[COMMITTEE PRINT]

JULY 3, 2013

113TH CONGRESS 1ST SESSION



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

IN THE HOUSE OF REPRESENTATIVES

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

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 Author-

6 ization Act of 2013".

7 (b) TABLE OF CONTENTS.—The table of contents for

8 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Definitions.

TITLE I—AUTHORIZATION OF APPROPRIATIONS

Sec. 101. Fiscal year 2014.

Sec. 102. Fiscal year 2015.

Sec. 103. Budget control.

TITLE II—HUMAN SPACE FLIGHT

Subtitle A—Exploration

- Sec. 201. Space exploration policy.
- Sec. 202. Stepping stone approach to exploration.
- Sec. 203. Space Launch System.
- Sec. 204. Orion crew capsule.
- Sec. 205. Advanced booster competition.

Subtitle B—Space Operations

- Sec. 211. Findings.
- Sec. 212. International Space Station.
- Sec. 213. Commercial crew report.
- Sec. 214. Flight readiness demonstration.
- Sec. 215. Certification Products Contract phase two.
- Sec. 216. Space communications.

TITLE III—SCIENCE

Subtitle A—General

- Sec. 301. Science portfolio.
- Sec. 302. Assessment of science mission extensions.
- Sec. 303. Radioisotope thermoelectric generators.
- Sec. 304. Congressional declaration of policy and purpose.

Subtitle B—Astrophysics

- Sec. 311. Decadal cadence.
- Sec. 312. Extrasolar planet exploration strategy.
- Sec. 313. James Webb Space Telescope.
- Sec. 314. Wide-Field Infrared Survey Telescope.
- Sec. 315. National Reconnaissance Office telescope donation.

Subtitle C—Planetary Science

- Sec. 321. Decadal cadence.
- Sec. 322. Near-Earth objects.
- Sec. 323. Astrobiology strategy.
- Sec. 324. Public-private partnerships.

Subtitle D—Heliophysics

- Sec. 331. Decadal cadence.
- Sec. 332. Review of space weather.
- Sec. 333. Deep Space Climate Observatory.

Subtitle E—Earth Science

- Sec. 341. Goal.
- Sec. 342. Decadal cadence.
- Sec. 343. Research to operations.
- Sec. 344. Interagency coordination.
- Sec. 345. Joint Polar Satellite System climate sensors.
- Sec. 346. Land imaging.
- Sec. 347. Sources of Earth science data.

TITLE IV—AERONAUTICS

- Sec. 401. Sense of Congress.
- Sec. 402. Unmanned aerial systems research and development.
- Sec. 403. Research program on composite materials used in aeronautics.
- Sec. 404. Hypersonic research.
- Sec. 405. Supersonic research.
- Sec. 406. Research on NextGen airspace management concepts and tools.
- Sec. 407. Rotorcraft research.

TITLE V—SPACE TECHNOLOGY

Sec. 501. Space technology.

TITLE VI—EDUCATION

Sec. 601. Education.

TITLE VII—POLICY PROVISIONS

- Sec. 701. Asteroid Retrieval Mission.
- Sec. 702. Termination liability.
- Sec. 703. Indemnification extension.
- Sec. 704. Baseline and cost controls.
- Sec. 705. Project and program reserves.
- Sec. 706. Independent reviews.
- Sec. 707. Space Act Agreements.
- Sec. 708. Human spaceflight accident investigations.
- Sec. 709. Commercial technology transfer program.
- Sec. 710. Orbital debris.
- Sec. 711. NASA leadership.
- Sec. 712. NASA Advisory Council.
- Sec. 713. Cost estimation.

1 SEC. 2. DEFINITIONS.

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

4

(2) ADMINISTRATOR.—The term "Adminis trator" means the Administrator of the Administra tion.

4 (3) ORION CREW CAPSULE.—The term "Orion
5 crew capsule" refers to the multipurpose crew vehi6 cle described in section 303 of the National Aero7 nautics and Space Administration Authorization Act
8 of 2010 (42 U.S.C. 18323).

9 (4) SPACE ACT AGREEMENT.—The term "Space
10 Act Agreement" means an agreement created under
11 the authority to enter into "other transactions"
12 under section 20113(e) of title 51, United States
13 Code.

14 (5) SPACE LAUNCH SYSTEM.—The term "Space 15 Launch System" refers to the follow-on Government-16 owned civil launch system developed, managed, and 17 operated by the Administration to serve as a key 18 component to expand human presence beyond low-19 Earth orbit, as described in section 302 of the Na-20 tional Aeronautics and Space Administration Au-21 thorization Act of 2010 (42 U.S.C. 18322).

1**TITLE I—AUTHORIZATION OF**2**APPROPRIATIONS**

3 SEC. 101. FISCAL YEAR 2014.

4 There are authorized to be appropriated to the Ad5 ministration for fiscal year 2014 \$16,865,200,000 as fol6 lows:

7	(1) For Space Exploration, \$4,007,400,000, of
8	which—

9 (A) \$1,802,400,000 shall be for the Space
10 Launch System;

(B) \$1,200,000,000 shall be for the Orioncrew capsule;

13 (C) \$305,000,000 shall be for Exploration
14 Research and Development; and

15 (D) \$700,000,000 shall be for Commercial
16 Crew Development activities.

17 (2) For Space Operations, \$3,817,900,000, of 18 which—

19 (A) \$2,984,100,000 shall be for the Inter-20 national Space Station Program; and

21 (B) \$833,800,000 shall be for Space and
22 Flight Support.

23 (3) For Science, \$4,626,900,000, of which—

 24
 (A) \$1,200,000,000 shall be for Earth

 25
 Science;

1	(B) $$1,500,000,000$ shall be for Planetary
2	Science, of which \$30,000,000 shall be for the
3	Astrobiology Institute;
4	(C) \$642,300,000 shall be for Astro-
5	physics;
6	(D) $$658,200,000$ shall be for the James
7	Webb Space Telescope; and
8	(E) $$626,400,000$ shall be for
9	Heliophysics.
10	(4) For Aeronautics, \$565,700,000.
11	(5) For Space Technology, \$500,000,000.
12	(6) For Education, \$125,000,000.
13	(7) For Cross-Agency Support, \$2,600,000,000,
14	of which—
15	(A) \$2,000,000,000 shall be for Center
16	Management and Operations; and
17	(B) $$600,000,000$ shall be for Agency
18	Management and Operations.
19	(8) For Construction and Environmental Com-
20	pliance and Restoration, \$587,000,000, of which—
21	(A) \$542,000,000 shall be for Construction
22	and Facilities; and
23	(B) $$45,000,000$ shall be for Environ-
24	mental Compliance and Restoration.
25	(9) For Inspector General, \$35,300,000.

1 SEC. 102. FISCAL YEAR 2015. 2 There are authorized to be appropriated to the Ad-3 ministration for fiscal year 2015 \$16,865,200,000 as fol-4 lows: 5 (1) For Space Exploration, \$4,007,400,000, of 6 which-7 (A) \$1,802,400,000 shall be for the Space 8 Launch System; 9 (B) \$1,200,000,000 shall be for the Orion 10 crew capsule; 11 (C) \$305,000,000 shall be for Exploration 12 Research and Development; and 13 (D) \$700,000,000 shall be for Commercial 14 Crew Development activities. 15 (2) For Space Operations, \$3,817,900,000, of 16 which-(A) \$2,984,100,000 shall be for the Inter-17 18 national Space Station Program; and 19 (B) \$833,800,000 shall be for Space and 20 Flight Support. 21 (3) For Science, \$4,626,900,000, of which— 22 (A) \$1,200,000,000 shall be for Earth 23 Science; 24 (B) \$1,500,000,000 shall be for Planetary 25 Science, of which \$30,000,000 shall be for the 26 Astrobiology Institute;

1	(C) \$642,300,000 shall be for Astro-					
2	physics;					
3	(D) $$658,200,000$ shall be for the James					
4	Webb Space Telescope; and					
5	(E) $$626,400,000$ shall be for					
6	Heliophysics.					
7	(4) For Aeronautics, \$565,700,000.					
8	(5) For Space Technology, \$500,000,000.					
9	(6) For Education, \$125,000,000.					
10	(7) For Cross-Agency Support, \$2,600,000,000,					
11	of which—					
12	(A) \$2,000,000,000 shall be for Center					
13	Management and Operations; and					
14	(B) $$600,000,000$ shall be for Agency					
15	Management and Operations.					
16	(8) For Construction and Environmental Com-					
17	pliance and Restoration, \$587,000,000, of which—					
18	(A) $$542,000,000$ shall be for Construction					
19	and Facilities; and					
20	(B) \$45,000,000 shall be for Environ-					
21	mental Compliance and Restoration.					
22	(9) For Inspector General, \$35,300,000.					
23	SEC. 103. BUDGET CONTROL.					
24	The amounts authorized to be appropriated to the					
25	Administration for fiscal years 2014 and 2015 are con-					

1	sistent with the Budget Control Act of 2011 (Public Law
2	112–25). If such Act is repealed or replaced with an Act
3	that increases allocations, there are authorized to be ap-
4	propriated to the Administration such sums as that in-
5	crease allows, with increases allocated as follows:
6	(1) One third of such increase shall be for the
7	International Space Station Program.
8	(2) One third of such increase shall be for the
9	Space Launch System.
10	(3) One third of such increase shall be divided
11	evenly between—
12	(A) Commercial Crew Development activi-
13	ties; and
13 14	ties; and (B) the Orion crew capsule.
14	(B) the Orion crew capsule.
14 15	(B) the Orion crew capsule. TITLE II—HUMAN SPACE FLIGHT
14 15 16	(B) the Orion crew capsule. TITLE II—HUMAN SPACE FLIGHT Subtitle A—Exploration
14 15 16 17	(B) the Orion crew capsule. TITLE II—HUMAN SPACE FLIGHT Subtitle A—Exploration SEC. 201. SPACE EXPLORATION POLICY.
14 15 16 17 18	 (B) the Orion crew capsule. TITLE II—HUMAN SPACE FLIGHT Subtitle A—Exploration SEC. 201. SPACE EXPLORATION POLICY. (a) FINDINGS.—Congress finds the following:
14 15 16 17 18 19	 (B) the Orion crew capsule. TITLE II—HUMAN SPACE FLIGHT Subtitle A—Exploration SEC. 201. SPACE EXPLORATION POLICY. (a) FINDINGS.—Congress finds the following: (1) Congress supports a human exploration pro-
 14 15 16 17 18 19 20 	 (B) the Orion crew capsule. TITLE II—HUMAN SPACE FLIGHT Subtitle A—Exploration SEC. 201. SPACE EXPLORATION POLICY. (a) FINDINGS.—Congress finds the following: (1) Congress supports a human exploration program that is not critically dependent on the achieve-
 14 15 16 17 18 19 20 21 	 (B) the Orion crew capsule. TITLE II—HUMAN SPACE FLIGHT Subtitle A—Exploration SEC. 201. SPACE EXPLORATION POLICY. (a) FINDINGS.—Congress finds the following: (1) Congress supports a human exploration program that is not critically dependent on the achievement of milestones by fixed dates and an exploration
 14 15 16 17 18 19 20 21 22 	 (B) the Orion crew capsule. TITLE II—HUMAN SPACE FLIGHT Subtitle A—Exploration SEC. 201. SPACE EXPLORATION POLICY. (a) FINDINGS.—Congress finds the following: (1) Congress supports a human exploration program that is not critically dependent on the achieve-ment of milestones by fixed dates and an exploration technology development program to enable lunar

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1 (2) Congress supports the expansion of perma-2 nent human presence beyond low-Earth orbit, in a 3 manner involving international partners where practical. 4 (3) Congress remains committed to ensuring 5 6 that authorized budgets for the human space flight program should allow the Administration to main-7 8 tain high safety standards. 9 (4) Exploration deeper into the solar system 10 should be the core mission of the Administration. 11 (5) Congress strongly supports the development 12 of the Space Launch System and the Orion crew 13 capsule as the enabling elements for human explo-14 ration, advanced scientific missions, and national se-15 curity priorities beyond low-Earth orbit. 16 (b) POLICY.—It is the policy of the United States that the development of capabilities and technologies nec-17 18 essary for human missions to lunar orbit, the surface of 19 the Moon, the surface of Mars, and beyond shall be the goal of the Administration's human space flight program. 20 21 (c) VISION FOR SPACE EXPLORATION.—Section 22 20302 of title 51, United States Code, is amended—

23 (1) by striking subsection (a) and inserting the24 following:

4	
1	"(a) IN GENERAL.—The Administrator shall estab-
2	lish a program to develop a sustained human presence on
3	the Moon and the surface of Mars, including a robust pre-
4	cursor program that follows the stepping stone plan re-
5	quired in section 70504 to promote exploration, science,
6	commerce, and United States preeminence in space. The
7	Administrator is further authorized to develop and con-
8	duct appropriate international collaborations in pursuit of
9	such program, but the absence of an international partner
10	may not be justification for failure to pursue such pro-
11	gram in a timely manner.";
12	(2) in subsection (b)—
13	(A) by striking paragraph (1) and insert-
14	ing the following:
15	"(1) Returning Americans to the Moon.";
16	(B) by striking paragraph (2) and insert-
17	ing the following:
18	"(2) Launching the first crewed mission of the
19	fully integrated Orion crew capsule with the Space
20	Launch System as close to 2020 as possible."; and
21	(C) in paragraph (4), by striking "from
22	Mars and" and inserting "from the Moon,
23	Mars, and"; and
24	(3) by adding at the end the following:
25	"(c) DEFINITIONS.—In this section:

1	"(1) Orion crew capsule.—The term 'Orion
2	crew capsule' refers to the multipurpose crew vehicle
3	described in section 303 of the National Aeronautics
4	and Space Administration Authorization Act of 2010
5	(42 U.S.C. 18323).
6	"(2) Space launch system.—The term
7	'Space Launch System' refers to the follow-on Gov-
8	ernment-owned civil launch system developed, man-
9	aged, and operated by the Administration to serve as
10	a key component to expand human presence beyond
11	low-Earth orbit, as described in section 302 of the
12	National Aeronautics and Space Administration Au-
13	thorization Act of 2010 (42 U.S.C. 18322).".
14	(d) Key Objectives.—Section 202(b) of the Na-
15	tional Aeronautics and Space Administration Authoriza-
16	tion Act of 2010 (42 U.S.C. 18312(b)) is amended—
17	(1) in paragraph (3), by striking "and" after
18	the semicolon;
19	(2) in paragraph (4), by striking the period at
20	the end and inserting "; and"; and
21	(3) by adding at the end the following:
22	((5) to accelerate the development of capabili-
23	ties to enable a human exploration mission to the
24	surface of Mars and beyond through the
25	prioritization of those technologies and capabilities

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best suited for such a mission in accordance with the
 Mars Human Exploration Roadmap under section
 70504 of title 51, United States Code.".

4 (e) USE OF NON-UNITED STATES HUMAN SPACE
5 FLIGHT TRANSPORTATION CAPABILITIES.—Section
6 201(a) of the National Aeronautics and Space Administra7 tion Authorization Act of 2010 (42 U.S.C. 18311(a)) is
8 amended to read as follows:

9 "(a) USE OF NON-UNITED STATES HUMAN SPACE
10 FLIGHT TRANSPORTATION CAPABILITIES.—

11 "(1) IN GENERAL.—NASA may not obtain non12 United States human space flight capabilities unless
13 no domestic commercial provider is available to pro14 vide such capabilities.

15 "(2) DEFINITION.—For purposes of this sub-16 section, the term 'domestic commercial provider' 17 means a person providing space transportation serv-18 ices or other space-related activities, the majority 19 control of which is held by persons other than a 20 Federal, State, local, or foreign government, foreign 21 company, or foreign national.".

(f) REPEAL OF SPACE SHUTTLE CAPABILITY ASSURANCE.—Section 203 of the National Aeronautics and
Space Administration Authorization Act of 2010 (42)
U.S.C. 18313) is amended—

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1 (1) by striking subsection (b); 2 (2) in subsection (d), by striking "subsection (c)" and inserting "subsection (b)"; and 3 4 (3) by redesignating subsections (c) and (d) as 5 subsections (b) and (c), respectively. SEC. 202. STEPPING STONE APPROACH TO EXPLORATION. 6 7 (a) IN GENERAL.—Section 70504 of title 51, United States Code, is amended to read as follows: 8 9 "§ 70504. Stepping stone approach to exploration

10 "(a) IN GENERAL.—In order to maximize the cost 11 effectiveness of the long-term space exploration and utili-12 zation activities of the United States, the Administrator 13 shall direct the Human Exploration and Operations Mission Directorate to develop a Mars Human Exploration 14 15 Roadmap to define the specific capabilities and technologies necessary to extend human presence to the sur-16 17 face of Mars and the mission sets required to demonstrate 18 such capabilities and technologies.

19 "(b) ROADMAP REQUIREMENTS.—In developing the
20 Mars Human Exploration Roadmap, the Administrator
21 shall—

"(1) include the specific set of capabilities and
technologies required to extend human presence to
the surface of Mars and the mission sets necessary
to demonstrate the proficiency of these capabilities

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and technologies with an emphasis on using the
 International Space Station, lunar landings, cis lunar space, trans-lunar space, Lagrangian points,
 and the natural satellites of Mars, Phobos and
 Deimos, as testbeds, as necessary, and shall include
 the most appropriate process for developing such ca pabilities and technologies;

8 "(2) provide a specific process for the evolution 9 of the capabilities of the fully integrated Orion crew 10 capsule with the Space Launch System and how 11 these systems demonstrate the capabilities and tech-12 nologies described in paragraph (1);

"(3) provide a description of the capabilities
and technologies that could be demonstrated or research data that could be gained through the utilization of the International Space Station and the status of the development of such capabilities and technologies;

"(4) describe a framework for international cooperation in the development of all technologies and
capabilities required in this section, as well as an assessment of the risks posed by relying on international partners for capabilities and technologies on
the critical path of development;

1	"(5) describe a process for utilizing nongovern-
2	mental entities for future human exploration beyond
3	trans-lunar space and specify what, if any, synergy
4	could be gained from—
5	"(A) partnerships using Space Act Agree-
6	ments (as defined in section 2 of the National
7	Aeronautics and Space Administration Author-
8	ization Act of 2013); or
9	"(B) other acquisition instruments; and
10	"(6) include in the Roadmap an addendum
11	from the NASA Advisory Council, and an addendum
12	from the Aerospace Safety Advisory Panel, each
13	with a statement of review of the Roadmap that
14	shall include—
15	"(A) subjects of agreement;
16	"(B) areas of concern; and
17	"(C) recommendations.
18	"(c) UPDATES.—The Administrator shall update
19	such Roadmap at least every 4 years and include it in the
20	budget for that fiscal year transmitted to Congress under
21	section 1105(a) of title 31, and describe—
22	"(1) the achievements and goals reached in the
23	process of developing such capabilities and tech-
24	nologies during the 4-year period prior to the sub-
25	mission of the Roadmap to Congress; and

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"(2) the expected goals and achievements in the
 following 4-year period.

3 "(d) DEFINITIONS.—The terms 'Orion crew capsule'
4 and 'Space Launch System' have the meanings given such
5 terms in section 20302.".

6 (b) Report.—

(1) IN GENERAL.—Not later than 1 year after 7 the date of enactment of this Act, the Administrator 8 9 shall transmit a copy of the Mars Human Explo-10 ration Roadmap developed under section 70504 of 11 title 51, United States Code, to the Committee on 12 Science, Space, and Technology of the House of 13 Representatives and the Committee on Commerce, 14 Science, and Transportation of the Senate.

15 (2) UPDATES.—The Administrator shall trans-16 mit a copy of each updated Mars Human Explo-17 ration Roadmap to the Committee on Science, 18 Space, and Technology of the House of Representa-19 tives and the Committee on Commerce, Science, and 20 Transportation of the Senate not later than 7 days 21 after such Roadmap is updated under section 22 70504(b)(6) of such title.

23 SEC. 203. SPACE LAUNCH SYSTEM.

24 (a) FINDINGS.—Congress finds that—

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(1) the Space Launch System is the most prac tical approach to reaching the Moon, Mars, and be yond, and Congress reaffirms the policy and min imum capability requirements for the Space Launch
 System contained in section 302 of the National
 Aeronautics and Space Administration Authorization
 Act of 2010 (42 U.S.C. 18322);

8 (2) the primary goal for the design of the fully 9 integrated Space Launch System is to safely carry 10 a total payload of 130 tons or more to low-Earth 11 orbit to enable human space exploration of the 12 Moon, Mars, and beyond over the course of the next 13 century 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));

16 (3) the uncrewed flight test of the 70-ton core 17 element of the Space Launch System fully inte-18 grated with the Orion crew capsule as described in 19 section 302(c)(1) of the National Aeronautics and 20 Space Administration Authorization Act of 2010 (42 21 U.S.C. 18322(c)(1) is a necessary flight demonstra-22 tion in an overall program plan, subject to appro-23 priations; and

24 (4) the schedule of the 70-ton core element25 crewed flight demonstration in 2021 with the Space

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Launch System fully integrated with the Orion crew
 capsule as described in section 302(c)(1) of the Na tional Aeronautics and Space Administration Au thorization Act of 2010 (42 U.S.C. 18322(c)(1)) is
 subject to appropriations.

6 (b) IN GENERAL.—As required in section 302(c)(2) 7 of the National Aeronautics and Space Administration Au-8 thorization Act of 2010 (42 U.S.C. 18322(c)(2)), the Ad-9 ministration shall design the Space Launch System as a 10 fully integrated vehicle capable of carrying a total payload 11 of 130 tons or more into low-Earth orbit in preparation 12 for transit for missions beyond low-Earth orbit.

13 (c) Progress Report.—

14 (1) IN GENERAL.—Using the President's budg-15 et request for fiscal year 2014 and notional numbers 16 requested therein as a baseline, not later than 90 17 days after the date of enactment of this Act the Ad-18 ministrator shall transmit to the Committee on 19 Science, Space, and Technology of the House of 20 Representatives and the Committee on Commerce, 21 Science, and Transportation of the Senate an esti-22 mate of-

23 (A) when the 70-ton core element of the24 Space Launch System fully integrated with the

1	Orion crew capsule may be demonstrated as an
2	operational capability;
3	(B) when the 130-ton Space Launch Sys-
4	tem fully integrated with the Orion crew cap-
5	sule may be demonstrated as an operational ca-
6	pability;
7	(C) the projected annual operational costs
8	through 2030 for the 130-ton Space Launch
9	System fully integrated with the Orion crew
10	capsule after its operational capability has been
11	demonstrated; and
12	(D) the projected flight rate for the 130-
13	ton Space Launch System fully integrated with
14	the Orion crew capsule through 2030.
15	(2) Contingency funding estimates.—If
16	the Administrator determines that the uncrewed test
17	flight of the 70-ton core element of the Space
18	Launch System fully integrated with the Orion crew
19	capsule will not occur on or before December 31,
20	2017, or that the crewed test flight of the 70-ton
21	core element of the Space Launch System fully inte-
22	grated with the Orion crew capsule will not occur on
23	or before December 31, 2021, the report transmitted
24	under paragraph (1) shall include an estimate of ad-
25	ditional funds required through annual appropria-

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tions for fiscal years 2015 through 2021 which may 2 be necessary to meet such goals in those years.

3 (d) UTILIZATION REPORT.—The Administrator, in 4 consultation with the Secretary of Defense and the Direc-5 tor of National Intelligence, shall prepare a report that addresses the effort and budget required to enable and 6 7 utilize a cargo variant of the 130-ton Space Launch Sys-8 tem configuration described in section 302(c) of the Na-9 tional Aeronautics and Space Administration Authoriza-10 tion Act of 2010 (42 U.S.C. 18322(c)). This report shall also include consideration of the technical requirements of 11 the scientific and national security communities related to 12 13 such Space Launch System and shall directly assess the utility and estimated cost savings obtained by using such 14 15 Space Launch System for national security and space science missions. The Administrator shall transmit such 16 17 report to the Committee on Science, Space, and Technology of the House of Representatives and the Committee 18 19 on Commerce, Science, and Transportation of the Senate 20 not later than 180 days after the date of enactment of 21 this Act.

22 SEC. 204. ORION CREW CAPSULE.

23 (a) IN GENERAL.—The Orion crew capsule shall meet 24 the practical needs and the minimum capability requirements described in section 303 of the National Aero-25

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nautics and Space Administration Authorization Act of
 2010 (42 U.S.C. 18323).

3 (b) REPORT.—Not later than 60 days after the date 4 of enactment of this Act, the Administrator shall transmit 5 a report to the Committee on Science, Space, and Tech-6 nology of the House of Representatives and the Committee 7 on Commerce, Science, and Transportation of the Sen-8 ate—

9 (1) detailing those components and systems of
10 the Orion crew capsule that ensure it is in compli11 ance with section 303(b) of such Act (42 U.S.C.
12 18323(b));

(2) detailing the expected date that the Orion
crew capsule will be available to transport crew and
cargo to the International Space Station; and

16 (3) certifying that the requirements of section
17 303(b)(3) of such Act (42 U.S.C. 18323(b)(3)) will
18 be met by the Administration in time for the first
19 crewed test flight in 2021.

20 SEC. 205. ADVANCED BOOSTER COMPETITION.

(a) REPORT.—Not later than 90 days after the date
of enactment of this Act, the Associate Administrator of
the National Aeronautics and Space Administration shall
transmit to the Committee on Science, Space, and Technology of the House of Representatives and the Committee

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on Commerce, Science, and Transportation of the Senate
 a report that—

3 (1) describes the estimated total development
4 cost of an advanced booster for the Space Launch
5 System; and

6 (2) details any reductions or increases to the
7 development cost of the Space Launch System which
8 may result from conducting a competition for an ad9 vanced booster.

10 (b) COMPETITION.—If the Associate Administrator reports reductions pursuant to paragraph (2) of sub-11 12 section (a), then the Administration shall conduct a full 13 and open competition for an advanced booster for the Space Launch System to meet the requirements described 14 15 in section 302(c) of the National Aeronautics and Space Administration Authorization Act of 2010 (42 U.S.C. 16 18322(c)), to begin not later than 1 year after the Asso-17 18 ciate Administrator transmits the report required under 19 subsection (a).

20 Subtitle B—Space Operations

21 SEC. 211. FINDINGS.

22 Congress finds the following:

(1) The International Space Station is the ideal
short-term testbed for future exploration systems development, including long-duration space travel.

1	(2) The use of the private market to provide
2	cargo and crew transportation services is currently
3	the most expeditious process to restore domestic ac-
4	cess to the International Space Station and low-
5	Earth orbit.
6	(3) Government-assured access to low-Earth
7	orbit is paramount to the continued success of the
8	International Space Station and National Labora-
9	tory.
10	(4) Acquiring and maintaining an operational
11	domestic commercial crew transportation service by
12	the year 2017 is of the utmost importance for the
13	future viability of the International Space Station
14	and National Laboratory.
15	SEC. 212. INTERNATIONAL SPACE STATION.
16	(a) IN GENERAL.—The following is the policy of the
17	
	United States:
18	United States: (1) The International Space Station shall be
18 19	
	(1) The International Space Station shall be
19	(1) The International Space Station shall be utilized to the maximum extent practicable for the
19 20	(1) The International Space Station shall be utilized to the maximum extent practicable for the development of capabilities and technologies needed
19 20 21	(1) The International Space Station shall be utilized to the maximum extent practicable for the development of capabilities and technologies needed for the future of human exploration beyond low-

1	(A) take all necessary measures to support					
2	the operation and full utilization of the Inter-					
3	national Space Station; and					
4	(B) seek to minimize, to the extent prac-					
5	ticable, the operating costs of the International					
6	Space Station.					
7	(3) Reliance on foreign carriers for crew trans-					
8	fer is unacceptable, and the Nation's human space					
9	flight program must acquire the capability to launch					
10	United States astronauts on United States rockets					
11	from United States soil as soon as is safe and prac-					
12	tically possible, whether on Government-owned and					
13	operated space transportation systems or privately					
14	owned systems that have been certified for flight by					
15	the appropriate Federal agencies.					
16	(b) Reaffirmation of Policy.—Congress reaf-					
17	firms—					
18	(1) its commitment to the development of a					
19	commercially developed launch and delivery system					
20	to the International Space Station for crew missions					
21	as expressed in the National Aeronautics and Space					
22	Administration Authorization Act of 2005 (Public					
23	Law 109–155), the National Aeronautics and Space					
24	Administration Authorization Act of 2008 (Public					
25	Law 110-422), and the National Aeronautics and					

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1	Space	Administration	Authorization	Act	of	2010
2	(Public	c Law 111–267);				

3 (2) that the Administration shall make use of
4 United States commercially provided International
5 Space Station crew transfer and crew rescue services
6 to the maximum extent practicable; and

7 (3) the policy stated in section 501(b) of the 8 National Aeronautics and Space Administration Au-9 thorization Act of 2010 (42 U.S.C. 18351(b)) that 10 the Administration shall pursue international, com-11 mercial, and intragovernmental means to maximize 12 International Space Station logistics supply, mainte-13 nance, and operational capabilities, reduce risks to 14 International Space Station systems sustainability, 15 and offset and minimize United States operations 16 costs relating to the International Space Station.

17 (c) ASSURED ACCESS TO LOW-EARTH ORBIT.—Sec18 tion 70501(a) of title 51, United States Code, is amended
19 to read as follows:

"(a) POLICY STATEMENT.—It is the policy of the
United States to maintain an uninterrupted capability for
human space flight and operations in low-Earth orbit, and
beyond, as an essential instrument of national security
and the capability to ensure continued United States par-

ticipation and leadership in the exploration and utilization
 of space.".

3 (d) REPEALS.—

4 (1) USE OF SPACE SHUTTLE OR ALTER5 NATIVES.—Chapter 701 of title 51, United States
6 Code, and the item relating to such chapter in the
7 table of chapters for such title, is repealed.

8 (2) SHUTTLE PRICING POLICY FOR COMMER-9 CIAL AND FOREIGN USERS.—Chapter 703 of title 10 51, United States Code, and the item relating to 11 such chapter in the table of chapters for such title, 12 is repealed.

(3) SHUTTLE PRIVATIZATION.—Section 50133
of title 51, United States Code, and the item relating to such section in the table of sections for chapter 501 of such title, is repealed.

17 (e) EXTENSION CRITERIA REPORT.—Not later than 1 year after the date of enactment of this Act, the Admin-18 istrator shall submit to the Committee on Science, Space, 19 20 and Technology of the House of Representatives and the 21 Committee on Commerce, Science, and Transportation of 22 the Senate a report on the feasibility of extending the op-23 eration of the International Space Station that includes— 24 (1) criteria for defining the International Space 25 Station as a research success;

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(2) cost estimates for operating the Inter national Space Station to achieve the criteria in
 paragraph (1);

4 (3) cost estimates for extending operations to 5 2020, 2025, and 2030; and

6 (4) an assessment of how the defined criteria
7 under paragraph (1) respond to the National Acad8 emies Decadal Survey on Biological and Physical
9 Sciences in Space.

10 (f) STRATEGIC PLAN FOR INTERNATIONAL SPACE11 STATION RESEARCH.—

12 (1) IN GENERAL.—The Director of the Office of 13 Science and Technology Policy, in consultation with 14 the Administrator, academia, other Federal agencies, 15 the International Space Station National Laboratory 16 Advisory Committee, and other potential stake-17 holders, shall develop and transmit to the Committee 18 on Science, Space, and Technology of the House of 19 Representatives and the Committee on Commerce, 20 Science, and Transportation of the Senate a stra-21 tegic plan for conducting competitive, peer-reviewed 22 research in physical and life sciences and related 23 technologies on the International Space Station 24 through at least 2020.

1	(2) PLAN REQUIREMENTS.—The strategic plan
2	shall—
3	(A) be consistent with the priorities and
4	recommendations established by the National
5	Academies in its Decadal Survey on Biological
6	and Physical Sciences in Space;
7	(B) provide a research timeline and iden-
8	tify resource requirements for its implementa-
9	tion, including the facilities and instrumenta-
10	tion necessary for the conduct of such research;
11	and
12	(C) identify—
13	(i) criteria for the proposed research,
14	including—
15	(I) a justification for the research
16	to be carried out in the space micro-
17	gravity environment;
18	(II) the use of model systems;
19	(III) the testing of flight hard-
20	ware to understand and ensure its
21	functioning in the microgravity envi-
22	ronment;
23	(IV) the use of controls to help
24	distinguish among the direct and indi-
25	rect effects of microgravity, among

1	other effects of the flight or space en-
2	vironment;
3	(V) approaches for facilitating
4	data collection, analysis, and interpre-
5	tation;
6	(VI) procedures to ensure repeti-
7	tion of experiments, as needed;
8	(VII) support for timely presen-
9	tation of the peer-reviewed results of
10	the research; and
11	(VIII) defined metrics for the
12	success of each study;
13	(ii) instrumentation required to sup-
14	port the measurements and analysis of the
15	research to be carried out under the stra-
16	tegic plan;
17	(iii) the capabilities needed to support
18	direct, real-time communications between
19	astronauts working on research experi-
20	ments onboard the International Space
21	Station and the principal investigator on
22	the ground;
23	(iv) a process for involving the exter-
24	nal user community in research planning,
25	including planning for relevant flight hard-

1	ware and instrumentation, and for utiliza-
2	tion of the International Space Station,
3	free flyers, or other research platforms;
4	and
5	(v) defined metrics for success of the
6	research plan.
7	(3) Report.—
8	(A) IN GENERAL.—Not later than 1 year
9	after the date of enactment of this Act, the
10	Comptroller General of the United States shall
11	transmit to the Committee on Science, Space,
12	and Technology of the House of Representa-
13	tives and the Committee on Commerce, Science,
14	and Transportation of the Senate a report on
15	the progress of the organization chosen for the
16	management of the International Space Station
17	National Laboratory as directed in section 504
18	of the National Aeronautics and Space Admin-
19	istration Authorization Act of 2010 (42 U.S.C.
20	18354).
21	(B) Specific requirements.—The re-
22	port shall assess the management, organization,
23	and performance of such organization and shall
24	include a review of the status of each of the 7

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1	required	activities	listed	in	section	504(c)	of
2	such Act	(42 U.S.C	C. 1835	4(c)).		

3 SEC. 213. COMMERCIAL CREW REPORT.

4 (a) IN GENERAL.—The Administration shall consider
5 the ramifications of and create contingencies as the se6 questration adopted in the Budget Control Act of 2011
7 (Public Law 112–25) continues to reduce the Administra8 tion's overall budget.

9 (b) Report.—

10 (1) IN GENERAL.—Not later than 60 days after 11 the date of enactment of this Act, the Administrator 12 shall transmit to the Committee on Science, Space, 13 and Technology of the House of Representatives and 14 the Committee on Commerce, Science, and Trans-15 portation of the Senate a report containing 5 dis-16 tinct options for the final stages of the commercial 17 crew program.

18 (2) REQUIREMENTS.—These options shall in-19 clude—

20 (A) a strategy that assumes an appropria21 tion of \$500,000,000 over the next 3 fiscal
22 years;

(B) a strategy that assumes an appropriation of \$600,000,000 over the next 3 fiscal
years;

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1	(C) a strategy that assumes an appropria-
2	tion of \$700,000,000 over the next 3 fiscal
3	years;
4	(D) a strategy that assumes an appropria-
5	tion of \$800,000,000 over the next 3 fiscal
6	years; and
7	(E) a strategy that has yet to be consid-
8	ered previously in any budget submission but
9	that the Administration believes could ensure
10	the flight readiness date of 2017 for at least
11	one provider or significantly decreases the over-
12	all program lifecycle cost.
13	(3) INCLUSIONS.—Each strategy shall include
14	the contracting instruments the Administration will
15	employ to acquire the services in each phase of de-
16	velopment or acquisition, the number of commercial
17	providers the Administration will include in the pro-
18	gram, and the estimated flight readiness date in

19 each scenario.

20 SEC. 214. FLIGHT READINESS DEMONSTRATION.

(a) IN GENERAL.—The Administration shall carry
out its flight readiness demonstration, in which one or
more commercial crew partner companies safely transports United States astronauts to the International Space
Station, by December 31, 2017.

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(b) REPORT.—Not later than 180 days after the date
 of enactment of this Act and every 90 days thereafter until
 the Administration carries out its flight readiness dem onstration, the Administrator shall transmit to the Com mittee on Science, Space, and Technology of the House
 of Representatives and the Committee on Commerce,
 Science, and Transportation of the Senate a report—

8 (1) describing the current status of the Com-9 mercial Crew program, including all funding paid to 10 any partner company throughout the life of the pro-11 gram detailed by specific dollar amounts provided 12 for each milestone completed for each partner com-13 pany;

14 (2) specifying the accomplishments and mile15 stones completed in the 90 days prior to the date of
16 transmission of the report under any phase of the
17 program and all dollar amounts provided for each of
18 those milestones;

(3) identifying those accomplishments and milestones that were expected to be completed in the 90
days prior to the date of transmission of such report
under any phase of the program but that were not
completed in that timeframe;

24 (4) setting forth the accomplishments and mile-25 stones that are expected to be completed in the 90-

day period following the transmission of such report
under any phase of the program; and
(5) containing a statement of flight readiness
under subsection (c).
(c) STATEMENT OF FLIGHT READINESS.—The state-
ment of flight readiness required by subsection $(b)(5)$ shall
include—
(1) either—
(A) a certification by the Administrator
that the Administration is on schedule to com-
ply with subsection (a); or
(B) an explanation as to why the Adminis-
tration is not on schedule to comply with sub-
section (a) and why the Administration did not
develop an acquisition strategy based on exist-
ing budget authority; and
(2) a certification by the Administrator that all
deviations from the Aerospace Safety Advisory Panel
recommendations have been reported in accordance
with section 215.
(d) Authorization of Funds.—Not later than 60
days after the issuance of the explanation described in
subsection $(c)(2)$, the Administrator shall provide, and
begin implementation of, a new acquisition strategy that

ensures that at least 1 company will be prepared to pro vide crew transport services by December 31, 2017.

3 SEC. 215. CERTIFICATION PRODUCTS CONTRACT PHASE 4 TWO.

5 (a) IN GENERAL.—Phase two and any subsequent
6 phase of the Certification Products Contract, and any fur7 ther acquisition or development actions taken by the Ad8 ministration under the Commercial Crew Program, shall
9 be executed—

10 (1) under a cost-type contract specified by Fed-11 eral Acquisition Regulations; and

(2) except as provided in subsection (b), in accordance with the 2012 Annual Report of the Aerospace Safety Advisory Panel.

15 (b) DEVIATIONS.—

16 (1) AUTHORITY.—The Administrator may devi17 ate from any findings and recommendations of the
2012 Annual Report of the Aerospace Safety Advi19 sory Panel if the Administrator has determined
20 doing so is in the best interest of the program.

(2) NOTICE AND JUSTIFICATION.—If the Administrator deviates from any findings and recommendations of the 2012 Annual Report of the Aerospace Safety Advisory Panel under paragraph
(1), the Administrator shall transmit in writing to

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the Chair of the Aerospace Safety Advisory Panel,
the Committee on Science, Space, and Technology of
the House of Representatives, and the Committee on
Commerce, Science, and Transportation of the Senate notice of any planned deviations, along with a
justification therefor, as part of the statement required under section 214(c)(1).

8 (c) REPORT.—The Aerospace Safety Advisory Panel 9 shall review and report to the Committee on Science, 10 Space, and Technology of the House of Representatives 11 and the Committee on Commerce, Science, and Transpor-12 tation of the Senate on any deviation within 45 days of 13 notification.

14 SEC. 216. SPACE COMMUNICATIONS.

(a) PLAN.—The Administrator shall develop a plan, 15 in consultation with relevant Federal agencies, for updat-16 ing the Administration's space communications architec-17 18 ture for both low-Earth orbital operations and deep space 19 exploration so that it is capable of meeting the Administration's needs over the next 20 years. The plan shall in-20 21 clude lifecycle cost estimates, milestones, estimated per-22 formance capabilities, and 5-year funding profiles. The 23 plan shall also include an estimate of the amounts of any 24 reimbursements the Administration is likely to receive 25 from other Federal agencies during the expected life of

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1	the upgrades described in the plan. At a minimum, the
2	plan shall include a description of the following:
3	(1) Projected Deep Space Network require-
4	ments for the next 20 years, including those in sup-
5	port of human space exploration missions.
6	(2) Upgrades needed to support Deep Space
7	Network requirements, including cost estimates and
8	schedules.
9	(3) Cost estimates for the maintenance of exist-
10	ing Deep Space Network capabilities.
11	(4) Projected Tracking and Data Relay Sat-
12	ellite System requirements for the next 20 years, in-
13	cluding those in support of other relevant Federal
14	agencies.
15	(5) Cost and schedule estimates to maintain
16	and upgrade the Tracking and Data Relay Satellite
17	System to meet projected requirements.
18	(6) Steps the Administration is taking to miti-
19	gate threats to electromagnetic spectrum use.
20	(b) Schedule.—The Administrator shall transmit
21	the plan developed under this section to the Committee
22	on Science, Space, and Technology of the House of Rep-
23	resentatives and the Committee on Commerce, Science,
24	and Transportation of the Senate not later than 1 year
25	after the date of enactment of this Act.

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TITLE III—SCIENCE Subtitle A—General

3 SEC. 301. SCIENCE PORTFOLIO.

4 (a) BALANCED AND ADEQUATELY FUNDED ACTIVI5 TIES.—Section 803 of the National Aeronautics and Space
6 Administration Authorization Act of 2010 (124 Stat.
7 2832) is amended to read as follows:

8 "SEC. 803. OVERALL SCIENCE PORTFOLIO; SENSE OF CON9 GRESS.

"Congress reaffirms its sense, expressed in the Na-10 tional Aeronautics and Space Administration Authoriza-11 12 tion Act of 2010, that a balanced and adequately funded 13 set of activities, consisting of research and analysis grants 14 programs, technology development, small, medium, and 15 large space missions, and suborbital research activities, 16 contributes to a robust and productive science program and serves as a catalyst for innovation and discovery.". 17

(b) DECADAL SURVEYS.—In proposing the funding
of programs and activities for the National Aeronautics
and Space Administration for each fiscal year, the Administrator shall, to the greatest extent practicable, follow
guidance provided in the current decadal surveys from the
National Academies' Space Studies Board.

1 SEC. 302. ASSESSMENT OF SCIENCE MISSION EXTENSIONS.

2 Section 30504 of title 51, United States Code, is3 amended to read as follows:

4 "§ 30504. Assessment of science mission extensions

5 "(a) ASSESSMENT.—The Administrator shall carry 6 out biennial reviews within each of the Science divisions 7 to assess the cost and benefits of extending the date of 8 the termination of data collection for those missions that 9 exceed their planned mission lifetime. The assessment 10 shall take into consideration how extending existing mis-11 sions impacts the start of future missions.

12 "(b) CONSULTATION AND CONSIDERATION OF PO-13 TENTIAL BENEFITS OF INSTRUMENTS ON MISSIONS.— 14 When deciding whether to extend a mission that has an 15 operational component, the Administrator shall consult 16 with any affected Federal agency and shall take into ac-17 count the potential benefits of instruments on missions 18 that are beyond their planned mission lifetime.

"(c) COSTS.—If a mission is extended based on consultation required under subsection (b), the full costs of
the extension shall be paid for by the operational agency
or agencies.

"(d) REPORT.—The Administrator shall transmit to
the Committee on Science, Space, and Technology of the
House of Representatives and the Committee on Commerce, Science, and Transportation of the Senate, at the

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same time as the submission to Congress of the Presi dent's annual budget request, a report detailing any as sessment required by subsection (a) that was carried out
 during the previous year.".

5 SEC. 303. RADIOISOTOPE THERMOELECTRIC GENERATORS.

6 (a) ANALYSIS OF REQUIREMENTS AND RISKS.—The
7 Administrator, in consultation with other Federal agen8 cies, shall conduct an analysis of—

9 (1) the requirements of the Administration for 10 radioisotope power system material that is needed to 11 carry out planned, high priority robotic missions in 12 the solar system and other surface exploration activi-13 ties beyond low-Earth orbit; and

(2) the risks to missions of the Administration
in meeting those requirements, or any additional requirements, due to a lack of adequate radioisotope
power system material.

18 (b) CONTENTS OF ANALYSIS.—The analysis con-19 ducted under subsection (a) shall—

20 (1) detail the Administration's current pro21 jected mission requirements and associated time22 frames for radioisotope power system material;

(2) explain the assumptions used to determine
the Administration's requirements for the material,
including—

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1	(A) the planned use of Advanced Stirling
2	Radioisotope Generator technology;
3	(B) the status of and timeline for com-
4	pleting development and demonstration of the
5	Advanced Stirling Radioisotope Generator tech-
6	nology, including the development of flight
7	readiness requirements; and
8	(C) 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 Stirling Radioisotope Gener-
13	ator technology;
14	(3) assess the risk to the Administration's pro-
15	grams of any potential delays in achieving the sched-
16	ule and milestones for planned domestic production
17	of radioisotope power system material;
18	(4) outline a process for meeting any additional
19	Administration requirements for the material;
20	(5) estimate the incremental costs required to
21	increase the amount of material produced each year,
22	if such an increase is needed to support additional
23	Administration requirements for the material;
24	(6) detail how the Administration and other
25	Federal agencies will manage, operate, and fund

production facilities and the design and development
 of all radioisotope power systems used by the Ad ministration and other Federal agencies as nec essary;

5 (7) specify the steps the Administration will 6 take, in consultation with the Department of En-7 ergy, to preserve the infrastructure and workforce 8 necessary for production of radioisotope power sys-9 tems; and

10 (8) detail how the Administration has imple11 mented or rejected the recommendations from the
12 National Research Council's 2009 report titled "Ra13 dioisotope Power Systems: An Imperative for Main14 taining U.S. Leadership in Space Exploration".

(c) TRANSMITTAL.—Not later than 180 days after
the date of enactment of this Act, the Administrator shall
transmit the results of the analysis to the Committee on
Science, Space, and Technology of the House of Representatives and the Committee on Commerce, Science,
and Transportation of the Senate.

21 SEC. 304. CONGRESSIONAL DECLARATION OF POLICY AND 22 PURPOSE.

23 Section 20102(d) of title 51, United States Code, is
24 amended by adding at the end the following new para25 graph:

8

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"(10) The direction of the unique competence
of the Administration to the search for life's origin,
evolution, distribution, and future in the Universe.
In carrying out this objective, the Administration
may use any practicable ground-based, airborne, or
space-based technical means and spectra of electromagnetic radiation.".

Subtitle B—Astrophysics

9 SEC. 311. DECADAL CADENCE.

In carrying out section 301(b), the Administrator
shall ensure a steady cadence of large, medium, and small
astrophysics missions.

13 SEC. 312. EXTRASOLAR PLANET EXPLORATION STRATEGY.

(a) STRATEGY.—The Administrator shall enter into
an arrangement with the National Academies to develop
a science strategy for the study and exploration of
extrasolar planets, including the use of TESS, the James
Webb Space Telescope, WFIRST, or any other telescope,
spacecraft, or instrument as appropriate. Such strategy
shall—

21 (1) outline key scientific questions;

(2) identify the most promising research in thefield;

(3) indicate the extent to which the mission pri orities in existing decadal surveys address key
 extrasolar planet research goals; and

4 (4) make recommendations with respect to opti5 mal coordination with international partners.

6 (b) USE OF STRATEGY.—The Administrator shall use
7 the strategy to—

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

11 (2) provide a foundation for future activities12 and initiatives.

(c) REPORT TO CONGRESS.—Not later than 18
months after the date of enactment of this Act, the National Academies shall transmit a report to the Administrator, and to the Committee on Science, Space, and Technology of the House of Representatives and the Committee
on Commerce, Science, and Transportation of the Senate,
containing the strategy developed under subsection (a).

20 SEC. 313. JAMES WEBB SPACE TELESCOPE.

It is the sense of Congress that the James Webb Space Telescope program is significant to our understanding of the history of the universe, including galaxies, stars, and planetary systems, and should continue to receive priority of funding in accord with the recommendation of the most recent decadal survey for Astronomy and
 Astrophysics of the National Academies' Space Studies
 Board.

4 SEC. 314. WIDE-FIELD INFRARED SURVEY TELESCOPE.

5 The Administrator shall ensure that the development
6 of the Wide-Field Infrared Survey Telescope continues
7 while the James Webb Space Telescope is completed.

8 SEC. 315. NATIONAL RECONNAISSANCE OFFICE TELESCOPE 9 DONATION.

10 Not later than 90 days after the date of enactment of this Act, the Administrator shall transmit a report to 11 12 the Committee on Science, Space, and Technology of the House of Representatives and the Committee on Com-13 merce, Science, and Transportation of the Senate out-14 15 lining the cost of the Administration's potential plan for developing the Wide-Field Infrared Survey Telescope as 16 described in the most recent astronomy and astrophysics 17 decadal survey, including an alternative plan for the Wide-18 Field Infrared Survey Telescope 2.4, which includes the 19 donated 2.4-meter aperture National Reconnaissance Of-2021 fice telescope. Due to the budget constraints on the Ad-22 ministration's science programs, this report shall in-23 clude—

24 (1) an assessment of affordable approaches to
25 develop the Wide-Field Infrared Survey Telescope;

(2) a comparison to the development of mission
 concepts that exclude the utilization of the donated
 asset;

4 (3) an assessment of how the Administration's
5 existing science missions will be affected by the utili6 zation of the donated asset described in this section;
7 and

8 (4) a description of the cost associated with9 storing and maintaining the donated asset.

10 Subtitle C—Planetary Science

11 SEC. 321. DECADAL CADENCE.

12 In carrying out section 301(b), the Administrator 13 shall ensure, to the greatest extent practicable, that the 14 Administration carries out a balanced set of planetary 15 science programs in accordance with the priorities estab-16 lished in the most recent decadal survey for planetary 17 science. Such programs shall include, at a minimum—

18 (1) a Discovery-class mission at least once every19 24 months;

20 (2) a New Frontiers-class mission at least once
21 every 60 months; and

(3) at least one Flagship-class mission per
decadal survey period, starting with a Europa mission with a goal of launching by 2021.

1 SEC. 322. NEAR-EARTH OBJECTS.

2 (a) FINDINGS.—Congress makes the following find-3 ings:

4 (1) Near-Earth objects pose a serious and cred5 ible threat to humankind, as many scientists believe
6 that a major asteroid or comet was responsible for
7 the mass extinction of the majority of the Earth's
8 species, including the dinosaurs, nearly 65,000,000
9 years ago.

10 (2) Similar objects have struck the Earth or
11 passed through the Earth's atmosphere several times
12 in the Earth's history and pose a similar threat in
13 the future.

14 (3) Several such near-Earth objects have only
15 been discovered within days of the objects' closest
16 approach to Earth, and recent discoveries of such
17 large objects indicate that many large near-Earth
18 objects remain to be discovered.

(4) The efforts taken to date by the Administration for detecting and characterizing the hazards
of near-Earth objects must continue to fully determine the threat posed by such objects to cause widespread destruction and loss of life.

(b) DEFINITION.—For purposes of this section, theterm "near-Earth object" means an asteroid or comet with

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a perihelion distance of less than 1.3 Astronomical Units
 from the Sun.

3 (c) NEAR-EARTH OBJECT SURVEY.—The Adminis-4 trator shall continue to discover, track, catalogue, and 5 characterize the physical characteristics of near-Earth objects equal to or greater than 140 meters in diameter in 6 7 order to assess the threat of such near-Earth objects to 8 the Earth, pursuant to the George E. Brown, Jr. Near-9 Earth Object Survey Act (42 U.S.C. 16691). It shall be 10 the goal of the Survey program to achieve 90 percent completion of its near-Earth object catalogue (based on statis-11 tically predicted populations of near-Earth objects) by 12 13 2020.

(d) WARNING AND MITIGATION OF POTENTIAL HAZ15 ARDS OF NEAR-EARTH OBJECTS.—Congress reaffirms
16 the policy set forth in section 20102(g) of title 51, United
17 States Code (relating to detecting, tracking, cataloguing,
18 and characterizing asteroids and comets).

(e) PROGRAM REPORT.—The Administrator shall
transmit to the Committee on Science, Space, and Technology of the House of Representatives and the Committee
on Commerce, Science, and Transportation of the Senate,
not later than 1 year after the date of enactment of this
Act, an initial report that provides—

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1	(1) recommendations for carrying out the Sur-
2	vey program and an associated proposed budget;
3	(2) analysis of possible options that the Admin-
4	istration could employ to divert an object on a likely
5	collision course with Earth; and
6	(3) a description of the status of efforts to co-
7	ordinate and cooperate with other countries to dis-
8	cover hazardous asteroids and comets, plan a mitiga-
9	tion strategy, and implement that strategy in the
10	event of the discovery of an object on a likely colli-
11	sion course with Earth.
12	(f) ANNUAL REPORTS.—The Administrator shall an-
13	nually transmit to the Committee on Science, Space, and
14	Technology of the House of Representatives and the Com-

15 mittee on Commerce, Science, and Transportation of the16 Senate a report that provides—

17 (1) a summary of all activities carried out pur18 suant to subsection (c) since the date of enactment
19 of this Act; and

20 (2) a summary of expenditures for all activities
21 carried out pursuant to subsection (c) since the date
22 of enactment of this Act.

23 SEC. 323. ASTROBIOLOGY STRATEGY.

(a) STRATEGY.—The Administrator shall enter intoan arrangement with the National Academies to develop

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a science strategy for astrobiology that would outline key
 scientific questions, identify the most promising research
 in the field, and indicate the extent to which the mission
 priorities in existing decadal surveys address the search
 for life's origin, evolution, distribution, and future in the
 Universe.

7 (b) USE OF STRATEGY.—The Administrator shall use 8 the strategy developed under subsection (a) in planning 9 and funding research and other activities and initiatives 10 in the field of astrobiology. The strategy shall include rec-11 ommendations for coordination with international part-12 ners.

(c) REPORT TO CONGRESS.—Not later than 18
months after the date of enactment of this Act, the National Academies shall transmit a report to the Administrator, and to the Committee on Science, Space, and Technology of the House of Representatives and the Committee
on Commerce, Science, and Transportation of the Senate,
containing the strategy developed under subsection (a).

20 SEC. 324. PUBLIC-PRIVATE PARTNERSHIPS.

Not later than 180 days after the date of enactment
of this Act, the Administrator shall transmit to the Committee on Science, Space, and Technology of the House
of Representatives and the Committee on Commerce,
Science, and Transportation of the Senate a report de-

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scribing how the Administration can expand collaborative
 public-private partnerships to study life's origin, evolution,
 distribution, and future in the Universe.

Subtitle D—Heliophysics

5 SEC. 331. DECADAL CADENCE.

6 In carrying out section 301(b), the Administrator
7 shall ensure a steady cadence of large, medium, and small
8 heliophysics missions.

9 SEC. 332. REVIEW OF SPACE WEATHER.

10 (a) REVIEW.—The Director of the Office of Science and Technology Policy, in consultation with the Adminis-11 12 trator, the Administrator of the National Oceanic and Atmospheric Administration, the Director of the National 13 Science Foundation, the Secretary of Defense, the Sec-14 15 retary of Energy, and the Secretary of Homeland Security, shall enter into an arrangement with the National 16 Academies to provide a comprehensive study that reviews 17 18 current and planned space weather monitoring require-19 ments and capabilities. The study shall inform the process 20 of identifying national needs for future space weather 21 monitoring and mitigation. The National Academies shall 22 give consideration to international and private sector ef-23 forts and collaboration. The study shall also review the 24 current state of research capabilities in observing, mod-

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eling, and prediction and provide recommendations to en sure future advancement of predictive capability.

3 (b) REPORT TO CONGRESS.—Not later than 1 year 4 after the date of enactment of this Act, the National Acad-5 emies shall transmit a report to the Administrator, and to the Committee on Science, Space, and Technology of 6 7 the House of Representatives and the Committee on Com-8 merce, Science, and Transportation of the Senate, con-9 taining the results of the study provided under subsection (a). 10

11 SEC. 333. DEEP SPACE CLIMATE OBSERVATORY.

(a) INTEGRATING SENSORS.—The Administrator
may not integrate or fund the development of any sensor
on the Deep Space Climate Observatory (DSCOVR) that
is not aligned with the spacecraft's original space weather
mission requirements.

(b) ALGORITHMS.—The Administration may not develop or implement algorithms, or any other applications
or products, that—

20 (1) are not aligned with the Deep Space Cli21 mate Observatory mission's intended space weather
22 requirements; or

23 (2) enable "Earth at noon" images from the24 spacecraft.

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Subtitle E—Earth Science

2 SEC. 341. GOAL.

3 (a) IN GENERAL.—Recognizing the contributions 4 that Earth science and remote sensing have made to soci-5 ety over the last 50 years, the Administration shall con-6 tinue to develop first-of-a-kind instruments that, once 7 proved, can be transitioned to other agencies for oper-8 ations.

9 (b) AMENDMENT.—Section 60501 of title 51, United 10 States Code, is amended by inserting "In order to accom-11 plish this goal, the Administrator shall conduct research 12 and development on new sensors and instruments that will 13 mitigate the risks associated with the development of oper-14 ational systems and long-term data continuity require-15 ments by other agencies. The Administration shall not be responsible for the development of operational Earth 16 science systems, including satellite, sensor, or instrument 17 18 development, acquisition, and operations, as well as prod-19 uct development and data analysis, unless such work is 20conducted on a reimbursable basis that accounts for the 21 full cost of the work. The Administrator shall use the 22 Joint Agency Satellite Division structure, or a direct suc-23 cessor thereto, to manage this process on a fully reimbursable basis." after "Earth observations-based research pro-24 25 gram.".

1 SEC. 342. DECADAL CADENCE.

In carrying out section 301(b), the Administrator
shall ensure a steady cadence of large, medium, and small
Earth science missions.

5 SEC. 343. RESEARCH TO OPERATIONS.

6 Section 60502(a) of title 51, United States Code, is 7 amended by inserting "Operational responsibility for 8 Earth science or space weather missions or sensors may 9 not be transferred from any other Federal agency to the 10 Administration, except as specifically authorized by law." 11 after "execute the transitions.".

12 SEC. 344. INTERAGENCY COORDINATION.

13 Section 60505 of title 51, United States Code, is14 amended—

(1) in the section heading, by inserting "and
other Federal agencies" after "Atmospheric Administration";

18 (2) in subsection (a)—

(A) by striking "and the Administrator of
the National Oceanic and Atmospheric Administration" and inserting ", the Administrator of
the National Oceanic and Atmospheric Administration, and the heads of other relevant Federal agencies"; and

25 (B) by striking "the two agencies" and in26 serting "each of those agencies";

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1	(3) in subsection (b)—
2	(A) by striking "and the Administrator of
3	the National Oceanic and Atmospheric Admin-
4	istration" and inserting ", the Administrator of
5	the National Oceanic and Atmospheric Admin-
6	istration, and the heads of other relevant Fed-
7	eral agencies";
8	(B) by striking "Committee on Science and
9	Technology" and inserting "Committee on
10	Science, Space, and Technology"; and
11	(C) by striking "and the National Oceanic
12	and Atmospheric Administration" and inserting
13	", the National Oceanic and Atmospheric Ad-
14	ministration, and other relevant Federal agen-
15	cies"; and
16	(4) in subsection (d), by striking "Administra-
17	tion Earth science mission" and all that follows
18	through the period and inserting "Earth science
19	mission or Earth observing system to or from the
20	National Oceanic and Atmospheric Administration,
21	any other Federal agency, or the Administration, or
22	to or from other stakeholders, until the plans re-
23	quired under subsection (c) have been approved by
24	the Administrator, the Administrator of the National
25	Oceanic and Atmospheric Administration, and the

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1 heads of other relevant Federal agencies, and until 2 financial resources have been identified to support the transition or transfer in the President's annual 3 4 budget request for the National Oceanic and Atmos-5 pheric Administration, the Administration, or other 6 relevant agencies. Operational responsibility for 7 Earth science programs may not be transferred from 8 any other Federal agency to the Administration, ex-9 cept as specifically authorized by law.".

10SEC. 345. JOINT POLAR SATELLITE SYSTEM CLIMATE SEN-11SORS.

12 The Administration shall not be responsible for the 13 development of Joint Polar Satellite System climate sensors, including the Total Solar Irradiance Sensor (TSIS-14 15 2), the Ozone Mapping and Profiler Suite–Limb (OMPS-L), or the Clouds and Earth Radiant Energy System 16 17 (CERES-C). Any effort by the Administration related to 18 this work shall be conducted on a fully reimbursable basis 19 and executed by the Administration's Joint Agency Sat-20ellite Division or a direct successor thereto.

21 SEC. 346. LAND IMAGING.

(a) REAFFIRMATION OF POLICY.—Congress reaffirms the finding in section 2(1) of the Land Remote Sensing Policy Act of 1992 (15 U.S.C. 5601(1)), which states
that "The continuous collection and utilization of land re-

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mote sensing data from space are of major benefit in
 studying and understanding human impacts on the global
 environment, in managing the Earth's natural resources,
 in carrying out national security functions, and in plan ning and conducting many other activities of scientific,
 economic, and social importance.".

7 (b) CONTINUOUS LAND REMOTE SENSING DATA 8 COLLECTION.—The Director of the Office of Science and 9 Technology Policy shall take steps in consultation with 10 other relevant Federal agencies to ensure, to the maximum extent practicable, the continuous collection of space-11 based, medium-resolution observations of the Earth's land 12 13 cover, and to ensure that the data are made available in such ways as to facilitate the widest possible use. 14

(c) DEFINITION OF LAND IMAGING CAPABILITIES.—
The Administrator may not initiate the definition of requirements for land imaging capabilities unless such work
is conducted on a fully reimbursable basis and executed
by the Administration's Joint Agency Satellite Division or
a direct successor thereto.

21 SEC. 347. SOURCES OF EARTH SCIENCE DATA.

(a) ACQUISITION.—The Administrator shall, to the
extent possible and while satisfying the scientific or educational requirements of the Administration and, where
appropriate, of other Federal agencies and scientific re-

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searchers, acquire, where cost effective, space-based and
 airborne Earth remote sensing data, services, distribution,
 and applications from non-Federal providers.

4 (b) TREATMENT AS COMMERCIAL ITEM UNDER AC-5 QUISITION LAWS.—Acquisitions by the Administrator of the data, services, distribution, and applications referred 6 7 to in subsection (a) shall be carried out in accordance with 8 applicable acquisition laws and regulations (including 9 chapters 137 and 140 of title 10, United States Code). 10 For purposes of such laws and regulations, such data, services, distribution, and applications shall be considered 11 12 to be commercial items. Nothing in this subsection shall be construed to preclude the United States from acquiring, 13 through contracts with commercial providers, sufficient 14 15 rights in data to meet the needs of the scientific and educational community or the needs of other government ac-16 tivities. 17

(c) SAFETY STANDARDS.—Nothing in this section
shall be construed to prohibit the Federal Government
from requiring compliance with applicable safety standards.

(d) REPORT.—Not later than 180 days after the date
of enactment of the Act, the Administrator shall submit
a report to the Committee on Science, Space, and Technology of the House of Representatives and the Committee

on Commerce, Science, and Transportation of the Senate 1 2 on the Administration's efforts to carry out this section. TITLE IV—AERONAUTICS 3 4 SEC. 401. SENSE OF CONGRESS. 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; 9 (2) aeronautics research is essential to the Ad-10 ministration's mission; and 11 (3) the Administrator should coordinate and 12 consult with relevant Federal agencies and the pri-13 vate sector to minimize duplication and leverage re-14 sources. 15 SEC. 402. UNMANNED AERIAL SYSTEMS RESEARCH AND DE-16 VELOPMENT. 17 (a) IN GENERAL.—The Administrator, in consultation with the Administrator of the Federal Aviation Ad-18 19 ministration and other Federal agencies, shall direct re-20 search and technological development to facilitate the safe 21 integration of unmanned aerial systems into the National 22 Airspace System, including— 23 (1) positioning and navigation systems; 24 (2) sense and avoid capabilities; 25 (3) secure data and communication links;

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- (4) flight recovery systems; and
- 2 (5) human systems integration.

3 (b) ROADMAP.—The Administrator shall update a
4 roadmap for unmanned aerial systems research and devel5 opment and transmit this roadmap to the Committee on
6 Science, Space, and Technology of the House of Rep7 resentatives and the Committee on Commerce, Science,
8 and Transportation of the Senate not later than 90 days
9 after the date of enactment of this Act.

10 (c) COOPERATIVE UNMANNED AERIAL VEHICLE AC-TIVITIES.—Section 31504 of title 51, United States Code, 11 is amended by inserting "Operational flight data derived 12 from these cooperative agreements shall be made available, 13 in appropriate and usable formats, to the Administration 14 15 and the Federal Aviation Administration for the development of regulatory standards." after "in remote areas.". 16 17 SEC. 403. RESEARCH PROGRAM ON COMPOSITE MATERIALS 18 **USED IN AERONAUTICS.**

(a) CONSULTATION.—The Administrator, in overseeing the Administration's Integrated Systems Research
Program's work on composite materials, shall consult with
relevant Federal agencies and partners in industry to accelerate safe development and certification processes for
new composite materials and design methods while maintaining rigorous inspection of new composite materials.

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1 (b) REPORT.—Not later than 1 year after the date 2 of enactment of this Act, the Administrator shall transmit 3 a report to the Committee on Science, Space, and Tech-4 nology of the House of Representatives and the Committee on Commerce, Science, and Transportation of the Senate 5 detailing the Administration's work on new composite ma-6 7 terials and the coordination efforts among Federal agen-8 cies.

9 SEC. 404. HYPERSONIC RESEARCH.

10 Not later than 1 year after the date of enactment of this Act, the Administrator, in consultation with other 11 12 Federal agencies, shall develop and transmit to the Com-13 mittee on Science, Space, and Technology of the House of Representatives and the Committee on Commerce, 14 15 Science, and Transportation of the Senate a research and development roadmap for hypersonic aircraft research 16 with the objective of exploring hypersonic science and 17 18 technology using air-breathing propulsion concepts, 19 through a mix of theoretical work, basic and applied re-20search, and development of flight research demonstration 21 vehicles. The roadmap shall prescribe appropriate agency 22 contributions, coordination efforts, and technology mile-23 stones.

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1 SEC. 405. SUPERSONIC RESEARCH.

2 Not later than 1 year after the date of enactment 3 of this Act, the Administrator shall develop and transmit to the Committee on Science, Space, and Technology of 4 5 the House of Representatives and the Committee on Commerce, Science, and Transportation of the Senate a road-6 7 map that allows for flexible funding profiles, for super-8 sonic aeronautics research and development with the ob-9 jective of developing and demonstrating, in a relevant environment, airframe and propulsion technologies to mini-10 11 mize the environmental impact, including noise, of supersonic overland flight in an efficient and economical man-12 ner. The roadmap shall include— 13

- 14 (1) a status report on the Administration's ex-15 isting research on supersonic flight;
- 16 (2) a list of specific technological, environ17 mental, and other challenges that must be overcome
 18 to minimize the environmental impact, including
 19 noise, of supersonic overland flight;
- 20 (3) a research plan to address such challenges,
 21 as well as a project timeline for accomplishing rel22 evant research goals; and

(4) a plan for coordination with stakeholders,
including relevant government agencies and industry.

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 SEC. 406. RESEARCH ON NEXTGEN AIRSPACE MANAGE

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 MENT CONCEPTS AND TOOLS.

3 (a) IN GENERAL.—The Administrator shall, in consultation with the Director of the Joint Planning and De-4 5 velopment Office of the Federal Aviation Administration, review at least annually the alignment and timing of the 6 7 Administration's research and development activities in 8 support of the NextGen airspace management moderniza-9 tion initiative, and shall make any necessary adjustments by reprioritizing or retargeting the Administration's re-10 search and development activities in support of the 11 NextGen initiative. 12

13 (b) ANNUAL REPORTS.—The Administrator shall report to the Committee on Science, Space, and Technology 14 of the House of Representatives and the Committee on 15 16 Commerce, Science, and Transportation of the Senate annually regarding the progress of the Administration's re-17 search and development activities in support of the 18 19 NextGen airspace management modernization initiative, including details of consultation with the Federal Aviation 20Administration and any adjustments made to research ac-21 22 tivities.

23 SEC. 407. ROTORCRAFT RESEARCH.

Not later than 1 year after the date of enactment
of this Act, the Administrator, in consultation with other
Federal agencies, shall prepare and transmit to the Com-

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mittee on Science, Space, and Technology of the House 1 2 of Representatives and the Committee on Commerce, 3 Science, and Transportation of the Senate a plan for research relating to rotorcraft and other runwav-inde-4 5 pendent air vehicles, with the objective of developing and demonstrating improved safety, noise, and environmental 6 7 impact in a relevant environment. The plan shall include 8 specific goals for the research, a timeline for implementa-9 tion, metrics for success, and guidelines for collaboration 10 and coordination with industry and other Federal agen-11 cies.

12 TITLE V—SPACE TECHNOLOGY

13 SEC. 501. SPACE TECHNOLOGY.

14 (a) FINDINGS.—Congress finds the following:

(1) The Space Technology Mission Directorate
created by the Administration is lacking an organic
statutory authorization and in need of congressional
direction.

19 (2) In order to appropriately prioritize the Ad20 ministration's resources to accomplish its goals and
21 purposes, the Space Technology Mission Directorate
22 needs to be reorganized as provided in the amend23 ments made by this section.

24 (3) Projects, programs, and activities currently25 within the Exploration Research and Development

program should continue as planned as part of the
 Human Exploration and Operations Mission Direc torate.

4 (b) Space Technology Program.—

5 (1) AMENDMENT.—Section 70507 of title 51,
6 United States Code, is amended to read as follows:
7 "§ 70507. Space Technology Program authorized

8 "(a) PROGRAM AUTHORIZED.—The Administrator 9 shall establish, within the office of the Administrator, a 10 Space Technology Program to pursue the development of 11 technologies that enable exploration of the solar system 12 or advanced space science throughout the various elements 13 of the Administration.

14 "(b) SMALL BUSINESS PROGRAMS.—The Adminis15 trator shall organize and manage the Administration's
16 Small Business Innovation Research program and Small
17 Business Technology Transfer program within the Space
18 Technology Program.

19 "(c) NONDUPLICATION CERTIFICATION.—The Ad-20 ministrator shall include in the budget for each fiscal year, 21 as transmitted to Congress under section 1105(a) of title 22 31, a certification that no project, program, or mission 23 undertaken by the Space Technology Program is inde-24 pendently under development by any other office or direc-25 torate of the Administration.".

1	(2) TABLE OF SECTIONS AMENDMENT.—The
2	item relating to section 70507 in the table of sec-
3	tions for chapter 705 of title 51, United States
4	Code, is amended to read as follows:
	"70507. Space Technology Program authorized.".
5	TITLE VI—EDUCATION
6	SEC. 601. EDUCATION.
7	(a) IN GENERAL.—The Administration shall continue
8	its education and outreach efforts to—
9	(1) increase student interest and participation
10	in Science, Technology, Engineering, and Mathe-
11	matics ("STEM") education;
12	(2) improve public literacy in STEM;
13	(3) employ proven strategies for improving stu-
14	dent learning and teaching;
15	(4) provide curriculum support materials; and
16	(5) create and support opportunities for profes-
17	sional development for STEM teachers.
18	(b) Organization.—In order to ensure the inspira-
19	tion and engagement of children and the general public,
20	the Administration shall continue its STEM education and
21	outreach activities within the Science, Aeronautics Re-
22	search, Space Operations, and Exploration Mission Direc-
23	torates. Funds devoted to education and public outreach
24	shall be maintained in the Directorates, and the consolida-

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tion of these activities into the Education Directorate is
 prohibited.

3 (c) PROHIBITION.—The Administration may not im4 plement any proposed STEM education and outreach-re5 lated changes proposed in the budget for fiscal year 2014
6 transmitted to Congress under section 1105(a) of title 31,
7 United States Code.

8 TITLE VII—POLICY PROVISIONS

9 SEC. 701. ASTEROID RETRIEVAL MISSION.

(a) IN GENERAL.—Consistent with the policy stated
in section 201(b), the Administrator may not fund the development of an asteroid retrieval mission to send a
robotic spacecraft to a near-Earth asteroid for rendezvous,
retrieval, and redirection of that asteroid to lunar orbit
for exploration by astronauts.

(b) ASTEROID SURVEY.—The Administration may
not pursue a program to search for asteroids of 20 meters
or less in diameter unless the survey program described
in section 322(c) is at least 90 percent complete.

(c) REPORT.—Not later than 180 days after the date
of enactment of this Act, the Administrator shall provide
to the Committee on Science, Space, and Technology of
the House of Representatives and the Committee on Commerce, Science, and Transportation of the Senate a report

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on the proposed Asteroid Retrieval Mission. Such report
 shall include—

3 (1) a detailed budget profile, including cost esti4 mates for the development of all necessary tech5 nologies and spacecraft required for the mission;

6 (2) a detailed technical plan that includes mile-7 stones and a specific schedule;

8 (3) a description of the technologies and capa-9 bilities anticipated to be gained from the proposed 10 mission that will enable future human missions to 11 Mars which could not be gained by lunar missions; 12 and

(4) a complete review by the Small Bodies Assessment Group and the NASA Advisory Council
that includes a recommendation to Congress on the
feasibility of the mission as proposed by the Administration.

18 SEC. 702. TERMINATION LIABILITY.

19 (a) FINDINGS.—Congress makes the following find-20 ings:

(1) The International Space Station, the Space
Launch System, and the Orion crew capsule will enable the Nation to continue operations in low-Earth
orbit and to send its astronauts to deep space. As
a result of their unique capabilities and their critical

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contribution to the future of space exploration, these
 systems have been designated by Congress and the
 Administration as priority investments.

4 (2) While the Space Launch System and the
5 Orion programs, currently under development, have
6 made significant progress, they have not been fund7 ed at levels authorized, and as a result congression8 ally authorized milestones will be delayed by several
9 years.

10 (3) In addition, contractors are currently hold11 ing program funding, estimated to be in the hun12 dreds of millions of dollars, to cover the potential
13 termination liability should the Government choose
14 to terminate a program for convenience. As a result,
15 hundreds of millions of taxpayer dollars are unavail16 able for meaningful work on these programs.

(4) According to the Government Accountability
Office, the Administration procures most of its
goods and services through contracts, and it terminates very few of them. In fiscal year 2010, the Administration terminated 28 of 16,343 active contracts and orders—a termination rate of about 0.17
percent.

24 (5) Providing processes requiring congressional25 action on termination of these high-priority pro-

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grams would enable contractors to apply taxpayer

2 dollars to making maximum progress in meeting the 3 established technical goals and schedule milestones 4 of these programs. (b) NASA TERMINATION LIABILITY.— 5 6 General RULE.—Termination liability (1)7 costs for a covered program shall be provided only 8 pursuant to this subsection. 9 (2) PROHIBITION ON RESERVING FUNDS.—The 10 Administrator may not reserve funds from amounts 11 appropriated for a covered program, and shall direct 12 prime contractors not to reserve funds, for potential 13 termination liability costs with respect to a covered 14 program. 15 (3) INTENT OF CONGRESS.—It is the intent of 16 Congress that funds authorized to be appropriated 17 for covered programs be applied in meeting estab-18 lished technical goals and schedule milestones. 19 (4)VOID CONTRACTUAL PROVISIONS.—Any 20 provision in a prime contract entered into before the 21 date of enactment of this Act that provides for the 22 payment of termination liability costs through any

23 means other than as provided in this subsection is24 hereby declared to be void and unenforceable.

25 (5) Congressional action; notice.—

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1 (A) TERMINATION FOR CONVENIENCE. 2 The Administrator may not initiate termination 3 for the convenience of the Government of a 4 prime contract on a covered program unless 5 such program termination is authorized or re-6 quired by a law enacted after the date of enact-7 ment of this Act. 8 (B) TERMINATION FOR CAUSE.—The Ad-9 ministrator shall notify the Committee on 10 Science, Space, and Technology of the House of 11 Representatives and the Committee on Com-12 merce, Science, and Transportation of the Sen-13 ate before initiating termination for cause of a 14 prime contract on a covered program. 15 (6)SUPPLEMENTAL APPROPRIATION RE-16 QUEST.— 17 (A) REQUEST.—If the Administrator de-18 cides to terminate a prime contract on a cov-

18 cides to terminate a prime contract on a cov-19 ered program, and sufficient unobligated appro-20 priations are not available to cover termination 21 liability costs in the appropriations account that 22 is funding the prime contract being terminated, 23 the Administrator shall provide to Congress a 24 notification that an authorization of appropria-25 tions is necessary not later than 120 days in

1	advance of the proposed contract settlement for
2	the covered program.
3	(B) INTENT OF CONGRESS.—It is the in-
4	tent of Congress to provide additional author-
5	ization for appropriations as may be necessary
6	to pay termination liability costs on prime con-
7	tracts for covered programs if Congress deems
8	it appropriate that the Administration termi-
9	nate such prime contracts.
10	(7) DEFINITIONS.—For purposes of this sec-
11	tion:
12	(A) COVERED PROGRAM.—The term "cov-
13	ered program" means the International Space
14	Station, the Space Launch System, and the
15	Orion crew capsule.
16	(B) PRIME CONTRACTOR.—The term
17	"prime contractor" means a person or entity
18	contracting directly with the Federal Govern-
19	ment on a covered program.
20	(C) TERMINATION LIABILITY COSTS.—The
21	term "termination liability costs" means any
22	costs incurred by a prime contractor, or by any
23	subcontractor of a prime contractor, for which
24	the Federal Government is liable as a result of

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termination of a prime contract by the Adminis trator.

3 (c) REPORTING.—Not later than 6 months after the 4 date of enactment of this Act, and every 6 months there-5 after for the duration of the prime contracts on covered programs, the Administrator shall transmit to the Com-6 7 mittee on Science, Space, and Technology of the House 8 of Representatives and the Committee on Commerce, 9 Science, and Transportation of the Senate a report that 10 provides-

(1) the estimated termination liability costs foreach of the prime contracts; and

13 (2) the basis for how such estimate was deter-14 mined.

15 SEC. 703. INDEMNIFICATION EXTENSION.

Section 50915(f) of title 51, United States Code, is
amended by striking "December 31, 2013" and inserting
"December 31, 2018".

19 SEC. 704. BASELINE AND COST CONTROLS.

20 Section 30104 of title 51, United States Code, is21 amended—

(1) in subsection (a), by striking "Procedural
Requirements 7120.5c, dated March 22, 2005" and
inserting "Procedural Requirements 7120.5E, dated
August 14, 2012"; and

(2) in subsection (f), by striking "beginning 18
 months after the date the Administrator transmits a
 report under subsection (e)(1)(A)" and inserting
 "beginning 18 months after the Administrator
 makes such determination".

6 SEC. 705. PROJECT AND PROGRAM RESERVES.

7 To ensure that the establishment, maintenance, and 8 allotment of project and program reserves contribute to 9 prudent management, not later than 180 days after the 10 date of enactment of this Act, the Administrator shall transmit to the Committee on Science, Space, and Tech-11 12 nology of the House of Representatives and the Committee 13 on Commerce, Science, and Transportation of the Senate a report describing the Administration's criteria for estab-14 15 lishing the amount of reserves at the project and program levels and how such criteria complement the Administra-16 tion's policy of budgeting at a 70-percent-confidence level. 17 18 SEC. 706. INDEPENDENT REVIEWS.

19 Not later than 270 days after the date of enactment 20 of this Act, the Administrator shall transmit to the Com-21 mittee on Science, Space, and Technology of the House 22 of Representatives and the Committee on Commerce, 23 Science, and Transportation of the Senate a report de-24 scribing the Administration's procedures for conducting 25 independent reviews of projects and programs at lifecycle

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milestones and how the Administration ensures the inde pendence of the individuals who conduct those reviews
 prior to their assignment.

4 SEC. 707. SPACE ACT AGREEMENTS.

5 (a) COST SHARING.—To the extent that the Adminis6 trator determines practicable, the funds provided by the
7 Government under a funded Space Act Agreement shall
8 not exceed the total amount provided by other parties to
9 the Space Act Agreement.

10 (b) NEED.—A Space Act Agreement may be used only when the use of a standard contract, grant, or cooper-11 ative agreement is not feasible or appropriate, as deter-12 13 mined by the Associate Administrator for Procurement. 14 (c) PUBLIC NOTICE AND COMMENT.—The Adminis-15 trator shall make available for public notice and comment each proposed Space Act Agreement at least 30 days be-16 fore entering into such agreement, with appropriate 17 18 redactions for proprietary, sensitive, or classified informa-19 tion.

(d) TRANSPARENCY.—The Administrator shall publicly disclose on the Administration's website and make
available in a searchable format all Space Act Agreements,
with appropriate redactions for proprietary, sensitive, or
classified information, not later than 60 days after such
agreement is signed.

(e) AUTHORIZATION.—The Administrator may not
 enter into a funded Space Act Agreement for an amount
 in excess of \$50,000,000 unless such agreement has been
 specifically authorized by law.

5 (f) ANNUAL REPORT.—

6 (1) REQUIREMENT.—Not later than 90 days after the end of each fiscal year, the Administrator 7 8 shall submit to the Committee on Science, Space, 9 and Technology of the House of Representatives and 10 the Committee on Commerce, Science, and Trans-11 portation of the Senate a report on the use of Space 12 Act Agreement authority by the Administration dur-13 ing the previous fiscal year.

14 (2) CONTENTS.—The report shall include for
15 each Space Act Agreement in effect at the time of
16 the report—

17 (A) an indication of whether the agreement
18 is a reimbursable, nonreimbursable, or funded
19 Space Act Agreement;

20 (B) a description of—

- 21 (i) the subject and terms;
- 22 (ii) the parties;
- 23 (iii) the responsible—
 - (I) mission directorate;
- 25 (II) center; or

781 (III) headquarters element; 2 (iv) the value; (v) the extent of the cost sharing 3 4 among Federal Government and non-Fed-5 eral sources; 6 (vi) the time period or schedule; and 7 (vii) all milestones; and 8 (C) an indication of whether the agreement 9 was renewed during the previous fiscal year. 10 (3) ANTICIPATED AGREEMENTS.—The report 11 shall also include a list of all anticipated reimburs-12 able, nonreimbursable, and funded Space Act Agree-13 ments for the upcoming fiscal year. 14 (4) CUMULATIVE PROGRAM BENEFITS.—The 15 report shall also include, with respect to the Space 16 Act Agreements covered by the report, a summary 17 of— 18 (A) the technology areas in which research 19 projects were conducted under such agreements; 20 (B) the extent to which the use of the 21 Space Act Agreements— 22 (i) has contributed to a broadening of 23 the technology and industrial base avail-

able for meeting Administration needs; and

1	(ii) has fostered within the technology
2	and industrial base new relationships and
3	practices that support the United States;
4	and
5	(C) the total amount of value received by
6	the Federal Government during the fiscal year
7	pursuant to such Space Act Agreements.
8	SEC. 708. HUMAN SPACEFLIGHT ACCIDENT INVESTIGA-
9	TIONS.
10	Section 70702(a) of title 51, United States Code, is
11	amended by striking paragraph (3) and inserting the fol-
12	lowing:
13	"(3) any other space vehicle carrying humans
14	that is owned by the Federal Government or that is
15	being used pursuant to a contract or Space Act
16	Agreement, as defined in section 2 of the with the
17	Federal Government; or".
18	SEC. 709. COMMERCIAL TECHNOLOGY TRANSFER PRO-
19	GRAM.
20	Section 50116(a) of title 51, United States Code, is
21	amended by inserting ", while protecting national secu-
22	rity" after "research community".
23	SEC. 710. ORBITAL DEBRIS.
24	(a) FINDING.—Congress finds that orbital debris
25	poses serious risks to the operational space capabilities of

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the United States and that an international consensus and
 strategic plan is needed to mitigate the growth of orbital
 debris wherever possible.

4 (b) REPORTS.—

(1) COORDINATION.—Not later than 90 days 5 6 after the date of enactment of this Act, the Adminis-7 trator shall provide the Committee on Science, 8 Space, and Technology of the House of Representa-9 tives and the Committee on Commerce, Science, and 10 Transportation of the Senate with a report on the 11 status of efforts to coordinate with countries within 12 the Inter-Agency Space Debris Coordination Com-13 mittee to mitigate the effects and growth of orbital 14 debris as required by section 1202(b)(1) of the Na-15 tional Aeronautics and Space Administration Au-16 thorization Act of 2010 (42 U.S.C. 18441(b)(1)).

17 (2) MITIGATION STRATEGY.—Not later than 90 18 days after the date of enactment of this Act, the Di-19 rector of the Office of Science and Technology Policy 20 shall provide the Committee on Science, Space, and 21 Technology of the House of Representatives and the 22 Committee on Commerce, Science, and Transpor-23 tation of the Senate with a report on the status of 24 the orbital debris mitigation strategy required under section 1202(b)(2) of the National Aeronautics and 25

1	Space Administration Authorization Act of 2010 (42
2	U.S.C. 18441(b)(2)).
3	SEC. 711. NASA LEADERSHIP.
4	Section 20111 of title 51, United States Code, is
5	amended—
6	(1) in subsection (a), by inserting "The Admin-
7	istrator shall serve for a term of 6 years, and may
8	be reappointed for additional terms." after "and ac-
9	tivities thereof."; and
10	(2) in subsection (b)—
11	(A) by inserting "The Deputy Adminis-
12	trator may not act for, and exercise the powers
13	of, the Administrator for a period in excess of
14	45 days. After 45 days, the Associate Adminis-
15	trator shall exercise the powers of the Adminis-
16	trator until a new Administrator is appointed
17	and confirmed by the Senate." after "absence
18	or disability."; and
19	(B) by striking "from civilian life".
20	SEC. 712. NASA ADVISORY COUNCIL.
21	(a) ESTABLISHMENT.—Subchapter II of chapter 201
22	of title 51, United States Code, is amended by adding at
23	the end the following new section:

1 "§ 20118. NASA Advisory Council

2 "(a) ESTABLISHMENT.—There shall be established a
3 NASA Advisory Council (in this section referred to as 'the
4 Council') for the Administration in accordance with this
5 section, not later than 9 months after the date of enact6 ment of this section.

7 "(b) MEMBERSHIP AND APPOINTMENT.—The Council shall consist of 11 members to be appointed as follows: 8 9 "(1) 5 members shall be appointed by the 10 President. ((2) 2 members shall be appointed by the)11 12 President pro tempore of the Senate. 13 "(3) 1 member shall be appointed by the minor-14 ity leader of the Senate. "(4) 2 members shall be appointed by the 15 16 Speaker of the House of Representatives. 17 "(5) 1 member shall be appointed by the minor-18 ity leader of the House of Representatives. 19 In addition to the members appointed under paragraphs 20 (1) through (5), the Administrator shall be an ex officio, nonvoting member of the Council. Members of the Council 21 22 shall comply with the Federal Advisory Committee Act (5 23 U.S.C. App.) and the Ethics in Government Act of 1978 24 (5 U.S.C. App.).

25 "(c) QUALIFICATIONS.—The persons appointed as
26 members of the Council shall be—

1	"(1) former astronauts or scientists or engi-
2	neers eminent in the fields of human spaceflight,
3	planetary science, space science, Earth science, aero-
4	nautics, or disciplines related to space exploration
5	and aeronautics, including other scientific, engineer-
6	ing, or business disciplines;
7	((2) selected on the basis of established records
8	of distinguished service; and
9	((3) so selected as to provide representation of
10	the views of engineering, science, and aerospace
11	leaders in all areas of the Nation.
12	"(d) TERMS.—The term of office of each member of
13	the Council shall be 6 years.
14	"(e) MEETINGS.—The Council shall meet two times
15	annually at minimum and at such other times as the
16	Chairman may determine, but the Chairman shall also call
17	a meeting whenever one-third of the members so request
18	in writing. The Council shall adopt procedures governing
19	the conduct of its meetings, including delivery of notice
20	and a definition of a quorum, which in no case shall be
21	less than one-half plus one of the members of the Council.
22	"(f) Chairman and Vice Chairman.—The Chair-
23	man and Vice Chairman of the Council shall be elected
24	by a majority vote of the Council for a two-year term. A
25	member may serve as Chairman and Vice Chairman for

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up to three terms. The Vice Chairman shall perform the
 duties of the Chairman in his absence. If a vacancy occurs
 in the chairmanship or vice chairmanship, the Council
 shall elect a member to fill such vacancy.

5 "(g) STAFF.—The Administrator shall support the 6 Council with professional staff to provide for the perform-7 ance of such duties as may be prescribed by the Council. 8 "(h) COMMITTEES.—The Council is authorized to ap-9 point from among its members such committees as it 10 deems necessary and to assign to committees so appointed such survey and advisory functions as the Council deems 11 12 appropriate to assist it in exercising its powers and func-13 tions.

14 "(i) FUNCTIONS.—

15 "(1) BUDGET PROPOSAL.—

"(A) REVIEW OF PROPOSAL.—Not later 16 17 than October 15 of each year, the Council shall 18 have reviewed the Administration's proposed 19 budget for the next fiscal year and shall provide 20 to the President their advice based on the best 21 professional judgment of a majority of mem-22 bers. Portions of Council meetings in which the 23 Council considers the budget proposal for the 24 next fiscal year may be closed to the public

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until the Council submits the proposal to the President and Congress.

3 "(B) Advice to congressional commit-4 TEES.—Not later than 14 days following the President's budget submittal to Congress for 5 6 the next fiscal year, the Council shall provide to 7 the Committee on Science, Space, and Tech-8 nology of the House of Representatives and the 9 Committee on Commerce, Science, and Trans-10 portation of the Senate their advice based on 11 the best professional judgment of a majority of 12 members.

"(2) ADVICE TO THE PRESIDENT AND CONGRESS.—The Council shall report their findings, advice, and recommendations to the President and
Congress on matters of particular policy interest on
space exploration and aeronautics based on the best
professional judgment of a majority of members.".

(b) TABLE OF SECTIONS.—The table of sections for
chapter 201 of title 51, United States Code, is amended
by adding at the end of the items for subchapter II the
following new item:

"20118. NASA Advisory Council.".

23 (c) CONSULTATION AND ADVICE.—Section 20113(g)
24 of title 51, United States Code, is amended by inserting
25 "and Congress" after "advice to the Administration".

1 SEC. 713. COST ESTIMATION.

(a) REPORT.—Not later than 90 days after the date
of enactment of this Act, the Administrator shall transmit
to the Committee on Science, Space, and Technology of
the House of Representatives and the Committee on Commerce, Science, and Transportation of the Senate a report
on current and continuing efforts to implement more effective cost-estimation practices.

9 (b) ELEMENTS.—The report required under sub-10 section (a) shall include—

(1) a list of steps the Administration is undertaking to advance consistent implementation of the
joint cost and schedule level (JCL) process; and

14 (2) a description of mechanisms the Adminis15 tration is using and will continue to use to ensure
16 that adequate resources are dedicated to cost esti17 mation.