[116H5636]

(Original Signature of Member)

117th CONGRESS 1st Session

H. R. 1506

To provide for the accurate reporting of fossil fuel extraction and emissions by entities with leases on public land, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. LOWENTHAL introduced the following bill; which was referred to the Committee on _____

A BILL

- To provide for the accurate reporting of fossil fuel extraction and emissions by entities with leases on public land, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Transparency in En-5 ergy Production Act of 2021".

6 SEC. 2. DISCLOSURE REQUIREMENTS.

- 7 (a) Report Required for an Entity Seeking a
- 8 LEASE.—The Secretary concerned shall require any entity

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seeking a lease to develop covered operations on public
 land to submit to the Secretary concerned a report, at the
 time of submission of a bid to develop covered operations.
 Such report shall—

- 5 (1) make the disclosures described in the Sus-6 tainable Accounting Standard for the Extractives 7 and Minerals Processing Sector and the Renewable 8 Resources and Alternative Energy Sector in effect 9 on the date the report is filed (that is produced by the Sustainability Accounting Standards Board) for 10 11 the covered operations developed by the entity and 12 in effect at the date of such bid; and
- 13 (2) disaggregate the information in paragraph 114 by State and by type of covered operation.
- (b) REPORT REQUIRED FOR AN ENTITY HOLDING A
 LEASE.—The Secretary concerned shall require any entity
 holding a lease to develop covered operations on public
 land to submit to the Secretary concerned a report annually. Such report shall—

(1) make the disclosures described in the Sustainable Accounting Standard for the Extractives
and Minerals Processing Sector and the Renewable
Resources and Alternative Energy Sector in effect
on the date the report is filed (that is produced by

the Sustainability Accounting Standards Board);
 and

3 (2) disaggregate the information in paragraph 1
4 by State and by type of covered operation.

5 (c) FAILURE TO COMPLY.—If the Secretary con6 cerned determines that an entity did not meet the require7 ments of subsection (a), the Secretary concerned—

8 (1) may not issue to such entity a lease for a9 covered operation; and

10 (2) may suspend a lease for a covered operation11 held by such entity.

12 SEC. 3. ONLINE PUBLICATION OF DISCLOSURE.

The Secretary concerned shall make the information
reported under section 2 available to the public on an
internet website in a machine readable format.

16 SEC. 4. REPORT TO CONGRESS.

17 Not later than 2 years after the date of the enact18 ment of this Act and every 2 years thereafter, the Sec19 retary concerned shall submit a report to Congress that
20 includes—

(1) with respect to covered operations, the annual and 2-year totals of greenhouse gas emissions,
air quality, water management, biodiversity impacts,
production, and number of sites according to the
metrics described in the Sustainable Accounting

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1	Standard for Oil and Gas Exploration and Produc-
2	tion in effect on the date the report is filed (that is
3	produced by the Sustainability Accounting Stand-
4	ards Board) for covered operations on public land;
5	and
6	(2) the changes in the information in paragraph
7	1;
8	(3) the projected future changes for 5, 10, and
9	25 years; and
10	(4) for renewable energy operations, an esti-
11	mate of the greenhouse gas emissions that would re-
12	sult from production of the same amount of energy
13	using fossil fuels and water management, including
14	water use, biodiversity impacts, production, number
15	of sites, and acres including associated transmission
16	lines.
17	SEC. 5. DEFINITIONS.
18	In this Act—
19	(1) the term "covered operation" means—
20	(A) any renewable energy operations;
21	(B) any fossil fuel operation; and
22	(C) any operation using any right of way
23	or special use permit that would cross public
24	lands or national forests that would facilitate
25	fossil fuel development.

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1	(2) the term "fossil fuel" means oil, natural
2	gas, natural gas liquids, coal, and any derivative of
3	these that is used for fuel;
4	(3) the term "public land" means any land, in-
5	terest in land, or submerged land owned by the
6	United States;
7	(4) the term "renewable energy" means a
8	project carried out on public land that uses wind,
9	solar, geothermal, wave, current, tidal, or ocean
10	thermal energy to generate electricity; and
11	(5) the term "Secretary concerned" means—
12	(A) the Secretary of the Interior, with re-
13	spect to public lands; and
14	(B) the Secretary of Agriculture, with re-
15	spect to National Forest System land.
16	SEC. 6. EFFECTIVE DATE.
17	This Act shall take effect 180 days after the date of

18 enactment of this Act.