- (g) The Secretary may issue a permit under this section notwithstanding any license issued under this chapter. The issuance of a license under this chapter may not invalidate a permit issued under this section.
- (h) No person may operate a reusable suborbital rocket or reusable launch vehicle under a permit for carrying any property or human being for compensation or hire.
- (i) For the purposes of sections 50907, 50908, 50909, 50910, 50912, 50914, 50917, 50918, 50919, and 50923 of this chapter—
 - (1) a permit shall be considered a license;
 - (2) the holder of a permit shall be considered a licensee:
 - (3) a vehicle operating under a permit shall be considered to be licensed; and
 - (4) the issuance of a permit shall be considered licensing.

This subsection shall not be construed to allow the transfer of a permit.

(Added Pub. L. 108-492, $\S2(c)(16)$, Dec. 23, 2004, 118 Stat. 3979, $\S70105a$ of title 49; renumbered $\S70105a$ then $\S50906$ of title 51 and amended Pub. L. 111–314, $\S4(d)(2)$, (3)(F), (5)(G), (H), Dec. 18, 2010, 124 Stat. 3440–3442; Pub. L. 114–90, title I, $\S104$, Nov. 25, 2015, 129 Stat. 706.)

AMENDMENTS

2015—Subsec. (d). Pub. L. 114–90, \$104(1)(A), substituted "or reusable launch vehicles that will be launched into a suborbital trajectory or reentered under that permit" for "that will be launched or reentered" in introductory provisions.

Subsec. (d)(1). Pub. L. 114-90, §104(1)(B), amended par. (1) generally. Prior to amendment, par. (1) read as follows: "research and development to test new design concepts, new equipment, or new operating techniques;".

Subsec. (d)(3). Pub. L. 114-90, §104(1)(C), struck out "prior to obtaining a license" after "crew training" and inserted "or vehicle" after "design of the rocket".

Subsec. (e)(1). Pub. L. 114-90, §104(2)(A), substituted "suborbital rocket or suborbital rocket design, or for a particular reusable launch vehicle or reusable launch vehicle design," for "suborbital rocket design".

Subsec. (e)(2). Pub. L. 114-90, \$104(2)(B), inserted "or launch vehicle" after "the suborbital rocket".

Subsec. (g). Pub. L. 114-90, §104(3), amended subsec. (g) generally. Prior to amendment, subsec. (g) read as follows: "A permit may not be issued for, and a permit that has already been issued shall cease to be valid for, a particular design for a reusable suborbital rocket after a license has been issued for the launch or reentry of a rocket of that design."

Subsec. (h). Pub. L. 114-90, \$104(4), inserted "or reusable launch vehicle" after "suborbital rocket".

2010—Pub. L. 111-314, \$4(d)(2), (3)(F), successively re-

2010—Pub. L. 111–314, $\S4(d)(2)$, (3)(F), successively renumbered section 70105a of title 49 and section 70105a of this title as this section.

Subsec. (c). Pub. L. 111–314, \$4(d)(5)(G), substituted "section 50905(b)(2)(C)" for "section 70105(b)(2)(C)".

Subsec. (i). Pub. L. 111-314, \$4(d)(5)(H), substituted "sections 50907, 50908, 50909, 50910, 50912, 50914, 50917, 50918, 50919, and 50923" for "sections 70106, 70107, 70108, 70109, 70110, 70112, 70115, 70116, 70117, and 70121" in introductory provisions.

CHANGE OF NAME

Committee on Science of House of Representatives changed to Committee on Science and Technology of House of Representatives by House Resolution No. 6, One Hundred Tenth Congress, Jan. 5, 2007. Committee on Science and Technology of House of Representatives changed to Committee on Science, Space, and Technology the Space, and Technology of House of Representatives changed to Committee on Science, Space, and Technology of House of Representatives changed to Committee on Science, Space, and Technology of House of Representatives changed to Committee on Science, Space, and Technology of House of Representatives on Science and Technology of House Resolution No. 6, One Hundred Technology of House of Representatives on Science and Technology of Ho

nology of House of Representatives by House Resolution No. 5, One Hundred Twelfth Congress, Jan. 5, 2011.

§ 50907. Monitoring activities

(a) GENERAL REQUIREMENTS.—A licensee under this chapter must allow the Secretary of Transportation to place an officer or employee of the United States Government or another individual as an observer at a launch site or reentry site the licensee uses, at a production facility or assembly site a contractor of the licensee uses to produce or assemble a launch vehicle or reentry vehicle, at a site not owned or operated by the Federal Government or a foreign government used for crew, government astronaut, or space flight participant training, or at a site at which a payload is integrated with a launch vehicle or reentry vehicle. The observer will monitor the activity of the licensee or contractor at the time and to the extent the Secretary considers reasonable to ensure compliance with the license or to carry out the duties of the Secretary under sections 50904(c), 50905, and 50906 of this title. A licensee must cooperate with an observer carrying out this subsection.

(b) CONTRACTS.—To the extent provided in advance in an appropriation law, the Secretary may make a contract with a person to carry out subsection (a) of this section.

(Pub. L. 103-272, §1(e), July 5, 1994, 108 Stat. 1334, §70106 of title 49; Pub. L. 105-303, title I, §102(a)(7), Oct. 28, 1998, 112 Stat. 2848; Pub. L. 108-492, §2(c)(17), Dec. 23, 2004, 118 Stat. 3980; renumbered §70106 then §50907 of title 51 and amended Pub. L. 111-314, §4(d)(2), (3)(G), (5)(I), Dec. 18, 2010, 124 Stat. 3440-3442; Pub. L. 114-90, title I, §112(m), Nov. 25, 2015, 129 Stat. 713.)

HISTORICAL AND REVISION NOTES

Revised Section	Source (U.S. Code)	Source (Statutes at Large)
70106(a)	49 App.:2613(a).	Oct. 30, 1984, Pub. L. 98–575, §14, 98 Stat. 3060.
70106(b)	49 App.:2613(b).	

In subsection (a), the word "duties" is substituted for "responsibilities" for consistency in the revised title and with other titles of the United States Code.

AMENDMENTS

2015—Subsec. (a). Pub. L. 114–90 substituted "at a site not owned or operated by the Federal Government or a foreign government used for crew, government astronaut, or space flight participant training" for "at a site used for crew or space flight participant training".

2010—Pub. L. 111–314, \$4(d)(2), (3)(G), successively renumbered section 70106 of title 49 and section 70106 of this title as this section. Subsec. (a). Pub. L. 111–314, \$4(d)(5)(I), substituted

Subsec. (a). Pub. L. 111-314, \$4(d)(5)(I), substituted "sections 50904(c), 50905, and 50906" for "sections 70104(c), 70105, and 70105a". 2004—Subsec. (a). Pub. L. 108-492 inserted "at a site

2004—Subsec. (a). Pub. L. 108–492 inserted "at a site used for crew or space flight participant training," after "assemble a launch vehicle or reentry vehicle," and substituted "sections 70104(c), 70105, and 70105a" for "section 70104(c)".

1998—Subsec. (a). Pub. L. 105–303, in first sentence, inserted "or reentry site" after "observer at a launch site" and "or reentry vehicle" after "assemble a launch vehicle" and after "with a launch vehicle".

§ 50908. Effective periods, and modifications, suspensions, and revocations, of licenses

(a) EFFECTIVE PERIODS OF LICENSES.—The Secretary of Transportation shall specify the period