(Original Signature of Member)

THCONGRESS **H.R.** SESSION

To make revisions in title 51, United States Code, as necessary to keep the title current, and to make technical amendments to improve the United States Code.

IN THE HOUSE OF REPRESENTATIVES

M____ introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

- To make revisions in title 51, United States Code, as necessary to keep the title current, and to make technical amendments to improve the United States Code.
 - 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. TABLE OF CONTENTS.

- 4 The table of contents for this Act is as follows:
 - Sec. 1. Table of contents.
 - Sec. 2. Purposes; restatement does not change meaning or effect of existing law.
 - Sec. 3. Revision of title 51, United States Code.
 - Sec. 4. Technical amendments.

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Sec. 5. Transitional and savings provisions. Sec. 6. Repeals.

1	SEC. 2. PURPOSES; RESTATEMENT DOES NOT CHANGE
2	MEANING OR EFFECT OF EXISTING LAW.
3	(a) PURPOSES.—The purposes of this Act are—
4	(1) to make revisions in title 51, United States
5	Code, as necessary to keep the title current; and
6	(2) to make technical amendments to improve
7	the United States Code.
8	(b) Restatement Does Not Change Meaning or
9	EFFECT OF EXISTING LAW.—
10	(1) IN GENERAL.—The restatement of existing
11	law enacted by this Act does not change the mean-
12	ing or effect of the existing law. The restatement in-
13	corporates in title 51, United States Code, various
14	provisions that were enacted separately over a period
15	of years, reorganizing them, conforming style and
16	terminology, modernizing obsolete language, and cor-
17	recting drafting errors. These changes serve to re-
18	move ambiguities, contradictions, and other imper-
19	fections, but they do not change the meaning or ef-
20	fect of the existing law or impair the precedential
21	value of earlier judicial decisions or other interpreta-
22	tions.
23	(9) BULE OF CONSTRUCTION

23 (2) RULE OF CONSTRUCTION.—

1	(A) IN GENERAL.—Notwithstanding the
2	plain meaning rule or other rules of statutory
3	construction, a change in wording made in the
4	restatement of existing law enacted by this Act
5	serves to clarify the existing law as indicated in
6	paragraph (1), but not to change the meaning
7	or effect of the existing law.
8	(B) REVISION NOTES.—Subparagraph (A)
9	applies whether or not a change in wording is
10	explained by a revision note appearing in a con-
11	gressional report accompanying this Act. If
12	such a revision note does appear, a court shall
13	consider the revision note in interpreting the
14	change.
15	SEC. 3. REVISION OF TITLE 51, UNITED STATES CODE.
16	(a) REVISION OF TITLE TABLE OF CONTENTS.—The
17	title table of contents of title 51, United States Code, is
18	amended—
19	(1) by striking the item relating to chapter 301
20	and inserting the following:
	"301. Funding
21	(2) by striking the item relating to chapter 315
22	and inserting the following:
	"315. Facilities and Infrastructure

1	(3) by striking the item relating to chapter 409
2	and inserting the following:
	"409. Aeronautics and Space Technology40901"411 Through 497Reserved"499. Miscellaneous49901";
3	(4) by striking the items relating to chapters
4	513 and 515 and inserting the following:
	 "513. Space Resource Commercial Exploration and Utilization
5	(5) by striking the item relating to chapter 701
6	and inserting the following:
	"701. Use of Space Launch System or Alternatives
7	(6) by inserting after the item relating to chap-
8	ter 713 the following:
	"715. Human Space Flight and Exploration
9	(b) REVISION OF SECTION 20144.—
10	(1) Amendments.—Section 20144 of title 51,
11	United States Code, is amended—
12	(A) in subsection (a), by striking "The Ad-
13	ministration may carry out a program to award
14	prizes only in conformity with this section.";
15	and
16	(B) in subsection (i)(4), by striking "Com-
17	mittee on Science and Technology" and insert-
18	ing "Committee on Science, Space, and Tech-
19	nology".

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(2) EFFECTIVE DATE.—The amendment made 1 2 by paragraph (1)(A) is effective on January 4, 2011. 3 (c) REVISION OF SECTION 20145.—Section 20145 of 4 title 51, United States Code, is amended— 5 (1) by redesignating subsections (f) through (h) 6 as subsections (g) through (i), respectively; 7 (2) by inserting after subsection (e) the fol-8 lowing: "(f) PROCEEDS.—Proceeds from leases entered into 9 10 under this section shall be deposited in the Administration

Construction and Environmental Compliance and Restora-12 tion appropriations account. The proceeds shall be avail-13 able for a period of 5 years, to the extent and in amounts 14 provided in appropriations acts."; and

15 (3) in subsection (h) (as redesignated by para-16 graph (1), in the matter before paragraph (1), by 17 striking "the date of the enactment of the National 18 Aeronautics and Space Administration Authorization 19 Act of 2022," and inserting "August 9, 2022,".

20 (d) REVISION OF SECTION 20303.—Section 20303 of 21 title 51, United States Code, is amended—

22 (1) in subsection (c), by striking "(42 U.S.C. 23 16611(d))" and inserting "(Public Law 109–155, 24 119 Stat. 2900)";

1 (2) by redesignating subsection (d) as sub-2 section (e); and 3 (3) by inserting after subsection (c) the fol-4 lowing: 5 "(d) EVALUATION AND EXPANSION OF INTER-6 AGENCY CONTRIBUTION.— "(1) IN GENERAL.—The Administrator shall 7 8 evaluate and, to the extent possible— 9 "(A) expand efforts to maximize the Ad-10 ministration's contribution to interagency ef-11 forts to enhance science, technology, engineer-12 ing, and mathematics education capabilities; 13 and 14 "(B) enhance the Nation's technological 15 excellence and global competitiveness. 16 "(2) IDENTIFICATION IN REPORT.—The Admin-17 istrator shall identify the expanded efforts and en-18 hancements made under paragraph (1) in the annual 19 reports required by subsection (e).". 20 (e) REVISION OF CHAPTER 301.— 21 (1) CHAPTER HEADING.—The chapter heading 22 of chapter 301 of title 51, United States Code, is striking "APPROPRIATIONS, 23 amended by BUDGETS, AND ACCOUNTING" and insert-24 25 ing "FUNDING".

1	(2) Chapter table of contents.—
2	(A) CONTENTS.—The chapter table of con-
3	tents of chapter 301 of title 51, United States
4	Code is amended to read as follows: "SUBCHAPTER I—GENERAL PROVISIONS "See. "30101. Prior authorization of appropriations required. "30102. Working capital fund. "30103. Baselines and cost controls. "30104. Reports on estimated costs for certain programs. "30105. Annual report on program cost and control. "SUBCHAPTER II—BUDGET PROVISIONS "30121. General budget documentation requirements. "30122. Consideration of decadal surveys. "30123. Two-year budget request with third-year estimate.".
5	(B) TYPEFACE.—The chapter table of con-
6	tents of chapter 301 of title 51, United States
7	Code, as amended by subparagraph (A), is
8	amended so that the typeface of the subchapter
9	headings and the typeface of the subchapter
10	items conform to those appearing in other chap-
11	ter table of contents of title 51.
12	(3) Redesignation of existing sections.—
13	Chapter 301 of title 51, United States Code, is
14	amended as follows:
15	(A) Section 30103 (Budgets) is redesig-
16	nated as section 30121, and transferred to ap-
17	pear after section 30104 (Baselines and cost
18	controls).
19	(B) Section 30104 (Baselines and cost
20	controls) is redesignated as section 30103.

8

(4) DESIGNATION OF SUBCHAPTERS.—Chapter

2	301 of title 51, United States Code, is amended
3	by—
4	(A) inserting a subchapter heading (in
5	typeface styled like other subchapter headings
6	in title 51) before section 30101 as follows:
7	"SUBCHAPTER I—GENERAL PROVI-
8	SIONS"; and
9	(B) inserting a subchapter heading (in
10	typeface styled like other subchapter headings
11	in title 51) before section 30121 (as redesig-
12	nated and transferred by paragraph $(3)(A)$) as
13	follows: "SUBCHAPTER II—BUDGET PRO-
14	VISIONS".
15	(5) REVISION OF SECTION 30103.—Section
16	30103 (Baselines and cost controls) of title 51,
17	United States Code (as redesignated by paragraph
18	(3)(B)), is amended by striking "Committee on
19	Science and Technology" and inserting "Committee
20	on Science, Space, and Technology" in—
21	(A) subsection $(b)(2);$
22	(B) subsection $(c)(1)$;
23	(C) subsection $(d)(3)$;
24	(D) subsection $(e)(1)(A)$ (matter before
25	clause (i)); and

1 (E) subsection (e)(2). 2 (6)ENACTMENT OF SECTIONS 30104 AND 3 30105.—Chapter 301 of title 51, United States Code, 4 is amended by inserting after section 30103 (Base-5 lines and cost controls) (as redesignated by para-6 graph (3)(B) and amended by paragraph (5)) the 7 following: 8 "§ 30104. Reports on estimated costs for certain pro-9 grams 10 "For each program under the jurisdiction of the Ad-11 ministration for which development costs are expected to 12 exceed \$200,000,000, the Administrator shall submit to Congress, at the time of submission of the President's an-13 14 nual budget— 15 "(1) a 5-year budget detailing the estimated de-16 velopment costs of the program; and 17 "(2) an estimate of the life-cycle costs associ-18 ated with the program. 19 "§ 30105. Annual report on program cost and control 20 "(a) ANNUAL REPORT.—Not later than April 30 of 21 each year, the Administrator shall submit to the Com-22 mittee on Commerce, Science, and Transportation of the 23 Senate and the Committee on Science, Space, and Tech-24 nology of the House of Representatives a report on the

25 implementation during the preceding year of the corrective

action plan referred to in section 1203(a)(4) of the Na tional Aeronautics and Space Administration Authoriza tion Act of 2010 (Public Law 111–267, 124 Stat. 2842).
 "(b) CONTENTS.—A report under this section shall
 contain the following:

6 "(1) DESCRIPTION OF OVER-BUDGET OR DE-7 LAYED PROGRAMS.—For the year covered by the re-8 port, a description of each Administration program 9 that has exceeded its cost baseline by 15 percent or 10 more or is more than 2 years behind its projected 11 development schedule.

12 "(2) CORRECTIVE PLANS.—For each program 13 described under paragraph (1), a plan for a decrease 14 in scope or requirements, or other measures, to be 15 undertaken to control cost and schedule, including 16 any cost monitoring or corrective actions undertaken 17 pursuant to the National Aeronautics and Space Ad-18 ministration Authorization Act of 2005 (Public Law 19 109–155, 119 Stat. 2895), and the amendments 20 made by that Act.".

21 (7) REVISION OF SECTION 30121.—Section
22 30121 of title 51, United States Code (as redesig23 nated and transferred by paragraph (3)(A)), is
24 amended—

1	(A) in the section heading, by striking
2	"Budgets" and inserting "General budget
3	documentation requirements"; and
4	(B) in subsection (b) (matter before para-
5	graph (1)), by striking "Committee on Science
6	and Technology" and inserting "Committee on
7	Science, Space, and Technology".
8	(8) ENACTMENT OF SECTIONS 30122 AND
9	30123.—Chapter 301 of title 51, United States Code,
10	is amended by adding at the end the following:
11	"§30122. Consideration of decadal surveys
12	"The Administration shall take into account the cur-
13	rent decadal surveys from the National Academies' Space
14	Studies Board when submitting the President's budget re-
15	quest to Congress.
16	"§30123. Two-year budget request with third-year es-
17	timate
18	"Each fiscal year, the President shall submit to Con-
19	gress a budget request for the Administration that in-
20	cludes—
21	((1) a budget request for the immediate fiscal
22	year and the following fiscal year; and
23	"(2) budget estimates for the third fiscal
24	year.".

(f) REVISION OF SECTION 30310.—Section 30310 of
 title 51, United States Code, is amended by striking "Sec tion 526(a) of the Energy Independence and Security Act
 of 2007 (42 U.S.C. 17142(a))" and inserting "Section
 526 of the Energy Independence and Security Act of 2007
 (42 U.S.C. 17142)".

7 (g) ENACTMENT OF SECTION 30311.—

8 (1) CHAPTER TABLE OF CONTENTS.—The
9 chapter table of contents of chapter 303 of title 51,
10 United States Code, is amended by adding at the
11 end the following:

"30311. Counterfeit parts.".

12 (2) ENACTMENT OF SECTION.—Chapter 303 of
13 title 51, United States Code, is amended by adding
14 at the end the following:

15 "§ 30311. Counterfeit parts

16 "(a) IN GENERAL.—The Administrator shall plan,
17 develop, and implement a program, in coordination with
18 other Federal agencies, to detect, track, catalog, and re19 duce the number of counterfeit electronic parts in the Ad20 ministration supply chain.

21 "(b) REQUIREMENTS.—In carrying out the program,
22 the Administrator shall establish—

23 "(1) counterfeit part identification training for
24 all employees who procure, process, distribute, and
25 install electronic parts that will—

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1	"(A) teach employees how to identify coun-
2	terfeit parts;
3	"(B) educate employees on procedures to
4	follow if they suspect a part is counterfeit;
5	"(C) regularly update employees on new
6	threats, identification techniques, and reporting
7	requirements; and
8	"(D) integrate industry associations, man-
9	ufacturers, suppliers, and other Federal agen-
10	cies, as appropriate;
11	((2) an internal database to track all suspected
12	and confirmed counterfeit electronic parts that will
13	maintain, at a minimum—
14	"(A) companies and individuals known and
15	suspected of selling counterfeit parts;
16	"(B) parts known and suspected of being
17	counterfeit, including lot and date codes, part
18	numbers, and part images;
19	"(C) countries of origin;
20	"(D) sources of reporting;
21	"(E) United States Customs seizures; and
22	"(F) Government-Industry Data Exchange
23	Program reports and other public- or private-
24	sector database notifications; and
25	"(3) a mechanism—

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1	"(A) to report all information on suspected
2	and confirmed counterfeit electronic parts to
3	law enforcement agency databases, industry as-
4	sociation databases, and other databases; and
5	"(B) to issue bulletins to industry on coun-
6	terfeit electronic parts and related counterfeit
7	activity.
8	"(c) Review of Procurement and Acquisition
9	Policy.—
10	"(1) IN GENERAL.—In establishing the pro-
11	gram, the Administrator shall amend acquisition and
12	procurement policy in effect on October 11, 2010, to
13	require the purchase of electronic parts from trusted
14	or approved manufacturers. To determine trusted or
15	approved manufacturers, the Administrator shall es-
16	tablish a list, assessed and adjusted at least annu-
17	ally, and create criteria for manufacturers to meet
18	in order to be placed on the list.
19	"(2) CRITERIA.—The criteria may include—
20	"(A) authentication or encryption codes;
21	"(B) embedded security markings in parts;
22	"(C) unique, hard-to-copy labels and mark-
23	ings;
24	"(D) identification of distinct lot and serial
25	codes on external packaging;

1	"(E) radio frequency identification embed-
2	ded into high-value parts;
3	"(F) physical destruction of all defective,
4	damaged, and sub-standard parts that are by-
5	products of the manufacturing process;
6	"(G) testing certifications;
7	"(H) maintenance of procedures for han-
8	dling any counterfeit parts that slip through;
9	"(I) maintenance of secure facilities to pre-
10	vent unauthorized access to proprietary infor-
11	mation; and
12	"(J) maintenance of product return, buy
13	back, and inventory control practices that limit
14	counterfeiting.".
15	(h) Enactment of Sections 30505 and 30506.—
16	(1) CHAPTER TABLE OF CONTENTS.—The
17	chapter table of contents of chapter 305 of title 51,
18	United States Code, is amended by adding at the
19	end the following:
	"30505. Information security. "30506. Workforce development for minority and underrepresented groups.".
20	(2) ENACTMENT OF SECTIONS.—Chapter 305
21	of title 51, United States Code, is amended by add-
22	ing at the end the following:

1 "§ 30505. Information security

2 "(a) DEFINITION OF INFORMATION INFRASTRUC3 TURE.—In this section, the term 'information infrastruc4 ture' means the underlying framework that information
5 systems and assets rely on to process, transmit, receive,
6 or store information electronically, including program7 mable electronic devices and communications networks
8 and any associated hardware, software, or data.

9 "(b) MONITORING RISK.—

10 "(1) BIENNIAL UPDATE ON SYSTEM IMPLEMEN-11 TATION.—On a biennial basis, the Chief Information 12 Officer of the Administration, in coordination with 13 other national security agencies, shall provide to the 14 Committee on Commerce, Science, and Transpor-15 tation of the Senate and the Committee on Science, 16 Space, and Technology of the House of Representa-17 tives-

"(A) an update on efforts to implement a 18 19 system to provide dynamic, comprehensive, real-20 time information regarding risk of unauthorized 21 remote, proximity, and insider use or access, for 22 all information infrastructure under the respon-23 sibility of the Chief Information Officer, and 24 mission-related networks, including contractor 25 networks;

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1	"(B) an assessment of whether the system
2	has demonstrably and quantifiably reduced net-
3	work risk compared with alternative methods of
4	measuring security; and
5	"(C) an assessment of the progress that
6	each center and facility has made toward imple-
7	menting the system.
8	"(2) EXISTING ASSESSMENTS.—The assess-
9	ments required of the Inspector General under sec-
10	tion 3555 of title 44 shall evaluate the effectiveness
11	of the system described in this subsection.
12	"(c) Information Security Awareness and Edu-
13	CATION.—
14	"(1) IN GENERAL.—In consultation with the
15	Department of Education, other national security
16	agencies, and other agency directorates, the Chief
17	Information Officer shall institute an information se-
18	curity awareness and education program for all op-
19	erators and users of Administration information in-
20	frastructure, with the goal of reducing unauthorized
21	remote, proximity, and insider use or access.
22	"(2) Program requirements.—
23	
	"(A) BRIEFINGS, EXERCISES, AND EXAMI-
24	NATIONS.—The program shall include, at a
24 25	

1	threat-based briefings, and automated exercises
2	and examinations that simulate common attack
3	techniques.
4	"(B) PARTICIPATION.—All agency employ-
5	ees and contractors engaged in the operation or
6	use of agency information infrastructure shall
7	participate in the program.
8	"(C) Access.—Access to Administration
9	information infrastructure shall be granted only
10	to operators and users who regularly satisfy the
11	requirements of the program.
12	"(D) Rewarding achievement.—The
13	Chief Human Capital Officer of the Administra-
14	tion, in consultation with the Chief Information
15	Officer, shall create a system to reward opera-
16	tors and users of agency information infrastruc-
17	ture for continuous high achievement in the
18	program.
19	"§ 30506. Workforce development for minority and
20	underrepresented groups
21	"(a) Addressing Impediments.—To the extent
22	practicable, the Administrator shall take all necessary
23	steps to address any impediments identified in the assess-
24	ment described in subsection (b).

"(b) ASSESSMENT.—The assessment referred to in
 subsection (a) is the independent assessment of impedi ments to space science and engineering workforce develop ment for minority and underrepresented groups at the Ad ministration that was prepared under section 203(a) of
 the America COMPETES Reauthorization Act of 2010
 (Public Law 111–358, 124 Stat. 3994).".

8 (i) REVISION OF SECTION 30704.—Section 30704(2)
9 of title 51, United States Code, is amended by striking
10 "the Buy American Act (41 U.S.C. 10a et seq.)" and in11 serting "chapter 83 of title 41".

12 (j) ENACTMENT OF SECTION 30705.—

- 13 CHAPTER TABLE OF CONTENTS.—The (1)14 chapter table of contents of chapter 307 of title 51, 15 United States Code, is amended by adding at the 16 end the following: "30705. Limitation on international agreements concerning outer space activities.". 17 (2) ENACTMENT OF SECTION.—Chapter 307 of 18 title 51, United States Code, is amended by adding 19 at the end the following: 20 "§ 30705. Limitation on international agreements con-21 cerning outer space activities
- 22 "(a) DEFINITIONS.—In this section:

1	"(1) Congressional defense commit-
2	TEES.—The term 'congressional defense committees'
3	means—
4	"(A) the Committee on Armed Services
5	and the Committee on Appropriations of the
6	Senate; and
7	"(B) the Committee on Armed Services
8	and the Committee on Appropriations of the
9	House of Representatives.
10	"(2) Covered congressional commit-
11	TEES.—The term 'covered congressional committees'
12	means—
13	"(A) the Committee on Armed Services,
14	the Committee on Foreign Relations, and the
15	Select Committee on Intelligence of the Senate;
16	and
17	"(B) the Committee on Armed Services,
18	the Committee on Foreign Affairs, and the Per-
19	manent Select Committee on Intelligence of the
20	House of Representatives.
21	"(b) CERTIFICATION.—If the United States becomes
22	a signatory to a non-legally binding international agree-
23	ment concerning an International Code of Conduct for
24	Outer Space Activities or any similar agreement, at the
25	same time as the United States becomes a signatory—

1 "(1) the President shall submit to the congres-2 sional defense committees, the Permanent Select 3 Committee on Intelligence of the House of Rep-4 resentatives, and the Select Committee on Intel-5 ligence of the Senate a certification that the agree-6 ment has no legally binding effect or basis for lim-7 iting the activities of the United States in outer 8 space; and

9 "(2) the Secretary of Defense, the Chairman of 10 the Joint Chiefs of Staff, and the Director of Na-11 tional Intelligence shall jointly submit to the con-12 gressional defense committees a certification that 13 the agreement is equitable, enhances national secu-14 rity, and has no militarily significant impact on the 15 ability of the United States to conduct military or 16 intelligence activities in space.

17 "(c) Briefings and Notifications Required.—

18 "(1) RESTATEMENT OF POLICY FORMULATION 19 UNDER THE ARMS CONTROL AND DISARMAMENT ACT 20 WITH RESPECT TO OUTER SPACE.-No action shall 21 be taken that would obligate the United States to re-22 duce or limit the Armed Forces or armaments of the 23 United States in outer space in a militarily signifi-24 cant manner, except pursuant to the treaty-making 25 power of the President under Article II, Section 2,

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Clause II of the Constitution or unless authorized by
 the enactment of further affirmative legislation by
 Congress.

"(2) Briefings.—

5 "(A) REQUIREMENT.—The Secretary of 6 Defense, the Secretary of State, and the Direc-7 tor of National Intelligence shall jointly provide 8 to the covered congressional committees reg-9 ular, detailed updates on the negotiation of a 10 non-legally binding international agreement 11 concerning an International Code of Conduct 12 for Outer Space Activities or any similar agree-13 ment.

14 "(B) TERMINATION OF REQUIREMENT.— 15 The requirement to provide regular briefings 16 under subparagraph (A) shall terminate on the 17 date on which the United States becomes a sig-18 natory to an agreement referred to in subpara-19 graph (A), or on the date on which the Presi-20 dent certifies to Congress that the United 21 States is no longer negotiating an agreement 22 referred to in subparagraph (A), whichever is 23 earlier.

24 "(3) NOTIFICATIONS.—If the United States be-25 comes a signatory to a non-legally binding inter-

1	
1	national agreement concerning an International
2	Code of Conduct for Outer Space Activities or any
3	similar agreement, not less than 60 days prior to
4	any action that would obligate the United States to
5	reduce or limit the Armed Forces, armaments, or ac-
6	tivities of the United States in outer space, the head
7	of each department or agency of the Federal Gov-
8	ernment that would be affected by the action shall
9	submit to Congress a notice of the action and its ef-
10	fect on the department or agency.".
11	(k) Redesignation of Chapter 315 as Chapter
12	399.—
13	(1) Reserved Chapters.—Title 51, United
14	States Code, is amended by inserting after section
15	31302 the following:
16	"CHAPTERS 317 THROUGH 397-RE-

17 **SERVED**".

18 (2) REDESIGNATION OF CHAPTER.—Title 51,
19 United States Code, is amended by redesignating
20 chapter 315 as chapter 399.

21 (3) REDESIGNATION OF SECTIONS.—Chapter
22 399 of title 51, United States Code (as redesignated
23 by paragraph (2)), is amended—

24 (A) in the chapter table of contents, by re-25 designating the items for sections 31501

1	through 31505 as items for sections 39901
2	through 39905, respectively; and
3	(B) by redesignating sections 31501
4	through 31505 as sections 39901 through
5	39905, respectively.
6	(1) ENACTMENT OF CHAPTER 315.—
7	(1) ENACTMENT OF CHAPTER.—
8	(A) CONTENT.—Title 51, United States
9	Code, as amended by subsection (k), is amend-
10	ed by inserting after chapter 313 (and before
11	"CHAPTERS 317 THROUGH 397-RE-
12	SERVED" as inserted by subsection $(k)(1)$ the
13	following:
14	"Chapter 315—FACILITIES AND
15	INFRASTRUCTURE

"Sec.

"31501. Policy and plan.

"31502. Maintenance and upgrade of center facilities.

16 **"§31501. Policy and plan**

"(a) POLICY.—It is the policy of the United States
that the Administration maintain reliable and efficient facilities and infrastructure and that decisions on whether
to dispose of, maintain, or modernize existing facilities or
infrastructure be made in the context of meeting future
Administration needs.

23 "(b) Plan.—

1	"(1) IN GENERAL.—The Administrator shall
2	develop a facilities and infrastructure plan.
3	"(2) GOAL.—The goal of the plan is to position
4	the Administration to have the facilities and infra-
5	structure, including laboratories, tools, and ap-
6	proaches, necessary to meet future Administration
7	and other Federal agencies' laboratory needs.
8	"(3) CONTENTS.—The plan shall identify—
9	"(A) current Administration and other
10	Federal agency laboratory needs;
11	"(B) future Administration research and
12	development and testing needs;
13	"(C) a strategy for identifying facilities
14	and infrastructure that are candidates for dis-
15	posal, which strategy is consistent with the na-
16	tional strategic direction set forth in—
17	"(i) the National Space Policy;
18	"(ii) the National Aeronautics Re-
19	search, Development, Test, and Evaluation
20	Infrastructure Plan;
21	"(iii) the National Aeronautics and
22	Space Administration Authorization Act of
23	2005 (Public Law 109–155, 119 Stat.
24	2895), the National Aeronautics and Space
25	Administration Authorization Act of 2008

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1	(Public Law 110–422, 122 Stat. 4779),
2	and the National Aeronautics and Space
3	Administration Authorization Act of 2010
4	(Public Law 111–267, 124 Stat. 2805);
5	and
6	"(iv) the human exploration roadmap
7	under section 71721 of this title;
8	"(D) a strategy for the maintenance, re-
9	pair, upgrading, and modernization of Adminis-
10	tration facilities and infrastructure, including
11	laboratories and equipment;
12	"(E) criteria for—
13	"(i) prioritizing deferred maintenance
14	tasks;
15	"(ii) maintaining, repairing, upgrad-
16	ing, or modernizing Administration facili-
17	ties and infrastructure; and
18	"(iii) implementing processes, plans,
19	and policies for guiding the Administra-
20	tion's centers on whether to maintain, re-
21	pair, upgrade, or modernize a facility or
22	infrastructure and for determining the type
23	of instrument to be used;
24	"(F) an assessment of modifications need-
25	ed to maximize usage of facilities that offer

unique and highly specialized benefits to the
 aerospace industry and the American public;
 and

4 "(G) implementation steps, including a
5 timeline, milestones, and an estimate of re6 sources required for carrying out the plan.

7 "(c) Requirement To Establish Policy.—

8 "(1) IN GENERAL.—Not later than 180 days 9 after March 21, 2017, the Administrator shall estab-10 lish and make publicly available a policy that guides 11 the Administration's use of existing authorities to 12 out-grant, lease, excess to the General Services Ad-13 ministration, sell, decommission, demolish, or other-14 wise transfer property, facilities, or infrastructure.

15 "(2) CRITERIA.—The policy shall include cri16 teria for the use of authorities, best practices, stand17 ardized procedures, and guidelines for how to appro18 priately manage property, facilities, and infrastruc19 ture.

"(d) SUBMISSION TO CONGRESS.—Not later than 1
year after March 21, 2017, the Administrator shall submit
to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Science, Space,
and Technology of the House of Representatives the plan
developed under subsection (b).".

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1	(B) TYPEFACE.—The chapter heading of
2	chapter 315 of title 51, United States Code, as
3	inserted by subparagraph (A), is amended so
4	that the typeface of that chapter heading con-
5	forms to the typeface of other chapter headings
6	in title 51, United States Code.
7	(2) Redesignation of section 39902 as sec-
8	TION 31502.—
9	(A) Redesignation and transfer.—
10	Section 39902 of title 51, United States Code,
11	as redesignated by subsection $(k)(3)(B)$, is re-
12	designated as section 31502 of title 51, United
13	States Code, and transferred to appear after
14	section 31501 of title 51, United States Code,
15	as inserted by paragraph (1).
16	(B) Amendment of section 31502.—Sec-
17	tion 31502 of title 51, United States Code, as
18	redesignated and transferred by subparagraph
19	(A), is amended—
20	(i) in the heading, by striking
21	"Maintenance of facilities" and in-
22	serting "Maintenance and upgrade
23	of center facilities";
24	(ii) by striking "healthy Centers" and
25	inserting "healthy centers"; and

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1	(iii) by striking "Center facilities" and
2	inserting "center facilities".
3	(C) Conforming amendments to chap-
4	TER 399.—Chapter 399 of title 51, United
5	States Code, as redesignated and amended by
6	subsections (k) and (l)(2)(A), is amended—
7	(i) in the chapter table of contents—
8	(I) by striking the item relating
9	to section 39902; and
10	(II) by redesignating the items
11	relating to sections 39903, 39904,
12	and 39905 as items relating to sec-
13	tions 39902, 39903, and 39904, re-
14	spectively; and
15	(ii) by redesignating sections 39903,
16	39904, and 39905 as sections 39902,
17	39903, and 39904, respectively.
18	(m) REVISION OF SECTION 39901.—Section 39901
19	of title 51, United States Code (as redesignated by sub-
20	section $(k)(3)$, is amended—
21	(1) by redesignating the existing text as sub-
22	section (a) and inserting the subsection heading
23	"TECHNOLOGIES TO DECREASE RISK.—"; and
24	(2) by adding at the end the following:
25	"(b) INTERNATIONAL DISCUSSION.—

"(1) IN GENERAL.—The Administrator shall, in 1 2 consultation with such other departments and agen-3 cies of the Federal Government as the Administrator 4 considers appropriate, continue and strengthen dis-5 cussions with the representatives of other space-6 faring countries, within the Inter-Agency Space De-7 bris Coordination Committee and elsewhere, to deal 8 with orbital debris mitigation.

9 "(2) INTERAGENCY EFFORT.—For purposes of 10 carrying out this subsection, the Director of the Of-11 fice of Science and Technology Policy, in coordina-12 tion with the Director of the National Security 13 Council and using the President's Council of Advi-14 sors on Science and Technology coordinating mecha-15 nism, shall develop an overall strategy for review by 16 the President, with recommendations for proposed 17 international collaborative efforts to address the 18 challenge of orbital debris mitigation.".

19 (n) REDESIGNATION OF CHAPTER 409 AS CHAPTER
20 499.—

(1) RESERVED CHAPTERS.—Title 51, United
States Code, is amended by inserting after section
40704 the following:

24 "CHAPTERS 411 THROUGH 497—RE25 SERVED".

1	(2) Redesignation of chapter.—Title 51,
2	United States Code, is amended by redesignating
3	chapter 409 as chapter 499.
4	(3) Redesignation of sections.—Chapter
5	499 of title 51, United States Code (as redesignated
6	by paragraph (2)), is amended—
7	(A) in the chapter table of contents, by re-
8	designating the items for sections 40901
9	through 40909 as items for sections 49901
10	through 49909, respectively; and
11	(B) by redesignating sections 40901
12	through 40909 as sections 49901 through
13	49909, respectively.
14	(o) ENACTMENT OF CHAPTER 409.—Title 51, United
15	States Code, is amended by inserting after chapter 407
16	(and before "CHAPTERS 411 THROUGH 497—RE-
17	SERVED" as inserted by subsection $(n)(1)$) the following:
18	"Chapter 409—AERONAUTICS
19	AND SPACE TECHNOLOGY
	"Sec. "40901. Aeronautics research goals. "40902. Research collaboration. "40903. Goal for Administration space technology.

"40904. National space technology policy.

"40905. Commercial Reusable Suborbital Research Program.

20 "§ 40901. Aeronautics research goals

21 "The Administrator should ensure that the Adminis-

22 tration maintains a strong aeronautics research portfolio

1	ranging from fundamental research through systems re-
2	search with specific research goals, including the following:
3	"(1) AIRSPACE CAPACITY.—The Administra-
4	tion's Aeronautics Research Mission Directorate
5	shall address research needs of the Next Generation
6	Air Transportation System, including the ability of
7	the National Airspace System to handle up to 3
8	times the current travel demand by 2025.
9	"(2) Environmental sustainability.—The
10	Directorate shall—
11	"(A) consider and pursue concepts to re-
12	duce noise, emissions, and fuel consumption
13	while maintaining high safety standards; and
14	"(B) pursue research relating to alter-
15	native fuels.
16	"(3) AVIATION SAFETY.—The Directorate shall
17	proactively address safety challenges with new and
18	current air vehicles and with operations in the Na-
19	tion's current and future air transportation system.
20	"§ 40902. Research collaboration
21	"(a) Department of Defense.—The Adminis-
22	trator shall continue to coordinate with the Secretary of
23	Defense, through the National Partnership for Aero-
24	nautics Testing, to develop and implement joint plans for
25	those elements of the Nation's research, development, test-

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1 ing, and engineering infrastructure that are of common2 interest and use.

3 "(b) FEDERAL AVIATION ADMINISTRATION.—The 4 Administrator shall continue to coordinate with, and work 5 closely with, the Administrator of the Federal Aviation Administration, under the framework of the Senior Policy 6 7 Council, in the development of the Next Generation Air 8 Transportation Program. The Administrator shall encour-9 age the Council to explore areas for greater collaboration, 10 including areas in which the Administration can help to 11 accelerate the development and demonstration of NextGen technologies. 12

13 "§ 40903. Goal for Administration space technology

14 "Building on its Innovative Partnerships Program 15 and other partnering approaches, it is critical that the Ad-16 ministration maintain an Administration space technology 17 base that helps align mission directorate investments and 18 supports long term needs—

19 "(1) to complement mission-directorate funded20 research; and

21 "(2) where appropriate, to support multiple22 users.

23 "§ 40904. National space technology policy

24 "(a) IN GENERAL.—The President, in consultation25 with appropriate Federal agencies, shall develop a national

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policy to guide the space technology development pro-1 2 grams of the United States through 2020. The policy shall include national goals for technology development and 3 4 shall describe the role and responsibilities of each Federal 5 agency that will carry out the policy. In developing the policy, the President shall utilize external studies that 6 7 have been conducted on the state of United States tech-8 nology development and have suggested policies to ensure 9 continued competitiveness.

10 "(b) CONTENT.—At a minimum, the national space
11 technology development policy shall describe for the Ad12 ministration—

13 "(1) the priority areas of research for tech-14 nology investment;

15 "(2) the basis on which and the process by
16 which priorities for ensuing fiscal years will be se17 lected;

18 "(3) the facilities and personnel needed to carry19 out the technology development program; and

"(4) the budget assumptions on which the policy is based, which for fiscal years 2011, 2012, and
2013 shall be the authorized level for the Administration's technology program authorized by the National Aeronautics and Space Administration Au-

thorization Act of 2010 (Public Law 111–267, 124
 Stat. 2805).

3 "(c) POLICY PREMISE.—The policy shall be based on 4 the premise that the Federal Government has an estab-5 lished interest in conducting research and development 6 programs that help preserve the role of the United States 7 as a global leader in space technologies and their applica-8 tion.

9 "(d) CONSIDERATIONS.—In developing the national 10 space technology development policy, the President shall 11 consider the following issues:

12 "(1) LONG TERM AND INCREMENTAL DEVELOP-13 MENT.—The extent to which the Administration 14 should focus on long term, high-risk research or 15 more incremental technology development, and the 16 expected impact of that decision on the United 17 States economy.

18 "(2) MILITARY AND COMMERCIAL NEEDS.—The
19 extent to which the Administration should address
20 military and commercial needs.

21 "(3) COORDINATION WITH FEDERAL AGEN22 CIES.—How the Administration will coordinate its
23 technology program with other Federal agencies.

24 "(4) ADMINISTRATION, UNIVERSITY, AND IN25 DUSTRY RESEARCH.—The extent to which the Ad-

ministration will conduct research in-house, fund
university research, and collaborate on industry research and the expected impact of that mix of funding on the supply of United States workers for industry.

6 "(e) CONSULTATION.—In the development of the na-7 tional space technology development policy, the President 8 shall consult widely with academic and industry experts 9 and with Federal agencies. The Administrator may enter 10 into an arrangement with the National Academy of 11 Sciences to help develop the policy.

12 "§40905. Commercial Reusable Suborbital Research 13 Program

14 "(a) FINDING THAT SUBORBITAL SCIENCE MISSIONS 15 ARE CRITICAL.—The report entitled Revitalizing NASA's Suborbital Program: Advancing Science, Driving Innova-16 tion, and Developing a Workforce (prepared by the Com-17 18 mittee on NASA's Suborbital Research Capabilities, Space 19 Studies Board, Division on Engineering and Physical 20 Sciences, National Research Council of the National Academies) found that suborbital science missions are abso-21 22 lutely critical to building an aerospace workforce capable 23 of meeting the needs of current and future human and 24 robotic space exploration.

"(b) ESTABLISHMENT.—The Administrator shall es tablish a Commercial Reusable Suborbital Research Pro gram within the Space Technology Program.

4 "(c) MANAGEMENT.—The Administrator shall des-5 ignate an officer or employee of the Space Technology 6 Program to act as the responsible official for the Commer-7 cial Reusable Suborbital Research Program. The designee 8 shall be responsible for the development of short- and 9 long-term strategic plans for maintaining, renewing, and 10 extending suborbital facilities and capabilities.

11 "(d) ACTIVITIES.—The Commercial Reusable Sub-12 orbital Research Program—

13 "(1) shall fund the development of payloads for
14 scientific research, technology development, and edu15 cation;

"(2) shall provide flight opportunities to microgravity environments and suborbital altitudes for the
payloads referred to in paragraph (1);

"(3) may fund engineering and integration
demonstrations, proofs of concept, or educational experiments for commercial reusable vehicle flights;
and

23 "(4) shall endeavor to work with the Adminis24 tration's mission directorates to help achieve the Ad-

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ministration's research, technology, and education
 goals.

3 "(e) REPORT.—The Administrator shall annually 4 submit to the Committee on Commerce, Science, and 5 Transportation of the Senate and the Committee on Science, Space, and Technology of the House of Rep-6 7 resentatives a report describing progress in carrying out 8 the Commercial Reusable Suborbital Research program, 9 including the number and type of suborbital missions 10 planned in each fiscal year.".

11 (p) ENACTMENT OF SECTIONS 49910 THROUGH12 49912.—

(1) CHAPTER TABLE OF CONTENTS.—The
chapter table of contents of chapter 499 of title 51,
United States Code (as redesignated and amended
by subsection (n)), is amended by adding at the end
the following:

"49910. Programs to support STEM education."49911. Supporting women's involvement in the fields of aerospace and space exploration.

"49912. Internship and fellowship opportunities.".

18 (2) ENACTMENT OF SECTIONS.—Chapter 499
19 of title 51, United States Code (as redesignated and
20 amended by subsection (n)), is amended by adding
21 at the end the following:

1 "§ 49910. Programs to support STEM education

2 "(a) DEFINITION OF STEM.—In this section, the 3 term 'STEM' means the academic and professional dis-4 ciplines of science, technology, engineering, and mathe-5 matics.

6 "(b) EDUCATIONAL PROGRAM GOALS.—The Admin7 istration shall develop and maintain educational programs
8 to—

9 "(1) carry out and support research-based pro10 grams and activities designed to increase student in11 terest and participation in STEM, including stu12 dents from minority and underrepresented groups;
13 "(2) improve public literacy in STEM;

"(3) employ proven strategies and methods for
improving student learning and teaching in STEM;
"(4) provide curriculum support materials and
other resources that—

18 "(A) are designed to be integrated with19 comprehensive STEM education;

20 "(B) are aligned with national science edu21 cation standards; and

"(C) promote the adoption and implementation of high-quality education practices that
build toward college and career-readiness; and
"(5) create and support opportunities for en-

hanced and ongoing professional development for

1 teachers using best practices that improve the 2 STEM content and knowledge of the teachers, in-3 cluding through programs linking STEM teachers 4 with STEM educators at the higher education level. 5 "(c) CYBERSECURITY IN STEM PROGRAMS.—In carrying out any STEM education program of the Adminis-6 7 tration, including a program of the Office of STEM En-8 gagement, the Administrator shall, to the maximum extent 9 practicable, encourage the inclusion of cybersecurity edu-10 cation opportunities in the program.

11 "§ 49911. Supporting women's involvement in the 12 fields of aerospace and space exploration

13 "The Administrator shall encourage women and girls
14 to study science, technology, engineering, and mathe15 matics, pursue careers in aerospace, and further advance
16 the Nation's space science and exploration efforts through
17 support of the following initiatives:

18 "(1) NASA GIRLS and NASA BOYS.

19 "(2) Aspire to Inspire.

20 "(3) Summer Institute in Science, Technology,

21 Engineering, and Research.

22 "§ 49912. Internship and fellowship opportunities

23 "Not later than October 1, 2018, the Administrator24 shall institute a process to encourage the recruitment of25 qualified candidates who are women or individuals who are

underrepresented in the fields of science, technology, engi-1 2 neering, and mathematics (STEM) and computer science 3 for internships and fellowships at the Administration with relevance to the aerospace sector and related fields.". 4 5 (q) REVISION OF SECTION 50905.—Section 50905 of 6 title 51, United States Code, is amended— 7 (1) in the 2d sentence of subsection (a)(1), by 8 striking "subsection (b)(2)(D)" and inserting "sub-9 section (b)(2)(E)"; 10 (2) in the 3d sentence of subsection (a)(1), by 11 striking "subsection (b)(2)(D)" and inserting "sub-12 section (b)(2)(E)"; 13 (3) in the last sentence of subsection (a)(1), by 14 striking "Committee on Science" and inserting "Committee on Science, Space, and Technology"; 15 (4) in subsection (b)(4)(B), by striking "the 16 17 date of enactment of the Commercial Space Launch 18 Amendments Act of 2004" and inserting "December 19 23, 2004";

20 (5) in subsection (b)(6)(A), by striking "the 21 date of enactment of the Commercial Space Launch 22 Amendments Act of 2004" and inserting "December 23 23, 2004"; and

24 (6) in subsection (b)(6)(B), by striking "the 25 date of enactment of the Commercial Space Launch

1	Amendments Act of 2004" and inserting "December
2	23, 2004".
3	(r) Revision of Section 50922.—Section 50922 of
4	title 51, United States Code, is amended—
5	(1) in subsection (a) (matter before paragraph
6	(1)), by striking "the date of the enactment of this
7	section," and inserting "October 28, 1998,";
8	(2) in subsection (b) (matter before paragraph
9	(1)), by striking "the date of the enactment of this
10	section," and inserting "October 28, 1998,";
11	(3) in subsection (c)(1)—
12	(A) by striking "the date of enactment of
13	the Commercial Space Launch Amendments
14	Act of 2004," and inserting "December 23,
15	2004,";
16	(B) by striking "that Act," and inserting
17	"the Commercial Space Launch Amendments
18	Act of 2004,"; and
19	(C) by striking "such date of enactment,"
20	and inserting "December 23, 2004,";
21	(4) in subsection $(c)(2)(A)$ —
22	(A) by striking "the date of enactment of
23	the Commercial Space Launch Amendments
24	Act of 2004," and inserting "December 23,
25	2004,"; and

1	(B) by striking "the Congress." and insert-
2	ing "Congress.";
3	(5) in subsection $(d)(2)$ —
4	(A) by striking "the date of enactment of
5	the Commercial Space Launch Amendments
6	Act of 2004," and inserting "December 23,
7	2004,''; and
8	(B) by striking "that Act" and inserting
9	"the Commercial Space Launch Amendments
10	Act of 2004"; and
11	(6) in subsection $(d)(3)$, by striking "the date
12	of enactment of the Commercial Space Launch
13	Amendments Act of 2004" and inserting "December
14	23, 2004,".
15	(s) Revision of Chapter 515.—
16	(1) TABLE OF CONTENTS.—Chapter 515 of
17	title 51, United States Code, is amended by insert-
18	ing after the chapter heading the following:
	"Sec. "51501. Establishment of Office of Spaceports.".
19	(2) REVISION OF SECTION 51501.—Section
20	51501 of title 51, United States Code, is amended—
21	(A) by redesignating subsections (a), (b),
22	(c), (d), and (e) as subsections (b), (c), (d), (e),
23	and (a), respectively, and transferring sub-

1	section (a), as redesignated, to appear at the
2	beginning of the section;
3	(B) in the heading for subsection (a), as
4	redesignated, by striking "DEFINITION" and in-
5	serting "Definition of Spaceport";
6	(C) in subsection (a), as redesignated, by
7	inserting a comma after "In this section";
8	(D) in subsection (b), as redesignated, by
9	striking "the date of enactment of this section,"
10	and inserting "October 5, 2018,"; and
11	(E) in subsection (d), as redesignated—
12	(i) by striking "functions assigned in
13	subsection (b)," and inserting "functions
14	assigned in subsection (c),"; and
15	(ii) by striking "host" from the end of
16	the matter before paragraph (1) and in-
17	serting "host" at the beginning of para-
18	graph (1).
19	(t) ENACTMENT OF CHAPTER 517.—Title 51, United
20	States Code, is amended by inserting after chapter 515
21	the following:

Chapter 517—DEVELOPMENT AND USE OF COMMERCIAL CARGO AND CREW TRANS PORTATION CAPABILITIES

"Sec.

"51701. Commercial development of cargo transportation capabilities.

"51702. Commercial development of crew transportation capabilities.

"51703. Commercial Crew Program.

"51704. Policy regarding fair and open competition for space transportation services.

"51705. Transparency.

5 "§ 51701. Commercial development of cargo transpor-

6

tation capabilities

7 "The Administrator shall continue to support the existing Commercial Resupply Services program, aimed at 8 9 enabling the commercial space industry in support of the 10 Administration to develop reliable means of launching 11 cargo and supplies to the International Space Station throughout the duration of the facility's operation. The 12 Administrator may apply funds toward the reduction of 13 risk to the timely start of the services, specifically— 14

15 "(1) efforts to conduct a flight test;

16 "(2) the acceleration of development; and

17 "(3) the development of the ground infrastruc-

18 ture needed for commercial cargo capability.

19 "§ 51702. Commercial development of crew transpor-

20 tation capabilities

21 "For the duration of the commercial crew develop-

22 ment program, the Administrator may support follow-on

commercially developed crew transportation systems de pendent on the completion of each of the following:

- 3 "(1) HUMAN RATING REQUIREMENTS.—The 4 Administrator shall develop and make available to 5 the public detailed human rating processes and re-6 quirements to guide the design of commercially de-7 veloped crew transportation capabilities, which re-8 quirements shall be at least equivalent to proven re-9 quirements for crew transportation in use as of Oc-10 tober 11, 2010.
- 11 "(2) PROCUREMENT SYSTEM REVIEW.—
- 12 "(A) REVIEW OF CURRENT PRACTICES 13 AND PROCESSES.—The Administrator shall re-14 view current Government procurement and ac-15 quisition practices and processes, including 16 agreement authorities under chapter 201 of this 17 title, to determine the most cost-effective means 18 of procuring commercial crew transportation ca-19 pabilities and related services in a manner that 20 appropriate accountability, ensures trans-21 parency, and maximum efficiency in the pro-22 curement of the capabilities and services. The 23 review shall include identification of proposed 24 measures to address—

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	11
1	"(i) risk management and means of
2	indemnification of commercial providers of
3	the capabilities and services;
4	"(ii) quality control;
5	"(iii) safety oversight; and
6	"(iv) the application of Federal over-
7	sight processes within the jurisdiction of
8	other Federal agencies.
9	"(B) REVIEW OF PROPOSED PROCURE-
10	MENT.—A description of the proposed procure-
11	ment process and justification of the proposed
12	procurement for its selection shall be included
13	in any proposed initiation of procurement activ-
14	ity for commercially developed crew transpor-
15	tation capabilities and services and shall be sub-
16	ject to review by the Committee on Commerce,
17	Science, and Transportation of the Senate and
18	the Committee on Science, Space, and Tech-
19	nology of the House of Representatives before
20	the initiation of any competitive process to pro-
21	cure the capabilities or services. In support of
22	the review by the committees, the Comptroller
23	General shall undertake an assessment of the
24	proposed procurement process and provide a re-
25	port to the committees not later than 90 days

after the date on which the Administrator pro vides the description and justification to the
 committees.

"(3) USE OF GOVERNMENT-SUPPLIED CAPA-4 5 BILITIES AND INFRASTRUCTURE.—In evaluating any 6 proposed development activity for commercially developed crew or cargo launch capabilities, the Ad-7 8 ministrator shall identify the anticipated contribu-9 tion of Government personnel, expertise, tech-10 nologies, and infrastructure to be utilized in support 11 of design, development, or operations of the capabili-12 ties. This assessment shall include a clear delinea-13 tion of the full requirements for the commercial crew 14 service (including the contingency for crew rescue). 15 The Administrator shall include details and associ-16 ated costs of such support as part of any proposed 17 development initiative for the procurement of com-18 mercially developed crew or cargo launch capabilities 19 or services.

20 "(4) FLIGHT DEMONSTRATION AND READINESS
21 REQUIREMENTS.—The Administrator shall establish
22 appropriate milestones and minimum performance
23 objectives to be achieved before authority is granted
24 to proceed to the procurement of commercially devel25 oped crew transportation capabilities or services.

1 The guidelines shall include a procedure to provide 2 independent assurance of flight safety and flight 3 readiness before the authorization of United States 4 government personnel to participate as crew onboard 5 any commercial launch vehicle developed pursuant to 6 this section.

"(5) COMMERCIAL CREW RESCUE CAPABILI-7 8 TIES.—The provision of a commercial capability to 9 provide International Space Station crew services 10 shall include crew rescue requirements, and shall be 11 undertaken through the procurement process initi-12 ated in conformance with this section. In the event 13 such development is initiated, the Administrator 14 shall make available any relevant government-owned 15 intellectual property deriving from the development 16 of a multipurpose crew vehicle authorized by this 17 section and sections 71522 and 71523 of this title 18 to commercial entities involved with such crew res-19 cue capability development which shall be relevant to 20 the design of a crew rescue capability. In addition, 21 the Administrator shall seek to ensure that contracts 22 for development of the multipurpose crew vehicle 23 contain provisions for the licensing of relevant intel-24 lectual property to participating commercial pro-25 viders of any crew rescue capability development unH:\TITLE 51\BILL166.XML

1 dertaken pursuant to this section. If 1 or more con-2 tractors involved with development of the multipur-3 pose crew vehicle seek to compete in development of 4 a commercial crew service with crew rescue capa-5 bility, separate legislative authority must be enacted 6 to enable the Administrator to provide funding for any modifications of the multipurpose crew vehicle 7 8 necessary to fulfill the International Space Station 9 crew rescue function.

10 "§ 51703. Commercial Crew Program

11 "(a) OBJECTIVE.—The objective of the Commercial
12 Crew Program shall be to assist in the development and
13 certification of commercially provided transportation
14 that—

15 "(1) can carry United States government astro-16 nauts (meaning a United States government astro-17 naut as defined in section 50902 of this title, except 18 it does not include an individual who is an inter-19 national partner astronaut) safely, reliably, and 20 affordably to and from the International Space Sta-21 tion;

"(2) can serve as a crew rescue vehicle; and

23 "(3) can accomplish the goals stated in para24 graphs (1) and (2) as soon as practicable.

"(b) PRIMARY CONSIDERATION.—The objective de scribed in subsection (a) shall be the primary consider ation in the acquisition strategy for the Commercial Crew
 Program.

5 "(c) SAFETY.—

6 "(1) IN GENERAL.—The Administrator shall 7 protect the safety of government astronauts (as de-8 fined in section 50902 of this title) by ensuring that 9 each commercially provided transportation system 10 under this section meets all applicable human rating 11 requirements in accordance with section 51702(1) of 12 this title.

"(2) LESSONS LEARNED.—Consistent with the
findings and recommendations of the Columbia Accident Investigation Board, the Administration shall
ensure that safety and the minimization of the probability of loss of crew are the critical priorities of the
Commercial Crew Program.

"(d) COST MINIMIZATION.—The Administrator shall
strive through the competitive selection process to minimize the life cycle cost to the Administration through the
planned period of commercially provided crew transportation services.

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1 "§ 51704. Policy regarding fair and open competition 2 for space transportation services

3 "It is the policy of the United States that, to foster the competitive development, operation, improvement, and 4 5 commercial availability of space transportation services, and to minimize the life cycle cost to the Administration, 6 the Administrator shall procure services for Federal Gov-7 ernment access to and return from the International 8 Space Station, whenever practicable, via fair and open 9 10 competition for well-defined, milestone-based, Federal Ac-11 quisition Regulation-based contracts under section 12 71511(a) of this title.

13 **"§ 51705. Transparency**

14 "The Administrator shall, to the greatest extent prac-15 ticable and in a manner that does not add costs or sched-16 ule delays to the program, ensure all Commercial Crew 17 Program and Commercial Resupply Services Program pro-18 viders provide evidence-based support for their costs and 19 schedules.".

20 (u) REVISION OF SECTION 60304.—

21 (1) REVISION OF SECTION.—Section 60304 of
22 title 51, United States Code, is amended—

23 (A) in the section heading, by striking
24 "Program evaluation" and inserting "Ad25 visory committee";

1	(B) in subsection (a), by striking the sub-
2	section designation "(a)" and the subsection
3	heading "ADVISORY COMMITTEE.—"; and
4	(C) by striking subsection (b).
5	(2) Conforming Amendment.—The chapter
6	table of contents of chapter 603 of title 51, United
7	States Code, is amended by striking the item relat-
8	ing to section 60304 and inserting the following:
	"60304. Advisory committee.".
9	(v) Enactment of Sections 60507 Through
10	60510.—
11	(1) CHAPTER TABLE OF CONTENTS.—The
12	chapter table of contents of chapter 605 of title 51,
13	United States Code, is amended by adding at the
13 14	United States Code, is amended by adding at the end the following:
-	
-	end the following: "60507. Interagency collaboration implementation approach. "60508. Transitioning experimental research to operations. "60509. Decadal Survey missions implementation for Earth observation.
14	end the following: "60507. Interagency collaboration implementation approach. "60508. Transitioning experimental research to operations. "60509. Decadal Survey missions implementation for Earth observation. "60510. Instrument testbeds and venture class missions.".
14 15	end the following: "60507. Interagency collaboration implementation approach. "60508. Transitioning experimental research to operations. "60509. Decadal Survey missions implementation for Earth observation. "60510. Instrument testbeds and venture class missions.". (2) ENACTMENT OF SECTIONS.—Chapter 605
14 15 16	end the following: "60507. Interagency collaboration implementation approach. "60508. Transitioning experimental research to operations. "60509. Decadal Survey missions implementation for Earth observation. "60510. Instrument testbeds and venture class missions.". (2) ENACTMENT OF SECTIONS.—Chapter 605 of title 51, United States Code, is amended by add-
14 15 16 17	end the following: "60507. Interagency collaboration implementation approach. "60508. Transitioning experimental research to operations. "60509. Decadal Survey missions implementation for Earth observation. "60510. Instrument testbeds and venture class missions.". (2) ENACTMENT OF SECTIONS.—Chapter 605 of title 51, United States Code, is amended by add- ing at the end the following:
14 15 16 17 18	end the following: "60507. Interagency collaboration implementation approach. "60508. Transitioning experimental research to operations. "60509. Decadal Survey missions implementation for Earth observation. "60510. Instrument testbeds and venture class missions.". (2) ENACTMENT OF SECTIONS.—Chapter 605 of title 51, United States Code, is amended by add- ing at the end the following: "§60507. Interagency collaboration implementation
14 15 16 17 18 19	end the following: "60507. Interagency collaboration implementation approach. "60508. Transitioning experimental research to operations. "60509. Decadal Survey missions implementation for Earth observation. "60510. Instrument testbeds and venture class missions.". (2) ENACTMENT OF SECTIONS.—Chapter 605 of title 51, United States Code, is amended by add- ing at the end the following: "§ 60507. Interagency collaboration implementation approach

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1	relating to civilian Earth observation of Federal agencies,
2	including the Administration, that have active programs
3	that contribute either directly or indirectly to those areas.
4	The mechanism should include the development of a stra-
5	tegic implementation plan that is updated at least every
6	3 years with a process for external independent advisory
7	input. The strategic implementation plan should include—
8	((1) a description of the responsibilities of the
9	various Federal agency roles in Earth observations;
10	((2)) recommended cost-sharing and procure-
11	ment arrangements between Federal agencies and
12	other entities, including international arrangements;
13	and
13 14	and "(3) a plan for ensuring the provision of sus-
14	"(3) a plan for ensuring the provision of sus-
14 15	"(3) a plan for ensuring the provision of sus- tained, long-term space-based climate observations.
14 15 16	"(3) a plan for ensuring the provision of sus- tained, long-term space-based climate observations."§ 60508. Transitioning experimental research to op-
14 15 16 17	 "(3) a plan for ensuring the provision of sustained, long-term space-based climate observations. "§ 60508. Transitioning experimental research to operations
14 15 16 17 18	 "(3) a plan for ensuring the provision of sustained, long-term space-based climate observations. "§ 60508. Transitioning experimental research to operations "Based on the implementation plan provided to Con-
14 15 16 17 18 19	 "(3) a plan for ensuring the provision of sustained, long-term space-based climate observations. "§ 60508. Transitioning experimental research to operations "Based on the implementation plan provided to Congress in March 2011, the Administrator shall coordinate
14 15 16 17 18 19 20	 "(3) a plan for ensuring the provision of sustained, long-term space-based climate observations. "§ 60508. Transitioning experimental research to operations "Based on the implementation plan provided to Congress in March 2011, the Administrator shall coordinate with the Administrator of the National Oceanic and At-
 14 15 16 17 18 19 20 21 	 "(3) a plan for ensuring the provision of sustained, long-term space-based climate observations. "§ 60508. Transitioning experimental research to operations "Based on the implementation plan provided to Congress in March 2011, the Administrator shall coordinate with the Administrator of the National Oceanic and Atmospheric Administration and the Director of the United
 14 15 16 17 18 19 20 21 22 	 "(3) a plan for ensuring the provision of sustained, long-term space-based climate observations. "§60508. Transitioning experimental research to operations "Based on the implementation plan provided to Congress in March 2011, the Administrator shall coordinate with the Administrator of the National Oceanic and Atmospheric Administration and the Director of the United States Geological Survey to establish a formal mechanism

Atmospheric Administration and the United States Geo logical Survey. In defining the mechanism, the Adminis tration should consider the establishment of a formal or
 informal interagency transition office.

5 "§ 60509. Decadal Survey missions implementation 6 for Earth observation

7 "The Administrator shall undertake to implement, as
8 appropriate, missions identified in the National Research
9 Council's Earth Science Decadal Survey within the scope
10 of the funds authorized for the Earth Science Mission Di11 rectorate.

12 "§ 60510. Instrument testbeds and venture class mis13 sions

14 "The Administrator shall pursue innovative ways to 15 fly instrument-level payloads for early demonstration or as co-manifested payloads. Congress encourages the use 16 17 of the International Space Station as an accessible plat-18 form for the conduct of such activities. Additionally, in 19 order to address the cost and schedule challenges associ-20 ated with large flight systems, the Administrator should 21 pursue smaller systems to the extent practicable and war-22 ranted.".

23 (w) REVISION OF CHAPTER 709.—

24 (1) CHAPTER TABLE OF CONTENTS.—The25 chapter table of contents of chapter 709 of title 51,

1	United States Code, is amended by adding at the
2	end the following:
	 "70908. Continuation of the International Space Station. "70909. Maximum utilization of the International Space Station. "70910. Operation, maintenance, and maximum utilization of United States segment. "70911. Management of national laboratory. "70912. Primary objectives of International Space Station program.".
3	(2) TECHNICAL AMENDMENT TO SECTION
4	70902.—Section 70902 of title 51, United States
5	Code, is amended by striking "section 40904" and
6	inserting "section 49904".
7	(3) TECHNICAL AMENDMENT TO SECTION
8	70903.—Section 70903(1) of title 51, United States
9	Code, is amended by striking "section 40904" and
10	inserting "section 49904".
11	(4) TECHNICAL AMENDMENTS TO SECTION
12	70904.—Section 70904 of title 51, United States
13	Code, is amended—
14	(A) in subsection (b)(2), by striking "sec-
15	tion 40904" and inserting "section 49904";
16	(B) in subsection (b)(3), by striking "Com-
17	mittee on Science and Technology" and insert-
18	ing "Committee on Science, Space, and Tech-
19	nology"; and
20	(C) in subsection $(c)(2)$, by striking "Com-
21	mittee on Science and Technology" and insert-

ing "Committee on Science, Space, and Tech nology".

3 (5) ENACTMENT OF SECTIONS 70908 THROUGH
4 70912.—Chapter 709 of title 51, United States Code,
5 is amended by adding at the end the following:

6 "§70908. Continuation of the International Space7 Station

8 "(a) POLICY.—It shall be the policy of the United 9 States, in consultation with its international partners in 10 the International Space Station program, to support full 11 and complete utilization of the International Space Station 12 through at least September 30, 2030.

13 "(b) ACTIONS.—In furtherance of the policy set forth14 in subsection (a), the Administration shall—

"(1) pursue international, commercial, and
intragovernmental means to maximize International
Space Station logistics supply, maintenance, and
operational capabilities, reduce risks to International
Space Station systems sustainability, and offset and
minimize United States operations costs relating to
the International Space Station;

"(2) utilize, to the extent practicable, the International Space Station for the development of capabilities and technologies needed for the future of

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human space exploration beyond low-Earth orbit;
 and

3 "(3) utilize, if practical and cost effective, the
4 International Space Station for Science Mission Di5 rectorate missions in low-Earth orbit.

6 "§70909. Maximum utilization of the International 7 Space Station

8 "(a) IN GENERAL.—With assembly of the Inter-9 national Space Station complete, the Administration shall 10 take steps to maximize the productivity and use of the 11 International Space Station with respect to scientific and 12 technological research and development, advancement of 13 space exploration, and international collaboration.

14 "(b) ACTIONS.—In carrying out subsection (a), the15 Administration shall, at a minimum, undertake the fol-16 lowing:

"(1) INNOVATIVE USE OF U.S. SEGMENT.—The
United States segment of the International Space
Station, which has been designated as a national
laboratory, shall be developed, managed, and utilized
in a manner that enables the effective and innovative
use of the facility, as provided in section 70911 of
this title.

24 "(2) INTERNATIONAL COOPERATION.—

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1 "(A) DEFINITION OF NEAR-EARTH 2 SPACE.—In this paragraph, the term 'near-3 Earth space' means the region of space that in-4 cludes low-Earth orbit and extends out to and 5 includes geo-synchronous orbit.

6 "(B) USE OF INTERNATIONAL SPACE STA-7 TION.—The International Space Station shall 8 continue to be utilized as a key component of international efforts to build missions and capa-9 10 bilities that further the development of a 11 human presence beyond near-Earth space and 12 advance United States security and economic 13 goals. The Administrator shall actively seek 14 ways to encourage and enable the use of Inter-15 national Space Station capabilities to support 16 those efforts.

17 "(3) DOMESTIC COLLABORATION.—The oper-18 ations, management, and utilization of the Inter-19 national Space Station shall be conducted in a man-19 ner that provides opportunities for collaboration with 20 other research programs and objectives of the 21 United States Government in cooperation with com-23 mercial suppliers, users, and developers.

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1 "§ 70910. Operation, maintenance, and maximum uti 2 lization of United States segment

3 "(a) IN GENERAL.—The Administrator shall take all
4 actions necessary to ensure the safe and effective oper5 ation, maintenance, and maximum utilization of the
6 United States segment of the International Space Station
7 through at least September 30, 2030.

8 "(b) Planning, Management, and Support.— 9 Utilization of research facilities and capabilities aboard 10 the International Space Station (other than exploration-11 related research and technology development facilities and 12 capabilities, and associated ground support and logistics) 13 shall be planned, managed, and supported as provided in section 70911 of this title. Exploration-related research 14 15 and technology development facilities, capabilities, and as-16 sociated ground support and logistics shall be planned, managed, and supported by the appropriate Administra-17 18 tion organizations and officials in a manner that does not interfere with other activities under section 70911 of this 19 20 title.

21 "§ 70911. Management of national laboratory

22 "(a) COOPERATIVE AGREEMENT WITH NOT-FOR23 PROFIT ORGANIZATION FOR MANAGEMENT OF NATIONAL
24 LABORATORY.—

25 "(1) IN GENERAL.—The Administrator shall 26 provide initial financial assistance and enter into a 70523.001.xml

cooperative agreement with an appropriate organiza tion that is exempt from taxation under section
 501(c)(3) of the Internal Revenue Code of 1986 (26
 U.S.C. 501(c)(3)) to manage the activities of the
 International Space Station national laboratory in
 accordance with this section.

"(2) QUALIFICATIONS.—The organization with
which the Administrator enters into the cooperative
agreement shall develop the capabilities to implement research and development projects utilizing the
International Space Station national laboratory and
to otherwise manage the activities of the International Space Station national laboratory.

14 "(3) PROHIBITION ON OTHER ACTIVITIES.— 15 The cooperative agreement shall require the organi-16 zation entering into the agreement to engage exclu-17 sively in activities relating to the management of the 18 International Space Station national laboratory and 19 activities that promote its long-term research and 20 development mission as required by this section, 21 without any other organizational objectives or re-22 sponsibilities on behalf of the organization or any 23 parent organization or other entity.

24 "(b) Administration Liaison.—

"(1) DESIGNATION.—The Administrator shall 1 2 designate an official or employee of the Space Oper-3 ations Mission Directorate of the Administration to act as liaison between the Administration and the 4 5 organization with which the Administrator enters 6 into a cooperative agreement under subsection (a) 7 with regard to the management of the International 8 Space Station national laboratory.

9 "(2) CONSULTATION WITH LIAISON.—The coop-10 erative agreement shall require the organization en-11 tering into the agreement to carry out its respon-12 sibilities under the agreement in cooperation and 13 consultation with the official or employee designated 14 under paragraph (1).

"(c) PLANNING AND COORDINATION OF NATIONAL
LABORATORY RESEARCH ACTIVITIES.—The Administrator shall provide initial financial assistance to the organization with which the Administrator enters into a cooperative agreement under subsection (a), in order for the
organization to initiate the following:

21 "(1) Planning and coordination of the Inter22 national Space Station national laboratory research
23 activities.

24 "(2) Development and implementation of guide-25 lines, selection criteria, and flight support require-

ments for non-Administration scientific utilization of
 International Space Station research capabilities and
 facilities available in United States-owned modules
 of the International Space Station or in partner owned facilities of the International Space Station
 allocated to United States utilization by inter national agreement.

"(3) Interaction with and integration of the 8 9 International Space Station National Laboratory 10 Advisory Committee established under section 70906 11 of this title with the governance of the organization, 12 and review of recommendations provided by that Committee regarding agreements with non-Adminis-13 14 tration departments and agencies of the United 15 States Government, academic institutions and con-16 sortia, and commercial entities leading to the utiliza-17 tion of the International Space Station national lab-18 oratory facilities.

"(4) Coordination of transportation requirements in support of the International Space Station
national laboratory research and development objectives, including provision for delivery of instruments,
logistics support, and related experiment materials,
and provision for return to Earth of collected sam-

ples, materials, and scientific instruments in need of
 replacement or upgrade.

3 "(5) Cooperation with the Administration, other 4 departments and agencies of the United States Gov-5 ernment, the States, and commercial entities in en-6 suring the enhancement and sustained operations of 7 non-exploration-related research pavload ground 8 support facilities for the International Space Sta-9 tion, including the Space Life Sciences Laboratory, 10 the Space Station Processing Facility, and the Pay-11 load Operations Integration Center.

"(6) Development and implementation of sci-12 13 entific outreach and education activities designed to 14 ensure effective utilization of International Space 15 Station research capabilities, including the conduct 16 of scientific assemblies, conferences, and other fora 17 for the presentation of research findings, methods, 18 and mechanisms for the dissemination of non-re-19 stricted research findings and the development of 20 educational programs, course supplements, and 21 interaction with educational programs at all grade 22 levels, including student-focused research opportuni-23 ties for conduct of research in the International 24 Space Station national laboratory facilities.

"(7) Other matters relating to the utilization of
 the International Space Station national laboratory
 facilities for research and development as the Ad ministrator considers appropriate.

5 "(d) RESEARCH CAPACITY ALLOCATION AND INTE-6 GRATION OF RESEARCH PAYLOADS.—

7 "(1) Allocation of international space 8 STATION RESEARCH CAPACITY.—The International 9 Space Station national laboratory managed experi-10 ments shall be guaranteed access to, and utilization 11 of, not less than 50 percent of the United States re-12 search capacity allocation, including power, cold 13 stowage, and requisite crew time onboard the Inter-14 national Space Station through at least September 15 30, 2030. Access to the International Space Station 16 research capacity includes provision for the adequate 17 upmass and downmass capabilities to utilize the 18 International Space Station research capacity, as 19 available. The Administrator may allocate additional 20 capacity to the International Space Station national 21 laboratory should such capacity be in excess of Ad-22 ministration research requirements.

23 "(2) ADDITIONAL RESEARCH CAPABILITIES.—If
24 any Administration research plan is determined to
25 require research capacity onboard the International

1 Space Station beyond the percentage allocated under 2 paragraph (1), the research plan shall be prepared 3 in the form of a requested research opportunity to 4 be submitted to the process established under this 5 section for the consideration of proposed research 6 within the capacity allocated to the International 7 Space Station national laboratory. A proposal for 8 such a research plan may include the establishment 9 of partnerships with non-Administration institutions 10 eligible to propose research to be conducted within 11 the International Space Station national laboratory 12 capacity. Until at least September 30, 2030, the of-13 ficial or employee designated under subsection (b) 14 may grant an exception to this requirement in the 15 case of a proposed experiment considered essential 16 for purposes of preparing for exploration beyond 17 low-Earth orbit, as determined by joint agreement 18 between the organization with which the Adminis-19 trator enters into a cooperative agreement under 20 subsection (a) and the official or employee des-21 ignated under subsection (b).

"(3) RESEARCH PRIORITIES AND ENHANCED
CAPACITY.—The organization with which the Administrator enters into the cooperative agreement shall
consider recommendations of the National Acad-

emies Decadal Survey on Biological and Physical
 Sciences in Space in establishing research priorities
 and in developing proposed enhancements of re search capacity and opportunities for the Inter national Space Station national laboratory.

6 "(4) RESPONSIBILITY FOR RESEARCH PAY-7 LOAD.—The Administration shall retain its roles and 8 responsibilities in providing research payload phys-9 ical, analytical, and operations integration during 10 pre-flight, post-flight, transportation, and orbital 11 phases essential to ensure safe and effective flight 12 readiness and vehicle integration of research activi-13 ties approved and prioritized by the organization 14 with which the Administrator enters into the cooper-15 ative agreement and the official or employee des-16 ignated under subsection (b).

17 "§70912. Primary objectives of International Space 18 Station program

19 "The primary objectives of the International Space20 Station program shall be—

21 "(1) to achieve the long term goal and objectives under section 71512 of this title; and

23 "(2) to pursue a research program that ad24 vances knowledge and provides other benefits to the
25 Nation.".

1 (x) REVISION OF SECTION 71102.—Section 71102(1)2 of title 51, United States Code, is amended by striking "attaching a tracking device," and inserting "attaching a 3 4 tracking device to,".

5 (v) ENACTMENT OF CHAPTER 715.—Title 51, United

6 States Code, is amended as follows:

- 7 (1) CONTENT.—Title 51, United States Code,
- 8 is amended by adding after chapter 713 the fol-
- 9 lowing:

"Chapter 715—HUMAN SPACE 10 FLIGHT AND EXPLORATION

"SUBCHAPTER I—GENERAL PROVISIONS

"Sec.

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"71501. Definitions.

"SUBCHAPTER II-POLICY, GOALS, AND OBJECTIVES

- "71511. Human space flight policy.
- "71512. Goals and objectives.

"SUBCHAPTER III-EXPANSION OF HUMAN SPACE FLIGHT BEYOND THE INTERNATIONAL SPACE STA-**TION AND LOW-EARTH ORBIT**

- "71521. Space Launch System as follow-on launch vehicle to the space shuttle.
- "71522. Multipurpose crew vehicle.
- "71523. Utilization of existing workforce and assets in development of Space Launch System and multipurpose crew vehicle.
- "71524. Launch support and infrastructure modernization program.
- "71525. Development of technologies and in-space capabilities for beyond near-Earth space missions.

"SUBCHAPTER IV—SPACE SCIENCE

- "71541. Technology development.
- "71542. Suborbital research activities.
- "71543. In-space servicing.
- "71544. Ongoing restoration of radioisotope thermoelectric generator material production.
- "71545. Coordinated approach for robotic missions.
- "71546. Near-Earth object survey and policy with respect to threats posed.

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"Subchapter I—GENERAL PROVISIONS

3 **"§ 71501. Definitions**

4 "In this chapter:

5 "(1) CIS-LUNAR SPACE.—The term 'cis-lunar 6 space' means the region of space from the Earth out 7 to and including the region around the surface of 8 the Moon.

9 "(2) DEEP SPACE.—The term 'deep space'
10 means the region of space beyond cis-lunar space.

11 "(3) NEAR-EARTH SPACE.—The term 'near12 Earth space' means the region of space that includes
13 low-Earth orbit and extends out to and includes geo14 synchronous orbit.

15 (4)SYSTEM.—The SPACE LAUNCH term 16 'Space Launch System' means the follow-on Govern-17 ment-owned civil launch system developed, managed, 18 and operated by the Administration to serve as a 19 key component to expand human presence beyond 20 low-Earth orbit.

21 "Subchapter II—POLICY, GOALS, 22 AND OBJECTIVES

23 "§ 71511. Human space flight policy

24 "(a) USE OF NON-UNITED STATES HUMAN SPACE25 FLIGHT TRANSPORTATION SERVICES.—

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"(1) DEFINITIONS.—In this subsection:

2 "(A) COMMERCIAL PROVIDER.—The term
3 'commercial provider' means any person pro4 viding human space flight transportation serv5 ices, primary control of which is held by persons
6 other than the Federal Government, a State or
7 local government, or a foreign government.

8 "(B) QUALIFIED FOREIGN ENTITY.—The 9 term 'qualified foreign entity' means a foreign 10 entity that is in compliance with all applicable 11 safety standards and is not prohibited from 12 providing space transportation services under 13 other law.

"(C) UNITED STATES COMMERCIAL PROVIDER.—The term 'United States commercial
provider' means a commercial provider, organized under the laws of the United States or of
a State, that is more than 50 percent owned by
United States nationals.

20 "(2) IN GENERAL.—The Federal Government
21 may not acquire human space flight transportation
22 services from a foreign entity unless—

23 "(A) no United States Government-oper24 ated human space flight capability is available;

1	"(B) no United States commercial provider
2	is available; and
3	"(C) it is a qualified foreign entity.
4	"(3) ARRANGEMENTS WITH FOREIGN ENTI-
5	TIES.—Nothing in this subsection shall prevent the
6	Administrator from negotiating or entering into
7	human space flight transportation arrangements
8	with foreign entities to ensure safety of flight and
9	continued International Space Station operations.
10	"(b) United States Human Space Flight Capa-
11	BILITIES.—Congress reaffirms the policy stated in section
12	70501(a) of this title that the United States shall main-
13	tain an uninterrupted capability for human space flight
14	and operations in low-Earth orbit, and beyond, as an es-

15 sential instrument of national security and of the capacity16 to ensure continued United States participation and lead-17 ership in the exploration and utilization of space.

18 "§ 71512. Goals and objectives

19 "(a) LONG-TERM GOALS.—The long-term goals of
20 the human space flight and exploration efforts of the Ad21 ministration shall be—

"(1) to expand permanent human presence beyond low-Earth orbit and to do so, where practical,
in a manner involving international, academic, and
industry partners;

"(2) crewed missions and progress toward
 achieving the goal in paragraph (1) to enable the po tential for subsequent human exploration and the ex tension of human presence throughout the solar sys tem; and

6 "(3) to enable a capability to extend human
7 presence, including potential human habitation on
8 another celestial body and a thriving space economy
9 in the 21st century.

10 "(b) KEY OBJECTIVES.—The key objectives of the11 United States for human expansion into space shall be—

12 "(1) to sustain the capability for long-duration 13 presence in low-Earth orbit, initially through con-14 tinuation of the International Space Station and full 15 utilization of the United States segment of the 16 International Space Station as a national laboratory, 17 and through assisting and enabling an expanded 18 commercial presence in, and access to, low-Earth 19 orbit, as elements of a low-Earth orbit infrastruc-20 ture;

21 "(2) to determine whether humans can live for
22 extended periods in space with decreasing reliance
23 on Earth, starting with utilization of low-Earth orbit
24 infrastructure, to—

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1	"(A) identify potential roles that space re-
2	sources such as energy and materials can play;
3	"(B) meet national and global needs and
4	challenges such as potential cataclysmic threats;
5	and
6	"(C) explore the viability of and lay the
7	foundation for sustainable economic activities in
8	space;
9	"(3) to maximize the role that human explo-
10	ration of space can play in—
11	"(A) advancing overall knowledge of the
12	universe;
13	"(B) supporting United States national
14	and economic security and the United States
15	global competitive posture; and
16	"(C) inspiring young people in their edu-
17	cational pursuits;
18	"(4) to build on the cooperative and mutually
19	beneficial framework established by the International
20	Space Station partnership agreements and experi-
21	ence in developing and undertaking programs and
22	meeting objectives designed to realize the goal of
23	human space flight set forth in subsection (a); and
24	((5) to achieve human exploration of Mars and
25	beyond through the prioritization of those tech-

nologies and capabilities best suited for such a mis sion in accordance with the stepping stone approach
 to exploration under section 70504 of this title.

"Subchapter III—EXPANSION OF 4 HUMAN **SPACE FLIGHT** BE-5 **INTERNATIONAL** YOND THE 6 STATION AND LOW-SPACE 7 EARTH ORBIT 8

9 "§71521. Space Launch System as follow-on launch

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vehicle to the space shuttle

11 "(a) POLICY.—It is the policy of the United States 12 that the Administration develop a Space Launch System 13 as a follow-on to the space shuttle that can access cis-14 lunar space and the regions of space beyond low-Earth 15 orbit in order to enable the United States to participate 16 in global efforts to access and develop that increasingly 17 strategic region.

18 "(b) INITIATION OF DEVELOPMENT.—

19 "(1) IN GENERAL.—As soon as practicable
20 after October 11, 2010, the Administrator shall ini21 tiate development of a Space Launch System meet22 ing the minimum capability requirements specified
23 in subsection (c).

24 "(2) MODIFICATION OF CURRENT CON25 TRACTS.—In order to limit the Administration's ter-

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1	mination liability costs and support critical capabili-
2	ties, the Administrator shall, to the extent prac-
3	ticable, extend or modify existing (as of October 11,
4	2010) vehicle development and associated contracts
5	necessary to meet the requirement in paragraph (1),
6	including contracts for ground testing of solid rocket
7	motors, if necessary, to ensure their availability for
8	development of the Space Launch System.
9	"(c) Minimum Capability Requirements.—
10	"(1) IN GENERAL.—The Space Launch System
11	developed pursuant to subsection (b) shall be de-
12	signed to have, at a minimum, the following:
13	"(A) The initial capability of the core ele-
14	ments, without an upper stage, of lifting pay-
15	loads weighing between 70 and 100 tons into
16	low-Earth orbit in preparation for transit for
17	missions beyond low-Earth orbit.
18	"(B) The capability to carry an integrated
19	upper Earth departure stage bringing the total
20	lift capability of the Space Launch System to
21	130 tons or more.
22	"(C) The capability to lift the multipur-
23	pose crew vehicle.
24	"(D) The capability to serve as a backup
25	system for supplying and supporting Inter-

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national Space Station cargo delivery requirements or crew delivery requirements not otherwise met by available commercial or partnersupplied vehicles.

5 "(E) The capacity for efficient and timely 6 evolution, including the incorporation of new 7 technologies, competition of sub-elements, and 8 commercial operations.

9 "(2) FLEXIBILITY.—The Space Launch System 10 shall be designed from inception as a fully integrated 11 vehicle capable of carrying a total payload of 130 12 tons or more into low-Earth orbit in preparation for 13 transit for missions beyond low-Earth orbit. The 14 Space Launch System shall, to the extent prac-15 ticable, incorporate capabilities for evolutionary growth to carry heavier payloads. Developmental 16 17 work and testing of the core elements and the upper 18 stage should proceed in parallel subject to appropria-19 tions. Priority should be placed on the core elements 20 with the goal for operational capability for the core 21 elements not later than December 31, 2016.

"(3) TRANSITION NEEDS.—The Administrator
shall ensure that critical skills and capabilities are
retained, modified, and developed, as appropriate, in
areas relating to solid and liquid engines, large di-

ameter fuel tanks, rocket propulsion, and other
 ground test capabilities for an effective transition to
 the follow-on Space Launch System.

4 "§ 71522. Multipurpose crew vehicle

5 "(a) INITIATION OF DEVELOPMENT.—

6 "(1) IN GENERAL.—The Administrator shall 7 continue the development of a multipurpose crew ve-8 hicle to be available as soon as practicable, and no 9 later than for use with the Space Launch System. 10 The vehicle shall continue to advance development of 11 the human safety features, designs, and systems in 12 the Orion project.

13 "(2) GOAL FOR OPERATIONAL CAPABILITY.—It 14 shall be the goal to achieve full operational capa-15 bility for the transportation vehicle developed pursu-16 ant to this subsection by not later than December 17 31, 2016. For purposes of meeting such goal, the 18 Administrator may undertake a test of the transpor-19 tation vehicle at the International Space Station be-20 fore that date.

21 "(b) MINIMUM CAPABILITY REQUIREMENTS.—The
22 multipurpose crew vehicle developed pursuant to sub23 section (a) shall be designed to have, at a minimum, the
24 following:

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"(1) The capability to serve as the primary crew vehicle for missions beyond low-Earth orbit.

3 "(2) The capability to conduct regular in-space 4 operations, such as rendezvous, docking, and extra-5 vehicular activities, in conjunction with payloads de-6 livered by the Space Launch System developed pur-7 suant to section 71521 of this title, or other vehicles, 8 in preparation for missions beyond low-Earth orbit 9 or servicing of assets described in section 71543 of 10 this title, or other assets in cis-lunar space.

"(3) The capability to provide an alternative
means of delivery of crew and cargo to the International Space Station, in the event other vehicles,
whether commercial vehicles or partner-supplied vehicles, are unable to perform that function.

"(4) The capacity for efficient and timely evolution, including the incorporation of new technologies, competition of sub-elements, and commercial operations.

20 "§ 71523. Utilization of existing workforce and assets
 21 in development of Space Launch System

and multipurpose crew vehicle

23 "(a) IN GENERAL.—In developing the Space Launch
24 System pursuant to section 71521 of this title and the
25 multipurpose crew vehicle pursuant to section 71522 of

1 this title, the Administrator shall, to the extent prac-2 ticable, utilize—

3 "(1) existing (as of October 11, 2010) con4 tracts, investments, workforce, industrial base, and
5 capabilities from the space shuttle and Orion and
6 Ares 1 projects, including—

7 "(A) spacesuit development activities for 8 application to, and coordinated development of, 9 a multipurpose crew vehicle suit and associated 10 life-support requirements with potential devel-11 opment of standard Administration-certified 12 suit and life support systems for use in alter-13 native commercially developed crew transpor-14 tation systems; and

"(B) space shuttle-derived components and
Ares 1 components that use existing (as of October 11, 2010) United States propulsion systems, including liquid fuel engines, external
tank or tank-related capability, and solid rocket
motor engines; and

21 "(2) associated testing facilities in existence or
22 under construction as of October 11, 2010.

23 "(b) DISCHARGE OF REQUIREMENTS.—In meeting24 the requirements of subsection (a), the Administrator—

1	"(1) shall, to the extent practicable, utilize
2	ground-based manufacturing capability, ground test-
3	ing activities, launch and operations infrastructure,
4	and workforce expertise;
5	"(2) shall, to the extent practicable, minimize
6	the modification and development of ground infra-
7	structure and maximize the utilization of existing (as
8	of October 11, 2010) software, vehicle, and mission
9	operations processes;
10	((3) shall complete construction and activation
11	of the A–3 test stand with a completion goal of Sep-
12	tember 30, 2013;
13	"(4) may procure, develop, and flight test appli-
14	cable components; and
15	"(5) shall take appropriate actions to ensure
16	timely and cost-effective development of the Space
17	Launch System and the multipurpose crew vehicle,
18	including the use of a procurement approach that in-
19	corporates adequate and effective oversight, the fa-
20	cilitation of contractor efficiencies, and the stream-
21	lining of contract and procurement requirements.
22	"(c) Continuation of Contractor Support.—
23	The Administrator may not terminate any contract that
24	provides the system transitions necessary for shuttle-de-
25	rived hardware to be used on the Space Launch System

V:\\070523\Z070523.001.xml July 5, 2023 (7:18 a.m.) described in section 71521 of this title or the multipurpose
 crew vehicle described in section 71522 of this title.

3 "§71524. Launch support and infrastructure mod4 ernization program

5 "(a) IN GENERAL.—The Administrator shall carry out a program the primary purpose of which is to prepare 6 7 infrastructure at the Kennedy Space Center that is needed 8 to enable processing and launch of the Space Launch Sys-9 tem. Vehicle interfaces and other ground processing and 10 payload integration areas should be simplified to minimize 11 overall costs, enhance safety, and complement the purpose of this section. 12

13 "(b) ELEMENTS.—The program required by this sec-14 tion shall include—

"(1) investments to improve civil and national
security operations at the Kennedy Space Center, to
enhance the overall capabilities of the Center, and to
reduce the long-term cost of operations and maintenance;

20 "(2) measures to provide multi-vehicle support,
21 improvements in payload processing, and partnering
22 at the Kennedy Space Center; and

23 "(3) other measures that the Administrator
24 considers appropriate, including investments to im25 prove launch infrastructure at Administration flight

1	facilities scheduled to launch cargo to the Inter-
2	national Space Station under the program to develop
3	commercial cargo transportation capabilities.
4	"§71525. Development of technologies and in-space
5	capabilities for beyond near-Earth space
6	missions
7	"(a) DEVELOPMENT AUTHORIZED.—The Adminis-
8	trator may initiate activities to develop the following:
9	"(1) Technologies identified as necessary ele-
10	ments of missions beyond low-Earth orbit.
11	((2) In-space capabilities such as refueling and
12	storage technology, orbital transfer stages, innova-
13	tive in-space propulsion technology, communications,
14	and data management that facilitate a broad range
15	of users (including military and commercial).
16	"(3) Applications defining the architecture and
17	design of missions beyond low-Earth orbit.
18	"(4) Spacesuit development and associated life
19	support technology.
20	"(5) Flagship missions.
21	"(b) INVESTMENTS.—In developing technologies and
22	capabilities under subsection (a), the Administrator may
23	make investments in—
24	((1) space technologies such as advanced pro-
25	pulsion, propellant depots, in situ resource utiliza-

1	tion, and robotic payloads or capabilities that enable
2	human missions beyond low-Earth orbit ultimately
3	leading to Mars;
4	((2) a space-based transfer vehicle including
5	technologies described in paragraph (1) with an abil-
6	ity to conduct space-based operations that provide
7	capabilities—
8	"(A) to integrate with the Space Launch
9	System and other space-based systems;
10	"(B) to provide opportunities for in-space
11	servicing of and delivery to multiple space-based
12	platforms; and
13	"(C) to facilitate international efforts to
14	expand human presence to deep space destina-
15	tions;
16	"(3) advanced life support technologies and ca-
17	pabilities;
18	"(4) technologies and capabilities relating to in-
19	space power, propulsion, and energy systems;
20	"(5) technologies and capabilities relating to in-
21	space propellant transfer and storage;
22	"(6) technologies and capabilities relating to in
23	situ resource utilization; and

"(7) expanded research to understand the
 greatest biological impediments to human deep space
 missions, especially the radiation challenge.

4 "(c) UTILIZATION OF INTERNATIONAL SPACE STA-5 TION AS TESTBED.—The Administrator may utilize the 6 International Space Station as a testbed for any tech-7 nology or capability developed under subsection (a) in a 8 manner consistent with sections 70908 through 70911 of 9 this title.

10 "(d) COORDINATION.—The Administrator shall coordinate development of technologies and capabilities 11 12 under this section through an overall Administration tech-13 nology approach consistent with the plan required by section 905 of the National Aeronautics and Space Adminis-14 15 tration Authorization Act of 2010 (Public Law 111–267, 16 124 Stat. 2836), which outlines how the Administration's 17 space technology program will meet the goal described in 18 section 40903 of this title, including an explanation of how 19 the plan will link to other mission-directorate technology 20 efforts.

21 "Subchapter IV—SPACE SCIENCE

22 "§ 71541. Technology development

23 "The Administrator shall ensure that the Science
24 Mission Directorate maintains a long-term technology de25 velopment program for space and Earth science. That ef-

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fort should be coordinated with an overall Administration 1 2 technology investment approach consistent with the plan required by section 905 of the National Aeronautics and 3 4 Space Administration Authorization Act of 2010 (Public Law 111–267, 124 Stat. 2836), which outlines how the 5 Administration's space technology program will meet the 6 7 goal described in section 40903 of this title, including an 8 explanation of how the plan will link to other mission-di-9 rectorate technology efforts.

10 "§ 71542. Suborbital research activities

11 "(a) MANAGEMENT.—The Administrator shall des12 ignate an officer or employee of the Science Mission Direc13 torate to act as the responsible official for all Suborbital
14 Research in the Science Mission Directorate. The designee
15 shall be responsible for—

- "(1) the development of short- and long-term
 strategic plans for maintaining, renewing, and extending suborbital facilities and capabilities;
- 19 "(2) monitoring progress toward goals in the20 plans; and

"(3) integration of suborbital activities and
workforce development within the Administration,
thereby ensuring the long-term recognition of their
combined value to the Directorate, to the Administration, and to the Nation.

1 "(b) Establishment of Suborbital Research 2 PROGRAM.—The Administrator shall establish a Suborbital Research Program within the Science Mission Di-3 4 rectorate that shall include the use of sounding rockets, aircraft, high altitude balloons, suborbital reusable launch 5 vehicles, and commercial launch vehicles to advance 6 7 science and train the next generation of scientists and en-8 gineers in systems engineering and systems integration, 9 which are vital to maintaining critical skills in the aero-10 space workforce. The program shall integrate existing (as 11 of October 11, 2010) suborbital research programs with 12 orbital missions at the discretion of the designated officer or employee and shall emphasize the participation of un-13 dergraduate and graduate students and post-doctoral re-14 15 searchers when formulating announcements of oppor-16 tunity.

17 "(c) ANNUAL REPORT.—The Administrator shall re-18 port annually to the Committee on Commerce, Science, 19 and Transportation of the Senate and the Committee on 20 Science, Space, and Technology of the House of Rep-21 resentatives on the number and type of suborbital missions 22 conducted in each fiscal year under this section and the 23 number of undergraduate and graduate students that par-24 ticipated in the missions.

1 "§71543. In-space servicing

2 "The Administrator shall continue to take all nec-3 essary steps to ensure that provisions are made for robotic or human in-space servicing and repair of all future ob-4 5 servatory-class scientific spacecraft intended to be deployed in Earth-orbit or at a Lagrangian point to the ex-6 7 tent practicable and appropriate. The Administrator should ensure that Administration investments and future 8 9 capabilities for space technology, robotics, and human 10 space flight take the ability to service and repair observ-11 atory-class scientific spacecraft into account, as appropriate, and incorporate those capabilities into design and 12 13 operational plans.

14 "§ 71544. Ongoing restoration of radioisotope thermo-

15

electric generator material production

16 "The Administrator shall, in coordination with the Secretary of Energy, pursue a joint approach beginning 17 18 in fiscal year 2011 toward restarting and sustaining the domestic production of radioisotope thermoelectric gener-19 ator material for deep space and other science and explo-20 ration missions. Funds authorized by the National Aero-21 22 nautics and Space Administration Authorization Act of 2010 (Public Law 111–267, 124 Stat. 2805) for the Ad-23 ministration shall be made available under a reimbursable 24 agreement with the Department of Energy for the purpose 25 of reestablishing facilities to produce fuel required for ra-26

V:\\070523\Z070523.001.xml July 5, 2023 (7:18 a.m.) dioisotope thermoelectric generators to enable future mis sions.

3 "§71545. Coordinated approach for robotic missions

4 "The Administrator shall ensure that the Exploration 5 Systems Mission Directorate and the Space Operations Mission Directorate coordinate with the Science Mission 6 7 Directorate on an overall approach and plan for inter-8 agency and international collaboration on robotic missions 9 that are developed by the Administration or internationally developed, including lunar, Lagrangian, near-Earth 10 orbit, and Mars spacecraft, such as the International 11 Lunar Network. 12

13 "§71546. Near-Earth object survey and policy with respect to threats posed

15 "(a) POLICY REAFFIRMATION.—Congress reaffirms
16 the policy set forth in section 20102(g) of this title relat17 ing to surveying near-Earth asteroids and comets.

18 "(b) IMPLEMENTATION.—Consistent with section 19 71103 of this title, the Director of the Office of Science 20 and Technology Policy shall implement, before September 21 30, 2012, a policy for notifying Federal agencies and rel-22 evant emergency response institutions of an impending 23 near-Earth object threat if near-term public safety is at 24 risk, and assign a Federal agency or agencies to be respon-

sible for protecting the United States and working with
 the international community on such threats.".

3 (2) CHAPTER HEADING TYPEFACE.—The chap4 ter heading of chapter 715 of title 51, United States
5 Code, as added by paragraph (1), is amended so
6 that the typeface of that chapter heading conforms
7 to the typeface of other chapter headings in title 51,
8 United States Code.

9 (3) CHAPTER TABLE OF CONTENTS TYPE-10 FACE.—The chapter table of contents of chapter 715 11 of title 51, United States Code, as added by para-12 graph (1), is amended so that the typeface of the 13 subchapter headings and the typeface of the sub-14 chapter items conform to those appearing in other 15 chapter table of contents of title 51.

16 (4) SUBCHAPTER HEADING TYPEFACE.—The
17 subchapter headings for subchapters I through IV of
18 chapter 715 of title 51, United States Code, as
19 added by paragraph (1), are amended so that the
20 typeface of those subchapter headings conforms to
21 the typeface of subchapter headings in other chap22 ters of title 51, United States Code.

23 (z) ENACTMENT OF CHAPTER 717.—Title 51, United
24 States Code, is amended as follows:

1	(1) CONTENT.—Title 51, United States Code,
2	as amended by subsection (y), is amended by adding
3	after chapter 715 the following:
4	"Chapter 717—ADVANCING
5	HUMAN SPACE EXPLORATION
	"SUBCHAPTER I—GENERAL PROVISIONS "Sec.
	"71701. Definitions.
	"SUBCHAPTER II—ADVANCING HUMAN DEEP SPACE EXPLORATION
	"Part A—Assuring Core Capabilities for Explo-

ration

"71711. Space launch system, Orion, and exploration ground systems.

"Part B—Journey to Mars

"71721. Human exploration roadmap.

"SUBCHAPTER III—ADVANCING SPACE SCIENCE

"71731. Policy on maintaining balanced space science portfolio.

- "71732. Mission priorities for planetary science.
- "71733. Extrasolar planet exploration strategy.
- "71734. Astrobiology strategy.
- "71735. Collaboration.

"SUBCHAPTER IV—SPACE TECHNOLOGY

- "71741. Space technology infusion.
- "71742. Space technology program.

"SUBCHAPTER V—MAXIMIZING EFFICIENCY

"Part A—Administration Information Technology and Cybersecurity

- "71751. Information technology governance.
- "71752. Information technology strategic plan.
- "71753. Information security plan for cybersecurity.

"Part B—Collaboration Among Mission Directorates and Other Matters

- "71761. Collaboration among mission directorates.
- "71762. Administration launch capabilities collaboration.
- "71763. Education and outreach.
- "71764. Leveraging commercial satellite servicing capabilities across mission directorates.
- "71765. Flight opportunities.
- "71766. Space Act Agreements.

2

"Subchapter I—GENERAL PROVISIONS

3 **"§ 71701. Definitions**

4 "In this chapter:

5 "(1) APPROPRIATE COMMITTEES OF CON6 GRESS.—The term 'appropriate committees of Con7 gress' means—

8 "(A) the Committee on Commerce, 9 Science, and Transportation of the Senate; and 10 "(B) the Committee on Science, Space, 11 and Technology of the House of Representa-12 tives.

13 "(2) CIS-LUNAR SPACE.—The term 'cis-lunar
14 space' means the region of space from the Earth out
15 to and including the region around the surface of
16 the Moon.

17 "(3) DEEP SPACE.—The term 'deep space'
18 means the region of space beyond low-Earth orbit,
19 to include cis-lunar space.

20 "(4) ORION.—The term 'Orion' means the mul21 tipurpose crew vehicle described under section 71522
22 of this title.

23 "(5) SPACE LAUNCH SYSTEM.—The term
24 'Space Launch System' has the meaning given the
25 term in section 71501 of this title.

II—ADVANCING "Subchapter 1 HUMAN DEEP SPACE EXPLO-2 RATION 3 **"Part A—Assuring Core** 4 **Capabilities for Exploration** 5 6 "§71711. Space launch system, Orion, and explo-7 ration ground systems 8 "(a) REAFFIRMATION.—Congress reaffirms the pol-9 icy and minimum capability requirements for the Space 10 Launch System under section 71521 of this title. 11 "(b) CONTINUED DEVELOPMENT OF FULLY INTE-12 GRATED SPACE LAUNCH SYSTEM.—The Administrator shall continue the development of the fully integrated 13 14 Space Launch System, including an upper stage needed to go beyond low-Earth orbit, in order to safely enable 15 16 human space exploration of the Moon, Mars, and beyond over the course of the next century as required in section 17 71521(c) of this title. 18 19 "(c) EXPLORATION MISSIONS.—The Administrator shall continue development of— 20 21 "(1) an uncrewed exploration mission to dem-

21 "(1) an uncrewed exploration mission to dem22 onstrate the capability of both the Space Launch
23 System and Orion as an integrated system by 2018;
24 "(2) subject to applicable human rating proc25 esses and requirements, a crewed exploration mis-

sion to demonstrate the Space Launch System, in cluding the Core Stage and Exploration Upper
 Stages, by 2021;

4 "(3) subsequent missions beginning with
5 Artemis III at operational flight rate sufficient to
6 maintain safety and operational readiness using the
7 Space Launch System and Orion to extend into cis8 lunar space and eventually to Mars; and

9 "(4) a deep space habitat as a key element in
10 a deep space exploration architecture along with the
11 Space Launch System and Orion.

12 "(d) OTHER USES.—The Administrator shall assess 13 the utility of the Space Launch System for use by the 14 science community and for other Federal Government 15 launch needs, including consideration of overall cost and 16 schedule savings from reduced transit times and increased 17 science returns enabled by the unique capabilities of the 18 Space Launch System.

19 "Part B—Journey to Mars

20 "§ 71721. Human exploration roadmap

21 "(a) IN GENERAL.—The Administrator shall develop
22 a human exploration roadmap, including a critical decision
23 plan, to expand human presence beyond low-Earth orbit
24 to the surface of Mars and beyond, considering potential

interim destinations such as cis-lunar space and the moons
 of Mars.

3 "(b) SCOPE.—The human exploration roadmap shall4 include—

5 "(1) an integrated set of exploration, science,
6 and other goals and objectives of a United States
7 human space exploration program to achieve the
8 long-term goal of human missions near or on the
9 surface of Mars in the 2030s;

"(2) opportunities for international, academic,
and industry partnerships for exploration-related
systems, services, research, and technology if those
opportunities provide cost-savings, accelerate program schedules, or otherwise benefit the goals and
objectives developed under paragraph (1);

16 "(3) sets and sequences of precursor missions
17 in cis-lunar space and other missions or activities
18 necessary—

19 "(A) to demonstrate the proficiency of the
20 capabilities and technologies identified under
21 paragraph (4); and

"(B) to meet the goals and objectives developed under paragraph (1), including anticipated timelines and missions for the Space
Launch System and Orion;

1	"(4) an identification of the specific capabilities
2	and technologies, including the Space Launch Sys-
3	tem, Orion, a deep space habitat, and other capabili-
4	ties, that facilitate the goals and objectives developed
5	under paragraph (1);
6	"(5) a description of how cis-lunar elements,
7	objectives, and activities advance the human explo-
8	ration of Mars;
9	"(6) an assessment of potential human health
10	and other risks, including radiation exposure;
11	"(7) mitigation plans, whenever possible, to ad-
12	dress the risks identified in paragraph (6);
13	"(8) a description of those technologies already
14	under development across the Federal Government
15	or by other entities that facilitate the goals and ob-
16	jectives developed under paragraph (1);
17	"(9) a specific process for the evolution of the
18	capabilities of the fully integrated Orion with the
19	Space Launch System and a description of how
20	these systems facilitate the goals and objectives de-
21	veloped under paragraph (1) and demonstrate the
22	capabilities and technologies described in paragraph
23	(4);
24	((10) a description of the capabilities and tech-
25	nologies that need to be demonstrated or research

data that could be gained through the utilization of
 the International Space Station and the status of
 the development of such capabilities and tech nologies;

5 "(11) a framework for international cooperation 6 in the development of all capabilities and tech-7 nologies identified under this section, including an 8 assessment of the risks posed by relying on inter-9 national partners for capabilities and technologies on 10 the critical path of development;

"(12) a process for partnering with nongovernmental entities using Space Act Agreements or other
acquisition instruments for future human space exploration; and

15 "(13) information on the phasing of planned intermediate destinations, Mars mission risk areas and 16 17 potential risk mitigation approaches, technology re-18 quirements and phasing of required technology de-19 velopment activities, the management strategy to be 20 followed, related International Space Station activi-21 ties, planned international collaborative activities, 22 potential commercial contributions, and other activi-23 ties relevant to the achievement of the goal estab-24 lished in this section.

"(c) CONSIDERATIONS.—In developing the human ex ploration roadmap, the Administrator shall consider—

3 "(1) using key exploration capabilities, namely
4 the Space Launch System and Orion;

5 "(2) using existing commercially available tech-6 nologies and capabilities or those technologies and 7 capabilities being developed by industry for commer-8 cial purposes;

9 "(3) establishing an organizational approach to 10 ensure collaboration and coordination among the Ad-11 ministration's mission directorates under section 12 71761 of this title, when appropriate, including to 13 collect and return to Earth a sample from the Mar-14 tian surface;

"(4) building upon the initial uncrewed mission,
Artemis I, and first crewed mission, Artemis II, of
the Space Launch System and Orion to establish a
sustainable cadence of missions extending human exploration missions into cis-lunar space, including anticipated timelines and milestones;

21 "(5) developing the robotic and precursor mis-22 sions and activities that will demonstrate, test, and 23 develop key technologies and capabilities essential 24 for achieving human missions to Mars, including 25 long-duration human operations beyond low-Earth

1	orbit, space suits, solar electric propulsion, deep
2	space habitats, environmental control life support
3	systems, Mars lander and ascent vehicle, entry, de-
4	scent, landing, ascent, Mars surface systems, and in-
5	situ resource utilization;
6	"(6) demonstrating and testing 1 or more habi-
7	tat modules in cis-lunar space to prepare for Mars
8	missions;
9	"(7) using public-private, firm fixed-price part-
10	nerships, where practicable;
11	"(8) collaborating with international, academic,
12	and industry partners, when appropriate;
13	"(9) any risks to human health and sensitive
14	onboard technologies, including radiation exposure;
15	"(10) any risks identified through research out-
16	comes under the Administration Human Research
17	Program's Behavioral Health Element; and
18	$\hsizemultiplus(11)$ the recommendations and ideas of several
19	independently developed reports or concepts that de-
20	scribe potential Mars architectures or concepts and
21	identify Mars as the long-term goal for human space
22	exploration, including the reports described under
23	section 431 of the National Aeronautics and Space
24	Administration Transition Authorization Act of
25	2017 (Public Law 115–10, 131 Stat. 38).

"(d) CRITICAL DECISION PLAN ON HUMAN SPACE
 EXPLORATION.—As part of the human exploration road map, the Administrator shall include a critical decision
 plan—

5 "(1) identifying and defining key decisions 6 guiding human space exploration priorities and plans 7 that need to be made before June 30, 2020, includ-8 ing decisions that may guide human space explo-9 ration capability development, precursor missions, 10 long-term missions, and activities;

"(2) defining decisions needed to maximize efficiencies and resources for reaching the near-, intermediate-, and long-term goals and objectives of
human space exploration; and

15 "(3) identifying and defining timelines and 16 milestones for a sustainable cadence of missions be-17 ginning with Artemis III for the Space Launch Sys-18 tem and Orion to extend human exploration from 19 cis-lunar space to the surface of Mars.

20 "(e) Reports.—

21 "(1) INITIAL HUMAN EXPLORATION ROAD22 MAP.—The Administrator shall submit to the appro23 priate committees of Congress—

1	"(A) an initial human exploration road-
2	map, including a critical decision plan, before
3	December 1, 2017; and
4	"(B) an updated human exploration road-
5	map periodically as the Administrator considers
6	necessary but not less than biennially.
7	"(2) CONTENTS.—Each human exploration
8	roadmap under this subsection shall include a de-
9	scription of—
10	"(A) the achievements and goals accom-
11	plished in the process of developing capabilities
12	and technologies described in this section dur-
13	ing the 2-year period prior to the submission of
14	the human exploration roadmap; and
15	"(B) the expected goals and achievements
16	in the following 2-year period.
17	"(3) SUBMISSION WITH BUDGET.—Each human
18	exploration roadmap under this section shall be in-
19	cluded in the budget for that fiscal year transmitted
20	to Congress under section 1105(a) of title 31.

"Subchapter III—ADVANCING SPACE SCIENCE

3 "§ 71731. Policy on maintaining balanced space 4 science portfolio

5 "It is the policy of the United States to ensure, to
6 the extent practicable, a steady cadence of large, medium,
7 and small science missions.

8 "§71732. Mission priorities for planetary science

9 "(a) IN GENERAL.—In accordance with the priorities 10 established in the most recent Planetary Science Decadal 11 Survey, the Administrator shall ensure, to the greatest ex-12 tent practicable, the completion of a balanced set of Dis-13 covery, New Frontiers, and Flagship missions at the ca-14 dence recommended by the most recent Planetary Science 15 Decadal Survey.

16 "(b) MISSION PRIORITY ADJUSTMENTS.—Consistent 17 with the set of missions described in subsection (a), and 18 while maintaining the continuity of scientific data and 19 steady development of capabilities and technologies, the 20 Administrator may seek, if necessary, adjustments to mis-21 sion priorities, schedule, and scope in light of changing 22 budget projections.

23 "§ 71733. Extrasolar planet exploration strategy

24 "(a) Strategy.—

1	"(1) IN GENERAL.—The Administrator shall
2	enter into an arrangement with the National Acad-
3	emies to develop a science strategy for the study and
4	exploration of extrasolar planets, including the use
5	of the Transiting Exoplanet Survey Satellite, the
6	James Webb Space Telescope, a potential Wide-
7	Field Infrared Survey Telescope mission, or any
8	other telescope, spacecraft, or instrument, as appro-
9	priate.
10	"(2) REQUIREMENTS.—The strategy shall—
11	"(A) outline key scientific questions;
12	"(B) identify the most promising research
13	in the field;
14	"(C) indicate the extent to which the mis-
15	sion priorities in existing decadal surveys ad-
16	dress the key extrasolar planet research and ex-
17	ploration goals;
18	"(D) identify opportunities for coordina-
19	tion with international partners, commercial
20	partners, and not-for-profit partners; and
21	"(E) make recommendations regarding the
22	activities under subparagraphs (A) through
23	(D), as appropriate.
24	"(b) USE OF STRATEGY.—The Administrator shall
25	use the strategy—

"(1) to inform roadmaps, strategic plans, and
 other activities of the Administration as they relate
 to extrasolar planet research and exploration; and

4 "(2) to provide a foundation for future activi5 ties and initiatives related to extrasolar planet re6 search and exploration.

7 "(c) REPORT TO CONGRESS.—Not later than 18
8 months after March 21, 2017, the National Academies
9 shall submit to the Administrator and to the appropriate
10 committees of Congress a report containing the strategy
11 developed under subsection (a).

12 "§ 71734. Astrobiology strategy

13 "(a) Strategy.—

14 "(1) IN GENERAL.—The Administrator shall 15 enter into an arrangement with the National Acad-16 emies to develop a science strategy for astrobiology 17 that would outline key scientific questions, identify 18 the most promising research in the field, and indi-19 cate the extent to which the mission priorities in ex-20 isting decadal surveys address the search for life's 21 origin, evolution, distribution, and future in the uni-22 verse.

23 "(2) RECOMMENDATIONS.—The strategy shall
24 include recommendations for coordination with inter25 national partners.

"(b) USE OF STRATEGY.—The Administrator shall
 use the strategy developed under subsection (a) in plan ning and funding research and other activities and initia tives in the field of astrobiology.

5 "(c) REPORT TO CONGRESS.—Not later than 18
6 months after March 21, 2017, the National Academies
7 shall submit to the Administrator and to the appropriate
8 committees of Congress a report containing the strategy
9 developed under subsection (a).

10 "§ 71735. Collaboration

11 "The Administration shall continue to develop first-12 of-a-kind instruments that, be once proved, can transitioned to other agencies for operations. Whenever re-13 sponsibilities for the development of sensors or for meas-14 15 urements are transferred to the Administration from another agency, the Administration shall seek, to the extent 16 17 possible, to be reimbursed for the assumption of such responsibilities. 18

19 "Subchapter IV—SPACE 20 TECHNOLOGY

21 "§ 71741. Space technology infusion

"(a) POLICY.—It is the policy of the United States
that the Administrator shall develop technologies to support the Administration's core missions, as described in
section 2(3) of the National Aeronautics and Space Ad-

ministration Authorization Act of 2010 (Public Law 111–
 267, 124 Stat. 2807), and support sustained investments
 in early stage innovation, fundamental research, and tech nologies to expand the boundaries of the national aero space enterprise.

6 "(b) PROPULSION TECHNOLOGIES.—A goal of pro7 pulsion technologies developed under subsection (a) shall
8 be to significantly reduce human travel time to Mars.

9 "§71742. Space technology program

"(a) SPACE TECHNOLOGY PROGRAM AUTHORIZED.—
The Administrator shall conduct a space technology program (referred to in this section as the 'Program') to research and develop advanced space technologies that could
deliver innovative solutions across the Administration's
space exploration and science missions.

16 "(b) CONSIDERATIONS.—In conducting the Program,
17 the Administrator shall consider—

18 "(1) the recommendations of the National
19 Academies' review of the Administration's Space
20 Technology roadmaps and priorities; and

21 "(2) the applicable enabling aspects of the step22 ping stone approach to exploration under section
23 70504 of this title.

24 "(c) REQUIREMENTS.—In conducting the Program,25 the Administrator shall—

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1	((1) to the extent practicable, use a competitive
2	process to select research and development projects;
3	"(2) to the extent practicable and appropriate,
4	use small satellites and the Administration's sub-
5	orbital and ground-based platforms to demonstrate
6	space technology concepts and developments; and
7	"(3) as appropriate, partner with other Federal
8	agencies, universities, private industry, and foreign
9	countries.
10	"(d) Small Business Programs.—The Adminis-
11	trator shall organize and manage the Administration's
12	Small Business Innovation Research Program and Small
13	Business Technology Transfer Program within the Pro-
14	gram.
15	"(e) Nonduplication Certification.—The Ad-
16	ministrator shall submit a budget for each fiscal year, as
17	transmitted to Congress under section 1105(a) of title 31,
18	that avoids duplication of projects, programs, or missions
19	conducted by the Program with other projects, programs,
20	or missions conducted by another office or directorate of
21	the Administration.
22	"(f) Collaboration, Coordination, and Align-
23	MENT.—The Administrator shall—

24 "(1) ensure that the Administration's projects,25 programs, and activities in support of technology re-

search and development of advanced space tech nologies are fully coordinated and aligned;

3 "(2) ensure that the results of the projects, pro-4 grams, and activities under paragraph (1) are 5 shared and leveraged within the Administration; and 6 "(3) ensure that the organizational responsi-7 bility for research and development activities in sup-8 port of human space exploration not initiated as of 9 March 21, 2017, is established on the basis of a 10 sound rationale.

11 "(g) ANNUAL REPORT.—The Administrator shall in-12 clude in the Administration's annual budget request for 13 each fiscal year the rationale for assigning organizational 14 responsibility for, in the year prior to the budget fiscal 15 year, each initiated project, program, and mission focused 16 on research and development of advanced technologies for 17 human space exploration. **"Subchapter V—MAXIMIZING EFFICIENCY "Part A—Administration Informa tion Technology and Cybersecu rity**

6 "§71751. Information technology governance

7 "The Administrator shall, in a manner that reflects
8 the unique nature of the Administration's mission and ex9 pertise—

10 "(1) ensure the Administration Chief Informa-11 tion Officer, mission directorates, and centers have 12 appropriate roles in the management, governance, 13 and oversight processes related to information tech-14 nology operations and investments and information 15 security programs for the protection of Administra-16 tion systems;

"(2) ensure the Administration Chief Information Officer has the appropriate resources and insight to oversee Administration information technology and information security operations and investments;

"(3) provide an information technology program
management framework to increase the efficiency
and effectiveness of information technology invest-

1 ments, including relying on metrics for identifying 2 and reducing potential duplication, waste, and cost; 3 "(4) improve the operational linkage between the Administration Chief Information Officer and 4 5 each Administration mission directorate, center, and 6 mission support office to ensure both Administration 7 and mission needs are considered in Administration-8 wide information technology and information secu-9 rity management and oversight; 10 "(5) review the portfolio of information tech-11 nology investments and spending, including informa-12 tion technology-related investments included as part 13 of activities within Administration mission direc-14 torates that may not be considered information tech-15 nology, to ensure investments are recognized and re-16 ported appropriately based on guidance from the Of-17 fice of Management and Budget; 18 "(6) consider appropriate revisions to the char-19 ters of information technology boards and councils 20 that inform information technology investment and operation decisions; and 21 22 "(7) consider whether the Administration Chief 23 Information Officer should have a seat on any boards or councils described in paragraph (6). 24

"§ 71752. Information technology strategic plan 1

2 "(a) IN GENERAL.—Subject to subsection (b), the 3 Administrator shall develop an information technology strategic plan to guide Administration information tech-4 5 nology management and strategic objectives.

6 "(b) REQUIREMENTS.—In developing the strategic 7 plan, the Administrator shall ensure that the strategic plan addresses— 8

9 "(1) the deadline under section 306(a) of title 10 5; and

11 (2) the requirements under section 3506 of 12 title 44.

"(c) CONTENTS.—The strategic plan shall address, 13 in a manner that reflects the unique nature of the Admin-14 15 istration's mission and expertise—

"(1) near- and long-term goals and objectives 16 for leveraging information technology; 17

18 "(2) a plan for how the Administration will 19 submit to Congress a list of information technology 20 projects, including completion dates and risk levels 21 in accordance with guidance from the Office of Man-22 agement and Budget;

"(3) an implementation overview for an Admin-23 24 istration-wide approach to information technology 25 investments and operations, including reducing bar-26

riers to cross-center collaboration:

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"(4) coordination by the Administration Chief
 Information Officer with centers and mission direc torates to ensure that information technology poli cies are effectively and efficiently implemented
 across the Administration;

6 "(5) a plan to increase the efficiency and effec-7 tiveness of information technology investments, in-8 cluding a description of how unnecessarily duplica-9 tive, wasteful, legacy, or outdated information tech-10 nology across the Administration will be identified 11 and eliminated, and a schedule for the identification 12 and elimination of such information technology;

"(6) a plan for improving the information security of Administration information and Administration information systems, including improving security control assessments and role-based security
training of employees; and

18 "(7) submission by the Administration to Con19 gress of information regarding high risk projects and
20 cybersecurity risks.

21 "(d) CONGRESSIONAL OVERSIGHT.—The Adminis22 trator shall submit to the appropriate committees of Con23 gress the strategic plan under subsection (a) and any up24 dates to the strategic plan.

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1 "§71753. Information security plan for cybersecurity

2 "(a) IN GENERAL.—Not later than 1 year after 3 March 21, 2017, the Administrator shall implement the 4 information security plan developed under subsection (b) 5 and take such further actions as the Administrator con-6 siders necessary to improve the information security sys-7 tem in accordance with this section.

8 "(b) INFORMATION SECURITY PLAN.—Subject to 9 subsections (c) and (d), the Administrator shall develop 10 an Administration-wide information security plan to en-11 hance information security for Administration information 12 and information infrastructure.

13 "(c) REQUIREMENTS.—In developing the plan under
14 subsection (b), the Administrator shall ensure that the
15 plan—

16 "(1) reflects the unique nature of the Adminis-17 tration's mission and expertise;

18 "(2) is informed by policies, standards, guide19 lines, and directives on information security required
20 for Federal agencies;

21 "(3) is consistent with the standards and guide22 lines under section 11331 of title 40; and

23 "(4) meets applicable National Institute of
24 Standards and Technology information security
25 standards and guidelines.

"(d) CONTENTS.—The plan shall address—

1	((1) an overview of the requirements of the in-
2	formation security system;
3	"(2) an Administration-wide risk management
4	framework for information security;
5	"(3) a description of the information security
6	system management controls and common controls
7	that are necessary to ensure compliance with infor-
8	mation security-related requirements;
9	"(4) an identification and assignment of roles,
10	responsibilities, and management commitment for
11	information security at the Administration;
12	"(5) coordination among organizational entities,
13	including between each center, facility, mission di-
14	rectorate, and mission support office, and among
15	Administration entities responsible for different as-
16	pects of information security;
17	"(6) the need to protect the information secu-
18	rity of mission-critical systems and activities and
19	high-impact and moderate-impact information sys-
20	tems; and
21	"(7) a schedule of frequent reviews and up-
22	dates, as necessary, of the plan.

Part B—Collaboration Among Mis sion Directorates and Other Matters

4 "§ 71761. Collaboration among mission directorates

5 "The Administrator shall encourage an interdiscipli6 nary approach among all Administration mission direc7 torates and divisions, whenever appropriate, for projects
8 or missions—

9 "(1) to improve coordination, and encourage10 collaboration and early planning on scope;

"(2) to determine areas of overlap or alignment;
"(3) to find ways to leverage across divisional
perspectives to maximize outcomes; and

14 "(4) to be more efficient with resources and15 funds.

16 "§71762. Administration launch capabilities collabo-

17 ration

18 "The Administrator shall pursue a strategy for acqui19 sition of crewed transportation services and non-crewed
20 launch services that continues to enhance communication,
21 collaboration, and coordination between the Launch Serv22 ices Program and the Commercial Crew Program.

23 "§ 71763. Education and outreach

24 "The Administrator shall continue engagement with25 the public and education opportunities for students via all

the Administration's mission directorates to the maximum
 extent practicable.

3 "§71764. Leveraging commercial satellite servicing 4 capabilities across mission directorates

5 "The Administrator shall—

6 "(1) identify orbital assets in both the Science 7 Mission Directorate and the Human Exploration 8 and Operations Mission Directorate that could ben-9 efit from satellite servicing-related technologies; and 10 "(2) work across all Administration mission di-11 rectorates to evaluate opportunities for the private 12 sector to perform such services or advance technical 13 capabilities by leveraging the technologies and tech-14 niques developed by Administration programs and 15 other industry programs.

16 "§ 71765. Flight opportunities

17 "(a) Development of Payloads.—

"(1) IN GENERAL.—In order to conduct necessary research, the Administrator shall continue
and, as the Administrator considers appropriate, expand the development of technology payloads for—
"(A) scientific research; and
"(B) investigating new or improved capa-

24 bilities.

	110
1	"(2) FUNDS.—For the purpose of carrying out
2	paragraph (1), the Administrator shall make funds
3	available for—
4	"(A) flight testing;
5	"(B) payload development; and
6	"(C) hardware related to subparagraphs
7	(A) and (B).
8	"(b) Reaffirmation of Policy.—Congress reaf-
9	firms that the Administrator should provide flight oppor-
10	tunities for payloads to microgravity environments and
11	suborbital altitudes as authorized by section 40905 of this
12	title.
13	"§ 71766. Space Act Agreements
	"§ 71766. Space Act Agreements "(a) Funded Space Act Agreements.—To the ex-
13	
13 14	"(a) Funded Space Act Agreements.—To the ex-
13 14 15	"(a) FUNDED SPACE ACT AGREEMENTS.—To the ex- tent appropriate, the Administrator shall seek to maximize
13 14 15 16	"(a) FUNDED SPACE ACT AGREEMENTS.—To the ex- tent appropriate, the Administrator shall seek to maximize the value of contributions provided by other parties under
 13 14 15 16 17 	"(a) FUNDED SPACE ACT AGREEMENTS.—To the ex- tent appropriate, the Administrator shall seek to maximize the value of contributions provided by other parties under a funded Space Act Agreement in order to advance the
 13 14 15 16 17 18 	"(a) FUNDED SPACE ACT AGREEMENTS.—To the ex- tent appropriate, the Administrator shall seek to maximize the value of contributions provided by other parties under a funded Space Act Agreement in order to advance the Administration's mission.
 13 14 15 16 17 18 19 	"(a) FUNDED SPACE ACT AGREEMENTS.—To the ex- tent appropriate, the Administrator shall seek to maximize the value of contributions provided by other parties under a funded Space Act Agreement in order to advance the Administration's mission. "(b) NON-EXCLUSIVITY.—
 13 14 15 16 17 18 19 20 	 "(a) FUNDED SPACE ACT AGREEMENTS.—To the extent appropriate, the Administrator shall seek to maximize the value of contributions provided by other parties under a funded Space Act Agreement in order to advance the Administration's mission. "(b) NON-EXCLUSIVITY.— "(1) IN GENERAL.—The Administrator shall, to
 13 14 15 16 17 18 19 20 21 	 "(a) FUNDED SPACE ACT AGREEMENTS.—To the extent appropriate, the Administrator shall seek to maximize the value of contributions provided by other parties under a funded Space Act Agreement in order to advance the Administration's mission. "(b) NON-EXCLUSIVITY.— "(1) IN GENERAL.—The Administrator shall, to the greatest extent practicable, issue each Space Act
 13 14 15 16 17 18 19 20 21 22 	 "(a) FUNDED SPACE ACT AGREEMENTS.—To the extent appropriate, the Administrator shall seek to maximize the value of contributions provided by other parties under a funded Space Act Agreement in order to advance the Administration's mission. "(b) NON-EXCLUSIVITY.— "(1) IN GENERAL.—The Administrator shall, to the greatest extent practicable, issue each Space Act Agreement—

1	"(B) in a manner that ensures all non-gov-
2	ernment parties have equal access to Adminis-
3	tration resources; and
4	"(C) exercising reasonable care not to re-
5	veal unique or proprietary information.
6	"(2) EXCLUSIVITY.—If the Administrator de-
7	termines an exclusive arrangement is necessary, the
8	Administrator shall, to the greatest extent prac-
9	ticable, issue the Space Act Agreement—
10	"(A) utilizing a competitive selection proc-
11	ess when exclusive arrangements are necessary;
12	and
13	"(B) pursuant to public announcements
14	when exclusive arrangements are necessary.
15	"(c) TRANSPARENCY.—The Administrator shall pub-
16	licly disclose on the Administration's website and make
17	available in a searchable format each Space Act Agree-
18	ment, including an estimate of committed Administration
19	resources and the expected benefits to Administration ob-
20	jectives for each agreement, with appropriate redactions
21	for proprietary, sensitive, or classified information, not
22	later than 60 days after such agreement is signed by the
23	parties.

24 "(d) ANNUAL REPORTS.—

1	"(1) REQUIREMENT.—Not later than 90 days
2	after the end of each fiscal year, the Administrator
3	shall submit to the appropriate committees of Con-
4	gress a report on the use of Space Act Agreement
5	authority by the Administration during the previous
6	fiscal year.
7	"(2) CONTENTS.—The report shall include for
8	each Space Act Agreement in effect at the time of
9	the report—
10	"(A) an indication of whether the agree-
11	ment is a reimbursable, non-reimbursable, or
12	funded Space Act Agreement;
13	"(B) a description of—
14	"(i) the subject and terms;
15	"(ii) the parties;
16	"(iii) the responsible—
17	"(I) mission directorate;
18	"(II) center; or
19	"(III) headquarters element;
20	"(iv) the value;
21	"(v) the extent of the cost sharing
22	among Federal Government and non-Fed-
23	eral sources;
24	"(vi) the time period or schedule; and
25	"(vii) all milestones; and

1	"(C) an indication of whether the agree-
2	ment was renewed during the previous fiscal
3	year.
4	"(3) ANTICIPATED AGREEMENTS.—The report
5	shall include a list of all anticipated reimbursable,
6	non-reimbursable, and funded Space Act Agreements
7	for the upcoming fiscal year.
8	"(4) CUMULATIVE PROGRAM BENEFITS.—The
9	report shall include, with respect to each Space Act
10	Agreement covered by the report, a summary of—
11	"(A) the technology areas in which re-
12	search projects were conducted under that
13	agreement;
14	"(B) the extent to which the use of that
15	agreement—
16	"(i) has contributed to a broadening
17	of the technology and industrial base avail-
18	able for meeting Administration needs; and
19	"(ii) has fostered within the tech-
20	nology and industrial base new relation-
21	ships and practices that support the
22	United States; and
23	"(C) the total amount of value received by
24	the Federal Government during the fiscal year
25	under that agreement.".

(2) CHAPTER HEADING TYPEFACE.—The chap ter heading of chapter 717 of title 51, United States
 Code, as added by paragraph (1), is amended so
 that the typeface of that chapter heading conforms
 to the typeface of other chapter headings in title 51,
 United States Code.

7 (3) CHAPTER TABLE OF CONTENTS TYPE8 FACE.—The chapter table of contents of chapter 717
9 of title 51, United States Code, as added by para10 graph (1), is amended so that the typeface of the
11 subchapter headings and the typeface of the sub12 chapter items conform to those appearing in other
13 chapter table of contents of title 51.

(4) SUBCHAPTER HEADING TYPEFACE.—The
subchapter headings for subchapters I through V of
chapter 717 of title 51, United States Code, as
added by paragraph (1), are amended so that the
typeface of those subchapter headings conforms to
the typeface of subchapter headings in other chapters of title 51, United States Code.

21 (aa) Committee Name Change.—

(1) Section 20117(1) of title 51, United States
Code, is amended by striking "Committee on Science
and Technology" and inserting "Committee on
Science, Space, and Technology".

1	(2) Section 311 of the National Aeronautics
2	and Space Administration Authorization Act of 2000
3	(Public Law 106–391, 51 U.S.C. 20143 note) is
4	amended—
5	(A) in subsection (a), by striking "Com-
6	mittee on Science" and inserting "Committee
7	on Science, Space, and Technology"; and
8	(B) in subsection (b), by striking "Com-
9	mittees on Science and Appropriations" and in-
10	serting "Committee on Science, Space, and
11	Technology and the Committee on Appropria-
12	tions".
13	(3) Section 30303(b) of title 51, United States
14	Code, is amended by striking "Committee on Science
15	and Technology" and inserting "Committee on
16	Science, Space, and Technology".
17	(4) Section 30305(c) (matter before paragraph
18	(1)) of title 51, United States Code, is amended by
19	striking "Committee on Science and Technology"
20	and inserting "Committee on Science, Space, and
21	Technology".
22	(5) Section 203(b) of the America COMPETES
23	Reauthorization Act of 2010 (Public Law 111–358,
24	51 U.S.C. note prec. 30501) is amended by striking
25	"Committee on Science and Technology" and insert-

1	ing "Committee on Science, Space, and Tech-
2	nology''.
3	(6) Section 30501(a) of title 51, United States
4	Code, is amended by striking "Committee on Science
5	and Technology" and inserting "Committee on
6	Science, Space, and Technology''.
7	(7) Section 30502 of title 51, United States
8	Code, is amended—
9	(A) in subsection (a), by striking "Com-
10	mittee on Science and Technology" and insert-
11	ing "Committee on Science, Space, and Tech-
12	nology"; and
13	(B) in subsection (d) (matter before para-
14	graph (1)), by striking "Committee on Science
15	and Technology" and inserting "Committee on
16	Science, Space, and Technology".
17	(8) Section 30503(c) (matter before paragraph
18	(1)) of title 51, United States Code, is amended by
19	striking "Committee on Science and Technology"
20	and inserting "Committee on Science, Space, and
21	Technology".
22	(9) Section 102 of the National Aeronautics
23	and Space Administration Authorization Act of 2005
24	(Public Law 109–155, 51 U.S.C. note prec. 49901
25	(formerly 40901)) is amended by striking "Com-

1	mittee on Science" and inserting "Committee on
2	Science, Space, and Technology' in the following
3	provisions:
4	(A) Subsection $(a)(2)(A)$.
5	(B) Subsection $(a)(2)(B)$.
6	(C) Subsection (b) (matter before para-
7	graph (1)).
8	(D) Subsection $(c)(3)$.
9	(E) Subsection (d).
10	(F) Subsection $(e)(2)$ (matter before sub-
11	paragraph (A)).
12	(10) Section 49906(b) (matter before para-
13	graph (1)) of title 51, United States Code (as redes-
14	ignated by subsection $(n)(3)$, is amended by strik-
15	ing "Committee on Science and Technology" and in-
16	serting "Committee on Science, Space, and Tech-
17	nology".
18	(11) Section $50134(b)(1)$ (matter before sub-
19	paragraph (A)) of title 51, United States Code, is
20	amended by striking "Committee on Science and
21	Technology" and inserting "Committee on Science,
22	Space, and Technology".
23	(12) Section 50505(a) of title 51, United States
24	Code, is amended by striking "Committee on Science

1	and Technology" and inserting "Committee on
2	Science, Space, and Technology".
3	(13) Section 50703 of title 51, United States
4	Code, is amended by striking "Committee on Science
5	and Technology" and inserting "Committee on
6	Science, Space, and Technology".
7	(14) Section $621(b)$ (matter before paragraph
8	(1)) of the National Aeronautics and Space Adminis-
9	tration Authorization Act of 2008 (Public Law 110–
10	422, 51 U.S.C. 50903 note) is amended by striking
11	"Committee on Science and Technology" and insert-
12	ing "Committee on Science, Space, and Tech-
13	nology".
14	(15) Section 50906(a) of title 51, United States
15	Code, is amended by striking "Committee on
16	Science" and inserting "Committee on Science,
17	Space, and Technology".
18	(16) Section $50914(d)(1)$ of title 51, United
19	States Code, is amended by striking "Committee on
20	Science" and inserting "Committee on Science,
21	Space, and Technology".
22	(17) Section 60505(b) of title 51, United States
23	Code, is amended by striking "Committee on Science
24	and Technology" and inserting "Committee on
25	Science, Space, and Technology".

1	(18) Section 502 of the National Aeronautics
2	and Space Administration Authorization Act of 2005
3	(Public Law 109–155, 51 U.S.C. 70501 note) is
4	amended—
5	(A) in subsection (b) (matter before para-
6	graph (1)), by striking "Committee on Science"
7	and inserting "Committee on Science, Space,
8	and Technology'; and
9	(B) in subsection (c), by striking "Com-
10	mittee on Science" and inserting "Committee
11	on Science, Space, and Technology".
12	(19) Section 313(c) of the National Aeronautics
13	and Space Administration Authorization Act of 2000
14	(Public Law 106–391, 51 U.S.C. 70506 note) is
15	amended by striking "Committee on Science" and
16	inserting "Committee on Science, Space, and Tech-
17	nology".
18	(20) Section 203(b) of the National Aeronautics
19	and Space Administration Authorization Act of 2000
20	(Public Law 106–391, 51 U.S.C. 70901 note) is
21	amended by striking "Committee on Science" and
22	inserting "Committee on Science, Space, and Tech-
23	nology".
24	(21) Section $205(b)$ (matter before paragraph
25	(1)) of the National Aeronautics and Space Adminis-

tration Authorization Act of 2000 (Public Law 106–
 391, 51 U.S.C. 70901 note) is amended by striking
 "Committee on Science" and inserting "Committee
 on Science, Space, and Technology".

5 SEC. 4. TECHNICAL AMENDMENTS.

6 (a) TITLE 5, UNITED STATES CODE.—Section 914
7 of the Ronald W. Reagan National Defense Authorization
8 Act for Fiscal Year 2005 (Public Law 108–375, 5 U.S.C.
9 552 note) is amended—

(1) in subsection (b)(1)(B), by striking "the
Land Remote Sensing Policy Act of 1992 (15 U.S.C.
5601 et seq.);" and inserting "chapter 601 of title
51, United States Code;"; and

(2) in subsection (e), by striking "section 3 of
the Land Remote Sensing Policy Act of 1992 (15
U.S.C. 5602)." and inserting "section 60101 of title
51, United States Code.".

18 (b) TITLE 28, UNITED STATES CODE.—

(1) The chapter table of contents of chapter
(1) The chapter table of contents of chapter
123 of title 28, United States Code, is amended in
the item for section 1932 (relating to revocation of
earned release credit) by striking "1932" and inserting "1933".

1	(2) Section 1932 of title 28, United States
2	Code (relating to revocation of earned release cred-
3	it), is redesignated as section 1933 of that title.
4	(c) TITLE 31, UNITED STATES CODE.—Section 1(4)
5	of Public Law 107–74 (31 U.S.C. 1113 note), is amended
6	by striking "Section 206 of the National Aeronautics and
7	Space Act of 1958 (42 U.S.C. 2476)." and inserting "Sec-
8	tion 20116 of title 51, United States Code.".
9	(d) TITLE 36, UNITED STATES CODE.—The title
10	table of contents of title 36, United States Code, is amend-
11	ed—
12	(1) in the item for chapter 23, by striking
12	"Council" and inserting "Museum"; and
13	obuildin and moorting masculin, and
13 14	(2) in the item for chapter 307, by striking
14	(2) in the item for chapter 307, by striking
14 15	(2) in the item for chapter 307, by striking "For" and inserting "for".
14 15 16	(2) in the item for chapter 307, by striking"For" and inserting "for".(e) TITLE 42, UNITED STATES CODE.—
14 15 16 17	 (2) in the item for chapter 307, by striking "For" and inserting "for". (e) TITLE 42, UNITED STATES CODE.— (1) Section 602(b)(1) of the National Aero-
14 15 16 17 18	 (2) in the item for chapter 307, by striking "For" and inserting "for". (e) TITLE 42, UNITED STATES CODE.— (1) Section 602(b)(1) of the National Aeronautics and Space Administration Authorization Act
14 15 16 17 18 19	 (2) in the item for chapter 307, by striking "For" and inserting "for". (e) TITLE 42, UNITED STATES CODE.— (1) Section 602(b)(1) of the National Aeronautics and Space Administration Authorization Act of 2010 (42 U.S.C. 18362(b)(1)) is amended by
 14 15 16 17 18 19 20 	 (2) in the item for chapter 307, by striking "For" and inserting "for". (e) TITLE 42, UNITED STATES CODE.— (1) Section 602(b)(1) of the National Aeronautics and Space Administration Authorization Act of 2010 (42 U.S.C. 18362(b)(1)) is amended by striking "section 302 of this Act." and inserting
 14 15 16 17 18 19 20 21 	 (2) in the item for chapter 307, by striking "For" and inserting "for". (e) TITLE 42, UNITED STATES CODE.— (1) Section 602(b)(1) of the National Aeronautics and Space Administration Authorization Act of 2010 (42 U.S.C. 18362(b)(1)) is amended by striking "section 302 of this Act." and inserting "section 71521 of title 51, United States Code.".

1	(A) in subsection (a), by striking " (42)
2	U.S.C. 17761(a))," and inserting "(Public Law
3	110–422, 51 U.S.C. 70501 note),"; and
4	(B) in subsection (b), by striking " (42)
5	U.S.C. 17761(a))." and inserting "(Public Law
6	110–422, 51 U.S.C. 70501 note).".
7	(f) TITLE 51, UNITED STATES CODE.—
8	(1) Section 10802 of the National Aeronautics
9	and Space Administration Authorization Act of 2022
10	(Public Law 117–167, 51 U.S.C. 10101 note) is
11	amended—
12	(A) in paragraph (11), by striking "section
13	303 of the National Aeronautics and Space Ad-
14	ministration Authorization Act of 2010 (42)
15	U.S.C. 18323)." and inserting "section 71522
16	of title 51, United States Code."; and
17	(B) in paragraph (14), by striking "section
18	302 of the National Aeronautics and Space Ad-
19	ministration Act of 2010 (42 U.S.C. 18322)."
20	and inserting "section 71521 of title 51, United
21	States Code.".
22	(2) Section 2 of the National Aeronautics and
23	Space Administration Transition Authorization Act
24	of 2017 (Public Law 115–10, 51 U.S.C. 10101
25	note) is amended—

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1	(A) in paragraph (8), by striking "section
2	504(a) of the National Aeronautics and Space
3	Administration Authorization Act of 2010 (42)
4	U.S.C. 18354(a))." and inserting "section
5	70911(a) of title 51, United States Code.";
6	(B) in paragraph (10), by striking "section
7	303 of the National Aeronautics and Space Ad-
8	ministration Authorization Act of 2010 (42)
9	U.S.C. 18323)." and inserting "section 71522
10	of title 51, United States Code."; and
11	(C) in paragraph (11), by striking "section
12	3 of the National Aeronautics and Space Ad-
13	ministration Authorization Act of 2010 (42)
14	U.S.C. 18302)." and inserting "section 71501
15	of title 51, United States Code.".
16	(3) Section 10812 of the National Aeronautics
17	and Space Administration Authorization Act of 2022
18	(Public Law 117–167, 51 U.S.C. 20301 note) is
19	amended—
20	(A) in subsection $(e)(1)$, by striking "sec-
21	tion $302(c)(2)$ of the National Aeronautics and
22	Space Administration Authorization Act of
23	2010 (42 U.S.C. 18322(c)(2))," and inserting
24	"section 71521(c)(2) of title 51, United States
25	Code,"; and

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1	(B) in subsection (f), by striking "section
2	302(c)(3) of the National Aeronautics and
3	Space Administration Authorization Act of
4	2010 (42 U.S.C. 18322(c)(3))," and inserting
5	"section 71521(c)(3) of title 51, United States
6	Code,".
7	(4) Section 421 of the National Aeronautics
8	and Space Administration Transition Authorization
9	Act of 2017 (Public Law 115–10, 51 U.S.C. 20301
10	note) is amended—
11	(A) in subsection (e)—
12	(i) in paragraph (1), by striking "sec-
13	tion 303(b)(3) of the National Aeronautics
14	and Space Administration Authorization
15	Act of 2010 (42 U.S.C. 18323(b)(3))."
16	and inserting "section $71522(b)(3)$ of title
17	51, United States Code.";
18	(ii) in paragraph (2)(A), by striking
19	"section $303(b)(3)$ of that Act (42 U.S.C.
20	18323(b)(3));" and inserting "section
21	71522(b)(3) of title 51, United States
22	Code;"; and
23	(iii) in subparagraphs (C) and (D) of
24	paragraph (2), by striking "section
25	303(b)(3) of that Act (42 U.S.C.

1	18323(b)(3))" and inserting "section
2	71522(b)(3) of title 51, United States
3	Code,"; and
4	(B) in subsection (h)(1), by striking "sec-
5	tion 302(c) of the National Aeronautics and
6	Space Administration Authorization Act of
7	2010 (42 U.S.C. 18322(c))." and inserting
8	"section 71521(c) of title 51, United States
9	Code.".
10	(5) Section 20302(c) of title 51, United States
11	Code, is amended—
12	(A) in paragraph (1), by striking "section
13	303 of the National Aeronautics and Space Ad-
14	ministration Authorization Act of 2010 (42)
15	U.S.C. 18323)." and inserting "section 71522
16	of this title."; and
17	(B) in paragraph (2)—
18	(i) by striking "means has the mean-
19	ing" and inserting "has the meaning"; and
20	(ii) by striking "section 3 of the Na-
21	tional Aeronautics and Space Administra-
22	tion Authorization Act of 2010 (42 U.S.C.
23	18302)." and inserting "section 71501 of
24	this title.".

1	(6) Section 10811 of the National Aeronautics
2	and Space Administration Authorization Act of 2022
3	(Public Law 117–167, 51 U.S.C. 20302 note) is
4	amended—
5	(A) in subsection $(a)(2)(A)$, by striking
6	"section 432 of the National Aeronautics and
7	Space Administration Transition Authorization
8	Act of 2017 (Public Law 115–10; 51 U.S.C.
9	20302 note);" and inserting "section 71721 of
10	title 51, United States Code;"; and
11	(B) in subsection $(b)(2)(C)(ii)$, by striking
12	"section 432 of the National Aeronautics and
13	Space Administration Transition Authorization
14	Act of 2017 (Public Law 115–10; 51 U.S.C.
15	20302 note);" and inserting "section 71721 of
16	title 51, United States Code;".
17	(7) Section $837(a)(4)$ of the National Aero-
18	nautics and Space Administration Transition Au-
19	thorization Act of 2017 (Public Law 115–10, 51
20	U.S.C. 31502 note) is amended by striking "section
21	432 of this Act," and inserting "section 71721 of
22	title 51, United States Code,".
23	(8) Section 202 of the National Space Grant
24	College and Fellowship Act (Public Law 100–147,
25	title II, 51 U.S.C. 40301 note) is amended—

1	(A) by striking "The Congress finds" and
2	inserting "(a) Congress finds"; and
3	(B) by adding at the end the following:
4	"(b) The definitions in section 40302 of title 51,
5	United States Code, apply in this section.".
6	(9) Section $50111(c)(2)$ of title 51, United
7	States Code, is amended—
8	(A) in subparagraph (E), by striking "sec-
9	tion $301(b)(2)$ of the National Aeronautics and
10	Space Administration Transition Authorization
11	Act of 2017 ;" and inserting "section $70912(2)$
12	of this title;";
13	(B) in subparagraph (G), by striking "sec-
14	tion 432 of the National Aeronautics and Space
15	Administration Transition Authorization Act of
16	2017;" and inserting "section 71721 of this
17	title;"; and
18	(C) in subparagraph (J) (matter before
19	clause (i)), by striking "section 503 of the Na-
20	tional Aeronautics and Space Administration
21	Authorization Act of 2010 (42 U.S.C. 18353),"
22	and inserting "section 70910 of this title,".
23	(10) Section $302(c)(1)$ of the National Aero-
24	nautics and Space Administration Transition Au-
25	thorization Act of 2017 (Public Law 115-10, 51

 U.S.C. 18301 et seq.);" and inserting "(Public Law 111-267, 124 Stat. 2805);". (11) Section 303(b)(2) of the National Aero- nautics and Space Administration Transition Au- thorization Act of 2017 (Public Law 115-10, 51 U.S.C. 50111 note) is amended by striking "section 432 of this Act." and inserting "section 71721 of title 51, United States Code.". (12) Section 501 of the National Aeronautics and Space Administration Authorization Act, Fiscal Year 1993 (Public Law 102-588, 51 U.S.C. 50501 note) is amended by striking "The Congress finds that—" and inserting the following: "(a) DEFINITIONS.—The definitions in section 50501 of title 51, United States Code, apply in this section. "(b) IN GENERAL.—Congress finds that—". (13) Section 70104 of title 51, United States Code, is amended by striking "section 302 of the National Aeronautics and Space Administration Au- thorization Act of 2010 (42 U.S.C. 18322)." and in- serting "section 71521 of this title.". (14) Section 70501(a)(2) of title 51, United 	1	U.S.C. 50111 note) is amended by striking " $(42$
 4 (11) Section 303(b)(2) of the National Aero- nautics and Space Administration Transition Au- thorization Act of 2017 (Public Law 115–10, 51 7 U.S.C. 50111 note) is amended by striking "section 8 432 of this Act." and inserting "section 71721 of 9 title 51, United States Code.". 10 (12) Section 501 of the National Aeronautics 11 and Space Administration Authorization Act, Fiscal 12 Year 1993 (Public Law 102–588, 51 U.S.C. 50501 13 note) is amended by striking "The Congress finds 14 that—" and inserting the following: 15 "(a) DEFINITIONS.—The definitions in section 50501 16 of title 51, United States Code, apply in this section. 17 "(b) IN GENERAL.—Congress finds that—". 18 (13) Section 70104 of title 51, United States 19 Code, is amended by striking "section 302 of the 20 National Aeronautics and Space Administration Au- thorization Act of 2010 (42 U.S.C. 18322)." and in- serting "section 71521 of this title.". 23 (14) Section 70501(a)(2) of title 51, United 	2	U.S.C. 18301 et seq.);" and inserting "(Public Law
 nautics and Space Administration Transition Au- thorization Act of 2017 (Public Law 115–10, 51 U.S.C. 50111 note) is amended by striking "section 432 of this Act." and inserting "section 71721 of title 51, United States Code.". (12) Section 501 of the National Aeronautics and Space Administration Authorization Act, Fiscal Year 1993 (Public Law 102–588, 51 U.S.C. 50501 note) is amended by striking "The Congress finds that—" and inserting the following: "(a) DEFINITIONS.—The definitions in section 50501 of title 51, United States Code, apply in this section. "(b) IN GENERAL.—Congress finds that—". (13) Section 70104 of title 51, United States Code, is amended by striking "section 302 of the National Aeronautics and Space Administration Au- thorization Act of 2010 (42 U.S.C. 18322)." and in- serting "section 71521 of this title.". (14) Section 70501(a)(2) of title 51, United 	3	111–267, 124 Stat. 2805);".
 thorization Act of 2017 (Public Law 115–10, 51 U.S.C. 50111 note) is amended by striking "section 432 of this Act." and inserting "section 71721 of title 51, United States Code.". (12) Section 501 of the National Aeronautics and Space Administration Authorization Act, Fiscal Year 1993 (Public Law 102–588, 51 U.S.C. 50501 note) is amended by striking "The Congress finds that—" and inserting the following: "(a) DEFINITIONS.—The definitions in section 50501 of title 51, United States Code, apply in this section. "(b) IN GENERAL.—Congress finds that—". (13) Section 70104 of title 51, United States Code, is amended by striking "section 302 of the National Aeronautics and Space Administration Au- thorization Act of 2010 (42 U.S.C. 18322)." and in- serting "section 71521 of this title.". (14) Section 70501(a)(2) of title 51, United 	4	(11) Section $303(b)(2)$ of the National Aero-
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 432 of this Act." and inserting "section 71721 of title 51, United States Code.". (12) Section 501 of the National Aeronautics and Space Administration Authorization Act, Fiscal Year 1993 (Public Law 102–588, 51 U.S.C. 50501 note) is amended by striking "The Congress finds that—" and inserting the following: "(a) DEFINITIONS.—The definitions in section 50501 of title 51, United States Code, apply in this section. "(b) IN GENERAL.—Congress finds that—". (13) Section 70104 of title 51, United States Code, is amended by striking "section 302 of the National Aeronautics and Space Administration Au- thorization Act of 2010 (42 U.S.C. 18322)." and in- serting "section 71521 of this title.". (14) Section 70501(a)(2) of title 51, United 	6	thorization Act of 2017 (Public Law 115–10, 51
 9 title 51, United States Code.". 10 (12) Section 501 of the National Aeronautics 11 and Space Administration Authorization Act, Fiscal 12 Year 1993 (Public Law 102–588, 51 U.S.C. 50501 13 note) is amended by striking "The Congress finds 14 that—" and inserting the following: 15 "(a) DEFINITIONS.—The definitions in section 50501 16 of title 51, United States Code, apply in this section. 17 "(b) IN GENERAL.—Congress finds that—". 18 (13) Section 70104 of title 51, United States 19 Code, is amended by striking "section 302 of the 20 National Aeronautics and Space Administration Au- 21 thorization Act of 2010 (42 U.S.C. 18322)." and in- 22 serting "section 71521 of this title.". 23 (14) Section 70501(a)(2) of title 51, United 	7	U.S.C. 50111 note) is amended by striking "section
 (12) Section 501 of the National Aeronautics and Space Administration Authorization Act, Fiscal Year 1993 (Public Law 102–588, 51 U.S.C. 50501 note) is amended by striking "The Congress finds that—" and inserting the following: "(a) DEFINITIONS.—The definitions in section 50501 of title 51, United States Code, apply in this section. "(b) IN GENERAL.—Congress finds that—". (13) Section 70104 of title 51, United States Code, is amended by striking "section 302 of the National Aeronautics and Space Administration Au- thorization Act of 2010 (42 U.S.C. 18322)." and in- serting "section 71521 of this title.". (14) Section 70501(a)(2) of title 51, United 	8	432 of this Act." and inserting "section 71721 of
 and Space Administration Authorization Act, Fiscal Year 1993 (Public Law 102–588, 51 U.S.C. 50501 note) is amended by striking "The Congress finds that—" and inserting the following: "(a) DEFINITIONS.—The definitions in section 50501 of title 51, United States Code, apply in this section. "(b) IN GENERAL.—Congress finds that—". (13) Section 70104 of title 51, United States Code, is amended by striking "section 302 of the National Aeronautics and Space Administration Authorization Act of 2010 (42 U.S.C. 18322)." and inserting "section 71521 of this title.". (14) Section 70501(a)(2) of title 51, United 	9	title 51, United States Code.".
 Year 1993 (Public Law 102–588, 51 U.S.C. 50501 note) is amended by striking "The Congress finds that—" and inserting the following: "(a) DEFINITIONS.—The definitions in section 50501 of title 51, United States Code, apply in this section. "(b) IN GENERAL.—Congress finds that—". (13) Section 70104 of title 51, United States Code, is amended by striking "section 302 of the National Aeronautics and Space Administration Au- thorization Act of 2010 (42 U.S.C. 18322)." and in- serting "section 71521 of this title.". (14) Section 70501(a)(2) of title 51, United 	10	(12) Section 501 of the National Aeronautics
 note) is amended by striking "The Congress finds that—" and inserting the following: "(a) DEFINITIONS.—The definitions in section 50501 of title 51, United States Code, apply in this section. "(b) IN GENERAL.—Congress finds that—". (13) Section 70104 of title 51, United States Code, is amended by striking "section 302 of the National Aeronautics and Space Administration Au- thorization Act of 2010 (42 U.S.C. 18322)." and in- serting "section 71521 of this title.". (14) Section 70501(a)(2) of title 51, United 	11	and Space Administration Authorization Act, Fiscal
 that—" and inserting the following: "(a) DEFINITIONS.—The definitions in section 50501 of title 51, United States Code, apply in this section. "(b) IN GENERAL.—Congress finds that—". (13) Section 70104 of title 51, United States Code, is amended by striking "section 302 of the National Aeronautics and Space Administration Au- thorization Act of 2010 (42 U.S.C. 18322)." and in- serting "section 71521 of this title.". (14) Section 70501(a)(2) of title 51, United 	12	Year 1993 (Public Law 102–588, 51 U.S.C. 50501
 15 "(a) DEFINITIONS.—The definitions in section 50501 16 of title 51, United States Code, apply in this section. 17 "(b) IN GENERAL.—Congress finds that—". 18 (13) Section 70104 of title 51, United States 19 Code, is amended by striking "section 302 of the 20 National Aeronautics and Space Administration Au- 21 thorization Act of 2010 (42 U.S.C. 18322)." and in- 22 serting "section 71521 of this title.". 23 (14) Section 70501(a)(2) of title 51, United 	13	note) is amended by striking "The Congress finds
 16 of title 51, United States Code, apply in this section. 17 "(b) IN GENERAL.—Congress finds that—". 18 (13) Section 70104 of title 51, United States 19 Code, is amended by striking "section 302 of the 20 National Aeronautics and Space Administration Au- 21 thorization Act of 2010 (42 U.S.C. 18322)." and in- 22 serting "section 71521 of this title.". 23 (14) Section 70501(a)(2) of title 51, United 	14	that—" and inserting the following:
 "(b) IN GENERAL.—Congress finds that—". (13) Section 70104 of title 51, United States Code, is amended by striking "section 302 of the National Aeronautics and Space Administration Au- thorization Act of 2010 (42 U.S.C. 18322)." and in- serting "section 71521 of this title.". (14) Section 70501(a)(2) of title 51, United 	15	"(a) DEFINITIONS.—The definitions in section 50501
 (13) Section 70104 of title 51, United States Code, is amended by striking "section 302 of the National Aeronautics and Space Administration Au- thorization Act of 2010 (42 U.S.C. 18322)." and in- serting "section 71521 of this title.". (14) Section 70501(a)(2) of title 51, United 	16	of title 51, United States Code, apply in this section.
 Code, is amended by striking "section 302 of the National Aeronautics and Space Administration Au- thorization Act of 2010 (42 U.S.C. 18322)." and in- serting "section 71521 of this title.". (14) Section 70501(a)(2) of title 51, United 	17	"(b) IN GENERAL.—Congress finds that—".
 20 National Aeronautics and Space Administration Au- 21 thorization Act of 2010 (42 U.S.C. 18322)." and in- 22 serting "section 71521 of this title.". 23 (14) Section 70501(a)(2) of title 51, United 	18	(13) Section 70104 of title 51, United States
 21 thorization Act of 2010 (42 U.S.C. 18322)." and in- 22 serting "section 71521 of this title.". 23 (14) Section 70501(a)(2) of title 51, United 	19	Code, is amended by striking "section 302 of the
 serting "section 71521 of this title.". (14) Section 70501(a)(2) of title 51, United 	20	National Aeronautics and Space Administration Au-
23 (14) Section 70501(a)(2) of title 51, United	21	thorization Act of 2010 (42 U.S.C. 18322)." and in-
	22	serting "section 71521 of this title.".
24 States Code, is amended by striking "section 421(f)	23	(14) Section 70501(a)(2) of title 51 United
		(11) Section $10501(a)(2)$ of one of, efficient
25 of the National Aeronautics and Space Administra-	24	

1	tion Transition Authorization Act of 2017" and in-
2	serting "section 71711(c) of this title".
3	(15) Section 70504(a) of title 51, United States
4	Code, is amended—
5	(A) in paragraph (1), by striking "section
6	202(b)(5) of the National Aeronautics and
7	Space Administration Authorization Act of
8	2010 (42 U.S.C. 18312(b)(5));" and inserting
9	"section 71512(b)(5) of this title;"; and
10	(B) in paragraph (2), by striking "section
11	432 of the National Aeronautics and Space Ad-
12	ministration Transition Authorization Act of
13	2017." and inserting "section 71721 of this
14	title.".
15	SEC. 5. TRANSITIONAL AND SAVINGS PROVISIONS.
16	(a) DEFINITIONS.—In this section:
17	(1) RESTATED PROVISION.—The term "restated
18	provision" means a provision of title 51, United
19	States Code, that is enacted by section 3.
20	(2) Source provision.—The term "source
21	provision" means a provision of law that is replaced
22	by a restated provision.
23	(b) CUTOFF DATE.—The restated provisions replace
24	certain provisions of law enacted on or before January 5,
25	2023. If a law enacted after that date amends or repeals

a source provision, that law is deemed to amend or repeal,
 as the case may be, the corresponding restated provision.
 If a law enacted after that date is otherwise inconsistent
 with a restated provision or a provision of this Act, that
 law supersedes the restated provision or provision of this
 Act to the extent of the inconsistency.

7 (c) ORIGINAL DATE OF ENACTMENT UNCHANGED.—
8 A restated provision is deemed to have been enacted on
9 the date of enactment of the corresponding source provi10 sion.

(d) REFERENCES TO RESTATED PROVISIONS.—A
reference to a restated provision is deemed to refer to the
corresponding source provision.

(e) REFERENCES TO SOURCE PROVISIONS.—A reference to a source provision, including a reference in a
regulation, order, or other law, is deemed to refer to the
corresponding restated provision.

(f) REGULATIONS, ORDERS, AND OTHER ADMINISTRATIVE ACTIONS.—A regulation, order, or other administrative action in effect under a source provision continues in effect under the corresponding restated provision.

23 (g) ACTIONS TAKEN AND OFFENSES COMMITTED.—24 An action taken or an offense committed under a source

provision is deemed to have been taken or committed
 under the corresponding restated provision.

3 SEC. 6. REPEALS.

4 (a) IN GENERAL.—The provisions of law listed in
5 subsection (b) are repealed, except with respect to rights
6 and duties that matured, penalties that were incurred, or
7 proceedings that were begun before the date of enactment
8 of this Act.

9 (b) SCHEDULE OF LAWS REPEALED.—The repealed
10 provisions referred to in subsection (a) are listed in the
11 table below.

Act	Section	United States Code Former Classi- fication
National Aeronautics and Space Ad- ministration Anthorization Act, Fiscal Year 1989 (Public Law 100–685)	104	31 U.S.C. 1105 note
National Aeronautics and Space Ad- ministration Authorization Act, Fiseal Year 1993 (Public Law 102–588)	210	51 U.S.C. 30103 note
National Aeronautics and Space Ad- ministration Authorization Act of 2010 (Public Law 111–267)	201	42 U.S.C. 18311
	202	42 U.S.C. 18312
	301(b)	42 U.S.C. 18321(b)
	302	42 U.S.C. 18322
	303	42 U.S.C. 18323
	304	42 U.S.C. 18324
	305	42 U.S.C. 18325
	308	42 U.S.C. 18326
	401	42 U.S.C. 18341
	403	42 U.S.C. 18342
	501	42 U.S.C. 18351
	502	42 U.S.C. 18352
	503(a)	42 U.S.C. 18353(a)
	503(d)	42 U.S.C. 18353(d)
	503(e)	42 U.S.C. 18353(e)
	503(f)	42 U.S.C. 18353(f)
	504	42 U.S.C. 18354
	702	42 U.S.C. 18371
	703	42 U.S.C. 18372
	704	42 U.S.C. 18373
	706	42 U.S.C. 18374
	801	42 U.S.C. 18381
	802(b) through (e)	42 U.S.C. 18382(b) through (e)
	804	42 U.S.C. 18383
	805	42 U.S.C. 18384
	806(b), (c)	42 U.S.C. 18385(b), (c)
	807	42 U.S.C. 18386
	808	42 U.S.C. 18387

Schedule of Laws Repealed

Schedule of Laws Repealed—Continued

Act	Section	United States Code Former Classi fication
	902	42 U.S.C. 18401
	903	42 U.S.C. 18402
	904	42 U.S.C. 18403
	906	42 U.S.C. 18404
	907	42 U.S.C. 18405
	1202(b)	42 U.S.C. 18441(b)
	1203(b)	42 U.S.C. 18442(b)
	1206	42 U.S.C. 18444
	1207	42 U.S.C. 18445
America COMPETES Reauthoriza- tion Act of 2010 (Public Law 111–358)	202(b)	51 U.S.C. note prec. 40901
111 000)	203(c)	51 U.S.C. note prec. 30501
	204(b)	51 U.S.C. 20303 note
National Defense Authorization Act	913(a), (b)	51 U.S.C. 30701 note
for Fiscal Year 2013 (Public Law 112–239)		
Science Appropriations Act, 2013	(1st, 2d provisos under heading	51 U.S.C. 20145 note
(Public Law 113–6, div. B, title	"CONSTRUCTION AND ENVIRON-	
III)	MENTAL COMPLIANCE AND RES-	
	TORATION", at 127 Stat. 263)	
Inspiring the Next Space Pioneers,	3	51 U.S.C. note prec. 40901
Innovators, Researchers, and Ex-		
plorers (INSPIRE) Women Act		
(Public Law 115–7)		
National Aeronautics and Space Ad-	301(b)	51 U.S.C. 50111 note
ministration Transition Authoriza-		
tion Act of 2017 (Public Law		
115-10)		
	301(c)	42 U.S.C. 18351, 51 U.S.C. 501
		note
	302(d)	42 U.S.C. 18311, 51 U.S.C. 5013
		note
	302(e)	51 U.S.C. 50111 note
	302(f)	42 U.S.C. 18341, 51 U.S.C. 501
		note
	302(g)	51 U.S.C. 50111 note
	302(h)(2)	51 U.S.C. 50111 note
	421(b)(2)	51 U.S.C. 20301 note
	421(d)	51 U.S.C. 20301 note
	421(f)	51 U.S.C. 20301 note
	421(g)	51 U.S.C. 20301 note
	432(b)	51 U.S.C. 20302 note
	501(b)	51 U.S.C. 20301 note
	502(b)	51 U.S.C. 20301 note
	502(0)	
	508	51 U.S.C. 20301 note 51 U.S.C. 20301 note
	509 517	51 U.S.C. 20301 note 51 U.S.C. 20113 note
	517 701(c)	51 U.S.C. 20301 note
		51 U.S.C. 20301 note
	701(d) 702(a)	51 U.S.C. 20301 note
	702(b)	51 U.S.C. 20301 note
	702(c)	51 U.S.C. 20301 note
	702(d)	51 U.S.C. 20301 note
	702(e) 702(f)(1)	51 U.S.C. 20301 note
	702(f)(1) 702(h)	51 U.S.C. 20301 note
	702(h)	51 U.S.C. 20301 note
	811(a)	51 U.S.C. 20111 note
	812	51 U.S.C. 20111 note
	813(b)	51 U.S.C. 20111 note
	821	51 U.S.C. 20111 note
	822(e)	51 U.S.C. 50131 note
	824(b)(1)	51 U.S.C. note prec. 40901
	825(c)	51 U.S.C. 50131 note
	826	51 U.S.C. 70102 note
	837(b)	51 U.S.C. 31502 note
		51 U.S.C. 31502 note
	837(c)	
	837(c) 837(d)	51 U.S.C. 31502 note

Schedule of Laws Repealed—Continued

Act	Section	United States Code Former Classi- fication
 Women in Aerospace Education Act (Public Law 115–303) William M. (Mac) Thornberry Na- tional Defense Authorization Act for Fiscal Year 2021 (Public Law 116–283) 	841(c) 841(d) 841(e) 3 9406	 51 U.S.C. 20113 note 51 U.S.C. 20113 note 51 U.S.C. 20113 note 51 U.S.C. 20113 note 51 U.S.C. note prec. 40901 51 U.S.C. note prec. 40901