Page 137

(c) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

DONALD J. TRUMP.

§51303. Asteroid resource and space resource rights

A United States citizen engaged in commercial recovery of an asteroid resource or a space resource under this chapter shall be entitled to any asteroid resource or space resource obtained, including to possess, own, transport, use, and sell the asteroid resource or space resource obtained in accordance with applicable law, including the international obligations of the United States.

(Added Pub. L. 114-90, title IV, §402(a), Nov. 25, 2015, 129 Stat. 721.)

CHAPTER 515—OFFICE OF SPACEPORTS

Sec.1 51501.1 Establishment of Office of Spaceports.¹

Editorial Notes

AMENDMENTS

2018-Pub. L. 115-254, div. B, title V, §580(b)(1), Oct. 5, 2018, 132 Stat. 3395, added chapter 515 and item 51501.

§51501. Establishment of Office of Spaceports

(a) ESTABLISHMENT OF OFFICE.—Not later than 90 days after the date of enactment of this section, the Secretary of Transportation shall identify, within the Office of Commercial Space Transportation, a centralized policy office to be known as the Office of Spaceports.

(b) FUNCTIONS.—The Office of Spaceports shall-

- (1) support licensing activities for operation of launch and reentry sites;
- (2) develop policies that promote infrastructure improvements at spaceports;
- (3) provide technical assistance and guidance to spaceports;

(4) promote United States spaceports within the Department: and

(5) strengthen the Nation's competitiveness in commercial space transportation infrastructure and increase resilience for the Federal Government and commercial customers.

(c) RECOGNITION .- In carrying out the functions assigned in subsection (b), the Secretary shall recognize the unique needs and distinctions of spaceports that host—1

(1) launches to or reentries from orbit; and

(2) are involved in suborbital launch activities.

(d) DIRECTOR.—The head of the Office of the Associate Administrator for Commercial Space Transportation shall designate a Director of the Office of Spaceports.

(e) DEFINITION.—In this section the term "spaceport" means a launch or reentry site that

is operated by an entity licensed by the Secretary of Transportation.

(Added Pub. L. 115-254, div. B, title V, §580(b)(1), Oct. 5, 2018, 132 Stat. 3395.)

Editorial Notes

References in Text

The date of enactment of this section, referred to in subsec. (a), is the date of enactment of Pub. L. 115-254, which was approved Oct. 5, 2018.

Subtitle VI—Earth Observations

CHAPTER 601—LAND REMOTE SENSING POLICY

SUBCHAPTER I-GENERAL

60101. Definitions.

Sec

60111.

- SUBCHAPTER II-LANDSAT
 - Landsat Program Management.
- 60112. Transfer of Landsat 6 program responsibil-
- ities 60113 Data policy for Landsat 7.

SUBCHAPTER III-LICENSING OF PRIVATE REMOTE SENSING SPACE SYSTEMS

- 60121 General licensing authority.
- Conditions for operation. 60122.
- Administrative authority of Secretary. 60123.
- 60124 Regulatory authority of Secretary.
- 60125 Agency activities.
- 60126. Annual reports.

SUBCHAPTER IV—RESEARCH, DEVELOPMENT, AND DEMONSTRATION

- 60131. Continued Federal research and development.
- 60132. Availability of federally gathered unenhanced
- data. 60133. Technology demonstration program.
- 60134. Preference for private sector land remote
 - sensing system. SUBCHAPTER V—GENERAL PROVISIONS

- 60141. Nondiscriminatory data availability.
- 60142. Archiving of data. 60143. Nonreproduction.
- 60144.Reimbursement for assistance.
- 60145. Acquisition of equipment.
- 60146. Radio frequency allocation.
- 60147.Consultation.
- 60148. Enforcement.
 - SUBCHAPTER VI-PROHIBITION OF

COMMERCIALIZATION OF WEATHER SATELLITES

- Prohibition. 60161. Future considerations. 60162.

Editorial Notes

AMENDMENTS

2015-Pub. L. 114-90, title II, §201(b), Nov. 25, 2015, 129 Stat. 719. added item 60126.

SUBCHAPTER I-GENERAL

§60101. Definitions

In this chapter:

(1) COST OF FULFILLING USER REQUESTS.—The term "cost of fulfilling user requests" means the incremental costs associated with providing product generation, reproduction, and distribution of unenhanced data in response to user requests and shall not include any acqui-

¹Editorially supplied. Section added by Pub. L. 115-254 without corresponding amendment of chapter analysis.

¹So in original. The dash probably should follow "that" and the word "host" probably should appear at the beginning of par. (1).