[~115H11819]

		(Original Signature of Member)
116TH CONGRESS 1ST SESSION	H.R.	

To amend the Surface Mining Control and Reclamation Act of 1977 to protect taxpayers from liability associated with the reclamation of surface coal mining operations, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

Mr. Cartwright introduced the following bill; which was referred to the Committee on \_\_\_\_\_

## A BILL

To amend the Surface Mining Control and Reclamation Act of 1977 to protect taxpayers from liability associated with the reclamation of surface coal mining operations, 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 "Coal Cleanup Taxpayer
- 5 Protection Act of 2019".

## SEC. 2. SURFACE COAL MINING BONDING. 2 Section 509 of the Surface Mining Control and Rec-3 lamation Act of 1977 (30 U.S.C. 1259) is amended— 4 (1) by striking subsection (c) and inserting the 5 following: 6 "(c) ALTERNATIVE BONDING SYSTEM.— 7 "(1) IN GENERAL.—Subject to paragraph (2), 8 the Secretary may approve as part of a State or 9 Federal program an alternative system that will— 10 "(A) achieve the objectives and purposes of 11 the bonding program pursuant to this section; 12 and "(B) result in no greater risk of financial 13 14 liability to the Federal Government or a State 15 government than the bonding program under 16 this section. 17 "(2) REPORT REQUIRED.—The Secretary may 18 only approve an alternative bonding system for a 19 State under paragraph (1) if such State submits a 20 report to the Secretary that provides the following 21 information: 22 "(A) A history of bond forfeitures and rec-23 lamation costs in such State in the seven-year 24 period ending on the date on which the report

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is submitted, including—

1	"(i) in the case of any bond forfeiture,
2	whether the money collected to make up
3	the difference between the bond and rec-
4	lamation cost was sufficient to complete
5	the reclamation as specified in the permit;
6	and
7	"(ii) an engineer's estimate of the cost
8	to complete reclamation of mines for which
9	such State has not yet determined the cost
10	of reclamation.
11	"(B) A five-year forecast proving the pro-
12	posed bond pool will be financially sound based
13	on—
14	"(i) the proposed annual or per ton
15	fees paid by mining operators;
16	"(ii) the past and anticipated financial
17	performance of participating mining opera-
18	tors;
19	"(iii) market projections for the five
20	year period beginning on the date of the
21	submission of such report;
22	"(iv) the anticipated number of min-
23	ing operators participating in each year;
24	and

1	"(v) anticipated reclamation costs, in-
2	cluding known reclamation costs and an
3	engineer's estimate of costs not yet
4	known."; and
5	(2) by adding at the end the following:
6	"(f) Self-Bonding.—
7	"(1) Federal programs.—
8	"(A) In general.—Effective on the date
9	of enactment of this subsection, the Secretary—
10	"(i) may not accept the bond of the
11	applicant itself (referred to in this sub-
12	section as a 'self-bond'); and
13	"(ii) may accept a separate surety or
14	collateral bond, consistent with subsection
15	(b).
16	"(B) Existing self-bonds.—For coal
17	mining operations covered by a self-bond ac-
18	cepted by the Secretary prior to the date of en-
19	actment of this subsection, the permittee shall
20	replace the self-bond with another form of bond
21	acceptable to the Secretary under this section
22	by not later than the earlier of—
23	"(i) the date of renewal of the permit
24	under section 506(d); and

1	"(ii) the date of any major permit
2	modification under section 506.
3	"(2) State programs.—Not later than 90
4	days after the date of enactment of this subsection,
5	the Secretary shall notify all State regulatory au-
6	thorities that allow applicants to self-bond that the
7	approved regulatory programs of the State regu-
8	latory authority must be amended—
9	"(A) to remove the authority for applicants
10	to self-bond; and
11	"(B) to require coal mining operations cov-
12	ered by a self-bond accepted by the State regu-
13	latory authority prior to the date of enactment
14	of this subsection to replace the self-bond with
15	another form of bond acceptable under this sec-
16	tion by not later than the earlier of—
17	"(i) the date of renewal of the permit
18	under section 506(d); and
19	"(ii) the date of any major permit
20	modification under section 506.
21	"(g) Bonds Issued by Surety.—
22	"(1) IN GENERAL.—Not later than 1 year after
23	the date of enactment of this subsection, the Sec-
24	retary shall issue rules establishing limitations on
25	surety bonds accepted under this section to minimize

1	the risk of financial liability to the Federal Govern-
2	ment or a State government, including rules regard-
3	ing—
4	"(A) the maximum quantity of corporate
5	surety bonds issued by any 1 corporate surety
6	as a percentage of the total quantity of coal
7	mine reclamation bonds in any 1 State;
8	"(B) the minimum percentage of surety
9	bonds unrelated to activities regulated pursuant
10	to this Act required to reinsure corporate surety
11	bonds;
12	"(C) the minimum collateralization re-
13	quired for corporate surety bonds; and
14	"(D) the minimum amount of cash assets
15	required to be held by a corporate surety as a
16	percentage of coal mine reclamation bonds
17	issued by the corporate surety.
18	"(2) Existing corporate Bonds.—Corporate
19	surety bonds in existence on the date of enactment
20	of this subsection must be modified or replaced as
21	necessary by not later than 1 year after the date on
22	which the rule is issued under paragraph (1).
23	"(h) Collateral Requirements.—
24	"(1) Real property.—Real property posted
25	as collateral for a bond may not include—

1	"(A) coal;
2	"(B) a coal mine;
3	"(C) land that includes a coal mine;
4	"(D) land that is located above a coal
5	mine;
6	"(E) a coal processing facility;
7	"(F) a coal waste disposal site;
8	"(G) coal mining equipment unlikely to re-
9	tain salvage or resale value; or
10	"(H) any other property determined by the
11	Secretary.
12	"(2) Re-evaluation.—
13	"(A) The Secretary shall re-evaluate the
14	value of any nonliquid collateral, as that term
15	is defined in subparagraph (B), 3 years after
16	such collateral is posted for a bond and every
17	three years thereafter.
18	"(B) In this paragraph, 'nonliquid collat-
19	eral' has the meaning given to it by the Sec-
20	retary, except that such term—
21	"(i) includes the first lien interests in
22	real estate and equipment; and
23	"(ii) does not include—
24	"(I) cash;
25	"(II) letters of credit;

1	"(III) certificates of deposit;
2	"(IV) Federal, State, or munic-
3	ipal bonds; and
4	"(V) investment grade securities.
5	"(i) Executive Compensation.—The Secretary
6	may require the inclusion of executive compensation, in-
7	cluding salaries and bonuses of officers and executives, of
8	an applicant under this section, and any affiliated com-
9	pany, as collateral for a bond under this section.".