Deep sea mining: a dive into the latest threat to the oceans

Context

In March, the International Seabed Authority (ISA) — an international body comprised of 167 member states and the European Union — met to negotiate potential regulations regarding mining the seafloor of the high seas — areas beyond any nation’s jurisdiction. The meeting ended with no clear conclusion about whether approvals for deep sea mining could be granted as early as July. ISA Council discussions are set to resume July 10th, running through to the end of the month. To date, the government of Canada — a member of the ISA — has not explicitly expressed support or opposition to a moratorium on deep sea mining in the high seas. Greenpeace, along with our supporters, allies, and a growing number of scientists, Pacific Peoples and global governments have called for a stop to deep sea mining.

What is deep sea mining?

Deep sea mining is an emerging, extractive industry seeking to remove mineral deposits from the deep ocean’s seabed. The Clarion-Clipperton Zone in the Pacific Ocean is the main geographical location that prospective miners are targeting due to the abundant presence of polymetallic (sometimes just called ‘manganese’) nodules — potato-sized mineral deposits loaded with copper, nickel, manganese and other ores. Mining companies are targeting metals such as nickel, copper, cobalt and manganese — materials used in electronics and currently only mined on land.

Deep sea mining would involve large machines being lowered to the ocean floor to scoop, dredge or cut deposits from deep ocean ecosystems, including hydrothermal vents, seamounts and abyssal plains. The mined material would then be pumped up to a ship for processing, through up to several kilometres of tubing. Some of the waste (consisting mostly of sediments, mineral debris and seawater) would then be pumped back into the water, a few hundred metres below the surface.

What are the concerns with deep sea mining?

- Deep sea mining risks severe and irreparable harm to deep sea ecosystems. The practice involves the removal of seafloor habitat and organisms, and the release of sediment plumes, which could smother habitats for kilometres around the mining site.

- The mineral deposits that companies seek to mine have taken millions of years to form and provide an important habitat for marine life. For example, nodules found 4,000
metres deep in the Pacific Ocean are *where the ghost octopus lays its eggs*. Deep sea ecosystems are fragile, and the unique organisms they house are very slow-growing and therefore much *less likely to recover from disturbance*.

- Recent tests of deep sea mining gear resulted in reports of *technical failures, a pollution incident and flawed scientific monitoring.*
- Noise and light *pollution* from the machines could affect whales and other marine creatures.
- Deep sea mining could risk Pacific island communities’ livelihoods and jeopardize food security. *Scientists have warned* that “communities that rely on fish stocks for subsistence could be particularly vulnerable to the impacts of seabed mining.”
- The oceans already bear the brunt of the converging planetary crises: *biodiversity, climate* and *pollution*, and allowing another extractive industry to threaten marine life is *counter* to global conservation goals.

**What is Greenpeace’s position on deep sea mining?**

Greenpeace believes the deep ocean must remain permanently off-limits to the mining industry and that deep sea mining can never be sustainable and is a destructive, *unnecessary* and *neocolonial* industry. At the ISA meeting in July, Greenpeace is calling for global governments to support a moratorium and block the approval of mining licenses. Instead of mining more vulnerable ecosystems, Greenpeace supports a rapid transition to a *slow circular economy* that prioritizes resource efficiency, recapture and reuse of materials, collaborative innovation and rethinking the way we use materials as a society.

**Growing support to stop deep sea mining before it starts**

- To date, more than *700 scientists and policy experts* have called for a pause on deep sea mining. As of May, *14 states* have expressed their support for a precautionary pause, moratorium or full ban on deep sea mining in the high seas, including *leaders of four Pacific states* that launched a moratorium alliance last year. Indigenous leaders representing *56 groups* from 34 countries publicly called for a total ban on the industry.
- A number of industry *investors*, including *Maersk*, have withdrawn support from mining companies, and major car and technology companies have *committed not to source any minerals from the seabed*, backing the call for a moratorium.
A majority of the members of the International Union for the Conservation of Nature voted in support of a moratorium, and the United Nations Environment Programme Finance Initiative has urged investors to transition away from the industry.

State of the deep sea mining industry

A handful of corporations largely based in the Global North and their government partners are pushing the ISA to greenlight the practice. Canada-based The Metals Company is a significant and active player in the industry. To date, 31 exploration contracts have been issued by the ISA, sponsored by a total of 14 countries, which work with contractors that can be private companies, state-owned companies or research institutes.

Where does the federal government stand?

Canada is a member of the ISA Council and Assembly. While Canada declared an “effective moratorium” on deep sea mining in domestic waters earlier this year, the government — specifically the Minister responsible for the Canadian ISA delegation, Mélanie Joly — has not made its position on a moratorium in international waters clear, unlike the 14 states expressing support for a precautionary pause, moratorium or full ban.

What’s next at the ISA?

The ISA manages any human activities related to minerals in the international seabed “for the benefit of humankind as a whole,” and is required under the UN Convention on the Law of the Sea “to ensure effective protection for the marine environment from harmful effects which may arise from such activities.” Some reports raise concern over a lack of transparency at the ISA and suggest mining companies are colluding with the authority to obtain a greenlight for deep sea mining in July.

In the summer of 2021, the president of Nauru together with The Metals Company’s subsidiary Nauru Ocean Resources Inc., triggered a “2-year rule” that says that if any member country notifies the ISA that it wants to start deep sea mining, the organization will have two years to adopt full regulations, known as the Mining Code. The ISA's deadline to adopt full regulations ends this July.

The ISA Council will meet again from July 10-21 and the full Assembly from July 24-28. Global governments will once again have the opportunity to support a moratorium and red light mining applications submitted this year.

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