114TH CONGRESS 2D SESSION

H. R. 6531

To authorize the programs of the National Aeronautics and Space Administration, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

December 20, 2016

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

A BILL

To authorize the programs of 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 "National Aeronautics and Space Administration Transi-
- 6 tion Authorization Act of 2016".
- 7 (b) Table of Contents.—The table of contents of
- 8 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definitions.

Sec. 101. Fiscal year 2017.

TITLE II—SUSTAINING NATIONAL SPACE COMMITMENTS

- Sec. 201. Sense of Congress on sustaining national space commitments.
- Sec. 202. Findings.

TITLE III—MAXIMIZING UTILIZATION OF THE ISS AND LOWEARTH ORBIT

- Sec. 301. Operation of the ISS.
- Sec. 302. Transportation to ISS.
- Sec. 303. ISS transition plan.
- Sec. 304. Space communications.
- Sec. 305. Indemnification; NASA launch services and reentry services.

TITLE IV—ADVANCING HUMAN DEEP SPACE EXPLORATION

Subtitle A—Human Space Flight and Exploration Goals and Objectives

- Sec. 411. Human space flight and exploration long-term goals.
- Sec. 412. Key objectives.
- Sec. 413. Vision for space exploration.
- Sec. 414. Stepping stone approach to exploration.
- Sec. 415. Update of exploration plan and programs.
- Sec. 416. Repeals.
- Sec. 417. Assured access to space.

Subtitle B—Assuring Core Capabilities for Exploration

Sec. 421. Space Launch System, Orion, and exploration ground systems.

Subtitle C—Journey to Mars

- Sec. 431. Findings on human space exploration.
- Sec. 432. Human exploration roadmap.
- Sec. 433. Advanced space suit capability.
- Sec. 434. Asteroid robotic redirect mission.
- Sec. 435. Mars 2033 report.

Subtitle D—TREAT Astronauts Act

- Sec. 441. Short title.
- Sec. 442. Findings; sense of Congress.
- Sec. 443. Medical monitoring and research relating to human space flight.

TITLE V—ADVANCING SPACE SCIENCE

- Sec. 501. Maintaining a balanced space science portfolio.
- Sec. 502. Planetary science.
- Sec. 503. James Webb Space Telescope.
- Sec. 504. Wide-Field Infrared Survey Telescope.
- Sec. 505. Mars 2020 rover.
- Sec. 506. Europa.
- Sec. 507. Congressional declaration of policy and purpose.
- Sec. 508. Extrasolar planet exploration strategy.
- Sec. 509. Astrobiology strategy.
- Sec. 510. Astrobiology public-private partnerships.
- Sec. 511. Near-Earth objects.

- Sec. 512. Near-Earth objects public-private partnerships.
- Sec. 513. Assessment of science mission extensions.
- Sec. 514. Stratospheric observatory for infrared astronomy.
- Sec. 515. Radioisotope power systems.
- Sec. 516. Assessment of Mars architecture.
- Sec. 517. Collaboration.

TITLE VI—AERONAUTICS

- Sec. 601. Sense of Congress on aeronautics.
- Sec. 602. Transformative aeronautics research.
- Sec. 603. Hypersonic research.
- Sec. 604. Supersonic research.
- Sec. 605. Rotorcraft research.

TITLE VII—SPACE TECHNOLOGY

- Sec. 701. Space technology infusion.
- Sec. 702. Space technology program.

TITLE VIII—MAXIMIZING EFFICIENCY

Subtitle A—Agency Information Technology and Cybersecurity

- Sec. 811. Information technology governance.
- Sec. 812. Information technology strategic plan.
- Sec. 813. Cybersecurity.
- Sec. 814. Security management of foreign national access.
- Sec. 815. Cybersecurity of web applications.

Subtitle B—Collaboration Among Mission Directorates and Other Matters

- Sec. 821. Collaboration among Mission Directorates.
- Sec. 822. NASA launch capabilities collaboration.
- Sec. 823. Detection and avoidance of counterfeit parts.
- Sec. 824. Education and outreach.
- Sec. 825. Leveraging commercial satellite servicing capabilities across Mission Directorates.
- Sec. 826. Flight opportunities.
- Sec. 827. Sense of Congress on small class launch missions.
- Sec. 828. Baseline and cost controls.
- Sec. 829. Commercial technology transfer program.
- Sec. 830. Avoiding organizational conflicts of interest in major Administration acquisition programs.
- Sec. 831. Protection of Apollo landing sites.
- Sec. 832. NASA lease of non-excess property.
- Sec. 833. Termination liability.
- Sec. 834. Independent reviews.
- Sec. 835. NASA Advisory Council.
- Sec. 836. Cost estimation.
- Sec. 837. Facilities and infrastructure.
- Sec. 838. Human space flight accident investigations.
- Sec. 839. Orbital debris.
- Sec. 840. Review of orbital debris removal concepts.
- Sec. 841. Project and program reserves.
- Sec. 842. Space Act agreements.

1 SEC. 2. DEFINITIONS.

2	In this Act:
3	(1) Administration.—The term "Administra-
4	tion" means the National Aeronautics and Space
5	Administration.
6	(2) Administrator.—The term "Adminis-
7	trator" means the Administrator of the National
8	Aeronautics and Space Administration.
9	(3) Appropriate committees of con-
10	GRESS.—The term "appropriate committees of Con-
11	gress'' means—
12	(A) the Committee on Commerce, Science,
13	and Transportation of the Senate; and
14	(B) the Committee on Science, Space, and
15	Technology of the House of Representatives.
16	(4) CIS-LUNAR SPACE.—The term "cis-lunar
17	space" means the region of space from the Earth
18	out to and including the region around the surface
19	of the Moon.
20	(5) DEEP SPACE.—The term "deep space"
21	means the region of space beyond low-Earth orbit,
22	to include cis-lunar space.
23	(6) GOVERNMENT ASTRONAUT.—The term
24	"government astronaut" has the meaning given the
25	term in section 50902 of title 51, United States
26	Code.

- 1 (7) ISS.—The term "ISS" means the Inter-2 national Space Station.
- 3 (8) ISS MANAGEMENT ENTITY.—The term
 4 "ISS management entity" means the organization
 5 with which the Administrator has a cooperative
 6 agreement under section 504(a) of the National Aer7 onautics and Space Administration Authorization
 8 Act of 2010 (42 U.S.C. 18354(a)).
- 9 (9) NASA.—The term "NASA" means the Na-10 tional Aeronautics and Space Administration.
 - (10) Orion.—The term "Orion" means the multipurpose crew vehicle described under section 303 of the National Aeronautics and Space Administration Authorization Act of 2010 (42 U.S.C. 18323).
 - (11) SPACE LAUNCH SYSTEM.—The term "Space Launch System" has the meaning given the term in section 3 of the National Aeronautics and Space Administration Authorization Act of 2010 (42 U.S.C. 18302).
- 21 (12) UNITED STATES GOVERNMENT ASTRO-22 NAUT.—The term "United States Government astro-23 naut" has the meaning given the term "government 24 astronaut" in section 50902 of title 51, United

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1 States Code, except it does not include an individual 2 who is an international partner astronaut. TITLE I—AUTHORIZATION OF 3 APPROPRIATIONS 4 SEC. 101. FISCAL YEAR 2017. 6 (a) In General.—There are authorized to be appropriated to NASA for fiscal year 2017 \$19,508,000,000, 8 as follows: 9 (1) For Exploration, \$4,330,000,000. 10 (2) For Space Operations, \$5,023,000,000. 11 (3) For Science, \$5,500,000,000. 12 (4) For Aeronautics, \$640,000,000. 13 (5) For Space Technology, \$686,000,000. 14 (6) For Education, \$115,000,000. 15 (7) For Safety, Security, and Mission Services, 16 \$2,788,600,000. 17 (8) For Construction and Environmental Com-18 pliance and Restoration, \$388,000,000. 19 (9) For Inspector General, \$37,400,000. 20 (b) Exception.—In addition to the amounts author-21 ized to be appropriated for each account under subsection 22 (a), there are authorized to be appropriated additional 23 funds for each such account, but only if the authorized amounts for all such accounts are fully provided for in annual appropriation Acts, consistent with the discre-

- tionary spending limits in section 251(c) of the Balanced
 Budget and Emergency Deficit Control Act of 1985.
- 3 TITLE II—SUSTAINING NA-
- 4 TIONAL SPACE COMMIT-
- 5 **MENTS**
- 6 SEC. 201. SENSE OF CONGRESS ON SUSTAINING NATIONAL
- 7 SPACE COMMITMENTS.
- 8 It is the sense of Congress that—
- 9 (1) honoring current national space commit-10 ments and building upon investments in space across 11 successive Administrations demonstrates clear con-12 tinuity of purpose by the United States, in collabora-13 tion with its international, academic, and industry 14 partners, to extend humanity's reach into deep 15 space, including cis-lunar space, the Moon, the sur-16 face and moons of Mars, and beyond;
 - (2) NASA leaders can best leverage investments in the United States space program by continuing to develop a balanced portfolio for space exploration and space science, including continued development of the Space Launch System, Orion, Commercial Crew Program, space and planetary science missions such as the James Webb Space Telescope, Wide-Field Infrared Survey Telescope, and Europa mis-

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- sion, and ongoing operations of the ISS and Commercial Resupply Services Program;
- 3 (3) a national, government-led space program
 4 that builds on current science and exploration pro5 grams, advances human knowledge and capabilities,
 6 and opens the frontier beyond Earth for ourselves,
 7 commercial enterprise, and science, and with our
 8 international partners, is of critical importance to
 9 our national destiny and to a future guided by
 10 United States values and freedoms;
 - (4) continuity of purpose and effective execution of core NASA programs are essential for efficient use of resources in pursuit of timely and tangible accomplishments;
 - (5) NASA could improve its efficiency and effectiveness by working with industry to streamline existing programs and requirements, procurement practices, institutional footprint, and bureaucracy while preserving effective program oversight, accountability, and safety;
 - (6) it is imperative that the United States maintain and enhance its leadership in space exploration and space science, and continue to expand freedom and economic opportunities in space for all

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1	Americans that are consistent with the Constitution
2	of the United States; and
3	(7) NASA should be a multimission space agen-
4	cy, and should have a balanced and robust set of
5	core missions in space science, space technology, aer-
6	onautics, human space flight and exploration, and
7	education.
8	SEC. 202. FINDINGS.
9	Congress makes the following findings:
10	(1) Returns on the Nation's investments in
11	science, technology, and exploration accrue over dec-
12	ades-long timeframes, and a disruption of such in-
13	vestments could prevent returns from being fully re-
14	alized.
15	(2) Past challenges to the continuity of such in-
16	vestments, particularly threats regarding the can-
17	cellation of authorized programs with bipartisan and
18	bicameral support, have disrupted completion of
19	major space systems thereby—
20	(A) impeding planning and pursuit of na-
21	tional objectives in space science and human
22	space exploration;
23	(B) placing such investments in space
24	science and space exploration at risk; and

1	(C) degrading the aerospace industrial
2	base.
3	(3) The National Aeronautics and Space Ad-
4	ministration Authorization Act of 2005 (Public Law
5	109–155; 119 Stat. 2895), National Aeronautics
6	and Space Administration Authorization Act of 2008
7	(Public Law 110–422; 122 Stat. 4779), and Na-
8	tional Aeronautics and Space Administration Au-
9	thorization Act of 2010 (42 U.S.C. 18301 et seq.)
10	reflect a broad, bipartisan agreement on the path
11	forward for NASA's core missions in science, space
12	technology, aeronautics, human space flight and ex-
13	ploration, and education, that serves as the founda-
14	tion for the policy updates by this Act.
15	(4) Sufficient investment and maximum utiliza-
16	tion of the ISS and ISS National Laboratory with
17	our international and industry partners is—
18	(A) consistent with the goals and objectives

- (A) consistent with the goals and objectives of the United States space program; and
- (B) imperative to continuing United States global leadership in human space exploration, science, research, technology development, and education opportunities that contribute to development of the next generation of American scientists, engineers, and leaders, and to creating

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- the opportunity for economic development of low-Earth orbit.
- (5) NASA has made measurable progress in the development and testing of the Space Launch System and Orion exploration systems with the near-term objectives of the initial integrated test flight and launch in 2018, a human mission in 2021, and continued missions with an annual cadence in cislunar space and eventually to the surface of Mars.
 - (6) The Commercial Crew Program has made measurable progress toward reestablishing the capability to launch United States Government astronauts from United States soil into low-Earth orbit by the end of 2018.
 - (7) The Aerospace Safety Advisory Panel, in its 2015 Annual Report, urged continuity of purpose noting concerns over the potential for cost overruns and schedule slips that could accompany significant changes to core NASA programs.

20 TITLE III—MAXIMIZING UTILIZA-

21 TION OF THE ISS AND LOW-

22 **EARTH ORBIT**

- 23 SEC. 301. OPERATION OF THE ISS.
- 24 (a) Sense of Congress.—It is the sense of Con-
- 25 gress that—

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1	(1) after 15 years of continuous human pres-
2	ence in low-Earth orbit, the ISS continues to over-
3	come challenges and operate safely;
4	(2) the ISS is a unique testbed for future space
5	exploration systems development, including long-du-
6	ration space travel;
7	(3) the expansion of partnerships, scientific re-
8	search, and commercial applications of the ISS is es-
9	sential to ensuring the greatest return on invest-
10	ments made by the United States and its inter-
11	national space partners in the development, assem-
12	bly, and operations of that unique facility;
13	(4) utilization of the ISS will sustain United
14	States leadership and progress in human space ex-
15	ploration by—
16	(A) facilitating the commercialization and
17	economic development of low-Earth orbit;
18	(B) serving as a testbed for technologies
19	and a platform for scientific research and devel-
20	opment; and
21	(C) serving as an orbital facility enabling
22	research upon—
23	(i) the health, well-being, and per-
24	formance of humans in space; and

1	(ii) the development of in-space sys-
2	tems enabling human space exploration be-
3	yond low-Earth orbit; and
4	(5) the ISS provides a platform for funda-
5	mental, microgravity, discovery-based space life and
6	physical sciences research that is critical for ena-
7	bling space exploration, protecting humans in space,
8	increasing pathways for commercial space develop-
9	ment that depend on advances in basic research, and
10	contributes to advancing science, technology, engi-
11	neering, and mathematics research.
12	(b) Objectives.—The primary objectives of the ISS
13	program shall be—
14	(1) to achieve the long-term goal and objectives
15	under section 202 of the National Aeronautics and
16	Space Administration Authorization Act of 2010 (42
17	U.S.C. 18312); and
18	(2) to pursue a research program that advances
19	knowledge and provides other benefits to the Nation.
20	(c) Continuation of the ISS.—Section 501 of the
21	National Aeronautics and Space Administration Author-
22	ization Act of 2010 (42 U.S.C. 18351) is amended to read
23	as follows:

1	"SEC. 501. CONTINUATION OF THE INTERNATIONAL SPACE
2	STATION.
3	"(a) Policy of the United States.—It shall be
4	the policy of the United States, in consultation with its
5	international partners in the ISS program, to support full
6	and complete utilization of the ISS through at least 2024.
7	"(b) NASA ACTION.—In furtherance of the policy set
8	forth in subsection (a), NASA shall—
9	"(1) pursue international, commercial, and
10	intragovernmental means to maximize ISS logistics
11	supply, maintenance, and operational capabilities,
12	reduce risks to ISS systems sustainability, and offset
13	and minimize United States operations costs relating
14	to the ISS;
15	"(2) utilize, to the extent practicable, the ISS
16	for the development of capabilities and technologies
17	needed for the future of human space exploration
18	beyond low-Earth orbit; and
19	"(3) utilize, if practical and cost effective, the
20	ISS for Science Mission Directorate missions in low-
21	Earth orbit.".
22	SEC. 302. TRANSPORTATION TO ISS.
23	(a) FINDINGS.—Congress finds that reliance on for-
24	eign carriers for United States crew transfer is unaccept-
25	able, and the Nation's human space flight program must
26	acquire the capability to launch United States Government

- 1 astronauts on vehicles using United States rockets from
- 2 United States soil as soon as it is safe, reliable, and af-
- 3 fordable to do so.
- 4 (b) Sense of Congress on Commercial Crew
- 5 Program and Commercial Resupply Services Pro-
- 6 GRAM.—It is the sense of Congress that—
- 7 (1) once developed and certified to meet the Ad-
- 8 ministration's safety and reliability requirements,
- 9 United States commercially provided crew transpor-
- tation systems offer the potential of serving as the
- primary means of transporting United States Gov-
- ernment astronauts and international partner astro-
- nauts to and from the ISS and serving as ISS crew
- rescue vehicles;
- 15 (2) the budgetary assumptions used by the Ad-
- ministration in its planning for the Commercial
- 17 Crew Program have consistently assumed signifi-
- cantly higher funding levels than have been author-
- ized and appropriated by Congress;
- 20 (3) credibility in the Administration's budgetary
- 21 estimates for the Commercial Crew Program can be
- 22 enhanced by an independently developed cost esti-
- 23 mate;
- 24 (4) such credibility in budgetary estimates is an
- 25 important factor in understanding program risk;

- 1 (5) United States access to low-Earth orbit is 2 paramount to the continued success of the ISS and 3 ISS National Laboratory;
 - (6) a stable and successful Commercial Resupply Services Program and Commercial Crew Program are critical to ensuring timely provisioning of the ISS and to reestablishing the capability to launch United States Government astronauts from United States soil into orbit, ending reliance upon Russian transport of United States Government astronauts to the ISS which has not been possible since the retirement of the Space Shuttle program in 2011;
 - (7) NASA should build upon the success of the Commercial Orbital Transportation Services Program and Commercial Resupply Services Program that have allowed private sector companies to partner with NASA to deliver cargo and scientific experiments to the ISS since 2012;
 - (8) the 21st Century Launch Complex Program has enabled significant modernization and infrastructure improvements at launch sites across the United States to support NASA's Commercial Resupply Services Program and other civil and commercial space flight missions; and

1 (9) the 21st Century Launch Complex Program 2 should be continued in a manner that leverages 3 State and private investments to achieve the goals of 4 that program.

(c) Reaffirmation.—Congress reaffirms—

- (1) its commitment to the use of a commercially developed, private sector launch and delivery system to the ISS for crew missions as expressed in the National Aeronautics and Space Administration Authorization Act of 2005 (Public Law 109–155; 119 Stat. 2895), the National Aeronautics and Space Administration Authorization Act of 2008 (Public Law 110–422; 122 Stat. 4779), and the National Aeronautics and Space Administration Authorization Act of 2010 (42 U.S.C. 18301 et seq.); and
- 16 (2) the requirement under section 17 50111(b)(1)(A) of title 51, United States Code, that 18 the Administration shall make use of United States 19 commercially provided ISS crew transfer and crew 20 rescue services to the maximum extent practicable.
- 21 (d) USE OF NON-UNITED STATES HUMAN SPACE
- 22 FLIGHT TRANSPORTATION CAPABILITIES.—Section
- 23 201(a) of the National Aeronautics and Space Administra-
- 24 tion Authorization Act of 2010 (42 U.S.C. 18311(a)) is
- 25 amended to read as follows:

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1	"(a) Use of Non-United States Human Space
2	FLIGHT TRANSPORTATION SERVICES.—
3	"(1) In General.—The Federal Government
4	may not acquire human space flight transportation
5	services from a foreign entity unless—
6	"(A) no United States Government-oper-
7	ated human space flight capability is available;
8	"(B) no United States commercial provider
9	is available; and
10	"(C) it is a qualified foreign entity.
11	"(2) Definitions.—In this subsection:
12	"(A) COMMERCIAL PROVIDER.—The term
13	'commercial provider' means any person pro-
14	viding human space flight transportation serv-
15	ices, primary control of which is held by persons
16	other than the Federal Government, a State or
17	local government, or a foreign government.
18	"(B) QUALIFIED FOREIGN ENTITY.—The
19	term 'qualified foreign entity' means a foreign
20	entity that is in compliance with all applicable
21	safety standards and is not prohibited from
22	providing space transportation services under
23	other law.
24	"(C) United States commercial pro-
25	VIDER.—The term 'United States commercial

1	provider' means a commercial provider, orga-
2	nized under the laws of the United States or of
3	a State, that is more than 50 percent owned by
4	United States nationals.
5	"(3) Arrangements with foreign enti-
6	TIES.—Nothing in this subsection shall prevent the
7	Administrator from negotiating or entering into
8	human space flight transportation arrangements
9	with foreign entities to ensure safety of flight and
10	continued ISS operations.".
11	(e) Commercial Crew Program.—
12	(1) Objective.—The objective of the Commer-
13	cial Crew Program shall be to assist in the develop-
14	ment of at least one commercially provided transpor-
15	tation system that can—
16	(A) carry United States Government astro-
17	nauts safely, reliably, and affordably to and
18	from the ISS;
19	(B) serve as a crew rescue vehicle; and
20	(C) accomplish subparagraphs (A) and (B)
21	as soon as practicable.
22	(2) Primary consideration.—The objective
23	described in paragraph (1) shall be the primary con-
24	sideration in the acquisition strategy for the Com-
25	mercial Crew Program.

1 (3) SAFETY.—

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- GENERAL.—The Administrator (\mathbf{A}) IN shall protect the safety of government astronauts by ensuring that each commercially provided transportation system under this subsection meets all applicable human rating requirements in accordance with section 403(b)(1) of the National Aeronautics and Space Administration Authorization Act of 2010 (42 U.S.C. 18342(b)(1)).
 - (B) LESSONS LEARNED.—Consistent with the findings and recommendations of the Columbia Accident Investigation Board, the Administration shall ensure that safety and the minimization of the probability of loss of crew are the critical priorities of the Commercial Crew Program.
- (4) Cost minimization.—The Administrator shall strive through the competitive selection process to minimize the life cycle cost to the Administration through the planned period of commercially provided crew transportation services.
- 23 (f) COMMERCIAL CARGO PROGRAM.—Section 401 of 24 the National Aeronautics and Space Administration Au-25 thorization Act of 2010 (42 U.S.C. 18341) is amended

- 1 by striking "Commercial Orbital Transportation Services"
- 2 and inserting "Commercial Resupply Services".
- 3 (g) Competition.—It is the policy of the United
- 4 States that, to foster the competitive development, oper-
- 5 ation, improvement, and commercial availability of space
- 6 transportation services, and to minimize the life cycle cost
- 7 to the Administration, the Administrator shall procure
- 8 services for Federal Government access to and return from
- 9 the ISS, whenever practicable, via fair and open competi-
- 10 tion for well-defined, milestone-based, Federal Acquisition
- 11 Regulation-based contracts under section 201(a) of the
- 12 National Aeronautics and Space Administration Author-
- 13 ization Act of 2010 (42 U.S.C. 18311(a)).
- 14 (h) Transparency.—
- 15 (1) Sense of congress.—It is the sense of
- 16 Congress that cost transparency and schedule trans-
- parency aid in effective program management and
- risk assessment.
- 19 (2) IN GENERAL.—The Administrator shall, to
- the greatest extent practicable and in a manner that
- does not add costs or schedule delays to the pro-
- 22 gram, ensure all Commercial Crew Program and
- 23 Commercial Resupply Services Program providers
- provide evidence-based support for their costs and
- schedules.

1	(i) ISS Cargo Resupply Services Lessons
2	Learned.—Not later than 120 days after the date of en-
3	actment of this Act, the Administrator shall submit to the
4	appropriate committees of Congress a report that—
5	(1) identifies the lessons learned to date from
6	previous and existing Commercial Resupply Services
7	contracts;
8	(2) indicates whether changes are needed to the
9	manner in which the Administration procures and
10	manages similar services prior to the issuance of fu-
11	ture Commercial Resupply Services procurement op-
12	portunities; and
13	(3) identifies any lessons learned from the Com-
14	mercial Resupply Services contracts that should be
15	applied to the procurement and management of com-
16	mercially provided crew transfer services to and
17	from the ISS or to other future procurements.
18	SEC. 303. ISS TRANSITION PLAN.
19	(a) FINDINGS.—Congress finds that—
20	(1) NASA has been both the primary supplier
21	and consumer of human space flight capabilities and
22	services of the ISS and in low-Earth orbit; and
23	(2) according to the National Research Council
24	report "Pathways to Exploration: Rationales and
25	Approaches for a U.S. Program of Human Space

- 1 Exploration" extending ISS beyond 2020 to 2024 or
- 2 2028 will have significant negative impacts on the
- 3 schedule of crewed missions to Mars, without signifi-
- 4 cant increases in funding.
- 5 (b) Sense of Congress.—It is the sense of Con-
- 6 gress that—
- 7 (1) an orderly transition for United States
- 8 human space flight activities in low-Earth orbit from
- 9 the current regime, that relies heavily on NASA
- sponsorship, to a regime where NASA is one of
- many customers of a low-Earth orbit commercial
- human space flight enterprise may be necessary; and
- 13 (2) decisions about the long-term future of the
- ISS impact the ability to conduct future deep space
- exploration activities, and that such decisions re-
- garding the ISS should be considered in the context
- of the human exploration roadmap under section
- 18 432 of this Act.
- 19 (c) Reports.—Section 50111 of title 51, United
- 20 States Code, is amended by adding at the end the fol-
- 21 lowing:
- 22 "(c) ISS Transition Plan.—
- 23 "(1) IN GENERAL.—The Administrator, in co-
- ordination with the ISS management entity (as de-
- fined in section 2 of the National Aeronautics and

Space Administration Transition Authorization Act of 2016), ISS partners, the scientific user community, and the commercial space sector, shall develop a plan to transition in a step-wise approach from the current regime that relies heavily on NASA sponsor-ship to a regime where NASA could be one of many customers of a low-Earth orbit non-governmental human space flight enterprise.

"(2) Reports.—Not later than December 1, 2017, and biennially thereafter until 2023, the Administrator shall submit to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Science, Space, and Technology of the House of Representatives a report that includes—

"(A) a description of the progress in achieving the Administration's deep space human exploration objectives on ISS and prospects for accomplishing future mission requirements, space exploration objectives, and other research objectives on future commercially supplied low-Earth orbit platforms or migration of those objectives to cis-lunar space;

"(B) steps NASA is taking and will take, including demonstrations that could be con-

1	ducted on the ISS, to stimulate and facilitate
2	commercial demand and supply of products and
3	services in low-Earth orbit;
4	"(C) an identification of barriers pre-
5	venting the commercialization of low-Earth
6	orbit, including issues relating to policy, regula-
7	tions, commercial intellectual property, data,
8	and confidentiality, that could inhibit the use of
9	the ISS as a commercial incubator;
10	"(D) the criteria for defining the ISS as a
11	research success;
12	"(E) the criteria used to determine wheth-
13	er the ISS is meeting the objective under sec-
14	tion 301(b)(2) of the National Aeronautics and
15	Space Administration Transition Authorization
16	Act of 2016;
17	"(F) an assessment of whether the criteria
18	under subparagraphs (D) and (E) are con-
19	sistent with the research areas defined in, and
20	recommendations and schedules under, the cur-
21	rent National Academies of Sciences, Engineer-
22	ing, and Medicine Decadal Survey on Biological
23	and Physical Sciences in Space;
24	"(G) any necessary contributions that ISS
25	extension would make to enabling execution of

1	the human exploration roadmap under section
2	432 of the National Aeronautics and Space Ad-
3	ministration Transition Authorization Act of
4	2016;
5	"(H) the cost estimates for operating the
6	ISS to achieve the criteria required under sub-
7	paragraphs (D) and (E) and the contributions
8	identified under subparagraph (G);
9	"(I) the cost estimates for extending oper-
10	ations of the ISS to 2024, 2028, and 2030;
11	"(J) an evaluation of the feasible and pre-
12	ferred service life of the ISS beyond the period
13	described in section 503 of the National Aero-
14	nautics and Space Administration Authorization
15	Act of 2010 (42 U.S.C. 18353), through at
16	least 2028, as a unique scientific, commercial,
17	and space exploration-related facility, includ-
18	ing—
19	"(i) a general discussion of inter-
20	national partner capabilities and prospects
21	for extending the partnership;
22	"(ii) the cost associated with extend-
23	ing the service life;
24	"(iii) an assessment on the technical
25	limiting factors of the service life of the

1	ISS, including a list of critical components
2	and their expected service life and avail-
3	ability; and
4	"(iv) such other information as may
5	be necessary to fully describe the justifica-
6	tion for and feasibility of extending the
7	service life of the ISS, including the poten-
8	tial scientific or technological benefits to
9	the Federal Government, public, or to aca-
10	demic or commercial entities;
11	"(K) an identification of the necessary ac-
12	tions and an estimate of the costs to deorbit the
13	ISS once it has reached the end of its service
14	life;
15	"(L) the impact on deep space exploration
16	capabilities, including a crewed mission to Mars
17	in the 2030s, if the preferred service life of the
18	ISS is extended beyond 2024 and NASA main-
19	tains a flat budget profile; and
20	"(M) an evaluation of the functions, roles,
21	and responsibilities for management and oper-
22	ation of the ISS and a determination of—
23	"(i) those functions, roles, and re-
24	sponsibilities the Federal Government

1	should retain during the life cycle of the
2	ISS;
3	"(ii) those functions, roles, and re-
4	sponsibilities that could be transferred to
5	the commercial space sector;
6	"(iii) the metrics that would indicate
7	the commercial space sector's readiness
8	and ability to assume the functions, roles,
9	and responsibilities described in clause (ii);
10	and
11	"(iv) any necessary changes to any
12	agreements or other documents and the
13	law to enable the activities described in
14	subparagraphs (A) and (B).
15	"(3) Demonstrations.—If additional Govern-
16	ment crew, power, and transportation resources are
17	available after meeting the Administration's require-
18	ments for ISS activities defined in the human explo-
19	ration roadmap and related research, demonstrations
20	identified under paragraph (2) may—
21	"(A) test the capabilities needed to meet
22	future mission requirements, space exploration
23	objectives, and other research objectives de-
24	scribed in paragraph (2)(A); and

1 "(B) demonstrate or test capabilities, in-2 cluding commercial modules or deep space habi-3 tats, Environmental Control and Life Support 4 Systems, orbital satellite assembly, exploration space suits, a node that enables a wide variety 6 of activity, including multiple commercial modules and airlocks, additional docking or berth-7 8 ing ports for commercial crew and cargo, oppor-9 tunities for the commercial space sector to cost 10 share for transportation and other services on 11 the ISS, other commercial activities, or services 12 alternate obtained through acquisition 13 proaches.".

14 SEC. 304. SPACE COMMUNICATIONS.

- 15 (a) PLAN.—The Administrator shall develop a plan, 16 in consultation with relevant Federal agencies, to meet the 17 Administration's projected space communication and navi-18 gation needs for low-Earth orbit and deep space oper-19 ations in the 20-year period following the date of enact-20 ment of this Act.
- 21 (b) CONTENTS.—The plan shall include—
- 22 (1) the life cycle cost estimates and a 5-year 23 funding profile;

1	(2) the performance capabilities required to
2	meet the Administration's projected space commu-
3	nication and navigation needs;
4	(3) the measures the Administration will take
5	to sustain the existing space communications and
6	navigation architecture;
7	(4) an identification of the projected space com-
8	munications and navigation network and infrastruc-
9	ture needs;
10	(5) a description of the necessary upgrades to
11	meet the needs identified in paragraph (4), includ-
12	ing—
13	(A) an estimate of the cost of the up-
14	grades;
15	(B) a schedule for implementing the up-
16	grades; and
17	(C) an assessment of whether and how any
18	related missions will be impacted if resources
19	are not secured at the level needed;
20	(6) the cost estimates for the maintenance of
21	existing space communications network capabilities
22	necessary to meet the needs identified in paragraph
23	(4);

- 1 (7) the criteria for prioritizing resources for the 2 upgrades described in paragraph (5) and the mainte-3 nance described in paragraph (6);
 - (8) an estimate of any reimbursement amounts the Administration may receive from other Federal agencies;
 - (9) an identification of the projected Tracking and Data Relay Satellite System needs in the 20-year period following the date of enactment of this Act, including in support of relevant Federal agencies, and cost and schedule estimates to maintain and upgrade the Tracking and Data Relay Satellite System to meet the projected needs;
 - (10) the measures the Administration is taking to meet space communications needs after all Tracking and Data Relay Satellite System third-generation communications satellites are operational; and
- 18 (11) the measures the Administration is taking 19 to mitigate threats to electromagnetic spectrum use.
- 20 (c) SCHEDULE.—Not later than 1 year after the date 21 of enactment of this Act, the Administrator shall submit 22 the plan to the appropriate committees of Congress.

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1	SEC. 305. INDEMNIFICATION; NASA LAUNCH SERVICES AND
2	REENTRY SERVICES.
3	(a) In General.—Subchapter III of chapter 201 of
4	title 51, United States Code, is amended by adding at the
5	end the following:
6	"§ 20148. Indemnification; NASA launch services and
7	reentry services
8	"(a) In General.—Under such regulations in con-
9	formity with this section as the Administrator shall pre-
10	scribe taking into account the availability, cost, and terms
11	of liability insurance, any contract between the Adminis-
12	tration and a provider may provide that the United States
13	will indemnify the provider against successful claims (in-
14	cluding reasonable expenses of litigation or settlement) by
15	third parties for death, bodily injury, or loss of or damage
16	to property resulting from launch services and reentry
17	services carried out under the contract that the contract
18	defines as unusually hazardous or nuclear in nature, but
19	only to the extent the total amount of successful claims
20	related to the activities under the contract—
21	"(1) is more than the amount of insurance or
22	demonstration of financial responsibility described in
23	subsection $(c)(3)$; and
24	"(2) is not more than the amount specified in
25	section 50915(a)(1)(B)

1	"(b) Terms of Indemnification.—A contract
2	made under subsection (a) that provides indemnification
3	shall provide for—
4	"(1) notice to the United States of any claim or
5	suit against the provider for death, bodily injury, or
6	loss of or damage to property; and
7	"(2) control of or assistance in the defense by
8	the United States, at its election, of that claim or
9	suit and approval of any settlement.
10	"(c) Liability Insurance of the Provider.—
11	"(1) In General.—The provider under sub-
12	section (a) shall obtain liability insurance or dem-
13	onstrate financial responsibility in amounts to com-
14	pensate for the maximum probable loss from claims
15	by—
16	"(A) a third party for death, bodily injury
17	or property damage or loss resulting from a
18	launch service or reentry service carried out
19	under the contract; and
20	"(B) the United States Government for
21	damage or loss to Government property result-
22	ing from a launch service or reentry service car-
23	ried out under the contract.
24	"(2) Maximum probable losses.—

1	"(A) In General.—The Administrator
2	shall determine the maximum probable losses
3	under subparagraphs (A) and (B) of paragraph
4	(1) not later than 90 days after the date that
5	the provider requests such a determination and
6	submits all information the Administrator re-
7	quires.
8	"(B) Revisions.—The Administrator may
9	revise a determination under subparagraph (A)
10	of this paragraph if the Administrator deter-
11	mines the revision is warranted based on new
12	information.
13	"(3) Amount of insurance.—For the total
14	claims related to one launch or reentry, a provider
15	shall not be required to obtain insurance or dem-
16	onstrate financial responsibility of more than—
17	"(A)(i) \$500,000,000 under paragraph
18	(1)(A); or
19	"(ii) \$100,000,000 under paragraph
20	(1)(B); or
21	"(B) the maximum liability insurance
22	available on the world market at reasonable
23	cost.
24	"(4) Coverage.—An insurance policy or dem-
25	onstration of financial responsibility under this sub-

section shall protect the following, to the extent of their potential liability for involvement in launch services or reentry services:

- 4 "(A) The Government.
- 5 "(B) Personnel of the Government.
- 6 "(C) Related entities of the Government.
- 7 "(D) Related entities of the provider.
- 8 "(E) Government astronauts.
- 9 "(d) No Indemnification Without Cross-Waiv-
- 10 ER.—Notwithstanding subsection (a), the Administrator
- 11 may not indemnify a provider under this section unless
- 12 there is a cross-waiver between the Administration and the
- 13 provider as described in subsection (e).
- 14 "(e) Cross-Waivers.—
- 15 "(1) IN GENERAL.—The Administrator, on be-
- half of the United States and its departments, agen-
- 17 cies, and instrumentalities, shall reciprocally waive
- claims with a provider under which each party to the
- waiver agrees to be responsible, and agrees to ensure
- that its related entities are responsible, for damage
- or loss to its property, or for losses resulting from
- any injury or death sustained by its employees or
- agents, as a result of activities arising out of the
- 24 performance of the contract.

"(2) LIMITATION.—The waiver made by the 1 2 Government under paragraph (1) shall apply only to 3 the extent that the claims are more than the amount 4 of insurance or demonstration of financial responsi-5 bility required under subsection (c)(1)(B). 6 "(f) WILLFUL MISCONDUCT.—Indemnification under 7 subsection (a) may exclude claims resulting from the will-8 ful misconduct of the provider or its related entities. 9 "(g) Certification of Just and Reasonable Amount.—No payment may be made under subsection 10 11 (a) unless the Administrator or the Administrator's des-12 ignee certifies that the amount is just and reasonable. "(h) Payments.— 13 "(1) IN GENERAL.—Upon the approval by the 14 15 Administrator, payments under subsection (a) may be made from funds appropriated for such pay-16 17 ments. 18 "(2) LIMITATION.—The Administrator shall not 19 approve payments under paragraph (1), except to 20 the extent provided in an appropriation law or to the 21 extent additional legislative authority is enacted pro-22 viding for such payments. "(3) ADDITIONAL APPROPRIATIONS.—If the 23 24 Administrator requests additional appropriations to

make payments under this subsection, then the re-

1	quest for those appropriations shall be made in ac-
2	cordance with the procedures established under sec-
3	tion 50915.
4	"(i) Rules of Construction.—
5	"(1) In general.—The authority to indemnify
6	under this section shall not create any rights in
7	third persons that would not otherwise exist by law
8	"(2) Other authority.—Nothing in this sec-
9	tion may be construed as prohibiting the Adminis-
10	trator from indemnifying a provider or any other
11	NASA contractor under other law, including under
12	Public Law 85–804 (50 U.S.C. 1431 et seq.).
13	"(3) Anti-deficiency act.—Notwithstanding
14	any other provision of this section—
15	"(A) all obligations under this section are
16	subject to the availability of funds; and
17	"(B) nothing in this section may be con-
18	strued to require obligation or payment of
19	funds in violation of sections 1341, 1342, 1349
20	through 1351, and 1511 through 1519 of title
21	31, United States Code (commonly referred to
22	as the 'Anti-Deficiency Act').
23	"(j) Relationship to Other Laws.—The Admin-
24	istrator may not provide indemnification under this sec-

1	tion for an activity that requires a license or permit under
2	chapter 509.
3	"(k) Definitions.—In this section:
4	"(1) GOVERNMENT ASTRONAUT.—The term
5	'government astronaut' has the meaning given the
6	term in section 50902.
7	"(2) Launch services.—The term 'launch
8	services' has the meaning given the term in section
9	50902.
10	"(3) Provider.—The term 'provider' means a
11	person that provides domestic launch services or do-
12	mestic reentry services to the Government.
13	"(4) REENTRY SERVICES.—The term 'reentry
14	services' has the meaning given the term in section
15	50902.
16	"(5) Related entity.—The term 'related en-
17	tity' means a contractor or subcontractor.
18	"(6) Third party.—The term 'third party'
19	means a person except—
20	"(A) the United States Government;
21	"(B) related entities of the Government in-
22	volved in launch services or reentry services;
23	"(C) a provider;
24	"(D) related entities of the provider in-
25	volved in launch services or reentry services: or

1	"(E) a government astronaut.".
2	(b) Conforming Amendment.—The table of con-
3	tents for subchapter III of chapter 201 of title 51, United
4	States Code, is amended by inserting after the item relat-
5	ing to section 20147 the following:
	"20148. Indemnification; NASA launch services and reentry services.".
6	TITLE IV—ADVANCING HUMAN
7	DEEP SPACE EXPLORATION
8	Subtitle A—Human Space Flight
9	and Exploration Goals and Ob-
10	jectives
11	SEC. 411. HUMAN SPACE FLIGHT AND EXPLORATION LONG-
12	TERM GOALS.
13	Section 202(a) of the National Aeronautics and
14	Space Administration Authorization Act of 2010 (42
15	U.S.C. 18312(a)) is amended to read as follows:
16	"(a) Long-Term Goals.—The long-term goals of
17	the human space flight and exploration efforts of NASA
18	shall be—
19	"(1) to expand permanent human presence be-
20	yond low-Earth orbit and to do so, where practical,
21	in a manner involving international, academic, and
22	industry partners;
23	"(2) crewed missions and progress toward
24	achieving the goal in paragraph (1) to enable the po-
25	tential for subsequent human exploration and the ex-

- 1 tension of human presence throughout the solar sys-2 tem; and 3 "(3) to enable a capability to extend human 4 presence, including potential human habitation on 5 another celestial body and a thriving space economy 6 in the 21st century.". 7 SEC. 412. KEY OBJECTIVES. 8 Section 202(b) of the National Aeronautics and Space Administration Authorization Act of 2010 (42) U.S.C. 18312(b)) is amended— 10 (1) in paragraph (3), by striking "; and" and 11 12 inserting a semicolon; 13 (2) in paragraph (4), by striking the period at the end and inserting "; and"; and 14 15 (3) by adding at the end the following: "(5) to achieve human exploration of Mars and 16 17 beyond through the prioritization of those tech-18 nologies and capabilities best suited for such a mis-19 sion in accordance with the stepping stone approach 20 to exploration under section 70504 of title 51, 21 United States Code.".
- 22 SEC. 413. VISION FOR SPACE EXPLORATION.
- Section 20302 of title 51, United States Code, is
- 24 amended—

1	(1) in subsection (a), by inserting "in cis-lunar
2	space or" after "sustained human presence";
3	(2) by amending subsection (b) to read as fol-
4	lows:
5	"(b) FUTURE EXPLORATION OF MARS.—The Admin-
6	istrator shall manage human space flight programs, in-
7	cluding the Space Launch System and Orion, to enable
8	humans to explore Mars and other destinations by defin-
9	ing a series of sustainable steps and conducting mission
10	planning, research, and technology development on a time-
11	table that is technically and fiscally possible, consistent
12	with section 70504."; and
13	(3) by adding at the end the following:
14	"(c) Definitions.—In this section:
15	"(1) Orion.—The term 'Orion' means the mul-
16	tipurpose crew vehicle described under section 303
17	of the National Aeronautics and Space Administra-
18	tion Authorization Act of 2010 (42 U.S.C. 18323).
19	"(2) SPACE LAUNCH SYSTEM.—The term
20	'Space Launch System' means has the meaning
21	given the term in section 3 of the National Aero-
22	nautics and Space Administration Authorization Act
23	of 2010 (42 U.S.C. 18302).".

1 SEC. 414. STEPPING STONE APPROACH TO EXPLORATION.

- 2 Section 70504 of title 51, United States Code, is
- 3 amended to read as follows:

4 "§ 70504. Stepping stone approach to exploration

- 5 "(a) In General.—The Administration may con-
- 6 duct missions to intermediate destinations pursuant to the
- 7 human exploration roadmap developed under section 432
- 8 of this Act that shall be designed and implemented in a
- 9 manner that gives strong consideration to how those ac-
- 10 tivities might also help meet the requirements of future
- 11 exploration and utilization activities beyond Mars. The
- 12 timetable of the Mars phase of the long-term international
- 13 exploration initiative shall be determined by the avail-
- 14 ability of funding.
- 15 "(b) Cost Effectiveness.—In order to maximize
- 16 the cost effectiveness of the long-term space exploration
- 17 and utilization activities of the United States, the Admin-
- 18 istrator shall take all necessary steps, including engaging
- 19 international, academic, and industry partners, to ensure
- 20 that activities in the Administration's human space explo-
- 21 ration program balance how those activities might also
- 22 help meet the requirements of future exploration and utili-
- 23 zation activities leading to human habitation on the sur-
- 24 face of Mars.
- 25 "(c) Completion.—Within budgetary consider-
- 26 ations, once an exploration-related project enters its devel-

- 1 opment phase, the Administrator shall seek, to the max-
- 2 imum extent practicable, to complete that project without
- 3 undue delays.
- 4 "(d) International Participation.—In order to
- 5 achieve the goal of successfully conducting a crewed mis-
- 6 sion to the surface of Mars, the President may invite the
- 7 United States partners in the ISS program and other na-
- 8 tions, as appropriate, to participate in an international ini-
- 9 tiative under the leadership of the United States.".
- 10 SEC. 415. UPDATE OF EXPLORATION PLAN AND PROGRAMS.
- Section 70502(2) of title 51, United States Code, is
- 12 amended to read as follows:
- "(2) implement an exploration research and
- technology development program to enable human
- and robotic operations consistent with section
- 16 20302(b) of this title;".
- 17 **SEC. 416. REPEALS.**
- 18 (a) Space Shuttle Capability Assurance.—Sec-
- 19 tion 203 of the National Aeronautics and Space Adminis-
- 20 tration Authorization Act of 2010 (42 U.S.C. 18313) is
- 21 amended—
- 22 (1) by striking subsection (b);
- 23 (2) in subsection (d), by striking "subsection
- (c)" and inserting "subsection (b)"; and

1	(3) by redesignating subsections (c) and (d) as
2	subsections (b) and (c), respectively.
3	(b) Shuttle Pricing Policy for Commercial
4	AND FOREIGN USERS.—Chapter 703 of title 51, United
5	States Code, and the item relating to that chapter in the
6	table of chapters for that title, are repealed.
7	(e) Shuttle Privatization.—Section 50133 of
8	title 51, United States Code, and the item relating to that
9	section in the table of sections for chapter 501 of that
10	title, are repealed.
11	SEC. 417. ASSURED ACCESS TO SPACE.
12	Section 70501 of title 51, United States Code, is
13	amended—
14	(1) by amending subsection (a) to read as fol-
15	lows:
16	"(a) Policy Statement.—In order to ensure con-
17	tinuous United States leadership in exploration of space
18	and as an essential instrument of national security, it is
19	the policy of the United States—
20	"(1) to maintain an uninterrupted capability for
21	human space flight and operations—
22	"(A) in low-Earth orbit; and
23	"(B) beyond low-Earth orbit once the ca-
24	pabilities described in section 421 of the Na-
25	tional Aeronautics and Space Administration

1	Transition Authorization Act of 2016 become
2	available; and
3	"(2) to maintain an uninterrupted capability for
4	human space flight."; and
5	(2) in subsection (b), by striking "Committee
6	on Science and Technology of the House of Rep-
7	resentatives and the Committee on Commerce,
8	Science, and Transportation of the Senate" and in-
9	serting "Committee on Science, Space, and Tech-
10	nology of the House of Representatives and the
11	Committee on Commerce, Science, and Transpor-
12	tation of the Senate".
13	Subtitle B—Assuring Core
14	Capabilities for Exploration
15	SEC. 421. SPACE LAUNCH SYSTEM, ORION, AND EXPLO-
16	RATION GROUND SYSTEMS.
17	(a) FINDINGS.—Congress makes the following find-
18	ings:
19	(1) NASA has made steady progress in devel-
20	oping and testing the Space Launch System and
21	Orion exploration systems with the successful Explo-
22	ration Flight Test of Orion in December of 2014,
23	the final qualification test firing of the 5-segment
24	Space Launch System boosters in June 2016, and a
25	full thrust, full duration test firing of the RS-25

- Space Launch System core stage engine in August
 2016.
- 3 (2) Through the 21st Century Launch Complex 4 program and Exploration Ground Systems pro-5 grams, NASA has made significant progress in 6 transforming exploration ground systems infrastruc-7 ture to meet NASA's mission requirements for the 8 Space Launch System and Orion and to modernize 9 NASA's launch complexes to the benefit of the civil, 10 defense, and commercial space sectors.

11 (b) Space Launch System.—

- 12 (1) SENSE OF CONGRESS.—It is the sense of
 13 Congress that the Space Launch System is the most
 14 practical approach to reaching the Moon, Mars, and
 15 beyond.
- 16 (2) REAFFIRMATION.—Congress reaffirms the 17 policy and minimum capability requirements for the 18 Space Launch System under section 302 of the Na-19 tional Aeronautics and Space Administration Au-20 thorization Act of 2010 (42 U.S.C. 18322).
- 21 (c) Sense of Congress on Space Launch Sys-
- 22 TEM, ORION, AND EXPLORATION GROUND SYSTEMS.—It
- 23 is the sense of Congress that—
- 24 (1) as the United States works to send humans 25 on a series of missions to Mars in the 2030s, the

- United States national space program should continue to make progress on its commitment by fully developing the Space Launch System, Orion, and related Exploration Ground Systems;
 - (2) using the Space Launch System and Orion for a wide range of contemplated missions will facilitate the national defense, science, and exploration objectives of the United States;
 - (3) the United States should have continuity of purpose for the Space Launch System and Orion in deep space exploration missions, using them beginning with the uncrewed mission, EM-1, planned for 2018, followed by the crewed mission, EM-2, in cislunar space planned for 2021, and for subsequent missions beginning with EM-3 extending into cislunar space and eventually to Mars;
 - (4) the President's annual budget requests for the Space Launch System and Orion development, test, and operational phases should strive to accurately reflect the resource requirements of each of those phases;
 - (5) the fully integrated Space Launch System, including an upper stage needed to go beyond low-Earth orbit, will safely enable human space exploration of the Moon, Mars, and beyond; and

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- 1 (6) the Administrator should budget for and 2 undertake a robust ground test and uncrewed and 3 crewed flight test and demonstration program for 4 the Space Launch System and Orion in order to pro-5 mote safety and reduce programmatic risk.
- 6 (d) In General.—The Administrator shall con-7 tinue—
- 8 (1) the development of the fully integrated 9 Space Launch System, including an upper stage 10 needed to go beyond low-Earth orbit, in order to 11 safely enable human space exploration of the Moon, 12 Mars, and beyond over the course of the next cen-13 tury as required in section 302(c) of the National 14 Aeronautics and Space Administration Authorization 15 Act of 2010 (42 U.S.C. 18322(c)); and
 - (2) to ensure, to the extent practical, that Orion meets the needs and the minimum capability requirements described in section 303 of the National Aeronautics and Space Administration Authorization Act of 2010 (42 U.S.C. 18323).
- 21 (e) Report.—Not later than 60 days after the date 22 of enactment of this Act, the Administrator shall transmit 23 a report to the Committee on Science, Space, and Tech-24 nology of the House of Representatives and the Committee

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1	on Commerce, Science, and Transportation of the Sen-
2	ate—
3	(1) detailing those components and systems of
4	Orion that ensure it is in compliance with section
5	303(b) of such Act (42 U.S.C. 18323(b)); and
6	(2) detailing the expected date that Orion, inte-
7	grated with a vehicle other than the Space Launch
8	System, could be available to transport crew and
9	cargo to the International Space Station.
10	(f) Exploration Missions.—The Administrator
11	shall continue development of—
12	(1) an uncrewed exploration mission to dem-
13	onstrate the capability of both the Space Launch
14	System and Orion as an integrated system by 2018;
15	(2) subject to applicable human rating proc-
16	esses and requirements, a crewed exploration mis-
17	sion to demonstrate the Space Launch System, in-
18	cluding the Core Stage and Exploration Upper
19	Stages, by 2021;
20	(3) subsequent missions beginning with EM-3
21	at operational flight rate sufficient to maintain safe-
22	ty and operational readiness using the Space Launch
23	System and Orion to extend into cis-lunar space and
24	eventually to Mars; and

1	(4) a deep space habitat as a key element in a
2	deep space exploration architecture along with the
3	Space Launch System and Orion.
4	(g) Other Uses.—The Administrator shall assess
5	the utility of the Space Launch System for use by the
6	science community and for other Federal Government
7	launch needs, including consideration of overall cost and
8	schedule savings from reduced transit times and increased
9	science returns enabled by the unique capabilities of the
10	Space Launch System.
11	(h) UTILIZATION REPORT.—
12	(1) In General.—The Administrator, in con-
13	sultation with the Secretary of Defense and the Di-
14	rector of National Intelligence, shall prepare a re-
15	port that addresses the effort and budget required to
16	enable and utilize a cargo variant of the 130-ton
17	Space Launch System configuration described in
18	section 302(c) of the National Aeronautics and
19	Space Administration Authorization Act of 2010 (42
20	U.S.C. $18322(c)$).
21	(2) Contents.—In preparing the report, the
22	Administrator shall—
23	(A) consider the technical requirements of
24	the scientific and national security communities

1	related to a cargo variant of the Space Launch
2	System; and

- (B) directly assess the utility and estimated cost savings obtained by using a cargo variant of the Space Launch System for national security and space science missions.
- 7 (3) Submission to congress.—Not later than 8 180 days after the date of enactment of this Act, the 9 Administrator shall submit the report to the appro-10 priate committees of Congress.

Subtitle C—Journey to Mars

- 12 SEC. 431. FINDINGS ON HUMAN SPACE EXPLORATION.
- 13 Congress makes the following findings:
 - (1) In accordance with section 204 of the National Aeronautics and Space Administration Authorization Act of 2010 (124 Stat. 2813), the National Academies of Sciences, Engineering, and Medicine, through its Committee on Human Spaceflight, conducted a review of the goals, core capabilities, and direction of human space flight, and published the findings and recommendations in a 2014 report entitled, "Pathways to Exploration: Rationales and Approaches for a U.S. Program of Human Space Exploration".

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- (2) The Committee on Human Spaceflight included leaders from the aerospace, scientific, security, and policy communities.
 - (3) With input from the public, the Committee on Human Spaceflight concluded that many practical and aspirational rationales for human space flight together constitute a compelling case for continued national investment and pursuit of human space exploration toward the horizon goal of Mars.
 - (4) According to the Committee on Human Spaceflight, the rationales include economic benefits, national security, national prestige, inspiring students and other citizens, scientific discovery, human survival, and a sense of shared destiny.
 - (5) The Committee on Human Spaceflight affirmed that Mars is the appropriate long-term goal for the human space flight program.
 - (6) The Committee on Human Spaceflight recommended that NASA define a series of sustainable steps and conduct mission planning and technology development as needed to achieve the long-term goal of placing humans on the surface of Mars.
 - (7) Expanding human presence beyond low-Earth orbit and advancing toward human missions to Mars requires early planning and timely decisions

- to be made in the near-term on the necessary courses of action for commitments to achieve shortterm and long-term goals and objectives.
- 4 (8) In addition to the 2014 report described in 5 paragraph (1), there are several independently devel-6 oped reports or concepts that describe potential 7 Mars architectures or concepts and identify Mars as 8 the long-term goal for human space exploration, in-9 cluding NASA's "The Global Exploration Roadmap" 10 of 2013, "NASA's Journey to Mars-Pioneering 11 Next Steps in Space Exploration" of 2015, NASA Jet Propulsion Laboratory's "Minimal Architecture 12 13 for Human Journeys to Mars" of 2015, and Explore 14 Mars' "The Humans to Mars Report 2016".

15 SEC. 432. HUMAN EXPLORATION ROADMAP.

- (a) Sense of Congress.—It is the sense of Congress that—
- 18 (1) expanding human presence beyond low19 Earth orbit and advancing toward human missions
 20 to Mars in the 2030s requires early strategic plan21 ning and timely decisions to be made in the near22 term on the necessary courses of action for commit23 ments to achieve short-term and long-term goals and
 24 objectives;

- (2) for strong and sustained United States leadership, a need exists to advance a human exploration roadmap, addressing exploration objectives in collaboration with international, academic, and industry partners;
 - (3) an approach that incrementally advances toward a long-term goal is one in which nearer-term developments and implementation would influence future development and implementation; and
 - (4) a human exploration roadmap should begin with low-Earth orbit, then address in greater detail progress beyond low-Earth orbit to cis-lunar space, and then address future missions aimed at human arrival and activities near and then on the surface of Mars.

(b) Human Exploration Roadmap.—

- (1) IN GENERAL.—The Administrator shall develop a human exploration roadmap, including a critical decision plan, to expand human presence beyond low-Earth orbit to the surface of Mars and beyond, considering potential interim destinations such as cis-lunar space and the moons of Mars.
- (2) Scope.—The human exploration roadmap shall include—

1	(A) an integrated set of exploration
2	science, and other goals and objectives of a
3	United States human space exploration pro-
4	gram to achieve the long-term goal of human
5	missions near or on the surface of Mars in the
6	2030s;
7	(B) opportunities for international, aca-
8	demic, and industry partnerships for explo-
9	ration-related systems, services, research, and
10	technology if those opportunities provide cost
11	savings, accelerate program schedules, or other-
12	wise benefit the goals and objectives developed
13	under subparagraph (A);
14	(C) sets and sequences of precursor mis-
15	sions in cis-lunar space and other missions or
16	activities necessary—
17	(i) to demonstrate the proficiency of
18	the capabilities and technologies identified
19	under subparagraph (D); and
20	(ii) to meet the goals and objectives
21	developed under subparagraph (A), includ-
22	ing anticipated timelines and missions for
23	the Space Launch System and Orion;
24	(D) an identification of the specific capa-
25	bilities and technologies, including the Space

1	Launch System, Orion, a deep space habitat,
2	and other capabilities, that facilitate the goals
3	and objectives developed under subparagraph
4	(A);
5	(E) a description of how cis-lunar ele-
6	ments, objectives, and activities advance the
7	human exploration of Mars;
8	(F) an assessment of potential human
9	health and other risks, including radiation expo-
10	sure;
11	(G) mitigation plans, whenever possible, to
12	address the risks identified in subparagraph
13	(F);
14	(H) a description of those technologies al-
15	ready under development across the Federal
16	Government or by other entities that facilitate
17	the goals and objectives developed under sub-
18	paragraph (A);
19	(I) a specific process for the evolution of
20	the capabilities of the fully integrated Orion
21	with the Space Launch System and a descrip-
22	tion of how these systems facilitate the goals
23	and objectives developed under subparagraph
24	(A) and demonstrate the capabilities and tech-

nologies described in subparagraph (D);

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- (J) a description of the capabilities and technologies that need to be demonstrated or research data that could be gained through the utilization of the ISS and the status of the development of such capabilities and technologies;
 - (K) a framework for international cooperation in the development of all capabilities and technologies identified under this section, including an assessment of the risks posed by relying on international partners for capabilities and technologies on the critical path of development;
 - (L) a process for partnering with non-governmental entities for future human space exploration; and
 - (M) include information on the phasing of planned intermediate destinations, Mars mission risk areas and potential risk mitigation approaches, technology requirements and phasing of required technology development activities, the management strategy to be followed, related ISS activities, planned international collaborative activities, potential commercial contributions, and other activities relevant to the

1	achievement of the goal established in this sec-
2	tion.
3	(3) Considerations.—In developing the
4	human exploration roadmap, the Administrator shall
5	consider—
6	(A) using key exploration capabilities,
7	namely the Space Launch System and Orion;
8	(B) using existing commercially available
9	technologies and capabilities or those tech-
10	nologies and capabilities being developed by in-
11	dustry for commercial purposes;
12	(C) establishing an organizational ap-
13	proach to ensure collaboration and coordination
14	among NASA's Mission Directorates under sec-
15	tion 821, when appropriate, including to collect
16	and return to Earth a sample from the Martian
17	surface;
18	(D) building upon the initial uncrewed
19	mission, EM-1, and first crewed mission, EM-
20	2, of the Space Launch System and Orion to
21	establish a sustainable cadence of missions ex-
22	tending human exploration missions into cis-
23	lunar space, including anticipated timelines and
24	milestones;

1	(E) developing the robotic and precursor
2	missions and activities that will demonstrate
3	test, and develop key technologies and capabili-
4	ties essential for achieving human missions to
5	Mars, including long-duration human oper-
6	ations beyond low-Earth orbit, space suits, solar
7	electric propulsion, deep space habitats, envi-
8	ronmental control life support systems, Mars
9	lander and ascent vehicle, entry, descent, land-
10	ing, ascent, Mars surface systems, and in situ
11	resource utilization;
12	(F) demonstrating and testing one or more
13	habitat modules in cis-lunar space to prepare
14	for Mars missions;
15	(G) using public-private, firm, fixed-price
16	partnerships, where practicable;
17	(H) collaborating with international, aca-
18	demic, and industry partners, when appro-
19	priate;
20	(I) any risks to human health and sensitive
21	onboard technologies, including radiation expo-
22	sure;
23	(J) any risks identified through research
24	outcomes under the NASA Human Research

Program's Behavioral Health Element; and

1	(K) the recommendations and ideas of sev-
2	eral independently developed reports or con-
3	cepts that describe potential Mars architectures
4	or concepts and identify Mars as the long-term
5	goal for human space exploration, including the
6	reports described under section 431.
7	(4) Critical decision plan on human space
8	EXPLORATION.—As part of the human exploration
9	roadmap, the Administrator shall include a critical
10	decision plan—
11	(A) identifying and defining key decisions
12	guiding human space exploration priorities and
13	plans that need to be made before June 30,
14	2020, including decisions that may guide
15	human space exploration capability develop-
16	ment, precursor missions, long-term missions,
17	and activities;
18	(B) defining decisions needed to maximize
19	efficiencies and resources for reaching the near,
20	intermediate, and long-term goals and objec-
21	tives of human space exploration; and
22	(C) identifying and defining timelines and
23	milestones for a sustainable cadence of missions
24	beginning with EM-3 for the Space Launch

1	System and Orion to extend human exploration
2	from cis-lunar space to the surface of Mars.
3	(5) Reports.—
4	(A) Initial Human exploration road-
5	MAP.—The Administrator shall submit to the
6	appropriate committees of Congress—
7	(i) an initial human exploration road-
8	map, including a critical decision plan be-
9	fore December 1, 2017; and
10	(ii) an updated human exploration
11	roadmap periodically as the Administrator
12	considers necessary but not less than bien-
13	nially.
14	(B) Contents.—Each human exploration
15	roadmap under this paragraph shall include a
16	description of—
17	(i) the achievements and goals accom-
18	plished in the process of developing such
19	capabilities and technologies during the 2-
20	year period prior to the submission of the
21	human exploration roadmap; and
22	(ii) the expected goals and achieve-
23	ments in the following 2-year period.
24	(C) Submission with Budget.—Each
25	human exploration roadmap under this section

1	shall be included in the budget for that fiscal
2	year transmitted to Congress under section
3	1105(a) of title 31, United States Code.
4	SEC. 433. ADVANCED SPACE SUIT CAPABILITY.
5	Not later than 90 days after the date of enactment
6	of this Act, the Administrator shall submit to the appro-
7	priate committees of Congress a detailed plan for achiev-
8	ing an advanced space suit capability that aligns with the
9	crew needs for exploration enabled by the Space Launch
10	System and Orion, including an evaluation of the merit
11	of delivering the planned suit system for use on the ISS.
12	SEC. 434. ASTEROID ROBOTIC REDIRECT MISSION.
13	(a) FINDINGS.—Congress makes the following find-
14	ings:
15	(1) NASA initially estimated that the Asteroid
16	Robotic Redirect Mission would launch in December
17	2020 and cost no more than \$1,250,000,000, ex-
18	cluding launch and operations.
19	(2) On July 15, 2016, NASA conducted its Key
20	Decision Point–B review of the Asteroid Robotic Re-
21	direct Mission or approval for Phase B in mission
22	formulation.
23	(3) During the Key Decision Point-B review,
24	NASA estimated that costs have grown to
25	\$1,400,000,000 excluding launch and operations for

1	a launch in December 2021 and the agency must
2	evaluate whether to accept the increase or reduce the
3	Asteroid Robotic Redirect Mission's scope to stay
4	within the cost cap set by the Administrator.
5	(4) In April 2015, the NASA Advisory Coun-
6	cil—
7	(A) issued a finding that—
8	(i) high-performance solar electric
9	propulsion will likely be an important part
10	of an architecture to send humans to
11	Mars; and
12	(ii) maneuvering a large test mass is
13	not necessary to provide a valid in-space
14	test of a new solar electric propulsion
15	stage;
16	(B) determined that a solar electric propul-
17	sion mission will contribute more directly to the
18	goal of sending humans to Mars if the mission
19	is focused entirely on development and valida-
20	tion of the solar electric propulsion stage; and
21	(C) determined that other possible motiva-
22	tions for acquiring and maneuvering a boulder,
23	such as asteroid science and planetary defense
24	do not have value commensurate with their
25	probable cost.

(5) The Asteroid Robotic Redirect Mission is
competing for resources with other critical explo-
ration development programs, including the Space
Launch System, Orion, commercial crew, and a hab-
itation module.
(6) In 2014, the NASA Advisory Council rec-
ommended that NASA conduct an independent cost
and technical assessment of the Asteroid Robotic
Redirect Mission.
(7) In 2015, the NASA Advisory Council rec-
ommended that NASA preserve the following key ob-
jectives if the program needed to be descoped:
(A) Development of high power solar elec-
tric propulsion.
(B) Ability to maneuver in a low gravity
environment in deep space.
(8) In January 2015 and July 2015, the NASA
Advisory Council expressed its concern to NASA
about the potential for growing costs for the pro-
gram and highlighted that choices would need to be
made about the program's content.
(b) Sense of Congress.—It is the sense of Con-

23 gress that—

1	(1) the technological and scientific goals of the
2	Asteroid Robotic Redirect Mission are not commen-
3	surate with the cost; and
4	(2) alternative missions may provide a more
5	cost effective and scientifically beneficial means to
6	demonstrate the technologies needed for a human
7	mission to Mars that would otherwise be dem-
8	onstrated by the Asteroid Robotic Redirect Mission.
9	(c) Evaluation and Report.—Not later than 180
10	days after the date of enactment of this Act, the Adminis-
11	trator shall—
12	(1) conduct an evaluation of—
13	(A) alternative approaches to the Asteroid
14	Robotic Redirect Mission for demonstrating the
15	technologies and capabilities needed for a
16	human mission to Mars that would otherwise be
17	demonstrated by the Asteroid Robotic Redirect
18	Mission;
19	(B) the scientific and technical benefits of
20	the alternative approaches under subparagraph
21	(A) to future human space exploration com-
22	pared to scientific and technical benefits of the
23	Asteroid Redirect Robotic Mission;
24	(C) the commercial benefits of the alter-
25	native approaches identified in subparagraph

1	(A), including the impact on the development of
2	domestic solar electric propulsion technology to
3	bolster United States competitiveness in the
4	global marketplace; and
5	(D) a comparison of the estimated costs of
6	the alternative approaches identified in sub-
7	paragraph (A); and
8	(2) submit to the appropriate committees of
9	Congress a report on the evaluation under para-
10	graph (1), including any recommendations.
11	SEC. 435. MARS 2033 REPORT.
12	(a) In General.—Not later than 120 days after the
13	date of enactment of this Act, the Administrator shall con-
14	tract with an independent, non-governmental systems en-
15	gineering and technical assistance organization to study
16	a Mars human space flight mission to be launched in
17	2033.
18	(b) Contents.—The study shall include—
19	(1) a technical development, test, fielding, and
20	operations plan using the Space Launch System,
21	Orion, and other systems to successfully launch such
22	a Mars human space flight mission by 2033;
23	(2) an annual budget profile, including cost es-
24	timates for the technical development test fielding

- and operations plan to carry out a Mars human
- 2 space flight mission by 2033; and
- 3 (3) a comparison of the annual budget profile
- 4 to the 5-year budget profile contained in the Presi-
- 5 dent's budget request for fiscal year 2017 under sec-
- 6 tion 1105 of title 31, United States Code.
- 7 (c) Report.—Not later than 180 days after the date
- 8 of enactment of this Act, the Administrator shall submit
- 9 to the appropriate committees of Congress a report on the
- 10 study, including findings and recommendations regarding
- 11 the Mars 2033 human space flight mission described in
- 12 subsection (a).
- 13 (d) Assessment.—Not later than 60 days after the
- 14 date the report is submitted under subsection (c), the Ad-
- 15 ministrator shall submit to the appropriate committees of
- 16 Congress an assessment by the NASA Advisory Council
- 17 of whether the proposal for a Mars human space flight
- 18 mission to be launched in 2033 is in the strategic interests
- 19 of the United States in space exploration.

20 Subtitle D—TREAT Astronauts Act

- 21 SEC. 441. SHORT TITLE.
- This subtitle may be cited as the "To Research,
- 23 Evaluate, Assess, and Treat Astronauts Act" or the
- 24 "TREAT Astronauts Act".

SEC. 442. FINDINGS; SENSE OF CONGRESS.

- 2 (a) FINDINGS.—Congress makes the following find-3 ings:
- 4 (1) Human space exploration can pose signifi-5 cant challenges and is full of substantial risk, which 6 has ultimately claimed the lives of 24 National Aero-7 nautics and Space Administration astronauts serving 8 in the line of duty.
 - (2) As United States Government astronauts participate in long-duration and exploration space flight missions they may experience increased health risks, such vision impairment, as bone demineralization, and behavioral health and performance risks, and may be exposed to galactic cosmic radiation. Exposure to high levels of radiation and microgravity can result in acute and long-term health consequences that can increase the risk of cancer and tissue degeneration and have potential effects on the musculoskeletal system, central nervous system, cardiovascular system, immune function, and vision.
 - (3) To advance the goal of long-duration and exploration space flight missions, United States Government astronaut Scott Kelly participated in a 1-year twins study in space while his identical twin brother, former United States Government astronaut

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- 1 Mark Kelly, acted as a human control specimen on
- 2 Earth, providing an understanding of the physical,
- behavioral, microbiological, and molecular reaction of
- 4 the human body to an extended period of time in
- 5 space.
- 6 (4) Since the Administration currently provides
- 7 medical monitoring, diagnosis, and treatment for
- 8 United States Government astronauts during their
- 9 active employment, given the unknown long-term
- health consequences of long-duration space explo-
- 11 ration, the Administration has requested statutory
- authority from Congress to provide medical moni-
- toring, diagnosis, and treatment to former United
- 14 States Government astronauts for psychological and
- medical conditions associated with human space
- flight.
- 17 (b) Sense of Congress.—It is the sense of Con-
- 18 gress that—
- 19 (1) the United States should continue to seek
- the unknown and lead the world in space exploration
- and scientific discovery as the Administration pre-
- pares for long-duration and exploration space flight
- in deep space and an eventual mission to Mars;

1	(2) data relating to the health of astronauts will
2	become increasingly valuable to improving our un-
3	derstanding of many diseases humans face on Earth
4	(3) the Administration should provide the type
5	of monitoring, diagnosis, and treatment described in
6	subsection (a) only for conditions the Administration
7	considers unique to the training or exposure to the
8	space flight environment of United States Govern-
9	ment astronauts and should not require any former
10	United States Government astronauts to participate
11	in the Administration's monitoring;
12	(4) such monitoring, diagnosis, and treatment
13	should not replace a former United States Govern-
14	ment astronaut's private health insurance;
15	(5) expanded data acquired from such moni-
16	toring, diagnosis, and treatment should be used to
17	tailor treatment, inform the requirements for new
18	space flight medical hardware, and develop controls
19	in order to prevent disease occurrence in the astro-
20	naut corps; and
21	(6) the 340-day space mission of Scott Kelly
22	aboard the ISS—
23	(A) was pivotal for the goal of the United
24	States for humans to explore deep space and

Mars as the mission generated new insight into

1	how the human body adjusts to weightlessness,
2	isolation, radiation, and the stress of long-dura-
3	tion space flight; and
4	(B) will help support the physical and
5	mental well-being of astronauts during longer
6	space exploration missions in the future.
7	SEC. 443. MEDICAL MONITORING AND RESEARCH RELAT-
8	ING TO HUMAN SPACE FLIGHT.
9	(a) In General.—Subchapter III of chapter 201 of
10	title 51, United States Code, as amended by section 305
11	of this Act, is further amended by adding at the end the
12	following:
13	"§ 20149. Medical monitoring and research relating to
14	human space flight
15	"(a) In General.—Notwithstanding any other pro-
15 16	"(a) IN GENERAL.—Notwithstanding any other provision of law, the Administrator may provide for—
16	vision of law, the Administrator may provide for—
16 17	vision of law, the Administrator may provide for— "(1) the medical monitoring, and diagnosis, of
16 17 18	vision of law, the Administrator may provide for— "(1) the medical monitoring, and diagnosis, of a former United States government astronaut or a
16 17 18	vision of law, the Administrator may provide for— "(1) the medical monitoring, and diagnosis, of a former United States government astronaut or a former payload specialist for conditions that the Ad-
16 17 18 19 20	vision of law, the Administrator may provide for— "(1) the medical monitoring, and diagnosis, of a former United States government astronaut or a former payload specialist for conditions that the Administrator considers potentially associated with
16 17 18 19 20 21	vision of law, the Administrator may provide for— "(1) the medical monitoring, and diagnosis, of a former United States government astronaut or a former payload specialist for conditions that the Administrator considers potentially associated with human space flight; and
16 17 18 19 20 21	vision of law, the Administrator may provide for— "(1) the medical monitoring, and diagnosis, of a former United States government astronaut or a former payload specialist for conditions that the Administrator considers potentially associated with human space flight; and "(2) the treatment of a former United States

and medical tests for psychological and medical conditions.

"(b) Requirements.—

- "(1) No cost sharing.—The medical monitoring, diagnosis, or treatment described in subsection (a) shall be provided without any deductible, copayment, or other cost-sharing obligation.
- "(2) Access to local services.—The medical monitoring, diagnosis, and treatment described in subsection (a) may be provided by a local health care provider if it is unadvisable due to the health of the applicable former United States government astronaut or former payload specialist for that former United States government astronaut or former payload specialist to travel to the Lyndon B. Johnson Space Center, as determined by the Administrator.
 - "(3) SECONDARY PAYMENT.—Payment or reimbursement for the medical monitoring, diagnosis, or treatment described in subsection (a) shall be secondary to any obligation of the United States Government or any third party under any other provision of law or contractual agreement to pay for or provide such medical monitoring, diagnosis, or treatment. Any costs for items and services that may be

provided by the Administrator for medical monitoring, diagnosis, or treatment under subsection (a) that are not paid for or provided under such other provision of law or contractual agreement, due to the application of deductibles, copayments, coinsurance, other cost sharing, or otherwise, are reimbursable by the Administrator on behalf of the former United States government astronaut or former payload specialist involved to the extent such items or services are authorized to be provided by the Administrator for such medical monitoring, diagnosis, or treatment under subsection (a).

"(4) Conditional payments.—The Administrator may provide for conditional payments for or provide medical monitoring, diagnosis, or treatment described in subsection (a) that is obligated to be paid for or provided by the United States or any third party under any other provision of law or contractual agreement to pay for or provide such medical monitoring, diagnosis, or treatment if—

"(A) payment for (or the provision of) such medical monitoring, diagnosis, or treatment services has not been made (or provided) or cannot reasonably be expected to be made

1	(or provided) promptly by the United States or
2	such third party, respectively; and
3	"(B) such payment (or such provision of
4	services) by the Administrator is conditioned or
5	reimbursement by the United States or such
6	third party, respectively, for such medical moni-
7	toring, diagnosis, or treatment.
8	"(c) Exclusions.—The Administrator may not—
9	"(1) provide for medical monitoring or diag-
10	nosis of a former United States government astro-
11	naut or former payload specialist under subsection
12	(a) for any psychological or medical condition that
13	is not potentially associated with human space flight
14	"(2) provide for treatment of a former United
15	States government astronaut or former payload spe-
16	cialist under subsection (a) for any psychological or
17	medical condition that is not associated with human
18	space flight; or
19	"(3) require a former United States govern-
20	ment astronaut or former payload specialist to par-
21	ticipate in the medical monitoring, diagnosis, or
22	treatment authorized under subsection (a).
23	"(d) Privacy.—Consistent with applicable provisions
24	of Federal law relating to privacy, the Administrator shall

- 1 protect the privacy of all medical records generated under
- 2 subsection (a) and accessible to the Administration.
- 3 "(e) Regulations.—The Administrator shall pro-
- 4 mulgate such regulations as are necessary to carry out this
- 5 section.
- 6 "(f) Definition of United States Government
- 7 ASTRONAUT.—In this section, the term 'United States
- 8 government astronaut' has the meaning given the term
- 9 'government astronaut' in section 50902, except it does
- 10 not include an individual who is an international partner
- 11 astronaut.
- 12 "(g) Data Use and Disclosure.—The Adminis-
- 13 trator may use or disclose data acquired in the course of
- 14 medical monitoring, diagnosis, or treatment of a former
- 15 United States government astronaut or a former payload
- 16 specialist under subsection (a), in accordance with sub-
- 17 section (d). Former United States government astronaut
- 18 or former payload specialist participation in medical moni-
- 19 toring, diagnosis, or treatment under subsection (a) shall
- 20 constitute consent for the Administrator to use or disclose
- 21 such data.".
- 22 (b) Table of Contents.—The table of contents for
- 23 chapter 201 of title 51, United States Code, as amended
- 24 by section 305 of this Act, is further amended by inserting
- 25 after the item relating to section 20148 the following:

[&]quot;20149. Medical monitoring and research relating to human space flight.".

(c) Annual Reports.—

- (1) IN GENERAL.—Each fiscal year, not later than the date of submission of the President's annual budget request for that fiscal year under section 1105 of title 31, United States Code, the Administrator shall publish a report, in accordance with applicable Federal privacy laws, on the activities of the Administration under section 20149 of title 51, United States Code.
 - (2) Contents.—Each report under paragraph (1) shall include a detailed cost accounting of the Administration's activities under section 20149 of title 51, United States Code, and a 5-year budget estimate.
 - (3) Submission to congress.—The Administrator shall submit to the appropriate committees of Congress each report under paragraph (1) not later than the date of submission of the President's annual budget request for that fiscal year under section 1105 of title 31, United States Code.

(d) Cost Estimate.—

(1) REQUIREMENT.—Not later than 90 days after the date of enactment of this Act, the Administrator shall enter into an arrangement with an independent external organization to undertake an inde-

- pendent cost estimate of the cost to the Administration and the Federal Government to implement and administer the activities of the Administration under section 20149 of title 51, United States Code. The independent external organization may not be a NASA entity, such as the Office of Safety and Mission Assurance.
- 8 (2) SUBMITTAL TO CONGRESS.—Not later than
 9 1 year after the date of enactment of this Act, the
 10 Administrator shall submit to the appropriate com11 mittees of Congress the independent cost estimate
 12 under paragraph (1).

(e) Privacy Study.—

- (1) STUDY.—The Administrator shall carry out a study on any potential privacy or legal issues related to the possible sharing beyond the Federal Government of data acquired under the activities of the Administration under section 20149 of title 51, United States Code.
- (2) Report.—Not later than 270 days after the date of enactment of this Act, the Administrator shall submit to the appropriate committees of Congress a report containing the results of the study carried out under paragraph (1).

1	(f) Inspector General Audit.—The Inspector
2	General of NASA shall periodically audit or review, as the
3	Inspector General considers necessary to prevent waste,
4	fraud, and abuse, the activities of the Administration
5	under section 20149 of title 51, United States Code.
6	TITLE V—ADVANCING SPACE
7	SCIENCE
8	SEC. 501. MAINTAINING A BALANCED SPACE SCIENCE
9	PORTFOLIO.
10	(a) Sense of Congress on Science Portfolio.—
11	Congress reaffirms the sense of Congress that—
12	(1) a balanced and adequately funded set of ac-
13	tivities, consisting of research and analysis grant
14	programs, technology development, suborbital re-
15	search activities, and small, medium, and large space
16	missions, contributes to a robust and productive
17	science program and serves as a catalyst for innova-
18	tion and discovery; and
19	(2) the Administrator should set science prior-
20	ities by following the guidance provided by the sci-
21	entific community through the National Academies
22	of Sciences, Engineering, and Medicine's decadal
23	surveys.

1	(b) Policy.—It is the policy of the United States to
2	ensure, to the extent practicable, a steady cadence of
3	large, medium, and small science missions.
4	SEC. 502. PLANETARY SCIENCE.
5	(a) FINDINGS.—Congress finds that—
6	(1) Administration support for planetary
7	science is critical to enabling greater understanding
8	of the solar system and the origin of the Earth;
9	(2) the United States leads the world in plan-
10	etary science and can augment its success in that
11	area with appropriate international, academic, and
12	industry partnerships;
13	(3) a mix of small, medium, and large planetary
14	science missions is required to sustain a steady ca-
15	dence of planetary exploration; and
16	(4) robotic planetary exploration is a key com-
17	ponent of preparing for future human exploration.
18	(b) Mission Priorities.—
19	(1) In general.—In accordance with the pri-
20	orities established in the most recent Planetary
21	Science Decadal Survey, the Administrator shall en-
22	sure, to the greatest extent practicable, the comple-
23	tion of a balanced set of Discovery, New Frontiers,

and Flagship missions at the cadence recommended

- by the most recent Planetary Science Decadal Survey.
- (2) Mission Priority adjustments.—Con-3 4 sistent with the set of missions described in para-5 graph (1), and while maintaining the continuity of 6 scientific data and steady development of capabilities 7 and technologies, the Administrator may seek, if 8 necessary, adjustments to mission priorities, sched-9 ule, and scope in light of changing budget projec-10 tions.

11 SEC. 503. JAMES WEBB SPACE TELESCOPE.

- 12 It is the sense of Congress that—
- 13 (1) the James Webb Space Telescope will—
- 14 (A) significantly advance our under-15 standing of star and planet formation, and im-16 prove our knowledge of the early universe; and
- 17 (B) support United States leadership in astrophysics;
 - (2) consistent with annual Government Accountability Office reviews of the James Webb Space Telescope program, the Administrator should continue robust surveillance of the performance of the James Webb Space Telescope project and continue to improve the reliability of cost estimates and contractor performance data and other major space

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- flight projects in order to enhance NASA's ability to successfully deliver the James Webb Space Telescope on time and within budget;
 - (3) the on-time and on-budget delivery of the James Webb Space Telescope is a high congressional priority; and
- (4) the Administrator should ensure that integrated testing is appropriately timed and sufficiently
 comprehensive to enable potential issues to be identified and addressed early enough to be handled within the James Webb Space Telescope's development
 schedule and prior to its launch.

13 SEC. 504. WIDE-FIELD INFRARED SURVEY TELESCOPE.

- 14 (a) SENSE OF CONGRESS.—It is the sense of Con-15 gress that—
- (1) the Wide-Field Infrared Survey Telescope (referred to in this section as "WFIRST") mission has the potential to enable scientific discoveries that will transform our understanding of the universe; and
 - (2) the Administrator, to the extent practicable, should make progress on the technologies and capabilities needed to position the Administration to meet the objectives, as outlined in the 2010 National Academies' Astronomy and Astrophysics Decadal

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1	Survey, in a way that maximizes the scientific pro
2	ductivity of meeting those objectives for the re
3	sources invested.
4	(b) Continuity of Development.—The Adminis
5	trator shall ensure that the concept definition and pre
6	formulation activities of the WFIRST mission continue
7	while the James Webb Space Telescope is being com
8	pleted.
9	SEC. 505. MARS 2020 ROVER.
10	It is the sense of Congress that—
11	(1) the Mars 2020 mission, to develop a Mars
12	rover and to enable the return of samples to Earth
13	should remain a priority for NASA; and
14	(2) the Mars 2020 mission—
15	(A) should significantly increase our un
16	derstanding of Mars;
17	(B) should help determine whether life pre-
18	viously existed on that planet; and
19	(C) should provide opportunities to gather
20	knowledge and demonstrate technologies that
21	address the challenges of future human expedi
22	tions to Mars.
23	SEC. 506. EUROPA.
24	(a) FINDINGS.—Congress makes the following find
25	ings

1	(1) Studies of Europa, Jupiter's moon, indicate
2	that Europa may provide a habitable environment,
3	as it contains key ingredients known to support life.
4	(2) In 2012, using the Hubble Space Telescope,
5	NASA scientists observed water vapor around the
6	south polar region of Europa, which provides poten-
7	tial evidence of water plumes in that region.
8	(3) For decades, the Europa mission has con-
9	sistently ranked as a high priority mission for the
10	scientific community.
11	(4) The Europa mission was ranked as the top
12	priority mission in the previous Planetary Science
13	Decadal Survey and ranked as the second highest
14	priority in the current Planetary Science Decadal
15	Survey.
16	(b) Sense of Congress.—It is the sense of Con-
17	gress that—
18	(1) the Europa mission could provide another
19	avenue in which to capitalize on our Nation's cur-
20	rent investment in the Space Launch System that
21	would significantly reduce the transit time for such
22	a deep space mission; and
23	(2) a scientific, robotic exploration mission to
24	Europa, as prioritized in both Planetary Science

Decadal Surveys, should be supported.

1	SEC. 507. CONGRESSIONAL DECLARATION OF POLICY AND
2	PURPOSE.
3	Section 20102(d) of title 51, United States Code, is
4	amended by adding at the end the following:
5	"(10) The search for life's origin, evolution, dis-
6	tribution, and future in the universe.".
7	SEC. 508. EXTRASOLAR PLANET EXPLORATION STRATEGY.
8	(a) Strategy.—
9	(1) In General.—The Administrator shall
10	enter into an arrangement with the National Acad-
11	emies to develop a science strategy for the study and
12	exploration of extrasolar planets, including the use
13	of the Transiting Exoplanet Survey Satellite, the
14	James Webb Space Telescope, a potential Wide-
15	Field Infrared Survey Telescope mission, or any
16	other telescope, spacecraft, or instrument, as appro-
17	priate.
18	(2) Requirements.—The strategy shall—
19	(A) outline key scientific questions;
20	(B) identify the most promising research
21	in the field;
22	(C) indicate the extent to which the mis-
23	sion priorities in existing decadal surveys ad-
24	dress the key extrasolar planet research and ex-
25	ploration goals;

1	(D) identify opportunities for coordination
2	with international partners, commercial part-
3	ners, and not-for-profit partners; and
4	(E) make recommendations regarding the
5	activities under subparagraphs (A) through
6	(D), as appropriate.
7	(b) Use of Strategy.—The Administrator shall use
8	the strategy—
9	(1) to inform roadmaps, strategic plans, and
10	other activities of the Administration as they relate
11	to extrasolar planet research and exploration; and
12	(2) to provide a foundation for future activities
13	and initiatives related to extrasolar planet research
14	and exploration.
15	(c) Report to Congress.—Not later than 18
16	months after the date of enactment of this Act, the Na-
17	tional Academies shall submit to the Administrator and
18	to the appropriate committees of Congress a report con-
19	taining the strategy developed under subsection (a).
20	SEC. 509. ASTROBIOLOGY STRATEGY.
21	(a) Strategy.—
22	(1) In General.—The Administrator shall
23	enter into an arrangement with the National Acad-
24	emies to develop a science strategy for astrobiology
25	that would outline key scientific questions, identify

- 1 the most promising research in the field, and indi-
- 2 cate the extent to which the mission priorities in ex-
- 3 isting decadal surveys address the search for life's
- 4 origin, evolution, distribution, and future in the Uni-
- 5 verse.
- 6 (2) RECOMMENDATIONS.—The strategy shall
- 7 include recommendations for coordination with inter-
- 8 national partners.
- 9 (b) Use of Strategy.—The Administrator shall use
- 10 the strategy developed under subsection (a) in planning
- 11 and funding research and other activities and initiatives
- 12 in the field of astrobiology.
- 13 (c) Report to Congress.—Not later than 18
- 14 months after the date of enactment of this Act, the Na-
- 15 tional Academies shall submit to the Administrator and
- 16 to the appropriate committees of Congress a report con-
- 17 taining the strategy developed under subsection (a).
- 18 SEC. 510. ASTROBIOLOGY PUBLIC-PRIVATE PARTNERSHIPS.
- Not later than 180 days after the date of enactment
- 20 of this Act, the Administrator shall submit to the appro-
- 21 priate committees of Congress a report describing how the
- 22 Administration can expand collaborative partnerships to
- 23 study life's origin, evolution, distribution, and future in
- 24 the universe.

1 SEC. 511. NEAR-EARTH OBJECTS.

2	Section 321 of the National Aeronautics and Space
3	Administration Authorization Act of 2005 (51 U.S.C. note
4	prec. 71101) is amended by adding at the end the fol-
5	lowing:
6	"(e) Program Report.—The Director of the Office
7	of Science and Technology Policy and the Administrator
8	shall submit to the Committee on Commerce, Science, and
9	Transportation of the Senate and the Committee on
10	Science, Space, and Technology of the House of Rep-
11	resentatives, not later than 1 year after the date of enact-
12	ment of the National Aeronautics and Space Administra-
13	tion Transition Authorization Act of 2016, an initial re-
14	port that provides—
15	"(1) recommendations for carrying out the Sur-
16	vey program and an associated proposed budget;
17	"(2) an analysis of possible options that the Ad-
18	ministration could employ to divert an object on a
19	likely collision course with Earth; and
20	"(3) a description of the status of efforts to co-
21	ordinate and cooperate with other countries to dis-
22	cover hazardous asteroids and comets, plan a mitiga-
23	tion strategy, and implement that strategy in the
24	event of the discovery of an object on a likely colli-
25	sion course with Earth.

1	"(f) Annual Reports.—After the initial report
2	under subsection (e), the Administrator shall annually
3	transmit to the Committee on Commerce, Science, and
4	Transportation of the Senate and the Committee on
5	Science, Space, and Technology of the House of Rep-
6	resentatives a report that includes—
7	"(1) a summary of all activities carried out
8	under subsection (d) since the date of enactment of
9	the National Aeronautics and Space Administration
10	Transition Authorization Act of 2016, including the
11	progress toward achieving 90 percent completion of
12	the survey described in subsection (d); and
13	"(2) a summary of expenditures for all activi-
14	ties carried out under subsection (d) since the date
15	of enactment of the National Aeronautics and Space
16	Administration Transition Authorization Act of
17	2016.
18	"(g) Assessment.—The Administrator, in collabora-
19	tion with other relevant Federal agencies, shall carry out
20	a technical and scientific assessment of the capabilities
21	and resources—
22	"(1) to accelerate the survey described in sub-
23	section (d); and
24	"(2) to expand the Administration's Near-Earth
25	Object Program to include the detection, tracking,

- 1 cataloguing, and characterization of potentially haz-
- 2 ardous near-Earth objects less than 140 meters in
- diameter.
- 4 "(h) Transmittal.—Not later than 270 days after
- 5 the date of enactment of the National Aeronautics and
- 6 Space Administration Transition Authorization Act of
- 7 2016, the Administrator shall transmit the results of the
- 8 assessment under subsection (g) to the Committee on
- 9 Commerce, Science, and Transportation of the Senate and
- 10 the Committee on Science, Space, and Technology of the
- 11 House of Representatives.".
- 12 SEC. 512. NEAR-EARTH OBJECTS PUBLIC-PRIVATE PART-
- NERSHIPS.
- 14 (a) Sense of Congress.—It is the sense of Con-
- 15 gress that the Administration should seek to leverage the
- 16 capabilities of the private sector and philanthropic organi-
- 17 zations to the maximum extent practicable in carrying out
- 18 the Near-Earth Object Survey Program in order to meet
- 19 the goal of that program under section 321(d)(1) of the
- 20 National Aeronautics and Space Administration Author-
- 21 ization Act of 2005 (51 U.S.C. note prec. 71101(d)(1)).
- (b) Report.—Not later than 180 days after the date
- 23 of enactment of this Act, the Administrator shall submit
- 24 to the appropriate committees of Congress a report de-
- 25 scribing how the Administration can expand collaborative

partnerships to detect, track, catalogue, and categorize 2 near-Earth objects. SEC. 513. ASSESSMENT OF SCIENCE MISSION EXTENSIONS. 4 Section 30504 of title 51, United States Code, is amended to read as follows: 6 "§ 30504. Assessment of science mission extensions 7 "(a) Assessments.— "(1) In General.—The Administrator shall 8 9 carry out triennial reviews within each of the Science 10 divisions to assess the cost and benefits of extending 11 the date of the termination of data collection for 12 those missions that exceed their planned missions' lifetime. 13 14 "(2) Considerations.—In conducting an as-15 sessment under paragraph (1), the Administrator shall consider whether and how extending missions 16 17 impacts the start of future missions. "(b) Consultation and Consideration of Po-18 TENTIAL BENEFITS OF INSTRUMENTS ON MISSIONS.— 19 20 When deciding whether to extend a mission that has an 21 operational component, the Administrator shall—

"(1) consult with any affected Federal agency;

and

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1	"(2) take into account the potential benefits of
2	instruments on missions that are beyond their
3	planned mission lifetime.
4	"(c) Reports.—The Administrator shall submit to
5	the Committee on Commerce, Science, and Transportation
6	of the Senate and the Committee on Science, Space, and
7	Technology of the House of Representatives, at the same
8	time as the submission to Congress of the Administra-
9	tion's annual budget request for each fiscal year, a report
10	detailing any assessment under subsection (a) that was
11	carried out during the previous year.".
12	SEC. 514. STRATOSPHERIC OBSERVATORY FOR INFRARED
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13	ASTRONOMY.
13	ASTRONOMY.
13 14	ASTRONOMY. The Administrator may not terminate science oper-
13 14 15	ASTRONOMY. The Administrator may not terminate science operations of the Stratospheric Observatory for Infrared As-
13 14 15 16	ASTRONOMY. The Administrator may not terminate science operations of the Stratospheric Observatory for Infrared Astronomy before December 31, 2017.
13 14 15 16	ASTRONOMY. The Administrator may not terminate science operations of the Stratospheric Observatory for Infrared Astronomy before December 31, 2017. SEC. 515. RADIOISOTOPE POWER SYSTEMS.
113 114 115 116 117	ASTRONOMY. The Administrator may not terminate science operations of the Stratospheric Observatory for Infrared Astronomy before December 31, 2017. SEC. 515. RADIOISOTOPE POWER SYSTEMS. (a) SENSE OF CONGRESS.—It is the sense of Con-
13 14 15 16 17 18	ASTRONOMY. The Administrator may not terminate science operations of the Stratospheric Observatory for Infrared Astronomy before December 31, 2017. SEC. 515. RADIOISOTOPE POWER SYSTEMS. (a) SENSE OF CONGRESS.—It is the sense of Congress that—
13 14 15 16 17 18 19 20	ASTRONOMY. The Administrator may not terminate science operations of the Stratospheric Observatory for Infrared Astronomy before December 31, 2017. SEC. 515. RADIOISOTOPE POWER SYSTEMS. (a) Sense of Congress.—It is the sense of Congress that— (1) exploration of the outer reaches of the solar
13 14 15 16 17 18 19 20 21	ASTRONOMY. The Administrator may not terminate science operations of the Stratospheric Observatory for Infrared Astronomy before December 31, 2017. SEC. 515. RADIOISOTOPE POWER SYSTEMS. (a) SENSE OF CONGRESS.—It is the sense of Congress that— (1) exploration of the outer reaches of the solar system is enabled by radioisotope power systems;

1	systems for future deep space exploration missions;
2	and
3	(3) Federal agencies supporting the Adminis-
4	tration through the production of such material
5	should do so in a cost-effective manner so as not to
6	impose excessive reimbursement requirements on the
7	Administration.
8	(b) Analysis of Requirements and Risks.—The
9	Director of the Office of Science and Technology Policy
10	and the Administrator, in consultation with other Federal
11	agencies, shall conduct an analysis of—
12	(1) the requirements of the Administration for
13	radioisotope power system material that is needed to
14	carry out planned, high priority robotic missions in
15	the solar system and other surface exploration activi-
16	ties beyond low-Earth orbit; and
17	(2) the risks to missions of the Administration
18	in meeting those requirements, or any additional re-
19	quirements, due to a lack of adequate radioisotope
20	power system material.
21	(c) Contents of Analysis.—The analysis con-
22	ducted under subsection (b) shall—
23	(1) detail the Administration's current pro-
24	jected mission requirements and associated time-

frames for radioisotope power system material;

1	(2) explain the assumptions used to determine
2	the Administration's requirements for the material,
3	including—
4	(A) the planned use of advanced thermal
5	conversion technology such as advanced
6	thermocouples and Stirling generators and con-
7	verters; and
8	(B) the risks and implications of, and con-
9	tingencies for, any delays or unanticipated tech-
10	nical challenges affecting or related to the Ad-
11	ministration's mission plans for the anticipated
12	use of advanced thermal conversion technology;
13	(3) assess the risk to the Administration's pro-
14	grams of any potential delays in achieving the sched-
15	ule and milestones for planned domestic production
16	of radioisotope power system material;
17	(4) outline a process for meeting any additional
18	Administration requirements for the material;
19	(5) estimate the incremental costs required to
20	increase the amount of material produced each year,
21	if such an increase is needed to support additional
22	Administration requirements for the material;
23	(6) detail how the Administration and other
24	Federal agencies will manage, operate, and fund
25	production facilities and the design and development

- of all radioisotope power systems used by the Administration and other Federal agencies as necessary;
- 4 (7) specify the steps the Administration will 5 take, in consultation with the Department of En-6 ergy, to preserve the infrastructure and workforce 7 necessary for production of radioisotope power sys-8 tems and ensure that its reimbursements to the De-9 partment of Energy associated with such preserva-10 tion are equitable and justified; and
- 11 (8) detail how the Administration has imple-12 mented or rejected the recommendations from the 13 National Research Council's 2009 report titled "Ra-14 dioisotope Power Systems: An Imperative for Main-15 taining U.S. Leadership in Space Exploration.".
- 16 (d) Report to Congress.—Not later than 180 days 17 after the date of enactment of this Act, the Administrator 18 shall submit the results of the analysis to the appropriate 19 committees of Congress.
- 20 SEC. 516. ASSESSMENT OF MARS ARCHITECTURE.
- 21 (a) Assessment.—The Administrator shall enter
- 22 into an arrangement with the National Academies of
- 23 Sciences, Engineering, and Medicine to assess—
- 24 (1) the Administration's Mars exploration ar-

- 1 priorities, and guidelines put forward by the Na-
- 2 tional Academies' planetary science decadal surveys
- and other relevant National Academies Mars-related
- 4 reports;
- 5 (2) the long-term goals of the Administration's
- 6 Mars Exploration Program and such program's abil-
- 7 ity to optimize the science return, given the current
- 8 fiscal posture of the program;
- 9 (3) the Mars exploration architecture's relation-
- ship to Mars-related activities to be undertaken by
- foreign agencies and organizations; and
- 12 (4) the extent to which the Mars exploration ar-
- chitecture represents a reasonably balanced mission
- 14 portfolio.
- 15 (b) Report to Congress.—Not later than 18
- 16 months after the date of enactment of this Act, the Ad-
- 17 ministrator shall submit the results of the assessment to
- 18 the appropriate committees of Congress.
- 19 SEC. 517. COLLABORATION.
- The Administration shall continue to develop first-of-
- 21 a-kind instruments that, once proved, can be transitioned
- 22 to other agencies for operations. Whenever responsibilities
- 23 for the development of sensors or for measurements are
- 24 transferred to the Administration from another agency,

1	the Administration shall seek, to the extent possible, to
2	be reimbursed for the assumption of such responsibilities.
3	TITLE VI—AERONAUTICS
4	SEC. 601. SENSE OF CONGRESS ON AERONAUTICS.
5	It is the sense of Congress that—
6	(1) a robust aeronautics research portfolio will
7	help maintain the United States status as a leader
8	in aviation, enhance the competitiveness of the
9	United States in the world economy, and improve
10	the quality of life of all citizens;
11	(2) aeronautics research is essential to the Ad-
12	ministration's mission, continues to be an important
13	core element of the Administration's mission, and
14	should be supported;
15	(3) the Administrator should coordinate and
16	consult with relevant Federal agencies and the pri-
17	vate sector to minimize duplication of efforts and le-
18	verage resources; and
19	(4) carrying aeronautics research to a level of
20	maturity that allows the Administration's research
21	results to be transferred to the users, whether pri-
22	vate or public sector, is critical to their eventual

adoption.

SEC. 602. TRANSFORMATIVE AERONAUTICS RESEARCH.

- 2 It is the sense of Congress that the Administrator
- 3 should look strategically into the future and ensure that
- 4 the Administration's Center personnel are at the leading
- 5 edge of aeronautics research by encouraging investigations
- 6 into the early-stage advancement of new processes, novel
- 7 concepts, and innovative technologies that have the poten-
- 8 tial to meet national aeronautics needs.

9 SEC. 603. HYPERSONIC RESEARCH.

- 10 (a) Roadmap for Hypersonic Research.—Not
- 11 later than 1 year after the date of enactment of this Act,
- 12 the Administrator, in consultation with the heads of other
- 13 relevant Federal agencies, shall develop and submit to the
- 14 appropriate committees of Congress a research and devel-
- 15 opment roadmap for hypersonic aircraft research.
- 16 (b) Objective.—The objective of the roadmap is to
- 17 explore hypersonic science and technology using air-
- 18 breathing propulsion concepts, through a mix of theo-
- 19 retical work, basic and applied research, and development
- 20 of flight research demonstration vehicles.
- 21 (c) Contents.—The roadmap shall recommend ap-
- 22 propriate Federal agency contributions, coordination ef-
- 23 forts, and technology milestones.

24 SEC. 604. SUPERSONIC RESEARCH.

25 (a) FINDINGS.—Congress finds that—

- (1) the ability to fly commercial aircraft over land at supersonic speeds without adverse impacts on the environment or on local communities could open new global markets and enable new transportation capabilities; and
 - (2) continuing the Administration's research program is necessary to assess the impact in a relevant environment of commercial supersonic flight operations and provide the basis for establishing appropriate sonic boom standards for such flight operations.

(b) Roadmap for Supersonic Research.—

- (1) IN GENERAL.—Not later than 1 year after the date of enactment of this Act, the Administrator shall develop and submit to the appropriate committees of Congress a roadmap that allows for flexible funding profiles for supersonic aeronautics research and development.
- (2) OBJECTIVE.—The objective of the roadmap is to develop and demonstrate, in a relevant environment, airframe and propulsion technologies to minimize the environmental impact, including noise, of supersonic overland flight in an efficient and economical manner.
- 25 (3) Contents.—The roadmap shall include—

1	(A) the baseline research as embodied by
2	the Administration's existing research on super-
3	sonic flight;
4	(B) a list of specific technological, environ-
5	mental, and other challenges that must be over-
6	come to minimize the environmental impact, in-
7	cluding noise, of supersonic overland flight;
8	(C) a research plan to address the chal-
9	lenges under subparagraph (B), including a
10	project timeline for accomplishing relevant re-
11	search goals;
12	(D) a plan for coordination with stake-
13	holders, including relevant government agencies
14	and industry; and
15	(E) a plan for how the Administration will
16	ensure that sonic boom research is coordinated
17	as appropriate with relevant Federal agencies.
18	SEC. 605. ROTORCRAFT RESEARCH.
19	(a) Roadmap for Rotorcraft Research.—Not
20	later than 1 year after the date of enactment of this Act,
21	the Administrator, in consultation with the heads of other
22	relevant Federal agencies, shall prepare and submit to the
23	appropriate committees of Congress a roadmap for re-
24	search relating to rotorcraft and other runway-inde-

25 pendent air vehicles.

1	(b) Objective.—The objective of the roadmap is to
2	develop and demonstrate improved safety, noise, and envi-
3	ronmental impact in a relevant environment.
4	(c) Contents.—The roadmap shall include specific
5	goals for the research, a timeline for implementation,
6	metrics for success, and guidelines for collaboration and
7	coordination with industry and other Federal agencies.
8	TITLE VII—SPACE TECHNOLOGY
9	SEC. 701. SPACE TECHNOLOGY INFUSION.
10	(a) Sense of Congress on Space Technology.—
11	It is the sense of Congress that space technology is crit-
12	ical—
13	(1) to developing technologies and capabilities
14	that will make the Administration's core missions
15	more affordable and more reliable;
16	(2) to enabling a new class of Administration
17	missions beyond low-Earth orbit; and
18	(3) to improving technological capabilities and
19	promote innovation for the Administration and the
20	Nation.
21	(b) Sense of Congress on Propulsion Tech-
22	NOLOGY.—It is the sense of Congress that advancing pro-
23	pulsion technology would improve the efficiency of trips
24	to Mars and could shorten travel time to Mars, reduce

25 astronaut health risks, and reduce radiation exposure,

- 1 consumables, and mass of materials required for the jour-
- 2 ney.
- 3 (c) Policy.—It is the policy of the United States
- 4 that the Administrator shall develop technologies to sup-
- 5 port the Administration's core missions, as described in
- 6 section 2(3) of the National Aeronautics and Space Ad-
- 7 ministration Authorization Act of 2010 (42 U.S.C.
- 8 18301(3)), and support sustained investments in early
- 9 stage innovation, fundamental research, and technologies
- 10 to expand the boundaries of the national aerospace enter-
- 11 prise.
- 12 (d) Propulsion Technologies.—A goal of propul-
- 13 sion technologies developed under subsection (c) shall be
- 14 to significantly reduce human travel time to Mars.
- 15 SEC. 702. SPACE TECHNOLOGY PROGRAM.
- 16 (a) Space Technology Program Authorized.—
- 17 The Administrator shall conduct a space technology pro-
- 18 gram (referred to in this section as the "Program") to
- 19 research and develop advanced space technologies that
- 20 could deliver innovative solutions across the Administra-
- 21 tion's space exploration and science missions.
- 22 (b) Considerations.—In conducting the Program,
- 23 the Administrator shall consider—

1	(1) the recommendations of the National Acad-
2	emies' review of the Administration's Space Tech-
3	nology roadmaps and priorities; and
4	(2) the applicable enabling aspects of the step-
5	ping stone approach to exploration under section
6	70504 of title 51, United States Code.
7	(c) Requirements.—In conducting the Program,
8	the Administrator shall—
9	(1) to the extent practicable, use a competitive
10	process to select research and development projects;
11	(2) to the extent practicable and appropriate,
12	use small satellites and the Administration's sub-
13	orbital and ground-based platforms to demonstrate
14	space technology concepts and developments; and
15	(3) as appropriate, partner with other Federal
16	agencies, universities, private industry, and foreign
17	countries.
18	(d) Small Business Programs.—The Adminis-
19	trator shall organize and manage the Administration's
20	Small Business Innovation Research Program and Small
21	Business Technology Transfer Program within the Pro-
22	gram.
23	(e) Non-Duplication Certification.—The Ad-
24	ministrator shall submit a budget for each fiscal year, as
25	transmitted to Congress under section 1105(a) of title 31,

1	United States Code, that avoids duplication of projects,
2	programs, or missions conducted by the Program with
3	other projects, programs, or missions conducted by an-
4	other office or Directorate of the Administration.
5	(f) Collaboration, Coordination, and Align-
6	MENT.—
7	(1) In General.—The Administrator shall—
8	(A) ensure that the Administration's
9	projects, programs, and activities in support of
10	technology research and development of ad-
11	vanced space technologies are fully coordinated
12	and aligned;
13	(B) ensure that the results of the projects,
14	programs, and activities under subparagraph
15	(A) are shared and leveraged within the Admin-
16	istration; and
17	(C) ensure that the organizational respon-
18	sibility for research and development activities
19	in support of human space exploration not initi-
20	ated as of the date of enactment of this Act is
21	established on the basis of a sound rationale.
22	(2) Sense of congress.—It is the sense of
23	Congress that projects, programs, and missions
24	being conducted by the Human Exploration and Op-
25	erations Mission Directorate in support of research

1	and development of advanced space technologies and
2	systems focusing on human space exploration should
3	continue in that Directorate.
4	(g) REPORT.—Not later than 180 days after the date
5	of enactment of this Act, the Administrator shall provide
6	to the appropriate committees of Congress a report—
7	(1) comparing the Administration's space tech-
8	nology investments with the high-priority technology
9	areas identified by the National Academies in the
10	National Research Council's report on the Adminis-
11	tration's Space Technology Roadmaps; and
12	(2) including—
13	(A) identification of how the Administra-
14	tion will address any gaps between the agency's
15	investments and the recommended technology
16	areas, including a projection of funding require-
17	ments; and
18	(B) identification of the rationale described
19	in subsection $(f)(1)(C)$.
20	(h) Annual Report.—The Administrator shall in-
21	clude in the Administration's annual budget request for
22	each fiscal year the rationale for assigning organizational
23	responsibility for, in the year prior to the budget fiscal
24	year, each initiated project, program, and mission focused

1	on research and development of advanced technologies for
2	human space exploration.
3	TITLE VIII—MAXIMIZING
4	EFFICIENCY
5	Subtitle A—Agency Information
6	Technology and Cybersecurity
7	SEC. 811. INFORMATION TECHNOLOGY GOVERNANCE.
8	(a) In General.—The Administrator shall, in a
9	manner that reflects the unique nature of NASA's mission
10	and expertise—
11	(1) ensure the NASA Chief Information Officer,
12	Mission Directorates, and Centers have appropriate
13	roles in the management, governance, and oversight
14	processes related to information technology oper-
15	ations and investments and information security pro-
16	grams for the protection of NASA systems;
17	(2) ensure the NASA Chief Information Officer
18	has the appropriate resources and insight to oversee
19	NASA information technology and information secu-
20	rity operations and investments;
21	(3) provide an information technology program
22	management framework to increase the efficiency
23	and effectiveness of information technology invest-
24	ments, including relying on metrics for identifying
25	and reducing potential duplication, waste, and cost;

- (4) improve the operational linkage between the NASA Chief Information Officer and each NASA Mission Directorate, Center, and mission support office to ensure both agency and mission needs are considered in agency-wide information technology and information security management and oversight;
 - (5) review the portfolio of information technology investments and spending, including information technology-related investments included as part of activities within NASA Mission Directorates that may not be considered information technology, to ensure investments are recognized and reported appropriately based on guidance from the Office of Management and Budget;
 - (6) consider appropriate revisions to the charters of information technology boards and councils that inform information technology investment and operation decisions; and
 - (7) consider whether the NASA Chief Information Officer should have a seat on any boards or councils described in paragraph (6).

22 (b) GAO STUDY.—

(1) STUDY.—The Comptroller General of the United States shall conduct a study of the effectiveness of the Administration's Information Technology

1	Governance in ensuring information technology re-
2	sources are aligned with agency missions and are
3	cost effective and secure.
4	(2) Contents.—The study shall include an as-
5	sessment of—
6	(A) the resources available for overseeing
7	Administration-wide information technology op-
8	erations, investments, and security measures
9	and the NASA Chief Information Officer's visi-
10	bility and involvement into information tech-
11	nology oversight and access to those resources;
12	(B) the effectiveness and challenges of the
13	Administration's information technology struc-
14	ture, decisionmaking processes and authorities,
15	including impacts on its ability to implement in-
16	formation security; and
17	(C) the impact of NASA Chief Information
18	Officer approval authority over information
19	technology investments that exceed a defined
20	monetary threshold, including any potential im-
21	pacts of such authority on the Administration's
22	missions, flights programs and projects, re-
23	search activities, and Center operations.
24	(3) Report.—Not later than 1 year after the
25	date of enactment of this Act, the Comptroller Gen-

1	eral shall submit to the appropriate committees of
2	Congress a report detailing the results of the study
3	under paragraph (1), including any recommenda-
4	tions.
5	SEC. 812. INFORMATION TECHNOLOGY STRATEGIC PLAN.
6	(a) In General.—Subject to subsection (b), the Ad-
7	ministrator shall develop an information technology stra-
8	tegic plan to guide NASA information technology manage-
9	ment and strategic objectives.
10	(b) Requirements.—In developing the strategic
11	plan, the Administrator shall ensure that the strategic
12	plan addresses—
13	(1) the deadline under section 306(a) of title 5,
14	United States Code; and
15	(2) the requirements under section 3506 of title
16	44, United States Code.
17	(c) Contents.—The strategic plan shall address, in
18	a manner that reflects the unique nature of NASA's mis-
19	sion and expertise—
20	(1) near- and long-term goals and objectives for
21	leveraging information technology;
22	(2) a plan for how NASA will submit to Con-
23	gress a list of information technology projects, in-
24	cluding completion dates and risk level in accordance

- with guidance from the Office of Management and
 Budget;
 - (3) an implementation overview for an agencywide approach to information technology investments and operations, including reducing barriers to cross-Center collaboration;
 - (4) coordination by the NASA Chief Information Officer with Centers and Mission Directorates to ensure that information technology policies are effectively and efficiently implemented across the agency;
 - (5) a plan to increase the efficiency and effectiveness of information technology investments, including a description of how unnecessarily duplicative, wasteful, legacy, or outdated information technology across NASA will be identified and eliminated, and a schedule for the identification and elimination of such information technology;
 - (6) a plan for improving the information security of agency information and agency information systems, including improving security control assessments and role-based security training of employees; and

1	(7) submission by NASA to Congress of infor-
2	mation regarding high-risk projects and cybersecu-
3	rity risks.
4	(d) Congressional Oversight.—The Adminis-
5	trator shall submit to the appropriate committees of Con-
6	gress the strategic plan under subsection (a) and any up-
7	dates thereto.
8	SEC. 813. CYBERSECURITY.
9	(a) FINDING.—The security of NASA information
10	and information systems is vital to the success of the mis-
11	sion of the agency.
12	(b) Information Security Plan.—
13	(1) IN GENERAL.—Not later than 1 year after
14	the date of enactment of this Act, the Administrator
15	shall implement the information security plan devel-
16	oped under paragraph (2) and take such further ac-
17	tions as the Administrator considers necessary to
18	improve the information security system in accord-
19	ance with this section.
20	(2) Information Security Plan.—Subject to
21	paragraphs (3) and (4), the Administrator shall de-
22	velop an agency-wide information security plan to
23	enhance information security for NASA information

and information infrastructure.

1	(3) REQUIREMENTS.—In developing the plan
2	under paragraph (2), the Administrator shall ensure
3	that the plan—
4	(A) reflects the unique nature of NASA's
5	mission and expertise;
6	(B) is informed by policies, standards,
7	guidelines, and directives on information secu-
8	rity required for Federal agencies;
9	(C) is consistent with the standards and
10	guidelines under section 11331 of title 40,
11	United States Code; and
12	(D) meets applicable National Institute of
13	Standards and Technology information security
14	standards and guidelines.
15	(4) Contents.—The plan shall address—
16	(A) an overview of the requirements of the
17	information security system;
18	(B) an agency-wide risk management
19	framework for information security;
20	(C) a description of the information secu-
21	rity system management controls and common
22	controls that are necessary to ensure compli-
23	ance with information security-related require-
24	ments;

1	(D) an identification and assignment of
2	roles, responsibilities, and management commit-
3	ment for information security at the agency;
4	(E) coordination among organizational en-
5	tities, including between each Center, facility,
6	Mission Directorate, and mission support office,
7	and among agency entities responsible for dif-
8	ferent aspects of information security;
9	(F) the need to protect the information se-
10	curity of mission-critical systems and activities
11	and high-impact and moderate-impact informa-
12	tion systems; and
13	(G) a schedule of frequent reviews and up-
14	dates, as necessary, of the plan.
15	SEC. 814. SECURITY MANAGEMENT OF FOREIGN NATIONAL
16	ACCESS.
17	The Administrator shall notify the appropriate com-
18	mittees of Congress when the agency has implemented rec-
19	ommendations from the National Academy of Public Ad-
20	ministration on foreign national access management,
21	based on reports from January 2014 and March 2016.
22	SEC. 815. CYBERSECURITY OF WEB APPLICATIONS.
23	Not later than 180 days after the date of enactment
24	of this Act, the Administrator shall, in a manner that re-

1	flects the unique nature of NASA's mission and exper-
2	tise—
3	(1) develop a plan, including such actions and
4	milestones as are necessary, to fully remediate secu-
5	rity vulnerabilities of NASA web applications within
6	a timely fashion after discovery; and
7	(2) provide an update on its plan to implement
8	the recommendation from the NASA Inspector Gen-
9	eral in the audit report dated July 10, 2014 (IG-
10	14–023), to remove from the Internet or otherwise
11	secure all NASA web applications in development or
12	testing mode.
13	Subtitle B—Collaboration Among
14	Mission Directorates and Other
15	Matters
16	SEC. 821. COLLABORATION AMONG MISSION DIREC-
17	TORATES.
18	The Administrator shall encourage an interdiscipli-
19	nary approach among all NASA Mission Directorates and
20	divisions, whenever appropriate, for projects or missions—
21	(1) to improve coordination, and encourage col-
22	laboration and early planning on scope;
23	(2) to determine areas of overlap or alignment;
24	(3) to find ways to leverage across divisional
25	perspectives to maximize outcomes: and

1	(4) to be more efficient with resources and
2	funds.
3	SEC. 822. NASA LAUNCH CAPABILITIES COLLABORATION.
4	(a) FINDINGS.—Congress makes the following find-
5	ings:
6	(1) The Launch Services Program is respon-
7	sible for the acquisition, management, and technical
8	oversight of commercial launch services for NASA's
9	science and robotic missions.
10	(2) The Commercial Crew Program is respon-
11	sible for the acquisition, management, and technical
12	oversight of commercial crew transportation systems.
13	(3) The Launch Services Program and Com-
14	mercial Crew Program have worked together to gain
15	exceptional technical insight into the contracted
16	launch service providers that are common to both
17	programs.
18	(4) The Launch Services Program has a long
19	history of oversight of 12 different launch vehicles
20	and over 80 launches.
21	(5) Co-location of the Launch Services Program
22	and Commercial Crew Program has enabled the
23	Commercial Crew Program to efficiently obtain the
24	launch vehicle technical expertise of and provide en-

1	gineering and analytical support to the Commercial
2	Crew Program.
3	(b) Sense of Congress.—It is the sense of Con-
4	gress that—
5	(1) the Launch Services Program and Commer-
6	cial Crew Program each benefit from communication
7	and coordination of launch manifests, technical in-
8	formation, and common launch vehicle insight be-
9	tween the programs; and
10	(2) such communication and coordination is en-
11	abled by the co-location of the programs.
12	(c) In General.—The Administrator shall pursue a
13	strategy for acquisition of crewed transportation services
14	and non-crewed launch services that continues to enhance
15	communication, collaboration, and coordination between
16	the Launch Services Program and the Commercial Crew
17	Program.
18	SEC. 823. DETECTION AND AVOIDANCE OF COUNTERFEIT
19	PARTS.
20	(a) FINDINGS.—Congress finds the following:
21	(1) A 2012 investigation by the Committee on
22	Armed Services of the Senate of counterfeit elec-
23	tronic parts in the Department of Defense supply
24	chain from 2009 through 2010 uncovered 1,800
25	cases and over 1,000,000 counterfeit parts and ex-

- posed the threat such counterfeit parts pose to service members and national security.
- 3 (2) Since 2010, the Comptroller General of the United States has identified in 3 separate reports 4 5 the risks and challenges associated with counterfeit 6 parts and counterfeit prevention at both the Depart-7 ment of Defense and NASA, including inconsistent 8 definitions of counterfeit parts, poorly targeted qual-9 ity control practices, and potential barriers to im-10 provements to these practices.
- 11 (b) SENSE OF CONGRESS.—It is the sense of Con12 gress that the presence of counterfeit electronic parts in
 13 the NASA supply chain poses a danger to United States
 14 Government astronauts, crew, and other personnel and a
 15 risk to the agency overall.

(c) Regulations.—

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- 17 (1) IN GENERAL.—Not later than 270 days
 18 after the date of enactment of this Act, the Adminis19 trator shall revise the NASA Supplement to the
 20 Federal Acquisition Regulation to improve the detec21 tion and avoidance of counterfeit electronic parts in
 22 the supply chain.
 - (2) Contractor responsibilities.—In revising the regulations under paragraph (1), the Administrator shall—

1	(A) require each covered contractor—
2	(i) to detect and avoid the use or in-
3	clusion of any counterfeit parts in elec-
4	tronic parts or products that contain elec-
5	tronic parts;
6	(ii) to take such corrective actions as
7	the Administrator considers necessary to
8	remedy the use or inclusion described in
9	clause (i); and
10	(iii) including a subcontractor, to no-
11	tify the applicable NASA contracting offi-
12	cer not later than 30 calendar days after
13	the date the covered contractor becomes
14	aware, or has reason to suspect, that any
15	end item, component, part, or material
16	contained in supplies purchased by NASA,
17	or purchased by a covered contractor or
18	subcontractor for delivery to, or on behalf
19	of, NASA, contains a counterfeit electronic
20	part or suspect counterfeit electronic part;
21	and
22	(B) prohibit the cost of counterfeit elec-
23	tronic parts, suspect counterfeit electronic
24	parts, and any corrective action described under

1	subparagraph (A)(ii) from being included as al-
2	lowable costs under agency contracts, unless—
3	(i)(I) the covered contractor has an
4	operational system to detect and avoid
5	counterfeit electronic parts and suspect
6	counterfeit electronic parts that has been
7	reviewed and approved by NASA or the
8	Department of Defense; and
9	(II) the covered contractor has pro-
10	vided the notice under subparagraph
11	(A)(iii); or
12	(ii) the counterfeit electronic parts or
13	suspect counterfeit electronic parts were
14	provided to the covered contractor as Gov-
15	ernment property in accordance with part
16	45 of the Federal Acquisition Regulation.
17	(3) Suppliers of electronic parts.—In re-
18	vising the regulations under paragraph (1), the Ad-
19	ministrator shall—
20	(A) require NASA and covered contractors,
21	including subcontractors, at all tiers—
22	(i) to obtain electronic parts that are
23	in production or currently available in
24	stock from—

1	(I) the original manufacturers of
2	the parts or their authorized dealers;
3	or
4	(II) suppliers who obtain such
5	parts exclusively from the original
6	manufacturers of the parts or their
7	authorized dealers; and
8	(ii) to obtain electronic parts that are
9	not in production or currently available in
10	stock from suppliers that meet qualifica-
11	tion requirements established under sub-
12	paragraph (C);
13	(B) establish documented requirements
14	consistent with published industry standards or
15	Government contract requirements for—
16	(i) notification of the agency; and
17	(ii) inspection, testing, and authen-
18	tication of electronic parts that NASA or
19	a covered contractor, including a subcon-
20	tractor, obtains from any source other
21	than a source described in subparagraph
22	(A);
23	(C) establish qualification requirements,
24	consistent with the requirements of section
25	2319 of title 10, United States Code, pursuant

1	to which NASA may identify suppliers that
2	have appropriate policies and procedures in
3	place to detect and avoid counterfeit electronic
4	parts and suspect counterfeit electronic parts;
5	and
6	(D) authorize a covered contractor, includ-
7	ing a subcontractor, to identify and use addi-
8	tional suppliers beyond those identified under
9	subparagraph (C) if—
10	(i) the standards and processes for
11	identifying such suppliers comply with es-
12	tablished industry standards;
13	(ii) the covered contractor assumes re-
14	sponsibility for the authenticity of parts
15	provided by such suppliers under para-
16	graph (2); and
17	(iii) the selection of such suppliers is
18	subject to review and audit by NASA.
19	(d) Definitions.—In this section:
20	(1) COVERED CONTRACTOR.—The term "cov-
21	ered contractor" means a contractor that supplies
22	an electronic part, or a product that contains an
23	electronic part, to NASA.
24	(2) Electronic part.—The term "electronic
25	part" means a discrete electronic component, includ-

1	ing a microcircuit, transistor, capacitor, resistor, or
2	diode, that is intended for use in a safety or mission
3	critical application.
4	SEC. 824. EDUCATION AND OUTREACH.
5	(a) Sense of Congress.—It is the sense of Con-
6	gress that—
7	(1) United States competitiveness in the 21st
8	century requires engaging the science, technology,
9	engineering, and mathematics (referred to in this
10	section as "STEM") talent in all States;
11	(2) the Administration is uniquely positioned to
12	educate and inspire students and the broader public
13	on STEM subjects and careers;
14	(3) the Administration's Education and Com-
15	munication Offices, Mission Directorates, and Cen-
16	ters have been effective in delivering educational
17	content because of the strong engagement of Admin-
18	istration scientists and engineers in the Administra-
19	tion's education and outreach activities; and
20	(4) the Administration's education and outreach
21	programs, including the Experimental Program to
22	Stimulate Competitive Research (EPSCoR) and the
23	Space Grant College and Fellowship Program, re-

flect the Administration's successful commitment to

1	growing and diversifying the national science and
2	engineering workforce.
3	(b) Continuation of Education and Outreach
4	ACTIVITIES AND PROGRAMS.—
5	(1) In general.—The Administrator shall con-
6	tinue engagement with the public and education op-
7	portunities for students via all the Administration's
8	Mission Directorates to the maximum extent prac-
9	ticable.
10	(2) Report.—Not later than 60 days after the
11	date of enactment of this Act, the Administrator
12	shall submit to the appropriate committees of Con-
13	gress a report on the Administration's near-term
14	outreach plans for advancing space law education.
15	SEC. 825. LEVERAGING COMMERCIAL SATELLITE SERV-
16	ICING CAPABILITIES ACROSS MISSION DI-
17	RECTORATES.
18	(a) FINDINGS.—Congress makes the following find-
19	ings:
20	(1) Refueling and relocating aging satellites to
21	extend their operational lifetimes is a capacity that
22	NASA will substantially benefit from and is impor-
23	tant for lowering the costs of ongoing scientific, na-
24	tional security, and commercial satellite operations.

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1	(2) The technologies involved in satellite serv-
2	icing, such as dexterous robotic arms, propellant
3	transfer systems, and solar electric propulsion, are
4	all critical capabilities to support a human explo-
5	ration mission to Mars.
6	(b) Sense of Congress.—It is the sense of Con-
7	gress that—
8	(1) satellite servicing is a vital capability that
9	will bolster the capacity and affordability of NASA's
10	ongoing scientific and human exploration operations
11	while simultaneously enhancing the ability of domes-
12	tic companies to compete in the global marketplace;
13	and
14	(2) future NASA satellites and spacecraft
15	across Mission Directorates should be constructed in
16	a manner that allows for servicing in order to maxi-
17	mize operational longevity and affordability.
18	(c) Leveraging of Capabilities.—The Adminis-
19	trator shall identify orbital assets in both the Science Mis-
20	sion Directorate and the Human Exploration and Oper-
21	ations Mission Directorate that could benefit from satellite
22	servicing-related technologies, and shall work across all

23 NASA Mission Directorates to evaluate opportunities for

24 the private sector to perform such services or advance

25 technical capabilities by leveraging the technologies and

1	techniques developed by NASA programs and other indus-
2	try programs.
3	SEC. 826. FLIGHT OPPORTUNITIES.
4	(a) Development of Payloads.—
5	(1) In general.—In order to conduct nec-
6	essary research, the Administrator shall continue
7	and, as the Administrator considers appropriate, ex-
8	pand the development of technology payloads for—
9	(A) scientific research; and
10	(B) investigating new or improved capabili-
11	ties.
12	(2) Funds.—For the purpose of carrying out
13	paragraph (1), the Administrator shall make funds
14	available for—
15	(A) flight testing;
16	(B) payload development; and
17	(C) hardware related to subparagraphs (A)
18	and (B).
19	(b) Reaffirmation of Policy.—Congress reaf-
20	firms that the Administrator should provide flight oppor-
21	tunities for payloads to microgravity environments and
22	suborbital altitudes as authorized by section 907 of the
23	National Aeronautics and Space Administration Author-
24	ization Act of 2010 (42 U.S.C. 18405).

1	SEC. 827. SENSE OF CONGRESS ON SMALL CLASS LAUNCH
2	MISSIONS.
3	It is the sense of Congress that—
4	(1) Venture Class Launch Services contracts
5	awarded under the Launch Services Program will
6	expand opportunities for future dedicated launches
7	of CubeSats and other small satellites and small or-
8	bital science missions; and
9	(2) principal investigator-led small orbital
10	science missions, including CubeSat class, Small Ex-
11	plorer (SMEX) class, and Venture class, offer valu-
12	able opportunities to advance science at low cost,
13	train the next generation of scientists and engineers,
14	and enable participants to acquire skills in systems
15	engineering and systems integration that are critical
16	to maintaining the Nation's leadership in space and
17	to enhancing United States innovation and competi-
18	tiveness abroad.
19	SEC. 828. BASELINE AND COST CONTROLS.
20	Section 30104(a)(1) of title 51, United States Code,
21	is amended—
22	(1) in subsection $(a)(1)$, by striking "Proce-
23	dural Requirements 7120.5c, dated March 22,
24	2005" and inserting "Procedural Requirements
25	7120.5E, dated August 14, 2012"; and

1	(2) in subsection (f) by striking "beginning 18
2	months after the date the Administrator transmits a
3	report under subsection (e)(1)(A)" and inserting
4	"beginning 18 months after the Administrator
5	makes such a determination".
6	SEC. 829. COMMERCIAL TECHNOLOGY TRANSFER PRO-
7	GRAM.
8	Section 50116(a) of title 51, United States Code, is
9	amended by inserting ", while protecting national secu-
10	rity" after "research community".
11	SEC. 830. AVOIDING ORGANIZATIONAL CONFLICTS OF IN-
12	TEREST IN MAJOR ADMINISTRATION ACQUI-
13	SITION PROGRAMS.
14	(a) REVISED REGULATIONS REQUIRED.—Not later
15	than 270 days after the date of enactment of this Act,
15 16	than 270 days after the date of enactment of this Act, the Administrator shall revise the Administration Supple-
	the Administrator shall revise the Administration Supple-
16 17	the Administrator shall revise the Administration Supple-
16 17	the Administrator shall revise the Administration Supplement to the Federal Acquisition Regulation to provide uni-
16 17 18	the Administrator shall revise the Administration Supplement to the Federal Acquisition Regulation to provide uniform guidance and recommend revised requirements for
16 17 18	the Administrator shall revise the Administration Supplement to the Federal Acquisition Regulation to provide uniform guidance and recommend revised requirements for organizational conflicts of interest by contractors in major
16 17 18 19 20	the Administrator shall revise the Administration Supplement to the Federal Acquisition Regulation to provide uniform guidance and recommend revised requirements for organizational conflicts of interest by contractors in major acquisition programs in order to address the elements
16 17 18 19 20 21	the Administrator shall revise the Administration Supplement to the Federal Acquisition Regulation to provide uniform guidance and recommend revised requirements for organizational conflicts of interest by contractors in major acquisition programs in order to address the elements identified in subsection (b).
16 17 18 19 20 21	the Administrator shall revise the Administration Supplement to the Federal Acquisition Regulation to provide uniform guidance and recommend revised requirements for organizational conflicts of interest by contractors in major acquisition programs in order to address the elements identified in subsection (b). (b) Elements.—The revised regulations under sub-

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-	(A) lead system integrator contracts on
2	major acquisition programs and contracts that
3	follow lead system integrator contracts on such
4	programs, particularly contracts for production;
5	(B) the ownership of business units per-
6	forming systems engineering and technical as-
7	sistance functions, professional services, or
8	management support services in relation to
9	major acquisition programs by contractors who
10	simultaneously own business units competing to
11	perform as either the prime contractor or the
12	supplier of a major subsystem or component for
13	such programs;
14	(C) the award of major subsystem con-
14 15	(C) the award of major subsystem con- tracts by a prime contractor for a major acqui-
15	tracts by a prime contractor for a major acqui-
15 16	tracts by a prime contractor for a major acquisition program to business units or other affili-
15 16 17	tracts by a prime contractor for a major acquisition program to business units or other affiliates of the same parent corporate entity, and
15 16 17 18	tracts by a prime contractor for a major acquisition program to business units or other affiliates of the same parent corporate entity, and particularly the award of subcontracts for soft-
15 16 17 18	tracts by a prime contractor for a major acquisition program to business units or other affiliates of the same parent corporate entity, and particularly the award of subcontracts for software integration or the development of a pro-
15 16 17 18 19 20	tracts by a prime contractor for a major acquisition program to business units or other affiliates of the same parent corporate entity, and particularly the award of subcontracts for software integration or the development of a proprietary software system architecture; or
115 116 117 118 119 220 221	tracts by a prime contractor for a major acquisition program to business units or other affiliates of the same parent corporate entity, and particularly the award of subcontracts for software integration or the development of a proprietary software system architecture; or (D) the performance by, or assistance of,

on systems architecture and systems engineering

- 1 matters with respect to major acquisition programs 2 from objective sources independent of the prime con-3 tractor;
- 4 (3) require that a contract for the performance 5 of systems engineering and technical assistance 6 functions for a major acquisition program contains 7 a provision prohibiting the contractor or any affiliate 8 of the contractor from participating as a prime con-9 tractor or a major subcontractor in the development 10 of a system under the program; and
 - (4) establish such limited exceptions to the requirement in paragraphs (2) and (3) as the Administrator considers necessary to ensure that the Administration has continued access to advice on systems architecture and systems engineering matters from highly qualified contractors with domain experience and expertise, while ensuring that such advice comes from sources that are objective and unbiased.

19 SEC. 831. PROTECTION OF APOLLO LANDING SITES.

20 (a) Assessment.—The Director of the Office of 21 Science and Technology Policy, in consultation with rel-22 evant Federal agencies and stakeholders, shall assess the 23 issues relating to protecting and preserving historically 24 important Apollo Program lunar landing sites and Apollo

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- 1 program artifacts residing on the lunar surface, including
- 2 those pertaining to Apollo 11 and Apollo 17.
- 3 (b) Contents.—In conducting the assessment, the
- 4 Director shall include—
- 5 (1) a determination of what risks to the protec-
- 6 tion and preservation of those sites and artifacts
- 7 exist or may exist in the future;
- 8 (2) a determination of what measures are re-
- 9 quired to ensure such protection and preservation;
- 10 (3) a determination of the extent to which addi-
- 11 tional domestic legislation or international treaties
- or agreements will be required; and
- 13 (4) specific recommendations for protecting and
- preserving those lunar landing sites and artifacts.
- 15 (c) Report.—Not later than 1 year after the date
- 16 of enactment of this Act, the Director shall submit to the
- 17 appropriate committees of Congress the results of the as-
- 18 sessment.
- 19 SEC. 832. NASA LEASE OF NON-EXCESS PROPERTY.
- Section 20145(g) of title 51, United States Code, is
- 21 amended by striking "10 years after December 26, 2007"
- 22 and inserting "December 31, 2018".
- 23 SEC. 833. TERMINATION LIABILITY.
- 24 It is the sense of Congress that—

- 1 (1) the ISS, the Space Launch System, and the 2 Orion will enable the Nation to continue operations 3 in low-Earth orbit and to send its astronauts to deep 4 space;
 - (2) the James Webb Space Telescope will revolutionize our understanding of star and planet formation and how galaxies evolved, and will advance the search for the origins of our universe;
 - (3) as a result of their unique capabilities and their critical contribution to the future of space exploration, these systems have been designated by Congress and the Administration as priority investments;
 - (4) contractors are currently holding program funding, estimated to be in the hundreds of millions of dollars, to cover the potential termination liability should the Government choose to terminate a program for convenience;
 - (5) as a result, hundreds of millions of taxpayer dollars are unavailable for meaningful work on these programs;
 - (6) according to the Government Accountability Office, the Administration procures most of its goods and services through contracts, and it terminates very few of them;

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1	(7) in fiscal year 2010, the Administration ter-
2	minated 28 of 16,343 active contracts and orders, a
3	termination rate of about 0.17 percent; and
4	(8) the Administration should vigorously pursue
5	a policy on termination liability that maximizes the
6	utilization of its appropriated funds to make max-
7	imum progress in meeting established technical goals
8	and schedule milestones on these high-priority pro-
9	grams.
10	SEC. 834. INDEPENDENT REVIEWS.
11	Not later than 270 days after the date of enactment
12	of this Act, the Administrator shall submit to the appro-
13	priate committees of Congress a report describing—
14	(1) the Administration's procedures for con-
15	ducting independent reviews of projects and pro-
16	grams at life cycle milestones;
17	(2) how the Administration ensures the inde-
18	pendence of the individuals who conduct those re-
19	views prior to their assignment;
20	(3) the internal and external entities inde-
21	pendent of project and program management that
22	conduct reviews of projects and programs at life
23	cycle milestones; and
24	(4) how the Administration ensures the inde-
25	pendence of such entities and their members.

1 SEC. 835. NASA ADVISORY COUNCIL.

2	(a) Assessment.—The Administrator shall enter
3	into an arrangement with the National Academy of Public
4	Administration to assess the effectiveness of the NASA
5	Advisory Council and to make recommendations to Con-
6	gress for any change to—
7	(1) the functions of the Council;
8	(2) the appointment of members to the Council;
9	(3) the qualifications for members of the Coun-
10	cil;
11	(4) the duration of terms of office for members
12	of the Council;
13	(5) the frequency of meetings of the Council;
14	(6) the structure of leadership and Committees
15	of the Council; and
16	(7) the levels of professional staffing for the
17	Council.
18	(b) Considerations.—In carrying out the assess-
19	ment under subsection (a), the National Academy of Pub-
20	lic Administration shall consider—
21	(1) the impacts of broadening the Council's role
22	to include providing consultation and advice to Con-
23	gress under section 20113(g) of title 51, United
24	States Code:

1	(2) the past activities of the NASA Advisory
2	Council and the activities of other analogous Federal
3	advisory bodies; and
4	(3) any other issues that the National Academy
5	of Public Administration determines could poten-
6	tially impact the effectiveness of the Council.
7	(c) Report.—The National Academy of Public Ad-
8	ministration shall submit to the appropriate committees
9	of Congress the results of the assessment, including any
10	recommendations.
11	(d) Consultation and Advice.—
12	(1) In general.—Section 20113(g) of title 51,
13	United States Code, is amended by inserting "and
14	Congress" after "advice to the Administration".
15	(2) Sunset.—Effective September 30, 2017,
16	section 20113(g) of title 51, United States Code, is
17	amended by striking "and Congress".
18	SEC. 836. COST ESTIMATION.
19	(a) Sense of Congress.—It is the sense of Con-
20	gress that—
21	(1) realistic cost estimating is critically impor-
22	tant to the ultimate success of major space develop-
23	ment projects; and
24	(2) the Administration has devoted significant
25	efforts over the past 5 years to improving its cost-

- 1 estimating capabilities, but it is important that the
- 2 Administration continue its efforts to develop and
- 3 implement guidance in establishing realistic cost es-
- 4 timates.
- 5 (b) GUIDANCE AND CRITERIA.—The Administrator
- 6 shall provide to its acquisition programs and projects, in
- 7 a manner consistent with the Administration's Space
- 8 Flight Program and Project Management Requirements—
- 9 (1) guidance on when to use an Independent
- 10 Cost Estimate and Independent Cost Assessment;
- 11 and
- 12 (2) criteria to use to make a determination
- under paragraph (1).
- 14 SEC. 837. FACILITIES AND INFRASTRUCTURE.
- 15 (a) Sense of Congress.—It is the sense of Con-
- 16 gress that—
- 17 (1) the Administration must address, mitigate,
- and reverse, where possible, the deterioration of its
- 19 facilities and infrastructure, as their condition is
- 20 hampering the effectiveness and efficiency of re-
- search performed by both the Administration and in-
- dustry participants making use of Administration fa-
- cilities, thus harming the competitiveness of the
- 24 United States aerospace industry;

- 1 (2) the Administration has a role in providing 2 laboratory capabilities to industry participants that 3 are not economically viable as commercial entities 4 and thus are not available elsewhere;
 - (3) to ensure continued access to reliable and efficient world-class facilities by researchers, the Administration should establish strategic partnerships with other Federal agencies, institutions of higher education, and industry, as appropriate; and
 - (4) decisions on whether to dispose of, maintain, or modernize existing facilities must be made in the context of meeting Administration and other needs, including those required to meet the activities supporting the human exploration roadmap under section 432 of this Act, and shall consider other national laboratory needs as the Administrator deems appropriate.
- 18 (b) Policy.—It is the policy of the United States
 19 that the Administration maintain reliable and efficient fa20 cilities and infrastructure and that decisions on whether
 21 to dispose of, maintain, or modernize existing facilities or
 22 infrastructure be made in the context of meeting future
 23 Administration needs.
- 24 (c) Plan.—

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

1	(Public Law 110–422; 122 Stat. 4779),
2	and National Aeronautics and Space Ad-
3	ministration Authorization Act of 2010 (42
4	U.S.C. 18301 et seq.); and
5	(iv) the human exploration roadmap
6	under section 432 of this Act;
7	(D) a strategy for the maintenance, repair,
8	upgrading, and modernization of Administra-
9	tion facilities and infrastructure, including lab-
10	oratories and equipment; and
11	(E) criteria for—
12	(i) prioritizing deferred maintenance
13	tasks;
14	(ii) maintaining, repairing, upgrading,
15	or modernizing Administration facilities
16	and infrastructure; and
17	(iii) implementing processes, plans,
18	and policies for guiding the Administra-
19	tion's Centers on whether to maintain, re-
20	pair, upgrade, or modernize a facility or
21	infrastructure and for determining the type
22	of instrument to be used.
23	(d) REQUIREMENT TO ESTABLISH POLICY.—Not
24	later than 180 days after the date of enactment of this
25	Act, the Administrator shall establish and make publicly

1	available a policy that guides the Administration's use of
2	existing authorities to out-grant, lease, excess to the Gen-
3	eral Services Administration, sell, decommission, demolish,
4	or otherwise transfer property, facilities, or infrastructure.
5	This policy shall establish criteria for the use of authori-
6	ties, best practices, standardized procedures, and guide-
7	lines for how to appropriately manage property, infra-
8	structure, and facilities.
9	(e) Transmittal.—Not later than 1 year after the
10	date of enactment of this Act, the Administrator shall
11	transmit the plan developed under subsection (c) to the
12	Committee on Science, Space, and Technology of the
13	House of Representatives and the Committee on Com-
14	merce, Science, and Transportation of the Senate.
15	SEC. 838. HUMAN SPACE FLIGHT ACCIDENT INVESTIGA-
16	TIONS.
16 17	
17	TIONS.
17	TIONS. Section 70702 of title 51, United States Code, is
17 18	Section 70702 of title 51, United States Code, is amended—
17 18 19	Section 70702 of title 51, United States Code, is amended— (1) by amending subsection (a)(3) to read as
17 18 19 20	Section 70702 of title 51, United States Code, is amended— (1) by amending subsection (a)(3) to read as follows:
17 18 19 20 21	Section 70702 of title 51, United States Code, is amended— (1) by amending subsection (a)(3) to read as follows: "(3) any other orbital or suborbital space vehi-
17 18 19 20 21 22	Section 70702 of title 51, United States Code, is amended— (1) by amending subsection (a)(3) to read as follows: "(3) any other orbital or suborbital space vehicle carrying humans that is—

1	ment for carrying a government astronaut or a
2	researcher funded by the Federal Government;
3	or"; and
4	(2) by adding at the end the following:
5	"(c) Definitions.—In this section:
6	"(1) GOVERNMENT ASTRONAUT.—The term
7	'government astronaut' has the meaning given the
8	term in section 50902.
9	"(2) Space act agreement.—The term
10	'Space Act Agreement' means an agreement entered
11	into by the Administration pursuant to its other
12	transactions authority under section 20113(e).".
13	SEC. 839. ORBITAL DEBRIS.
14	(a) FINDINGS.—Congress finds that—
15	(1) orbital debris poses serious risks to the
16	operational space capabilities of the United States;
17	(2) an international commitment and integrated
18	strategic plan are needed to mitigate the growth of
19	orbital debris wherever possible; and
20	(3) the delay in the Office of Science and Tech-
21	nology Policy's submission of a report on the status
22	of international coordination and development of or-
23	bital debris mitigation strategies is inconsistent with
24	such risks.
	(b) Reports.—

1	(1) COORDINATION.—Not later than 90 days
2	after the date of enactment of this Act, the Adminis-
3	trator shall submit to the appropriate committees of
4	Congress a report on the status of efforts to coordi-
5	nate with foreign countries within the Inter-Agency
6	Space Debris Coordination Committee to mitigate
7	the effects and growth of orbital debris under sec-
8	tion 1202(b)(1) of the National Aeronautics and
9	Space Administration Authorization Act of 2010 (42)
10	U.S.C. $18441(b)(1)$).
11	(2) MITIGATION STRATEGY.—Not later than 90
12	days after the date of enactment of this Act, the Di-
13	rector of the Office of Science and Technology Policy
14	shall submit to the appropriate committees of Con-
15	gress a report on the status of the orbital debris
16	mitigation strategy required under section
17	1202(b)(2) of the National Aeronautics and Space
18	Administration Authorization Act of 2010 (42
19	U.S.C. $18441(b)(2)$).
20	SEC. 840. REVIEW OF ORBITAL DEBRIS REMOVAL CON-
21	CEPTS.
22	(a) Sense of Congress.—It is the sense of Con-
23	gress that—
24	(1) orbital debris in low-Earth orbit poses sig-
25	nificant risks to spacecraft;

1	(2) such orbital debris may increase due to col-
2	lisions between existing debris objects; and
3	(3) understanding options to address and re-
4	move orbital debris is important for ensuring safe
5	and effective spacecraft operations in low-Earth
6	orbit.
7	(b) Review.—
8	(1) In general.—Not later than 270 days
9	after the date of enactment of this Act, the Adminis-
10	trator—
11	(A) in collaboration with the heads of other
12	relevant Federal agencies, shall solicit and re-
13	view concepts and options for removing orbital
14	debris from low-Earth orbit; and
15	(B) shall submit to the appropriate com-
16	mittees of Congress a report on the solicitation
17	and review under subparagraph (A), including
18	recommendations on the best options for de-
19	creasing the risks associated with orbital debris.
20	(2) Requirements.—The solicitation and re-
21	view under paragraph (1) shall address the require-
22	ments for and feasibility of developing and imple-
23	menting each of the options.

1 SEC. 841. PROJECT AND PROGRAM RESERVES.

2	(a) Sense of Congress.—It is the sense of Con-
3	gress that—
4	(1) the judicious use of program and project re-
5	serves provides the Administration's project and pro-
6	gram managers with the flexibility needed to manage
7	projects and programs to ensure that the impacts of
8	contingencies can be mitigated; and
9	(2) the Administration should vigorously pursue
10	a policy on termination liability that maximizes the
11	utilization of its appropriated funds to make max-
12	imum progress in meeting established technical goals
13	and schedule milestones on these high-priority pro-
14	grams.
15	(b) Report.—Not later than 180 days after the date
16	of enactment of this Act, the Administrator shall transmit
17	to the Committee on Science, Space, and Technology of
18	the House of Representatives and the Committee on Com-
19	merce, Science, and Transportation of the Senate a report
20	describing—
21	(1) the Administration's criteria for establishing
22	the amount of reserves held at the project and pro-
23	gram levels;
24	(2) how such criteria relate to the agency's pol-
25	icy of budgeting at a 70-percent confidence level;
26	and

- 1 (3) the Administration's criteria for waiving the
- 2 policy of budgeting at a 70-percent confidence level
- and alternative strategies and mechanisms aimed at
- 4 controlling program and project costs when a waiver
- 5 is granted.

6 SEC. 842. SPACE ACT AGREEMENTS.

- 7 (a) Cost Sharing.—To the extent that the Adminis-
- 8 trator determines practicable, the funds provided by the
- 9 Government under a funded Space Act Agreement shall
- 10 not exceed the total amount provided by other parties to
- 11 the Space Act Agreement.
- 12 (b) NEED.—A funded Space Act Agreement may be
- 13 used only when the use of a standard contract, grant, or
- 14 cooperative agreement is not feasible or appropriate, as
- 15 determined by the Associate Administrator for Procure-
- 16 ment.
- 17 (c) Public Notice and Comment.—The Adminis-
- 18 trator shall make available for public notice and comment
- 19 each proposed Space Act Agreement at least 30 days be-
- 20 fore entering into such agreement, with appropriate
- 21 redactions for proprietary, sensitive, or classified informa-
- 22 tion.
- 23 (d) Transparency.—The Administrator shall pub-
- 24 licly disclose on the Administration's website and make
- 25 available in a searchable format each Space Act Agree-

1	ment, with appropriate redactions for proprietary, sen-
2	sitive, or classified information, not later than 60 days
3	after such agreement is signed.
4	(e) Annual Report.—
5	(1) Requirement.—Not later than 90 days
6	after the end of each fiscal year, the Administrator
7	shall submit to the Committee on Science, Space,
8	and Technology of the House of Representatives and
9	the Committee on Commerce, Science, and Trans-
10	portation of the Senate a report on the use of Space
11	Act Agreement authority by the Administration dur-
12	ing the previous fiscal year.
13	(2) Contents.—The report shall include for
14	each Space Act Agreement in effect at the time of
15	the report—
16	(A) an indication of whether the agreement
17	is a reimbursable, non-reimbursable, or funded
18	Space Act Agreement;
19	(B) a description of—
20	(i) the subject and terms;
21	(ii) the parties;
22	(iii) the responsible—
23	(I) Mission Directorate;
24	(II) Center; or
25	(III) headquarters element:

1	(iv) the value;
2	(v) the extent of the cost sharing
3	among Federal Government and non-Fed-
4	eral sources;
5	(vi) the time period or schedule; and
6	(vii) all milestones; and
7	(C) an indication of whether the agreement
8	was renewed during the previous fiscal year.
9	(3) Anticipated agreements.—The report
10	shall also include a list of all anticipated reimburs-
11	able, non-reimbursable, and funded Space Act
12	Agreements for the upcoming fiscal year.
13	(4) Cumulative program benefits.—The
14	report shall also include, with respect to the Space
15	Act Agreements covered by the report, a summary
16	of—
17	(A) the technology areas in which research
18	projects were conducted under such agreements;
19	(B) the extent to which the use of the
20	Space Act Agreements—
21	(i) has contributed to a broadening of
22	the technology and industrial base avail-
23	able for meeting Administration needs; and
24	(ii) has fostered within the technology
25	and industrial base new relationships and

1	practices that support the United States;
2	and
3	(C) the total amount of value received by
4	the Federal Government during the fiscal year
5	pursuant to such Space Act Agreements;
6	(5) an assessment of modifications needed to
7	maximize usage of facilities that offer unique and
8	highly specialized benefits to the aerospace industry
9	and the American public; and
10	(6) implementation steps, including a timeline,
11	milestones, and an estimate of resources required for
12	carrying out the plan.

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