

**AMENDMENT TO RULES COMMITTEE PRINT 117-**

**31**

**OFFERED BY MR. WALTZ OF FLORIDA**

Page 1668, after line 13, insert the following:

1 **SEC. 71104. AMERICAN CRITICAL MINERAL INDEPENDENCE**

2 **RESEARCH AND DEVELOPMENT.**

3 (a) SENSE OF CONGRESS.—It is the sense of Con-  
4 gress that to break from China’s control on the mineral  
5 supply chain, the United States should support significant  
6 research and development activities to drive innovation in  
7 domestic critical minerals production, promote responsible  
8 development of critical minerals, and encourage inter-  
9 national collaboration to limit the impact of mineral sup-  
10 ply disruptions.

11 (b) DEFINITIONS.—In sections 71104, 71105,  
12 71106, 71107, and 71108:

13 (1) BYPRODUCT.—The term “byproduct” has  
14 the meaning given such term in section 7002 of Di-  
15 vision Z of the Consolidated Appropriations Act,  
16 2021 (Public Law 116–260).

17 (2) CRITICAL MINERAL.—The term “critical  
18 mineral” has the meaning given such term in section  
19 7002 of Division Z of the Consolidated Appropria-

1 tions Act, 2021 (Public Law 116–260) except that  
2 such term shall not exclude materials described in  
3 subsection (a)(3)(B)(iii) of such section.

4 (3) CRITICAL MINERAL PROJECT.—The term  
5 “critical mineral project” means a project—

6 (A) located on—

7 (i) a mining claim, millsite claim, or  
8 tunnel site claim for any locatable mineral;

9 (ii) lands open to mineral entry; or

10 (iii) a Federal mineral lease; and

11 (B) for the purpose of producing a critical  
12 mineral, including—

13 (i) as a byproduct, or a product of a  
14 host mineral, or from tailings; or

15 (ii) through an exploration project  
16 with respect to which the presence of a by-  
17 product is a reasonable expectation, based  
18 on known mineral companionship, geologic  
19 formation, mineralogy, or other factors.

20 (4) INDIAN TRIBE.—The term “Indian Tribe”  
21 has the meaning given such term in section 4 of the  
22 Indian Self-Determination and Education Assistance  
23 Act (25 U.S.C. 5304).

24 (5) SECRETARY.—The term “Secretary” means  
25 the Secretary of the Interior.

1 (6) STATE.—The term “State” means—

2 (A) a State;

3 (B) the District of Columbia;

4 (C) the Commonwealth of Puerto Rico;

5 (D) Guam;

6 (E) American Samoa;

7 (F) the Commonwealth of the Northern

8 Mariana Islands; and

9 (G) the United States Virgin Islands.

10 (7) LEAD AGENCY.—The term “lead agency”

11 means the agency with primary responsibility for

12 issuing a mineral exploration or mine permit for a

13 project.

14 (8) MINERAL EXPLORATION OR MINE PER-

15 MIT.—The term “mineral exploration or mine per-

16 mit” means—

17 (A) an authorization of the Bureau of

18 Land Management or the Forest Service, as ap-

19 plicable, for a premining activity that requires

20 analysis under the National Environmental Pol-

21 icy Act of 1969 (42 U.S.C. 4321 et seq.);

22 (B) a plan of operations issued by the Bu-

23 reau of Land Management or the Forest Serv-

24 ice; and

1 (C) a permit for a project located in an  
2 area for which a hardrock mineral permit or  
3 lease is available.

4 (c) CRITICAL MINERAL INTERAGENCY SUB-  
5 COMMITTEE. IN GENERAL.—The Critical Minerals Sub-  
6 committee of the National Science and Technology Council  
7 (referred to in this section as “Subcommittee”) shall co-  
8 ordinate Federal science and technology efforts to ensure  
9 secure and reliable supplies of critical minerals to the  
10 United States.

11 (1) PURPOSES.—The purposes of the Sub-  
12 committee shall be—

13 (A) to advise and assist the Committee on  
14 Homeland and National Security and the Na-  
15 tional Science and Technology Council on  
16 United States policies, procedures, and plans as  
17 it relates to critical minerals, including—

18 (i) Federal research, development, and  
19 deployment efforts to optimize methods for  
20 extractions, concentration, separation, and  
21 purification of conventional, secondary,  
22 and unconventional sources of critical min-  
23 erals;

24 (ii) efficient use and reuse of critical  
25 minerals;

1 (iii) the critical minerals workforce of  
2 the United States; and

3 (iv) United States private industry in-  
4 vestments in innovation and technology  
5 transfer from federally funded science and  
6 technology;

7 (B) to identify emerging opportunities,  
8 stimulate international cooperation, and foster  
9 the development of secure and reliable supply  
10 chains of critical minerals;

11 (C) to ensure the transparency of informa-  
12 tion and data related to critical minerals; and

13 (D) to provide recommendations on coordi-  
14 nation and collaboration among the research,  
15 development, and deployment programs and ac-  
16 tivities of Federal agencies to promote a secure  
17 and reliable supply of critical minerals nec-  
18 essary to maintain national security, economic  
19 well-being, and industrial production.

20 (2) RESPONSIBILITIES.—In carrying out sub-  
21 paragraphs (A) and (B), the Subcommittee shall,  
22 taking into account the findings and recommenda-  
23 tions of relevant advisory committees—

24 (i) provide recommendations on how  
25 Federal agencies may improve the topo-

1 graphic, geologic, and geophysical mapping  
2 of the United States and improve the  
3 discoverability, accessibility, and usability  
4 of the resulting and existing data, to the  
5 extent permitted by law and subject to ap-  
6 propriate limitation for purposes of privacy  
7 and security; assess the progress towards  
8 developing critical minerals recycling and  
9 reprocessing technologies, and techno-  
10 logical alternatives to critical minerals;

11 (ii) examine options and provide rec-  
12 ommendations for accessing and developing  
13 critical minerals through investment and  
14 trade with allies and partners of the  
15 United States;

16 (iii) evaluate and provide rec-  
17 ommendations to incentivize the develop-  
18 ment and use of advances in science and  
19 technology in the private industry;

20 (iv) assess the need for, and make  
21 recommendations to address, the chal-  
22 lenges facing the critical minerals supply  
23 chain workforce of the United States, in-  
24 cluding aging and retiring personnel and  
25 faculty; public perceptions about the na-

1           ture of mining and mineral processing; and  
2           foreign competition for United States tal-  
3           ent; and

4                   (v) develop, and update as necessary,  
5           a strategic plan to guide Federal programs  
6           and activities to enhance scientific and  
7           technical capabilities across critical mineral  
8           supply chains, including a roadmap that  
9           identifies key research and development  
10          needs and coordinates ongoing activities  
11          for source diversification, more efficient  
12          use, recycling, and substitution for critical  
13          minerals; as well as cross-cutting mining  
14          science, data science techniques, manufac-  
15          turing science and engineering, computa-  
16          tional modeling, and environmental health  
17          and safety research and development.

18          (d) RESEARCH PROGRAM FOR THE RECOVERY OF  
19          CRITICAL MINERALS FROM VARIOUS FORMS OF MINE  
20          WASTE AND METALLURGICAL ACTIVITIES.—

21                  (1) IN GENERAL.—The Secretary of Energy, in  
22          consultation with the Secretary, acting through the  
23          Office of Surface Mining Reclamation and Enforce-  
24          ment Applied Science Program, shall carry out a  
25          grant program—

1 (A) to research, develop, and assess ad-  
2 vanced processing technologies and techniques  
3 for the extraction, recovery, and reduction of  
4 critical minerals, including rare earth elements,  
5 from various forms of mine waste and metallur-  
6 gical activities, including mine waste piles,  
7 abandoned mine land sites, acid mine drainage  
8 sludge, byproducts produced through legacy  
9 mining and metallurgy activities, or oil shale;  
10 and

11 (B) to determine if there are, and mitigate  
12 if present, any potential environmental impacts  
13 that could arise from the recovery of critical  
14 minerals from these resources.

15 (2) AUTHORIZATION OF APPROPRIATIONS.—To  
16 carry out the program under paragraph (1) there is  
17 authorized to be appropriated to the Secretary of the  
18 Energy \$15,000,000 for each of fiscal years 2022  
19 through 2026, and to the Secretary of the Interior  
20 \$10,000,000 for each of fiscal years 2022 through  
21 2026.

22 (3) REPORT.—Not later than 1 year after the  
23 date of enactment of this Act, the Secretary of En-  
24 ergy, in consultation with the Secretary, shall submit  
25 to the Committee on Energy and Natural Resources



1 of the Senate and the Committee on Natural Re-  
2 sources, the Committee on Science, Space, and  
3 Technology, and the Committee on Energy and  
4 Commerce of the House of Representatives a report  
5 evaluating the research and development of advanced  
6 processing technologies for the extraction, recovery,  
7 and reduction of critical minerals, including rare  
8 earth elements, from mine waste piles, acid mine  
9 drainage sludge, byproducts produced through legacy  
10 mining and metallurgy activities, or oil shale.

11 **SEC. 71105. AMERICAN CRITICAL MINERAL PERMITTING.**

12 (a) SENSE OF CONGRESS.—It is the sense of Con-  
13 gress that—

14 (1) critical minerals are fundamental to the  
15 economy, competitiveness, and security of the United  
16 States;

17 (2) to the maximum extent practicable, the crit-  
18 ical mineral needs of the United States should be  
19 satisfied by minerals, elements, substances, and ma-  
20 terials responsibly produced and recycled in the  
21 United States; and

22 (3) the current Federal permitting process is an  
23 impediment to mineral production and the mineral  
24 security of the United States.

25 (b) COORDINATION ON PERMITTING PROCESS.—

1           (1) IN GENERAL.—The Secretary, in consulta-  
2           tion with appropriate Federal agencies, shall, to the  
3           maximum extent practicable, with respect to the  
4           Federal permitting and review process for critical  
5           mineral projects on Federal land—

6                   (A) establish and adhere to timelines and  
7                   schedules for the consideration of, and final de-  
8                   cisions regarding, applications, operating plans,  
9                   leases, licenses, permits, and other use author-  
10                  izations for mineral-related activities on Federal  
11                  land;

12                  (B) establish clear, quantifiable, and tem-  
13                  poral permitting performance goals and track-  
14                  ing progress against those goals;

15                  (C) engage in early collaboration among  
16                  agencies, project sponsors, and affected stake-  
17                  holders—

18                          (i) to incorporate and address the in-  
19                          terests of each such agency, sponsor, and  
20                          stakeholder; and

21                          (ii) to minimize delays;

22                  (D) ensure transparency and accountability  
23                  by using cost-effective information technology to  
24                  collect and disseminate information regarding

1 individual critical mineral projects and agency  
2 performance;

3 (E) engage in early and active consultation  
4 with State and local governments and Indian  
5 Tribes to avoid conflicts or duplication of effort,  
6 resolve concerns, and allow for concurrent,  
7 rather than sequential, State, local, Tribal, and  
8 Federal environmental and regulatory reviews;

9 (F) meet or exceed the performance  
10 metrics required by subsection (g);

11 (G) expand and institutionalize permitting  
12 and review process improvements that have  
13 proven effective;

14 (H) develop mechanisms to better commu-  
15 nicate priorities and resolve disputes among  
16 agencies at the national, regional, State, and  
17 local levels; and

18 (I) develop other practices to improve the  
19 regulatory processes, such as preapplication  
20 procedures.

21 (2) CONSIDERATIONS.—In carrying out para-  
22 graph (1), the lead agency shall consider deferring  
23 to, and relying on, baseline data, analyses, and re-  
24 views performed by State agencies with jurisdiction  
25 over the proposed critical mineral project.

1           (3) MEMORANDUM OF AGREEMENT.—The lead  
2           agency with respect to a critical mineral project on  
3           Federal land, in consultation with any other Federal  
4           agency with jurisdiction over such project, shall,  
5           upon request of the project sponsor, a State or local  
6           government, an Indian Tribe, or other entity such  
7           lead agency determines appropriate, establish a  
8           memorandum of agreement with the project sponsor,  
9           a State or local government, an Indian Tribe, or an-  
10          other entity such lead agency determines appropriate  
11          to carry out the activities described in this sub-  
12          section.

13          (4) TIME LIMIT FOR PERMITTING PROCESS.—  
14          Notwithstanding any other provision of law, and ex-  
15          cept with agreement of the project sponsor, the total  
16          period for all necessary Federal reviews and permit  
17          consideration for a critical mineral project on Fed-  
18          eral land reasonably expected to produce critical  
19          minerals may not exceed—

20                 (A) with respect to a project that requires  
21                 an environmental assessment under section  
22                 102(2)(C) of the National Environmental Policy  
23                 Act of 1969 (42 U.S.C. 4332(2)(C)), 18  
24                 months; or

1 (B) with respect to a project that requires  
2 an environmental impact statement under such  
3 section, 24 months.

4 (c) DETERMINATION UNDER NATIONAL ENVIRON-  
5 MENTAL POLICY ACT.—

6 (1) IN GENERAL.—To the extent that the Na-  
7 tional Environmental Policy Act of 1969 (42 U.S.C.  
8 4321 et seq.) applies to the issuance of any mineral  
9 exploration or mine permit relating to a critical min-  
10 eral project, the lead agency may deem the require-  
11 ments of such Act satisfied if the lead agency deter-  
12 mines that a State or Federal agency acting under  
13 State or Federal law has addressed the following  
14 factors:

15 (A) The environmental impact of the ac-  
16 tion to be conducted under the permit.

17 (B) Possible alternatives to issuance of the  
18 permit.

19 (C) The relationship between long- and  
20 short-term uses of the local environment and  
21 the maintenance and enhancement of long-term  
22 productivity.

23 (D) Any irreversible and irretrievable com-  
24 mitment of resources that would be involved in  
25 the proposed action.

1           (2) PUBLICATION.—The lead agency shall pub-  
2           lish a determination under paragraph (1) not later  
3           than 90 days after receipt of an application for the  
4           permit.

5           (3) VERIFICATION.—The lead agency shall pub-  
6           lish a determination that the factors under para-  
7           graph (1) have been sufficiently addressed and pub-  
8           lic participation has occurred with regard to any au-  
9           thorizing actions before issuing any mineral explo-  
10          ration or mine permit for a critical mineral project.

11          (d) SCHEDULE FOR PERMITTING PROCESS.—For  
12          any critical mineral project for which the lead agency can-  
13          not make the determination described in subsection (c),  
14          at the request of a project sponsor, the lead agency, co-  
15          operating agencies, and any other agencies involved with  
16          the mineral exploration or mine permitting process shall  
17          enter into an agreement with the project sponsor that sets  
18          time limits for each part of the permitting process, includ-  
19          ing—

20                 (1) the decision on whether to prepare an envi-  
21                 ronmental impact statement or similar analysis re-  
22                 quired under the National Environmental Policy Act  
23                 of 1969 (42 U.S.C. 4321 et seq.);

1           (2) a determination of the scope of any environ-  
2           mental impact statement or similar analysis required  
3           under such Act;

4           (3) the scope of, and schedule for, the baseline  
5           studies required to prepare an environmental impact  
6           statement or similar analysis required under such  
7           Act;

8           (4) preparation of any draft environmental im-  
9           pact statement or similar analysis required under  
10          such Act;

11          (5) preparation of a final environmental impact  
12          statement or similar analysis required under such  
13          Act;

14          (6) any consultations required under applicable  
15          law;

16          (7) submission and review of any comments re-  
17          quired under applicable law;

18          (8) publication of any public notices required  
19          under applicable law; and

20          (9) any final or interim decisions.

21          (e) ADDRESSING PUBLIC COMMENTS.—As part of  
22          the review process of a critical mineral project under the  
23          National Environmental Policy Act of 1969 (42 U.S.C.  
24          4321 et seq.), the lead agency may not address any agency  
25          or public comments that were not submitted—

1 (1) during a public comment period or consulta-  
2 tion period provided during the permitting process;  
3 or

4 (2) as otherwise required by law.

5 (f) REVIEW AND REPORT.—Not later than 1 year  
6 after the date of enactment of this Act, the Secretary and  
7 the Secretary of Agriculture shall submit to Congress a  
8 report that—

9 (1) identifies additional measures (including  
10 regulatory and legislative proposals, as appropriate)  
11 that would increase the timeliness of permitting ac-  
12 tivities for the exploration and development of do-  
13 mestic critical minerals;

14 (2) identifies options (including cost recovery  
15 paid by permit applicants, as appropriate) for ensur-  
16 ing adequate staffing and training of Federal enti-  
17 ties and personnel responsible for the consideration  
18 of applications, operating plans, leases, licenses, per-  
19 mits, and other use authorizations for critical min-  
20 eral projects on Federal land;

21 (3) quantifies the amount of time typically re-  
22 quired (including a range derived from minimum  
23 and maximum durations, mean, median, variance,  
24 and any other statistical measure or representation  
25 the Secretary and the Secretary of Agriculture de-



1        termine appropriate) to complete each step (includ-  
2        ing those aspects outside the control of the executive  
3        branch, such as judicial review, applicant decisions,  
4        or State and local government involvement) associ-  
5        ated with the development and processing of applica-  
6        tions, operating plans, leases, licenses, permits, and  
7        other use authorizations for a mineral exploration or  
8        mine permit for a critical mineral project; and

9            (4) describes actions carried out pursuant to  
10        subsection (b).

11        (g) PERFORMANCE METRIC.—Not later than 90 days  
12        after the date of submission of the report under subsection  
13        (f), the Secretary and the Secretary of Agriculture, after  
14        providing public notice and an opportunity to comment,  
15        shall develop and publish a performance metric for evalu-  
16        ating the progress made by the executive branch to expe-  
17        dite the permitting of critical mineral projects.

18        (h) ANNUAL REPORTS.—Beginning with the first  
19        budget submission by the President under section 1105  
20        of title 31, United States Code, after publication of the  
21        performance metric required under subsection (g), and an-  
22        nually thereafter, the Secretary and the Secretary of Agri-  
23        culture shall jointly submit to Congress a report that—

1           (1) summarizes the implementation of rec-  
2           ommendations, measures, and options identified in  
3           paragraphs (1) and (2) of subsection (f);

4           (2) using the performance metric under sub-  
5           section (g), describes progress made by the executive  
6           branch, as compared to the baseline established pur-  
7           suant to subsection (d)(3), on expediting the permit-  
8           ting of activities that will increase exploration for,  
9           and development of, domestic critical minerals; and

10          (3) compares the United States to other coun-  
11          tries in terms of permitting efficiency and any other  
12          criteria relevant to the globally competitive critical  
13          minerals industry.

14          (i) **INDIVIDUAL PROJECTS.**—Using data from the  
15          Secretary of Agriculture and the Secretary generated  
16          under subsection (h), the Director of the Office of Man-  
17          agement and Budget shall prioritize inclusion of individual  
18          critical mineral projects on the website operated by the  
19          Office of Management and Budget in accordance with sec-  
20          tion 1122 of title 31, United States Code.

21          (j) **REPORT OF SMALL BUSINESS ADMINISTRA-**  
22          **TION.**—Not later than 1 year and 300 days after the date  
23          of enactment of this Act, the Administrator of the Small  
24          Business Administration shall submit to the Committees  
25          on Small Business and Natural Resources of the House

1 of Representatives and Small Business and Entrepreneur-  
2 ship and Energy and Natural Resources of the Senate a  
3 report that assesses the performance of Federal agencies  
4 with respect to—

5 (1) complying with chapter 6 of title 5, United  
6 States Code, in promulgating regulations applicable  
7 to the critical minerals industry; and

8 (2) performing an analysis of regulations appli-  
9 cable to the critical minerals industry that may be  
10 outmoded, inefficient, duplicative, or excessively bur-  
11 densome.

12 **SEC. 71106. AMERICAN CRITICAL MINERAL TECHNOLOGY**  
13 **GRANTS.**

14 (a) IN GENERAL.—The Secretary, in coordination  
15 with the Secretary of Energy, shall establish a competitive  
16 grant program to conduct studies, research, and dem-  
17 onstration projects relating to the production of critical  
18 minerals, including—

19 (1) studies of mining, mineral extraction effi-  
20 ciency, and related processing technology;

21 (2) reclamation technology and practices for ac-  
22 tive mining operations;

23 (3) the development of remining systems and  
24 technologies that facilitate reclamation that fosters  
25 the recovery of resources at abandoned mine sites;

1           (4) investigations of critical mineral extraction  
2 methods that reduce environmental and human im-  
3 pacts;

4           (5) reducing dependence on foreign energy and  
5 mineral supplies through increased domestic critical  
6 mineral production;

7           (6) enhancing the competitiveness of United  
8 States energy and mineral technology exports;

9           (7) the extraction or processing of coinciding  
10 mineralization, including rare earth elements, within  
11 coal, coal processing byproduct, overburden or coal  
12 residue;

13           (8) enhancing technologies and practices related  
14 to mitigation of acid mine drainage, reforestation,  
15 and revegetation in the reclamation of land and  
16 water resources adversely affected by mining;

17           (9) meeting challenges of extreme mining condi-  
18 tions, such as deeper deposits or offshore or cold re-  
19 gion mining; and

20           (10) mineral economics, including analysis of  
21 supply chains, future mineral needs, and unconven-  
22 tional mining resources.

23       (b) MINIMUM AMOUNT FOR MINING SCHOOLS.—Of  
24 amounts expended pursuant to this section, not less than  
25 70 percent shall be expended to enhance and support min-

1 ing and mineral engineering programs at mining schools  
2 in the United States.

3 (c) PUBLIC PARTICIPATION.—The Secretary shall  
4 consult with relevant stakeholders and provide a signifi-  
5 cant opportunity for participation by undergraduate and  
6 graduate students at mining schools.

7 (d) AUTHORIZATION OF APPROPRIATIONS.—There is  
8 authorized to be appropriated to carry out this title  
9 \$10,000,000 for each of fiscal years 2022 through 2032.

10 (e) MINING SCHOOL.—In this section, the term “min-  
11 ing school” means a mining, metallurgical, or mineral en-  
12 gineering program or department accredited by the Ac-  
13 creditation Board for Engineering and Technology, Inc.,  
14 that is located at an institution of higher education (as  
15 that term is defined in section 631(a) of the Higher Edu-  
16 cation Act of 1965 (20 U.S.C. 1132(a))) in the United  
17 States.

18 **SEC. 71107. ECONOMIC AND NATIONAL SECURITY ANALYSIS**  
19 **OF AMERICAN CRITICAL MINERALS.**

20 (a) RESOURCE ASSESSMENTS REQUIRED.—Federal  
21 lands and waters may not be withdrawn from entry under  
22 the mining laws or operation of the mineral leasing and  
23 mineral materials laws unless a quantitative and quali-  
24 tative geophysical and geological mineral resource assess-  
25 ment of the impacted area has been completed during the

1 10-year period ending on the date of such withdrawal or  
2 has been certified as current by the Director of the United  
3 States Geological Survey.

4 (b) NEW INFORMATION.—If a resource assessment  
5 completed by the Director of the United States Geological  
6 Survey shows that a previously undiscovered deposit is  
7 likely present in an area that has been withdrawn from  
8 entry under the mining laws or operation of the mineral  
9 leasing and mineral materials laws pursuant to—

10 (1) section 204 of the Federal Land Policy and  
11 Management Act of 1976 (43 U.S.C. 1714), the  
12 Secretary shall update the existing Resource Man-  
13 agement Plan for such area; or

14 (2) chapter 3203 of title 54, United States  
15 Code, the Secretary shall provide recommendations  
16 to the President on appropriate measures to reduce  
17 unnecessary impacts that the withdrawal may have  
18 on critical mineral exploration, development, and  
19 other mining activities.

20 (c) RESOURCE MANAGEMENT PLANS.—Before a re-  
21 source management plan under the Federal Land Policy  
22 and Management Act of 1976 (43 U.S.C. 1701 et seq.)  
23 is updated or completed, the Secretary or Secretary of Ag-  
24 riculture, as applicable, shall, in consultation with the Di-  
25 rector of the United States Geological Survey—

1           (1) review a quantitative and qualitative min-  
2           eral resource assessment that was completed or up-  
3           dated during the 10-year period ending on the date  
4           the resource management plan is updated or com-  
5           pleted or is certified as current by the Director of  
6           the United States Geological Survey for the geo-  
7           graphic area affected by the resource management  
8           plan; and

9           (2) in consultation with the Departments of  
10          Commerce and Defense, consider the economic, stra-  
11          tegic and national security value of mineral deposits  
12          in the impacted geographic area affected by the re-  
13          source management plan.

14          (d) PREVIOUSLY UNDISCOVERED DEPOSIT.—In this  
15          section, the term “previously undiscovered deposit” means  
16          a deposit that has been previously evaluated by the United  
17          States Geological Survey and found to be of low mineral  
18          potential but upon subsequent evaluation is determined to  
19          have recoverable quantities of a critical mineral.

20          **SEC. 71108. CONGRESSIONAL APPROVAL.**

21          (a) MORATORIA.—Notwithstanding any other provi-  
22          sion of law, the Secretary may not declare a moratorium  
23          on issuing leases, claims, or permits on Federal lands, in-  
24          cluding on the Outer Continental Shelf, for the mining of

1 critical minerals, or related activities unless such morato-  
2 rium is authorized by an Act of Congress.

3 (b) LIMITATION.—Notwithstanding any other provi-  
4 sion of law, the Secretary may not withdraw Federal lands  
5 and waters from entry under the mining laws or operation  
6 of the mineral leasing and mineral materials laws for the  
7 mining of critical minerals without congressional approval  
8 if such withdrawal—

9 (1) exceeds 5,000 acres in a single withdrawal;

10 or

11 (2) is of a parcel the exterior boundary of which  
12 is less than 50 miles away from the exterior bound-  
13 ary of another parcel that was withdrawn during the  
14 1-year period ending on the date of withdrawal of  
15 the parcel at issue.

