# 1NC

### 1NC – OFF

#### 1] Interp – the Affirmative must only defend that appropriation of outer space is unjust.

#### a] Private entities are non-governmental.

Dunk 11 Von Der Dunk, Frans G. "1. The Origins Of Authorisation: Article VI Of The Outer Space Treaty And International Space Law." National Space Legislation in Europe. Brill Nijhoff, 2011. 3-28. (University of Nebraska)//Elmer

4. Interpreting Article VI of the Outer Space Treaty One main novel feature of Article VI stood out with reference to the role of private enterprise in this context. Contrary to the version o fthe concept applicable under general international law, where 'direct state responsibility' only pertained to acts somehow directly attributable to a state and states could only be addressed for acts by private actors under 'indirect', 'due care' / 'due diligence' responsibility18, Article VI made no difference as to whether the activities at issue were the state's own ("whether such activities are carried on by governmental agencies" ...) or those of private actors (... "or by non-governmental entities"). The interests of the Soviet Union in ensuring that, whomever would actually conduct a certain space activity, some state or other could be held responsible for its compliance with applicable rules of space law to that extent had prevailed. However, the general acceptance of Article VI as cornerstone of the Outer Space Treaty unfortunately was far from the end of the story. Partly, this was the consequence of key principles being left undefined.

#### b] Unjust refers to a negative action – it means contrary.

Black Laws No Date "What is Unjust?" <https://thelawdictionary.org/unjust/> //Elmer

Contrary to right and justice, or to the enjoyment of his rights by another, or to the standards of conduct furnished by the laws.

#### 2] Violation – the Affirmative defends a new, multi-lateral agreement between states which is beyond the scope of the resolution.

#### 3] Standards – Effects and Extra-T which are voters for predictable limits and ground – allowing the Aff to defend implementation through any number of agreements/mechanisms explodes predictable limits – it shifts the topic to not appropriation good/bad but how we should end it which skews pre-tournament prep. Allowing them to be Effects-T gives them unlimited advantage ground like multilateral governance good or PTD perception spill-over which skews our ground since they could say our particular mechanism side-steps your links.

#### 4] TVA – just defend space mining being bad without the multilateral governance part of the plan.

#### 5] Paradigm Issues –

#### a] Topicality is Drop the Debater – it’s a fundamental baseline for debate-ability.

#### b] Use Competing Interps – 1] Topicality is a yes/no question, you can’t be reasonably topical and 2] Reasonability invites arbitrary judge intervention and a race to the bottom of questionable argumentation.

#### c] No RVI’s - 1] Forces the 1NC to go all-in on Theory which kills substance education, 2] Encourages Baiting since the 1AC will purposely be abusive, and 3] Illogical – you shouldn’t win for not being abusive.

### 1NC – OFF

#### Text – The United States should unilaterally restrict asteroid mining done by private entities.

#### Counterplan competes – the Plan is a multilateral agreement while the CP is just the United States.

#### Counterplan solves the Aff – 1] 1AC Gallagher says that US Leadership spill-over to follow-on and norming which solves Advantage 1 and 2] 1AC Wall says the US actions over Mining fractures governance – the CP sets the US in-line.

#### Unilateral Actions solve – they’re legally binding and perceived internationally.

Su 17 Jinyuan, S. U. "Space arms control: Lex lata and currently active proposals." Asian Journal of International Law 7.1 (2017): 61-93. //Elmer

The unilateral statements led by Russia are important confidence-building measures for the security of outer space. However, in international law unilateral acts may also imply binding obligations, subject to the fulfilment of some conditions. The binding character of an international obligation assumed unilaterally, as the customary principle of pacta sunt servanda, is based on good faith. The legal effect of unilateral statements made vis-à-vis the whole world community was addressed by the ICJ in the Nuclear Tests case, in which France committed to cease nuclear tests in the South Pacific. The ICJ expounded: It is well recognized that declarations made by way of unilateral acts, concerning legal or factual situations, may have the effect of creating legal obligations. Declarations of this kind may be, and often are, very specific. When it is the intention of the State making the declaration that it should become bound according to its terms, that intention confers on the declaration the character of a legal undertaking, the State being thenceforth legally required to follow a course of conduct consistent with the declaration. An undertaking of this kind, if given publicly, and with an intent to be bound, even though not made within the context of international negotiations, is binding. In these circumstances, nothing in the nature of a quid pro quo nor any subsequent acceptance of the declaration, nor even any reply or reaction from other States, is required for the declaration to take effect, since such a requirement would be inconsistent with the strictly unilateral nature of the juridical act by which the pronouncement by the State was made.92

#### China uses space coop to bolster perception of credible leadership – that causes space war and conventional conflict in the SCS

Fisher 15 Richard D. Fisher 2-8-2015 “China’s Military Ambitions in Space and America’s Response” <http://www.uscc.gov/sites/default/files/Fisher_Testimony_2.18.15.pdf> (President of Pacific Strategies, Inc)//Elmer

As with the former Soviet Union, China’s pursuit of regional and then global military power is not rooted in an existential threat, but in the CCP’s fears for its power position. This requires a CCP-led “rejuvenation” of China, entailing mobilization for greater power, ever more control over its own people, and then increasing control over others. Another result is China’s choice to be hostile to Western rules or concepts that may constrain China’s power. This justifies an essential Chinese rejection of American or Western conceptions of transparency and restraint, or verifiable weapons control in space which might constrain its power. This mirrors the CCP/PLA’s repeated refusal of U.S. requests to consider real nuclear weapons transparency and control, transparency over its nuclear and missile exports, and --from many of its neighbors and Washington -- fair settlement of territorial disputes which threaten war. The latter, especially in the South China Sea, is instructive. As it has gained military power in the South China Sea, China has sought to change the strategic environment and dictate new rules to increase its security at the expense of others. Once it gains commanding strength and position in space, will China do the same? For the United States, cooperation with China in space may yield some benefits, but it likely will have little impact on the direction and severity of terrestrial conflicts which will dominate relations with China. One can see the value of meeting with Chinese space officials, especially higher CCP and PLA leaders, to advance concerns over their actions in space and to promote transparency. But at this juncture, before China has achieved levels of “space dominance”, it is crucial to link any real cooperation with China to its behavior in space and elsewhere which threatens U.S. security. Furthermore, allowing China increasing access to U.S. space technology, space corporations, or government institutions at this time presents two risks. First it could encourage China to advance an illusion of cooperation with the U.S. and the West while differences on Earth become sharper. This could become useful for Beijing to deflect criticism on other issues, or even to obtain leverage over U.S. options and actions. Second, as has been proven repeatedly, China will exploit any new access for espionage gains to strengthen its own space and military sectors. 2 China’s increasing space power, however, like its growing economic and political power, cannot be “contained.” Russia appears ready to greatly expand space and military cooperation with China as part of a larger strategic alignment, while the European Space Agency is edging toward greater cooperation with China. These attractions may only increase if China has the only LEO manned space station in the mid-2020s. Already a top commercial space service and technology provider, China will use its gathering space diplomacy tools to aid its pursuit of economic, political and military influence in critical regions like Africa and Latin America. The challenge for the United States is to maintain the means to compete with China in space both in military and non-military endeavors. China’s potential for developing new space combat systems means the U.S. must be able to rapidly develop appropriate deterrent capabilities. There should also be a more developed U.S. capability to rapidly repopulate satellite systems taken down by PLA attacks, and there should be more terrestrial or airborne systems to compensate for lost navigation, communication and surveillance satellites. In addition, as the PLA moves substantially out to deep space, the Moon, or to the Lagrangian Points, it will be necessary for the U.S. to consider a compensating presence that is affordable, attractive to a coalition of democracies, and helps to deter China from seeking strategic advantage. Strategic priorities would suggest that a presence on or near the Moon is of greater importance than going to Mars. A multinational government-private presence on the Moon is one option, as is the likely less expensive option of a far cis-lunar presence to further develop manned deep space capabilities. As was the case with the former Soviet Union, relative peace on Earth or in space will not truly be possible until China evolves beyond its Leninist dictatorship. In its final years, the Soviet Union was on the cusp of deploying multiple space combat systems despite years of U.S.-Soviet space diplomacy. Real space cooperation between Russia the West became possible only after the fall of the Soviet Union, and may again become threatened by Russia’s slide into authoritarian aggression. Substantive cooperation with China in space offers no assurance that China will change its threatening behaviors on Earth or in space, but does create opportunities for China to exploit U.S. and Western space technology to gain potential military advantages.

#### China uses to increase aggression in the SCS.

Yang 18 Adam Yang 3-17-2018 “How Should the US Engage China in Space?” <https://thediplomat.com/2018/03/how-should-the-us-engage-china-in-space> (Major in the U.S. Marine Corp and a student at the Command and Staff College)//Elmer

Subsequently, China is pursuing international cooperation in space – not only for security and economic reasons, but also to bolster the legitimacy of the Chinese Communist Party to domestic and international audiences. The European Space Administration (ESA) has already expressed desires to cooperate with China on human space flight and the use of its future space station. China especially values its relationship with ESA due to the opportunities to trade and transfer technologies denied by the United States. China and Russia have also agreed to cooperate on human space flight and deep space exploration. Though these initiatives are not on the scale of a Maritime Silk Road, they do offer U.S. policymakers opportunities to work with a rising space power for positive ends. Finally, the [US] United States should pay attention to China’s diplomatic and engagement efforts with other nations. Contrary to the cooperative tenets for a Maritime Silk Road, in 2016, China convinced Cambodia to block an Association of South East Asian Nations (ASEAN) joint statement that recognized The Hague’s arbitration ruling on the South China Sea dispute in favor of the Philippines. In June 2017, Vietnam resisted China’s demands to vacate an oil venture within its EEZ, but eventually capitulated when China threatened to use force. The most concerning aspect for Vietnam was an atypical silence from its neighbors – particularly from the Philippines, Indonesia, and Singapore. Apparently, China’s political and economic leverage over these nations prevented them from publicly sympathizing with Vietnam or rebuking China’s actions. Seemingly, when pressed, China uses soft and hard power tactics bilaterally to dislodge multilateral initiatives that counter it interests. Could China disrupt the U.S.-European alliance as it did with ASEAN unity? At this stage, Chinese-European cooperation in space seems well intentioned. Nevertheless, U.S. policymakers should consider whether China’s growing space relations with Europe, Russia, or any other space power could complicate U.S. interests in other areas. As China strengthens its partnerships, its ability to shape laws, institutions and the strategic preferences of others increase as well.

#### Unchecked maritime expansion risks Nuclear War

Thayer and Han 19 (Bradley A. & Lianchao; professor of Political Science at the University of Texas San Antonio, fellow at the Belfer Center for Science and International Affairs at Harvard University; vice president of Citizen Power Initiatives for China, founder of the Independent Federation of Chinese Students and Scholars, legislative counsel and policy director in the US Senate for 12 years; ( 6-12-2019, https://nationalinterest.org/feature/%E2%80%98xi-doctrine%E2%80%99-proclaiming-and-rationalizing-china%E2%80%99s-aggression-62402, "The ‘Xi Doctrine’: Proclaiming and Rationalizing China’s Aggression," National Interest, Acc:9-20-2019 (ermo/sms)

Using the occasion of the Shangri-La Dialogue in Singapore this month, Chinese Minister of National Defense and State Councilor Gen. Wei Fenghe, delivered a sharp message to the United States, which may be termed the “Xi Doctrine” on China’s use of force, after Chinese premier Xi Jinping. Wei declaring both China’s resolve to aggress to advance its interests and a rationalization for the use of force. Wei’s de facto threat of war should not be lost in his nuances, deliberate ambiguity, or in translation. His remarks were so bellicose that the world has noticed, as was certainly intended by the leadership of the Chinese Communist Party (CCP). Empirical evidence of China’s aggression is increasingly common, from its attempt to dominate the South China Sea, the neo-imperialist effort to gain control of states through the Belt and Road Initiative, to its technological imperialism to control 5G and artificial intelligence technologies. What is rather less frequent are statements from high-level Chinese officials proclaiming the country’s intent to be aggressive and offering an attempted legitimizing principle justifying that aggression. While much of the content of Wei’s remarks were in keeping with the gossamer pronouncements on China’s peaceful intentions, as well as a paean to Xi Jinping’s leadership, they still conveyed that China is ready and willing to resort to war if the United States stands in its way of global expansion; and they made clear that China must go to war, or even a nuclear war, to occupy Taiwan. Specifically, there are four elements that comprise the Xi Doctrine and are indications of China’s signaling its willingness to use force. The first component is a new and alarming proclamation of the undisguised threats to use force or wage an unlimited war. China is becoming bolder as its military power grows. This is evidenced in Wei’s muscular remarks on the People’s Republic of China’s approach against Taiwan, his explicit statement that China does not renounce the use of force against Taiwan, and his effort to deter the United States and its allies from intervention should an attack occur. Wei forcefully stated: “If anyone dares to separate Taiwan from China, the Chinese military has no choice but must go to war, and must fight for the reunification of the motherland at all costs.” “At all cost” means that China **will not hesitate** to use nuclear weapons or launching another Pearl Harbor to take over Taiwan. This is a clear warning of an invasion. Second, the Xi Doctrine legitimizes territorial expansion. Through his remarks, Wei sought to convince the rest of the world that China’s seizure of most of the South China Sea is an accomplished fact that cannot be overturned. He made bogus accusations, which included blaming the United States for “raking in profits by stirring up troubles” in the region. He insisted that only ASEAN and China must resolve the issue. He claimed that China’s militarization on South China Sea islands and reefs were an act of self-defense. Should this be allowed to stand, then the Xi Doctrine will set a **perilous precedent** of successful territorial expansion, which will **further entice China** and jeopardize the peace of the region. Third, the doctrine targets the United States as a cause of the world’s major problems and envisions a powerful China evicting the United States from the region. Wei obliquely identified the United States as the cause wars, conflicts, and unrest, and **sought** to convey that the United States will abandon the states of the South China Sea (SCS) when it is confronted by Chinese power, a typical divide and conquer strategy used by the CCP regime. The Xi Doctrine’s fourth element is the mendacity regarding China’s historical use of force and current actions. While the distortions of history were numerous, there were three major lies that should be alarming for the states of the region and the global community. First, Wei said that China had never invaded another country, which is a claim so transparently false it can only be a measure of the contempt he held for the audience. China has a long history of aggression, including against the Tibetans and Vietnamese, and perhaps soon against the Taiwanese. Second, Wei argued that hegemony does not conform to China’s values when, in fact, China proudly was Asia’s hegemon for most of the last two thousand years. Lastly, he claimed that the situation in the SCS is moving toward stability—from China’s perspective this stability is caused by its successful seizure of territory. In fact, the SCS is far less stable as a result of China’s actions. Efforts to counter this grab are denounced by Wei as destabilizing, which is a bit like a thief accusing you of a crime for wanting your property returned. Wei’s belligerent rhetoric is an indication that the CCP regime faces deep external and internal crises. Externally, the Trump administration has shocked the CCP with the three major steps it has taken. First, it has shifted the focus of the U.S. national-security strategy and now identifies China explicitly as its primary rival—abandoning the far more muted policies of previous administrations. Second, Trump has acted on this peer competitive threat by advancing tangible measures, such as arms sales to allies and the ban of Huawei. Third, the administration has made credible commitments to assure partners and allies to counter China’s aggression and bullying. These have unbalanced the CCP regime, and its natural reaction is to bully its way out. Additionally, the CCP regime has perceived that the world today has begun to consider the negative implications of China’s rise, and the United States is determined to prevent what heretofore had been considered China’s unstoppable rise. From the perspective of CCP, conflict is increasingly seen as inevitable and perhaps even imminent. Wei’s bellicosity should be seen in this light, and the PLA is tasked with fighting and winning the war. Internally, Xi’s anti-corruption campaign that selectively targets his political rivalries, and his abandoning the established rules such as term limited of presidency, have introduced deep cleavages into the unity of the regime unity. China’s economic slowdown, made worse by the U.S. trade war, is a fundamental challenge to the regime’s legitimacy. Xi’s repression and suppression of the Chinese people, particularly human-rights defenders, Christians, Kazakhs, Uighurs, and other minorities, have miscarried. Drawing from the pages of unfortunate history, in a classic social-imperialist move, the regime wants to direct these internal tensions outward. At the same time, the nationalistic fervor advanced by the CCP’s propaganda and by the rapid military modernization have made many young militant officers in the PLA overconfident. This is infrequently noticed in the West. They can hardly wait to fight an ultimate war to defeat the arch-enemy. This plainly dangerous mentality echoes the Japanese military’s beliefs before Pearl Harbor.

## Case

### Multilateralism

#### AT Wall – They can’t solve – they don’t re-vitalize the UN OST – they go through a new treaty which doesn’t solve the governance unravelling U/Q they’ve identified.

#### AT Beard – Disconnect from their U/Q which is about the US – either

#### a] Space Governance is high now.

Stuart 17 Jill Stuart 1-27-2017 "The Outer Space Treaty has been remarkably successful – but is it fit for the modern age?" <https://theconversation.com/the-outer-space-treaty-has-been-remarkably-successful-but-is-it-fit-for-the-modern-age-71381> (Visiting Fellow, Department of Government, London School of Economics and Political Science)//Elmer

Space exploration is governed by a complex series of international treaties and agreements which have been in place for years. The first and probably most important of them celebrates its 50th anniversary on January 27 – The Outer Space Treaty. This treaty, which was signed in 1967, was agreed through the United Nations, and today it remain as the “constitution” of outer space. It has been signed and made official, or ratified, by 105 countries across the world. The treaty has worked well so far but challenges have increasingly started to crop up. So will it survive another 50 years? The Outer Space Treaty, like all international law, is technically binding to those countries who sign up to it. But the obvious lack of “space police” means that it cannot be practically enforced. So a country, individual or company could simply ignore it if they so wished. Implications for not complying could include sanctions, but mainly a lack of legitimacy and respect which is of importance in the international arena. However it is interesting that, over the 50 years of it’s existence, the treaty has never actually been violated. Although many practical challenges have been made – these have always been made with pars of the treaty in mind, rather than seeking to undermine it entirely.

#### OR b] OTHER exclusions of Russia and China from multilateral agreements thump – they have no mining spill-over which means no solvency – here’s the re-cutting

Jack M. Beard 17, Assistant Professor of Law at the University of Nebraska College of Law, Space, Cyber & Telecommunications Law Program, LLM from Georgetown University, JD from the University of Michigan School of Law, and Former Associate Deputy General Counsel (International Affairs) at the Department of Defense, Former Lieutenant Colonel in the Judge Advocate General's Corps in the U.S. Army Reserve, “Soft Law's Failure on the Horizon: The International Code of Conduct for Outer Space Activities”, University of Pennsylvania Journal of International Law, Spring 2017, 38 U. Pa. J. Int'l L. 335, Lexis

Russia and China thus continue to lie beyond the reach of the Code, defeating efforts by proponents to make the Code a widely subscribed and broadly accepted instrument and greatly diminishing its purported "norm-setting" capabilities. Whatever benefits soft law instruments are asserted to have in addressing security matters, participation by only a fraction of states in the Code, particularly a fraction that fails to include all the major space-faring countries, will not provide a sound basis for establishing new norms or help to identify or isolate aggressors and other non-participating, misbehaving states. Furthermore, states facing perceived security threats in space are not likely to be assured by a fractional version of the Code in which their potential adversaries do not even participate. In some areas of international cooperation, such as the protection of human rights, persuading only a fraction of states to initially sign multilateral instruments may be viewed as a positive, progressive [\*394] step of achievement (particularly since human rights agreements are not focused on reciprocal obligations). 240 As an arms control initiative for space, however, the Code's failure to include Russia and China and other major space stakeholders is a fundamental flaw. The absence of powerful, potential adversaries makes multilateral conventions addressing arms control or disarmament issues highly problematic for those states contemplating joining such regimes and making potentially dangerous, non-reciprocal commitments. 241 [FOOTNOTE] 241 Richard L. Williamson Jr., Hard Law, Soft Law, and Non-Law in Multilateral Arms Control: Some Compliance Hypotheses, 4 Chi. J. Int'l L 59, 61-62 (2003) ("Other matters can affect a treaty's effectiveness, such as the degree to which essential nations become parties to the treaty. If key parties remain outside the treaty, it increases pressure on the other states to withdraw or cheat"). [END FOOTNOTE] To the extent that soft law arrangements such as the proposed Code seek to promote arms control measures in the face of severe security dilemmas and the threat of arms races, the non-participation of powerful adversaries clearly undermines such efforts. If the proposed Code is adopted by states in its current state of limited acceptance, a fractional soft law product will emerge which will present its own particular disadvantages and problems (beyond those associated with soft law arrangements generally). Not only would a fractionalized Code fail to identify aggressors and isolate rogue states, it could instead lead to de facto competing legal regimes in space, as subscribing states respect their own "rules of the road" while other non-participating states - especially major, non-participating space powers - seek to advance their own interests through different or less restrictive approaches. Attempts to later successfully persuade non-participating states to accede to the Code will be challenging, if not impossible, and could risk further weakening rather than improving the Code. 242

#### AT Pelton – This card says space good NOT that space governance is good – there isn’t a spill-over argument or a coherent solvency chain/brink for how they cause action in outer space.

#### Space Multilateralism fails – free-riding.

Knopf 18 - professor at the Middlebury Institute of International Studies at Monterey, chair of the M.A. program in Nonproliferation and Terrorism Studies (Jeffrey, After diffusion: Challenges to enforcing nonproliferation and disarmament norms, *Contemporary Security Policy*, Vol. 39, Issue 3, February 9th, pages 367-398)

A second challenge that **complicates efforts to enforce** international **norms** is the well-known **collective action problem** (Olson, 1965). In many cases, effective enforcement will require the participation of more than one actor. Unless one state has unusual economic leverage, for example, economic sanctions usually **require multilateral enforcement** to be effective. Otherwise, the target state can evade sanctions by trading with those states that choose not to participate in the sanctions effort. **Even military enforcement** often **depends on** the involvement of **multiple states**. Take the U.S.-led invasion of Iraq in 2003 for example. Although often seen as a case of U.S. unilateralism, this is not entirely accurate. The United States relied on earlier UN Security Council resolutions for legal justification, so at minimum the United States needed other members of the Security Council to have voted in favor of relevant resolutions. It also sought a so-called second resolution that would have explicitly authorized the use of force, and the U.S. failure to obtain Security Council passage of this authorization reduced international support for the U.S.-led operation (Thompson, 2009). In addition, the United States sought to enlist other partners in the “coalition of the willing” that conducted the military operation. The United States could have gone it alone if it chose to, but it clearly had a strong preference to obtain as much legitimacy as it could from the presence of coalition partners. In short, effective unilateral enforcement is likely to be **rare**; norm enforcement will typically be more effective as a multilateral enterprise. **Multilateral cooperation is not automatic** however. By the familiar logic of collective action, states will be tempted to **free ride** on the enforcement efforts of others. As long as others enforce the nonproliferation or disarmament norm in question, free riders still enjoy the benefits. But free riders do not have to pay the costs of enforcement, in trade forgone, in diplomatic frictions with the target or its friends, or in potential casualties should military force come into play. If all states give in to the temptation to free ride, however, then **effective enforcement will not happen.** In some cases, a lack of participation in collective action may arise less from states deliberately free riding than from a **lack of consensus** about whether or not a particular state is actually violating a particular norm. There can be ambiguity about the standards for ascertaining norm compliance or about the evidence of a violation. When this occurs, states can come to **different interpretations** of whether the situation even calls for an effort at enforcement (for examples involving NPT safeguards, see Goldschmidt, 2010) The end result will be similar to when free riding occurs, in that many **states will choose not to join in collective action**. The collective action problem is accentuated by **global power asymmetries**. The **U**nited **S**tates is so much more powerful than most other states, and has demonstrated such an obvious commitment to enforcing nonproliferation in certain cases, **that other states may hope that the** **U**nited **S**tates **will shoulder the entire burden** of enforcement. This creates an especially strong temptation to free ride. To the extent that the **U**nited **S**tates cannot on its own bring about **norm compliance**, however, the collective action problem will become a major barrier to enforcement of nonproliferation norms.

#### AT Borgwardt – 1] They haven’t read Brink U/Q that Nuke Terror is happening/possible and 2] This assumes a Trump administration lash-out to Nuke Terror NOT a universal claim about how every country would react – no escalation scenario.

#### Normal Means requires amending the OST – that causes a runaway amendment convention.

Vedda 18 Jim Vedda May 2018 <https://aerospace.org/sites/default/files/2018-05/OuterSpaceTreaty.pdf> (senior policy analyst, PhD in Political Science at University of Florida)//Elmer

Treaty Amendment. If decisionmakers conclude that the Outer Space Treaty isn’t broken but is just showing its age, targeted changes are an obvious solution—especially in the areas of orbital debris, space salvage, and resource rights, as noted earlier; however, the process of reaching consensus on changes would entail years of diplomatic effort, with no guarantee that the end result would be better than (or as good as) what exists today. The amendment process may not remain limited to the one or two issues that prompted it. The U.N. Committee on the Peaceful Uses of Outer Space has 84 member countries,11 any of which could bring up its own amendments, which could be objectionable to the major stakeholders. Several countries, including China and Russia, have proposed treaty language that would ban all weapons in space,12 a position opposed by the United States. There is a strong possibility that similar language would be submitted as an amendment if the treaty were to be opened for revision. This could bog down the process and derail prospects for achievement in the specific areas originally targeted. In May 2017, the Senate space subcommittee held a hearing on the Outer Space Treaty,13 specifically asking whether it needed amendment to remove roadblocks to space commerce. All seven witnesses—with backgrounds in law, business consulting, and space entrepreneurship—testified that there is no need to amend the treaty, and attempting to do so could leave industry worse off. They described the treaty as minimally burdensome, and emphasized that priority should be given instead to making the U.S. licensing and regulation regime for space commerce more stable, predictable, and transparent. This is not to suggest that amendments should never be attempted, but rather that the amendment process must be undertaken with eyes wide open. The Outer Space Treaty and other space agreements exist in a dynamic environment. Technology continues to advance, and the amount and type of space activity keeps changing— so treaties may need periodic updating. But at present, higher priority should be assigned to development of a well-reasoned and comprehensive national space strategy.

#### That wrecks the OST.

Melroy 17 Pamela Melroy 5-23-2017 “Reopening the American Frontier: Exploring How the Outer Space Treaty Will Impact American Commerce and Settlement in Space” <https://www.hsdl.org/?abstract&did=807259> (Retired NASA Astronaut)//Elmer

There are many exciting activities and proposals in commercial space. With respect to the Outer Space Treaty, I am deeply concerned that we would be opening a Pandora’s Box by attempting to change it. My concern is that the likely outcome would be a lack of consensus, resulting in no amendments. Instead, we will have a weakened dedication to the Principles of the Treaty and the sustainability of space. Great changes are occurring and many countries are developing capabilities that previously were the purview of only a few nation states. Our ability to compete both economically and technologically in space is crucial. These Principles form the basis for the dialog that we have with other countries about what is appropriate and what is not. Without them, the dialog becomes chaos.

### Debris

#### AT Scoles:

#### 1] The real danger is from NASA’s mission to transplant rocks --- plan doesn’t affect, and there’s other methods of mining - rehighlighting

Sarah Scoles 15, “Dust from asteroid mining spells danger for satellites,” New Scientist, 5-27-2015, https://www.newscientist.com/article/mg22630235-100-dust-from-asteroid-mining-spells-danger-for-satellites/

NASA chose the second option for its Asteroid Redirect Mission, which aims to pluck a boulder from an asteroid’s surface and relocate it to a stable orbit around the moon. But an asteroid’s gravity is so weak that it’s not hard for surface particles to escape into space. Now a new model warns that debris shed by such transplanted rocks could intrude where many defence and communication satellites live – in geosynchronous orbit. According to Casey Handmer of the California Institute of Technology in Pasadena and Javier Roa of the Technical University of Madrid in Spain, 5 per cent of the escaped debris will end up in regions traversed by satellites. Over 10 years, it would cross geosynchronous orbit 63 times on average. A satellite in the wrong spot at the wrong time will suffer a damaging high-speed collision with that dust. The study also looks at the “catastrophic disruption” of an asteroid 5 metres across or bigger. Its total break-up into a pile of rubble would increase the risk to satellites by more than 30 per cent (arxiv.org/abs/1505.03800). That may not have immediate consequences. But as Earth orbits get more crowded with spent rocket stages and satellites, we will have to worry about cascades of collisions like the one depicted in the movie Gravity. Handmer and Roa want to point out the problem now so that we can find a solution before any satellites get dinged. “It is possible to quantify and manage the risk,” says Handmer. “A few basic precautions will prevent harm due to stray asteroid material.”

#### 2] Collision risk is infinitesimally small

Fange 17 Daniel Von Fange 17, Web Application Engineer, Founder and Owner of LeanCoder, Full Stack, Polyglot Web Developer, “Kessler Syndrome is Over Hyped”, 5/21/2017, http://braino.org/essays/kessler\_syndrome\_is\_over\_hyped/

The orbital area around earth can be broken down into four regions. Low LEO - Up to about 400km. Things that orbit here burn up in the earth’s atmosphere quickly - between a few months to two years. The space station operates at the high end of this range. It loses about a kilometer of altitude a month and if not pushed higher every few months, would soon burn up. For all practical purposes, Low LEO doesn’t matter for Kessler Syndrome. If Low LEO was ever full of space junk, we’d just wait a year and a half, and the problem would be over. High LEO - 400km to 2000km. This where most heavy satellites and most space junk orbits. The air is thin enough here that satellites only go down slowly, and they have a much farther distance to fall. It can take 50 years for stuff here to get down. This is where Kessler Syndrome could be an issue. Mid Orbit - GPS satellites and other navigation satellites travel here in lonely, long lives. The volume of space is so huge, and the number of satellites so few, that we don’t need to worry about Kessler here. GEO - If you put a satellite far enough out from earth, the speed that the satellite travels around the earth will match the speed of the surface of the earth rotating under it. From the ground, the satellite will appear to hang motionless. Usually the geostationary orbit is used by big weather satellites and big TV broadcasting satellites. (This apparent motionlessness is why satellite TV dishes can be mounted pointing in a fixed direction. You can find approximate south just by looking around at the dishes in your northern hemisphere neighborhood.) For Kessler purposes, GEO orbit is roughly a ring 384,400 km around. However, all the satellites here are moving the same direction at the same speed - debris doesn’t get free velocity from the speed of the satellites. Also, it’s quite expensive to get a satellite here, and so there aren’t many, only about one satellite per 1000km of the ring. Kessler is not a problem here. How bad could Kessler Syndrome in High LEO be? Let’s imagine a worst case scenario. An evil alien intelligence chops up everything in High LEO, turning it into 1cm cubes of death orbiting at 1000km, spread as evenly across the surface of this sphere as orbital mechanics would allow. Is humanity cut off from space? I’m guessing the world has launched about 10,000 tons of satellites total. For guessing purposes, I’ll assume 2,500 tons of satellites and junk currently in High LEO. If satellites are made of aluminum, with a density of 2.70 g/cm3, then that’s 839,985,870 1cm cubes. A sphere for an orbit of 1,000km has a surface area of 682,752,000 square KM. So there would be one cube of junk per .81 square KM. If a rocket traveled through that, its odds of hitting that cube are tiny - less than 1 in 10,000.

#### 3] Concedes Asteroid Mining can be regulated to still be allowed to occur – says “possible to … manage risk” – no solvency deficit to the CP.

#### AT McKnight – It’s not talking abt Asteroid Mining – it’s talking about status quo debris from current dust and rockets – inserted the table below – their evidence isn’t predictive, it’s descriptive – means current dust thumps.

McKnight 17 Dr. Darren McKnight 17, Ph.D., Technical Director for Integrity Applications, Previously Senior Vice President and Director of Science and Technology Strategy at Science Applications International Corporation, “Proposed Series of Orbital Debris Remediation Activities,” 3rd International Conference and Exhibition on Satellite & Space Missions, 5/13/2017, https://iaaweb.org/iaa/Scientific%20Activity/debrisminutes03166.pdf [graphics omitted]

Table

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#### Means D/B – either Squo Debris Thumps or disproves the I/L – past Debris didn’t trigger escalations.