# Suspend the Rules and Pass the Bill, H.R. 8958, With an Amendment

(The amendment strikes all after the enacting clause and inserts a new text)

118TH CONGRESS 2D SESSION

H. R. 8958

To reauthorize the National Aeronautics and Space Administration, and for other purposes.

# IN THE HOUSE OF REPRESENTATIVES

July 9, 2024

Mr. Lucas introduced the following bill; which was referred to the Committee on Science, Space, and Technology

# A BILL

To reauthorize the National Aeronautics and Space Administration, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "NASA Reauthorization Act of 2024".
- 6 (b) Table of Contents.—The table of contents for
- 7 this Act is as follows:
  - Sec. 1. Short title; table of contents.
  - Sec. 2. Definitions.

## TITLE I—AUTHORIZATION OF APPROPRIATIONS

Sec. 101. Fiscal year 2025.

#### TITLE II—EXPLORATION

- Sec. 201. Continuity of purpose for space exploration.
- Sec. 202. Artemis program.
- Sec. 203. Reaffirmation of the Space Launch System.
- Sec. 204. Human-rated lunar landing capabilities.
- Sec. 205. Advanced spacesuit capabilities.

## TITLE III—SPACE OPERATIONS

- Sec. 301. Report on continued United States presence in low earth orbit.
- Sec. 302. International Space Station.
- Sec. 303. Nongovernmental missions on the International Space Station.
- Sec. 304. Report on suborbital crew missions.
- Sec. 305. United States deorbit capabilities.
- Sec. 306. Commercial low-earth orbit development.
- Sec. 307. Risk of losing access to low-earth orbit.
- Sec. 308. Maintenance of service for International Space Station.
- Sec. 309. Orbital debris research and development.
- Sec. 310. Restriction on Federal funds relating to certain Chinese space and scientific activities.

#### TITLE IV—SPACE TECHNOLOGY

- Sec. 401. SBIR phase II flexibility.
- Sec. 402. Lunar power purchase agreement program.
- Sec. 403. Cryogenic fluid valve technology review.
- Sec. 404. Lunar communications.
- Sec. 405. Celestial time standardization.

#### TITLE V—AERONAUTICS

- Sec. 501. Definitions.
- Sec. 502. Experimental aircraft demonstrations.
- Sec. 503. Hypersonic research.
- Sec. 504. Advanced materials and manufacturing technology.
- Sec. 505. Unmanned aircraft system and advanced air mobility.
- Sec. 506. Advanced capabilities for emergency response operations.
- Sec. 507. Hydrogen aviation.
- Sec. 508. High-performance chase aircraft.
- Sec. 509. Collaboration with academia.
- Sec. 510. National student unmanned aircraft systems competition program.
- Sec. 511. Decadal survey for national aeronautics research and priorities review.
- Sec. 512. Making advancements in commercial hypersonics.

#### TITLE VI—SCIENCE

- Sec. 601. Maintaining a balanced science portfolio.
- Sec. 602. Implementation of science mission cost-caps.
- Sec. 603. Reexamination of decadal surveys.
- Sec. 604. Landsat.
- Sec. 605. Private earth observation data.
- Sec. 606. Commercial satellite data.

- Sec. 607. Greenhouse gas emission measurements.
- Sec. 608. NASA data for agricultural applications.
- Sec. 609. Planetary science portfolio.
- Sec. 610. Planetary defense.
- Sec. 611. Lunar discovery and exploration.
- Sec. 612. Commercial lunar payload services.
- Sec. 613. Planetary and lunar operations.
- Sec. 614. Mars sample return.
- Sec. 615. Hubble space telescope servicing.
- Sec. 616. Great observatories mission and technology maturation.
- Sec. 617. Nancy Grace Roman telescope.
- Sec. 618. Chandra X-Ray observatory.
- Sec. 619. Heliophysics research.
- Sec. 620. Study on commercial space weather data.
- Sec. 621. Geospace dynamics constellation.
- Sec. 622. Technology development for wildland fire science, management, and mitigation.
- Sec. 623. Implementation of recommendations by the National Wildland Fire Management and Mitigation Commission.

#### TITLE VII—STEM EDUCATION

- Sec. 701. National space grant college and fellowship program.
- Sec. 702. Skilled technical workforce education outreach.

#### TITLE VIII—POLICY/NASA

- Sec. 801. Major programs.
- Sec. 802. NASA advisory council.
- Sec. 803. NASA assessment of early cost estimates.
- Sec. 804. Independent cost estimate.
- Sec. 805. Office of Technology, Policy, and Strategy report.
- Sec. 806. Authorization for the transfer to NASA of funds from other agencies for scientific or engineering research or education.
- Sec. 807. Procedure for launch services risk mitigation.
- Sec. 808. Report on merits and options for establishing an institute relating to space resources.
- Sec. 809. Reports to Congress.
- Sec. 810. Contract flexibility.
- Sec. 811. GAO report.
- Sec. 812. NASA public-private talent program.
- Sec. 813. Report on Space Act agreements.
- Sec. 814. Mentoring.
- Sec. 815. Drinking water well replacement for Chincoteague, Virginia.
- Sec. 816. Rule of construction.

## 1 SEC. 2. DEFINITIONS.

- 2 In this Act:
- 3 (1) Administrator.—The term "Adminis-
- 4 trator" means the Administrator of the National
- 5 Aeronautics and Space Administration.

1	(2) Appropriate committees of con-
2	GRESS.—The term "appropriate committees of Con-
3	gress" means—
4	(A) the Committee on Commerce, Science,
5	and Transportation of the Senate; and
6	(B) the Committee on Science, Space, and
7	Technology of the House of Representatives.
8	(3) CISLUNAR SPACE.—The term "cislunar
9	space" means the region of space beyond low-Earth
10	orbit out to and including the region around the sur-
11	face of the Moon.
12	(4) COMMERCIAL PROVIDER.—The term "com-
13	mercial provider" means any person providing space
14	services or space-related capabilities, primary control
15	of which is held by persons other than the Federal
16	Government, a State or local government, or a for-
17	eign government.
18	(5) DEEP SPACE.—The term "deep space"
19	means the region of space beyond low-Earth orbit,
20	which includes cislunar space.
21	(6) ISS.—The term "ISS" means the Inter-
22	national Space Station.
23	(7) NASA.—The term "NASA" means the Na-
24	tional Aeronautics and Space Administration.

1	(8) Orion.—The term "Orion" means the mul-
2	tipurpose crew vehicle described under section 303
3	of the National Aeronautics and Space Administra-
4	tion Authorization Act of 2010 (42 U.S.C. 18323).
5	(9) Space Launch System.—The term "Space
6	Launch System" means the Space Launch System
7	authorized under section 302 of the National Aero-
8	nautics and Space Administration Authorization Act
9	of 2010 (42 U.S.C. 18322).
10	TITLE I—AUTHORIZATION OF
11	APPROPRIATIONS
12	SEC. 101. FISCAL YEAR 2025.
13	For fiscal year 2025, there are authorized to be ap-
14	propriated to NASA \$25,224,640,000 as follows:
15	(1) For the Exploration Systems Development
16	Mission Directorate, \$7,618,200,000.
17	(2) For the Space Operations Mission Direc-
18	torate, \$4,473,500,000.
19	(3) For the Space Technology Mission Direc-
20	torate, \$1,181,800,000.
21	(4) For the Science Mission Directorate,
22	\$7,334,200,000.
23	(5) For the Aeronautics Research Mission Di-
24	rectorate, \$965.800.000.

1	(6) For the Office of STEM Engagement,
2	\$135,000,000.
3	(7) For Safety, Security, and Mission Services,
4	\$3,044,440,000.
5	(8) For Construction and Environmental Com-
6	pliance and Restoration, \$424,100,000.
7	(9) For Inspector General, \$47,600,000.
8	TITLE II—EXPLORATION
9	SEC. 201. CONTINUITY OF PURPOSE FOR SPACE EXPLO-
10	RATION.
11	(a) FINDINGS.—Congress finds the following:
12	(1) NASA continues to make progress in devel-
13	oping and testing the Space Launch System, Orion,
14	and associated ground systems, including through
15	the successful completion of the Artemis I mission in
16	November 2022 and through continued preparations
17	for the Artemis II crewed flight demonstration mis-
18	sion.
19	(2) The number of spacefaring countries is in-
20	creasing, and foreign countries have expanded activi-
21	ties for space exploration efforts, including efforts to
22	explore and utilize the Moon through human and
23	robotic missions.
24	(3) A strong and ambitious space exploration
25	program conducted with international and commer-

1	cial partners is important to maintaining United
2	States leadership in space and enhancing United
3	States international competitiveness.
4	(4) Clear mission objectives that tie to concrete,
5	long-term programmatic goals provide a measure to
6	ensure accountability, enhance public support for ex-
7	ploration missions, and provide a clear signal of
8	commitment to both international and domestic
9	partners.
10	(b) Continuity of Existing Capabilities and
11	Programs.—
12	(1) As part of the human exploration activities
13	of the Administration, including progress on Artemis
14	missions and activities, the Administrator shall con-
15	tinue development of space exploration elements pur-
16	suant to section 10811 of the National Aeronautics
17	and Space Administration Authorization Act of 2022
18	(Public Law 117–167; 51 U.S.C. 20302).
19	(2) The Administrator shall leverage the private
20	sector for logistical services to the extent practical,
21	consistent with the Moon to Mars architecture re-
22	quirements and in accordance with section 50131 of
23	title 51, United States Code.
24	(3) Congress reaffirms the sense of Congress to
25	maintain continuity of purpose as described in sec-

1	tion 201 of the 2017 NASA Transition Authoriza-
2	tion Act (Public Law 115–10; 131 Stat. 21).
3	SEC. 202. ARTEMIS PROGRAM.
4	(a) Sense of Congress.—The following is the sense
5	of Congress:
6	(1) Exploration of outer space, including explo-
7	ration of the lunar surface and cislunar space, pro-
8	vides benefits and economic opportunity, including
9	by inspiring future generations and expanding the
10	science, technology, engineering, and mathematics
11	workforce needed to sustain United States leader-
12	ship in science, space, and technology.
13	(2) The lunar south pole is home to shadowed
14	craters that may contain water ice and other
15	volatiles. Understanding the nature of lunar polar
16	volatiles, such as water ice, would advance science
17	related to the origin and evolution of volatiles in the
18	inner solar system and could facilitate the long-term
19	future of space exploration. Water ice lunar re-
20	sources have the potential to become an enabling
21	component of future space exploration missions
22	throughout the solar system, including crewed mis-
23	sions to Mars.
24	(3) Other countries have demonstrated techno-
25	logical advances and successful robotic missions for

1	lunar exploration and have announced credible plans
2	for long-term human exploration of the Moon that
3	include the intent to establish lunar bases.
4	(4) United States leadership of and measurable
5	progress on the exploration of deep space is essential
6	for guiding development of norms related to oper-
7	ations on and around the Moon and for other space
8	destinations.
9	(5) It is in the national interest of the United
10	States to hold a leadership role in discussions of fu-
11	ture norms governing activities in space, including
12	those on the lunar surface and in cislunar space.
13	(b) In General.—In carrying out activities to en-
14	able Artemis missions under the Moon to Mars Program
15	set forth in section 10811 of the National Aeronautics and
16	Space Administration Authorization Act of 2022 (Public
17	Law 117–167), the Administrator shall—
18	(1) use relevant elements set forth in section
19	10811(b)(2)(B) of the National Aeronautics and
20	Space Administration Authorization Act of 2022
21	(Public Law 117–167);
22	(2) continue to ensure that the elements under
23	paragraph (1) enable the human exploration of
24	Mars, consistent with section 10811(b)(2)(C)(i) of

1	the National Aeronautics and Space Administration
2	Authorization Act of 2022 (Public Law 117–167);
3	(3) engage with international partners, as ap-
4	propriate, in a manner that is consistent with sec-
5	tion 10811(b)(2)(C) the National Aeronautics and
6	Space Administration Authorization Act of 2022
7	(Public Law 117–167), and that increases redun-
8	dancy, efficiency, and cost savings; and
9	(4) leverage capabilities provided by United
10	States commercial providers, as appropriate and
11	practicable.
12	(c) United States Commercial Provider Capa-
13	BILITIES IN SUPPORT OF LUNAR EXPLORATION EF-
14	FORTS.—The Administrator may enter into agreements
15	with United States commercial providers or engage in pub-
16	lic-private partnerships to procure capabilities and services
17	to support the human exploration of the Moon or cislunar
18	space.
19	SEC. 203. REAFFIRMATION OF THE SPACE LAUNCH SYS-
20	TEM.
21	(a) Space Launch System.—
22	(1) Development and cadence objec-
23	TIVES.—Congress reaffirms—
24	(A) support for the full development of ca-
25	pabilities of the Space Launch System as set

1	forth in section 302(c) of the National Aero-
2	nautics and Space Administration Authorization
3	Act of 2010 (42 U.S.C. 18322(c)); and
4	(B) its commitment to the flight rate of
5	the integrated Space Launch System and Orion
6	crew vehicle missions set forth in section
7	10812(b) of the National Aeronautics and
8	Space Administration Authorization Act of
9	2022 (Public Law 117–167; 51 U.S.C. 20301
10	note).
11	(2) Other uses.—The Administrator shall as-
12	sess the demand for the Space Launch System by
13	entities other than NASA and shall break out such
14	demand according to the relevant Federal agency or
15	nongovernment sector. This assessment may—
16	(A) estimate cost and schedule savings
17	from reduced transit times and the potential for
18	increased returns enabled by the unique capa-
19	bilities of the Space Launch System;
20	(B) describe any barriers or challenges
21	that could impede use of the Space Launch
22	System by entities other than NASA; and
23	(C) identify potential actions and costs as-
24	sociated with overcoming barriers and chal-
25	lenges described in subparagraph (B).

1	(b) Report.—Not later than 180 days after the date
2	of the enactment of this Act, the Administrator shall sub-
3	mit to the appropriate committees of Congress a report
4	describing the following:
5	(1) NASA's progress towards achieving the
6	flight rate referred to in subsection (a)(1)(B) and
7	the expected launch of the integrated Space Launch
8	System and Orion crew vehicle missions after which
9	such cadence shall be achieved.
10	(2) The results of the assessment conducted
11	pursuant to subsection $(a)(2)$ .
12	SEC. 204. HUMAN-RATED LUNAR LANDING CAPABILITIES.
13	(a) Reaffirmation.—Congress reaffirms that the
14	Moon to Mars program set forth in section 10811 of the
15	National Aeronautics and Space Administration Author-
16	ization Act of 2022 (Public Law 117–167; 51 U.S.C.
17	20302 note.; 136 Stat. 1732) shall include human-rated
18	lunar landing systems.
19	(b) Human-rated Lunar Landing Capabili-
20	TIES.—
21	(1) The Administrator shall support the devel-
22	opment and demonstration of, and shall obtain,
23	human-rated lunar landing capabilities to further
24	the goals of the human exploration roadmap under
25	section 432 of the National Aeronautics and Space

1	Administration Transition Authorization Act of
2	2017 (Public Law 115–10; 51 U.S.C. 20302 note)
3	and the Moon to Mars Program set forth in section
4	10811 of the National Aeronautics and Space Ad-
5	ministration Authorization Act of 2022 (Public Law
6	117–167).
7	(2) The Administrator shall ensure that such
8	human-rated lunar landing capabilities meet all rel-
9	evant requirements, including requirements of the
10	Moon to Mars program, and for human-rating and
11	certification.
12	(3) Any commercial provider from which the
13	Administrator obtains human-rated lunar landing
14	capabilities must be a United States commercial pro-
15	vider.
16	(4) In carrying out paragraph (1)—
17	(A) the Administrator may include
18	uncrewed lunar landing services; and
19	(B) the Administrator shall, subject to the
20	availability of appropriations for such purpose,
21	seek to obtain capabilities from not fewer than
22	two commercial providers.
23	(c) Report.—The Administrator shall submit to the
24	appropriate committees of Congress the following:

1	(1) Not later than 60 days after the date of the
2	enactment of this Act, a report—
3	(A) identifying the contribution over the
4	past five years, and the planned contribution
5	for 2024–2029, of government personnel, exper-
6	tise, technologies and infrastructure utilized
7	and to be utilized in support of design, develop-
8	ment, or operation of human lunar landing ca-
9	pabilities under this section; and
10	(B) setting forth details and the associated
11	costs of such government support, broken out
12	according to the areas of contribution specified
13	in subparagraph (A), as part of any develop-
14	ment initiative for obtaining human lunar land-
15	ing capabilities.
16	(2) Not later than 90 days after the date of the
17	enactment of this Act, a report that sets forth, for
18	any agreement with a United States commercial pro-
19	vider for human lunar landing capabilities, the fol-
20	lowing:
21	(A) The total value of the agreement when
22	awarded.
23	(B) If different from the amount in sub-
24	paragraph (A), the total value of the agreement
25	as of the date of the enactment of this Act. and

1	an explanation for any change in value, as well
2	as an identification of whether NASA or the
3	commercial partner is responsible for meeting
4	the change in value.
5	(C) The dollar amount invested and to be
6	invested by the Administration, and the dollar
7	amount invested and to be invested by the com-
8	mercial partner.
9	(D) The full requirements, including
10	human-rating and safety requirements, for
11	human lunar landing capabilities under the
12	agreement when awarded.
13	(E) If different from the amount specified
14	in subparagraph (C), the full requirements, in-
15	cluding human-rating and certification require-
16	ments, for the human lunar landing capabilities
17	under the agreement as of the date of the en-
18	actment of this Act and an explanation for any
19	changes in requirements.
20	(F) A description of milestone and associ-
21	ated payments provided for in the agreement,
22	including the following:
23	(i) An identification of all milestones
24	under the agreement.

1	(ii) The value of the associated pay-
2	ment for each milestone identified under
3	clause (i).
4	(iii) An identification of completed
5	milestones and the date of completion.
6	(iv) An identification of milestones
7	which have not yet been completed and ar
8	estimated schedule for completion.
9	(v) The value of all NASA payments
10	under the agreement, outlays as of the
11	date of the enactment of this Act, and the
12	amount which as of the date of the enact-
13	ment of this Act has not yet been paid.
14	(vi) a description of any changes in
15	milestones and associated payments be-
16	tween the date of contract award and the
17	date of the enactment of this Act.
18	(G) Any cost, schedule, and performance
19	challenges as of the date of the enactment of
20	this Act in provider performance of the agree-
21	ment.
22	(H) A detailed justification of compliance
23	with section 30301 of title 51, United States
24	Code.

1	(I) A detailed certification and justification
2	of compliance with section 50503 of title 51,
3	United States Code.
4	(3) Not later than 180 days after the date of
5	the enactment of this Act, in consultation with any
6	United States commercial provider that is party to
7	an agreement with NASA for human lunar landing
8	capabilities under this section, a report on any steps
9	the Administrator and such providers are taking to
10	carry out the following:
11	(A) Address cost, schedule, and perform-
12	ance challenges faced by each commercial pro-
13	vider in development and performance of
14	human lunar landing capabilities described in
15	paragraph (2)(G).
16	(B) Facilitate the timely availability of
17	human lunar landing capabilities of each pro-
18	vider to support the schedule of Artemis mis-
19	sions in effect as of the date of the enactment
20	of this Act, as applicable to each provider.
21	(4) Not later than 180 days after the date of
22	the enactment of this Act, a report on alternative
23	approaches, and implementation plans for such ap-
24	proaches, including an estimate of needed budgetary
25	resources, for a human lunar landing capability that

1	meets NASA human-rating and certification require-
2	ments in the event challenges referred to in para-
3	graph (3)(A) cannot be overcome or the timeline
4	specified in paragraph (3)(B) cannot be met.
5	SEC. 205. ADVANCED SPACESUIT CAPABILITIES.
6	(a) FINDINGS.—Congress finds the following:
7	(1) Space suits and associated extravehicular
8	activity (EVA) technologies are critical exploration
9	technologies that are necessary for future human
10	deep space exploration efforts, including crewed mis-
11	sions to the Moon.
12	(2) The NASA civil service workforce at the
13	Johnson Space Center provides unique capabilities
14	to design, integrate, and validate Space Suits and
15	associated EVA technologies.
16	(3) Maintaining a strong NASA core com-
17	petency in the design, development, manufacture,
18	and operation of space suits and related technologies
19	allows NASA to be an informed purchaser of com-
20	petitively awarded commercial space suits and sub-
21	components.
22	(4) According to a 2018 NASA Office of In-
23	spector General (OIG) report, current EVAs space
24	suits, the Extravehicular Mobility Units (EMUs),
25	were developed in the late 1970s, are reaching the

1 end of their useful life, have experienced multiple 2 maintenance issues that threaten astronaut lives, 3 and no longer accommodate the varying sizes of a 4 diverse astronaut corps. (5) The same NASA OIG report found that 5 6 ". . . manufacturers of several critical suit compo-7 nents, including the very fibers of the suits, have now gone out of business. . . ," which further rein-8 9 forces the importance of NASA's role in maintaining 10 a space suit core competency and limiting the risk 11 posed by outsourcing key national capabilities. 12 (6) The private sector currently is developing 13 space suit capabilities. 14 (7) Testing space suits and related technologies 15 on the International Space Station could reduce risk 16 and improve safety of such suits and technologies. 17 (b) In General.—The Administrator shall obtain 18 advanced spacesuit capabilities necessary to achieve the 19 goals of NASA's human spaceflight exploration programs. 20 (c) Eligibility.—Any commercial provider from 21 which the Administrator obtains advanced spaceflight capabilities must be a United States commercial provider, 23 as set forth in section 203(c) of this Act. 24 (d) Preserving Spacesuit Expertise.—

1	(1) In carrying out subsection (b), NASA shall
2	maintain the internal expertise necessary to develop
3	space suits for both extravehicular activity and sur-
4	face operations, including through partnerships with
5	the private sector.
6	(2) The Johnson Space Center shall continue to
7	manage NASA's spacesuit and extravehicular activ-
8	ity programs.
9	(e) Report.—Not later than 180 days from the date
10	of the enactment of this Act, the Administrator shall sub-
11	mit to the appropriate committees of Congress a report
12	<del>_</del>
13	(1) describing NASA's plans for—
14	(A) in-space testing of advanced spacesuit
15	capabilities, including—
16	(i) space suit tests which must be con-
17	ducted in microgravity in low-Earth orbit;
18	and
19	(ii) space suit tests that must be con-
20	ducted on the International Space Station
21	before decommissioning of the Inter-
22	national Space Station;
23	(B) transitioning from existing spacesuits
24	in use on the International Space Station to use
25	of advanced spacesuit capabilities;

1	(C) future use of advanced spacesuit capa-
2	bilities by government astronauts with any non-
3	governmental platform in low-Earth orbit that
4	is certified for use by the Administration for
5	government astronauts (as such term is defined
6	in section 50902(4) of title 51, United States
7	Code); and
8	(D) disposition of retired spacesuits used
9	on the Space Shuttle or the International Space
10	Station; and
11	(2) including—
12	(A) a detailed justification of compliance
13	with section 30301 of title 51, United States
14	Code; and
15	(B) a detailed certification and justifica-
16	tion of compliance with section 50503 of title
17	51, United States Code.
18	(f) Assessment of Extravehicular Mobility
19	Units Used on the ISS.—
20	(1) No later than 45 days after the date of en-
21	actment of this Act, the Administrator shall enter
22	into an arrangement with an independent science
23	and technical engineering organization to review the
24	technical status and performance of the Administra-
25	tion's existing extravehicular mobility units

1	("EMUs"), to analyze the data associated with all
2	mishaps, anomalies, and off-nominal events related
3	to the EMUs used by government astronauts on the
4	International Space Station over the last 10 years
5	and to make recommendations to the Administrator,
6	as a result of such assessment.
7	(2) The Administrator shall ensure that the en-
8	tity carrying out the assessment in paragraph (1)
9	consults with relevant industry contractors regarding
10	the Administration's EMUs and EMU capabilities.
11	and coordinates with the NASA Astronaut Office in
12	carrying out such assessment.
13	(3) The Administrator shall transmit the re-
14	sults of the assessment in paragraph (1) to the ap-
15	propriate committees of Congress as soon as prac-
16	ticable and no later than 270 days after the date of
17	enactment of this Act.
18	TITLE III—SPACE OPERATIONS
19	SEC. 301. REPORT ON CONTINUED UNITED STATES PRES
20	ENCE IN LOW EARTH ORBIT.
21	Not later than 270 days after the date of the enact-
22	ment of this Act, the Comptroller General shall transmit
23	to the appropriate committees of Congress a report con-
24	taining information on the following:

1	(1) The United States Government description
2	of and plans for implementation of the policy on ar
3	uninterrupted capability for human space flight and
4	operations in accordance with section 70501(a) of
5	title 51, United States Code, and section 201(b) or
6	the National Aeronautics and Space Administration
7	Authorization Act of 2010 (42 U.S.C. 18311(b)) re-
8	garding United States human space flight capabili-
9	ties.
10	(2) The preparedness of the Administration to
11	continue to meet statutory direction referenced in
12	paragraph (1) under the planned approach to
13	deorbit the International Space Station by not later
14	than the end of calendar year 2031.
15	SEC. 302. INTERNATIONAL SPACE STATION.
16	(a) Sense of Congress.—It is the sense of Con-
17	gress that—
18	(1) ISS is a unique facility that provides the
19	United States with capabilities in space that are cur-
20	rently unmatched; NASA continues to make produc-
21	tive use of the ISS;
22	(2) the ISS serves several functions, including
23	establishing the United States as a leader in space
24	activities, acting as a beacon of international co-

1 operation, and conducting cutting-edge microgravity 2 and observational research in low-Earth orbit; 3 (3) NASA must complete certain objectives on 4 the ISS to facilitate deep space exploration efforts, 5 including carrying out human research and dem-6 onstrating exploration-related technologies; and 7 (4) reducing crew size or cargo deliveries, or re-8 ducing sustaining engineering capabilities, would re-9 duce the scientific output of the ISS and potentially increase the risk to the ISS and its crew. 10 11 (b) Full Utilization.— 12 (1) Sense of congress.—It is the sense of 13 Congress that, to ensure the greatest return on in-14 vestments made by the United States and the Inter-15 national Space Station partners in the development, 16 assembly, and operations of the International Space 17 Station, the Administrator should maximize the uti-18 lization and productivity of the International Space 19 Station with respect to the priorities set forth in sec-20 tion 10816 of the National Aeronautics and Space 21 Administration Authorization Act of 2022 (Public 22 Law 117–167; 51 U.S.C. 70901 note), which include 23 research of the human research program, risk reduc-

tion activities relevant to exploration technologies,

the advancement of United States leadership of

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1	basic and applied space life and physical sciences,
2	and other research and development essential to
3	Moon to Mars program activities.
4	(2) Amendment.—Section 502(a) of the Na-
5	tional Aeronautics and Space Administration Au-
6	thorization Act of 2010 (Public Law 111–267; 42
7	U.S.C. 18352(a)), is amended by striking "take
8	steps to".
9	SEC. 303. NONGOVERNMENTAL MISSIONS ON THE INTER-
10	NATIONAL SPACE STATION.
11	(a) Sense of Congress.—It is the sense of Con-
12	gress that—
13	(1) nongovernmental missions involving crew or
14	spaceflight participants on the International Space
15	Station carried out, as appropriate, pursuant to
16	NASA policies and procedures, and Federal Govern-
17	ment laws and regulations, can provide lessons and
18	learning experiences for both government and non-
19	government entities to inform the development of fu-
20	ture commercial low-Earth orbit platforms and a
21	low-Earth orbit economy; and
22	(2) the Administrator should share lessons
23	learned from nongovernmental missions on the
24	International Space Station to advance the commer-
25	cial human spaceflight industry, to promote the safe-

1	ty of future commercial low-Earth orbit platforms,
2	and to inform the evolution of policies guiding such
3	activities in low-Earth orbit.
4	(b) Nongovernmental Missions on the ISS.—
5	The Administrator may enter into one or more agreements
6	to enable one or more United States commercial providers
7	to conduct nongovernmental missions on the International
8	Space Station pursuant to NASA policies and procedures,
9	and Federal government laws and regulations.
10	(c) Report.—Not later than 18 months after the
11	date of the enactment of this Act, the Comptroller General
12	of the United States shall submit to the appropriate com-
13	mittees of Congress a report containing information relat-
14	ing to the following:
15	(1) The number of nongovernmental missions
16	on the ISS planned.
17	(2) The number of nongovernmental missions
18	on the ISS completed.
19	(3) The extent to which commercial entities car-
20	rying out nongovernmental missions on the ISS fully
21	reimburse costs incurred by NASA in association
22	with any nongovernmental missions carried out on
23	the International Space Station.
24	(4) The extent to which nongovernmental mis-
25	sions on the International Space Station impact the

1	priorities specified in section 10816 of the National
2	Aeronautics and Space Administration Authorization
3	Act of 2022 (Public Law 117–167; 51 U.S.C. 70901
4	note).
5	(5) The impact, if any, to operations of or ac-
6	tivities on the International Space Station that are
7	not related to nongovernmental missions on the
8	International Space Station.
9	(6) The extent to which any nongovernmental
10	mission on the ISS—
11	(A) conforms with section 20102 of title
12	51, United States Code;
13	(B) adheres to the requirements of section
14	50131 of title 51, United States Code; and
15	(C) is consistent with the national security
16	or foreign policy interests of the United States.
17	(7) Any other issues related to nongovern-
18	mental missions on the International Space Station
19	that the Comptroller General determines are appro-
20	priate for review as part of undertaking the report
21	in subsection (c).
22	(d) Definitions.—In this section, the terms "crew"
23	and "spaceflight participant" have the meanings given
24	such terms in section 50902 of title 51, United States
25	Code.

# 1 SEC. 304. REPORT ON SUBORBITAL CREW MISSIONS.

1	SEC. 304. REPORT ON SUBORBITAL CREW MISSIONS.
2	Not later than 180 days after the date of the enact-
3	ment of this Act, the Administrator shall deliver to the
4	appropriate committees of Congress a report on the costs,
5	benefits, risks, training requirements, and policy or legal
6	implications, including liability matters, of launching
7	United States Government personnel on commercial sub-
8	orbital vehicles.
9	SEC. 305. UNITED STATES DEORBIT CAPABILITIES.
10	(a) Sense of Congress.—It is the sense of Con-
11	gress that—
12	(1) the International Space Station is aging
13	and eventually will need to be deorbited safely and
14	disposed of in a controlled manner; and
15	(2) to protect the safety of the public, and to
16	avoid interfering with other space operators or ob-
17	jects, NASA plans to deorbit and disposition the
18	International Space Station through a controlled at-
19	mospheric reentry over an uninhabited region.
20	(b) Authorization.—
21	(1) The Administrator shall acquire ISS deorbit
22	capabilities from one or more United States com-
23	mercial providers.
24	(2) In carrying out paragraph (1), the Adminis-
25	trator shall, to the greatest extent practicable, not
26	reduce or deprioritize NASA activities conducted on

1 and in support of the ISS to support the acquisition 2 of United States deorbit capabilities. 3 (c) Costs.— 4 INDEPENDENT COST ESTIMATE.—Before 5 entering into an agreement for the capabilities de-6 scribed in subsection (b), the Administrator shall ob-7 tain an independent life-cycle cost estimate for the 8 deorbit capability and shall report the results of 9 such estimate and a five-year budget profile to the 10 appropriate committees of Congress. 11 (2) Report.— 12 (A) Not later than one year after the date of the enactment of this Act, the Administrator 13 14 shall submit to the appropriate committees of 15 Congress a report detailing the Administration's plan for the financial, logistical, and 16 17 operational responsibilities associated with the 18 deorbit capability. 19 (B) Annually, the Administrator shall sub-20 mit to the appropriate committees of Congress 21 a report, to accompany the President's budget 22 request, containing a description of the annual 23 and lifecycle costs for activities related to the

deorbit of the International Space Station and

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1	how such costs are shared among the ISS part-
2	ners.
3	SEC. 306. COMMERCIAL LOW-EARTH ORBIT DEVELOPMENT.
4	(a) Strategy.—Not later than 180 days after the
5	date of the enactment of this Act, the Administrator, in
6	consultation with the National Space Council, shall trans-
7	mit to the appropriate committees of Congress a strategy
8	for a robust and resilient architecture to advance NASA
9	and other relevant Federal government civil research, de-
10	velopment, and operational requirements in low-Earth
11	orbit. The architecture should—
12	(1) include a mix of crewed and uncrewed plat-
13	forms;
14	(2) consider an incremental approach to achiev-
15	ing the full suite of capabilities necessary to meet
16	NASA research, development, and operational re-
17	quirements in low-Earth orbit;
18	(3) consider the requirements described in sub-
19	section (b); and
20	(4) sustain and promote United States leader-
21	ship and international partnerships in carrying out
22	low-Earth orbit activities.
23	(b) Requirements.—Not later than 90 days after
24	the date of the enactment of this Act, the Administrator
25	shall transmit to the appropriate committees of Congress

- 1 and make available to relevant United States commercial
- 2 industry entities, a detailed account of the research, devel-
- 3 opment, and operational requirements for NASA activities
- 4 in low-Earth orbit, including any requirements that could
- 5 affect the design, development, instrumentation, and long-
- 6 term operations of future United States commercial low-
- 7 Earth orbit platforms and supporting capabilities. In pre-
- 8 paring the detailed account of research, development, and
- 9 operational requirements, the Administrator may consider
- 10 the requirements of other relevant Federal agencies.
- 11 (c) AUTHORIZATION.—The Administrator is author-
- 12 ized to enter into agreements with one or more United
- 13 States commercial providers to enable the development
- 14 and certification of, and procure capabilities related to, a
- 15 United States private, low-Earth orbit platform or plat-
- 16 forms, and to use such platforms or platforms and related
- 17 capabilities to achieve the goals set forth in the strategy
- 18 under subsection (a), to sustain the priorities described
- 19 in section 10816 of the National Aeronautics and Space
- 20 Administration Authorization Act of 2022 (Public Law
- 21 117–167; 51 U.S.C. 70901 note) and the activities under
- 22 the Human Exploration Roadmap pursuant to section
- 23 432(b)(2)(J) of the National Aeronautics and Space Ad-
- 24 ministration Transition Authorization Act of 2017 (Public

Law 115–10), and to meet the requirements described in 2 subsection (b). 3 (d) Anchor Tenancy.—No later than November 15, 4 2025, the Administrator shall provide to the appropriate 5 committees of Congress the following: 6 (1) The results of a survey and assessment of 7 the market for capabilities and services that may be 8 provided through future United States commercial 9 low-Earth orbit platforms that shall be prepared by 10 an independent entity with appropriate expertise; 11 (2) A detailed justification of compliance with 12 section 30301 of title 51, United States Code. 13 (3) A detailed certification and justification of 14 compliance with section 50503 of title 51, United 15 States Code. 16 (e) Use of United States Launch and Reentry Services.—As a term of an agreement entered into under 18 to subsection (c), the Administrator shall include a re-19 quirement for the use of United States commercially-provided launch and reentry services to support all Adminis-21 tration activities under the agreement, in accordance with 22 section 50131 of title 51, United States Code, as applica-23 ble. 24 (f) Safety.—When an agreement under subsection 25 (c) involves a government astronauts (as such term is de-

1	fined in section 50902(4) of title 51, United States Code),
2	the Administrator shall protect the safety of the govern-
3	ment astronaut by ensuring that each platform under the
4	agreement meets all applicable human rating processes,
5	certification, and safety requirements.
6	SEC. 307. RISK OF LOSING ACCESS TO LOW-EARTH ORBIT.
7	Not later than 270 days after the date of the enact-
8	ment of this Act, the Administrator shall submit to the
9	appropriate committees of Congress a report that evalu-
10	ates the risk posed by a potential gap in access to low-
11	Earth orbit on science and technology research and devel-
12	opment conducted by NASA and private entities. The re-
13	port shall describe the following:
14	(1) The NASA science and exploration pro-
15	grams that may be adversely affected by the lack of
16	a United States presence in low-Earth orbit.
17	(2) The effects that a gap in low-Earth orbit
18	would have on the United States' competitiveness in
19	science and technology and in the development of
20	the United States-based commercial space industry.
21	(3) Potential options and associated costs for
22	preventing such a gap, including the following:
23	(A) Implementing the strategy described in
24	section 306.

1	(B) Supporting the operation of the Inter-
2	national Space Station beyond 2030.
3	(C) Increasing investment in and accel-
4	erating development of commercial space sta-
5	tions.
6	(D) Working with international partners to
7	establish alternative means for conducting re-
8	search in low-Earth orbit.
9	SEC. 308. MAINTENANCE OF SERVICE FOR INTERNATIONAL
10	SPACE STATION.
11	(a) In General.—Subject to appropriations for such
12	purpose, the Administrator shall maintain a flight cadence
13	necessary to support the health and safety of the Inter-
14	national Space Station crew and the full and productive
15	utilization of the International Space Station through its
16	operational lifetime, consistent with the certification date
17	of the International Space Station. In maintaining such
18	flight cadence, the Administrator shall seek to carry out
19	not less than the average annual cadence for the imme-
20	diately preceding three fiscal years of crew and cargo
21	flights on United States vehicles certified under NASA's
22	Commercial Crew and Cargo Program as of the date of
23	the enactment of this Act.

1	(b) WAIVER.—The Administrator may waive the re-
2	quirement under subsection (a) upon submission of a writ-
3	ten determination to Congress that—
4	(1) the health and safety of the International
5	Space Station requires a reduction in flights; or
6	(2) the International Space Station has con-
7	cluded its operational lifetime.
8	SEC. 309. ORBITAL DEBRIS RESEARCH AND DEVELOPMENT.
9	(a) Sense of Congress.—It is the sense of Con-
10	gress that NASA's research and development activities re-
11	lated to understanding and mitigating the hazards posed
12	by orbital debris are critical to ensuring the continued safe
13	operation of NASA missions, including the safety of hu-
14	mans living and working in space, and such activities fur-
15	ther enable scientific and technological advances that can
16	be leveraged by the broader space operations community
17	to foster a sustainable space environment.
18	(b) Research and Development.—The Adminis-
19	trator shall, to the extent practicable, conduct research
20	and development to advance scientific understanding and
21	technological capabilities related to orbital debris charac-
22	terization and mitigation.
23	(c) Considerations.—In conducting the research
24	and development described in subsection (b), the Adminis-
25	trator may consider activities that—

1	(1) improve the characterization and modeling
2	of the space environment, including the characteriza-
3	tion and modeling of objects of both natural and an-
4	thropogenic origins that cannot be directly charac-
5	terized by ground-based measurements;
6	(2) leverage space weather research and devel-
7	opment elements within NASA's Heliophysics pro-
8	gram, to the extent appropriate and in accordance
9	with the priorities established in the most recent
10	solar and space physics decadal survey; and
11	(3) support the application of relevant research,
12	tools, and technologies to advance orbital debris
13	characterization and mitigation and the transfer of
14	such research, tools, and technologies to stake-
15	holders, as appropriate and practicable.
16	SEC. 310. RESTRICTION ON FEDERAL FUNDS RELATING TO
17	CERTAIN CHINESE SPACE AND SCIENTIFIC
18	ACTIVITIES.
19	(a) In General.—No Federal funds may be obli-
20	gated or expended for the following:
21	(1) For the National Aeronautics and Space
22	Administration (NASA), the Office of Science and
23	Technology Policy (OSTP), or the National Space
24	Council (NSC) to develop, design, plan, promulgate,
25	implement, or execute a bilateral policy, program,

1	order, or contract of any kind to participate, collabo-
2	rate, or coordinate bilaterally in any way with China
3	or any Chinese-owned company unless such activities
4	are specifically authorized by a law enacted after the
5	date of the enactment of this Act.
6	(2) To effectuate the hosting of official Chinese
7	visitors at facilities belonging to or utilized by
8	NASA.
9	(b) Exception.—The restrictions described in sub-
10	section (a) shall not apply to activities with respect to
11	which NASA, OSTP, or NSC, after consultation with the
12	Federal Bureau of Investigation, have certified—
13	(1) pose no risk of resulting in the transfer of
14	technology, data, or other information with national
15	security or economic security implications to China
16	or a Chinese-owned company; and
17	(2) will not involve knowing interactions with
18	officials who have been determined by the United
19	States to have direct involvement with violations of
20	human rights.
21	(c) Submission.—Any certification made under sub-
22	section (b) shall be submitted to the Committee on
23	Science, Space, and Technology and the Committee on Ap-
24	propriations of the House of Representatives, the Com-
25	mittee on Commerce, Science, and Transportation and the

- 1 Committee on Appropriations of the Senate, and the Fed-
- 2 eral Bureau of Investigation, not later than 30 days prior
- 3 to the activity in question. Any such certification shall in-
- 4 clude a description of the purpose of such activity, its
- 5 agenda, its major participants, and its location and tim-
- 6 ing.

## 7 TITLE IV—SPACE TECHNOLOGY

- 8 SEC. 401. SBIR PHASE II FLEXIBILITY.
- 9 Section 9 of the Small Business Act (15 U.S.C. 638)
- 10 is amended in subsection (cc) by striking "and the Depart-
- 11 ment of Education" and inserting "the Department of
- 12 Education, and the National Aeronautics and Space Ad-
- 13 ministration".
- 14 SEC. 402. LUNAR POWER PURCHASE AGREEMENT PRO-
- GRAM.
- 16 (a) Study.—The Administrator may enter into an
- 17 arrangement with an independent entity with appropriate
- 18 expertise to conduct a study evaluating the feasibility of
- 19 using power purchase agreements to facilitate the develop-
- 20 ment and deployment of lunar surface power.
- 21 (b) Contents.—The study conducted under sub-
- 22 section (a) may include the following:
- 23 (1) An identification of facilities and technical
- 24 capabilities needed to support lunar surface power
- production.

1	(2) A demand forecast for lunar surface power,
2	including the following:
3	(A) Forecasted demand of both govern-
4	mental and nongovernmental users.
5	(B) To support the following:
6	(i) Near-term exploration activities.
7	(ii) Long-duration activities.
8	(3) Potential policy and legal issues associated
9	with lunar power purchase agreements between pro-
10	viders and the United States Government, inter-
11	national partners, and other private sector entities.
12	(c) COORDINATION.—In conducting the study under
13	this section, the Administrator may consult with the fol-
14	lowing:
15	(1) The Lunar Surface Innovation Consortium.
16	(2) The Department of Energy, the Depart-
17	ment of Commerce, and other Federal agencies, as
18	determined appropriate by the Administrator.
19	(3) International partners.
20	(4) Relevant private sector entities.
21	(d) Report.—Not later than 24 months after the
22	date of the enactment of this Act, the Administrator may
23	submit to the appropriate committees of Congress a report
24	that describes the results of the study conducted pursuant
25	to subsection (a).

## 1 SEC. 403. CRYOGENIC FLUID VALVE TECHNOLOGY REVIEW.

- 2 (a) Sense of Congress.—It is the sense of Con-
- 3 gress that advancing cryogenic fluid valve technology
- 4 would support the Administration's efforts to improve
- 5 cryogenic fluid management and improve space vehicle re-
- 6 liability and efficiency.
- 7 (b) Technology and Research Review.—Not
- 8 later than 90 days after the date of the enactment of this
- 9 Act, subject to the availability of appropriations, the Ad-
- 10 ministrator shall enter into an agreement with an inde-
- 11 pendent research and development center or other inde-
- 12 pendent nonprofit organization, as determined appropriate
- 13 by the Administrator, to conduct a review of cryogenic
- 14 fluid valve technology in accordance with this section. The
- 15 organization shall review recent advances in technologies
- 16 related to cryogenic fluid valve use in space applications
- 17 and assess opportunities to improve cryogenic fluid valve
- 18 technologies, including support for research and develop-
- 19 ment activities to advance materials engineering for cryo-
- 20 genic fluid valves.
- 21 (c) Report.—Not later than 18 months after the
- 22 date of the enactment of this Act, the organization con-
- 23 ducting the review shall submit to the Administrator and
- 24 the appropriate committees of Congress a report detailing
- 25 the results of the review conducted under this section.

## 1 SEC. 404. LUNAR COMMUNICATIONS.

2	(a) FINDINGS.—Congress finds the following:
3	(1) Reliable communication and navigation ca-
4	pabilities are essential for sustainable human and
5	robotic exploration of the Moon.
6	(2) Fostering the development of commercial
7	capabilities can accelerate the deployment of lunar
8	communication and navigation services.
9	(b) In General.—The Administrator is authorized
10	to develop a robust and resilient architecture for lunar
11	communications and navigation to support the Adminis-
12	tration's human and robotic lunar exploration activities.
13	(c) STUDY AND PLAN.—To inform the development
14	in subsection (a), the Administrator shall develop a study
15	and prepare a plan to—
16	(1) enable interoperable communications and
17	navigation services for cislunar missions;
18	(2) work with the private sector, other Federal
19	agencies, and, as appropriate, international partners
20	to establish technical standards, consistent with sec-
21	tion 12(d) of the National Technology Transfer and
22	Advancement Act of 1995 (Public Law 104–113),
23	protocols, and interface requirements for cislunar
24	communications and navigation services and sys-
25	tems;
26	(3) support NASA lunar activities;

1	(4) leverage NASA's space technology research,
2	development, and demonstration activities related to
3	space communications and navigation; and
4	(5) evaluate the opportunities, benefits, feasi-
5	bility, and challenges of potentially using commercial
6	cislunar communication and navigation services, as
7	appropriate, by United States commercial providers.
8	SEC. 405. CELESTIAL TIME STANDARDIZATION.
9	(a) Sense of Congress.—It is the sense of Con-
10	gress that—
11	(1) United States leadership of a sustained
12	presence on the Moon and in deep space exploration
13	is important for advancing science, exploration, com-
14	mercial growth, and international partnership;
15	(2) the Artemis and Moon to Mars program of
16	the National Aeronautics and Space Administration
17	(NASA) will involve governmental, commercial, aca-
18	demic, and international partners where there is a
19	need for interoperability between systems;
20	(3) the use of Coordinated Universal Time has
21	challenges when used beyond Earth at other celestial
22	bodies, due to relativistic effects;
23	(4) the United States should lead in developing
24	time standardization for the Moon and other celes-

1	tial bodies other than Earth to support interoper-
2	ability and safe and sustainable operations; and
3	(5) development of such standardization will ad-
4	vance United States leadership in standards setting
5	for global competitiveness, and will benefit other
6	spacefaring countries and entities.
7	(b) Development of Celestial Time Standard-
8	IZATION.—The Administrator of NASA, in consultation
9	with the Director of the Office of Science and Technology
10	Policy, shall carry out the following:
11	(1) Enable the development of celestial time
12	standardization, including by leading the study and
13	definition of a coordinated lunar time.
14	(2) Develop a strategy to implement a coordi-
15	nated lunar time that would support future oper-
16	ations and infrastructure on and around the Moon.
17	(3) In carrying out paragraphs (1) and (2)—
18	(A) coordinate with relevant Federal enti-
19	ties, including the Department of Commerce,
20	the Department of Defense, the Department of
21	State, and the Department of Transportation;
22	and
23	(B) consult with—
24	(i) relevant private sector entities;
25	(ii) relevant academic entities; and

1	(iii) relevant international standards
2	setting bodies.
3	(4) Incorporate the following features of a co-
4	ordinated lunar time, to the extent practicable, in
5	the development of the strategy developed pursuant
6	to paragraph (2):
7	(A) Traceability to Coordinated Universal
8	Time.
9	(B) Accuracy sufficient to support preci-
10	sion navigation and science.
11	(C) Resilience to loss of contact with
12	Earth.
13	(D) Scalability to space environments be-
14	yond the Earth-Moon system.
15	(c) Report.—Not later than two years after the date
16	of the enactment of this Act, the Administrator of NASA
17	shall submit to the Committee on Science, Space, and
18	Technology of the House of Representatives and the Com-
19	mittee on Commerce, Science, and Transportation of the
20	Senate a report describing the strategy developed pursu-
21	ant to subsection (b)(2), including relevant plans,
22	timelines, and resources required for the implementation
23	of a coordinated lunar time pursuant to such strategy.

## 1 TITLE V—AERONAUTICS

2	SEC. 501. DEFINITIONS.
3	In this title:
4	(1) ADVANCED AIR MOBILITY; AAM.—The terms
5	"advanced air mobility" and "AAM" mean a trans-
6	portation system that is comprised of urban air mo-
7	bility and regional air mobility using manned or un-
8	manned aircraft.
9	(2) REGIONAL AIR MOBILITY.—The term "re-
10	gional air mobility" means the movement of pas-
11	sengers or property by air between 2 points using an
12	airworthy aircraft that—
13	(A) has advanced technologies, such as dis-
14	tributed propulsion, vertical takeoff and land-
15	ing, powered lift, nontraditional power systems,
16	or autonomous technologies;
17	(B) has a maximum takeoff weight of
18	greater than 1,320 pounds; and
19	(C) is not urban air mobility.
20	(3) Unmanned Aircraft System.—The term
21	"unmanned aircraft system" has the meanings given
22	such term in section 44801 of title 49, United
23	States Code.
24	(4) Urban Air Mobility.—The term "urban
25	air mobility" means the movement of passengers or

1	property by air between 2 points in different cities
2	or 2 points within the same city using an airworthy
3	aircraft that—
4	(A) has advanced technologies, such as dis-
5	tributed propulsion, vertical takeoff and land-
6	ing, powered lift, nontraditional power systems,
7	or autonomous technologies; and
8	(B) has a maximum takeoff weight of
9	greater than 1,320 pounds.
10	(5) UTM.—The term "UTM" means an un-
11	manned aircraft system traffic management system
12	or service.
13	SEC. 502. EXPERIMENTAL AIRCRAFT DEMONSTRATIONS.
14	(a) Study.—Not later than 1 year after the date of
15	the enactment of this Act, the Administrator, in consulta-
16	tion with industry and academia, shall conduct a study
17	of past and future administration of the experimental air-
18	craft demonstrator projects.
19	(b) Future Demonstrations.—The study under
20	subsection (a) shall identify systems, capabilities, and
21	technologies that could be viable candidates for matura-
22	tion and demonstration through the development of an ex-
23	perimental aircraft demonstrator. Such systems, capabili-
24	ties, and technologies may include technological advance-
25	ments related to structures, aerodynamics, propulsion,

1	controls, and autonomous capabilities. The study shall in-
2	clude a description of criteria and performance metrics
3	used to determine the readiness of a system, capability,
4	or technology to be demonstrated on a future experimental
5	aircraft demonstrator.
6	(c) Lessons Learned.—The study under subsection
7	(a) also shall include an assessment of lessons learned
8	from the Administration's previous experimental aircraft
9	demonstration projects over the last decade, including the
10	projects set forth under section 10831 of the National
11	Aeronautics and Space Administration Authorization Act
12	of 2022 (Public Law 117–167). This assessment shall in-
13	clude—
14	(1) a quantitative assessment of each experi-
15	mental aircraft demonstration project's ability to
16	meet cost, schedule and performance goals, as de-
17	fined at the time of project confirmation;
18	(2) the extent to which the project's objectives
19	or performance goals were changed or descoped;
20	(3) the extent to which the system, capability,
21	or technology that was the subject of the project was
22	matured as a result of its demonstration on an ex-
23	perimental aircraft demonstrator; and

1	(4) the extent to which the project has contrib-
2	uted to advancing the capabilities of and innovation
3	in the United States aircraft and aviation industries.
4	SEC. 503. HYPERSONIC RESEARCH.
5	(a) Sense of Congress.—It is the sense of Con-
6	gress that—
7	(1) basic and applied hypersonic research—
8	(A) is critical for enabling the development
9	of advanced high-speed aeronautical and space
10	systems; and
11	(B) can improve understanding of tech-
12	nical challenges related to high-speed and reus-
13	able vehicle technologies, including those related
14	to propulsion, noise, advanced materials, and
15	entry, descent, and landing operations;
16	(2) investments in hypersonic research are crit-
17	ical to sustaining United States global leadership in
18	space and aeronautics; and
19	(3) NASA efforts to study hypersonic research
20	should complement research supported by the De-
21	partment of Defense and, when appropriate, be con-
22	ducted in partnership with universities and industry.
23	(b) Hypersonic Research.—The Administrator, in
24	coordination with the Administrator of the Federal Avia-
25	tion Administration and the Secretary of the Department

1	of Defense, and in consultation with industry and aca-
2	demia, shall continue to carry out basic and applied
3	hypersonic research.
4	(c) Hypersonic Research Roadmap.—Not later
5	than 180 days after the date of the enactment of this Act
6	the Administrator, in consultation with the Administrator
7	of the Federal Aviation Administration and the Secretary
8	of the Department of Defense, and with industry and aca-
9	demic institutions, shall update the hypersonic research
10	roadmap required under section 603 of the National Aero-
11	nautics and Space Administration Transition Authoriza
12	tion Act of 2017 (Public Law 115–10; 51 U.S.C. 20302
13	note). In updating the research roadmap, the Adminis-
14	trator may consider advancements in—
15	(1) system level design, analysis, and validation
16	of hypersonic aircraft technologies;
17	(2) propulsion capabilities and technologies;
18	(3) vehicle technologies to include vehicle flow
19	physics and vehicle thermal management associated
20	with aerodynamic heating;
21	(4) advanced materials, including materials ca-
22	pable of withstanding high temperatures and dem-
23	onstrating durable materials, and efforts to create
24	models and simulate use of such materials; and

1	(5) other areas of hypersonic research as deter-
2	mined appropriate by the Administrator.
3	(d) Report and Briefing.—Not later than 1 year
4	after the date of the enactment of this Act, the Adminis-
5	trator shall—
6	(1) transmit the updated research roadmap
7	under subsection (c) to the appropriate committees
8	of Congress; and
9	(2) provide a briefing on the research conducted
10	under subsection (b), including how such research
11	aligns with the updated research roadmap under
12	subsection (c).
13	SEC. 504. ADVANCED MATERIALS AND MANUFACTURING
14	TECHNOLOGY.
15	Not later than 1 year after the date of the enactment
16	of this Act, the Administrator shall transmit a report to
17	the appropriate committees of Congress on the status of
18	NASA activities relating to section 10831(e), the Ad-
19	vanced Materials and Manufacturing Technology Pro-
20	
	gram, and section 10831(f), regarding relevant Research
21	Partnerships, as set forth in the National Aeronautics and
<ul><li>21</li><li>22</li></ul>	

1	SEC. 505. UNMANNED AIRCRAFT SYSTEM AND ADVANCED
2	AIR MOBILITY.
3	(a) FINDING.—Congress finds that research and de-
4	velopment related to autonomous aviation is vital to en-
5	sure United States competitiveness as the National Air-
6	space System evolves from trajectory-based operations to
7	collaborative and highly automated operations.
8	(b) Collaboration.—The Administrator shall, in
9	collaboration with the Administrator of Federal Aviation
10	Administration, the heads of other relevant Federal agen-
11	cies, and appropriate representatives of academia and in-
12	dustry, continue its research on unmanned aircraft sys-
13	tems and advanced air mobility, including research related
14	to UTM and autonomous capabilities, as practicable.
15	(c) Brief.—Not later than 18 months after the date
16	of the enactment of this Act, the Administrator shall brief
17	the appropriate committees of Congress on the progress
18	of the research under subsection (b).
19	SEC. 506. ADVANCED CAPABILITIES FOR EMERGENCY RE-
20	SPONSE OPERATIONS.
21	(a) In General.—The Administrator shall leverage
22	NASA-developed tools and technologies to conduct re-
23	search and development activities under the Advanced Ca-
24	pabilities for Emergency Response Operations (ACERO)
25	project, or appropriate successor project or projects, to im-
26	prove aerial responses to wildfires.

1	(b) Goals.—The research and development activities
2	conducted under subsection (a) may include the following:
3	(1) Advanced aircraft technologies and airspace
4	management efforts to assist in the management,
5	deconfliction, and coordination of aerial assets dur-
6	ing wildfire response efforts.
7	(2) Information sharing and real-time data ex-
8	change for wildfire response teams.
9	(3) Development of an interoperable platform to
10	provide situational awareness of aerial assets during
11	wildfire response.
12	(4) Establishment of a multi-agency concept of
13	operations, which may involve Federal, State, and
14	local government agencies, to enable coordination of
15	aerial activities for wildfire response.
16	(c) Collaboration.—In carrying out this section,
17	the Administrator—
18	(1) may coordinate and collaborate with other
19	Federal, State, and local government agencies, re-
20	gional organizations, and commercial partners and
21	academic institutions involved in wildfire manage-
22	ment; and
23	(2) shall, to the maximum extent practicable,
24	consult with the heads of other Federal departments
25	and agencies to avoid duplication of activities.

1	(d) Prohibition.—
2	(1) In general.—Except as provided in this
3	subsection, the Administrator may not procure an
4	unmanned aircraft system to conduct activities de-
5	scribed in this section if such unmanned aircraft sys-
6	tem is manufactured or assembled by a covered for-
7	eign entity.
8	(2) Exemption.—The Administrator may
9	waive the prohibition under paragraph (1) on a case-
10	by-case basis if the Administrator—
11	(A) determines that the procurement of an
12	unmanned aircraft system is—
13	(i) in the national interest of the
14	United States; and
15	(ii) necessary for the sole purpose of
16	improving aerial responses to wildfires; and
17	(B) notifies the Committee on Science,
18	Space, and Technology of the House of Rep-
19	resentatives and the Committee on Commerce,
20	Science, and Transportation of the Senate not
21	later than 30 days after a determination in the
22	affirmative under subparagraph (A).
23	(e) Annual Reports.—Not later than one year
24	after the date of the enactment of this Act and annually
25	thereafter until December 31, 2029, the Administrator

1	shall submit to the Committee on Science, Space and
2	Technology of the House of Representatives and the Com-
3	mittee on Commerce, Science, and Transportation of the
4	Senate a report describing the activities, including results
5	carried out pursuant to this section 2. Each such report
6	at minimum, shall contain the following:
7	(1) A description of any research and develop-
8	ment activities.
9	(2) A description of the Administrator's activi-
10	ties pursuant to subsection (c).
11	(3) An identification of any topics related to
12	improvement of aerial responses to wildfires that
13	could benefit from further research.
14	(4) A description of any continuing efforts
15	under this section.
16	(5) Any other information determined appro-
17	priate by the Administrator.
18	(f) DEFINITION.—In this section:
19	(1) COVERED FOREIGN ENTITY.—The term
20	"covered foreign entity" has the meaning given such
21	term in section 1832 of the National Defense Au-
22	thorization Act for Fiscal Year 2024 (Public Law
23	118–31).
24	(2) Unmanned Aircraft System.—The term
25	"unmanned aircraft system" has the meaning given

1	such term in section 44801 of title 49, United
2	States Code.
3	SEC. 507. HYDROGEN AVIATION.
4	(a) In General.—Subject to the availability of ap-
5	propriations for such purpose, and taking into consider-
6	ation the strategy developed under and research conducted
7	pursuant to section 1019 of the FAA Reauthorization Act
8	of 2024 (Public Law 118–63), the Administrator may
9	carry out research on emerging technologies related to hy-
10	drogen aviation.
11	(b) Report.—Not later than 18 months after the
12	date of the enactment of this Act, the Administrator shall
13	submit to the appropriate committees of Congress a report
14	on the findings of the research under subsection (a).
15	SEC. 508. HIGH-PERFORMANCE CHASE AIRCRAFT.
16	(a) Sense of Congress.—It is the sense of Con-
17	gress that—
18	(1) NASA programs benefit from and rely upon
19	high-performance chase aircraft for providing re-
20	search and mission support; and
21	(2) NASA currently faces maintenance chal-
22	lenges related to its aging high-performance aircraft
23	fleet, which is resulting in increased program costs.
24	(b) Briefing.—Not later than 60 days after the date
25	of the enactment of this Act and biannually thereafter,

1	the Administrator shall provide to the appropriate com-
2	mittees of Congress a briefing on the strategy of NASA
3	relating to the following:
4	(1) Collaboration with the Department of De-
5	fense on efforts for research and flight asset sharing
6	to support NASA's research mission support and
7	pilot training requirements.
8	(2) Efforts to seek aircraft parts and engines to
9	keep NASA's current fleet of chase aircraft oper-
10	ational, including potential use of 3D additive manu-
11	factured parts.
12	(3) Strategies for acquiring or using through
13	loan, sharing, or other agreements, as appropriate,
14	Department of Defense aircraft to support NASA's
15	research and mission support activities, as required.
16	SEC. 509. COLLABORATION WITH ACADEMIA.
17	It is the sense of Congress that—
18	(1) colleges and universities are hubs of re-
19	search and innovation, with expertise in various
20	fields of science and aeronautics;
21	(2) collaborating with academia allows NASA to
22	access cutting-edge research and expertise that can
23	further enable advancements in aeronautics research
24	and technology and address complex aeronautical
25	challenges;

1	(3) a cutting-edge civil aeronautics research and
2	development program can inspire the next genera-
3	tion to pursue education and careers in science,
4	technology, engineering, and mathematics, including
5	aeronautics; and
6	(4) opportunities for students to participate in
7	NASA-supported academic research and develop-
8	ment projects, such as the University Leadership
9	Initiative, the University Students Research Chal-
10	lenge, and related aeronautic projects and competi-
11	tions, contributes to training the next generation
12	and developing the aeronautics workforce to support
13	continued United States leadership and economic
14	growth in civil aeronautics and aviation.
15	SEC. 510. NATIONAL STUDENT UNMANNED AIRCRAFT SYS-
16	TEMS COMPETITION PROGRAM.
17	(a) In General.—The Administrator shall lead a
18	national pilot program to carry out unmanned aircraft sys-
19	tems technology competitions for students at the high
20	school and undergraduate level (in this section referred to
21	as "competitions") in which students shall compete to de-
22	sign, create, and demonstrate an unmanned aircraft sys-
23	tem.
24	(b) Competition Administration.—The Adminis-
25	trator shall award, on a merit-reviewed, competitive basis,

1	a grant to a nonprofit organization, an institution of high-
2	er education, or a consortium thereof, to administer the
3	pilot program under subsection (a) (in this section re-
4	ferred to as the "competition administrator").
5	(c) AWARD CRITERIA.—The Administrator shall en-
6	sure that the award decision made under subsection (b)
7	take into account the extent to which the eligible entity—
8	(1) identifies a plan for engaging eligible insti-
9	tutions from diverse geographic areas, including
10	poor, rural, and Tribal communities; and
11	(2) identifies a plan for connecting science,
12	technology, engineering, and medicine (STEM) ac-
13	tivities to Administration missions and centers.
14	(d) Competition Administrator Responsibil-
15	ITIES.—In carrying out the pilot program, the competition
16	administrator shall be responsible for the following:
17	(1) Awarding grants to institutions of higher
18	education or nonprofit organizations (or a consor-
19	tium thereof) on a merit-reviewed, competitive basis
20	to host individual competitions.
21	(2) Developing STEM curriculum to be utilized
22	by the competition awardees to help students make
23	the connection to the design, construction, and dem-
24	onstration of unmanned aircraft systems.

1	(3) Developing curriculum to assist students in
2	making real-world connections to STEM content and
3	educate students on the relevance and significance of
4	STEM careers.
5	(4) Ensuring competition awardees are sup-
6	porting the activities specified in subsection (f).
7	(5) Conducting performance evaluations of com-
8	petitions, including data collection, on the following:
9	(A) The number of students engaged.
10	(B) Geographic and institutional diversity
11	of participating schools and institutions of high-
12	er education.
13	(6) Any other activities the Administrator finds
14	necessary to ensure the competitions are successful.
15	(e) Additional Considerations.—In awarding
16	grants in subsection (d), the competition administrator
17	shall consider applications that include a partnership with
18	that State's space grant program under chapter 403 of
19	title 51, United States Code.
20	(f) Permitted Activities.—In carrying out the
21	pilot program under subsection (a), the competition ad-
22	ministrator shall ensure competitions occurring at both
23	the high school and undergraduate levels—
24	(1) allow students to design, construct, and
25	demonstrate an unmanned aircraft system;

1	(2) allow students to compete with other teams
2	in the performance of the constructed unmanned air-
3	craft system;
4	(3) connect to relevant missions and NASA
5	Center activities of the Administration;
6	(4) connect relevant STEM curriculum to the
7	design, construction, and demonstration of un-
8	manned aircraft systems;
9	(5) support activities designed to help students
10	make real-world connections to STEM content and
11	educate students on the relevance and significance of
12	STEM careers;
13	(6) are geographically dispersed in order to
14	serve a broad student population, including those in
15	rural and underserved communities; and
16	(7) encourage, to the greatest extent prac-
17	ticable, the participation of students from groups
18	historically underrepresented in STEM.
19	(g) Report to Congress.—Not later than six
20	months after the end of the pilot program under sub-
21	section (a), the Administrator shall submit to the appro-
22	priate committees of Congress a report describing the ac-
23	complishments, lessons learned, any challenges in the im-
24	plementation of the pilot program, and recommendations
25	for whether to continue the pilot program.

1	(h) DEFINITION.—In this section, the term "eligible
2	institution" means—
3	(1) an institution of higher education;
4	(2) a nonprofit research institution;
5	(3) a high school; or
6	(4) a consortium of 2 or more entities described
7	in any of paragraphs (1) through (3).
8	SEC. 511. DECADAL SURVEY FOR NATIONAL AERONAUTICS
9	RESEARCH AND PRIORITIES REVIEW.
10	(a) FINDING.—Congress finds the following:
11	(1) Engaging the science and engineering com-
12	munities, along with industry, through the develop-
13	ment of a National Academies of Science, Engineer-
14	ing, and Medicine decadal survey in aeronautics re-
15	search and development can provide a science and
16	engineering community consensus on key research
17	and development priorities in national civil aero-
18	nautics programs.
19	(2) A decadal survey entails a comprehensive
20	review of and strategy and priorities for civil na-
21	tional aeronautics research and development and
22	prioritizes for the next decade.
23	(3) A decadal survey for civil aeronautics re-
24	search and development can serve as a guiding
25	framework for strategic planning and resource allo-

- 1 cation in the field of civil aeronautics for the coming
- decade.
- 3 (b) Study.—The Administrator in consultation with
- 4 the heads of other relevant Federal Government agencies
- 5 and in accordance with section 20305 of title 51. United
- 6 States Code, shall seek to enter into an arrangement with
- 7 the National Academies of Sciences, Engineering, and
- 8 Medicine (in this section referred to as the "National
- 9 Academies") to conduct a decadal survey of civil aero-
- 10 nautics research and development for the 2025—2035
- 11 decade. The survey shall recommend research priorities to
- 12 sustain United States leadership in civil aeronautics re-
- 13 search and development and support a safe and sustain-
- 14 able future for aviation. The survey may also include rec-
- 15 ommendations related to the dissemination and transition
- 16 of such research and development to the United States
- 17 commercial aviation and aircraft industries, to enabling
- 18 innovation, and to ensuring a world-class workforce for
- 19 aeronautics research and development and related United
- 20 States commercial industries and activities.
- 21 (c) Transmittal.—Not later than 2 years after the
- 22 date of enactment of this Act, the Administrator shall sub-
- 23 mit to the Committee on Science, Space, and Technology
- 24 of the House of Representatives and the Committee on

- 1 Commerce, Science, and Transportation of the Senate the
- 2 results of such survey, including any recommendations.
- 3 SEC. 512. MAKING ADVANCEMENTS IN COMMERCIAL
- 4 HYPERSONICS.
- 5 (a) IN GENERAL.—In conducting the hypersonics re-
- 6 search in section 40112(d) of title 51, United States Code,
- 7 the Administrator may establish the Making Advance-
- 8 ments in Commercial Hypersonics Program (in this sec-
- 9 tion referred to as the "Program"), which shall facilitate
- 10 opportunities for testing of high-speed aircraft and other
- 11 technologies that advance scientific research and tech-
- 12 nology development related to hypersonic aircraft.
- 13 (b) Limitation.—The Program under subsection (a)
- 14 shall not fund the development of technologies that are
- 15 supported by such testing opportunities.
- 16 (c) Plan.—Not later than 60 days after the date of
- 17 the enactment of this Act, the Administrator, acting
- 18 through the Aeronautics Research Mission Directorate,
- 19 shall develop a strategic plan for activities under sub-
- 20 section (a) that aligns with the research roadmap under
- 21 section 503 of this Act.
- 22 (d) Coordination, Consultation and Collabo-
- 23 RATION.—
- 24 (1) The Administrator shall ensure coordination
- between the Aeronautics Research Mission Direc-

1	torate and other Mission Directorates, as appro-
2	priate, to identify technologies eligible for testing op-
3	portunities under the Program.
4	(2) The Administrator shall consult and seek to
5	collaborate with, as appropriate, with the Secretary
6	of Defense and the Administrator of the Federal
7	Aviation Administration on activities related to the
8	Program, including development, testing, and eval-
9	uation of high-speed aircraft and related tech-
10	nologies.
11	(e) Report.—The Administrator shall submit to the
12	appropriate committees of Congress, and the Committee
13	on Armed Services of the House of Representatives and
14	the Committee on Armed Services of the Senate—
15	(1) not later than 80 days after the date of the
16	enactment of this section, a report that—
17	(A) describes activities of the program es-
18	tablished under subsection (a); and
19	(B) includes the strategic plan produced
20	under subsection (c); and
21	(2) not later than 1 year after the date of the
22	enactment of this Act, and annually thereafter, a re-
23	port describing progress in carrying out the pro-
24	gram, including the number and type of testing op-

1	portunities executed in the previous fiscal year and
2	planned for the upcoming fiscal year.
3	(f) RESEARCH SECURITY.—Nothing under this sec-
4	tion authorizes the Administrator to develop, implement,
5	or execute an agreement related to technologies under this
6	section with any entity of concern, a foreign business enti-
7	ty, or a foreign country of concern.
8	(g) Definitions.—In this section—
9	(1) Entity of concern.—the term "entity of
10	concern" has the meaning given such term in section
11	10114 of the Research and Development, Competi-
12	tion, and Innovation Act (Public Law 117–167; 42
13	U.S.C. 18912).
14	(2) Foreign business entity.—The term
15	"foreign business entity" means an entity that is
16	majority-owned or majority-controlled (as such term
17	is defined in section 800.208 of title 31, Code of
18	Federal Regulations, or a successor regulation), or
19	minority owned greater than 25 percent by—
20	(A) any governmental organization of a
21	foreign country of concern; or
22	(B) any other entity that is—
23	(i) known to be owned or controlled
24	by any governmental organization of a for-
25	eign country of concern; or

1	(ii) organized under, or otherwise sub-
2	ject to, the laws of a foreign country of
3	concern.
4	(3) Foreign country of concern.—The
5	term "foreign country of concern" has the meaning
6	given such term in section 9901 of title XCIX of di-
7	vision H of the William M. (Mac) Thornberry Na-
8	tional Defense Authorization Act for Fiscal Year
9	2021 (15 U.S.C. 4651).
10	(4) High-speed aircraft.—The term "high-
11	speed aircraft" has the meaning given such term in
12	section 1009 of the Federal Aviation Reauthoriza-
13	tion Act of 2024 (Public Law 118–63).
14	TITLE VI—SCIENCE
15	SEC. 601. MAINTAINING A BALANCED SCIENCE PORTFOLIO.
16	(a) Sense of Congress.—Congress reaffirms the
17	
- '	sense of Congress that—
18	
18	(1) a balanced and adequately funded set of ac-
18 19	(1) a balanced and adequately funded set of activities consisting of research and analysis grant pro-
18 19 20	(1) a balanced and adequately funded set of activities consisting of research and analysis grant programs, technology development, suborbital research
18 19 20 21	(1) a balanced and adequately funded set of activities consisting of research and analysis grant programs, technology development, suborbital research activities, and small, medium, and large space mis-

1	(2) the Administrator should set science prior-
2	ities by following the recommendations and guidance
3	provided by the scientific community through the
4	National Academies of Sciences, Engineering, and
5	Medicine decadal surveys.
6	(b) Policy Reaffirmation.—Congress reaffirms
7	the policy of the United States set forth in section 501(c)
8	of the National Aeronautics and Space Administration
9	Transition Authorization Act of 2017 (Public Law 115–
10	10; 51 U.S.C. 20302 note), which states, "It is the policy
11	of the United States to ensure, to the extent practicable,
12	a steady cadence of large, medium, and small science mis-
13	sions".
13 14	sions".  SEC. 602. IMPLEMENTATION OF SCIENCE MISSION COST-
14	SEC. 602. IMPLEMENTATION OF SCIENCE MISSION COST-
14 15	SEC. 602. IMPLEMENTATION OF SCIENCE MISSION COST-CAPS.
14 15 16	SEC. 602. IMPLEMENTATION OF SCIENCE MISSION COST- CAPS.  (a) Sense of Congress.—It is the sense of Con-
14 15 16 17	SEC. 602. IMPLEMENTATION OF SCIENCE MISSION COST-CAPS.  (a) SENSE OF CONGRESS.—It is the sense of Congress that—
14 15 16 17	SEC. 602. IMPLEMENTATION OF SCIENCE MISSION COST-CAPS.  (a) SENSE OF CONGRESS.—It is the sense of Congress that—  (1) NASA science missions address compelling
114 115 116 117 118	SEC. 602. IMPLEMENTATION OF SCIENCE MISSION COST-CAPS.  (a) Sense of Congress.—It is the sense of Congress that—  (1) NASA science missions address compelling scientific questions prioritized by the National Acad-
14 15 16 17 18 19 20	CAPS.  (a) Sense of Congress.—It is the sense of Congress that—  (1) NASA science missions address compelling scientific questions prioritized by the National Academies decadal surveys, and often such missions ex-
14 15 16 17 18 19 20 21	CAPS.  (a) Sense of Congress.—It is the sense of Congress that—  (1) NASA science missions address compelling scientific questions prioritized by the National Academies decadal surveys, and often such missions exceed expectations in terms of performance, longevity,
14 15 16 17 18 19 20 21	CAPS.  (a) Sense of Congress.—It is the sense of Congress that—  (1) NASA science missions address compelling scientific questions prioritized by the National Academies decadal surveys, and often such missions exceed expectations in terms of performance, longevity, and scientific impact;

1	affect the balance across the Science portfolio and
2	within the Science Divisions;
3	(3) audits by the NASA Inspector General and
4	the Government Accountability Office have reported
5	that early cost estimates for missions in the prelimi-
6	nary phases of conception and development are im-
7	mature and unreliable, and the cost of a mission
8	typically is not well-understood until the project is
9	further along in the development process;
10	(4) cost growth of a mission beyond its early
11	cost estimates is a challenge for budget planning
12	and has the potential to affect other missions in the
13	Science Mission Directorate portfolio, including
14	through delays to future mission solicitations; and
15	(5) relying on early cost estimates made prior
16	to preliminary design review for science missions
17	which then experience such cost growth may
18	disincentivize program and cost discipline moving
19	forward.
20	(b) Report.—Not later than 12 months after the
21	date of the enactment of this Act, the Comptroller General
22	shall transmit to the appropriate committees of Congress
23	a review of NASA practices related to establishment of
24	and compliance with cost caps of competitively-selected,

1	principal investigator-led science missions. The review
2	shall—
3	(1) assess current cost cap values and deter-
4	mine whether existing cost-cap amounts are appro-
5	priate for different classes of missions;
6	(2) consider the effectiveness of cost caps in
7	maintaining a varied and balanced portfolio of mis-
8	sion types within the Science Mission Directorate;
9	(3) describe the information NASA requires as
10	part of a proposal submission related to project cost
11	estimates and proposal compliance with cost caps,
12	and assess whether such required information pro-
13	vides sufficient insight or confidence in the esti-
14	mates;
15	(4) consider NASA processes for assessing pro-
16	posed cost estimates and the accuracy of such as-
17	sessments for past competitively-selected, principal
18	investigator-led science missions; and
19	(5) for the period starting on January 1, 2000
20	and ending on the date of the enactment of this
21	Act—
22	(A) a list of—
23	(i) competitively-selected, principal in-
24	vestigator-led science missions for which

1	costs have exceeded the associated cost
2	cap; and
3	(ii) reason the mission costs exceeded
4	the cost-cap;
5	(B) an assessment of NASA's role in pre-
6	dicting, preventing, or managing competitively-
7	selected, principal investigator-led science mis-
8	sion cost increases; and
9	(C) a description of the impact of in-
10	creased competitively-selected, principal investi-
11	gator-led science mission costs beyond the cost
12	caps on—
13	(i) the missions for which the cost cap
14	has been breached; and
15	(ii) other missions within the applica-
16	ble division and within the Science Mission
17	Directorate.
18	SEC. 603. REEXAMINATION OF DECADAL SURVEYS.
19	Title 51, United States Code, is amended in section
20	20305(e) by inserting ", significant changes to the NASA
21	budget" after "growth".
22	SEC. 604. LANDSAT.
23	Not later than 180 days after the date of enactment
24	of this Act, the Administrator shall transmit a report to
25	the appropriate committees of Congress describing—

1	(1) the Administrator's efforts to comply with
2	section 60134 of title 51, United States Code;
3	(2) aspects of Landsat NEXT or any other
4	Landsat observations that—
5	(A) could be provided by private sector
6	data-buys or service procurements; and
7	(B) could—
8	(i) meet associated science require-
9	ments while maintaining or exceeding the
10	quality, integrity, and continuity of the
11	Landsat observational capabilities and per-
12	formance, including requirements nec-
13	essary to ensure high-quality calibrated
14	data continuity and traceability with the
15	50-year Landsat data record; and
16	(ii) comply with nondiscriminatory
17	availability of unenhanced data and public
18	archiving of data pursuant to section
19	60141 and 60142 of title 51, United
20	States Code, and all other relevant federal
21	laws, regulations, and policies related to
22	open science and data accessibility;
23	(3) any potential tradeoffs or other impacts of
24	subparagraphs (A) or (B) that could reduce the ben-
25	efit of Landsat data for scientific and applied uses

1	or reduce the Federal Government's ability to make
2	such data available for the widest possible use; and
3	(4) recommendations and opportunities for the
4	Federal Government to mitigate potential tradeoffs
5	or impacts identified under paragraph (3) or to oth-
6	erwise facilitate private sector data-buys or service
7	procurements.
8	SEC. 605. PRIVATE EARTH OBSERVATION DATA.
9	(a) Amendments.—Section 702 of the National Aer-
10	onautics and Space Administration Authorization Act of
11	2010 (42 U.S.C. 18371) is amended—
12	(1) by striking "The Director of OSTP" and
13	inserting the following:
14	"(a) In General.—The Director of OSTP"; and
15	(2) by adding at the end the following:
16	"(b) Considerations.—In updating the civil Earth
17	observation strategic implementation plan pursuant to
18	subsection (a), the Director of the Office of Science and
19	Technology Policy shall consider commercial Earth obser-
20	vation data, as appropriate, that can be purchased or
21	accessed by the Federal Government to meet Earth obser-
22	vation requirements.".
23	(b) Government Accountability Office Re-
24	PORT.—Not later than 12 months after the release of the
25	next civil Earth observation strategic implementation plan

update under section 702(a) of the National Aeronautics and Space Administration Authorization Act of 2010 (42) U.S.C. 18371(a)), the Comptroller General shall report to 4 the appropriate committees of Congress an assessment of the Director of the Office of Science and Technology Policy's implementation of section 702(b) of the National Aeronautics and Space Administration Authorization Act 8 of 2010 (42 U.S.C. 18371(b)), as amended. SEC. 606. COMMERCIAL SATELLITE DATA. 10 (a) FINDINGS.—Congress makes the following find-11 ings: 12 (1) Section 60501 of title 51, United States 13 Code, states that the goal for the Earth Science pro-14 gram of NASA shall be to pursue a program of 15 Earth observations, research, and applications activi-16 ties to better understand the Earth, how it supports 17 life, and how human activities affect its ability to do 18 so in the future. 19 (2) Section 50115 of title 51, United States 20 Code, states that the Administrator of NASA shall, 21 to the extent possible and while satisfying the sci-22 entific or educational requirements of NASA, and 23 where appropriate, of other Federal agencies and 24 scientific researchers, acquire, where cost effective,

space-based and airborne commercial Earth remote

25

1	sensing data, services, distribution, and applications
2	from a commercial provider.
3	(3) The Administrator of NASA established the
4	Commercial SmallSat Data Acquisition Pilot Pro-
5	gram in 2019 to identify, validate, and acquire from
6	commercial sources data that support the Earth
7	science research and application goals.
8	(4) The Administrator of NASA has—
9	(A) determined that the pilot program de-
10	scribed in paragraph (3) has been a success, as
11	described in the final evaluation entitled "Com-
12	mercial SmallSat Data Acquisition Program
13	Pilot Evaluation Report" issued in 2020;
14	(B) established a formal process for evalu-
15	ating and onboarding new commercial vendors
16	in such pilot program;
17	(C) increased the number of commercial
18	vendors and commercial data products available
19	through such pilot program; and
20	(D) expanded procurement arrangements
21	with commercial vendors to broaden user access
22	to provide commercial Earth remote sensing
23	data and imagery to federally funded research-
24	ers.

1	(b) Commercial Satellite Data Acquisition
2	Program.—
3	(1) In general.—Chapter 603 of title 51,
4	United States Code, is amended by adding at the
5	end the following:
6	"§ 60307. Commercial satellite data acquisition pro-
7	gram
8	"(a) In General.—The Administrator shall estab-
9	lish within the Earth Science Division of the Science Mis-
10	sion Directorate a program to acquire and disseminate
11	cost-effective and appropriate commercial Earth remote
12	sensing data and imagery in order to satisfy the scientific,
13	operational, and educational requirements of the Adminis-
14	tration, and where appropriate, of other Federal agencies
15	and scientific researchers to augment or complement the
16	suite of Earth observations acquired by the Administra-
17	tion, other United States Government agencies, and inter-
18	national partners.
19	"(b) Data Publication and Transparency.—The
20	terms and conditions of commercial Earth remote sensing
21	data and imagery acquisitions under the program de-
22	scribed in subsection (a) shall not prevent—
23	"(1) the publication of commercial data or im-
24	agery for scientific purposes; or

1	"(2) the publication of information that is de-
2	rived from, incorporates, or enhances the original
3	commercial data or imagery of a vendor.
4	"(c) Authorization.—In carrying out the program
5	under this section, the Administrator may—
6	"(1) procure the commercial Earth remote
7	sensing data and imagery from commercial vendors
8	to advance scientific research and applications in ac-
9	cordance with subsection (a); and
10	"(2) establish or modify end-use license terms
11	and conditions to allow for the widest-possible use of
12	procured commercial Earth remote sensing data and
13	imagery by individuals other than NASA-funded
14	users, consistent with the goals of the program.
15	"(d) United States Vendors.—Commercial Earth
16	remote sensing data and imagery referred to in sub-
17	sections (a) and (c) shall, to the maximum extent prac-
18	ticable, be procured from United States vendors.
19	"(e) Report.—Not later than 180 days after the
20	date of the enactment of this section and annually there-
21	after, the Administrator shall submit to the Committee on
22	Commerce, Science, and Transportation of the Senate and
23	the Committee on Science, Space, and Technology of the
24	House of Representatives a report that includes the fol-
25	lowing information regarding the agreements, vendors, li-

1	cense terms, and uses of commercial Earth remote sensing
2	data and imagery under this section:
3	"(1)(A) In the case of the initial report, a list
4	of all agreements that are providing commercial
5	Earth remote sensing data and imagery to NASA as
6	of the date of the report.
7	"(B) For each subsequent report, a list of all
8	agreements that have provided commercial Earth re-
9	mote sensing data and imagery to NASA during the
10	reporting period.
11	"(2) A description of the end-use license terms
12	and conditions for each such vendor.
13	"(3) A description of the manner in which each
14	such agreement is advancing scientific research and
15	applications, including priorities recommended by
16	the National Academies of Sciences, Engineering,
17	and Medicine decadal surveys.
18	"(4) Information specifying whether the Admin-
19	istrator has entered into an agreement with a com-
20	mercial vendor or a Federal agency that permits the
21	use of data and imagery by Federal Government em-
22	ployees, contractors, or non-Federal users.".
23	(2) CLERICAL AMENDMENT.—The table of con-
24	tents for chapter 603 of title 51, United States

1	Code, is amended by adding at the end the following
2	new item:
	"60307. Commercial Satellite Data Acquisition Program.".
3	SEC. 607. GREENHOUSE GAS EMISSION MEASUREMENTS.
4	(a) Sense of Congress.—It is the sense of Con-
5	gress that—
6	(1) observation and measurement of greenhouse
7	gases such as carbon dioxide and methane are of
8	critical importance to understand the sources of
9	these emissions;
10	(2) additional tools can improve the precise de-
11	tection of methane leaks from natural gas lines and
12	production facilities to reduce economic losses and to
13	reduce unintentional release of this potent green-
14	house gas;
15	(3) observation of such gases can be conducted
16	with a combination of space-based, airborne, and
17	ground-based instruments;
18	(4) in 2022, NASA cancelled the Geostationary
19	Carbon Cycle Observatory, a competitively-selected,
20	Principal Investigator-led instrument under develop-
21	ment that is designed to make space-based observa-
22	tions of greenhouse gases, including carbon dioxide,
23	carbon monoxide, and methane, as well as vegetation
24	health over the western hemisphere from geo-
25	synchronous orbit; and

1	(5) in 2023, the Geostationary Carbon Cycle
2	Observatory PI-led project team delivered an
3	unvalidated instrument assembly and flight spares to
4	NASA as part of the project closeout activities.
5	(b) Hardware.—
6	(1) The Administrator shall assess the hard-
7	ware and, to the maximum extent practicable, seek
8	to validate the instrument assembly delivered to the
9	Administration under the contract for the develop-
10	ment of GeoCarb, which shall include an assessment
11	of scientific capabilities of the delivered hardware,
12	including potential repurposed uses or science con-
13	tributions.
14	(2) The Administrator, within 6 months of the
15	date of the enactment of this Act, shall provide a re-
16	port to the appropriate committees of Congress re-
17	garding the results of the assessment conducted pur-
18	suant to paragraph (1) and if appropriate based on
19	the assessment, a list of potential launch opportuni-
20	ties, including cost and schedule associated with
21	such opportunities.
22	(c) Strategy.—
23	(1) IN GENERAL.—Not later than 90 days after
24	the date of the enactment of this Act, the Adminis-
25	trator, in consultation with the National Oceanic

1	and Atmospheric Administration, the National Insti-
2	tute of Standards and Technology, and other rel-
3	evant agencies, shall enter into an agreement with
4	the National Academies of Sciences, Engineering,
5	and Medicine to develop a science-based strategy to
6	assess and evaluate the use of present and future
7	greenhouse gas monitoring and detection capabili-
8	ties, including ground-based, airborne, and space-
9	based sensors and integration of data relating to
10	such monitoring and detection from other indicators,
11	to detect large methane emission events (commonly
12	referred to as "methane super-emitters").
13	(2) REQUIREMENTS.—The strategy described in
14	subsection (a) shall include the following elements:
15	(A) Development of a proposed definition
16	for the term "methane super-emitter".
17	(B) Examination of whether and how cur-
18	rent and planned Federal greenhouse gas moni-
19	toring and detection capabilities may be lever-
20	aged to monitor and detect methane super-
21	emitters, and identify key gaps in such capabili-
22	ties.
23	(C) Examination of the effectiveness of the
24	U.S. Greenhouse Gas Center and Greenhouse
25	Gas Monitoring and Measurement Interagency

1	Working Group in facilitating interagency col-
2	laboration for greenhouse gas monitoring and
3	detection, data standards, stewardship, and
4	data integration, including activities related to
5	monitoring and detecting methane super-
6	emitters.
7	(D) Examination of actions taken by Fed-
8	eral agencies and departments in response to
9	the National Strategy to Advance an Integrated
10	U.S. Greenhouse Gas Measurement, Moni-
11	toring, and Information System, including
12	progress towards pathways to enhance the sci-
13	entific and operational value of information re-
14	garding methane super-emitters.
15	(E) Consideration of options for the Fed-
16	eral Government to partner with nongovern-
17	mental entities, including State and local gov-
18	ernments, academia, nonprofit organizations,
19	commercial industry, and international organi-
20	zations, to effectively leverage greenhouse gas
21	monitoring and detection capabilities to monitor
22	and detect methane super-emitters.
23	(F) Consideration of options for the Fed-
24	eral Government to validate and verify tech-
25	nologies and data developed or collects by non-

1	governmental entities, academia, nonprofit or-
2	ganizations, commercial industry, and inter-
3	national organizations related to monitoring
4	and detecting methane super-emitters.
5	(G) Recommendations regarding the activi-
6	ties under subparagraphs (A) through (F), as
7	appropriate.
8	(d) Use of Strategy.—The Administrator may use
9	the strategy described in subsection (a) to inform the plan-
10	ning of research and development activities regarding
11	greenhouse gas monitoring and detection, including meth-
12	ane super-emitters.
13	(e) Report.—Not later than 18 months after the
14	date of the execution of the agreement between the Admin-
15	istrator and the National Academies of Sciences, Engi-
16	neering, and Medicine under subsection (a), the National
17	Academies shall submit to the Administrator, the Com-
18	mittee on Science, Space, and Technology of the House
19	of Representatives, and the Committee on Commerce,
20	Science, and Transportation of the Senate a report on the
21	strategy described in subsection (a).
22	(f) Definitions.—In this section:
23	(1) Greenhouse gas monitoring and de-
24	TECTION.—The term "greenhouse gas monitoring
25	and detection" means the direct observation, from

1	space or in-situ, or collection of measurement data
2	pertaining to, greenhouse gas emissions and levels.
3	(2) Geocarb.—The term "GeoCarb" shall
4	mean the Geostationary Carbon Cycle Observatory.
5	SEC. 608. NASA DATA FOR AGRICULTURAL APPLICATIONS.
6	(a) FINDINGS.—Congress finds the following:
7	(1) NASA has decades of experience in space-
8	based scientific Earth observations and measure-
9	ments, including data, trends and modeling.
10	(2) NASA Earth science data, which includes
11	data on precipitation, temperature,
12	evapotranspiration, soil moisture, and vegetation
13	health, has been used to inform the decisionmaking
14	of agricultural producers.
15	(3) NASA applies its scientific data and models
16	to inform and support the agricultural community
17	and engages in innovative collaborations such as the
18	NASA Acres and NASA Harvest agricultural con-
19	sortia.
20	(4) NASA uses space-based Earth observations
21	and science and applications to support farmers in
22	efforts to conserve water and other resources, im-
23	prove farm management and crop yield, and facili-
24	tate the stability of the national food supply.

1	(5) NASA's upcoming Earth System Observ-
2	atory will benefit the agricultural community by im-
3	proving observations critical for measuring and un-
4	derstanding cropland conditions, water availability,
5	early onset crop disease, soil moisture, and other
6	crop and rangeland management indicators.
7	(6) Increased engagement between NASA and
8	the agricultural community can support agricultural
9	producers, bolster the national food supply, and im-
10	prove agricultural research, science, and technology.
11	(b) Data Dissemination.—NASA shall continue to
12	partner with other relevant Federal agencies, as prac-
13	ticable, to disseminate water, soil, vegetation, land-use,
14	and other relevant NASA Earth observation and science
15	data, information and tools to support American agricul-
16	tural producers. Such partnerships may include activities
17	such as—
18	(1) continuing the leverage NASA Earth
19	science water data and information to enable effi-
20	cient use of resources, inform irrigation decisions,
21	and support local innovation and control of water
22	management;
23	(2) supporting agriculture decisionmaking by
24	increasing the accessibility and useability of NASA
25	Earth science data, information, and tools relevant

1 to the impact of disease, weather, precipitation, and 2 other environmental factors on agricultural production; or 3 4 (3) making available, to the greatest extent 5 practicable, NASA earth science measurements and 6 data to advance precision agricultural capabilities relevant to the needs and requirements of agricul-7 8 tural producers. 9 (c) APPLICATION OF SPACE-BASED DATA.—The Ad-10 ministrator shall, in furtherance of the goal for the NASA's Earth science and applications program of secur-12 ing practical benefits for society, as set forth in section 60501 of title 51, United States Code, continue to collabo-13 rate with relevant Federal agencies to develop mechanisms 14 15 to transition, as appropriate, relevant NASA Earth 16 science research findings, data, information, models, and 17 capabilities to operational governmental and private sector entities focused on addressing the needs of the agricultural 18 19 user community. 20 (d) Partnering.—In carrying out subsections (b) 21 and (d), NASA shall, to the extent practicable and in col-22 laboration with other relevant Federal agencies, where ap-23 propriate, continue to engage State and local government agencies, institutions of higher education, agriculture producer organizations, and other relevant stakeholder and

user communities from the public and private sectors to improve dissemination of NASA Earth science data, information, and tools relevant to the needs of agricultural pro-3 4 ducers and the agriculture industry, in accordance with the goal for the Administration's Earth science and applications program set forth in section 60501 of title 51, 6 United States Code, and relevant recommendations of the 8 most recent decadal survey on Earth science and applications from space. 10 SEC. 609. PLANETARY SCIENCE PORTFOLIO. 11 (a) Sense of Congress.—It is the sense of Congress that— 12 13 (1) planetary science missions advance the sci-14 entific understanding of the solar system and the 15 place of humans in it while also advancing the de-16 sign and operations of spacecraft and robotic engi-17 neering; and 18 (2) Discovery, New Frontiers, and Flagship 19 programs allow NASA to fund a range of missions 20 that vary in size, cost, and complexity; maintaining 21 balance across these mission classes allows for a 22 broad scope of discoveries and scientific advances. 23 (b) Mission Priorities Reaffirmation.—Congress reaffirms the direction in section 502(b)(1) of the

National Aeronautics and Space Administration Transi-

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1	tion Authorization Act of 2017 (Public Law 115–10; 51
2	U.S.C. 20302 note) that—
3	(1) in accordance with the priorities established
4	in the most recent Planetary Science Decadal Sur-
5	vey, the Administrator shall ensure, to the greatest
6	extent practicable, the completion of a balanced set
7	of Discovery, New Frontiers, and Flagship missions
8	at the cadence recommended by the most recent
9	Planetary Science Decadal Survey; and
10	(2) consistent with the set of missions described
11	in paragraph (1), and while maintaining the con-
12	tinuity of scientific data and steady development of
13	capabilities and technologies, the Administrator may
14	seek, if necessary, adjustments to mission priorities,
15	schedule, and scope in light of changing budget pro-
16	jections.
17	SEC. 610. PLANETARY DEFENSE.
18	(a) Section 808 of the National Aeronautics and
19	Space Administration Authorization Act of 2010 (42)
20	U.S.C. 18387), is amended in subsection (b) by striking
21	"implement, before September 30, 2012," and inserting
22	", in coordination with the NASA Administrator, maintain
23	and regularly update".
24	(b) Title 51, United States Code, is amended—
25	(1) in section 71103—

1	(A) in the section heading, by striking
2	"Developing policy and recom-
3	mending" and inserting "Policy on near-
4	Earth objects and"
5	(B) by striking "Within 2 years after Oc-
6	tober 15, 2008, the" and inserting "The";
7	(C) after "Policy shall", by inserting ", in
8	coordination with the Administrator, maintain
9	and regularly update";
10	(D) by striking "(1) develop"; and
11	(E) in paragraph (2), by striking "(2) rec-
12	ommend" and inserting "recommendations
13	for"; and
14	(2) in chapter 711—
15	(A) by adding at the end the following:
16	"§ 71105. Planetary defense coordination office
17	"(a) Office.—As directed in section 10825 of the
18	National Aeronautics and Space Administration Author-
19	ization Act of 2022 (Public Law 117–167), the Adminis-
20	trator shall maintain an office within the Planetary
21	Science Division of the Science Mission Directorate to be
22	known as the 'Planetary Defense Coordination Office'.
23	"(b) Responsibilities.—Consistent with the direc-
24	tion in section 10825 of the National Aeronautics and
25	Space Administration Authorization Act of 2022 (Public

1	Law 117–167) the Planetary Defense Coordination Office
2	under subsection (a) shall—
3	"(1) plan, develop, and implement a program to
4	survey threats posed by near-Earth objects equal to
5	or grater than 140 meters in diameter, as required
6	by section 321(d)(1) of the National Aeronautics
7	and Space Administration Authorization Act of 2005
8	(Public Law 109–155; 119 Stat. 2922; 51 U.S.C.
9	71101 note prec.);
10	"(2) identify, track, and characterize potentially
11	hazardous near-Earth objects, issue warnings of the
12	effects of potential impacts of such objects, and in-
13	vestigate strategies and technologies for mitigating
14	the potential impacts of such objects; and
15	"(3) assist in coordinating government planning
16	for a response to a potential impact of a near-Earth
17	objects."; and
18	(B) in the table of contents—
19	(i) by adding at the end the following
20	new item:
	"71105. Planetary Defense Coordination Office."; and
21	(ii) by amending the item relating to
22	section 71103 to read as follows:
	(71100 D.); F. (1.1.) 1 71 F.1.1 2

"71103. Policy on near-Earth objects and responsible Federal agency.".

## 1 SEC. 611. LUNAR DISCOVERY AND EXPLORATION.

- 2 (a) In General.—The Administrator may carry out,
- 3 within the Science Mission Directorate, a program to ac-
- 4 complish science objectives for the Moon, with an organi-
- 5 zational structure that aligns responsibility, authority, and
- 6 accountability, as recommended by the most recent
- 7 decadal survey for planetary science and astrobiology.
- 8 (b) Objectives and Requirements.—In carrying
- 9 out the program in subsection (a), the Administrator shall
- 10 direct the Science Mission Directorate, in consultation
- 11 with the Exploration Systems Development Mission Direc-
- 12 torate and the Space Technology Mission Directorate, to
- 13 define high-priority lunar science objectives informed by
- 14 decadal and other scientific consensus recommendations,
- 15 and related requirements of an integrated Artemis science
- 16 strategy for human and robotic missions to the Moon.
- 17 (c) Instrumentation.—The program in subsection
- 18 (a) should assess the need for and facilitate the develop-
- 19 ment of instrumentation to support the scientific explo-
- 20 ration of the Moon.
- 21 SEC. 612. COMMERCIAL LUNAR PAYLOAD SERVICES.
- 22 (a) Sense of Congress.—It is the sense of Con-
- 23 gress that—
- 24 (1) the Administrator's encouragement and
- 25 support for commercial services for lunar surface de-

1	livery capabilities and other related services serves
2	the national interest; and
3	(2) commercial providers benefit from an ap-
4	proach that places low-cost, noncritical instruments
5	on initial deliveries using small- and medium-size
6	landers before proceeding to larger landers for more
7	complex payloads.
8	(b) Commercial Lunar Payload Services.—The
9	Administrator is authorized to establish a Commercia
10	Lunar Payload Services program for the purposes of pro-
11	curing, from one or more United States commercial pro-
12	viders, services for delivery of NASA science payloads, and
13	the payloads of other NASA mission directorates, as ap-
14	propriate and practicable, to the lunar surface.
15	(c) Relationship to Other Mission Direc-
16	TORATES.—A Mission Directorate that seeks to obtain
17	commercial lunar payload services under the program es-
18	tablished in subsection (b) shall provide funding for—
19	(1) any payload, instrument or other item spon-
20	sored by the Mission Directorate for delivery
21	through the program; and
22	(2) the cost of the commercial lunar payload
23	services obtained on behalf of the Mission Direc-
24	torate.

1	(d) Implementation.—In implementing any such
2	activities pursuant to subsection (b), the Administrator
3	shall—
4	(1) conduct updated market research on the
5	commercial lunar economy and identify any changes
6	since the last market analysis;
7	(2) assess NASA's needs from and role in and
8	contribution to the commercial lunar delivery mar-
9	ket;
10	(3) based on such needs identified in paragraph
11	(2), assess the effectiveness of the task order ap-
12	proach in advancing commercial development of
13	lunar delivery services, including an assessment of
14	the appropriate number of providers necessary to
15	support NASA commercial lunar delivery needs, and
16	identify any challenges and recommendations for im-
17	provement; and
18	(4) strengthen procedures related to the selec-
19	tion, manifesting, interfaces, and requirements of
20	payloads and other relevant factors that could con-
21	tribute to minimizing future NASA-directed changes
22	to projects following commercial lunar payload serv-
23	ice contract awards.
24	(e) Management Plan.—Not later than 90 days
25	from the date of the enactment of this Act, the Adminis-

1	trator shall, informed by the activities conducted under
2	subsection (c), prepare and implement a management plan
3	with clear leadership authority and responsibility for the
4	program authorized in subsection (b).
5	(f) Briefings.—Not later than 180 days from the
6	date of the enactment of this Act, the Administrator shall
7	brief the appropriate committees of Congress on the imple-
8	mentation of the management plan in subsection (d).
9	(g) Coordination.—The Administrator shall ensure
10	coordination between Mission Directorates and the Moon
11	to Mars Program on the administration of the program
12	in subsection (b) to ensure alignment of goals for lunar
13	delivery services.
14	SEC. 613. PLANETARY AND LUNAR OPERATIONS.
15	(a) Sense of Congress.—It is the sense of Con-
16	gress that—
17	(1) existing NASA lunar and Martian orbital
18	missions are operating well beyond their planned
19	mission lifespans;
20	(2) NASA relies on this aging infrastructure for
21	observations, communications relay, and other oper-
22	ations to support critical NASA missions; and
23	(3) the United States plans to increase its ac-
24	tivities on and around both the Moon and Mars in
25	coming years.

1	(b) Plan.—The Administrator shall develop a plan
2	to ensure continuity of operations and sufficient observa-
3	tional and operational capabilities on and around the
4	Moon and Mars necessary to continue to enable a robust
5	science program and human exploration program for the
6	Moon and Mars well into the future. Such plan shall con-
7	sider opportunities to engage both private and inter-
8	national partners in future operations.
9	SEC. 614. MARS SAMPLE RETURN.
10	(a) In General.—The Administrator shall, subject
11	to the availability of appropriations, lead a Mars Sample
12	Return program to enable the return to Earth of scientif-
13	ically-selected samples from the surface of Mars for study
14	in terrestrial laboratories, consistent with the rec-
15	ommendations of the National Academies decadal surveys
16	for planetary science.
17	(b) APPROACH.—The Administrator shall pursue the
18	program in subsection (a) on a timeline and in a manner
19	necessary to—
20	(1) Sustain United States leadership in the sci-
21	entific exploration of Mars;
22	(2) maintain NASA capabilities to land and op-
23	erate robotic spacecraft on the surface of Mars;
24	(3) preserve the relevant unique and long-term
25	institutional expertise; and

1	(4) maintain a balanced and robust planetary
2	science division portfolio without requiring signifi-
3	cant increases to the NASA budget.
4	(c) Implementation Plan.—The Administrator
5	shall, as soon as practicable and no later than 180 days
6	after the date of enactment of this Act, transmit to the
7	appropriate committees of Congress a plan and timeline
8	for the implementation of a Mars Sample Return program
9	pursuant to this section with the goal of enabling the high-
10	est scientific return for the resources invested. Such plan
11	shall include a design and mission architecture and estab-
12	lish realistic cost and schedule estimates to enable such
13	goal.
14	SEC. 615. HUBBLE SPACE TELESCOPE SERVICING.
15	Not later than 90 days from the date of the enact-
16	ment of this Act, the Administrator shall submit a report
17	to the appropriate committees of Congress that includes
18	the results of any study or studies conducted in the last
19	five years regarding the technical feasibility of safely re-
20	boosting the Hubble Space Telescope, including any such
21	studies regarding the technical feasibility of using private
22	sector capabilities.

1	SEC. 616. GREAT OBSERVATORIES MISSION AND TECH-
2	NOLOGY MATURATION.
3	(a) Establishment.—The Administrator may es-
4	tablish a Great Observatories Mission and Technology
5	Maturation project (referred to in this section as a
6	"Project") to mature the large-scale space-based mission
7	concepts and technologies needed for a future astrophysics
8	mission, as informed by the recommendations of the most
9	recent decadal survey in astronomy and astrophysics.
10	(b) ACTIVITIES.—A project established under sub-
11	section (b) shall inform the design and development of fu-
12	ture large-scale space-based Astrophysics missions by con-
13	ducting activities which may include—
14	(1) assessing the appropriate scope for any fu-
15	ture mission;
16	(2) determining the range of capabilities and
17	technology readiness of such capabilities needed for
18	a mission; and
19	(3) informing the development and maturation
20	of science and technologies needed for such mission.
21	(c) Costs.—The independent life-cycle cost estimate
22	conducted under section 30307 of title 51, United States
23	Code, as amended by this Act, for a large-scale space-
24	based mission resulting from successful completion of a
25	Project established under subsection (b) shall include an

- 1 accounting of all costs spent on maturation of the mission
- 2 through such Project.
- 3 (d) Report.—Starting on February 1, 2025, and
- 4 continuing annually thereafter, the Administrator shall
- 5 submit to the appropriate committees of Congress a report
- 6 on the progress and impacts of any Projects established
- 7 under subsection (b) within Astrophysics programs.
- 8 SEC. 617. NANCY GRACE ROMAN TELESCOPE.
- 9 The Administrator shall continue development of the
- 10 Nancy Grace Roman Space Telescope as directed in sub-
- 11 section 10823(b) of the National Aeronautics and Space
- 12 Administration Authorization Act of 2022 (Public Law
- 13 117–167).
- 14 SEC. 618. CHANDRA X-RAY OBSERVATORY.
- 15 The Administrator shall, to the greatest extent prac-
- 16 ticable, take no action to reduce or otherwise preclude con-
- 17 tinuation of the science operations of the Chandra X-Ray
- 18 Telescope prior to the completion and consideration of the
- 19 next triennial review of mission extensions for the Astro-
- 20 physics division conducted pursuant to section 30504 of
- 21 title 51, United States Code and NASA's ongoing oper-
- 22 ations paradigm change review.
- 23 SEC. 619. HELIOPHYSICS RESEARCH.
- 24 (a) Sense of Congress.—It is the sense of Con-
- 25 gress that—

1	(1) NASA heliophysics research advances the
2	scientific understanding of the Sun, its impact on
3	the Earth and near-Earth environment, and the
4	Sun's interactions with other bodies in the solar sys-
5	tem, the interplanetary medium, and the interstellar
6	medium;
7	(2) fundamental science supported by the
8	Heliophysics division is critical to improving space
9	weather observations forecasting capabilities, which
10	contribute to—
11	(A) fortifying national security and other
12	critically important space-based and ground-
13	based assets;
14	(B) improving the resilience of the Na-
15	tion's energy infrastructure; and
16	(C) protecting human health in space; and
17	(3) the Heliophysics Division should continue to
18	maximize the scientific return on investment of its
19	portfolio through maintaining a balanced portfolio
20	that includes research and analysis, including multi-
21	disciplinary research initiatives, technology develop-
22	ment, space-based missions and suborbital flight
23	projects that include both directed and strategic mis-
24	sions and principal investigator-led, competitively so-
25	licited missions, informed by the science priorities

1	and guidance of the most recent decadal survey in
2	solar and space physics.
3	(b) Program Management.—The Administrator
4	shall seek to—
5	(1) maintain a regular Explorer Announcement
6	of Opportunity cadence and alternate between small
7	and mid-sized missions; and
8	(2) enable a regular selection of Missions of Op-
9	portunity.
10	SEC. 620. STUDY ON COMMERCIAL SPACE WEATHER DATA.
11	(a) Study.—The Administrator, in consultation with
12	the Administrator of the National Oceanic and Atmos-
13	pheric Administration, shall conduct a study of the extent
14	to which commercially-available data could advance space
15	weather research, including the relevant space weather re-
16	search priorities of the most recent decadal survey on solar
17	and space physics.
18	(b) Contents.—The study shall include—
19	(1) an assessment of commercial capabilities
20	and commercial data that meets or exceeds the
21	science and technical standards and requirements of
22	the Administration, which may include—
23	(A) data that is generated or able to be
24	generated by commercial providers:

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1	(B) commercially-available small space-
2	craft;
3	(C) opportunities for hosted NASA pay-
4	loads on commercial spacecraft; and
5	(D) commercial solutions for data proc-
6	essing applicable to space weather science;
7	(2) recommendations and opportunities for the
8	Federal Government to facilitate the use of commer-
9	cially available options for space weather data rel-
10	evant to advancing the Administration's space
11	weather research and development activities con-
12	sistent with the most recent National Academies
13	decadal survey, without reducing quality of data;
14	and
15	(3) options, where appropriate, for potential
16	partnerships or use of NASA prize authority and
17	competitions, as appropriate and practicable, to ob-
18	tain access to such data identified in paragraph (1)
19	that—
20	(A) meets or exceeds the science and tech-
21	nical standards and requirements of the Admin-
22	istration; and
23	(B) are not duplicative of activities con-
24	ducted pursuant to chapter 606 of title 51,
25	United States Code.

1	(c) Report.—Not later than 270 days after the date
2	of enactment of this Act, the Administrator shall transmit
3	a report to the appropriate committees of Congress con-
4	taining the results of the study provided under subsection
5	(a).
6	SEC. 621. GEOSPACE DYNAMICS CONSTELLATION.
7	(a) Sense of Congress.—It is the sense of Con-
8	gress that the Geospace Dynamics Constellation mission
9	could enable scientific discoveries that will transform un-
10	derstanding of the processes that govern the dynamics of
11	the Earth's upper atmospheric envelope that surrounds
12	and protects the planet.
13	(b) Assessment.—Not later than September 5,
14	2024, the Administrator shall transmit to the appropriate
15	committees of Congress a report regarding the schedule
16	and budget profile to launch the Geospace Dynamics Con-
17	stellation mission by the end of the decade to fulfill the
18	recommendations of the heliophysics decadal survey.
19	SEC. 622. TECHNOLOGY DEVELOPMENT FOR WILDLAND
20	FIRE SCIENCE, MANAGEMENT, AND MITIGA-
21	TION.
22	(a) In General.—The Administrator, acting
23	through the Associate Director of the Earth Science Divi-
24	sion for Earth Action, shall establish a project for science
25	and technology development for wildland fire management

as

1	and mitigation (referred to in this section as
2	"FireSense").
3	(b) Purpose.—The purpose of FireSense is to co-
4	develop, deploy, and support NASA's application of ad-
5	vanced science, data, and technology capabilities to enable
6	measurable improvement in United States wildland fire
7	management and mitigation across the fire cycle, includ-
8	ing pre-fire, active fire, and post-fire phases.
9	(c) Objectives.—In establishing FireSense, the Ad-
10	ministrator shall seek input from relevant stakeholders
11	and shall align FireSense with the goal for NASA's Earth
12	science and applications program set forth in section
13	60501 of title 51, United States Code, consider relevant
14	recommendations of the most recent decadal survey on
15	Earth science and applications from space, and shall, to
16	the extent practicable, focus on the following objectives:
17	(1) Enhanced predictive modeling and early
18	warning systems for wildland fire detection and pre-
19	vention.
20	(2) Developing remote sensing technologies and
21	data analysis tools to monitor fire-prone areas.
22	(3) Transitioning wildland fire management
23	technologies to operational users, including agencies,
24	private sector entities, and academic institutions.

1	(4) Conducting research to understand the im-
2	pacts of climate change on wildland fire frequency
3	and intensity.
4	(5) Supporting post-fire recovery and ecosystem
5	restoration through advanced technologies and data.
6	(6) Providing necessary technical assistance to
7	operational users to receive, process, and make use
8	of wildland fire science, data, and technology re-
9	sources.
10	(7) Any additional objectives as determined nec-
11	essary by the Administrator to satisfy the purpose
12	described in subsection (b).
13	(d) Interagency Coordination.—In implementing
14	FireSense, the Administrator shall, as practicable and ap-
15	propriate, coordinate with relevant Federal, State, and
16	local agencies to support wildland fire science, data, and
17	technology development activities across all phases of the
18	fire cycle, including prevention, detection, response, and
19	recovery.
20	(e) Operational Support.—The Administrator
21	shall, to the extent practicable and in collaboration with
22	other relevant Federal agencies, continue to provide nec-
23	essary scientific and technical support to enhance wildland
24	fire mitigation efforts to operational users, including the
25	following:

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1	(1) Relevant Federal agencies, as determined
2	appropriate by the Administrator.
3	(2) State, local, and Tribal governments and or-
4	ganizations.
5	(3) Private sector entities.
6	(4) Academic institutions, including colleges,
7	universities, and wildland fire research institutions.
8	(f) Data Sharing and Collaboration.—The Ad-
9	ministrator shall facilitate the sharing of data, tools, and
10	research findings with operational users and other rel-
11	evant stakeholders to ensure effective use of NASA's capa-
12	bilities in wildland fire management.
13	(g) Firesense Project Evaluation.—The Ad-
14	ministrator shall periodically evaluate the effectiveness of
15	FireSense and make necessary adjustments to improve its
16	impact on wildland fire management.
17	(h) REPORT.—Not later than one year after the date
18	of the enactment of this Act and annually thereafter for
19	five years, the Administrator shall submit to the appro-
20	priate committees of Congress a report on the activities
21	and accomplishments of FireSense, including the fol-
22	lowing:
23	(1) An assessment of interagency coordination
24	efforts.

1	(2) FireSense's impact on wildland fire man-
2	agement efforts.
3	(3) A list of emerging wildland fire manage-
4	ment technologies and opportunities that may be
5	considered for further research, development, dem-
6	onstration, and deployment.
7	(4) An assessment of existing challenges to ef-
8	fective coordination with operational users, including
9	State, local, and Tribal governments.
10	SEC. 623. IMPLEMENTATION OF RECOMMENDATIONS BY
11	THE NATIONAL WILDLAND FIRE MANAGE-
12	MENT AND MITIGATION COMMISSION.
12 13	(a) Findings.—Congress finds the following:
13	(a) FINDINGS.—Congress finds the following:
13 14	<ul><li>(a) FINDINGS.—Congress finds the following:</li><li>(1) Wildland fires pose a significant threat to</li></ul>
13 14 15	<ul><li>(a) FINDINGS.—Congress finds the following:</li><li>(1) Wildland fires pose a significant threat to public safety, property, and natural resources.</li></ul>
13 14 15 16	<ul> <li>(a) FINDINGS.—Congress finds the following:</li> <li>(1) Wildland fires pose a significant threat to public safety, property, and natural resources.</li> <li>(2) The National Wildland Fire Management</li> </ul>
13 14 15 16	<ul> <li>(a) FINDINGS.—Congress finds the following:</li> <li>(1) Wildland fires pose a significant threat to public safety, property, and natural resources.</li> <li>(2) The National Wildland Fire Management and Mitigation Commission (in this section referred</li> </ul>
13 14 15 16 17	<ul> <li>(a) FINDINGS.—Congress finds the following:</li> <li>(1) Wildland fires pose a significant threat to public safety, property, and natural resources.</li> <li>(2) The National Wildland Fire Management and Mitigation Commission (in this section referred to as the "Commission") has provided critical rec-</li> </ul>
13 14 15 16 17 18	<ul> <li>(a) FINDINGS.—Congress finds the following:</li> <li>(1) Wildland fires pose a significant threat to public safety, property, and natural resources.</li> <li>(2) The National Wildland Fire Management and Mitigation Commission (in this section referred to as the "Commission") has provided critical recommendations for enhancing wildland fire science,</li> </ul>
13 14 15 16 17 18 19	<ul> <li>(a) FINDINGS.—Congress finds the following:</li> <li>(1) Wildland fires pose a significant threat to public safety, property, and natural resources.</li> <li>(2) The National Wildland Fire Management and Mitigation Commission (in this section referred to as the "Commission") has provided critical recommendations for enhancing wildland fire science, data, and technology resources.</li> </ul>
13 14 15 16 17 18 19 20	<ul> <li>(a) FINDINGS.—Congress finds the following:</li> <li>(1) Wildland fires pose a significant threat to public safety, property, and natural resources.</li> <li>(2) The National Wildland Fire Management and Mitigation Commission (in this section referred to as the "Commission") has provided critical recommendations for enhancing wildland fire science, data, and technology resources.</li> <li>(3) The Administration, through the Science</li> </ul>

1	(b) Incorporation of Recommendations.—The
2	Administrator, in accordance with the goal for NASA's
3	Earth science and applications program set forth in sec-
4	tion 60501 of title 51, United States Code, and relevant
5	recommendations of the most recent decadal survey on
6	Earth science and applications from space, shall incor-
7	porate the recommendations of the Commission, to the ex-
8	tent practicable, which may include continuing to carry
9	out the following:
10	(1) Enhancing the collection, analysis, and dis-
11	semination of data related to wildland fires, includ-
12	ing satellite and remote sensing data.
13	(2) Supporting research and development
14	projects aimed at improving wildland fire prediction,
15	prevention, response, and recovery.
16	(3) Developing and deploying technologies that
17	can assist in monitoring, detecting, and mitigating
18	wildland fires.
19	(4) Conducting studies on the impact of climate
20	change on wildland fire behavior, frequency, and in-
21	tensity.
22	(c) Interagency Coordination.—The Adminis-
23	trator shall continue to coordinate, as practicable, with
24	other Federal, State, local, and Tribal entities to integrate
25	the Commission's recommendations into broader wildland

1	fire management efforts. Such coordination may include
2	the following:
3	(1) Facilitating the sharing of wildland fire-re-
4	lated data and research findings with relevant agen-
5	cies and stakeholders.
6	(2) Participating in joint initiatives and projects
7	aimed at enhancing wildland fire management capa-
8	bilities.
9	(d) EVALUATION.—The Administrator shall conduct
10	periodic evaluations of NASA's efforts to incorporate the
11	Commission's recommendations and make adjustments as
12	necessary to maximize the effectiveness of such rec-
13	ommendations to support wildland fire mitigation and
14	management efforts.
15	(e) Reporting.—Not later than one year after the
16	date of the enactment of this Act, the Administrator shall
17	submit to the appropriate committees of Congress a report
18	detailing the activities undertaken by NASA to implement
19	the Commission's recommendations, including the fol-
20	lowing:
21	(1) A summary of research and development
22	projects initiated or supported.
23	(2) An assessment of the impact of such activi-
24	ties on wildland fire management and mitigation ef-
25	forts.

1	(3) Any challenges or obstacles encountered in
2	implementing such recommendations.
3	TITLE VII—STEM EDUCATION
4	SEC. 701. NATIONAL SPACE GRANT COLLEGE AND FELLOW-
5	SHIP PROGRAM.
6	(a) Amendments.—Title 51, United States Code, is
7	amended—
8	(1) in section 40303, by striking subsections (d)
9	and (e);
10	(2) in section 40304—
11	(A) by striking subsection (c) and inserting
12	the following:
13	"(c) Solicitations.—
14	"(1) In General.—The Administrator shall
15	issue a solicitation from space grant consortia for
16	the award of grants or contracts under this section
17	at the conclusion of the award cycle for fiscal Year
18	2020 to 2024. The Administrator shall implement
19	the allocation guidance from section 40304(e) during
20	each fiscal year covered by the award cycle.
21	"(2) Proposals.—A lead institution of a space
22	grant consortium that seeks a grant or contract
23	under this section shall submit, on behalf of such
24	space grant consortium, an application to the Ad-
25	ministrator at such time and in such manner and

1	accompanied by such information as the Adminis-
2	trator may require.
3	"(3) AWARDS.—The Administrator shall award
4	1 or more multi-year grants or contracts, disbursed
5	in annual installments, to the lead institution of an
6	eligible space grant consortium of—
7	"(A) each of the 50 States of the United
8	States;
9	"(B) the District of Columbia; and
10	"(C) the Commonwealth of Puerto Rico.";
11	and
12	(B) by inserting after subsection (d) the
13	following:
14	"(e) Allocation of Funding.—
15	"(1) Program implementation.—To carry
16	out the purposes set forth in section 40301 of this
17	title, each fiscal year, of the funds appropriated for
18	this program of that fiscal year, the Administrator
19	shall allocate not less than 85 percent among eligible
20	space grant consortia as follows:
21	"(A) The space grant consortia identified
22	in paragraph 40304(c)(3) shall each receive an
23	equal share.
24	"(B) The territories of Guam and the U.S.
25	Virgin Islands shall each receive funds equal to

1	one-fifth of the share for each space grant con-
2	sortium.
3	"(2) Program administration.—
4	"(A) IN GENERAL.—Each fiscal year, of
5	the funds made available for the National Space
6	Grant College and Fellowship Program, the Ad-
7	ministrator shall allocate not more than 10 per-
8	cent for the administration of the program.
9	"(B) Costs covered.—The funds allo-
10	cated under paragraph (1)(A) of this section
11	shall cover all costs of the Administration asso-
12	ciated with the administration of the National
13	Space Grant College and Fellowship Program,
14	including—
15	"(i) direct costs to the program, in-
16	cluding costs relating to support services
17	and civil service salaries and benefits;
18	"(ii) indirect general and administra-
19	tive costs of centers and facilities of the
20	Administration; and
21	"(iii) indirect general and administra-
22	tive costs of the Administration head-
23	quarters.
24	"(3) Special opportunities.—Each fiscal
25	year, of the funds made available for the National

1	Space Grant College and Fellowship program, the
2	Administrator shall allocate not more than 5 percent
3	to lead institutions of Space Grant Consortia for
4	grants to carry out innovative approaches and pro-
5	grams to further science and education relating to
6	the missions of the Administration pursuant to sub-
7	section (b).".
8	(b) Review.—The Administrator shall make ar-
9	rangements for an independent external review of the Na-
10	tional Space Grant College and Fellowship Program to—
11	(1) evaluate its management, accomplishments,
12	approach to funding allocation as described in sec-
13	tion 40303(e) of title 51, United States Code, and
14	responsiveness to the purposes and goals defined in
15	chapter 403 of title 51, United States Code;
16	(2) consider the benefits partnerships with local
17	education agencies, including those in underserved
18	and rural areas, may provide; and
19	(3) propose any statutory updates that may be
20	needed to implement recommendations of the review.
21	(c) Report.—Not later than nine months after the
22	date of enactment of this Act, the Administrator shall
23	transmit a report on the independent external review of
24	the National Space Grant College and Fellowship Pro-
25	gram described in subsection (a) to the Committee on

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1	Science, Space, and Technology of the House of Rep-
2	resentatives and the Committee on Commerce, Science,
3	and Transportation of the Senate.
4	SEC. 702. SKILLED TECHNICAL WORKFORCE EDUCATION
5	OUTREACH.
6	(a) In General.—The Administrator may conduct
7	or support STEM engagement activities that focus on ex-
8	panding opportunities for students to pursue skilled tech-
9	nical workforce occupations in space and aeronautics.
10	(b) Leveraging Existing Programs.—The Ad-
11	ministrator, in conducting activities pursuant to sub-
12	section (a), shall consider leveraging, as appropriate, exist-
13	ing programs of NASA or other Federal programs and
14	interagency initiatives, such as the Manufacturing USA
15	program under section 34 of the National Institute of
16	Standards and Technology Act (15 U.S.C. 278s).
17	(c) Inclusion.—Activities under subsection (a) may
18	include outreach activities that engage secondary and
19	post-secondary students, including students at institutions
20	of higher education, two-year colleges, and high schools,

reer and technical education;

21 and students in vocational or career and technical edu-

(1) expose students to careers that require ca-

23

22 cation programs, and that—

1	(2) encourage students to pursue careers that
2	require career and technical education; and
3	(3) provide students hands-on learning opportu-
4	nities to view the manufacturing, assembly, and test-
5	ing of NASA-funded space and aeronautical systems,
6	as the Administrator considers appropriate and with
7	consideration of relevant factors such as workplace
8	safety, mission needs, and the protection of sensitive
9	and proprietary technologies.
10	(d) Report.—Not later than one year after the date
11	of the enactment of this Act, the Administrator shall sub-
12	mit to the appropriate committees of Congress a report
13	on the NASA's activities, and any planned activities, con-
14	ducted pursuant to this section.
15	(e) Definitions.—In this section:
16	(1) Institution of Higher Education.—The
17	term "institution of higher education" has the
18	meaning given the term in section 101(a) of the
19	Higher Education Act of 1965 (20 U.S.C. 1001(a)).
20	(2) SKILLED TECHNICAL WORKFORCE.—The
21	term "skilled technical workforce" has the meaning
22	given the term in section 4(b)(3) of the Innovations
23	in Mentoring, Training, and Apprenticeships $\operatorname{Act}$ (42)
24	U.S.C. 1862p note; Public Law 115–402).

## 1 TITLE VIII—POLICY/NASA

2	SEC. 801. MAJOR PROGRAMS.
3	Section 30104 of title 51, United States Code, is
4	amended in subsection (a)(1) by striking "7120.5E, dated
5	August 14, 2012" and inserting "7120.5F, dated August
6	3, 2021".
7	SEC. 802. NASA ADVISORY COUNCIL.
8	(a) Consultation and Advice.—Section 20113(g)
9	of title 51, United States Code, is amended by adding
10	"and Congress" after "advice to the Administration".
11	(b) Sunset.—Effective September 30, 2028, section
12	20113(g) of title 51, United States Code, is amended by
13	striking "and Congress".
14	SEC. 803. NASA ASSESSMENT OF EARLY COST ESTIMATES.
15	Not later than 12 months after the date of the enact-
16	ment of this Act, the Comptroller General shall transmit
17	to the appropriate committees of Congress a review of the
18	development, application, and assessment of early cost es-
19	timates made prior to preliminary design review for NASA
20	missions. The review may include—
21	(1) an assessment of NASA processes related to
22	the formation and evaluation of proposed and early-
23	stage cost estimates;
24	(2) an evaluation of NASA's monitoring and

management of cost estimates throughout mission

25

1	development, in accordance with section 10861(b)(4)
2	of the National Aeronautics and Space Administra-
3	tion Authorization Act of 2022 (Public Law 117-
4	167); and
5	(3) any such recommendations as the Comp-
6	troller General determines appropriate.
7	SEC. 804. INDEPENDENT COST ESTIMATE.
8	Section 30307 of title 51, United States Code, is
9	amended—
10	(1) in the section heading, by striking "anal-
11	ysis" and inserting "estimate"; and
12	(2) in subsection (b)—
13	(A) by striking "Before any funds may be
14	obligated for implementation" and inserting
15	"After the Administrator completes the prelimi-
16	nary design review";
17	(B) by striking "analysis" and inserting
18	"estimate"; and
19	(C) by inserting after the first sentence,
20	"No funds may be obligated for implementation
21	of the project before the Administrator reports
22	the results of the life-cycle cost estimate to
23	Congress.".

1	SEC. 805. OFFICE OF TECHNOLOGY, POLICY, AND STRAT-
2	EGY REPORT.
3	Not later than January 1, 2025, and annually there-
4	after, the Office of Technology, Policy, and Strategy shall
5	prepare and submit to the appropriate committees of Con-
6	gress a report describing the efforts of the Office during
7	the previous calendar year and priorities of the Office for
8	the upcoming calendar year, as practicable.
9	SEC. 806. AUTHORIZATION FOR THE TRANSFER TO NASA OF
10	FUNDS FROM OTHER AGENCIES FOR SCI-
11	ENTIFIC OR ENGINEERING RESEARCH OR
12	EDUCATION.
13	(a) In General.—Subsection (f) of section 20113
14	of title 51, United States Code, is amended—
15	(1) by striking "In the performance of its func-
16	tions" and inserting the following:
17	"(1) IN GENERAL.—In the performance of its
18	functions"; and
19	(2) by adding at the end the following new
20	paragraph:
21	"(2) Treatment.—Funds available to any de-
22	partment or agency of the Federal Government for
23	scientific or engineering research or education, or
24	the provision of facilities therefor, shall, subject to
25	the approval of the head of such department or
26	agency or as delegated pursuant to such depart-

1	ment's or agency's regulation, be available for trans-
2	fer, in whole or in part, to the Administration for
3	such use as is consistent with the purposes for which
4	such funds were appropriated. Funds so transferred
5	shall be merged with the appropriation to which
6	transferred, except that such transferred funds shall
7	be limited to the awarding of grants or cooperative
8	agreements for scientific or engineering research or
9	education.".
10	(b) Annual Information on Funds Trans-
11	FERRED.—
12	(1) In general.—Not later than two years
13	after the date of the enactment of this section, the
14	Administrator shall include in the annual budget
15	justification materials of the Administration, as sub-
16	mitted to Congress with the President's budget re-
17	quest under section 1105 of title 31, United States
18	Code, information describing the activities conducted
19	under subsection (f) of section 20113 of title 51,
20	United States Code (as amended by subsection (a)),
21	during the immediately preceding fiscal year.
22	(2) Contents.—The information referred to in
23	paragraph (1) shall contain a description of each
24	transfer of funds under the authority provided for in
25	paragraph (2) of subsection (f) of section 20113 of

1	title 51, United States Code (as added and amend-
2	ed, respectively, by this section), during the imme-
3	diately preceding fiscal year, including the following:
4	(A) An identification of the department or
5	agency of the Federal Government from which
6	such funds were transferred.
7	(B) The total amount of funds so trans-
8	ferred, disaggregated by each such department
9	or agency.
10	(C) The purposes for which such funds
11	were appropriated to each agency or depart-
12	ment.
13	(D) The program or activity of the Admin-
14	istration to which such funds were made avail-
15	able by each such transfer.
16	(E) The purposes of each such administra-
17	tion program or activity, and the amount of
18	funding appropriated to the Administration for
19	such purposes.
20	(c) Report.—Not later than three years after the
21	date of enactment of the section, the Administrator of the
22	Administration shall submit to the Committee on Science,
23	Space, and Technology of the House of Representatives
24	and the Committee on Commerce, Science, and Transpor-
25	tation of the Senate a report that includes the following:

1	(1) A summary of the value of the authority
2	provided for in paragraph (2) of subsection (f) of
3	section 209113 of title 51, United States Code (as
4	added and amended, respectively, by this section),
5	including the extent to which such authority has
6	benefited the Administration and its ability to meet
7	its needs, achieve its mission, or more effectively
8	conduct interagency collaborations.
9	(2) An identification of any barriers or chal-
10	lenges to implementing such authority, or otherwise
11	to managing funding required to conduct joint pro-
12	grams and award jointly funded grants and coopera-
13	tive agreements by the administration with other
14	Federal departments and agencies to advance the
15	missions of each such department and agency.
16	
	SEC. 807. PROCEDURE FOR LAUNCH SERVICES RISK MITI-
17	SEC. 807. PROCEDURE FOR LAUNCH SERVICES RISK MITI-GATION.
17 18 19	GATION.
18	GATION.  (a) Assessment.—The Administrator shall enter
18 19	GATION.  (a) ASSESSMENT.—The Administrator shall enter into an arrangement for an independent external assess-
18 19 20	GATION.  (a) Assessment.—The Administrator shall enter into an arrangement for an independent external assessment of the effectiveness and efficiency of NASA's ap-
18 19 20 21	GATION.  (a) ASSESSMENT.—The Administrator shall enter into an arrangement for an independent external assessment of the effectiveness and efficiency of NASA's approach towards launch services risk mitigation in the Ad-
18 19 20 21 22	GATION.  (a) ASSESSMENT.—The Administrator shall enter into an arrangement for an independent external assessment of the effectiveness and efficiency of NASA's approach towards launch services risk mitigation in the Administration's Procedural Requirements 8610.7D.

1	(1) The report of the assessment conducted
2	under subsection (a).
3	(2) NASA response to the findings of the re-
4	port, if any.
5	SEC. 808. REPORT ON MERITS AND OPTIONS FOR ESTAB
6	LISHING AN INSTITUTE RELATING TO SPACE
7	RESOURCES.
8	(a) Report.—Not later than 180 days after the date
9	of the enactment of this Act, the Administrator and Sec-
10	retary shall jointly submit to the appropriate committees
11	of Congress a report on the merits of, and options for
12	establishing an institute relating to space resources to ad-
13	vance the objectives of NASA and the Department in
14	maintaining United States preeminence in space. Such ob-
15	jectives shall include the following:
16	(1) Identifying, developing, and distributing
17	space resources, including by encouraging the devel-
18	opment of foundational science, industrial capability
19	and technology.
20	(2) Reducing the technological and business
21	risks associated with identifying, developing, and dis-
22	tributing space resources.
23	(3) Research to maximize the responsible use of
24	space resources.

1	(4) Developing options for using space re-
2	sources to carry out the following.
3	(A) Support current and future space ar-
4	chitectures, programs, business, and missions.
5	(B) Enable such architectures, programs,
6	business, and missions that would not otherwise
7	be possible.
8	(C) Supplement the supply of such re-
9	sources available on Earth.
10	(b) Additional Matters.—The report required
11	under subsection (a) shall also include the following as-
12	sessments of the Administrator and the Secretary:
13	(1) Whether a virtual or physical institute relat-
14	ing to space resources is most cost effective and ap-
15	propriate.
16	(2) Whether partnering with institutions of
17	higher education and the aerospace industry, and
18	the extractive industry as appropriate, would be ef-
19	fective in increasing information available to the in-
20	stitute with respect to advancing the objectives de-
21	scribed in such subsection.
22	(c) Definitions.—In this section:
23	(1) Department.—The term "Department"
24	means the Department of Commerce.

1	(2) Extractive industry.—The term "ex-
2	tractive industry" means companies and individuals
3	involved in the processes of extracting, including
4	mining, quarrying, drilling, and dredging, raw, nat-
5	ural materials or energy sources.
6	(3) Institute of higher education.—The
7	term "institution of higher education" has the
8	meaning given such term in section 101(a) of the
9	Higher Education Act of 1965 (20 U.S.C. 1001(a)).
10	(4) Secretary.—The term "Secretary" means
11	the Secretary of Commerce.
12	(5) Space resource.—
13	(A) IN GENERAL.—The term "space re-
14	source" means an abiotic resource in situ in
15	outer space.
16	(B) Inclusions.—The term "space re-
17	source" includes a raw, natural material or en-
18	ergy source.
19	SEC. 809. REPORTS TO CONGRESS.
20	(a) Congressional Reports and Notices.—Any
21	report or notice provided to Congress by NASA shall be
22	provided to the Committee on Science, Space, and Tech-
23	nology of the House of Representatives and the Committee
24	on Commerce, Science, and Transportation of the Senate,

- 1 concurrently with its delivery to any other Committee or
- 2 office.
- 3 (b) Reports on International Agreements.—If
- 4 the United States becomes a signatory to an international
- 5 agreement concerning outer space activities, the Adminis-
- 6 trator shall provide to the Committee on Science, Space,
- 7 and Technology of the House of Representatives and the
- 8 Committee on Commerce, Science, and Transportation of
- 9 the Senate a report containing a copy of such agreement.
- 10 SEC. 810. CONTRACT FLEXIBILITY.
- 11 Congress finds that NASA FAR Supplement (NFS)
- 12 1852.242-72, Denied Access to NASA Facilities instructs
- 13 that for the period that NASA facilities were not acces-
- 14 sible to contractor employees, the contracting officer may
- 15 adjust the contract performance or delivery schedule, fore-
- 16 go the work, reschedule the work, or consider requests for
- 17 equitable adjustment to the contract.
- 18 **SEC. 811. GAO REPORT.**
- Not later than one year after the date of the enact-
- 20 ment of this Act, the Comptroller General of the United
- 21 States shall transmit to the appropriate committees of
- 22 Congress a review of fire and emergency services at NASA
- 23 launch and reentry facilities that assesses the following:
- 24 (1) Current capabilities and projected demands
- for NASA-provided fire and emergency services.

1	(2) How demand for NASA-provided fire and
2	emergency services have been impacted by the fol-
3	lowing:
4	(A) An increased rate of launch and re-
5	entry operations.
6	(B) An increased number of leases with
7	commercial launch and reentry service providers
8	for use of NASA property.
9	(3) Current fire and emergency services pro-
10	vided by commercial providers to support launch and
11	reentry operations that are conducted—
12	(A) to fulfill a contractual obligation with
13	NASA; or
14	(B) for non-NASA purposes using NASA-
15	leased property.
16	(4) Whether NASA-provided and commercially-
17	provided fire and emergency services are able to
18	meet current and projected demands and support all
19	fire response areas on NASA property.
20	SEC. 812. NASA PUBLIC-PRIVATE TALENT PROGRAM.
21	Section 20113 of title 51, United States Code, is
22	amended by adding at the end the following new sub-
23	section:
24	"(o) Public-Private Talent Program.—

1	"(1) Assignment authority.—Under policies
2	and procedures prescribed by the Administration,
3	the Administrator may, with the agreement of a pri-
4	vate sector entity and the consent of an employee of
5	the Administration or of such entity, arrange for the
6	temporary assignment of such employee of the Ad-
7	ministration to such private sector entity, or of such
8	employee of such entity to the Administration, as
9	the case may be.
10	"(2) Agreements.—
11	"(A) In General.—The Administrator
12	shall provide for a written agreement among
13	the Administration, the private sector entity,
14	and the employee concerned regarding the
15	terms and conditions of the employee's assign-
16	ment under this subsection. The agreement
17	shall—
18	"(i) require that the employee of the
19	Administration, upon completion of the as-
20	signment, will serve in the Administration,
21	or elsewhere in the civil service if approved
22	by the Administrator, for a period equal to
23	twice the length of the assignment;
24	"(ii) provide that if the employee of
25	the Administration or of the private sector

1	entity (as the case may be) fails to carry
2	out the agreement, such employee shall be
3	liable to the United States for payment of
4	all expenses of the assignment, unless such
5	failure was for good and sufficient reason,
6	as determined by the Administrator; and
7	"(iii) contain language ensuring that
8	such employee of the Administration or of
9	the private sector entity (as the case may
10	be) does not improperly use predecisional
11	or draft deliberative information that such
12	employee may be privy to or aware of re-
13	lated to Administration programing, budg-
14	eting, resourcing, acquisition, or procure-
15	ment for the benefit or advantage of the
16	private sector entity.
17	"(B) Treatment.—An amount for which
18	an employee is liable under subparagraph (A)
19	shall be treated as a debt due the United
20	States.
21	"(C) Waiver.—The Administrator may
22	waive, in whole or in part, collection of a debt
23	described in subparagraph (B) based on a de-
24	termination that the collection would be against
25	equity and good conscience and not in the best

1	interests of the United States, after taking into
2	account any indication of fraud, misrepresenta-
3	tion, fault, or lack of good faith on the part of
4	the employee concerned.
5	"(3) TERMINATION.—An assignment under this
6	section may, at any time and for any reason, be ter-
7	minated by the Administration or the private-sector
8	entity concerned, as the case may be.
9	"(4) Duration.—
10	"(A) In general.—An assignment under
11	this subsection shall be for a period of not less
12	than three months and not more than two
13	years, renewable up to a total of three years.
14	An employee of the Administration may not be
15	assigned under this subsection for more than a
16	total of three years inclusive of all such assign-
17	ments.
18	"(B) Extension.—An assignment under
19	this subsection may be for a period in excess of
20	two years, but not more than three years, if the
21	Administrator determines that such assignment
22	is necessary to meet critical mission or program
23	requirements.
24	"(5) Policies and procedures.—

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1	"(A) In General.—The Administrator
2	shall establish policies and procedures relating
3	to assignments under this subsection.
4	"(B) Elements.—Policies and procedures
5	established pursuant to subparagraph (A) shall
6	address the following:
7	"(i) The nature and elements of writ-
8	ten agreements with participants in assign-
9	ments under this subsection.
10	"(ii) Criteria for making such assign-
11	ments, including the needs of the Adminis-
12	tration relating thereto.
13	"(iii) How the Administration will
14	oversee such assignments, in particular
15	with respect to paragraphs (2)(A)(iii),
16	(7)(C), and $(7)(D)$ .
17	"(iv) Criteria for issuing waivers.
18	"(v) How expenses under paragraph
19	(2)(A)(ii) would be determined.
20	"(vi) Guidance for participants in
21	such assignments.
22	"(vii) Mission Directorate, Office, and
23	organizational structure to implement and
24	manage such assignments.

1	"(viii) Any other necessary policies,
2	procedures, or guidelines to ensure such
3	assignments comply with all relevant statu-
4	tory authorities and ethics rules, and effec-
5	tively contribute to one or more of the Ad-
6	ministration's missions.
7	"(C) Inherently governmental ac-
8	TIVITIES.—Assignments made under this sub-
9	section shall not have responsibilities or per-
10	form duties or decision making regarding Ad-
11	ministration activities that are inherently gov-
12	ernmental, pursuant to subpart 7.500 of title
13	48, Code of Federal Regulations, and Office of
14	Management and Budget review.
15	"(6) Status of federal employees as-
16	SIGNED TO PRIVATE SECTOR ENTITIES.—
17	"(A) IN GENERAL.—An employee of the
18	Administration who is assigned to a private sec-
19	tor entity under this subsection shall be consid-
20	ered, during the period of such assignment, to
21	be on detail to a regular work assignment in
22	the Administration for all purposes. The written
23	agreement established under paragraph (2)(A)
24	shall address the specific terms and conditions

1	related to such employee's continued status as
2	a Federal employee.
3	"(B) Certification.—In establishing a
4	temporary assignment of an employee of the
5	Administration to a private sector entity, the
6	Administrator shall certify that such temporary
7	assignment shall not have an adverse or nega-
8	tive impact on the mission of the Administra-
9	tion or organizational capabilities associated
10	with such assignment.
11	"(7) Terms and conditions for private
12	SECTOR EMPLOYEES.—An employee of a private sec-
13	tor entity who is assigned to the Administration
14	under this subsection—
15	"(A) shall continue to receive pay and ben-
16	efits from the private sector entity from which
17	such employee is assigned and shall not receive
18	pay or benefits from the Administration, except
19	as provided in subparagraph (B);
20	"(B) is deemed to be an employee of the
21	Administration for the purposes of—
22	"(i) chapters 73 and 81 of title 5;
23	"(ii) sections 201, 203, 205, 207,
24	$208,\ 209,\ 603,\ 606,\ 607,\ 643,\ 654,\ 1905,$
25	and 1913 of title 18, except that such sec-

1	tion 209 does not apply to any salary, or
2	contribution or supplementation of salary
3	made pursuant to subparagraph (A) of this
4	paragraph;
5	"(iii) sections 1343, 1344, and
6	1349(b) of title 31;
7	"(iv) the Federal Tort Claims Act and
8	any other Federal tort liability statute;
9	"(v) the Ethics in Government Act of
10	1978; and
11	"(vi) chapter 21 of title 41;
12	"(C) shall not have access to any trade se-
13	crets or any other nonpublic information which
14	is of commercial value to the private sector en-
15	tity from which such employee is assigned;
16	"(D) may not perform work that is consid-
17	ered inherently governmental in nature, in ac-
18	cordance with paragraph (5)(C); and
19	"(E) may not be used to circumvent—
20	"(i) section 1710 of title 41, United
21	States Code; or
22	"(ii) any limitation or restriction on
23	the size of the Administration's civil serv-
24	ant workforce.

1	"(8) Additional requirements.—The Ad-
2	ministrator shall ensure that—
3	"(A) the normal duties and functions of an
4	employee of the Administration who is assigned
5	to a private sector entity under this subsection
6	can be reasonably performed by other employ-
7	ees of the Administration without the perma-
8	nent transfer or reassignment of other per-
9	sonnel of the Administration;
10	"(B) normal duties and functions of such
11	other employees of the Administration are not,
12	as a result of and during the course of such
13	temporary assignment, performed or augmented
14	by contractor personnel in violation of section
15	1710 of title 41; and
16	"(C) not more than two percent of the Ad-
17	ministration's civil servant workforce may par-
18	ticipate in an assignment under this subsection
19	at the same time.
20	"(9) Conflicts of interest.—The Adminis-
21	trator shall implement a system to identify, mitigate,
22	and manage any conflicts of interests that may arise
23	as a result of an employee's assignment under this
24	subsection.

1	"(10) Prohibition against charging cer-
2	TAIN COSTS TO THE FEDERAL GOVERNMENT.—A
3	private-sector entity may not charge the Administra-
4	tion or any other agency of the Federal Government,
5	as direct or indirect costs under a Federal contract,
6	the costs of pay or benefits paid by the entity to an
7	employee assigned to the Administration under this
8	subsection for the period of the assignment con-
9	cerned.
10	"(11) Considerations.—In carrying out this
11	subsection, the Administrator shall take into consid-
12	eration—
13	"(A) the question of how assignments
14	under this subsection might best be used to
15	help meet the needs of the Administration with
16	respect to the training of employees; and
17	"(B) where applicable, areas of particular
18	private sector expertise, such as cybersecurity.
19	"(12) NASA REPORTING.—
20	"(A) In General.—Not later than April
21	30 of each year, the Administrator shall submit
22	to the Committee on Science, Space, and Tech-
23	nology of the House of Representatives and the
24	Committee on Commerce, Science, and Trans-

1	portation of the Senate a report summarizing
2	the implementation of this subsection.
3	"(B) CONTENTS.—Each report under sub-
4	paragraph (A) shall include, with respect to the
5	annual period to which such report relates, the
6	following:
7	"(i) Information relating to the total
8	number of employees of private sector enti-
9	ties assigned to the Administration, and
10	the total number of employees of the Ad-
11	ministration assigned to private sector en-
12	tities.
13	"(ii) A brief description and assess-
14	ment of the talent management benefits
15	evidenced from such assignments, as well
16	as any identified strategic human capital
17	and operational challenges, including the
18	following:
19	"(I) An identification of the
20	names of the private sector entities to
21	and from which employees were as-
22	signed.
23	"(II) A complete listing of posi-
24	tions such employees were assigned to
25	and from.

1	"(III) An identification of as-
2	signed roles and objectives of such as-
3	signments.
4	"(IV) Information relating to the
5	durations of such assignments.
6	"(V) Information relating to as-
7	sociated pay grades and levels.
8	"(iii) An assessment of impacts of
9	such assignments on the Administration
10	workforce and workforce culture.
11	"(iv) An identification of the number
12	of Administration staff and budgetary re-
13	sources required to implement this sub-
14	section.
15	"(13) Federal Ethics.—Nothing in this sub-
16	section shall affect existing Federal ethics rules ap-
17	plicable to Federal personnel.
18	"(14) GAO REPORTING.—
19	"(A) IN GENERAL.—Not later than three
20	years after the date of the enactment of this
21	subsection, the Comptroller General of the
22	United States shall submit to the Committee on
23	Science, Space, and Technology of the House of
24	Representatives and the Committee on Com-
25	merce, Science, and Transportation of the Sen-

1	ate a report summarizing the implementation of
2	this subsection.
3	"(B) Contents.—The report under sub-
4	paragraph (A) shall include the following:
5	"(i) A review of the implementation of
6	this subsection, according to law and the
7	Administration policies and procedures es-
8	tablished for assignments under this sub-
9	section.
10	"(ii) Information relating to the ex-
11	tent to which such assignments adhere to
12	best practices relating to public-private tal-
13	ent exchange programs.
14	"(iii) A determination as to whether
15	there should be limitations on the number
16	of individuals participating in such assign-
17	ments.
18	"(iv) Information relating to the ex-
19	tent to which the Administration complies
20	with statutory requirements and ethics
21	rules, and appropriately handles potential
22	conflicts of interest and access to non-
23	public information with respect to such as-
24	signments.

1	"(v) Information relating to the extent
2	to which such assignments effectively con-
3	tribute to one or more of the Administra-
4	tion's missions.
5	"(vi) Information relating to Adminis-
6	tration resources, including employee time,
7	dedicated to administering such assign-
8	ments, and whether such resources are suf-
9	ficient for such administration.".
10	SEC. 813. REPORT ON SPACE ACT AGREEMENTS.
11	(a) In General.—Not later than 180 days after the
12	date of the enactment of this Act, the Administrator shall
13	submit to the appropriate committees of Congress a report
14	describing the following:
15	(1) Intellectual property considerations in Space
16	Act agreements.
17	(2) Feedback shared by industry groups regard-
18	ing intellectual property considerations in Space Act
19	agreements.
20	(3) Differences between NASA policies regard-
21	ing intellectual property in Space Act agreements
22	and policies utilized in similar situations by other
23	Federal agencies.
24	(b) Definition.—In this section, the term "Space
25	Act agreements" means agreements entered into by NASA

- 1 pursuant to its authorities under the National Aeronautics
- 2 and Space Act of 1958 (Public Law 85–568).
- 3 SEC. 814. MENTORING.
- 4 (a) IN GENERAL.—The Administrator shall establish
- 5 a comprehensive NASA-wide mentoring program for early-
- 6 career, mid-level, and senior-level employees at all NASA
- 7 Centers and NASA Headquarters to ensure a robust pipe-
- 8 line for NASA's civil servant workforce and support the
- 9 preparation of employees, including those from popu-
- 10 lations that are historically underrepresented in STEM,
- 11 for promotion and leadership roles.
- 12 (b) Briefing.—Not later than 180 days after the
- 13 date of the enactment of this Act, the Administrator shall
- 14 brief the appropriate committees of Congress on the imple-
- 15 mentation of the subsection (a).
- 16 SEC. 815. DRINKING WATER WELL REPLACEMENT FOR
- 17 CHINCOTEAGUE, VIRGINIA.
- 18 (a) In General.—Notwithstanding any other provi-
- 19 sion of law, the Administrator may enter into an agree-
- 20 ment, as appropriate, with the Town of Chincoteague, Vir-
- 21 ginia, for a period of up to five years, for reimbursement
- 22 of the Town of Chincoteague's costs directly associated
- 23 with the development of a plan for removal of drinking
- 24 water wells currently situated on NASA-administered
- 25 property and the establishment of alternative drinking

- 1 water wells which are located on property under the ad-
- 2 ministrative control, either through lease, ownership, or
- 3 easement, of the Town of Chincoteague. Such agreement
- 4 shall, to the extent practicable, include the three remain-
- 5 ing wells to be removed and relocated, the location of the
- 6 site to which such wells would be relocated or are planned
- 7 to be relocated, and a current estimated cost of the reloca-
- 8 tion, including for the purchase, lease, or use of additional
- 9 property, engineering, design, permitting, and construc-
- 10 tion.
- 11 (b) Submission to Congress.—Not later than 18
- 12 months after the date of the enactment of this Act, the
- 13 Administrator, in coordination with the heads or other ap-
- 14 propriate representatives of relevant entities, shall submit
- 15 to the appropriate committees of Congress the agreement
- 16 under subsection (a).
- 17 SEC. 816. RULE OF CONSTRUCTION.
- Nothing in this Act may be construed to limit the
- 19 ability of a NASA employee to discuss scientific research
- 20 performed by such employee in accordance with NASA's
- 21 scientific integrity policies.