118TH CONGRESS 2D Session



To require reports on critical mineral and rare earth element resources around the world and a strategy for the development of advanced mining, refining, separation, and processing technologies.

IN THE HOUSE OF REPRESENTATIVES

Ms. HOULAHAN introduced the following bill; which was referred to the Committee on _____

A BILL

- To require reports on critical mineral and rare earth element resources around the world and a strategy for the development of advanced mining, refining, separation, and processing technologies.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Critical Minerals Secu-

5 rity Act of 2024".

6 SEC. 2. DEFINITIONS.

7 In this Act:

 $\mathbf{2}$

1 (1) COVERED NATION.—The term "covered na-2 tion" has the meaning given that term in section 3 4872 of title 10, United States Code. (2) CRITICAL MINERAL.—The term "critical 4 5 mineral" has the meaning given that term in section 6 7002(a) of the Energy Act of 2020 (30 U.S.C. 7 1606(a)). 8 (3) FOREIGN ENTITY OF CONCERN.—The term 9 "foreign entity of concern" has the meaning given 10 that term in section 40207 of the Infrastructure In-11 vestment and Jobs Act (42 U.S.C. 18741). 12 (4) RARE EARTH ELEMENTS.—The term "rare 13 earth elements" means cerium, dysprosium, erbium, 14 europium, gadolinium, holmium, lanthanum, lute-15 tium, neodymium, praseodymium, promethium, sa-16 marium, scandium, terbium, thulium, ytterbium, and 17 yttrium. 18 PERSON.—The (5)UNITED STATES term 19 "United States person" means— 20 (A) a United States citizen or an alien law-21 fully admitted for permanent residence to the 22 United States; or 23 (B) an entity organized under the laws of 24 the United States or of any jurisdiction within

the United States, including a foreign branch of
 such an entity.

3 SEC. 3. REPORTS ON CRITICAL MINERAL AND RARE EARTH 4 ELEMENT RESOURCES.

5 (a) IN GENERAL.—Not later than one year after the 6 date of the enactment of this Act, and every 2 years there-7 after, the Secretary of the Interior, in consultation with 8 the heads of relevant Federal agencies, shall submit to 9 Congress a report on all critical mineral and rare earth 10 element resources around the world that includes—

11 (1) an assessment of—

12 (A) which of such resources are under the
13 control of a foreign entity of concern, including
14 through ownership, contract, or economic or po15 litical influence;

(B) which of such resources are owned by,
controlled by, or subject to the jurisdiction or
direction of the United States or a country that
is an ally or partner of the United States;

20 (C) which of such resources are not owned
21 by, controlled by, or subject to the jurisdiction
22 or direction of a foreign entity of concern or a
23 country described in subparagraph (B); and

1	(D) in the case of such resources not un-
2	dergoing commercial mining, the reasons for
3	the lack of commercial mining;
4	(2) for each mine from which significant quan-
5	tities of critical minerals or rare earth elements are
6	being extracted, as of the date that is one year be-
7	fore the date of the report—
8	(A) an estimate of the annual volume of
9	output of the mine as of that date;
10	(B) an estimate of the total volume of min-
11	eral or elements that remain in the mine as of
12	that date;
13	(C)(i) an identification of the country and
14	entity operating the mine; or
15	(ii) if the mine is operated by more than
16	one country or entity, an estimate of the output
17	of each mineral or element from the mine to
18	which each such country or entity has access;
19	and
20	(D) an identification of the ultimate bene-
21	ficial owners of the mine and the percentage of
22	ownership held by each such owner;
23	(3) for each mine not described in paragraph
24	(2), to the extent practicable—

1	(A) an estimate of the aggregate annual
2	volume of output of the mines as of the date
3	that is one year before the date of the report;
4	(B) an estimate of the aggregate total vol-
5	ume of mineral or elements that remain in the
6	mines as of that date;
7	(C) an estimate of the aggregate total out-
8	put of each mineral or element from the mine
9	to which a foreign entity of concern has access;
10	(4)(A) a list of key foreign entities of concern
11	involved in mining critical minerals and rare earth
12	elements;
13	(B) a list of key entities in the United States
14	and countries that are allies or partners of the
15	United States involved in mining critical minerals
16	and rare earth elements; and
17	(C) an assessment of the technical feasibility of
18	entities listed under subparagraphs (A) and (B)
19	mining and processing resources identified under
20	paragraph $(1)(C)$ using existing advanced tech-
21	nology;
22	(5) an assessment, prepared in consultation
23	with the Secretary of State, of ways to collaborate
24	with countries in which mines or mineral processing
25	operations (or both) are located that are operated by

1	other countries, or are operated by entities from
2	other countries, to ensure ongoing access by the
3	United States and countries that are allies and part-
4	ners of the United States to those mines and proc-
5	essing operations;
6	(6) a list, prepared in consultation with the
7	Secretary of Commerce, identifying, to the maximum
8	extent practicable, all cases in which entities were
9	forced to divest stock in mining or processing oper-
10	ations for critical minerals and rare earth elements
11	based on—
12	(A) regulatory rulings of the government
13	of a covered nation;
14	(B) joint regulatory rulings of such a gov-
15	ernment and the government of another coun-
16	try; or
17	(C) rulings of a relevant tribunal or other
18	entity authorized to render binding decisions on
19	divestiture;
20	(7) a list of all cases in which the government
21	of a covered nation purchased an entity that was
22	forced to divest stock as described in paragraph (6);
23	and
24	(8) a list of all cases in which mining or proc-
25	essing operations (or both) for critical minerals and

1	rare earth elements that were not subject to a ruling
2	described in paragraph (6) were taken over by—
3	(A) the government of a covered nation; or
4	(B) an entity located in, or influenced or
5	controlled by, such a government.
6	(b) FORM OF REPORT.—Each report required by
7	subsection (a) shall be submitted in unclassified form, but
8	may include a classified annex if necessary.
9	SEC. 4. PROCESS FOR NOTIFYING UNITED STATES GOVERN-
10	MENT OF DIVESTMENT.
11	Not later than one year after the date of the enact-
12	ment of this Act, the Secretary of the Interior, in consulta-
13	tion with the Secretary of State, shall establish a process
14	
	under which—
15	under which— (1) a United States person seeking to divest
15 16	
	(1) a United States person seeking to divest
16	(1) a United States person seeking to divest stock in mining or mineral processing operations for
16 17	(1) a United States person seeking to divest stock in mining or mineral processing operations for critical minerals and rare earth elements in a foreign
16 17 18	(1) a United States person seeking to divest stock in mining or mineral processing operations for critical minerals and rare earth elements in a foreign country may notify the Secretary of the intention of
16 17 18 19	(1) a United States person seeking to divest stock in mining or mineral processing operations for critical minerals and rare earth elements in a foreign country may notify the Secretary of the intention of the person to divest such stock; and

1SEC. 5. STRATEGY ON DEVELOPMENT OF ADVANCED MIN-2ING, REFINING, SEPARATION, AND PROC-3ESSING TECHNOLOGIES.

4 (a) IN GENERAL.—Not later than one year after the
5 date of the enactment of this Act, the Secretary of the
6 Interior, in consultation with the heads of relevant Federal
7 agencies, shall develop—

8 (1) a strategy to collaborate with the govern-9 ments of countries that are allies and partners of 10 the United States to develop advanced mining, refin-11 ing, separation, and processing technologies; and

(2) a method for sharing the intellectual property resulting from the development of such technologies with those countries to enable those countries to license such technologies and mine, refine,
separate, and process the resources of such countries.

(b) REPORTS REQUIRED.—Not later than one year
after the date of the enactment of this Act, and annually
thereafter, the Secretary shall submit to Congress a report
on the progress made in developing the strategy and method described in subsection (a).