Dear Member of Congress,

The 122 undersigned organizations, tribes, companies and elected officials are writing on behalf of our millions of members and supporters to express our strong opposition to S. 544 & H.R. 1366, The Mining Regulatory Clarity Act (MRCA). The legislation includes sweeping provisions that would weaken the already outdated 1872 Mining Law and give even more control over our public lands to the mining industry.

Most mining in the United States is governed under a 150-year-old, extremely permissive law enacted when Ulysses S. Grant was president. The law disempowers frontline communities, has no environmental guardrails, and doesn't require mining companies to pay a royalty on the billions of dollars of publicly owned minerals they extract. This mining law governs mining on public lands that are currently being dismantled by the Administration and their allies with active threats to sell off millions of acres of our lands, roll back protections such as National Monuments and mineral withdrawals in secret, and firing thousands of workers whose jobs are essential for the future existence of our public lands. If you combine the antiquated mining law with the dismantling of our public lands, along with the now unpredictable National Environmental Policy Act (NEPA) process, due to President Trump's executive actions and recent court rulings, communities are now more at risk than they were even a year ago.

History already paints a clear picture of the risks posed by irresponsible, deregulated mining for critical resources across the country. The EPA estimates that 40% of headwaters and 50% of lakes have been contaminated by hardrock mines, decimating watersheds and the communities that depend on them for freshwater, including drinking water. Recent research reveals that the vast majority of critical mineral resources in the United States are located within 35 miles of Native American reservations. As demand for hardrock minerals grows domestically and globally, it is critical that we ensure mining laws and standards protect communities and the environment while strengthening and securing our supply chains. Unfortunately, the MRCA would take us backward, not forward, and create more conflict over mines, not less.

First, the MRCA would allow mining companies to claim indefinite numbers of millsites¹ on public land, without meaningful limitations, where multinational mining companies can permanently dump toxic waste and construct infrastructure like pipelines and roads. These millsites could block public lands from being used for more suitable purposes, such as renewable energy projects, watershed protection, cultural resources, and recreation. This provision would remove any effective limits on millsites and eliminate the requirement that

¹ Section 42 of the Mining Law provides that the holder of a valid mining claim may also claim nearby non-mineral-bearing land to support its mining claim. Such nonmineral land is known as a "mill site," and no mill site "shall exceed five acres." 30 U.S.C. § 42.

such claims be located only on non-mineral land, a key feature that prevents lands with valuable minerals from being buried under waste or made inaccessible.

Second, several additional provisions contained within MRCA would weaken, if not negate, over a century of precedent that has limited the amount of damage to public land caused by our permissive mining law. According to current law, operators must first prove that there are in fact valuable minerals on a mining claim before they gain the right to conduct large-scale operations on those claims. Additionally, operators cannot conduct operations outside of their claims without obtaining further permits. MRCA could render these requirements meaningless by codifying a regulation that defines all activities related to mining under the term "operations," even if they are not directly on a mining claim. This could allow mining companies to build pipelines, roads, and powerlines and conduct other activities across public lands without ever having to get a permit for them.

The MRCA does not contain any meaningful limits to prevent abuses of the millsite provision. It states that mining companies may use public lands in accordance with an approved plan of operations. But that is of little assistance given the bill grants mining companies an unlimited, statutory right to use those lands—a right that cannot be denied in a mining plan of operations. The offered protections are thus no protections against the giveaway of public lands.

Finally, MRCA includes a savings clause that states mining companies still have to prove that there are valuable mineral deposits on claims within lands that have been withdrawn from mining. However, the exclusion of similar language for claims on unwithdrawn lands could be read by a court to imply that Congress intended to eliminate the requirement for such checks on unwithdrawn lands, which make up the vast majority of public lands. Altogether, these sections essentially give mining companies a nearly unlimited right to dump waste across an indefinite number of acres of public lands under the proposed millsites provision.

This bill's provisions will have a devastating impact on frontline communities, cultural resources, and sensitive ecosystems. Instead of passing this legislation, Congress should enact true reforms to our mining laws such as those identified by the 2023 Interagency Working Group on Mining Laws, Regulations, and Permitting, especially those that would close loopholes for foreign companies, improve environmental standards, and create competitive leasing to balance the nation's clean energy mineral needs with other public land uses. We urge you to oppose the passage of S. 544 & H.R. 1366, whether as a standalone bill or as a part of a larger legislative package.

Sincerely,

350 Bay Area Action 350Hawaii Alaska Clean Water Advocacy Alaska Longline Fishermen's Association

Alaska Wilderness League

Appalachian Citizens' Law Center

Arizona Mining Reform Coalition

Arizona Trail Association

Arizonans for Community Choice

Becky Daggett, Mayor of Flagstaff, AZ (signing as an individual, not in her official capacity)

Bitterrooters for Planning

Black Hills Clean Water Alliance

Cabinet Resource Group

California Enviromental Voters

Californians for Western Wilderness

CalWild

Cascade Forest Conservancy

Cascadia Wildlands

CdT Preservation Alliance

Center for Biological Diversity

Citizens to Protect Smith Valley (NV)

Coalition for Sonoran Desert Protection

Colorado Citizens Against ToxicWaste Inc

Corona de Tucson Preservation Alliance

Day One

Deer Tail Scientific

Defenders of Wildlife

Earthiustice

Earthworks

Environmental Protection Information Center - EPIC

Esker Cycles

Friends of the Amargosa Basin

Friends of the Bitterroot

Friends of the Clearwater

Friends of the Inyo

Friends of the Kalmiopsis

Friends of the Santa Cruz River

Friends of the Sonoran Desert

Gallatin Wildlife Association

Gila Resources Information Project

Global Witness

Grand Canyon Trust

Grand Staircase Escalante Partners

Great Basin Resource Watch

Great Old Broads for Wilderness, Tucson Broadband

GreenLatinos

High Country Conservation Advocates

Idaho Conservation League

Idaho Rivers United

Indigenous Environmental Network

Information Network for Responsible Mining

Jeff and Karen Ives

Kalmiopsis Audubon Society

Kalmiopsis Guides Association

Klamath-Siskiyou Wildlands Center

League of Conservation Voters

Living Desert Alliance

Local Environmental Action Demanded (LEAD) Agency, Inc.

Los Padres ForestWatch

Luanne Gegeanis

Lynn Canal Conservation

Malach Consulting

Maricopa Audubon Society

Mennonite Central Committee U.S.

Mining Impact Coalition of Wisconsin

MiningWatch Canada

Montana Chapter Sierra Club

Mount Shasta Bioregional Ecology Center

Multicultural Alliance for a Safe Environment

Native Village of Fort Yukon

Nature For All

NETWORK Lobby for Catholic Social Justice

Nevada Conservation League

New Mexico Environmental Law Center

Next 100 Coalition

Nicole Palese PLLC

Northeastern Minnesotans for Wilderness

Northern Alaska Environmental Center

Norton Bay Watershed Council

Oregon Natural Desert Association

Oregon Wild

Patagonia

Patagonia Area Resource Alliance

Progressive Leadership Alliance of Nevada

Protect the Kobuk

Rachel Carson Council

River Alliance of Wisconsin

Rivers Without Borders

Rock Creek Aliance

Rural Arizona Engagement

San Pedro 100

Save Lake Superior Association

Save Our Cabinets

Save our St. Vrain Valley, Inc.

Save Our Sky Blue Waters

Save the Scenic Santa Ritas

Save the South Fork Salmon

Sierra Club

Sky Island Alliance

Smith River Alliance

Soda Mountain Wilderness Council

Southeast Alaska Conservation Council

Southern Utah Wilderness Alliance

Sustainable Ocean Alliance

The Healthy Environment Alliance of Utah

The Native Village of Dot Lake

The Ocean Project

The Wilderness Society

Tucson Bird Alliance (formerly Tucson Audubon)

Turtle Island Restoration Network

Upper Peninsula Environmental Coalition

Washington Wild

WaterLegacy

Weber Sustainability Consulting

Western Shoshone Defense Project

Western Watersheds Project

Wild Arizona

Wild Hope

Wild Horse Education

WildEarth Guardians

Wildlands Defense

Yellow Dog Watershed Preserve