

119TH CONGRESS  
1ST SESSION

# H. R. 1366

To provide for the location of multiple hardrock mining mill sites, to establish the Abandoned Hardrock Mine Fund, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

FEBRUARY 14, 2025

Mr. AMODEI of Nevada (for himself and Mr. HORSFORD) introduced the following bill; which was referred to the Committee on Natural Resources

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## A BILL

To provide for the location of multiple hardrock mining mill sites, to establish the Abandoned Hardrock Mine Fund, 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 “Mining Regulatory  
5 Clarity Act of 2025”.

6 **SEC. 2. HARDROCK MINING MILL SITES.**

7       (a) MULTIPLE MILL SITES.—Section 2337 of the Re-  
8 vised Statutes (30 U.S.C. 42) is amended by adding at  
9 the end the following:

10       “(c) ADDITIONAL MILL SITES.—

1                 “(1) DEFINITIONS.—In this subsection:

2                     “(A) MILL SITE.—The term ‘mill site’  
3                     means a location of public land that is reasonably  
4                     necessary for waste rock or tailings dis-  
5                     posal or other operations reasonably incident to  
6                     mineral development on, or production from  
7                     land included in a plan of operations.

8                     “(B) OPERATIONS; OPERATOR.—The  
9                     terms ‘operations’ and ‘operator’ have the  
10                    meanings given those terms in section 3809.5  
11                    of title 43, Code of Federal Regulations (as in  
12                    effect on the date of enactment of this sub-  
13                    section).

14                     “(C) PLAN OF OPERATIONS.—The term  
15                     ‘plan of operations’ means a plan of operations  
16                     that an operator must submit and the Secretary  
17                     of the Interior or the Secretary of Agriculture,  
18                     as applicable, must approve before an operator  
19                     may begin operations, in accordance with, as  
20                     applicable—

21                         “(i) subpart 3809 of title 43, Code of  
22                     Federal Regulations (or successor regula-  
23                     tions establishing application and approval  
24                     requirements); and

1                         “(ii) part 228 of title 36, Code of  
2                         Federal Regulations (or successor regula-  
3                         tions establishing application and approval  
4                         requirements).

5                         “(D) PUBLIC LAND.—The term ‘public  
6                         land’ means land owned by the United States  
7                         that is open to location under sections 2319  
8                         through 2344 of the Revised Statutes (30  
9                         U.S.C. 22 et seq.), including—

10                         “(i) land that is mineral-in-character  
11                         (as defined in section 3830.5 of title 43,  
12                         Code of Federal Regulations (as in effect  
13                         on the date of enactment of this sub-  
14                         section));

15                         “(ii) nonmineral land (as defined in  
16                         section 3830.5 of title 43, Code of Federal  
17                         Regulations (as in effect on the date of en-  
18                         actment of this subsection)); and

19                         “(iii) land where the mineral char-  
20                         acter has not been determined.

21                         “(2) IN GENERAL.—Notwithstanding sub-  
22                         sections (a) and (b), where public land is needed by  
23                         the proprietor of a lode or placer claim for oper-  
24                         ations in connection with any lode or placer claim

1       within the proposed plan of operations, the proprie-  
2       tor may—

3                 “(A) locate and include within the plan of  
4               operations as many mill site claims under this  
5               subsection as are reasonably necessary for its  
6               operations; and

7                 “(B) use or occupy public land in accord-  
8               ance with an approved plan of operations.

9                 “(3) MILL SITES CONVEY NO MINERAL  
10          RIGHTS.—A mill site under this subsection does not  
11          convey mineral rights to the locator.

12                 “(4) SIZE OF MILL SITES.—A location of a sin-  
13          gle mill site under this subsection shall not exceed  
14          5 acres.

15                 “(5) MILL SITE AND LODE OR PLACER CLAIMS  
16          ON SAME TRACTS OF PUBLIC LAND.—A mill site  
17          may be located under this subsection on a tract of  
18          public land on which the claimant or operator main-  
19          tains a previously located lode or placer claim.

20                 “(6) EFFECT ON MINING CLAIMS.—The loca-  
21          tion of a mill site under this subsection shall not af-  
22          fect the validity of any lode or placer claim, or any  
23          rights associated with such a claim.

24                 “(7) PATENTING.—A mill site under this sec-  
25          tion shall not be eligible for patenting.

1               “(8) SAVINGS PROVISIONS.—Nothing in this  
2 subsection—

3               “(A) diminishes any right (including a  
4 right of entry, use, or occupancy) of a claimant;

5               “(B) creates or increases any right (includ-  
6 ing a right of exploration, entry, use, or occu-  
7 pancy) of a claimant on land that is not open  
8 to location under the general mining laws;

9               “(C) modifies any provision of law or any  
10 prior administrative action withdrawing land  
11 from location or entry;

12               “(D) limits the right of the Federal Gov-  
13 ernment to regulate mining and mining-related  
14 activities (including requiring claim validity ex-  
15 aminations to establish the discovery of a val-  
16 uable mineral deposit) in areas withdrawn from  
17 mining, including under—

18               “(i) the general mining laws;

19               “(ii) the Federal Land Policy and  
20 Management Act of 1976 (43 U.S.C. 1701  
21 et seq.);

22               “(iii) the Wilderness Act (16 U.S.C.  
23 1131 et seq.);

24               “(iv) sections 100731 through 100737  
25 of title 54, United States Code;

1                 “(v) the Endangered Species Act of  
2                 1973 (16 U.S.C. 1531 et seq.);

3                 “(vi) division A of subtitle III of title  
4                 54, United States Code (commonly re-  
5                 ferred to as the ‘National Historic Preser-  
6                 vation Act’); or

7                 “(vii) section 4 of the Act of July 23,  
8                 1955 (commonly known as the ‘Surface  
9                 Resources Act of 1955’) (69 Stat. 368,  
10                 chapter 375; 30 U.S.C. 612);

11                 “(E) restores any right (including a right  
12                 of entry, use, or occupancy, or right to conduct  
13                 operations) of a claimant that—

14                 “(i) existed prior to the date on which  
15                 the land was closed to, or withdrawn from,  
16                 location under the general mining laws;  
17                 and

18                 “(ii) that has been extinguished by  
19                 such closure or withdrawal; or

20                 “(F) modifies section 404 of division E of  
21                 the Consolidated Appropriations Act, 2024  
22                 (Public Law 118–42).”.

23                 (b) ABANDONED HARDROCK MINE FUND.—

24                 (1) ESTABLISHMENT.—There is established in  
25                 the Treasury of the United States a separate ac-

1       count, to be known as the “Abandoned Hardrock  
2       Mine Fund” (referred to in this subsection as the  
3       “Fund”).

4                     (2) SOURCE OF DEPOSITS.—Any amounts col-  
5       lected by the Secretary of the Interior pursuant to  
6       the claim maintenance fee under section 10101(a)(1)  
7       of the Omnibus Budget Reconciliation Act of 1993  
8       (30 U.S.C. 28f(a)(1)) on mill sites located under  
9       subsection (e) of section 2337 of the Revised Stat-  
10      utes (30 U.S.C. 42) shall be deposited into the  
11      Fund.

12                  (3) USE.—The Secretary of the Interior may  
13      make expenditures from amounts available in the  
14      Fund, without further appropriations, only to carry  
15      out section 40704 of the Infrastructure Investment  
16      and Jobs Act (30 U.S.C. 1245).

17                  (4) ALLOCATION OF FUNDS.—Amounts made  
18      available under paragraph (3)—

19                     (A) shall be allocated in accordance with  
20       section 40704(e)(1) of the Infrastructure In-  
21       vestment and Jobs Act (30 U.S.C. 1245(e)(1));  
22       and

23                     (B) may be transferred in accordance with  
24       section 40704(e)(2) of that Act (30 U.S.C.  
25       1245(e)(2)).

1           (c) CLERICAL AMENDMENTS.—Section 10101 of the  
2 Omnibus Budget Reconciliation Act of 1993 (30 U.S.C.  
3 28f) is amended—

4               (1) by striking “the Mining Law of 1872 (30  
5 U.S.C. 28–28e)” each place it appears and inserting  
6 “sections 2319 through 2344 of the Revised Stat-  
7 utes (30 U.S.C. 22 et seq.”);

8               (2) in subsection (a)—

9                   (A) in paragraph (1)—

10                       (i) in the second sentence, by striking  
11                       “Such claim maintenance fee” and insert-  
12                       ing the following:

13                       “(B) FEE.—The claim maintenance fee  
14                       under subparagraph (A)”;

15                       (ii) in the first sentence, by striking  
16                       “The holder of” and inserting the fol-  
17                       lowing:

18                       “(A) IN GENERAL.—The holder of”; and

19                       (B) in paragraph (2)—

20                       (i) in the second sentence, by striking  
21                       “Such claim maintenance fee” and insert-  
22                       ing the following:

23                       “(B) FEE.—The claim maintenance fee  
24                       under subparagraph (A)”;

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