	(Original Signature of Member)	
118TH CONGRESS 2D SESSION	H.R.	

To direct the Director of the Bureau of Land Management and the Chief of the United States Forest Service to conduct a study of onshore mineral values and the Director of the Bureau of Ocean Energy Management to conduct a study of offshore mineral values.

IN THE HOUSE OF REPRESENTATIVES

Mr. ARRINGTON introduced	the following	bill; which	ı was	referred	to	the
${\bf Committee\ on\ _}$						

A BILL

To direct the Director of the Bureau of Land Management and the Chief of the United States Forest Service to conduct a study of onshore mineral values and the Director of the Bureau of Ocean Energy Management to conduct a study of offshore mineral values.

- 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 "Abundant American
- 5 Resources Act of 2024".

1	SEC. 2. ONSHORE AND OFFSHORE MINERAL VALUE STUD-
2	IES.
3	(a) Onshore Mineral Study.—Not later than
4	three years after the date of the enactment of this sec-
5	tion—
6	(1) the Director of the Bureau of Land Man-
7	agement, shall complete (including through a con-
8	tract with a private entity) a study to determine the
9	dollar value of liquid, gaseous, locatable, leasable,
10	and salable minerals present in each covered onshore
11	area under the jurisdiction of the Director; and
12	(2) the Chief of the Forest Service, shall com-
13	plete (including through a contract with a private
14	entity) a study to determine the dollar value of liq-
15	uid, gaseous, and locatable minerals present in each
16	covered onshore area under the jurisdiction of the
17	Chief.
18	(b) Offshore Mineral Study.—Not later than
19	three years after the date of the enactment of this section,
20	the Director of the Bureau of Ocean Energy Management
21	shall complete (including through a contract with a private
22	entity) a study to determine the dollar value of liquid, gas-
23	eous, and locatable minerals present in each covered off-
24	shore area under the jurisdiction of the Director.
25	(c) INCLUDED AND EXCLUDED AREAS.—The studies
26	required under subsections (a) and (b) shall—

1	(1) include co-managed areas; and
2	(2) exclude—
3	(A) any unit of the National Park System;
4	and
5	(B) any national monument designated as
6	an area of critical environmental concern before
7	January 1, 2000;
8	(d) Definitions.—In this section—
9	(1) the term "area of critical environmental
10	concern" has the meaning given such term under
11	section 1610.7-2 of title 43, Code of Federal Regula-
12	tions;
13	(2) the term "co-managed area" means an area
14	that is under the jurisdiction of two or more Federal
15	agencies;
16	(3) the term "covered onshore area" means—
17	(A) a national monument—
18	(i) that is not a marine national
19	monument; and
20	(ii) that was designated after Decem-
21	ber 31, 1999;
22	(B) an area of critical environmental con-
23	cern; and
24	(C) an area that has been withdrawn
25	from—

1	(i) entry under the general mining
2	laws; or
3	(ii) operation of the mineral leasing
4	and mineral materials laws;
5	(4) the term "covered offshore area" means—
6	(A) a marine national monument;
7	(B) an offshore area that has been with-
8	drawn from—
9	(i) entry under the general mining
10	laws; or
11	(ii) operation of the mineral leasing
12	and mineral materials laws; and
13	(C) an offshore area that is otherwise des-
14	ignated as an area under moratorium;
15	(5) the term "liquid minerals" includes crude
16	oil; and
17	(6) the term "gaseous minerals" includes nat-
18	ural gas.