February 25, 2020
Honorable Jay Clayton
Chairman
U.S. Securities and Exchange Commission
100 F Street, N.E.
Washington
DC 20549-1090

Dear Mr. Chairman,

This letter is submitted on behalf of Newmont Corporation ("Newmont") as an expression of Newmont's support and commitment to extractive industry revenue transparency and disclosure. Newmont is a U.S. based gold and copper producer with significant mining operations in the United States, as well as Australia, Suriname, Peru, Canada, Mexico, Argentina, and Ghana. As you may be aware, Newmont has been an active and vocal supporter of revenue transparency and an original signatory to the Extractive Industry Transparency Initiative (EITI).

Newmont has built transparency and reporting into our global governance and social responsibility policy and performance, and we currently utilize regular independent auditing mechanisms to assure conformance. Similarly, Newmont was one of the few corporations that testified before the U.S. Congress in favor of U.S. extractive companies reporting payments to governments. We were also an active participant of the U.S. EITI Multi-stakeholder Group when the U.S. was a candidate country applying for status as an EITI compliant country prior to its decision to exit the process. It is our view that responsible development of mineral resources can bring great benefit to a country and its people, but only when good governance is in place to monitor the distribution of those benefits.

Newmont actively advocates for the EITI Standard and serves as an industry member on the Multi-Stakeholder Group in Suriname directly and via industry associations in other jurisdictions. We believe that Dodd-Frank Section 1504 can complement the EITI and its requirements should be closely aligned with the EITI Standard. This will ensure companies can develop a consistent approach to project-level reporting across multiple jurisdictions and broaden and deepen the transparency agenda globally. Alignment will also reduce onerous reporting obligations while advancing efficient and consistent reporting requirements.
Newmont will continue to support efforts towards transparency and reporting related to our industry and business. We encourage stakeholders to work constructively through the rule-making process to ensure an efficient, and globally consistent regulatory framework is established that broadly meets all stakeholder needs while ultimately ensuring the overall goal of increased transparency and reporting of revenues.

We appreciate the opportunity to express our perspective and ultimate position towards revenue transparency and reporting, which we believe is not only good for our business, but good for our shareholders and communities that host our operations.

Sincerely,

Stephen P. Gottesfeld
EVP Chief Sustainability and External Affairs Officer
Newmont Corporation