		(Original Signature of Member)
119TH CONGRESS 1ST SESSION	H.R.	

To amend the Trade Expansion Act of 1962 to impose limitations on the authority of the President to adjust imports that are determined to threaten to impair national security, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr.	Beyer introduc	ed the	following	bill;	which	was	referred	to	the	Commi	ttee
		on									

A BILL

To amend the Trade Expansion Act of 1962 to impose limitations on the authority of the President to adjust imports that are determined to threaten to impair national security, 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 "Congressional Trade
- 5 Authority Act of 2025".

1	SEC. 2. LIMITATIONS ON AUTHORITY OF PRESIDENT TO AD-
2	JUST IMPORTS DETERMINED TO THREATEN
3	TO IMPAIR NATIONAL SECURITY.
4	(a) Limitation on Articles for Which Action
5	May Be Taken.—Section 232 of the Trade Expansion
6	Act of 1962 (19 U.S.C. 1862) is amended—
7	(1) by striking "an article" each place it ap-
8	pears and inserting "a covered article";
9	(2) by striking "any article" each place it ap-
10	pears and inserting "any covered article";
11	(3) by striking "the article" each place it ap-
12	pears and inserting "the covered article";
13	(4) in the first subsection (d), by striking "In
14	the administration" and all that follow through "na-
15	tional security."; and
16	(5) by adding at the end the following:
17	"(i) Definitions.—In this section:
18	"(1) COVERED ARTICLE.—The term 'covered
19	article' means an article related to the development,
20	maintenance, or protection of military equipment,
21	energy resources, or critical infrastructure essential
22	to national security.
23	"(2) National Security.—The term 'national
24	security'—
25	"(A) means the protection of the United
26	States from foreign aggression; and

1	"(B) does not otherwise include the protec-
2	tion of the general welfare of the United
3	States.".
4	(b) Responsibility of Secretary of Defense
5	FOR INVESTIGATIONS.—Section 232(b) of the Trade Ex-
6	pansion Act of 1962 (19 U.S.C. 1862(b)) is amended—
7	(1) in paragraph (1)—
8	(A) in subparagraph (A), by striking "the
9	Secretary of Commerce (hereafter in the section
10	referred to as the 'Secretary')" and inserting
11	"the Secretary of Defense"; and
12	(B) in subparagraph (B)—
13	(i) by striking "The Secretary" and
14	inserting "The Secretary of Defense"; and
15	(ii) by striking "the Secretary of De-
16	fense" and inserting "the Secretary of
17	Commerce";
18	(2) in paragraph (2)—
19	(A) in subparagraph (A)—
20	(i) in the matter preceding clause (i),
21	by striking "the Secretary" and inserting
22	"the Secretary of Defense"; and
23	(ii) in clause (i), by striking "the Sec-
24	retary of Defense" and inserting "the Sec-
25	retary of Commerce'; and

1	(B) by amending subparagraph (B) to read
2	as follows:
3	"(B) Upon the request of the Secretary of
4	Defense, the Secretary of Commerce shall pro-
5	vide to the Secretary of Defense an assessment
6	of the quantity of imports of any covered article
7	that is the subject of an investigation conducted
8	under this subsection and the circumstances
9	under which the covered article is imported.";
10	(3) in paragraph (3)—
11	(A) in subparagraph (A)—
12	(i) in the first sentence, by striking
13	"the Secretary shall submit" and all that
14	follows through "recommendations of the
15	Secretary' and inserting "the Secretary of
16	Defense and the Secretary of Commerce
17	shall jointly submit to the President a re-
18	port on the findings of the investigation
19	and, based on such findings, the rec-
20	ommendations of the Secretary of Com-
21	merce"; and
22	(ii) in the second sentence, by striking
23	"Secretary finds" and all that follows
24	through "Secretary shall" and inserting
25	"Secretaries find that the covered article is

1	being imported into the United States in
2	such quantities or under such cir-
3	cumstances as to be a substantial cause of
4	a threat to impair the national security,
5	the Secretaries shall"; and
6	(B) in subparagraph (B), by striking "by
7	the Secretary'; and
8	(4) in paragraph (4), by striking "Secretary"
9	and inserting "Secretary of Defense".
10	(c) Determinations of President.—Section
11	232(c) of the Trade Expansion Act of 1962 (19 U.S.C.
12	1862(c)) is amended—
13	(1) in paragraph (1)—
14	(A) by striking subparagraph (B);
15	(B) in the matter preceding clause (i)—
16	(i) by striking "(A) Within" and in-
17	serting "Within"; and
18	(ii) by striking "in which the Sec-
19	notamy, and inconting "that".
	retary" and inserting "that";
20	(C) by redesignating clauses (i) and (ii) as
2021	
	(C) by redesignating clauses (i) and (ii) as
21	(C) by redesignating clauses (i) and (ii) as subparagraphs (A) and (B), respectively;

1	(E) by amending subparagraph (B), as re-
2	designated by subparagraph (C), to read as fol-
3	lows:
4	"(B) if the President concurs, submit to
5	Congress, not later than 15 days after making
6	that determination, a proposal regarding the
7	nature and duration of the action that, in the
8	judgment of the President, should be taken to
9	adjust the imports of the covered article and its
10	derivatives so that such imports will not be a
11	substantial cause of a threat to impair the na-
12	tional security."; and
13	(2) by striking paragraphs (2) and (3) and in-
14	serting the following:
15	"(2) The President shall submit to Congress for
16	review under subsection (f) a report describing the
17	action proposed to be taken under paragraph (1)
18	and specifying the reasons for such proposal. Such
19	report shall be included in the report published
20	under subsection (e).".
21	(d) Congressional Approval of Presidential
22	Adjustment of Imports.—Section 232(f) of the Trade
23	Expansion Act of 1962 (19 U.S.C. 1862(f)) is amended
24	to read as follows:

1	"(f) Congressional Approval of Presidential
2	Adjustment of Imports; Joint Resolution of Ap-
3	PROVAL.—
4	"(1) In general.—An action to adjust imports
5	proposed by the President in a report submitted to
6	Congress under subsection $(c)(2)$ shall have force
7	and effect only if, during the period of 60 calendar
8	days beginning on the date on which the report is
9	submitted, a joint resolution of approval is enacted
10	pursuant to paragraph (2).
11	"(2) Joint resolutions of approval.—
12	"(A) Joint resolution of approval
13	DEFINED.—In this subsection, the term 'joint
14	resolution of approval' means only a joint reso-
15	lution of either House of Congress—
16	"(i) the title of which is as follows: 'A
17	joint resolution approving the proposal of
18	the President to take an action relating to
19	the adjustment of imports entering into
20	the United States in such quantities or
21	under such circumstances as to threaten or
22	impair the national security.'; and
23	"(ii) the sole matter after the resolv-
24	ing clause of which is the following: 'Con-
25	gress approves of the proposal of the Presi-

1	dent relating to the adjustment of imports
2	to protect the national security as de-
3	scribed in the report submitted to Con-
4	gress under section 232(c)(2) of the Trade
5	Expansion Act of 1962 (19 U.S.C.
6	1862(c)(2)) on relating to
7	', with the first blank space
8	being filled with the appropriate date and
9	the second blank space being filled with a
10	short description of the proposed action.
11	"(B) Introduction.—During the period
12	of 60 calendar days provided for under para-
13	graph (1), a joint resolution of approval may be
14	introduced in either House by any Member.
15	"(C) Consideration in house of rep-
16	RESENTATIVES.—
17	"(i) Committee Referral.—A joint
18	resolution of approval introduced in the
19	House of Representatives shall be referred
20	to the Committee on Ways and Means.
21	"(ii) Reporting and discharge.—
22	If the Committee on Ways and Means has
23	not reported the joint resolution of ap-
24	proval within 10 calendar days after the
25	date of referral, the Committee shall be

1	discharged from further consideration of
2	the joint resolution.
3	"(iii) Proceeding to consider-
4	ATION.—Beginning on the third legislative
5	day after the Committee on Ways and
6	Means reports the joint resolution of ap-
7	proval to the House or has been discharged
8	from further consideration thereof, it shall
9	be in order to move to proceed to consider
10	the joint resolution in the House. All
11	points of order against the motion are
12	waived. Such a motion shall not be in
13	order after the House has disposed of a
14	motion to proceed on the joint resolution.
15	The previous question shall be considered
16	as ordered on the motion to its adoption
17	without intervening motion. The motion
18	shall not be debatable. A motion to recon-
19	sider the vote by which the motion is dis-
20	posed of shall not be in order.
21	"(iv) Floor consideration.—The
22	joint resolution of approval shall be consid-
23	ered as read. All points of order against
24	the joint resolution and against its consid-
25	eration are waived. The previous question

1	shall be considered as ordered on the joint
2	resolution to final passage without inter-
3	vening motion except 2 hours of debate
4	equally divided and controlled by the spon-
5	sor of the joint resolution (or a designee)
6	and an opponent. A motion to reconsider
7	the vote on passage of the joint resolution
8	shall not be in order.
9	"(D) Consideration in the senate.—
10	"(i) Committee Referral.—A joint
11	resolution of approval introduced in the
12	Senate shall be referred to the Committee
13	on Finance.
14	"(ii) Reporting and discharge.—
15	If the Committee on Finance has not re-
16	ported the joint resolution of approval
17	within 10 calendar days after the date of
18	referral of the joint resolution, the Com-
19	mittee shall be discharged from further
20	consideration of the joint resolution and
21	the joint resolution shall be placed on the
22	appropriate calendar.
23	"(iii) Proceeding to consider-
24	ATION.—Notwithstanding Rule XXII of
25	the Standing Rules of the Senate, it is in

1	order at any time after the Committee on
2	Finance reports a joint resolution of ap-
3	proval or has been discharged from consid-
4	eration of such a joint resolution to move
5	to proceed to the consideration of the joint
6	resolution. The motion to proceed is not
7	debatable. The motion is not subject to a
8	motion to postpone. A motion to reconsider
9	the vote by which the motion is agreed to
10	or disagreed to shall not be in order.
11	"(iv) Rulings of the chair on
12	PROCEDURE.—Appeals from the decisions
13	of the Chair relating to the application of
14	the rules of the Senate to the procedure re-
15	lating to a joint resolution of approval
16	shall be decided by the Senate without de-
17	bate.
18	"(E) Treatment of house joint reso-
19	LUTION IN SENATE.—
20	"(i) Committee Referral.—Except
21	as provided in clause (ii), a joint resolution
22	of approval that has passed the House of
23	Representatives shall, when received in the
24	Senate, be referred to the Committee on

1	Finance for consideration in accordance
2	with subparagraph (D).
3	"(ii) Consideration of house res-
4	OLUTION.—If a joint resolution of approval
5	was introduced in the Senate before receipt
6	of a joint resolution of approval that has
7	passed the House of Representatives—
8	"(I) the joint resolution from the
9	House of Representatives shall, when
10	received in the Senate, be placed on
11	the calendar; and
12	"(II) the procedures in the Sen-
13	ate with respect to a joint resolution
14	of approval introduced in the Senate
15	shall be the same as if no joint resolu-
16	tion of approval had been received
17	from the House of Representatives,
18	except that the vote on passage in the
19	Senate shall be on the joint resolution
20	that passed the House of Representa-
21	tives.
22	"(iii) House resolution received
23	AFTER PASSAGE BY SENATE.—If the Sen-
24	ate passes a joint resolution of approval
25	before receiving a joint resolution of ap-

1	proval from the House of Representatives,
2	the joint resolution of the Senate shall be
3	held at the desk pending receipt of the
4	joint resolution from the House of Rep-
5	resentatives. Upon receipt of the joint reso-
6	lution of approval from the House of Rep-
7	resentatives, such joint resolution shall be
8	deemed to be read twice, considered, read
9	the third time, and passed.
10	"(iv) Consideration of house res-
11	OLUTION IF NO RESOLUTION INTRODUCED
12	IN SENATE.—If the Senate receives a joint
13	resolution of approval from the House of
14	Representatives, and no joint resolution of
15	approval has been introduced in the Sen-
16	ate, the procedures described in subpara-
17	graph (D) shall apply to consideration of
18	the joint resolution of the House.
19	"(F) Rules of house of representa-
20	TIVES AND SENATE.—This paragraph is en-
21	acted by Congress—
22	"(i) as an exercise of the rulemaking
23	power of the Senate and the House of Rep-
24	resentatives, respectively, and as such is
25	deemed a part of the rules of each House,

1	respectively, and supersedes other rules
2	only to the extent that it is inconsistent
3	with such rules; and
4	"(ii) with full recognition of the con-
5	stitutional right of either House to change
6	the rules (so far as relating to the proce-
7	dure of that House) at any time, in the
8	same manner, and to the same extent as in
9	the case of any other rule of that House.".
10	(e) Exclusion Process; Report.—Section 232 of
11	the Trade Expansion Act of 1962 (19 U.S.C. 1862) is
12	amended by inserting after subsection (f) the following:
13	"(g) Administration of Exclusion Process.—
14	"(1) In General.—The United States Inter-
15	national Trade Commission shall administer a proc-
16	ess for granting requests for the exclusion of covered
17	articles from any actions, including actions to im-
18	pose duties or quotas, taken by the President under
19	subsection (c).
20	"(2) REQUIREMENTS.—In administering the
21	process required by paragraph (1), the International
22	Trade Commission shall—
23	"(A) consider, when determining whether
24	to grant an exclusion with respect to a covered
25	article, if—

1	"(i) the covered article is produced in
2	the United States and is of sufficient qual-
3	ity, available in sufficient quantities, and
4	available on a reasonable timeframe;
5	"(ii) the failure to grant the exclusion
6	would result in severe economic harm; and
7	"(iii) the failure to grant the exclusion
8	would impair the ability of the United
9	States to maintain effective pressure to re-
10	move an unreasonable or discriminatory
11	practice burdening United States com-
12	merce, and further if the International
13	Trade Commission determines that—
14	"(I) the article or a reasonable
15	substitute is not commercially avail-
16	able to person requesting an exclusion
17	under paragraph (1) with respect to a
18	covered article;
19	" (Π) the imposition of the duty
20	with respect to the article would un-
21	reasonably increase consumer prices
22	for day-to-day items consumed by low-
23	or middle-income families in the
24	United States;

1	"(III) the imposition of the duty
2	would have an unreasonable impact on
3	manufacturing output of the United
4	States;
5	"(IV) the imposition of the duty
6	would have an unreasonable impact on
7	the ability of an entity to fulfill con-
8	tracts or to build critical infrastruc-
9	ture; or
10	"(V) the failure to grant the ex-
11	clusion is likely to result in a par-
12	ticular entity or entities having the
13	ability to abuse a dominant market
14	position; and
15	"(B) ensure that an exclusion granted with
16	respect to a covered article is available to any
17	person that imports the covered article;
18	"(C) not disclose business proprietary in-
19	formation; and
20	"(D) establish guidelines to provide for—
21	"(i) the maximum period of time that
22	an exclusion will be in effect;
23	"(ii) applications for renewal of an ex-
24	clusion; and

1	"(iii) written reasoning to a person
2	that has requested an exclusion that the
3	International Trade Commision has de-
4	nied.
5	"(3) Publication of Procedures.—The
6	International Trade Commission shall publish in the
7	Federal Register and make available on a publicly
8	available internet website of the Commission a de-
9	scription of the procedures to be followed by a per-
10	son requesting an exclusion under paragraph (1)
11	with respect to a covered article.
12	"(h) Report by International Trade Commis-
13	SION.—Not later than 18 months after the President
14	takes action under subsection (c) to adjust imports of a
15	covered article, the International Trade Commission shall
16	submit to Congress a report assessing the effects of the
17	action on—
18	"(1) the industry to which the covered article
19	relates; and
20	"(2) the overall economy of the United States.
21	"(i) Audit.—The Comptroller General of the United
22	States shall conduct an audit on an annual basis of the
23	exclusion process established under subsection (g)(1).".

1	(f) Sunset.—Section 232 of the Trade Expansion
2	Act of 1962 (19 U.S.C. 1862), as amended by this section,
3	is further amended by adding at the end the following:
4	"(i) Sunset.—Notwithstanding any other provision
5	of this section, an action to adjust imports by the Presi-
6	dent in a report submitted to Congress under subsection
7	(c)(2) with respect to a covered article shall terminate not
8	later than the date that is three years after the date of
9	the enactment of a joint resolution required by subsection
10	(f) with respect to such action.".
11	(g) Conforming Amendments.—Section 232 of the
12	Trade Expansion Act of 1962 (19 U.S.C. 1862), as
13	amended by this section, is further amended—
14	(1) in the first subsection (d), by striking "the
15	Secretary and the President" each place it appears
16	and inserting "the Secretary of Defense, the Sec-
17	retary of Commerce, and the President';
18	(2) by redesignating the second subsection (d)
19	as subsection (e); and
20	(3) in paragraph (1) of subsection (e), as redes-
21	ignated by paragraph (2), by striking "the Sec-
22	retary" and inserting "the Secretary of Defense".
23	(h) Effective Date.—Except as provided by sub-
24	section (h), the amendments made by this section shall
25	apply with respect to any proposed action under section

1	232(c) of the Trade Expansion Act of 1962 (19 U.S.C.
2	1862(c)) on or after the date that is 6 years before the
3	date of the enactment of this Act.
4	(i) Transition Rules.—
5	(1) APPROVAL PROCESS FOR ACTIONS TAKE BE-
6	FORE DATE OF ENACTMENT.—
7	(A) IN GENERAL.—If, during the period
8	specified in paragraph (2), the President makes
9	a determination described in subsection (c) of
10	section 232 of the Trade Expansion Act of
11	1962, as in effect on the day before the date of
12	the enactment of this Act, to take action with
13	respect to an article—
14	(i) not later than 15 days after such
15	date of enactment, the President shall re-
16	submit to Congress the report required
17	under that section with respect to the ac-
18	tion; and
19	(ii) the action shall have force and ef-
20	fect after the day that is 75 days after
21	such date of enactment only if, during the
22	period of 60 calendar days beginning on
23	the date on which the report is resubmitted
24	under clause (i), a joint resolution of ap-
25	proval is enacted pursuant to subsection

1	(f)(2) of the Trade Expansion Act of 1962.
2	as amended by this section, with respect to
3	the action.
4	(B) Nonapplicability of defini-
5	TIONS.—Subparagraph (A) shall apply with re-
6	spect to an action without regard to whether
7	the article to which the action relates is a cov-
8	ered article (as defined in subsection (i) of sec-
9	tion 232 of the Trade Expansion Act of 1962.
10	as added by this section).
11	(2) Period specified.—The period specified
12	in this paragraph is the period beginning on the date
13	that is 9 years before the date of the enactment of
14	this Act and ending on the day before such date of
15	enactment.
16	(3) Administration of exclusion proc-
17	ESS.—In the case of an action with respect to which
18	a resolution of approval is enacted as required by
19	paragraph (1)(A)(ii), the Secretary of Commerce
20	shall continue to administer the process established
21	before the date of the enactment of this Act for
22	granting requests for the exclusion of articles from
23	the action.
24	(4) International trade commission re-
25	PORT.—Not later than 180 days after the date of

1	the enactment of this Act, the United States Inter-
2	national Trade Commission shall submit to Congress
3	a report described in subsection (h) of section 232
4	of the Trade Expansion Act of 1962, as added by
5	this section, relating to each action taken under sub-
6	section (c) of section 232 of the Trade Expansion
7	Act of 1962, as in effect on the day before such date
8	of enactment, during the period specified in para-
9	graph (2).
10	(5) Termination of actions not ap-
11	PROVED.—
12	(A) IN GENERAL.—An action described in
13	subparagraph (B) shall terminate on the day
14	that is 75 days after the date of the enactment
15	of this Act.
16	(B) ACTION DESCRIBED.—An action de-
17	scribed in this subparagraph is an action with
18	respect to which—
19	(i) the President made a determina-
20	tion described in subsection (c) of section
21	232 of the Trade Expansion Act of 1962,
22	as in effect on the day before the date of
23	the enactment of this Act, during the pe-
24	riod specified in paragraph (2); and

1	(ii) a joint resolution of approval is
2	not enacted as required by paragraph
3	(1)(A)(ii).
4	(C) Modification of duty rate
5	AMOUNTS.—
6	(i) IN GENERAL.—Any rate of duty
7	modified under section 232(c) of the Trade
8	Expansion Act of 1962, as in effect on the
9	day before the date of the enactment of
10	this Act, pursuant to an action described
11	in subparagraph (B) shall, on the day that
12	is 75 days after the date of the enactment
13	of this Act, revert to the rate of duty in ef-
14	fect before such modification.
15	(ii) Retroactive application for
16	CERTAIN LIQUIDATIONS AND RELIQUIDA-
17	TIONS.—
18	(I) In General.—Subject to
19	subclause (II), an entry of an article
20	shall be liquidated or reliquidated as
21	though such entry occurred on the
22	date that is 75 days after the date of
23	the enactment of this Act if—
24	(aa) the rate of duty appli-
25	cable to the article was modified

1	pursuant to an action described
2	in subparagraph (B); and
3	(bb) a lower rate of duty
4	would be applicable due to the
5	application of clause (i).
6	(II) Requests.—A liquidation
7	or reliquidation may be made under
8	subclause (I) with respect to an entry
9	only if a request therefor is filed with
10	U.S. Customs and Border Protection
11	not later than 255 days after the date
12	of the enactment of this Act that con-
13	tains sufficient information to enable
14	U.S. Customs and Border Protec-
15	tion—
16	(aa) to locate the entry; or
17	(bb) to reconstruct the entry
18	if it cannot be located.
19	(III) PAYMENT OF AMOUNTS
20	OWED.—Any amounts owed by the
21	United States pursuant to the liquida-
22	tion or reliquidation of an entry of an
23	article under subclause (I) shall be
24	paid, without interest, not later than
25	90 days after the date of the liquida-

1	tion or reliquidation (as the case may
2	be).
3	(iii) Entry defined.—In this para-
4	graph, the terms "entry" includes a with-
5	drawal from warehouse for consumption.