## 1NC

### 1NC---OFF

#### Interpretation: Debaters must disclose affirmative frameworks, advocacy texts, advantage areas, and underviews thirty minutes before round if they haven’t read the affirmative before

#### Violation: They didn’t

Graphical user interface, text, application, email

Description automatically generated

#### Standards:

#### 1] Clash- Not disclosing incentivizes surprise tactics and poorly refined positions that rely on artificial and vague negative engagement to win debates. Their interpretation discourages third- and fourth-line testing by limiting the amount of time we have to prepare and forcing us to enter the debate with zero idea of what the affirmative is. Negatives are forced to rely on generics instead of smart contextual strategies destroying nuanced argumentation.

#### 2] Reciprocity – They get an infinite amount of time to frontline their aff to write the most efficient and effective answers to anything we could say against it while we get only four minutes in round. This gives them a tremendous advantage over us that makes it impossible to win substance.

#### 3] Shiftiness- Not knowing enough about the affirmative coming into round incentivizes 1ar shiftiness about what the aff is and what their framework/advocacy entails. That means even if we could read generics or find prep, they’d just find ways to recontextualize their obscure advocacy in the 1ar.

#### Paradigm issues –

#### a] Fairness – its constitutive to debate as competitive activity that requires objective evaluation. Controls the I/L to education because you don’t learn from an already skewed round.

#### b] DTD – a] deters future abuse b] my strat has already been skewed so it’s the only way to rectify the abuse

#### c] Competing interps – a] reasonability invites arbitrary judge intervention and a race to the bottom of questionable argumentation b] reasonability collapses since brightlines operate on an offense-defense paradigm

#### d] Norming outweighs – a] constitutivism – it’s the intrinsic purpose of theory b] magnitude – it’s the only out of round impact which link turns their arguments because they assume a good model of debate

### 1NC---OFF

#### Interpretation – Debaters may not read that aff theory is drop the debater, no RVIs, Competing Interps and Aff theory first, and no new 2NR paradigm issues.

#### Violation – Their UV

#### 1] Standards –

#### a] Infinite Abuse - They can read a theory shell that’s DTD/no RVI/CI that means their standard automatically comes before any 1NC standard since aff theory comes first, it also means it comes as the highest layer because I can’t weigh between other shells because the aff has the highest theory layer. So, if they read a shell that I violate in the 1AR I will lose because they have the highest layer, and I can’t get offense on that layer. They can make new 1AR paradigm issues like eval the theory debate after the 1AR and I auto-lose because I don’t get new paradigm issues.

#### b] Clash – I can’t clash if I always lose, and I can’t offensively engage on the highest layer which destroys theoretical clash – strongest I/L to education because it’s the only form of unique education we get from debate.

### 1NC---OFF

#### Statesought to call a global constitutional convention and establish a constitution reflecting intergenerational concern with exclusive authority to determine if appropriation of outer space by private entities is unjust and bind participating bodies to its result

Not defending implementation doesn’t mean anything – if the aff defends itself as a general principle then we defend as a general principle private appropriation is unjust through a global constitutional convention

#### Normal means has the plan implemented through the *Committee on the Peaceful use of Outer Space.*

Halstead 10—(B.S., Psychology, The University of Alabama; J.D., The University of Alabama School of Law; LL.M., Institute of Air and Space Law, McGill University; Lieutenant Colonel, U.S. Air Force Judge Advocate General's Corps). C. Brandon Halstead. 2010. "Prometheus Unbound - Proposal for a New Legal Paradigm for Air Law and Space Law: Orbit Law," Journal of Space Law 36, no. 1, 143-206

The debate on how to distinguish airspace from outer space is as old as the space age itself. The problems emerging from space exploration first entered the agenda of the United Nations in 1957, and were later placed on the agenda before the General Assembly through the establishment of an Ad Hoc Committee on the Peaceful Uses of Outer Space (COPUOS) in 1958.' Although this Committee initially focused on the debate of disarmament, its status was later made permanent in 1961 while its charter was expanded to include examination of all issues relating to the field of exploration and use of outer space by governmental and non-governmental organizations.16 In 1962 the Scientific and Technical Sub-Committee and Legal Sub-Committee began their true substantive work and became the main center of international cooperation and coordination for exploration of peaceful uses of outer space." Successive sessions focused on general and specific issues of space law, including the establishment of a frontier between outer space and atmospheric space18.

That means the cp competes – any designation of appropriation of outer space being unjust is through the ost

#### We will concede the black laws no date definition that means the aff is a policy action

#### That solves the aff – it addresses shared anxieties while building political consensus

Gardiner 1 [Stephen M. Gardiner, Professor of Philosophy and Ben Rabinowitz Endowed Professor of Human Dimensions of the Environment at the University of Washington, Seattle, “A Call for a Global Constitutional Convention Focused on Future Generations,” 2014, *Ethics & International Affairs*, Vol. 28, Issue 3, pp. 299-315, https://doi.org/10.1017/S0892679414000379, EA]

A Constitutional Convention In my view, the above line of reasoning leads naturally to a more specific proposal: that we—concerned individuals, interested community groups, national governments, and transnational organizations—should initiate a call for a global constitutional convention focused on future generations. This proposal has two components. The first component is procedural. The proposal takes the form of a “call to action.” It is explicitly an attempt to engage a range of actors, based on a claim that they have or should take on a set of responsibilities, and a view about how to go about discharging those responsibilities. The second component is substantive. The main focus for action is a push for the creation of a constitutional convention at the global level, whose role is to pave the way for an overall constitutional system that appropriately embodies intergenerational concern. The substantive idea rests on several key ideas. Still, for the purposes of a basic proposal, I suggest that these be understood in a relatively open way that, as far as is practicable, does not prejudge the outcome of the convention, and especially its main recommendations. First, the convention itself should be understood as “a representative body called together for some occasional or temporary purpose” and “constituted by statute to represent the people in their primary relations.”14 Second, a constitutional system should be thought of in a minimalist sense as “a set of norms (rules, principles or values) creating, structuring, and possibly defining the limits of government power or authority.”15 Third, the “instigating” role of the convention should be to discuss, develop, make recommendations toward, and set in motion a process for the establishment of a constitution. Fourth, its primary subject matter should be the need to adequately reflect and embody intergenerational concern, where this would include at least the protection of future generations, the promotion of their interests (where “interests” is to be broadly conceived so as to include rights, claims, welfare, and so on), and the discharging of duties with respect to them. It may also (and in my view should) include some way of reflecting concern for past generations, including responsiveness to at least certain of their interests and views. However, I will leave that issue aside in what follows. The proposal to initiate a call for a global constitutional convention has at least two attractive features. First, it is based in a deep political reality, and does not underplay the challenge. It acknowledges the problem as it is, both specific and general, and calls attention to the heart of that problem, including to the failures of the current system, the need for an alternative, and the background issue of responsibility. Moreover, though the proposal is dramatic and rhetorically eye-catching, it is so in a way that is appropriately responsive to the seriousness of the issue at hand, the persistent political inertia surrounding more modest initiatives, and the fact that (grave though concerns about it are) climate change is only one instance of the tyranny of the contemporary (and the wider perfect moral storm), and we should expect others to arise over the coming decades and centuries. The second attractive feature of the proposal is that, though ambitious, it is not alienating. While it does not succumb to despair in the face of the challenge, neither does it needlessly polarize and divide from the outset (for example, by leaping to specific recommendations about how to fill the institutional gap). Instead, it acknowledges that there are fundamental difficulties and anxieties, but uses them to start the right kind of debate, rather than to foreclose it. As a result, the proposal is a promising candidate to serve as the subject of a wide and overlapping political consensus, at least among those who share intergenerational concern. Selective Mirroring To quell some initial anxieties, it is perhaps worth clarifying the open-ended and non-alienating character of the proposal. One temptation would be to view the call for a global constitutional convention as a fairly naked plea for world government, a prospect that would be deeply alienating—indeed anathema—to many. However, that is not my intention. Though it is possible that a global constitutional convention would lead in this direction, it is by no means certain. At a minimum, no such body could plausibly recommend any form of “world government” without simultaneously advancing detailed suggestions about how to avoid the standard threats such an institution might pose. Moreover, it seems perfectly conceivable, even likely under current ways of thinking, that a global constitutional convention would pursue what we might call a selective mirroring strategy. Specifically, a convention would seek to develop a broader system of institutions and practices that reflected the desirable features of a powerful and highly centralized global authority but neutralized the standing threats posed by it (for example, it might employ familiar strategies such as the separation of powers). In all likelihood, one feature of a selective mirroring approach would be the significant preservation of existing institutions to serve as a bulwark against the excesses of any newly created ones. Whether and how such a strategy might be made effective against the perfect moral storm, and whether something closer to a “world government” would do better, would be a central issue for discussion by the convention.

#### It spills over to foster broader intergenerational representation, but independence is key

Gardiner 2 [Stephen M. Gardiner, Professor of Philosophy and Ben Rabinowitz Endowed Professor of Human Dimensions of the Environment at the University of Washington, Seattle, “A Call for a Global Constitutional Convention Focused on Future Generations,” 2014, *Ethics & International Affairs*, Vol. 28, Issue 3, pp. 299-315, https://doi.org/10.1017/S0892679414000379, EA]

One set of guidelines concerns how the global constitutional convention relates to other institutions. The first guideline concerns relative independence: (1) Autonomy: Any global constitutional convention should have considerable autonomy from other institutions, and especially from those dominated by factors that generate or facilitate the tyranny of the contemporary (and the perfect moral storm, more generally). Thus, for example, attempts should be made to insulate the global constitutional convention from too much influence from short-term and narrowly economic forces. The second guideline concerns limits to that independence: (2) Mutual Accountability: Any global constitutional convention should be to some extent accountable to other major institutions, and they should be accountable to it. Thus, for example, though the global constitutional convention should not be able to decide unilaterally that national institutions should be radically supplanted, nevertheless such institutions should not have a simple veto on the recommendations of the convention, including those that would result in sharp limits to their powers. A third guideline concerns adequacy: (3) Functional Adequacy: The global constitutional convention should be constructed in such a way that it is highly likely to produce recommendations that are functionally adequate to the task. Thus, for example, the tasks of the global constitutional convention should not be assigned to any currently existing body whose design and authority is clearly unsuitable. In my view, this guideline rules out proposals such as the Royal Society’s suggestion that governance of geoengineering should be taken up by the United Nations’ Commission on Sustainable Development,20 or the Secretary-General’s recommendation of a new United Nations’ High Commissioner for Future Generations.21 Though such proposals may have merit for some purposes (for example, as pragmatic, incremental suggestions to highlight the importance of intergenerational issues), they are too modest, in my opinion, to reflect the gravity of the threats posed by climate change in particular, and the perfect moral storm more generally. Aims A second set of guidelines concerns the aims of the global constitutional convention. Here, the perfect moral storm analysis would suggest: (4) Comprehensiveness: The convention should be under a mandate to consider a very broad range of global, intergenerational issues, to focus on such issues at a foundational level, and to recommend institutional reform accordingly. (5) Standing Authority: Though the convention may recommend the establishment of some temporary and issue-specific bodies, its focus should be on the establishment of institutions with standing authority over the long term. These guidelines are significant in that they stand against existing issue-specific approaches to global and intergenerational problems, and encourage not only a less ad hoc but also a more proactive approach. In particular, the global constitutional convention might be expected to recommend institutions that would be charged with identifying, monitoring, and taking charge of intergenerational issues as such. For example, such institutions should address not only specific policy issues (such as climate change, large asteroid detection, and long-term nuclear waste) but also the need to identify similar threats before they arise.

#### Proactive measures mitigate a laundry list of emerging catastrophic risks – extinction

Beckstead et al. 14 [Nick Beckstead, Nick Bostrom, Niel Bowerman, Owen Cotton-Barratt, William MacAskill, Seán Ó hÉigeartaigh, Toby Ord, \* Future of Humanity Institute, University of Oxford, \*\* Director, Future of Humanity Institute, University of Oxford, \*\*\* Global Priorities Project, Centre for Effective Altruism; Department of Physics, University of Oxford, \*\*\*\* Global Priorities Project, Centre for Effective Altruism; Future of Humanity Institute, University of Oxford, \*\*\*\*\* Uehiro Centre for Practical Ethics, University of Oxford, \*\*\*\*\*\* Cambridge Centre for the Study of Existential Risk; Future of Humanity Institute, University of Oxford, \*\*\*\*\*\*\* Programme on the Impacts of Future Technology, Oxford Martin School, University of Oxford, “Policy Brief: Unprecedented Technological Risks,” 2014, *The Global Priorities Project, The Future of Humanity Institute, The Oxford Martin Programme on the Impacts of Future Technology, and The Centre for the Study of Existential Risk*, https://www.fhi.ox.ac.uk/wp-content/uploads/Unprecedented-Technological-Risks.pdf, Accessed: 03/13/21, EA]

In the near future, major technological developments will give rise to new unprecedented risks. In particular, like nuclear technology, developments in synthetic biology, geoengineering, distributed manufacturing and artificial intelligence create risks of catastrophe on a global scale. These new technologies will have very large benefits to humankind. But, without proper regulation, they risk the creation of new weapons of mass destruction, the start of a new arms race, or catastrophe through accidental misuse. Some experts have suggested that these technologies are even more worrying than nuclear weapons, because they are more difficult to control. Whereas nuclear weapons require the rare and controllable resources of uranium-235 or plutonium-239, once these new technologies are developed, they will be very difficult to regulate and easily accessible to small countries or even terrorist groups. Moreover, these risks are currently underregulated, for a number of reasons. Protection against such risks is a global public good and thus undersupplied by the market. Implementation often requires cooperation among many governments, which adds political complexity. Due to the unprecedented nature of the risks, there is little or no previous experience from which to draw lessons and form policy. And the beneficiaries of preventative policy include people who have no sway over current political processes — our children and grandchildren. Given the unpredictable nature of technological progress, development of these technologies may be unexpectedly rapid. A political reaction to these technologies only when they are already on the brink of development may therefore be too late. We need to implement prudent and proactive policy measures in the near future, even if no such breakthroughs currently appear imminent.

#### Maintaining sustainable use of outer space is key to future generations

**Islam 18** [Mohammad Saiful Islam, Mohammad works for the Institute of Advanced Judicial Studies and the Beijing Institute of Technology. 4-27-2018, "The Sustainable Use of Outer Space: Complications and Legal Challenges to the Peaceful Uses and Benefit of Humankind," Beijing Law Review, <https://www.scirp.org/journal/paperinformation.aspx?paperid=85201> accessed 12/12/21] Adam

4.2. Ensure the Rights of Future Generations in Outer Space Sustainable development is the establishing principle for achieving present human needs without damaging the demands of future generations maintaining integrity and constancy of the natural systems. The modern idea of sustainable development is derived from the Brundtland Report in 1987. Generally considered in modern application and exploration of outer space, fundamental elements are the area must be dedicated to peaceful purposes; and the area must be preserved for future generations [(Heim, 1990)](https://www.scirp.org/journal/paperinformation.aspx?paperid=85201#ref17) . It is an indispensable and inordinate challenge to confirm uphold the healthy environment and make sure development without destroying the rights of future generations in space. Article IX of The Outer Space Treaty provided, in the exploration and use of outer space, States should pursue studies and conduct exploration of outer space so as to avoid harmful contamination and also adverse changes in the environment of the Earth [(Outer Space Treaty, 1967)](https://www.scirp.org/journal/paperinformation.aspx?paperid=85201#ref35) . The issues of what constitutes harmful contamination in Earth’s environment have yet to be interpreted. The legal definition of “adverse” and “harmful” will also modification as Earth, indigenous sciences progress, separately or in concert, with the planetary exploration space sciences [(Robinson, 2005)](https://www.scirp.org/journal/paperinformation.aspx?paperid=85201#ref38) . As a result of multifaceted political, economic, scientific, technological, educational, and other global problems, there has been practicing exclusively only international cooperation for sustainable space development among the developed countries [(Noichim, 2005)](https://www.scirp.org/journal/paperinformation.aspx?paperid=85201#ref34) . The space faring nations should promote a supportive environment for peaceful and sustainable use of space, decrease environmental effects on Earth and protect the terrestrial environment. We should escape a regime that will ultimately reflect the over-exploitation of resources and environmental havoc [(Fountain, 2002)](https://www.scirp.org/journal/paperinformation.aspx?paperid=85201#ref9) .

#### Reject 1AR theory- A] 7-6 time skew means it’s endlessly aff biased B] I don’t have a 3nr which allows for endless extrapolation C] 1AR theory is skewed to the aff because they have a 2ar judge psychology warrant.

#### Infinite abuse claims are wrong- A] Spikes solve-you can just preempt paradigms in the 1AC B] Functional limits- 1nc is only 7 minutes long

#### 1NC theory first - 1] Abuse was self-inflicted- They started the chain of abuse and forced me down this strategy 2] Norming- We have more speeches to norm over whether it’s a good idea since the shell was read earlier. Norming outweighs A] Constutivism- It’s the constitutive purpose of theory debating B] Sequencing- it’s a pre-requisite to actualizing any other voter like fairness or education 3] It was introduced first so it comes lexically prior 4] All the reasons why 1AR theory is skewed towards the aff should be evaluated as a reason why 1NC theory comes first

#### Neg abuse outweighs Aff abuse – 1] Infinite prep time before round to frontline 2] 2AR judge psychology and 1st and last speech 3] Infinite perms and uplayering in the 1AR.

#### Reasonability on 1AR shells – 1AR theory is very aff-biased because the 2AR gets to line-by-line every 2NR standard with new answers that never get responded to– reasonability checks 2AR sandbagging by preventing really abusive 1NCs while still giving the 2N a chance.

#### DTA on 1AR shells - They can blow up a blippy 20 second shell to 3 min of the 2AR while I have to split my time and can’t preempt 2AR spin which necessitates judge intervention and means 1AR theory is irresolvable so you shouldn’t stake the round on it you should also eva l the debate immediately after the 1nc that’s key to reciprocity since we both have 1 speech to debate.

#### RVIs on 1AR theory – 1AR being able to spend 20 seconds on a shell and still win forces the 2N to allocate at least 2:30 on the shell which means RVIs check back time skew – ows on quantifiability

#### Condo is good proving a CP is bad doesn’t prove the plan is good, a logical policy maker can always choose not to act. Logic outweighs – it’s the basis of all rational arguments.

#### No new 1ar theory paradigm issues 1] New 1ar paradigms moot 1NC offense 2] Introducing them in the aff allows for rigorous testing and in depth clash

### 1NC---OFF

#### Standard is maximizing expected wellbeing

#### 1] Prep – small school debaters only need a few good generics like deterrence, the civilian casualties disad, and the ICJ counterplan to win every util round. But under agonism, since contentions are less variable and analytics are more important, big-school block-writing hoses them every round. Blocks don’t matter nearly as much for util since innovation checks coaching bias.

#### 2] Innovation – there are simply more articles written in the context of util than in agonism – simple Google search proves. Proves util incentivizes a wider variety of arguments than agonism, which causes recycling of old args – proven by the fact that the same agonism justifications have been read every phil round for decades. Think about it – new advantages are broken often, but phil contentions are established at the beginning of the topic and never change for two months.

#### 3] Ground – non-util philosophies conclude overwhelmingly on one side of most topics – for example, Kant won every neg round on the national service topic. Only util generates robust debates with equitable ground.

#### 4] Real-world – abstract debates about philosophy have much less grounding in the real world than util – discussing consequences gives students education about fopo, economics, IR, etc. Outweighs since portable skills are the ultimate goal of debate.

#### Our defense – 1] Education outweighs fairness – every fairness justification collapses to ‘better for debate’ which proves debate’s only valuable if we can learn from it. To win fairness first they need to win this round was so unfair that education couldn’t be gained which is disproven by these args.

#### Theoretical justifications outweigh – 1] Frameworks are essentially T debates about the word ought which proves the better model of debate is what matters. 2] Turns substance – it doesn’t matter how true a philosophy is if it can’t be engaged or is impossible to learn from – even if Kant was correct, we shouldn’t use his philosophy in debate specifically. 3] Exclusionary rule – we’ve won Agonism is unfair which means all their substantive arguments should be presumed false – the only reason they seem true is because it was impossible to engage in the first place.

## Case

### 1NC---AT: Tricks stuff

#### 1] Reject spikes that aren’t on top- it means I have to wait for the 1ac to finish to formulate a strategy since I don’t know what your going to read which moots 6 min of prep

#### 2] Reject Spikes that weren’t disclosed- prevents us from rigorously testing your norm and incentivizes surprise tactics

#### 3] Reject under views—one small theory analytic can take out huge chunks of the 1nc which kills substantive clash

#### 4] New 2NR Responses- A] none of the spikes have a clear implication in the 1ac B] It’s key to robustly contest their norm

#### 5] Negating is harder so auto reject aff fairness claims- a] first and last speech, b] 2ar judge psych adv, c] infinite prep, d] 1ar uplayering ability splitting the 2nr. Preempt to the 1ar – nc reactivity doesn’t apply to underviews since it wasn’t disclosed and 2nr sandbagging isn’t possible with 1ar layering

#### 6] RVI’s on each spike- otherwise they can read the most absurd paradigm issues for 6 min and are never held accountable

#### Comparative worlds over truth testing

**A] Topic Education – truth testing allows debaters to recycle generic arguments that say everything is true/false like which ruins the incentive to do topical research which o/w because we only have a limited time to debate the topic**

**B] Irresolvable- The debate becomes irresolvable when you have two aprioris on either side which o/w since it constraints the judges ability to make a decision**

**C] Collapses- truth testing inevitably requires a comparative judgement between the world of the affirmative and negative i.e. the statement x world is good is either true or false**

#### Permissibility and presumption negate

#### 1] Falsity- Statements are more often false than true because proving one part of the statement false disproves the entire statement. Presuming all statements are true creates contradictions which would be ethically bankrupt.

#### 2] Negation Theory- negate means to deny the truth of. The resolution indicates the affirmative has to prove an obligation, and permissibility would deny the existence of an obligation. Also means auto-negate since we denied the affirmative’s truth.

Negate: to deny the existence or truth of

That’s Merriam-Webster “negate” https://www.merriam-webster.com/dictionary/negate

#### Negating is harder – A] Aff gets first and last speech which control the direction of the debate B] Affirmatives can strategically uplayer in the 1ar giving them a 7-6 time skew advantage, splitting the 2nr C] They get infinite prep time

Indexicals

#### 1] Trigger permissibility- It would justify every action being permissible since people can act under their own index

#### 2] Indexicals negate- we have proven an index under which the aff is false so vote neg since you can’t weigh between indexes

#### [AT Joyce]

#### Infinite indexes to negate so goes both ways

### A2: Trivialism

#### 1] Paradoxical- if all statements are true then the opposite of them must also be true

#### 2] Repugnant- it would justify statements like rape is good being true which is intuitively incorrect