October 7, 2016

Secretary Sally Jewell  
U.S. Department of the Interior  
1849 C Street, N.W.  
Washington DC 20240

Secretary Tom Vilsack  
U.S. Department of Agriculture  
1400 Independence Ave., S.W.  
Washington, DC 20250

Dear Secretary Jewell and Secretary Vilsack,

The Access Fund, the national climbing advocacy non-profit organization, respectfully submits an update on our work to protect recreation, cultural and natural resources in eastern Utah, and to develop a longstanding, positive relationship between the Native American and climbing communities. For climbers, eastern Utah contains some of the most iconic, unique and high quality climbing opportunities in the world, including areas like Indian Creek, Castle Valley, Fisher Towers, San Rafael Swell, Valley of the Gods, Arch Canyon, Lockhart Basin, Comb Ridge, and thousands of other climbing sites.

Over the past 3 years, we have spent countless hours considering potential paths forward to protect and enhance these world-class resources, and we have critically evaluated options for protecting climbing access in eastern Utah while honoring our Native American partners and conserving the environment locally and regionally. We recently conducted a survey of over 1,000 climbers nationwide who travel regularly to this region, and they told us in no uncertain terms that they value wild experiences, vast landscapes, undeveloped viewsheds, clean air, solitude, and cultural heritage. We want to protect southeast Utah for future generations because we know firsthand how valuable the area is to climbers and all Americans.

Senior Access Fund staff, alongside climbing guides, local climbing advocates and community leaders, met with Inter-Tribal Coalition representatives and Native American leaders in Moab, UT (Sep. 1st, 2016) and White Mesa, UT (Sep. 2nd, 2016). The climbing community shared its vision for eastern Utah, described best climbing practices and listened to the concerns of the Native American representatives and spiritual leaders. Although many questions about climbing management on sacred lands remain open-ended, we optimistically report that the climbing and Native American communities both want strong protections for this region and we committed to sharing knowledge, perceptions and concerns regarding the best way to manage this unique landscape.

These meetings taught us that both Access Fund and Native American leaders need more time to consider administrative and spiritual evaluation processes that could help develop a sustainable, balanced climbing management framework for the Bears Ears region. However, Access Fund and Inter-Tribal representatives are committed to advancing a deeper understanding between our two communities. We support meaningful Native American participation in land management decision making, and we oppose plans that can result in the large-scale development, disposal or transfer of our public lands to the states.
It is clear that a legislative solution in Utah is currently unlikely given the divided political climate, the many improvements still needed in H.R. 5780, and the limited timeframe left in the One Hundred-Fourteenth Congress. Therefore, Access Fund supports long-term protections for the Bears Ears region by the end of 2016. We believe that the declaration of a National Monument at Bears Ears would provide realistic, long-term protections for key lands in San Juan County, Utah which are of very high significance to the climbing and Native American communities. In so doing, we support robust and meaningful involvement by the Inter-Tribal Coalition in the management, and development of management plans, for Bears Ears.

Access Fund will continue to represent the climbing community and work toward viable conservation for eastern Utah. If the Obama administration uses the Antiquities Act to designate a Bears Ears National Monument, we urge that the world-class rock climbing resources located within the Bears Ears proposal boundaries, as well as human-powered recreation in general, be acknowledged in the presidential proclamation that establishes the national monument. Having this acknowledgment in the proclamation is essential to ensure that recreation opportunities are appropriately protected as a management plan for the monument is developed.

Sincerely,

Brady Robinson
Executive Director
Access Fund

cc:
Robert Bonnie, Undersecretary, U.S. Department of Agriculture
Christy Goldfuss, Managing Director, Council on Environmental Quality
Thomas Tidwell, Chief, United States Forest Service
Neil Kornze, Director, Bureau of Land Management
Jon Jarvis, Director, National Park Service
Alfred Lomahquahu, Co-Chair, Bears Ears Inter-Tribal Coalition
Regina Lopez-Whiteskunk, Co-Chair, Bears Ears Inter-Tribal Coalition
Adam Cramer, Executive Director, Outdoor Alliance
Phil Powers, CEO, American Alpine Club