

HAVASUPAI TRIBAL COUNCIL

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HAVASUPAI TRIBE HAVASUPAI TRIBAL COUNCIL SUPAI, ARIZONA

Resolution No. 26 -21

RESOLUTION AFFIRMING OPPOSITION TO SECTION 3003 OF THE FY 2015 NATIONAL DEFENSE AUTHORIZATION ACT AND SUPPORTING THE SAVE OAK FLAT ACT

- WHEREAS**, the Havasupai Tribe of the Havasupai Reservation, Arizona (“the Tribe”) is a federally recognized sovereign Indian nation that has existed since time immemorial; and
- WHEREAS**, the Havasupai Tribal Council (the “Tribal Council”) is empowered to act on behalf of the Tribe; and
- WHEREAS**, the 1939 Constitution of the Havasupai Tribe of the Havasupai Reservation as amended (the “Constitution”) provides that the Tribal Council shall have the power to “adopt resolutions, not inconsistent with [the Tribe’s] Constitution and the attached By-laws,” at Article V, Section 1(h); and
- WHEREAS**, through treaties with the United States, federal laws mandating the allotment of Indian lands, and other U.S. takings, tribal nations lost hundreds of millions of acres of tribal homelands to help build this Nation; and
- WHEREAS**, federal lands are carved out of the ancestral lands of tribal nations and the historical and spiritual connections of Native Americans to these lands have not been extinguished; and
- WHEREAS**, some of these lands contain the remains of our ancestors and Native Americans continue to pray, hold ceremonies, and gather traditional and medicinal plants on these lands; and
- WHEREAS**, the United States government has legal and moral obligations to provide access to these ancestral lands to Native Americans and to protect these traditional cultural territories in a manner that respects the cultural, historical, spiritual and religious importance of these lands to tribal nations; and
- WHEREAS**, for more than ten years, tribes throughout Indian Country have considered and rejected the Southeast Arizona Land Exchange and Conservation Act (the “Land Exchange”), which proposed a mandatory conveyance of National Forest Service

lands to Resolution Copper, a private mining company owned by the foreign mining giants Rio Tinto PLC (United Kingdom) and BHP Billiton Ltd (Australia), in order to facilitate the development of a massive and unprecedented block cave copper mining project; and

WHEREAS, pursuant to Section 3003 of the National Defense Authorization Act of 2015 (“NDAA”), Congress authorized the transfer of all right and title to, and interest of the United States in, over 2000 acres of federal land in the Tonto National Forest, commonly known as “Oak Flat” but known to Apaches as Chí’chil Bildagoteel, in exchange for all right, title, and interest in specifically identified non-federal lands held by Resolution Copper; and

WHEREAS, Oak Flat is part of the ancestral homelands of the Western Apache, Yavapai, Hopi, Zuni, and O’odham people; and

WHEREAS, Oak Flat is a place filled with power – a place where Native people have, since time immemorial, and continue to go to for prayer, to conduct ceremonies such as Holy Ground and the Apache Puberty Rite Ceremony that some refer to as the Sunrise Dance, which celebrates a young woman’s coming of age, to gather medicines and ceremonial items, and to seek and obtain peace and personal cleansing; and

WHEREAS, Oak Flat has and continues to play an essential role in Apache, Yavapai, Hopi, Zuni, and O’odham religion, traditions, and culture for centuries and is a holy site and traditional cultural property with deep tribal religious, cultural, archaeological, historical and environmental significance; and

WHEREAS, on March 4, 2016, Oak Flat was listed on the National Park Service’s National Register of Historic Places as a Traditional Cultural Property; and

WHEREAS, the Land Exchange circumvents federal laws that mandate protection of Native American religion and culture and circumvents federal laws that mandate protection of the environment; and

WHEREAS, the Inter Tribal Association of Arizona (“ITAA”), an association of 21 tribal governments in Arizona, provides a forum for tribal governments to advocate for national, regional and specific tribal concerns and to join in united action to address these issues; and

WHEREAS, ITAA passed resolutions opposing the Land Exchange and has joined hundreds of tribal nations, Native organizations, and others in opposition to the Land Exchange, because the proposal will destroy the religious and cultural integrity of Oak Flat, and set dangerous precedent for all of Indian Country by conveying federal lands that encompass a known Native sacred area to a private company for mining activities; and

- WHEREAS**, by standing resolution #REN-13-019, National Congress of American Indians (“NCAI”) opposed the Land Exchange (H.R. 1904 and H.R. 687, and S. 339), the Southeast Land Exchange, and has joined hundreds of tribal nations, tribal organizations and others in opposition to the Land Exchange; and
- WHEREAS**, over united opposition by NCAI, ITAA member tribes, and other tribal nations, and organizations across the country, the Southeast Arizona Land Exchange legislation was attached to the FY 2015 NDAA and enacted in December 2014; and
- WHEREAS**, under Section 3003, the United States Department of Agriculture (“USDA”) must begin implementation of the Land Exchange, which includes conducting an Environmental Impact Statement of the Land Exchange and conducting government-to-government consultation with impacted Indian tribes – but which also includes a mandatory transfer of Oak Flat to the foreign-owned mining corporation regardless of the findings of the Environmental Impact Statement and tribal government consultation; and
- WHEREAS**, the U.S. Forest Service, in carrying out the directives of Section 3003, published the Draft Environmental Impact Statement of the Land Exchange and mine project; and
- WHEREAS**, the NCAI recently reaffirmed its commitment to strongly advocate for the protection of Native American sacred places in accordance with its 2002 Policy Statement, NCAI standing resolution #PHX-08-069c, “NCAI Policy Statement on Sacred Places,” NCAI standing resolution #SD-02-002, “Essential Elements of Public Policy to Protect Native Sacred Spaces,” and other resolutions that oppose mining that harms sacred places; and
- WHEREAS**, by standing Resolution No. MSP-15-001, the NCAI expressed its support for the Repeal of Section 3003 of the FY 2015 NDAA, the Southeast Arizona Land Exchange; and
- WHEREAS**, on January 15, 2021, just five days before President Biden was sworn in, the U.S. Forcst Service published the Final EIS (“FEIS”) for the Resolution Copper Mine starting a 60-day clock that will transfer sacred Chí’chil Bį́dagoteel, but the FEIS is inadequate; and
- WHEREAS**, three separate government agencies have each objected to the FEIS – the Arizona State Land Department, the federal Environmental Protection Agency, and the Advisory Council on Historic Preservation; and
- WHEREAS**, the San Carlos Apache Tribe and others repeatedly filed comments with the U.S. Forest Service on water and cultural impacts, but these were largely ignored by the U.S. Forest Service; and

WHEREAS, the NDAA also requires appraisals of the land to be exchanged, but these have also not been made available to the public and Resolution Cooper has refused to provide information as to the copper content of the ore body, which is essential to both the appraisal and the value of royalties; and

WHEREAS, the U.S. Forest Service did not provide the EPA report or nine other reports on water, mine tailings, and environmental impacts to the public for comment or review, which left the public inadequately informed of the potential impacts of the mine or its tailings facility, or the impacts to underlying groundwater or the impacts of pumping; and

WHEREAS, the San Carlos Apache Tribe has filed suit against the U.S. Forest Service for its failed preparation, issuance, and reliance upon an inadequate FEIS as part of its review of the mining project, and its failure to comply with the public and agency review requirements under NEPA and the NIIPA, contravene the NDAA and stand in excess of the U.S. Forest Service's statutory jurisdiction, authority or limitations, and that the Land Exchange will violate the fundamental, constitutional right of Apaches to practice their traditional religion at Oak Flat; and

WHEREAS, the Resolution Mine will have devastating effects on the sacred water and land; and

WHEREAS, the "Save Oak Flat Act," which calls for the repeal of Section 3003 of the FY 2015 NDAA, has now been re-introduced in the current 117th Congressional session, sponsored by Representative Grijalva and Senator Sanders; and

WHEREAS, the Havasupai Tribe finds that the Land Exchange will result in Apaches, Yavapais, Hopis, Zunis, and O'odhams suffering irreparable harm and that the FEIS was flawed and should be reconsidered, and for such reasons, the Save the Oak Flat Act is in the best interests of the Tribe and its members.

NOW THEREFORE BE IT RESOLVED that the Havasupai Tribe opposes Section 3003 of the FY 2015 National Defense Authorization Act.

BE IT FURTHER RESOLVED that the Havasupai Tribe supports the Save Oak Flat Act and the repeal of Section 3003 of the FY 2015 National Defense Authorization Act.

BE IT FURTHER RESOLVED that the Havasupai Tribe requests that the Secretary of Agriculture withdraw the FEIS from publication and undertake a process to issue a supplemental draft environmental impact statement.


BE IT FURTHER RESOLVED that the Havasupai Tribe requests that the U.S. Senators and Representatives for Arizona support the Save Oak Flat Act and the withdrawal of the FEIS from publication.

BE IT FINALLY RESOLVED that the Tribal Chairwoman, or in her absence, the Vice Chairman, is authorized and directed to sign all documents necessary to carry out the purposes of this Resolution.

CERTIFICATION

The Havasupai Tribe is a federally recognized sovereign Indian tribe. The foregoing Resolution is adopted pursuant to the authority of the Havasupai Tribal Council as set forth in Article V of the 1939 Constitution of the Havasupai Tribe of the Havasupai Reservation, as amended, and Article II of the Bylaws of the Havasupai Tribe. The Havasupai Tribal Council held a meeting in Supai, Arizona on the 13th day of **April 2021**, at which a quorum of 5 members present approved this Resolution by a vote of 5 for; 0 opposed; 0 abstained; and 2 absent.

HAVASUPAI TRIBAL COUNCIL:

By: 
Matthew Putesoy Sr., Vice-Chairman

ATTEST:


Billy Jack, Tribal Secretary
Havasupai Tribal Council