116TH CONGRESS 1ST SESSION	S.	
	rdens and streamline p	processes related to commercial er purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Cruz (for himself, Ms. Sinema, and Mr. Markey) introduced the following bill; which was read twice and referred to the Committee on

A BILL

To reduce regulatory burdens and streamline processes related to commercial space activities, 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; TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Space Frontier Act of 2019".
- 6 (b) Table of Contents.—The table of contents of
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definitions.

TITLE I—STREAMLINING OVERSIGHT OF LAUNCH AND REENTRY ACTIVITIES

- Sec. 101. Office of Commercial Space Transportation.
- Sec. 102. Use of existing authorities.
- Sec. 103. Experimental permits.
- Sec. 104. Government-developed space technology.
- Sec. 105. Regulatory reform.
- Sec. 106. Secretary of Transportation oversight and coordination of commercial launch and reentry operations.
- Sec. 107. Study on joint use of spaceports.
- Sec. 108. Airspace integration report.

TITLE II—STREAMLINING OVERSIGHT OF NONGOVERNMENTAL EARTH OBSERVATION ACTIVITIES

- Sec. 201. Nongovernmental Earth observation activities.
- Sec. 202. Radio-frequency mapping report.

TITLE III—MISCELLANEOUS

- Sec. 301. Promoting fairness and competitiveness for NASA partnership opportunities.
- Sec. 302. Maintaining a national laboratory in space.
- Sec. 303. Presence in low-Earth orbit.
- Sec. 304. Continuation of the ISS.
- Sec. 305. United States policy on orbital debris.
- Sec. 306. Low-Earth orbit commercialization program.
- Sec. 307. Bureau of Space Commerce.

1 SEC. 2. DEFINITIONS.

- 2 In this Act:
- 3 (1) ISS.—The term "ISS" means the Inter-
- 4 national Space Station.
- 5 (2) NASA.—The term "NASA" means the Na-
- 6 tional Aeronautics and Space Administration.
- 7 (3) NOAA.—The term "NOAA" means the Na-
- 8 tional Oceanic and Atmospheric Administration.

1	TITLE	I—STREAMLINING	OVER-
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2 SIGHT OF LAUNCH AND RE-

2	ENTRY	ACTI	TTIES
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- 4 SEC. 101. OFFICE OF COMMERCIAL SPACE TRANSPOR-
- 5 TATION.
- 6 (a) IN GENERAL.—Section 50921 of title 51, United
- 7 States Code, is amended—
- 8 (1) by inserting "(b) AUTHORIZATION OF AP-
- 9 PROPRIATIONS.—" before "There" and indenting
- appropriately; and
- 11 (2) by inserting before subsection (b), the fol-
- lowing:
- 13 "(a) Associate Administrator for Commercial
- 14 SPACE TRANSPORTATION.—The Assistant Secretary for
- 15 Commercial Space Transportation shall serve as the Asso-
- 16 ciate Administrator for Commercial Space Transpor-
- 17 tation.".
- 18 (b) Establishment of Assistant Secretary for
- 19 COMMERCIAL SPACE TRANSPORTATION.—Section
- 20 102(e)(1) of title 49, United States Code, is amended—
- 21 (1) in the matter preceding subparagraph (A),
- by striking "6" and inserting "7"; and
- 23 (2) in subparagraph (A), by inserting "Assist-
- 24 ant Secretary for Commercial Space Transpor-

1	tation," after "Assistant Secretary for Research and
2	Technology,".
3	SEC. 102. USE OF EXISTING AUTHORITIES.
4	(a) Sense of Congress.—It is the sense of Con-
5	gress that the Secretary of Transportation should make
6	use of existing authorities, including waivers and safety
7	approvals, as appropriate, to protect the public, make
8	more efficient use of resources, reduce the regulatory bur-
9	den for an applicant for a commercial space launch or re-
10	entry license or experimental permit, and promote com-
11	mercial space launch and reentry.
12	(b) License Applications and Requirements.—
13	Section 50905 of title 51, United States Code, is amend-
14	ed—
15	(1) in subsection (a)—
16	(A) by amending paragraph (1) to read as
17	follows:
18	"(1) In General.—
19	"(A) APPLICATIONS.—A person may apply
20	to the Secretary of Transportation for a license
21	or transfer of a license under this chapter in
22	the form and way the Secretary prescribes.
23	"(B) Decisions.—Consistent with the
24	public health and safety, safety of property, and
25	national security and foreign policy interests of

1	the United States, the Secretary, not later than
2	the applicable deadline described in subpara-
3	graph (C), shall issue or transfer a license it
4	the Secretary decides in writing that the appli-
5	cant complies, and will continue to comply, with
6	this chapter and regulations prescribed under
7	this chapter.
8	"(C) Applicable deadline.—The appli-
9	cable deadline described in this subparagraph
10	shall be—
11	"(i) for an applicant that was or is a
12	holder of any license under this chapter,
13	not later than 90 days after accepting an
14	application in accordance with criteria es-
15	tablished pursuant to subsection (b)(2)(E)
16	and
17	"(ii) for a new applicant, not later
18	than 180 days after accepting an applica-
19	tion in accordance with criteria established
20	pursuant to subsection (b)(2)(E).
21	"(D) NOTICE TO APPLICANTS.—The Sec-
22	retary shall inform the applicant of any pending
23	issue and action required to resolve the issue if
24	the Secretary has not made a decision not later
25	than—

1	"(1) for an applicant described in sub-
2	paragraph (C)(i), 60 days after accepting
3	an application in accordance with criteria
4	established pursuant to subsection
5	(b)(2)(E); and
6	"(ii) for an applicant described in sub-
7	paragraph (C)(ii), 120 days after accepting
8	an application in accordance with criteria
9	established pursuant to subsection
10	(b)(2)(E).
11	"(E) Notice to congress.—The Sec-
12	retary shall transmit to the Committee on Com-
13	merce, Science, and Transportation of the Sen-
14	ate and the Committee on Science, Space, and
15	Technology of the House of Representatives a
16	written notice not later than 30 days after any
17	occurrence when the Secretary has not taken
18	action on a license application within an appli-
19	cable deadline established by this subsection.";
20	and
21	(B) in paragraph (2)—
22	(i) by inserting "Procedures for
23	SAFETY APPROVALS.—" before "In car-
24	rying out";

1	(ii) by inserting "software," after
2	"services,"; and
3	(iii) by adding at the end the fol-
4	lowing: "Such safety approvals may be
5	issued simultaneously with a license under
6	this chapter."; and
7	(2) by adding at the end the following:
8	"(e) Use of Existing Authorities.—
9	"(1) IN GENERAL.—The Secretary shall use ex-
10	isting authorities, including waivers and safety ap-
11	provals, as appropriate, to make more efficient use
12	of resources, reduce the regulatory burden for an ap-
13	plicant under this section, and promote commercial
14	space launch and reentry.
15	"(2) Expediting safety approvals.—The
16	Secretary shall expedite the processing of safety ap-
17	provals that would reduce risks to health or safety
18	during launch and reentry.".
19	(c) Restrictions on Launches, Operations, and
20	REENTRIES.—Section 50904 of title 51, United States
21	Code, is amended by adding at the end the following:
22	"(e) Multiple Sites.—The Secretary may issue a
23	single license or permit for an operator to conduct launch
24	services and reentry services at multiple launch sites or
25	reentry sites.".

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- 2 Section 50906 of title 51, United States Code, is
- 3 amended by adding at the end the following:
- 4 "(j) Use of Existing Authorities.—
- 5 "(1) IN GENERAL.—The Secretary shall use ex-
- 6 isting authorities, including waivers and safety ap-
- 7 provals, as appropriate, to make more efficient use
- 8 of resources, reduce the regulatory burden for an ap-
- 9 plicant under this section, and promote commercial
- space launch and reentry.
- 11 "(2) Expediting safety approvals.—The
- 12 Secretary shall expedite the processing of safety ap-
- provals that would reduce risks to health or safety
- during launch and reentry.".
- 15 SEC. 104. GOVERNMENT-DEVELOPED SPACE TECHNOLOGY.
- Section 50901(b)(2)(B) of title 51, United States
- 17 Code, is amended by striking "and encouraging".
- 18 SEC. 105. REGULATORY REFORM.
- 19 (a) Definitions.—The definitions set forth in sec-
- 20 tion 50902 of title 51, United States Code, shall apply
- 21 to this section.
- 22 (b) FINDINGS.—Congress finds that the commercial
- 23 space launch regulatory environment has at times impeded
- 24 the United States commercial space launch sector in its
- 25 innovation of launch technologies, reusable launch and re-

1	entry vehicles, and other areas related to commercial
2	launches and reentries.
3	(c) Regulatory Improvements for Commercial
4	SPACE LAUNCH ACTIVITIES.—
5	(1) In general.—Not later than February 1,
6	2020, the Secretary of Transportation shall issue a
7	final rule to revise any regulations under chapter
8	509, United States Code, as the Secretary considers
9	necessary to meet the objective of this section.
10	(2) Objective.—The objective of this section
11	is to establish, consistent with the purposes de-
12	scribed in section 50901(b) of title 51, United States
13	Code, a regulatory regime for commercial space
14	launch activities under chapter 509 that—
15	(A) creates, to the extent practicable, re-
16	quirements applicable both to expendable
17	launch and reentry vehicles and to reusable
18	launch and reentry vehicles;
19	(B) is neutral with regard to the specific
20	technology utilized in a launch, a reentry, or an
21	associated safety system;
22	(C) protects the health and safety of the
23	public;
24	(D) establishes clear, high-level perform-
25	ance requirements;

1	(E) encourages voluntary, industry tech-
2	nical standards that complement the high-level
3	performance requirements established under
4	subparagraph (D); and
5	(F) facilitates and encourages appropriate
6	collaboration between the commercial space
7	launch and reentry sector and the Department
8	of Transportation with respect to the require-
9	ments under subparagraph (D) and the stand-
10	ards under subparagraph (E).
11	(d) Consultation.—In revising the regulations
12	under subsection (c), the Secretary of Transportation shall
13	consult with the following:
14	(1) The Secretary of Defense.
15	(2) The Administrator of NASA.
16	(3) Such members of the commercial space
17	launch and reentry sector as the Secretary of Trans-
18	portation considers appropriate to ensure adequate
19	representation across industry.
20	(e) Report.—
21	(1) IN GENERAL.—Not later than 60 days after
22	the date of the enactment of this Act, the Secretary
23	of Transportation, in consultation with the persons
24	described in subsection (d), shall submit to the Com-
25	mittee on Commerce, Science, and Transportation of

1	the Senate and the Committee on Science, Space,
2	and Technology and the Committee on Transpor-
3	tation and Infrastructure of the House of Represent-
4	atives a report on the progress in carrying out this
5	section.
6	(2) Contents.—The report shall include—
7	(A) milestones and a schedule to meet the
8	objective of this section;
9	(B) a description of any Federal agency re-
10	sources necessary to meet the objective of this
11	section;
12	(C) recommendations for legislation that
13	would expedite or improve the outcomes under
14	subsection (e); and
15	(D) a plan for ongoing consultation with
16	the persons described in subsection (d).
17	SEC. 106. SECRETARY OF TRANSPORTATION OVERSIGHT
18	AND COORDINATION OF COMMERCIAL
19	LAUNCH AND REENTRY OPERATIONS.
20	(a) Oversight and Coordination.—
21	(1) In General.—The Secretary of Transpor-
22	tation, in accordance with the findings under section
23	1617 of the National Defense Authorization Act for
24	Fiscal Year 2016 (51 U.S.C. 50918 note) and sub-
25	ject to section 50905(b)(2)(C) of title 51, United

1	States Code, shall take such action as may be nec-
2	essary to consolidate or modify the requirements
3	across Federal agencies identified in section
4	1617(c)(1)(A) of that Act into a single application
5	set that satisfies those requirements and expedites
6	the coordination of commercial launch and reentry
7	services.
8	(2) Chapter 509.—
9	(A) Purposes.—Section 50901(b)(3) of
10	title 51, United States Code, is amended by in-
11	serting "all" before "commercial launch and re-
12	entry operations".
13	(B) General Authority.—Section
14	50903(b) of title 51, United States Code, is
15	amended—
16	(i) by redesignating paragraphs (1)
17	and (2) as paragraphs (3) and (4), respec-
18	tively; and
19	(ii) by inserting before paragraph (3),
20	as redesignated, the following:
21	"(1) consistent with this chapter, authorize, li-
22	cense, and oversee the conduct of all commercial
23	launch and reentry operations, including any com-
24	mercial launch or commercial reentry at a Federal
25	range;

1	"(2) if an application for a license or permit
2	under this chapter includes launch or reentry at a
3	Defense range, coordinate with the Secretary of De-
4	fense, or designee, to protect any national security
5	interest relevant to such activity, including any nec-
6	essary mitigation measure to protect Department of
7	Defense property and personnel;".
8	(3) Effective date.—This subsection takes
9	effect on the date on which the final rule under sec-
10	tion 105(c) is published in the Federal Register.
11	(b) Rules of Construction.—Nothing in this Act
12	or the amendments made by this Act, may be construed
13	to affect—
14	(1) section 1617 of the National Defense Au-
15	thorization Act for Fiscal Year 2016 (51 U.S.C.
16	50918 note); or
17	(2) the authority of the Secretary of Defense as
18	it relates to safety and security related to launch or
19	reentry at a Defense range.
20	(c) Technical Amendment; Repeal Redundant
21	Law.—Section 113 of the U.S. Commercial Space Launch
22	Competitiveness Act (Public Law 114–90; 129 Stat. 704)
23	51 U.S.C. 50918 note) and the item relating to that sec-
24	tion in the table of contents under section 1(b) of that
25	Act are repealed.

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2	(a) In General.—Not later than 180 days after the
3	date of the enactment of this Act—

- (1) the Secretary of Transportation shall, in consultation with the Secretary of Defense, conduct a study on the current process the Government uses to provide or permit the joint use of United States military installations for licensed nongovernmental space launch and reentry activities, space-related activities, and space transportation services by United States commercial providers; and
 - (2) submit the results of the study to the Committee on Commerce, Science, and Transportation and the Committee on Armed Services of the Senate and the Committee on Science, Space, and Technology and the Committee on Armed Services of the House of Representatives.
- 18 (b) Considerations.—In conducting the study re-19 quired by subsection (a), the Secretary of Transportation 20 shall consider the following:
- (1) Improvements that could be made to the 22 current process the Government uses to provide or 23 permit the joint use of United States military instal-24 lations for licensed nongovernmental space launch 25 and reentry activities, space-related activities, and

space transportation services by United States commercial providers.

- (2) Means to facilitate the ability for a military installation to request that the Secretary of Transportation consider the military installation as a site to provide or permit the licensed nongovernmental space launch and reentry activities, space-related activities, and space transportation services by United States commercial providers.
- (3) The feasibility of increasing the number of military installations that provide or are permitted to be utilized for licensed nongovernmental space launch and reentry activities, space-related activities, and space transportation services by United States commercial providers.
- (4) The importance of the use of safety approvals of launch vehicles, reentry vehicles, space transportation vehicles, safety systems, processes, services, or personnel (including approval procedures for the purpose of protecting the health and safety of crew, Government astronauts, and space flight participants), to the extent permitted that may be used in conducting licensed commercial space launch, reentry activities, and space transportation services at installations.

1 SEC. 108. AIRSPACE INTEGRATION REPORT.

2	(a) In General.—Not later than 90 days after the
3	date of the enactment of this Act, the Secretary of Trans-
4	portation shall—
5	(1) identify and review the current policies and
6	tools used to integrate launch and reentry (as those
7	terms are defined in section 50902 of title 51,
8	United States Code) into the national airspace sys-
9	tem;
10	(2) consider whether the policies and tools iden-
11	tified in paragraph (1) need to be updated to more
12	efficiently and safely manage the national airspace
13	system; and
14	(3) submit to the appropriate committees of
15	Congress a report on the findings under paragraphs
16	(1) and (2), including recommendations for how to
17	more efficiently and safely manage the national air-
18	space system.
19	(b) Consultation.—In conducting the review under
20	subsection (a), the Secretary shall consult with such mem-
21	bers of the commercial space launch and reentry sector
22	and commercial aviation sector as the Secretary considers
23	appropriate to ensure adequate representation across
24	those industries.

1	(c) Definition of Appropriate Committees of
2	Congress.—In this section, the term "appropriate com-
3	mittees of Congress" means—
4	(1) the Committee on Commerce, Science, and
5	Transportation of the Senate;
6	(2) the Committee on Science, Space, and
7	Technology of the House of Representatives; and
8	(3) the Committee on Transportation and In-
9	frastructure of the House of Representatives.
10	TITLE II—STREAMLINING OVER-
11	SIGHT OF NONGOVERN-
12	MENTAL EARTH OBSERVA-
13	TION ACTIVITIES
14	SEC. 201. NONGOVERNMENTAL EARTH OBSERVATION AC-
15	TIVITIES.
16	(a) Licensing of Nongovernmental Earth Ob-
17	SERVATION ACTIVITIES.—Chapter 601 of title 51, United
18	States Code, is amended—
19	(1) in section 60101—
20	(A) by amending paragraph (12) to read
21	as follows:
22	"(12) Unenhanced data.—The term
23	'unenhanced data' means signals or imagery prod-
24	ucts from Earth observation activities that are un-
25	processed or subject only to data preprocessing.";

1	(B) by redesignating paragraphs (11),
2	(12), and (13) as paragraphs (15), (18), and
3	(19), respectively, and moving the paragraphs
4	so as to appear in numerical order;
5	(C) by redesignating paragraphs (4)
6	through (10) as paragraphs (5) through (11),
7	respectively;
8	(D) by inserting after paragraph (3), the
9	following:
10	"(4) EARTH OBSERVATION ACTIVITY.—The
11	term 'Earth observation activity' means a space ac-
12	tivity the primary purpose of which is to collect data
13	that can be processed into imagery of the Earth or
14	of man-made objects orbiting the Earth.";
15	(E) by inserting after paragraph (11), as
16	redesignated, the following:
17	"(12) Nongovernmental earth observa-
18	TION ACTIVITY.—The term 'nongovernmental Earth
19	observation activity' means an Earth observation ac-
20	tivity of a person other than—
21	"(A) the United States Government; or
22	"(B) a Government contractor or subcon-
23	tractor if the Government contractor or subcon-
24	tractor is performing the activity for the Gov-
25	ernment.

1	"(13) Orbital Debris.—The term 'orbital de-
2	bris' means any space object that is placed in space
3	or derives from a space object placed in space by a
4	person, remains in orbit, and no longer serves any
5	useful function or purpose.
6	"(14) Person.—The term 'person' means a
7	person (as defined in section 1 of title 1) subject to
8	the jurisdiction or control of the United States.";
9	and
10	(F) by inserting after paragraph (15), as
11	redesignated, the following:
12	"(16) Space activity.—
13	"(A) IN GENERAL.—The term 'space activ-
14	ity' means any activity that is conducted in
15	space.
16	"(B) Inclusions.—The term 'space activ-
17	ity' includes any activity conducted on a celes-
18	tial body, including the Moon.
19	"(C) Exclusions.—The term 'space activ-
20	ity' does not include any activity that is con-
21	ducted entirely on board or within a space ob-
22	ject and does not affect another space object.
23	"(17) Space object.—The term 'space object'
24	means any object, including any component of that
25	object, that is launched into space or constructed in

1	space, including any object landed or constructed on
2	a celestial body, including the Moon.";
3	(2) by amending subchapter III to read as fol-
4	lows:
5	"SUBCHAPTER III—AUTHORIZATION OF NON-
6	GOVERNMENTAL EARTH OBSERVATION AC-
7	TIVITIES
8	"§ 60121. Purposes
9	"The purposes of this subchapter are—
10	"(1) to prevent, to the extent practicable, harm-
11	ful interference to space activities by nongovern-
12	mental Earth observation activities;
13	"(2) to manage risk and prevent harm to
14	United States national security;
15	"(3) to ensure consistency with international
16	obligations of the United States; and
17	"(4) to promote the leadership, industrial inno-
18	vation, and international competitiveness of the
19	United States.
20	"§ 60122. General authority
21	"(a) In General.—The Secretary shall carry out
22	this subchapter.
23	"(b) Functions.—In carrying out this subchapter,
24	the Secretary shall consult with—
25	"(1) the Secretary of Defense;

1	"(2) the Director of National Intelligence; and
2	"(3) the head of such other Federal department
3	or agency as the Secretary considers necessary.
4	"§ 60123. Administrative authority of Secretary
5	"(a) Functions.—In order to carry out the respon-
6	sibilities specified in this subchapter, the Secretary may—
7	"(1) grant, condition, or transfer licenses under
8	this chapter;
9	"(2) seek an order of injunction or similar judi-
10	cial determination from a district court of the
11	United States with personal jurisdiction over the li-
12	censee to terminate, modify, or suspend licenses
13	under this subchapter and to terminate licensed op-
14	erations on an immediate basis, if the Secretary de-
15	termines that the licensee has substantially failed to
16	comply with any provisions of this chapter, with any
17	terms, conditions, or restrictions of such license, or
18	with any international obligations or national secu-
19	rity concerns of the United States;
20	"(3) provide penalties for noncompliance with
21	the requirements of licenses or regulations issued
22	under this subchapter, including civil penalties not
23	to exceed \$10,000 (each day of operation in violation
24	of such licenses or regulations constituting a sepa-
25	rate violation);

"(4) compromise, modify, or remit any such 1 2 civil penalty; 3 "(5) issue subpoenas for any materials, docu-4 ments, or records, or for the attendance and testi-5 mony of witnesses for the purpose of conducting a 6 hearing under this section; "(6) seize any object, record, or report pursuant 7 8 to a warrant from a magistrate based on a showing 9 of probable cause to believe that such object, record, 10 or report was used, is being used, or is likely to be 11 used in violation of this chapter or the requirements 12 of a license or regulation issued thereunder; and 13 "(7) make investigations and inquiries and ad-14 minister to or take from any person an oath, affir-15 mation, or affidavit concerning any matter relating 16 to the enforcement of this chapter. 17 "(b) REVIEW OF AGENCY ACTION.—Any applicant or 18 licensee that makes a timely request for review of an adverse action pursuant to paragraph (1), (3), (5), or (6) 19 20 of subsection (a) shall be entitled to adjudication by the 21 Secretary on the record after an opportunity for any agency hearing with respect to such adverse action. Any final action by the Secretary under this subsection shall be subject to judicial review under chapter 7 of title 5.

1 " §	60124.	Authorization	to	conduct	nongovernmental
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2 Earth observation activities

- 3 "(a) Requirement.—No person may conduct any
- 4 nongovernmental Earth observation activity without an
- 5 authorization issued under this subchapter.
- 6 "(b) Waivers.—
- "(1) IN GENERAL.—The Secretary, in consultation with the Secretary of Defense, the Director of
 National Intelligence, and the head of such other
 Federal agency as the Secretary considers appropriate, may waive a requirement under this subchapter for a nongovernmental Earth observation activity, or for a type or class of nongovernmental

 Earth observation activities, if the Secretary decides
- Earth observation activities, if the Secretary decides that granting a waiver is consistent with section 60121.
- 17 "(2) STANDARDS.—Not later than 120 days 18 after the date of the enactment of the Space Fron-19 tier Act of 2019, the Secretary shall establish stand-20 ards, in consultation with the Secretary of Defense 21 and the head of such other Federal agency as the 22 Secretary considers appropriate, for determining de 23 minimis Earth observation activities that would be 24 eligible for a waiver under paragraph (1).

1	"(c) COVERAGE OF AUTHORIZATION.—The Secretary
2	shall, to the maximum extent practicable, require a single
3	authorization for a person—
4	"(1) to conduct multiple Earth observation ac-
5	tivities using a single space object;
6	"(2) to operate multiple space objects carrying
7	out substantially similar Earth observation activities;
8	or
9	"(3) to use multiple space objects to carry out
10	a single Earth observation activity.
11	"(d) Application.—
12	"(1) In general.—A person seeking an au-
13	thorization under this subchapter shall submit an
14	application to the Secretary at such time, in such
15	manner, and containing such information as the Sec-
16	retary may require for the purposes described in sec-
17	tion 60121, including—
18	"(A) a description of the proposed Earth
19	observation activity, including—
20	"(i) a physical and functional descrip-
21	tion of each space object;
22	"(ii) the orbital characteristics of each
23	space object, including altitude, inclination,
24	orbital period, and estimated operational
25	lifetime; and

1	"(iii) a list of the names of all persons
2	that have or will have direct operational or
3	financial control of the Earth observation
4	activity;
5	"(B) a plan to prevent orbital debris con-
6	sistent with the 2001 United States Orbital De-
7	bris Mitigation Standard Practices or any sub-
8	sequent revision thereof; and
9	"(C) a description of the capabilities of
10	each instrument to be used to observe the
11	Earth in the conduct of the Earth observation
12	activity.
13	"(2) Application status.—Not later than 14
14	days after the date on which an application is re-
15	ceived, the Secretary shall make a determination
16	whether the application is complete or incomplete
17	and notify the applicant of that determination, in-
18	cluding, if incomplete, the reason the application is
19	incomplete.
20	"(e) Review.—
21	"(1) In general.—Not later than 90 days
22	after the date on which the Secretary makes a deter-
23	mination under subsection $(d)(2)$ that an application
24	is complete, the Secretary shall review all informa-
25	tion provided in that application and, subject to the

1	provisions of this subsection, notify the applicant in
2	writing whether the application was approved, with
3	or without conditions, or denied.
4	"(2) Approvals.—The Secretary shall approve
5	an application under this subsection if the Secretary
6	determines that—
7	"(A) the Earth observation activity is con-
8	sistent with the purposes described in section
9	60121; and
10	"(B) the applicant is in compliance, and
11	will continue to comply, with this subchapter,
12	including regulations.
13	"(3) Denials.—
14	"(A) In General.—If an application
15	under this subsection is denied, the Secretary—
16	"(i) shall include in the notification
17	under paragraph (1)—
18	"(I) a reason for the denial; and
19	"(II) a description of each defi-
20	ciency, including guidance on how to
21	correct the deficiency;
22	"(ii) shall sign the notification under
23	paragraph (1);
24	"(iii) may not delegate the duty under
25	clause (ii); and

1	(iv) shall submit to the Committee
2	on Commerce, Science, and Transportation
3	of the Senate and the Committee on
4	Science, Space, and Technology of the
5	House of Representatives a copy of the no-
6	tification.
7	"(B) Interagency review.—Not later
8	than 3 days after the date on which the Sec-
9	retary makes a determination under subsection
10	(d)(2) that an application is complete, the Sec-
11	retary shall consult with the head of each Fed-
12	eral department and agency described in section
13	60122(b) and if any head of such Federal de-
14	partment or agency does not support approving
15	the application—
16	"(i) that head of another Federal de-
17	partment or agency—
18	"(I) not later than 60 days after
19	the date on which such consultation
20	occurs, shall notify the Secretary, in
21	writing, of the reason for withholding
22	support, including a description of
23	each deficiency and guidance on how
24	to correct the deficiency;

1	"(II) shall sign the notification
2	under subclause (I); and
3	"(III) may not delegate the duty
4	under subclause (II), except the Sec-
5	retary of Defense may delegate the
6	duty under subclause (II) to an Under
7	Secretary of Defense; and
8	"(ii) subject to all applicable laws, the
9	Secretary shall include the notification
10	under clause (i) in the notification under
11	paragraph (1), including classified infor-
12	mation if—
13	"(I) the Secretary of Defense or
14	the Director of National Intelligence,
15	as appropriate, determines that disclo-
16	sure of the classified information is
17	appropriate; and
18	"(II) the applicant has the re-
19	quired security clearance for the clas-
20	sified information.
21	"(C) Interagency assents.—If the head
22	of another Federal department or agency does
23	not notify the Secretary under subparagraph
24	(B)(i)(I) within the time specified in that sub-
25	paragraph, that head of another Federal de-

1	partment or agency shall be deemed to have as-
2	sented to the application.
3	"(D) Interagency dissents.—If, during
4	the review of an application under paragraph
5	(1), a head of a Federal department or agency
6	described in subparagraph (B) disagrees with
7	the Secretary or the head of another Federal
8	department or agency described in subpara-
9	graph (B) with respect to a deficiency under
10	this subsection, the Secretary shall submit the
11	matter to the President, who shall resolve the
12	dispute before the applicable deadline under
13	paragraph (1).
14	"(E) Deficiencies.—The Secretary
15	shall—
16	"(i) provide each applicant under this
17	paragraph with a reasonable opportunity—
18	"(I) to correct each deficiency
19	identified under subparagraph
20	(A)(i)(II); and
21	"(II) to resubmit a corrected ap-
22	plication for reconsideration; and
23	"(ii) not later than 30 days after the
24	date of on which a corrected application
25	under clause (i)(II) is received, make a de-

1	termination whether to approve the appli-
2	cation or not, in consultation with—
3	"(I) each head of another Fed-
4	eral department or agency that sub-
5	mitted a notification under subpara-
6	graph (B); and
7	"(II) the head of such other Fed-
8	eral department or agency as the Sec-
9	retary considers necessary.
10	"(F) Improper basis for denial.—
11	"(i) Competition.—The Secretary
12	shall not deny an application under this
13	subsection in order to protect any existing
14	Earth observation activity from competi-
15	tion.
16	"(ii) Capabilities.—The Secretary
17	shall not, to the maximum extent prac-
18	ticable, deny an application under this sub-
19	section based solely on the capabilities of
20	the Earth observation activity if those ca-
21	pabilities—
22	"(I) are commercially available;
23	or
24	"(II) are reasonably expected to
25	be made commercially available, not

1	later than 3 years after the date of
2	the application, in the international or
3	domestic marketplace.
4	"(iii) Applicability.—The prohibi-
5	tion under clause (ii)(II) shall apply wheth-
6	er the marketplace products and services
7	originate from the operation of aircraft
8	uncrewed aircraft, or other platforms or
9	technical means or are assimilated from a
10	variety of data sources.
11	"(4) DEADLINE.—If the Secretary does not no-
12	tify an applicant in writing before the applicable
13	deadline under paragraph (1), the Secretary shall
14	not later than 1 business day after the date of the
15	applicable deadline, notify the Committee on Com-
16	merce, Science, and Transportation of the Senate
17	and the Committee on Science, Space, and Tech-
18	nology of the House of Representatives of the status
19	of the application, including the reason the deadline
20	was not met.
21	"(5) Expedited review process.—Subject to
22	paragraph (2) and section 60122(b), the Secretary
23	may modify the requirements under this subsection
24	as the Secretary considers appropriate, to expedite
25	the review of an application that seeks to conduct an

1 Earth observation activity that is substantially simi-2 lar to an Earth observation activity already licensed 3 under this subchapter. 4 "(f) Additional Requirements.—An authoriza-5 tion issued under this subchapter shall require the authorized person— 6 7 "(1) to be in compliance with this subchapter; 8 "(2) to notify the Secretary of any significant 9 change in the information contained in the applica-10 tion; and 11 "(3) to make available to the government of 12 including the United any country, States, 13 unenhanced data collected by the Earth observation 14 system concerning the territory under the jurisdic-15 tion of that government as soon as such data are 16 available and on reasonable commercial terms and 17 conditions. 18 "(g) Prohibition on Retroactive Conditions.— 19 "(1) In general.—Except as provided in para-20 graph (3), the Secretary may not modify any condi-21 tion on, or add any condition to, an authorization 22 under this subchapter after the date of the author-23 ization. 24 "(2) Rule of construction.—Nothing in 25 this section shall be constructed to prohibit the Sec-

1	retary from removing a condition on an authoriza-
2	tion under this subchapter.
3	"(3) Interagency review.—
4	"(A) In general.—Subject to subpara-
5	graphs (B) and (E), the Secretary or the head
6	of a Federal department or agency described in
7	section 60122(b) may, without delegation, pro-
8	pose the modification or addition of a condition
9	to an authorization under this subchapter after
10	the date of the authorization.
11	"(B) Consultation requirement.—
12	Prior to making the modification or addition
13	under subparagraph (A), the Secretary or the
14	applicable head of the Federal department or
15	agency shall consult with the head of each of
16	the other Federal departments and agencies de-
17	scribed in section 60122(b) and if any head of
18	such Federal department or agency does not
19	support such modification or addition that head
20	of another Federal department or agency—
21	"(i) not later than 60 days after the
22	date on which the consultation occurs,
23	shall notify the Secretary, in writing, of
24	the reason for withholding support;

1	"(ii) shall sign the notification under
2	clause (i); and
3	"(iii) may not delegate the duty under
4	clause (ii).
5	"(C) Interagency assents.—If the head
6	of another Federal department or agency does
7	not notify the Secretary under subparagraph
8	(B)(i) within the time specified in that subpara-
9	graph, that head of another Federal department
10	or agency shall be deemed to have assented to
11	the modification or addition under subpara-
12	graph (A).
13	"(D) Interagency dissents.—If the
14	head of a Federal department or agency de-
15	scribed in subparagraph (A) disagrees with the
16	Secretary or the head of another Federal de-
17	partment or agency described in subparagraph
18	(A) with respect to such modification or addi-
19	tion under this paragraph, the Secretary shall
20	submit the matter to the President, who shall
21	resolve the dispute.
22	"(E) Notice.—Prior to making a modi-
23	fication or addition under subparagraph (A),
24	the Secretary or the head of the Federal de-
25	partment or agency, as applicable, shall—

1	"(i) provide notice to the licensee of
2	the reason for the proposed modification or
3	addition, including, if applicable, a descrip-
4	tion of any deficiency and guidance on how
5	to correct the deficiency; and
6	"(ii) provide the licensee a reasonable
7	opportunity to correct a deficiency identi-
8	fied in clause (i).
9	"§ 60125. Annual reports
10	"(a) In General.—Not later than 180 days after
11	the date of the enactment of the Space Frontier Act of
12	2019, and annually thereafter, the Secretary shall submit
13	to the Committee on Commerce, Science, and Transpor-
14	tation of the Senate and the Committee on Science, Space,
15	and Technology of the House of Representatives a report
16	on the progress in implementing this subchapter, includ-
17	ing—
18	"(1) a list of all applications received or pend-
19	ing in the previous calendar year and the status of
20	each such application;
21	"(2) notwithstanding paragraph (4) of section
22	60124(e), a list of all applications, in the previous
23	calendar year, for which the Secretary missed the
24	deadline under paragraph (1) of that section, includ-
25	ing the reasons the deadline was not met; and

"(3) a description of all actions taken by the 1 2 Secretary under the administrative authority grant-3 ed under section 60123. "(b) Classified Annexes.—Each report under sub-4 section (a) may include classified annexes as necessary to 5 protect the disclosure of sensitive or classified information. 6 7 "(c) Cessation of Effectiveness.—This section 8 ceases to be effective September 30, 2021. 9 "§ 60126. Regulations 10 "The Secretary may promulgate regulations to implement this subchapter. 11 12 "§ 60127. Relationship to other executive agencies 13 and laws 14 "(a) EXECUTIVE AGENCIES.—Except as provided in 15 this subchapter or chapter 509, or any activity regulated by the Federal Communications Commission under the 16 Communications Act of 1934 (47 U.S.C. 151 et seq.), a person is not required to obtain from an executive agency 18 19 a license, approval, waiver, or exemption to conduct a non-20 governmental Earth observation activity. 21 "(b) Rule of Construction.—This subchapter 22 does not affect the authority of— 23 "(1) the Federal Communications Commission 24 under the Communications Act of 1934 (47 U.S.C.

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151 et seq.); or

"(2) the Secretary of Transportation under 1 2 chapter 509. 3 "(c) Nonapplication.—This subchapter does not apply to any space activity the United States Government 5 carries out for the Government."; and 6 (3) by amending section 60147 to read as fol-7 lows: 8 "§ 60147. Consultation 9 "(a) Consultation With Secretary of De-10 FENSE.—The Landsat Program Management shall consult with the Secretary of Defense on all matters relating 11 12 to the Landsat Program under this chapter that affect na-13 tional security. The Secretary of Defense shall be responsible for determining those conditions, consistent with this 14 15 chapter, necessary to meet national security concerns of the United States and for notifying the Landsat Program 16 17 Management of such conditions. 18 "(b) Consultation With Secretary of State.— 19 "(1) In General.—The Landsat Program 20 Management shall consult with the Secretary of 21 State on all matters relating to the Landsat Pro-22 gram under this chapter that affect international ob-23 ligations. The Secretary of State shall be responsible 24 for determining those conditions, consistent with this 25 chapter, necessary to meet international obligations

1 and policies of the United States and for notifying 2 the Landsat Program Management of such conditions. 3 4 "(2) International aid.—Appropriate United 5 States Government agencies are authorized and en-6 couraged to provide remote sensing data, technology, 7 and training to developing nations as a component 8 of programs of international aid. 9 "(3) Reporting discriminatory distribu-10 TION.—The Secretary of State shall promptly report 11 to the Landsat Program Management any instances 12 outside the United States of discriminatory distribu-13 tion of Landsat data. 14 "(c) Status Report.—The Landsat Program Man-15 agement shall, as often as necessary, provide to Congress complete and updated information about the status of on-16 17 going operations of the Landsat system, including timely 18 notification of decisions made with respect to the Landsat 19 system in order to meet national security concerns and 20 international obligations and policies of the United States 21 Government.". 22 (b) Table of Contents of 23 chapter 601 of title 51, United States Code, is amended by striking the items relating to subchapter III and insert-

ing the following:

"SUBCHAPTER III—AUTHORIZATION OF NONGOVERNMENTAL EARTH OBSERVATION ACTIVITIES

- "60121. Purposes.
- "60122. General authority.
- "60123. Administrative authority of Secretary.
- "60124. Authorization to conduct nongovernmental Earth observation activities.
- "60125. Annual reports.
- "60126. Regulations.

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"60127. Relationship to other executive agencies and laws.".

(c) Rules of Construction.—

- (1) Nothing in this section or the amendments made by this section shall affect any license, or application for a license, to operate a private remote sensing space system that was made under subchapter III of chapter 601 of title 51, United States Code (as in effect before the date of the enactment of this Act), before the date of the enactment of this Act. Such license shall continue to be subject to the requirements to which such license was subject under that chapter as in effect on the day before the date of the enactment of this Act.
- (2) Nothing in this section or the amendments made by this section shall affect the prohibition on the collection and release of detailed satellite imagery relating to Israel under section 1064 of the National Defense Authorization Act for Fiscal Year 1997 (51 U.S.C. 60121 note).

19 SEC. 202. RADIO-FREQUENCY MAPPING REPORT.

- 20 (a) IN GENERAL.—Not later than 180 days after the
- 21 date of the enactment of this Act, the Secretary of Com-

1	merce, in consultation with the Secretary of Defense and
2	the Director of National Intelligence, shall complete and
3	submit a report on space-based radio-frequency mapping
4	to—
5	(1) the Committee on Commerce, Science, and
6	Transportation of the Senate;
7	(2) the Select Committee on Intelligence of the
8	Senate;
9	(3) the Committee on Armed Services of the
10	Senate;
11	(4) the Committee on Science, Space, and
12	Technology of the House of Representatives;
13	(5) the Permanent Select Committee on Intel-
14	ligence of the House of Representatives; and
15	(6) the Committee on Armed Services of the
16	House of Representatives.
17	(b) Contents.—The report under subsection (a)
18	shall include—
19	(1) a discussion of whether a need exists to reg-
20	ulate space-based radio-frequency mapping;
21	(2) a description of any immitigable impacts of
22	space-based radio-frequency mapping on national se-
23	curity, United States competitiveness and space
24	leadership, or Constitutional rights;

1	(3) any recommendations for additional regu-
2	latory action regarding space-based radio-frequency
3	mapping;
4	(4) a detailed description of the costs and bene-
5	fits of the recommendations described in paragraph
6	(3); and
7	(5) an evaluation of—
8	(A) whether the development of voluntary
9	consensus industry standards in coordination
10	with the Department of Defense is more appro-
11	priate than issuing regulations with respect to
12	space-based radio-frequency mapping; and
13	(B) whether existing law, including regula-
14	tions and policies, could be applied in a manner
15	that prevents the need for additional regulation
16	of space-based radio-frequency mapping.
17	(c) FORM.—The report under subsection (a) shall be
18	submitted in unclassified form, but may include a classi-
19	fied annex.
20	TITLE III—MISCELLANEOUS
21	SEC. 301. PROMOTING FAIRNESS AND COMPETITIVENESS
22	FOR NASA PARTNERSHIP OPPORTUNITIES.
23	(a) Sense of Congress.—It is the sense of Con-
24	gress that—

1	(1) fair access to available NASA assets and
2	services on a reimbursable, noninterference, equi-
3	table, and predictable basis is advantageous in ena-
4	bling the United States commercial space industry;
5	(2) NASA should continue to promote fairness
6	to all parties and ensure best value to the Federal
7	Government in granting use of NASA assets, serv-
8	ices, and capabilities in a manner that contributes to
9	NASA's missions and objectives; and
10	(3) NASA should continue to promote small
11	business awareness and participation through advo-
12	cacy and collaborative efforts with internal and ex-
13	ternal partners, stakeholders, and academia.
14	(b) Guidance for Small Business Participa-
15	TION.—The Administrator of NASA shall—
16	(1) provide opportunities for the consideration
17	of small business concerns during public-private
18	partnership planning processes and in public-private
19	partnership plans;
20	(2) invite the participation of each relevant di-
21	rector of an Office of Small and Disadvantaged
22	Business Utilization under section 15(k) of the
23	Small Business Act 915 U.S.C. 644(k) in public-pri-
24	vate partnership planning processes and provide the
25	director access to public-private partnership plans;

1	(3) not later than 90 days after the date of the
2	enactment of this Act—
3	(A) identify and establish a list of all
4	NASA assets, services, and capabilities that are
5	available, or will be available, for public-private
6	partnership opportunities; and
7	(B) make the list under subparagraph (A)
8	available on NASA's website, in a searchable
9	format;
10	(4) periodically as needed, but not less fre-
11	quently than annually, update the list and website
12	under paragraph (3); and
13	(5) not later than 180 days after the date of
14	the enactment of this Act, develop a policy and issue
15	guidance for a consistent, fair, and equitable method
16	for scheduling and establishing priority of use of the
17	NASA assets, services, and capabilities identified
18	under this subsection.
19	(c) Strengthening Small Business Aware-
20	NESS.—Not later than 180 days after the date of the en-
21	actment of this Act, the Administrator of NASA shall des-
22	ignate an official at each NASA Center—
23	(1) to serve as an advocate for small businesses
24	within the office that manages partnerships at each
25	Center; and

(2) to provide guidance to small businesses on
how to participate in public-private partnership op-
portunities with NASA.
SEC. 302. MAINTAINING A NATIONAL LABORATORY IN
SPACE.
(a) Sense of Congress.—It is the sense of Con-
gress that—
(1) the United States national laboratory in
space, which currently consists of the United States
segment of the ISS (designated a national laboratory
under section 70905 of title 51, United States
Code)—
(A) benefits the scientific community and
promotes commerce in space;
(B) fosters stronger relationships among
NASA and other Federal agencies, the private
sector, and research groups and universities;
(C) advances science, technology, engineer-
ing, and mathematics education through utiliza-
tion of the unique microgravity environment;
and
(D) advances human knowledge and inter-
national cooperation;

1 (2) after the ISS is decommissioned, the United 2 States should maintain a national microgravity lab-3 oratory in space; 4 (3) in maintaining a national microgravity lab-5 oratory described in paragraph (2), the United 6 States should make appropriate accommodations for 7 different types of ownership and operational struc-8 tures for the ISS and future space stations; 9 (4) the national microgravity laboratory de-10 scribed in paragraph (2) should be maintained beyond the date on which the ISS is decommissioned 11 12 and, if possible, in cooperation with international 13 space partners to the extent practicable; and 14 (5) NASA should continue to support funda-15 mental science research on future platforms in low-16 Earth orbit and cis-lunar space, short duration sub-17 orbital flights, drop towers, and other microgravity 18 testing environments. 19 (b) Report.—The Administrator of NASA shall 20 produce, in coordination with the National Space Council 21 and other Federal agencies as the Administrator considers 22 relevant, a report detailing the feasibility of establishing 23 a microgravity national laboratory Federally Funded Research and Development Center to undertake the work related to the study and utilization of in-space conditions.

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- 2 (a) Sense of Congress.—It is the sense of Con-
- 3 gress that—
- 4 (1) it is in the national and economic security
- 5 interests of the United States to maintain a contin-
- 6 uous human presence in low-Earth orbit; and
- 7 (2) low-Earth orbit should be utilized as a
- 8 testbed to advance human space exploration, sci-
- 9 entific discoveries, and United States economic com-
- 10 petitiveness and commercial participation.
- 11 (b) Human Presence Requirement.—NASA shall
- 12 continuously maintain the capability for a continuous
- 13 human presence in low-Earth orbit through and beyond
- 14 the useful life of the ISS.
- 15 SEC. 304. CONTINUATION OF THE ISS.
- 16 (a) Continuation of the International Space
- 17 Station.—Section 501(a) of the National Aeronautics
- 18 and Space Administration Authorization Act of 2010 (42)
- 19 U.S.C. 18351(a)) is amended by striking "2024" and in-
- 20 serting "2030".
- 21 (b) Maintenance of the United States Seg-
- 22 MENT AND ASSURANCE OF CONTINUED OPERATIONS OF
- 23 THE INTERNATIONAL SPACE STATION.—Section 503(a) of
- 24 the National Aeronautics and Space Administration Au-
- 25 thorization Act of 2010 (42 U.S.C. 18353(a)) is amended
- 26 by striking "2024" and inserting "2030".

1	(c) RESEARCH CAPACITY ALLOCATION AND INTE-
2	GRATION OF RESEARCH PAYLOADS.—Section 504(d) of
3	the National Aeronautics and Space Administration Au-
4	thorization Act of 2010 (42 U.S.C. 18354(d)) is amended
5	by striking "2024" each place it appears and inserting
6	"2030".
7	(d) Maintaining Use Through at Least 2030.—
8	Section 70907 of title 51, United States Code, is amend-
9	ed —
10	(1) in the section heading, by striking "2024"
11	and inserting "2030"; and
12	(2) by striking "2024" each place it appears
13	and inserting "2030".
14	SEC. 305. UNITED STATES POLICY ON ORBITAL DEBRIS.
15	(a) Sense of Congress.—It is the sense of Con-
15 16	(a) Sense of Congress.—It is the sense of Congress that—
16	gress that—
16 17	gress that— (1) existing guidelines for the mitigation of or-
16 17 18	gress that— (1) existing guidelines for the mitigation of orbital debris may not be adequate to ensure long-term
16 17 18	gress that— (1) existing guidelines for the mitigation of orbital debris may not be adequate to ensure long-term usability of the space environment for all users; and
16 17 18 19 20	gress that— (1) existing guidelines for the mitigation of orbital debris may not be adequate to ensure long-term usability of the space environment for all users; and (2) the United States should continue to exer-
16 17 18 19 20 21	(1) existing guidelines for the mitigation of orbital debris may not be adequate to ensure long-term usability of the space environment for all users; and (2) the United States should continue to exercise a leadership role in developing orbital debris
16 17 18 19 20 21	(1) existing guidelines for the mitigation of orbital debris may not be adequate to ensure long-term usability of the space environment for all users; and (2) the United States should continue to exercise a leadership role in developing orbital debris prevention standards that may be used by all space-

1	across Federal agencies that minimize the risks from or-
2	bital debris in order to protect—
3	(1) the public health and safety;
4	(2) humans in space;
5	(3) the national security interests of the United
6	States;
7	(4) the safety of property;
8	(5) space objects from interference; and
9	(6) the foreign policy interests of the United
10	States.
11	SEC. 306. LOW-EARTH ORBIT COMMERCIALIZATION PRO-
12	GRAM.
13	(a) Program Authorization.—The Administrator
	(a) Program Authorization.—The Administrator of NASA may establish a low-Earth orbit commercializa-
13	
13 14	of NASA may establish a low-Earth orbit commercializa-
13 14 15 16	of NASA may establish a low-Earth orbit commercialization program to encourage the fullest commercial use and
13 14 15 16	of NASA may establish a low-Earth orbit commercializa- tion program to encourage the fullest commercial use and development of space by the private sector of the United
13 14 15 16 17	of NASA may establish a low-Earth orbit commercialization program to encourage the fullest commercial use and development of space by the private sector of the United States.
13 14 15 16	of NASA may establish a low-Earth orbit commercialization program to encourage the fullest commercial use and development of space by the private sector of the United States. (b) Contents.—The program under subsection (a)
13 14 15 16 17 18	of NASA may establish a low-Earth orbit commercialization program to encourage the fullest commercial use and development of space by the private sector of the United States. (b) Contents.—The program under subsection (a) may include—
13 14 15 16 17 18 19	of NASA may establish a low-Earth orbit commercialization program to encourage the fullest commercial use and development of space by the private sector of the United States. (b) Contents.—The program under subsection (a) may include— (1) activities to stimulate demand for human
13 14 15 16 17 18 19 20	of NASA may establish a low-Earth orbit commercialization program to encourage the fullest commercial use and development of space by the private sector of the United States. (b) Contents.—The program under subsection (a) may include— (1) activities to stimulate demand for human space flight products and services in low-Earth orbit;

1	(3) subject to subsection (c), activities to accel-
2	erate the development of commercial space stations
3	or commercial space habitats.
4	(c) Conditions.—
5	(1) Cost share.—The Administrator shall give
6	priority to an activity under subsection (b)(3) in
7	which the private sector entity conducting the activ-
8	ity provides a share of the cost to develop and oper-
9	ate the activity.
10	(2) Commercial space habitat.—The Ad-
11	ministration may not engage in an activity under
12	subsection (b)(3) until after the date on which the
13	Administrator of NASA awards a contract for the
14	use of a docking port on the ISS.
15	(d) Reports.—Not later than 30 days after the date
16	on which an award or agreement is made under subsection
17	(b)(3), the Administrator of NASA shall submit to the
18	Committee on Commerce, Science, and Transportation of
19	the Senate and the Committee on Science, Space, and
20	Technology of the House of Representatives a report on
21	the development of the commercial space station or com-
22	mercial space habitat, as applicable, including a business
23	plan for how the activity will—
24	(1) meet NASA's future requirements for low-
25	Earth orbit human space flight services; and

1	(2) satisfy the non-Federal funding requirement
2	under subsection (c)(1).
3	(e) Authorization of Appropriations.—There is
4	authorized to be appropriated to the Administrator of
5	NASA to carry out a low-Earth commercialization pro-
6	gram under this section \$150,000,000 for fiscal year
7	2020.
8	SEC. 307. BUREAU OF SPACE COMMERCE.
9	(a) In General.—Chapter 507 of title 51, United
10	States Code, is amended—
11	(1) in the heading, by striking "OFFICE" and
12	inserting "BUREAU";
13	(2) by amending section 50701 to read as fol-
14	lows:
15	"§ 50701. Definition of Bureau
16	"In this chapter, the term 'Bureau' means the Bu-
17	reau of Space Commerce established in section 50702 of
18	this title.";
19	(3) in section 50702—
20	(A) by amending subsection (a) to read as
21	follows:
22	"(a) In General.—There is established within the
23	Department of Commerce a Bureau of Space Commerce.";
24	(B) by amending subsection (b) to read as
25	follows:

1	(b) ASSISTANT SECRETARY.—The Bureau shall be
2	headed by an Assistant Secretary for Space Commerce
3	to be appointed by the President with the advice and con-
4	sent of the Senate and compensated at level II or III or
5	the Executive Schedule, as determined by the Secretary
6	of Commerce. The Assistant Secretary shall report directly
7	to the Secretary of Commerce.";
8	(C) in subsection (c)—
9	(i) in the matter preceding paragraph
10	(1), by striking "Office" and inserting
11	"Bureau";
12	(ii) in paragraph (2), by inserting "
13	including activities licensed under chapter
14	601 of this title" before the semicolon; and
15	(iii) in paragraph (5), by striking
16	"Position," and inserting "Positioning,"
17	and
18	(D) in subsection (d)—
19	(i) in the heading, by striking "DI
20	RECTOR" and inserting "Assistant Sec-
21	RETARY'';
22	(ii) in the matter preceding paragraph
23	(1)—
24	(I) by striking "Director" and in-
25	serting "Assistant Secretary"; and

1	(II) by striking "Office shall"
2	and inserting "Bureau shall, under
3	the direction and supervision of the
4	Secretary,";
5	(iii) by redesignating paragraphs (1)
6	through (7) as paragraphs (3) through (9),
7	respectively; and
8	(iv) by inserting before paragraph (3),
9	as redesignated, the following:
10	"(1) to oversee the issuing of licenses under
11	chapter 601 of this title;
12	"(2) coordinating Department policy impacting
13	commercial space activities and working with other
14	executive agencies to promote policies that advance
15	commercial space activities;"; and
16	(v) in paragraph (8), as redesignated,
17	by inserting ", consistent with the inter-
18	national obligations, foreign policy, and na-
19	tional security interests of the United
20	States" before the semicolon;
21	(4) in section 50703—
22	(A) by striking "Office" and inserting
23	"Bureau"; and
24	(B) by striking "Committee on Science and
25	Technology of the House of Representatives"

1	and inserting "Committee on Science, Space,
2	and Technology of the House of Representa-
3	tives"; and
4	(5) by adding at the end the following:
5	"§ 50704. Authorization of appropriations
6	"There is authorized to be appropriated to the Sec-
7	retary of Commerce to carry out this chapter \$10,000,000
8	for each of fiscal years 2020 through 2024.".
9	(b) Technical and Conforming Amendments.—
10	(1) Table of contents.—The table of con-
11	tents of chapter 507 of title 51, United States Code,
12	is amended—
13	(A) in the item relating to section 50701,
14	by striking "Office" and inserting "Bureau";
15	and
16	(B) by adding after the item relating to
17	section 50703 the following:
	"50704. Authorization of appropriations.".
18	(2) Table of Chapters.—The table of chap-
19	ters of title 51, United States Code, is amended in
20	the item relating to chapter 507 by striking "Office"
21	and inserting "Bureau".
22	(3) Cooperation with former soviet re-
23	Publics.—Section 218 of the National Aeronautics
24	and Space Administration Authorization Act, Fiscal
25	Year 1993 (51 U.S.C. 50702 note) is amended by

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1 striking "Office" each place it appears and inserting

2 "Bureau".