

from Puerto Rico (Mr. ROMERO-BARCELÓ) each will control 20 minutes. The Chair recognizes the gentleman from Utah (Mr. HANSEN).

Mr. HANSEN. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise in support of H.R. 3063, a bill to amend the Mineral Leasing Act of 1920 with respect to limitations upon the amount of acreage an entity may hold within any one State. This bill would grant discretion to the Secretary of the Interior to raise the statutory limitation upon the amount of acreage a company may hold on a statewide basis for sodium leases and permits.

Mr. Speaker, the current limit was established by a 1948 amendment to the Mineral Leasing Act and was set at 15,360 acres, a reasonable size at that time during mining. But, Mr. Speaker, a modern operation requires a mine-plant complex which may cost well over \$300 million to build.

Like other industries today, consolidation to achieve higher efficiency is taking place in this soda ash business. H.R. 3063 before us today would give the Secretary of the Interior the authority to raise the now too low acreage limit, after he has, in due course, determined it would not be anti-competitive to do so. Otherwise, Federal lessees may need to surrender mined-out leases before backfilling underground voids with tailings currently stored on the surface, a method which the Bureau of Land Management would like to see remain available.

Also, solution mining of the underground pillars left in place cannot occur if the leases are returned to the Government prematurely. From a royalty flow viewpoint, it is desirable for our domestic industry to have these options available.

The administration testified last month before the Subcommittee on Energy and Mineral Resources in support of H.R. 3063.

Mr. Speaker, I urge my colleagues to support this legislation.

Mr. Speaker, I reserve the balance of my time.

Mr. ROMERO-BARCELÓ. Mr. Speaker, I yield myself such time as I may consume.

(Mr. ROMERO-BARCELÓ asked and was given permission to revise and extend his remarks.)

Mr. ROMERO-BARCELÓ. Mr. Speaker, H.R. 3063 would amend the Mineral Leasing Act to grant the Secretary of the Interior the discretion to increase a number of Federal leases which may be held by any one producer in a single State.

The present acreage limitation for sodium leases of 15,360 acres has been in place for 5 decades. The bill would increase the limitation to 30,720 acres per producer.

The U.S. soda ash producers, four of which are in Wyoming, are competitive with one another for a share of their relatively flat domestic market. They are also faced with strong inter-

national competition. Wyoming generates approximately 2 million tons of soda ash per year. Other countries, including China and India, with vast supplies of Trona have erected tariff and nontariff barriers to support their own less efficient producers, making it difficult to export U.S. soda ash.

The gentlewoman from Wyoming (Mrs. CUBIN) believes that giving the Secretary of the Interior the discretion to raise acreage limitations will have a beneficial effect on the industry's ability to remain competitive.

Congress set forth acreage limits in the Mineral Leasing Act to ensure that no single entity held too much of any single mineral reserve. The lease limitation ensures that there is sufficient competition while providing an incentive for development of these reserves and ensuring a reasonable rate of return to the Federal and State treasuries.

We expect any future Secretary of the Interior who uses this discretionary authority to raise acreage limitations for sodium leases to include a finding that raising an acreage for a producer would not have a negative effect on either Federal royalty revenues or competition.

The Clinton administration testified in favor of this bill. We have no objections on passing this under the suspension of the House rules.

Mr. Speaker, I reserve the balance of my time.

Mr. HANSEN. Mr. Speaker, I have no further speakers on this, and I yield back the balance of my time.

Mr. ROMERO-BARCELÓ. Mr. Speaker, I yield such time as he may consume to the gentleman from Ohio (Mr. TRAFICANT).

Mr. TRAFICANT. Mr. Speaker, I support the current bill.

Mr. ROMERO-BARCELÓ. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Utah (Mr. HANSEN) that the House suspend the rules and pass the bill, H.R. 3063.

The question was taken; and (two-thirds having voted in favor thereof) the rules were suspended and the bill was passed.

A motion to reconsider was laid on the table.

GENERAL LEAVE

Mr. HANSEN. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks on H.R. 2862, H.R. 2863, H.R. 2541, H.R. 2818, and H.R. 3063.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Utah?

There was no objection.

CONDEMNING ARMENIAN ASSASSINATIONS

Mr. GILMAN. Mr. Speaker, I move to suspend the rules and agree to the concurrent resolution (H. Con. Res. 222) condemning the assassination of Armenian Prime Minister Vazgen Sargsian and other officials of the Armenian Government and expressing the sense of the Congress in mourning this tragic loss of the duly elected leadership of Armenia.

The Clerk read as follows:

H. CON. RES. 222

Whereas on October 27, 1999, several armed individuals broke into Armenia's Parliament and assassinated the Prime Minister of Armenia, Vazgen Sargsian, the Chairman of the Armenian Parliament, Karen Demirchian, the Deputy Chairman of the Armenian Parliament, Yuri Bakhshian, the Minister of Operative Issues, Leonard Petrossian, and other members of the Armenian Government;

Whereas Armenia is working toward democracy, the rule of law, and a viable free market economy since obtaining its freedom from Soviet rule in 1991; and

Whereas all nations of the world mourn the loss suffered by Armenia on October 27, 1999: Now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That the Congress—

(1) deplors the slaying of the Prime Minister of Armenia, Vazgen Sargsian, the Chairman of the Armenian Parliament, Karen Demirchian, the Deputy Chairman of the Armenian Parliament, Yuri Bakhshian, the Minister of Operative Issues, Leonard Petrossian, and other members of the Armenian Government struck down in this violent attack;

(2) strongly shares the determination of the Armenian people that the perpetrators of these vile acts will be swiftly brought to justice so that Armenia may demonstrate its resolute opposition to acts of terror;

(3) commends the efforts of the late Prime Minister and the Armenian Government for their commitment to democracy, the rule of law, and for supporting free market movements internationally; and

(4) continues to cherish the strong friendship between Armenia and the United States.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from New York (Mr. GILMAN) and the gentleman from New Jersey (Mr. PALLONE) each will control 20 minutes.

The Chair recognizes the gentleman from New York (Mr. GILMAN).

GENERAL LEAVE

Mr. GILMAN. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks on H. Con. Res. 222.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from New York?

There was no objection.

Mr. GILMAN. Mr. Speaker, I yield myself such time as I may consume.

(Mr. GILMAN asked and was given permission to revise and extend his remarks.)

Mr. GILMAN. Mr. Speaker, I support the motion to suspend the rules and pass this concurrent resolution, H. Con. Res. 222, introduced by the gentleman from California (Mr. ROGAN), which is identical to the language of a