109TH CONGRESS 2D SESSION

H. R. 6080

To establish the Mineral Commodity Information Administration in the Department of the Interior, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

SEPTEMBER 14, 2006

Mrs. Drake (for herself, Mr. Gibbons, Mr. English of Pennsylvania, Mr. Conaway, Mr. Boswell, Mr. Brown of South Carolina, Mr. Sherwood, Mrs. Cubin, Mr. Petri, and Mr. Simpson) introduced the following bill; which was referred to the Committee on Resources

A BILL

To establish the Mineral Commodity Information Administration in the Department of the Interior, 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 "Resources Origin and
- 5 Commodity Knowledge Act".
- 6 SEC. 2. FINDINGS, PURPOSE, AND POLICY.
- 7 (a) FINDINGS.—The Congress finds the following:
- 8 (1) Mineral commodities are essential to the
- 9 United States economy.

- 1 (2) The United States is the world's leading 2 user of mineral commodities.
 - (3) Mineral commodities processed domestically accounted for \$478,000,000,000 in the United States economy in 2005.
 - (4) The value of imports of raw and processed mineral commodities totaled \$103,000,000,000 in 2005.
 - (5) The Board of Governors of the Federal Reserve uses mineral commodity information data and reports to calculate the indexes of industrial production, capacity, and capacity utilization, which are among the most widely followed monthly indicators of the United States economy.
 - (6) Manufacturers and consumers of mineral commodities in the United States depended on foreign countries for 100 percent of 16 mineral commodities and for more than 50 percent of 42 mineral commodities that are critical to the United States economy.
 - (7) The Department of Defense requires mineral commodity information on strategic minerals to manage the National Defense Stockpile.
 - (8) Mineral specialists assist the Department of State fulfill United States obligations under the

- 1 Clean Diamond Trade Act (19 U.S.C. 3901 et seq.) 2 and as a signatory to the Kimberly Process Certifi-3 cation Scheme, which is a multinational effort to stop the flow of conflict diamonds.
 - (9) New and innovative uses of minerals are vital to maintaining the high quality of both the natural environment and human environment in the United States.
- 9 (10) Knowledge and understanding of mineral 10 mining and usage, both domestically and internationally, is important for maintaining the national 12 security and economic security of the United States.
- 13 (b) Purposes.—The purpose of this Act is to create the Mineral Commodity Information Administration to en-14 15 sure information vital to the United States economy, domestic security, and the high quality of life enjoyed by all 16 residents of the United States continues to be provided

(c) Policy.—The Congress declares that—

to the many customers that rely upon the data.

- (1) it is in the national interest to maintain and disseminate information on domestically produced mineral commodities, regardless of ownership of the resources involved; and
- 24 (2) it is in the national interest to maintain and 25 disseminate information on international mineral

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1	commodities and resources, international mineral in-
2	dustry activities, and international mineral com-
3	modity markets.
4	SEC. 3. ESTABLISHMENT OF MINERAL COMMODITY INFOR-
5	MATION ADMINISTRATION.
6	(a) Establishment.—There is established the Min-
7	eral Commodity Information Administration, which shall
8	be under the general direction and supervision of the Sec-
9	retary of the Interior and shall not be affiliated with or
10	be within any other agency or bureau of the Department
11	of the Interior.
12	(b) Administrator.—The management of the Ad-
13	ministration shall be vested in an Administrator, who shall
14	be appointed from by the President, by and with the ad-
15	vice and consent of the Senate, from among individuals
16	who have outstanding qualifications with a broad back-
17	ground and substantial experience in the mineral indus-
18	tries and in the management of mineral resources.
19	(e) Other Officials and Employees.—
20	(1) In General.—There shall be in the Admin-
21	istration an Associate Administrator and 4 Assistant
22	Administrators who shall perform, in accordance
23	with applicable law, such functions as the Adminis-
24	trator shall assign to them in accordance with this
25	Act. The functions the Administrator shall assign to

1	the Assistant Administrators shall include the following
2	lowing functions:
3	(A) Commodity information and analysis
4	including development and maintenance of—
5	(i) historical and current mineral com
6	modity information, including the degree of
7	import dependence of the United States;
8	(ii) international mineral commodit
9	and resource information;
10	(iii) domestic mineral commodity and
11	resource information by State, county, and
12	region;
13	(iv) material flow and recycling anal
14	ysis, showing disposition in the Unite
15	States of mined materials into stocks in
16	use, waste, and residuals; and
17	(v) ongoing analysis of United State
18	mineral commodity exports, and analysis of
19	imports of mineral commodities and proc
20	essed materials of mineral origin that ar
21	destined for consumption in the Unite
22	States, categorized by the country of or
23	gin.
24	(B) Mineral industry analysis, includin
25	the continuing assessment and analysis of

events, trends, and issues affecting the minerals sector of the domestic economy, including exploration spending and activity, mineral production trends, mineral stocks and inventories, merger and acquisitions activity, and labor and workforce trends.

- (C) Data acquisition and analysis, including management of data collection, statistical analysis, analytical forecasting and modeling, and regular data quality assessments.
- (D) Information systems and services, including information technology management, publications and production dissemination, and library services.
- (E) External affairs, including congressional and legislative liaison, communications, and public affairs, and international and intergovernmental affairs.
- (F) Budget, financial, and human resource management, including budget and financial management, human capital management, employee training, professional development, procurement and contract management, and small business support.

- 1 (2) Transfer of Existing Positions.—With-2 in 30 days after the date of the enactment of this 3 Act, the Secretary of the Interior shall transfer to 4 the Administrator the following positions:
 - (A) UNITED STATES GEOLOGICAL SUR-VEY.—From the United States Geological Survey, not less than 200 full-time equivalent positions, including all filled and unfilled commodity and country specialists within the United States Geological Survey Minerals Information Team immediately before the enactment of this Act.
 - (B) Department of interior, generally not less that 100 full time equivalent positions of an administrative nature, including communications and public affairs specialists, congressional and legislative liaison specialists, human resources personnel, librarians, administrative assistants, information technology management specialists, publication service specialists, and budget analysts.
 - (3) Subsequent appointments.—The Administrator may appoint such employees as may be necessary to positions that are transferred under paragraph (2), but vacant on the date of the trans-

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- 1 fer of the positions. Such appointments shall be sub-
- 2 ject to the provisions of title 5, United States Code,
- 3 governing appointments in the competitive service.
- 4 Such positions shall be paid in accordance with the
- 5 provisions of chapter 51 and subchapter III of chap-
- 6 ter 53 of such title relating to classification and
- 7 General Schedule pay rates.
- 8 (d) Written and Electronic Materials.—The
- 9 Secretary of the Interior shall transfer to the Adminis-
- 10 trator all existing written and electronic materials under
- 11 the control of the Department pertaining to mineral com-
- 12 modities and mineral resources, including mineral com-
- 13 modity time series data, library materials, maps, unpub-
- 14 lished data files, and existing mineral commodity reports
- 15 prepared or held by the United States Geological Survey
- 16 and its predecessor agency, the Bureau of Mines.

17 SEC. 4. DUTIES OF THE ADMINISTRATOR.

- 18 (a) Mineral Commodity Data and Information
- 19 Program.—The Administrator carrying out a central,
- 20 comprehensive, and unified mineral commodity data and
- 21 information program to collect, evaluate, assemble, ana-
- 22 lyze, and disseminate data and information regarding min-
- 23 eral resources and reserves, mineral commodity produc-
- 24 tion, consumption, and technology, and related economic
- 25 and statistical information, that is relevant to the ade-

1	quacy of mineral resources to meet demands in the near
2	term and longer term future for the Nation's economic
3	and social needs.
4	(b) Mineral Commodity Data Time Series.—
5	(1) In General.—The Administrator shall con-
6	tinue to maintain all existing mineral commodity
7	data time series maintained by the Department of
8	the Interior immediately before the enactment of
9	this Act, and shall develop such new mineral com-
10	modity data time series as the Administrator finds
11	useful and proper after consulting with other Fed-
12	eral and State agencies and the public.
13	(2) Public Comment.—The Administrator
14	shall—
15	(A) provide for public review and comment
16	regarding all mineral commodity data time se-
17	ries maintained by the Department of the Inte-
18	rior immediately before the enactment of this
19	Act, by not later than 15 years after such date
20	of enactment; and
21	(B) seek public comments on a continuing
22	basis on the adequacy and accuracy of any time
23	series added after the date of the enactment of
24	this Act, not later than 5 years after the incep-

tion of such new series.

1	(c) Projections of Usage Patterns.—
2	(1) In General.—The Administrator shall—
3	(A) not later than 3 years after the date
4	of the enactment of this Act, prepare and make
5	available to the public an analysis of projected
6	mineral commodity usage patterns by the
7	United States at 10, 25, and 50 year intervals
8	following such date of enactment; and
9	(B) update such analysis and make it pub-
10	licly available every 5 years thereafter.
11	(2) Considerations.—In preparing such anal-
12	yses, the Administrator shall take into consider-
13	ation—
14	(A) market trends;
15	(B) geopolitical considerations; and
16	(C) the reasonably foreseeable advances in
17	basic industries, high technology, material
18	sciences, and energy usage.
19	(d) Annual Report.—The Administrator shall an-
20	nually publish and submit to the Congress a report on the
21	state of the domestic mining, minerals, and mineral rec-
22	lamation industries, including a statement of the trend in
23	utilization and depletion of the domestic supplies of min-
24	eral commodities.

1	(e) Mineral Commodity Reports.—The Adminis-
2	trator—
3	(1) shall continue to prepare and distribute all
4	series of mineral commodity reports prepared and
5	published by the Bureau of Mines and the United
6	States Geological Survey as of the date of the enact-
7	ment of this Act, including—
8	(A) all volumes of the Minerals Yearbook;
9	(B) Mineral Commodity Summaries;
10	(C) Mineral Industry Surveys;
11	(D) Metal Industry Indicators;
12	(E) Nonmetallic Mineral Product Industry
13	Indexes;
14	(F) material flow studies and recycling re-
15	ports; and
16	(G) Historical Statistics for Mineral and
17	Material Commodities;
18	(2) may develop, prepare, and publish addi-
19	tional reports related to mineral commodities as the
20	Administrator considers appropriate.
21	(f) Analysis With Respect Sustaining Energy
22	USAGE.—
23	(1) IN GENERAL.—The Administrator of the
24	Mineral Commodity Information Administration
25	shall, in 2007 and each year thereafter, following the

- issuance of the Annual Energy Outlook analysis prepared by the Administrator of the Energy Information Administration, prepare and publish an analysis of the foreign and domestic mineral commodities that will be required by the United States to sustain the energy supply, demand, and prices projected by such Annual Energy Outlook analysis.
- 8 (2) Joint agreement.—The Administrator of 9 the Energy Information Agency and the Adminis-10 trator of the Mineral Commodity Information Ad-11 ministration may, at their sole discretion, enter into 12 a joint agreement for preparation of a unified anal-13 ysis to meet the requirements of this paragraph.
- 14 (g) OTHER APPROVAL NOT REQUIRED.—The Ad-15 ministrator—
 - (1) shall not be required to obtain the approval of any other officer or employee of the United States in connection with the collection or analysis of any information; and
 - (2) shall not be required, prior to publication, to obtain the approval of any other officer or employee of the United States with respect to the substance of any analytical studies, statistical, or forecasting technical reports that the Administrator has prepared in accordance with law.

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1 SEC. 5. EXCEPTIONS TO INFORMATION AVAILABILITY.

- 2 (a) In General.—Notwithstanding section 552 of
- 3 title 5, United States Code, and except as provided in sub-
- 4 section (b), data and information provided to the Adminis-
- 5 trator by persons or firms engaged in any phase of mineral
- 6 or mineral-material production or large-scale consumption
- 7 shall not be disclosed outside of the Administration in a
- 8 nonaggregated form in such a manner as may disclose
- 9 data and information supplied by an individual or other
- 10 person, unless such person authorizes such disclosure after
- 11 the person is provided notice and an opportunity to object.
- 12 (b) Disclosure to Federal Defense or Home-
- 13 LAND SECURITY AGENCIES.—The Administrator may dis-
- 14 close nonaggregated data and information to any agency
- 15 of the Department of Homeland Security or the Depart-
- 16 ment of Defense, upon written request by the head of the
- 17 agency for appropriate purposes.

18 SEC. 6. ADVISORY COMMITTEE.

- 19 (a) Establishment.—Not later than 90 days after
- 20 [the date of enactment of this Act], the Administrator
- 21 shall establish an advisory committee to be known as the
- 22 Mineral Commodity Advisory Committee.
- 23 (b) Functions.—The Advisory Committee—
- 24 (1) shall respond to all questions referred to it
- by the Administrator regarding any matter related
- to the activities authorized by this Act;

1	(2) shall undertake such studies and inquiries
2	as are necessary to provide answers, advice, and rec-
3	ommendations on matters referred to it by the Ad-
4	ministrator; and
5	(3) in carrying out such studies, may seek in-
6	formation from individuals, business enterprises, col-
7	leges, universities, and any State or Federal agency.
8	(c) Participation in Reviews of Materials.—
9	The Administrator shall invite the Advisory Committee to
10	participate in any public review of materials prepared pur-
11	suant to section 4.
12	(d) Membership.—
13	(1) IN GENERAL.—The Advisory Committee—
14	(A) shall consist of 15 individuals ap-
15	pointed in accordance with paragraph (2); and
16	(B) shall include—
17	(i) one representative from each of a
18	mineral exploration company, a metallic
19	mineral producer, an industrial mineral
20	producer, and an aggregate producer;
21	(ii) one representative from each of
22	the State geologists, mining labor organi-
23	zations, and the mining finance industry;
24	(iii) two representatives from small
25	businesses;

1	(iv) three representatives from manu-
2	facturing industries; and
3	(v) three purchasing professionals.
4	(2) Appointment.—The Administrator shall
5	appoint the members of the Advisory Committee
6	from among individuals who—
7	(A) are not officers or employees of the
8	Federal Government; and
9	(B) are United States citizens.
10	(3) Term.—Each member of the Advisory
11	Committee shall be appointed to serve a term of 4
12	years.
13	(e) Organization and Meetings.—The Advisory
14	Committee—
15	(1) shall select a Chairman and Vice-Chairman
16	from among its members;
17	(2) shall organize itself into such subcommit-
18	tees as the members determine to be necessary; and
19	(3) shall meet not less than 2 times each year.
20	(f) Compensation and Expenses.—Subject to the
21	availability of appropriations, each member of the Advi-
22	sory Committee—
23	(1) shall be compensated at a rate equal to the
24	daily equivalent of the annual rate of basic pay pre-
25	scribed for level IV of the Executive Schedule under

- section 5315 of title 5, United States Code, for each
- 2 day (including travel time) during which such mem-
- 3 ber is engaged in the performance of the duties of
- 4 the Advisory Committee; and
- 5 (2) shall be allowed travel expenses, including
- 6 per diem in lieu of subsistence, at rates authorized
- 7 for employees of agencies under subchapter I of
- 8 chapter 57 of title 5, United States Code, while
- 9 away from the member's home or regular place of
- business in the performance of services for the Com-
- 11 mittee.
- 12 (g) SUPPORT AND RECORDS MAINTENANCE.—The
- 13 Administrator—
- 14 (1) shall provide administrative and technical
- support for the Advisory Committee; and
- 16 (2) shall maintain the records of the Advisory
- 17 Committee.
- 18 (h) FACA.—The Federal Advisory Committee Act (5
- 19 U.S.C. App.) shall apply to the Advisory Committee only
- 20 to the extent that the provisions of such Act do not conflict
- 21 with the requirements of this section.
- 22 SEC. 7. DEFINITIONS.
- 23 In this Act:

1	(1) Administration.—The term "Administra-
2	tion" means the Mineral Commodity Information
3	Administration established by this Act.
4	(2) Administrator.—The term "Adminis-
5	trator" means the Administrator of the Administra-
6	tion.
7	(3) Advisory committee.—The term "Advi-
8	sory Committee" means the Mineral Commodity Ad-
9	visory Committee established by this Act.
10	SEC. 8. AUTHORIZATION OF APPROPRIATIONS.
11	There is authorized to be appropriated to the Admin-
12	istrator to carry out this Act \$30,000,000 for each of the
13	fiscal years through 2007 through 2017.

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