the interagency adjudication process of a licensing request;

- (D) a list of all applications that required additional information; and
- (E) a list of all applications whose disposition exceeded the 120 day deadline established in section 60121(c), the total days overdue for each application that exceeded such deadline, and an explanation for the delay:
- (2) all notifications and information provided to the Secretary under section 60122; and
- (3) a description of all actions taken by the Secretary under the administrative authority granted by paragraphs (4), (5), and (6) of section 60123(a).
- (b) CLASSIFIED ANNEXES.—Each report under subsection (a) may include classified annexes as necessary to protect the disclosure of sensitive or classified information.
- (c) SUNSET.—The reporting requirement under this section terminates effective September 30, 2020.

(Added Pub. L. 114–90, title II,  $\S 201(a)$ , Nov. 25, 2015, 129 Stat. 719.)

## References in Text

The date of enactment of the U.S. Commercial Space Launch Competitiveness Act, referred to in subsec. (a), is the date of enactment of Pub. L. 114–90, which was approved Nov. 25, 2015.

SUBCHAPTER IV—RESEARCH, DEVELOPMENT, AND DEMONSTRATION

## § 60131. Continued Federal research and development

- (a) Roles of Administration and Department of Defense.—
- (1) IN GENERAL.—The Administrator and the Secretary of Defense are directed to continue and to enhance programs of remote sensing research and development.
- (2) ADMINISTRATION ACTIVITIES AUTHORIZED AND ENCOURAGED.—The Administrator is authorized and encouraged to—
  - (A) conduct experimental space remote sensing programs (including applications demonstration programs and basic research at universities):
  - (B) develop remote sensing technologies and techniques, including those needed for monitoring the Earth and its environment; and
  - (C) conduct such research and development in cooperation with other United States Government agencies and with public and private research entities (including private industry, universities, non-profit organizations, State and local governments, foreign governments, and international organizations) and to enter into arrangements (including joint ventures) which will foster such cooperation.
- (b) ROLES OF DEPARTMENT OF AGRICULTURE AND DEPARTMENT OF THE INTERIOR.—
  - (1) IN GENERAL.—In order to enhance the ability of the United States to manage and utilize its renewable and nonrenewable resources, the Secretary of Agriculture and the

- Secretary of the Interior are authorized and encouraged to conduct programs of research and development in the applications of remote sensing using funds appropriated for such purposes.
- (2) ACTIVITIES THAT MAY BE INCLUDED.—Such programs may include basic research at universities, demonstrations of applications, and cooperative activities involving other Government agencies, private sector parties, and foreign and international organizations.
- (c) ROLE OF OTHER FEDERAL AGENCIES.—Other United States Government agencies are authorized and encouraged to conduct research and development on the use of remote sensing in the fulfillment of their authorized missions, using funds appropriated for such purposes.

(Pub. L. 111–314, §3, Dec. 18, 2010, 124 Stat. 3417.)

HISTORICAL AND REVISION NOTES

| Revised<br>Section | Source (U.S. Code) | Source (Statutes at Large)   |
|--------------------|--------------------|--|
| 60131              | 15 U.S.C. 5631.    | Pub. L. 102–555, title III,<br>§301, Oct. 28, 1992, 106<br>Stat. 4174. |

## § 60132. Availability of federally gathered unenhanced data

- (a) IN GENERAL.—All unenhanced land remote sensing data gathered and owned by the United States Government, including unenhanced data gathered under the technology demonstration program carried out pursuant to section 60133 of this title, shall be made available to users in a timely fashion.
- (b) PROTECTION FOR COMMERCIAL DATA DISTRIBUTOR.—The President shall seek to ensure that unenhanced data gathered under the technology demonstration program carried out pursuant to section 60133 of this title shall, to the extent practicable, be made available on terms that would not adversely affect the commercial market for unenhanced data gathered by the Landsat 6 spacecraft.

(Pub. L. 111–314, §3, Dec. 18, 2010, 124 Stat. 3417.)

HISTORICAL AND REVISION NOTES

| Revised<br>Section | Source (U.S. Code) | Source (Statutes at Large)  |
|--------------------|--------------------|---|
| 60132              | 15 U.S.C. 5632.    | Pub. L. 102–555, title III,<br>§ 302, Oct. 28, 1992, 106<br>Stat. 4174. |

In subsection (b), the word "affect" is substituted for "effect" to correct an error in the law.

## $\S 60133$ . Technology demonstration program

- (a) ESTABLISHMENT.—As a fundamental component of a national land remote sensing strategy, the President shall establish, through appropriate United States Government agencies, a technology demonstration program. The goals of the program shall be to—
  - (1) seek to launch advanced land remote sensing system components within 5 years after October 28, 1992;
  - (2) demonstrate within such 5-year period advanced sensor capabilities suitable for use in the anticipated land remote sensing program; and