(Original Signature of Member)

118TH CONGRESS 2D Session



To support international governance of seafloor resource exploration and responsible polymetallic nodule collection by allied partners, strengthen domestic processing and refining capabilities, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mrs. MILLER of West Virginia introduced the following bill; which was referred to the Committee on _____

A BILL

- To support international governance of seafloor resource exploration and responsible polymetallic nodule collection by allied partners, strengthen domestic processing and refining capabilities, and for other purposes.
 - 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 "Responsible Use of5 Seafloor Resources Act of 2024".

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1 SEC. 2. SEAFLOOR RESOURCE EXPLORATION AND EXPLOI-

TATION.

3 (a) FINDINGS.—Congress finds the following:

4 (1) The United States is falling behind in com5 petitiveness within supply chains for critical defense
6 and clean energy technologies and therefore must
7 develop an alternative supply of critical minerals to
8 lessen dependance on foreign adversaries.

9 (2) Establishing a secure and resilient critical
10 mineral supply chain is a matter of national secu11 rity.

12 (3) China controls roughly 60% of the global
13 critical mineral production and over 85% of the
14 world's refining capacity.

(4) This has been achieved by early and aggressive investment in mining and processing operations
across South America, Africa, and Southeast Asia.

18 (5) Recognizing the potential of marine re19 sources to further its position, China is increasing
20 its investment in deep-sea mining, holding the most
21 exploration contracts of any country.

(6) Investing in alternatives serving to diversify
supply such as the collection of seafloor nodules is
integral to ensuring the United States does not continue its over-dependence on China and other adversarial nations.

(7) As mining has been largely outsourced to
other parts of the world, China has become the top
producer of 30 of the 50 U.S. critical minerals. With
this shift, the governance of environmental and social impacts of mining and processing operations is
largely out of the control of the United States.

7 (8) Prioritizing supply with existing or potential 8 for transparent, accountable, and responsible 9 sourcing is integral to ensuring the United States 10 does not continue to export adverse environmental 11 and social (ESG) impacts of mining and processing 12 abroad in countries that are apathetic or less 13 equipped to abide by internationally accepted stand-14 ards.

(9) Investing in the development of mineral resources and processing infrastructure quantitatively
proven to reduce ESG impacts, such as seafloor nodules, is integral to ensuring the raw materials that
underpin our domestic industrial base and transition
to clean energy do not have adverse planetary impacts.

(10) Developing U.S. partnerships to secure
seafloor resources and domestic capabilities to process these materials is in the nation's economic, environmental and security interests.

(b) IN GENERAL.—The President shall direct the
 Secretary of State, the Secretary of Homeland Security,
 the Secretary of Defense, and the Director of the Office
 of Science and Technology Policy—

5 (1) together with Federal interagency efforts, to 6 provide financial, diplomatic, or other forms of sup-7 port for seafloor nodule collection, processing, and 8 refining where upstream sourcing is compliant with 9 regulations; and

10 (2) to coordinate and expedite across Federal
11 agencies the development of infrastructure to proc12 ess and refine seafloor nodules within the United
13 States.

14 (c) REPORTS.—

(1) OFFICE OF SCIENCE AND TECHNOLOGY
POLICY.—The Director of the Office of Science and
Technology Policy shall annually submit to the
President and Congress a report including the following:

20 (A) A quantitative and qualitative analysis
21 of the benefits to the United States to import22 ing seafloor nodules and processing and refining
23 such seafloor nodules domestically, including
24 benefits related to—

25 (i) foreign relations;

1	(ii) research and technology develop-
2	ment;
3	(iii) environmental and social impact
4	monitoring;
5	(iv) utilization of existing industrial
6	base, including offshore infrastructure and
7	processing consumables;
8	(v) job creation; and
9	(vi) market impact to various indus-
10	tries, including battery and electric vehicle
11	production.
12	(B) A quantitative analysis comparing the
13	lifecycle environmental and social effects of
14	sourcing a benchmark amount of critical min-
15	erals from seafloor nodules to the environ-
16	mental and social effects of sourcing such
17	amount of critical minerals from land-based
18	projects, based on the most recent data avail-
19	able from both public and private sources, in-
20	cluding consideration of—
21	(i) benefit sharing and capacity build-
22	ing;
23	(ii) human health and labor condi-
24	tions;
25	(iii) revenue streams; and

(iv) local ecosystem impacts and the
 ability to utilize impact mitigation hierar chies, including avoidance, minimization,
 rehabilitation, and offsets.

(C) An analysis of the applicability of 5 6 seafloor nodule collection and data acquisition technologies used in the deep-sea environment 7 8 for the purpose of initiatives carried out by the 9 United States, including the mapping of tech-10 nologies used and data acquired in the deep-sea 11 environment in international waters and map-12 ping, exploring, and characterizing minerals in 13 the exclusive economic zone of the United 14 States.

15 (2) DEPARTMENT OF COMMERCE.—The Sec-16 retary of Commerce shall submit to the President 17 and Congress a report that includes a description of 18 Federal legislation and documents that are relevant 19 to the importation and processing of seafloor nodules 20 and seafloor nodule-derived products sourced from 21 outside the exclusive economic zone of the United States by individuals who are not United States citi-22 23 zens, including—

24 (A) the Deep Seabed Hard Mineral Re25 sources Act (30 U.S.C. 1401 note et seq.); and

1 (B) the internal advice decision letter of 2 (B) the United States Customs and Border Protec-3 tion regarding the determination of the origina-4 tion, tariff, and Harmonized Tariff System 5 classification of seafloor nodules and seafloor 6 nodule-derived products.

7 (d) CRITICAL MINERAL DEFINED.—In this section,
8 the term "critical mineral" has the meaning given the
9 term in section 7002(a)(3) of the Energy Act of 2020 (30
10 U.S.C. 1606(a)(3)).