Date submitted (UTC-11): 10/7/2018 1:00:00 PM First name: Kenny Last name: Pedersen Organization: Title: Official Representative/Member Indicator: Address1: 87218 Muirland Drive Address2: City: Veneta State: OR Province/Region: Zip/Postal Code: 97487 Country: United States Email: cya2011@aol.com Phone: Comments:

Comments for Proposed Rule Changes to 36 CFR Part 228 Subpart aUnited States Dept of Interior Ryan ZinskiPresident of the United States Donald TrumpRegarding; RESPONSE AND COMMENT TO PROPOSED RULE CHANGES TO 36 CFR Part 228 Subpart A.Order No. 3359 implementing Executive Order 13817 signed by President Trump on Dec. 20, 2017 as to streamlining processes for the procurement and ensuring supply of critical minerals, ANDMy concern shall focus on part d. Section 4 Directive of ORDER NO. 3359 as it pertains to improving access to lands and increasing the discovery and production of mineral resources IN THE PUBLIC DOMAIN. My comments to proposed rule changes focus primarily with a waiver needed for small miners to help enable satisfaction of The Directive and EO.The congressional record shows a repeated concern for Federal Departments overreach into the basic principles of the Mining Law of 1872 with special attention to the self initiating aspect whereby the public, through their own initiative and resources without cost to the taxpayer are authorized to enter upon the public domain for the purpose and opportunity to discover and procure minerals needed by our Nation, with the hopes of profiting from their efforts. The proposed rule changes do not adhere to the mandate of Order 3359 nor its guiding EO 13817 as it relates to access and increasing the discovery and production of mineral resources, because:1) They do not protect the foundation of the mining industry, the small miner from the Federal Departments of the National Forest Service, BLM, EPA regulations and policies and rules. The self initiating aspect of the Mining Law of 1872 which has helped bring this powerful nation to its status up to the 1980s, has been and will be further eroded by the current proposed amendments:2) Through an increased emphasis on preserving and protecting the lands the FS manages, they are not fulfilling their prime objective of ensuring a healthy and productive forest. The increase in size and numbers of major forest fires, and less sustainable level of harvest (logging) should motivate for a different approach to their policies of the last 40 years in this current opportunity;3) The Forest Service is addressing the challenges and issues encountered in regulating operations on National Forest System lands to be cured by the Order in a one size fits all approach which does not properly allocate their available tax dollar resources to insure industrial sized mining which has been the cause for Super Fund Cleanups and most all marketing attempts against mining, is the focal point in their mandated streamlining.

MAKE AMERICA GREAT AGAIN by waiving 36 CFR Part 228 Subpart A application to small miners, To be defined as total activities under 3 acres of surface disturbance including roads, or under 2 acres of surface disturbance not including roads. Current law and regulation already protect water and public safety, and small miners must adhere to those issues as do all users of the public domain.

The FS, BLM etc agencies can and do, too easily, drive up financial cost, time costs, ambiguity as to exposure to fines, uncertainties of approvals, from discontinuous department personnel ambiguous understandings and interpretations of document requirements and terminology definitions. These issues alone have driven out or have discouraged citizens from entering the mining and prospecting field, thereby losing any benefit attributable to a self initiating playing field which the 1872 Mining Law supports. The proposed changes do not solve access and discovery challenges mandated to be streamlined, but only enhance the failed methodology of FS management used for decades.

Get the FS out of the small miners locatable minerals oversight and ensure their limited tax resources are allocated to woods and grasses, industrial sized mining and recreation. A small miner waiver of 36 CFR Part

228 Subpart A is needed to partially satisfy EO 13817 and Order 3359. This will streamline and enhance FS effectiveness and help satisfy our Nations mineral needs, and ensure the self initiating powers in the Mine Law. Sincerely Kenny Pedersen