL ELECTRIC COMPANY,

a New York corporation;

INGERSOLL-RAND COMPANY,

a New Jersey corporation;

MAR-DUSTRIAL SALES, INC.,

an Oregon corporation; and

WARREN PUMPS, LLC.,

successor-in-interest to WARREN PUMPS,

INC., QUIMBY PUMPS CO., and

WARREN STEAM PUMPS CO.,

Defendants.

Case No. 3:19-cv-01277-MO

OPINION AND ORDER OF REMAND

MOSMAN, J.,

I hold that Defendant Foster Wheeler LLC does not have standing to bring a federal contractor defense pursuant to 28 U.S.C. § 1446(b) and therefore has not asserted proper grounds for removal. Plaintiff's Motion to Remand [5] is GRANTED. It is ORDERED that the above-captioned matter be REMANDED to the Multnomah County Circuit Court. Plaintiff's pending Motion for Imposition of Sanctions [11] is DENIED AS MOOT.

IT IS SO ORDERED.

DATED this _____ day of November, 2019.

MICHAEL W. MOSMAN
Chief United States District Judge