April 29, 2024

Representatives,

On behalf of our millions of members and supporters, the following conservation, climate, Indigenous and tribal-affiliated organizations call on you to oppose HR. 2925, the so-called “Mining Regulatory Clarity Act.” We write to share the below concerns and reasons for opposition.

The Mining Regulatory Clarity Act represents an unprecedented, de facto giveaway of America’s cherished public lands to mining corporations, upending and reversing over one hundred years of public land law precedent. Under the bill, anyone—for a nominal fee—gains permanent rights to occupy land, construct massive waste dumps, and build roads and pipelines across public lands to the detriment of all other values. This would preclude all other types of development and use, including renewable energy projects, recreation, and traditional cultural uses.

The Mining Regulatory Clarity Act is not a return to “status quo” as some proponents have argued. Instead, this legislation undermines the federal government’s long standing authority to safeguard public lands, threatening the protection of irreplaceable cultural, environmental, water, and economic resources. That’s because the bill conveys mining claimants (including international mining conglomerates) with a right to permanently occupy federal public lands. If an alternative use—like an electric transmission line or a renewable energy project—needed to cross “claimed” public lands, mining companies could extract large sums of money from the federal government in exchange for giving up their claim. As an example, if this bill were law in the 1900’s, Grand Canyon National Park wouldn’t exist as it does today. Future Senator Ralph Cameron filed mining claims covering the famous Bright Angel Trail, but they were invalidated due to a lack of a valuable mineral deposit. Had H.R. 2925 been law, Cameron would have had a vested right to undertake a wide variety of exclusionary or destructive activities on these claims and those claims would have superseded the Grand Canyon National Monument’s (later National Park’s) protections. Under H.R. 2925, all future prospective protected lands could suffer this fate.

This legislation would lead to vast unintended consequences by allowing mining companies, and any individual, to easily weaponize it for their own gain. A person or company wishing to block a solar, wind, or transmission project could simply file a claim in the path of the project by pounding four stakes into the ground and paying a nominal fee and then exercise their new right to occupy the land to block it from moving forward.

Under Section 2(e)(1)(B) of H.R. 2925, mining companies would receive a statutory right to permanently occupy and bury our federal public lands under tons of toxic waste. Modern large scale mines often produce far more toxic waste than the minerals they extract, risking water contamination and other harms. Further, Section 2(e)1(A) grants mining companies automatic rights-of-way for far-flung infrastructure such as new pipelines, transmission lines, and roads across public lands. The change eliminates a central provision of the Federal Land Policy and Management Act (FLPMA) that requires mining companies to receive a permit for such uses, just like everyone else operating on public lands. Section 2(e)(2) would also eliminate FLPMA’s requirement that the mining company pay “fair market value” for using public lands for these facilities.
The Mining Regulatory Clarity Act was authored in reaction to recent court decisions that affirmed and enforced longstanding law. According to proponents of this egregious corporate handout, the need for this bill arises from a court case known as Rosemont, as well as two subsequent federal court rulings, where companies proposed using invalid mining claims to dump enormous quantities of waste generated at the mine site. The problem with that was obvious and courts blocked them: holding an invalid mining claim confers no right to use or occupy the lands covered by the claim unless a valuable mineral is discovered.

The proponents also argue that this legislation is essential to secure our clean energy supply chain. Contrary to industry’s sky-is-falling rhetoric about critical mineral supply shortages, there are a variety of ways to meet the demand for these minerals during our transition to a clean energy economy. This includes—in conjunction with carefully sited mines governed by high environmental standards—deep investment in a circular minerals economy that recycles and reuses the maximum amount of these minerals possible. In addition, mining companies have options to acquire the lands needed for new mines, waste sites, and processing facilities without violating the law or seeking handouts from Congress, through Mill sites, Right of Way permits, land exchanges and other means. There cannot be a just and equitable transition to a carbon-free future, with legislation like this that sacrifices our lands, waters, public health, sacred sites and communities.

The mining law of 1872 is already overly permissive—mining has polluted the headwaters of 40 percent of western watersheds, fiscal assurances for clean up are routinely inadequate, and companies pay no royalties for the minerals they extract from public lands. Reform is needed to safeguard waters, communities, and the environment.

This bill would do the opposite, further tipping the scales away from communities, the environment, and our clean energy future—giving the mining industry the power to dictate how we use our public lands. Instead, Congress should work to balance our nation’s clean energy mineral needs with all other public land uses, such as for renewable energy projects, cultural and historical resources, ranching, recreation, water resources, and wildlife. Our organizations ask you to oppose this legislation in all its forms and reject it as a part of any conversation around energy permitting.

Sincerely,

Alaska Clean Water Advocacy
Alaska Community Action on Toxics
Alaska Longline Fishermen’s Association
Alaska Wilderness League
Anthropocene Alliance
Arizona Faith Network
Arizona Mining Reform Coalition
Arizona Trail Association
Arkansas Valley Conservation Coalition
Basin and Range Watch
Bay Area-System Change not Climate Change
Black Hills Clean Water Alliance
Bristlecone Chapter of the California Native Plant Society
Californians for Western Wilderness
CalWild
Cascade Forest Conservancy
Center for Biological Diversity
Cienega Watershed Partnership
Citizens Awareness Network
Citizens to Protect Smith Valley, NV
Clark County Adventure Riders (NV)
Coalition for Wetlands and Forests
Conservation Colorado
Conservation Northwest
Cook Inletkeeper
Deer Tail Scientific
Defenders of Wildlife
Dot Lake Village
Earthjustice
Earthworks
Endangered Species Coalition
Environment America
Environmental Protection Information Center- EPIC
Ethical Metalsmiths
Fair Mining Collaborative
Franciscan Action Network
Friends of Buckingham
Friends of Madera Canyon
Friends of the Earth
Friends of the Inyo
Friends of the Kalmiopsis
Friends of the Santa Cruz River
Friends of the Sonoran Desert
Gila Resources Information Project
Grand Canyon Trust
Great Basin Resource Watch
Great Bear Foundation
Great Old Broads for Wilderness
Green Latinos
Greenaction for Health and Environmental Justice
Healthy Environment Alliance of Utah (HEAL Utah)
High Country Conservation Advocates
Hispanic Access Foundation
Idaho Conservation League
Idaho Rivers United
Imperial Valley Equity and Justice Coalition
Information Network for Responsible Mining
Kahtoola, Inc
Kalmiopsis Audubon Society
Klamath Forest Alliance
Laguna Acoma Coalition For A Safe Environment
Lakota People’s Law Project
LEAD Agency, Inc.
League of Conservation Voters
Living Rivers
Los Padres ForestWatch
Lynn Canal Conservation
Malach Consulting
Mining Impact Coalition of Wisconsin
Minnesota Center for Environmental Advocacy
Mother Kuskokwim Tribal Coalition
Multicultural Alliance for a Safe Environment
Native Movement
Natural Resources Defense Council
Nevada Conservation League
New Mexico & El Paso Region Interfaith Power and Light
New Mexico Environmental Law Center
New Mexico Sportsmen
New Mexico Wild
Northeastern Minnesotan for Wilderness
Northern Alaska Environmental Center
Northern Front Range Broadband of Great Old Broads for Wilderness
Norton Bay Watershed Council
Okanogan Highlands Alliance
Oregon League of Conservation Voters
Oregon Natural Desert Association
Oregon Wild
Partnership for the National Trails System
Patagonia
Patagonia Area Resource Alliance
People of Red Mountain
Physicians for Social Responsibility Pennsylvania
Progressive Leadership Alliance of Nevada
Public Citizen
Quiet Use Coalition
Rio Grande Indivisible, New Mexico
River Alliance of Wisconsin
Sacred Defense Fund
San Juan Citizens Alliance
Save Lake Superior Association
Save our Cabinets
Save Our Sky Blue Waters
Save the Scenic Santa Ritas Association
Save the South Fork Salmon, Inc.
Sierra Club
Silver Valley Community Resource Center
Sisters of Mercy of the America Justice Team
Sky Island Alliance
Soda Mountain Wilderness Council
Southern Utah Wilderness Alliance
Standing Trees
The Alaska Center
The Clinch Coalition
The Sierra Fund
The Wilderness Society
Trustees for Alaska
Tucson Audubon Society
Union of Concerned Scientists
Uranium Watch
WaterLegacy
Weber Sustainability Consulting
West Berkeley Alliance for Clean Air and Safe Jobs
Western Mining Action Network- Indigenous Caucus
Western Shoshone Defense Project
Western Watersheds Project
White Mountain Conservation League
WildEarth Guardians
Wild Arizona
Wild Montana
Wilderness Workshop