# 1NC v Monta Vista RD

#### Passes now – all parties are returning to Vienna

RFE 2/9 [(Radio Free Europe, nonprofit that provides broadcasts and reports news, information, and analysis to countries in Eastern Europe, Central Asia, Caucasus, and the Middle East) “U.S. Says Deal 'In Sight,' But Warns Iran That Time Is Running Out For Nuclear Deal,” 2/9/2022] JL

"A deal that addresses the core concerns of all sides is in sight. But if it's not reached in the coming weeks, Iran's ongoing nuclear advances will make it impossible for us to return to the JCPOA," she said, using the acronym for the deal’s official name, the Joint Comprehensive Plan of Action.

Psaki noted that Rob Malley, the U.S. special envoy for Iran, has traveled to Vienna for indirect talks with Iran on the possibility of both sides restarting pact compliance.

The Vienna negotiations -- attended by Britain, China, France, Germany, Iran, Russia, and indirectly the United States -- had broken off on January 28 to allow diplomats to return to their capitals for consultations.

The resumption comes after parties in recent weeks cited progress in seeking to revive the 2015 accord that was supposed to prevent Iran from acquiring an atomic bomb, a goal it has always denied pursuing.

#### JCPOA passes now – international unity and focus are key

Barnes-Dacey 1/13 [(Julien, director of the Middle East & North Africa programme at the European Council on Foreign Relations, works on European policy towards the wider region, with a particular focus on Syria and regional geopolitics, MA in Middle Eastern Studies from the School of Oriental and African Studies) “New momentum? The US, Iran, and the fate of the JCPOA,” European Council on Foreign Relations, 1/13/2022] JL

Modest progress in recent negotiations has provided some optimism that the gap between the parties may be narrowing for the first time since the inauguration of the hard-line Raisi administration last August. But a moment of decision looms large: the United States and Iran – the two key powers in the negotiations – need to quickly decide whether the deal merits the steps required to give them both what they want. With talks in Vienna now in their eighth round, there appears to be an international commitment to achieving a deal, possibly via an initial interim arrangement. But the parties will have to make hard compromises on key issues related to sequencing, economic guarantees, and the roll-back of Iran’s nuclear programme before time runs out.

The source of the new momentum in the talks appears to be less a full-hearted embrace of the value of the deal – let alone the belief that it can be a platform for subsequent talks on wider issues – than a sharpening realisation that there are no better options on the table. From a Western perspective, in particular, the collapse of talks would risk accelerating Iran’s move towards increased uranium enrichment, with recent discussions of alternative approaches – a Plan B – looking increasingly hollow.

### 1NC – T

#### Interpretation: “Appropriation of outer space” by private entities refers to the exercise of exclusive control of space.

TIMOTHY JUSTIN TRAPP, JD Candidate @ UIUC Law, ’13, TAKING UP SPACE BY ANY OTHER MEANS: COMING TO TERMS WITH THE NONAPPROPRIATION ARTICLE OF THE OUTER SPACE TREATY UNIVERSITY OF ILLINOIS LAW REVIEW [Vol. 2013 No. 4]

The issues presented in relation to the nonappropriation article of the Outer Space Treaty should be clear.214 The ITU has, quite blatantly, created something akin to “property interests in outer space.”215 It allows nations to exclude others from their orbital slots, even when the nation is not currently using that slot.216 This is directly in line with at least one definition of outer-space appropriation.217 [\*\*Start Footnote 217\*\*Id. at 236 (“Appropriation of outer space, therefore, is ‘the exercise of exclusive control or exclusive use’ with a sense of permanence, which limits other nations’ access to it.”) (quoting Milton L. Smith, The Role of the ITU in the Development of Space Law, 17 ANNALS AIR & SPACE L. 157, 165 (1992)). \*\*End Footnote 217\*\*]The ITU even allows nations with unused slots to devise them to other entities, creating a market for the property rights set up by this regulation.218 In some aspects, this seems to effect exactly what those signatory nations of the Bogotá Declaration were trying to accomplish, albeit through different means.219

#### Private appropriation of extracted space resources is distinct from appropriation “of” outer space. Despite longstanding permission of appropriation of extracted resources, sovereign claims are still universally prohibited.

Abigail D. Pershing, J.D. Candidate @ Yale, B.A. UChicago,’19, "Interpreting the Outer Space Treaty's Non-Appropriation Principle: Customary International Law from 1967 to Today," Yale Journal of International Law 44, no. 1

II. THE FIRST SHIFT IN CUSTOMARY INTERNATIONAL LAW’S INTERPRETATION OF THE NON-APPROPRIATION PRINCIPLE Since the drafting of the Outer Space Treaty, several States have chosen to reinterpret the non-appropriation principle as narrower in scope than its drafters originally intended. This reinterpretation has gone largely unchallenged and has in fact been widely adopted by space-faring nations. In turn, this has had the effect of changing customary international law relating to the non-appropriation principle. Shifting away from its original blanket application in 1967, States have carved out an exception to the non-appropriation principle, allowing appropriation of extracted space resources.53 This Part examines this shift in the context of the two branches of the United Nation’s customary international law standard: State practice and opinio juris. A. State Practice The earliest hint of a change in customary international law relating to the interpretation of the non-appropriation clause came in 1969, when the United States first sent astronauts to the moon. As part of his historic journey, astronaut Neil Armstrong collected moonrocks that he brought back with him to Earth and promptly handed off to the National Aeronautics and Space Administration (NASA) as U.S. property.54 Later, the USSR similarly claimed lunar material as government property, some of which was eventually sold to private citizens. 55 These first instances of space resource appropriation did not draw much attention, but they presented a distinct shift marking the beginning of a new period in State practice. Having previously been limited by their technological capabilities, States could now establish new practices with respect to celestial bodies. This was the beginning of a pattern of appropriation that slowly unfolded over the next few decades and has since solidified into the general and consistent State practice necessary to establish the existence of customary international law. Currently, the U.S. government owns 842 pounds of lunar material.56 There is little question that NASA and the U.S. government consider this material, as well as other space materials collected by American astronauts, to be government property.57 In fact, NASA explicitly endorses U.S. property rights over these moon rocks, stating that “[l]unar material retrieved from the Moon during the Apollo Program is U.S. government property.”5 The U.S. delegation’s reaction to the language of the 1979 Moon Agreement further cemented this interpretation that appropriation of extracted resources is a permissible exception to the non-appropriation clause of Article II. Although the United States is not a party to the Moon Agreement, it did participate in the negotiations.59 The Moon Agreement states in relevant part: Neither the surface nor the subsurface of the moon, nor any part thereof or natural resources in place, shall become property of any State, international intergovernmental or nongovernmental organization, national organization or nongovernmental entity or of any natural person.60 In response to this language, the U.S. delegation made a statement laying out the American view that the words “in place” imply that private property rights apply to extracted resources61—a comment that went completely unchallenged. That all States seemed to accept this point, even those bound by the Moon Agreement, is further evidence of a shift in customary international law.62 B. Opinio Juris: Domestic Legislation Domestic law, both in the United States and abroad, provides further evidence of the shift in customary international law surrounding the issue of nonappropriation as it relates to extracted space resources. Domestic U.S. space law is codified at Section 51 of the U.S. Code and has been regularly modified to expand private actors’ rights in space.63 Beginning in 1984, the Commercial Space Launch Act provided that “the United States should encourage private sector launches and associated services.”64 The goal of the 1984 Act was to support commercial space launches by private companies and individuals.65 It did not, however, specifically discuss commercial exploitation of space. The first such mention of commercial use of space appeared in 2004, with the Commercial Space Launch Amendments Act.66 This Act specifically aimed at regulating space tourism but did not explicitly guarantee any private rights in space.67 The most significant change in U.S. space law came with the passage of the Spurring Private Aerospace Competitiveness and Entrepreneurship (SPACE) Act in 2015. As incorporated into Section 51 of the Code, this Act provides: 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.68 Whereas the idea that private corporations might go into space may have seemed far-fetched to the drafters of the Outer Space Treaty, the SPACE Act of 2015 was the first instance of a government recognizing such a trend and officially supporting private companies’ commercial rights to space resources under law. With the new 2015 amendment to Section 51 in place, U.S. companies can now rest assured that any profits they reap from space mining are firmly legal—at least within U.S. jurisdictions. Although the United States was the first country to officially reinterpret the non-appropriation principle, other countries are following suit. On July 20, 2017, Luxembourg passed a law entitled On the Exploration and Utilization of Space Resources with a vote of fifty-five to two.69 The law took effect on August 1, 2017.70 Article 1 of the new law states simply that “[s]pace resources can be appropriated,” and Article 3 expressly grants private companies permission to explore and use space resources for commercial purposes.71 Official commentary on the law establishes that its goal is to provide companies with legal certainty regarding ownership over space materials—a goal that the commentators regard as legal under the Outer Space Treaty despite the non-appropriation principle.72 The next country to enact similar legislation may be the United Arab Emirates (UAE). According to the UAE Space Agency director general, Mohammed Al Ahbabi, the UAE is currently in the process of drafting a space law covering both human space exploration and commercial activities such as mining.73 To further this goal, in 2017 the UAE set up the Space Agency Working Group on Space Policy and Law to specify the procedures, mechanisms, and other standards of the space sector, including an appropriate legal framework.74 C. Opinio Juris: Legal Scholarship Other major space powers are also considering similar laws in the future, including Japan, China, and Australia. 75 Senior officials within China’s space program have explicitly stated that the country’s goal is to explore outer space and to take advantage of outer space resources.76 The general international trend clearly points in this direction in anticipation of a potential “space gold rush.” 7 Mirroring the shift in State practice and domestic laws, the legal community has also changed its approach to the interpretation of the nonappropriation principle. Whereas at the time of the ratification of the Outer Space Treaty the majority of legal scholars tended to apply the non-appropriation principle broadly, most legal scholars now view appropriation of extracted materials as permissible.78 Brandon Gruner underscores that this new view is historically distinct from prior legal interpretation, noting that modern interpretations of the Outer Space Treaty’s non-appropriation principle differ from those of the Treaty’s authors.79 In contrast to earlier legal theory that denied the possibility of appropriation of any space resources, scholars now widely accept that extracting space resources from celestial bodies is a “use” permitted by the Outer Space Treaty and that extracted materials become the property of the entity that performed the extraction.80 Stressing the fact that the Treaty does not explicitly prohibit appropriating resources from outer space, other authors conclude that the use of extracted space resources is permitted, meaning that the new SPACE Act is a plausible interpretation of the Outer Space Treaty.81 However, scholars have been careful to cabin the extent to which they accept the legality of appropriation. For instance, although Thomas Gangale and Marilyn Dudley-Rowley acknowledge the legality of private appropriation of extracted space resources, they nonetheless emphasize that “[o]wnership of and the right to use extraterrestrial resources is distinct from ownership of real property” and that any such claim to real property is illegal.82 Lawrence Cooper is also careful to point out this distinction: “[t]he [Outer Space] Treaties recognize sovereignty over property placed into space, property produced in space, and resources removed from their place in space, but ban sovereignty claims by states; international law extends this ban to individuals.”83 Although there remain some scholars who still insist on the illegality of the 2015 U.S. law and State appropriation of space resources generally,84 their dominance has waned since the 1960s. These scholars are now a minority in the face of general acceptance among the legal community that minerals and other space resources, once extracted, may be legally claimed as property. 85 Taken together, the elements described above—statements made in the international arena, de facto appropriation of space resources in the form of moon rocks, the adoption of new national policies permitting appropriation of extracted space resources, and the weight of the international legal community’s opinion— indicate a fundamental shift in customary international law. The Outer Space Treaty’s non-appropriation clause has been redefined via customary international law norms from its broad application to now include a carve-out allowing appropriation of space resources once such resources have been extracted.

#### Violation: the aff only ends asteroid mining – that’s distinct from broadly banning sovereignty of outer space

#### Standards:

#### Limits – their interpretation means that affs about any outer space activity would be topical: mining, photography, sending rovers, collecting ice cores, launching satellites, deflecting debris, can’t sell rocks on EBAY, etc. This explodes neg prep burdens since outer space activity is so vague – no generics exist to answer both the photography and the rovers aff, so affs would just win with a tiny impact every round

#### Ground – allowing debates about extracting any space resource denies the neg links to core generics like space democracy bad, space colonization good, the moon pic, the property rights NC, etc. – that kills clash by forcing negatives to the fringes of argumentation that disagree with everything and kills fairness by giving the aff a major prep advantage since they only need to frontline the few negative arguments that link to their aff.

#### Fairness and education are voters – debate’s a game, and fairness is necessary to determine the winner of the game, and education is the reason why schools fund debate.

#### Drop the debater – dropping the argument doesn’t rectify abuse since winning T proves why we don’t have the burden of rejoinder against their aff.

#### Use competing interps – reasonability invites arbitrary judge intervention since there’s no consensus as to what’s reasonable.

#### No RVIs – fairness and education are logical litmus tests and they incentivize baiting theory and prepping it out which turns substance crowdout

## 1NC – DA

#### JCPOA passes now – international unity and focus are key **DeYoung 2/10** [(Karen, Associate editor and senior national security correspondent for The Washington Post) **“Iran nuclear talks head toward finish line, but outcome is unclear”**, The Washington Post, 02/10/2022] **Talks between Iran and world powers over revitalizing the Iran nuclear agreement have reached their final stage and are expected to conclude one way or the other by the end of this month**, according to participants.

“I don’t know if it’s one, two or three weeks,” European Union foreign policy chief Josep Borrell said this week during a visit to Washington. But the latest round of meetings in Vienna, he said, are “certainly the last steps.”

While there is general agreement that negotiations are reaching an end state, opinions differ widely on the likely outcome.

Russia’s representative, Mikhail Ulyanov, who has adopted a generally optimistic tone since the talks started in April, said last week that negotiations should conclude “as soon as possible, preferably this month.” The talks, he said in an interview with the Russian news outlet Kommersant, had come “a long way” and were “very close to achieving” success.

A senior U.S. official, however, noted that major issues on the table remain unresolved. Negotiations are both “closer than we have been to a deal,” in that some progress has been made, and “closer than we have been to breakdown,” as time for agreement runs out, the official said. “Both outcomes are still very possible,” said the official, speaking on the condition of anonymity to comment on the sensitive diplomacy.

#### Space diplomacy directly trades off with nonproliferation agreements – finite manpower, money, and political will within the AVC

Johnson-Freeze 16 [(Joan, Professor and former Chair of National Security Affairs at the US Naval War College, Newport, Rhode Island) “Space Warfare in the 21st Century: Arming the Heavens,” Cass Military Studies, 11/8/2016] JL

 \*The plan is legislated in the AVC (same bureau of the State Department that’s concerned with the JCPOA)

Proactive policymaking takes commitment, manpower, and money. A quick look at the money and manpower devoted to diplomacy in the US State and Defense departments compared to the resources available for the hardwareproducing military–industrial complex efforts described in Chapter 5 is enlightening. The Assistant Secretary of State for Arms Control, Verification, and Compliance (AVC) leads space-related diplomacy in the State Department. The AVC Bureau is responsible for “all matters related to the implementation of certain international arms control, nonproliferation, and disarmament agreements and commitments; this includes staffing and managing treaty implementation commissions.”34 The AVC arms control portfolio includes nuclear, biological, and chemical weapons and all related issues. The AVC section charged with space issues is the Office of Emerging Security Challenges; this office also handles missile defense issues and the promotion of transparency, cooperation, and building confidence regarding cybersecurity. As of financial year 2013, AVC had a budget of $31.2 million and 141 employees35 to be active participants and leaders in all of these issues.

By way of comparison, the Space Security and Defense Program, a joint program of the DoD and the Office of the Director of National Intelligence (ODNI) was programmed for a similar budget amount in financial year 2015: $32.3 million. That program is described as a “center of excellence for options and strategies (materiel, non-materiel, cross-Title, cross-domain) leading to a more resilient and enduring National Security Space (NSS) Enterprise.”36 A majority of SSDP funding is allocated to the development of offensive space control strategies. So basically, the same budget is allocated for all US global space diplomacy efforts as for an in-house Pentagon think tank to devise counterspace strategies.

Within the Pentagon, the Deputy Assistant Secretary of Defense for Space Policy is charged with all issues related to space policy, including diplomacy. The responsibilities of the Space Policy office are to:

• Develop policy and strategy for a domain that is increasingly congested, competitive, and contested

• Implement across DoD — plans, programs, doctrine, operations — and with the IC and other agencies

• Engage with allies and other space-faring countries in establishing norms and augmenting our capabilities.37

The breadth of those responsibilities, which includes reviewing space acquisitions, means that there may be only a handful of individuals actually engaged in multilateral diplomatic efforts, acting, for example, as advisors to diplomatic discussions such as those through the United Nations. Additionally, the expanse of the Pentagon results in a chain of command that makes organizational competition for attention to subject matter challenging at best. The Deputy Assistant Secretary of Defense for Space Policy reports to the Assistant Secretary of Defense for Homeland Defense, who then reports to the Principle Deputy Secretary of Defense for Homeland Defense and Global Security, who then reports to the Under Secretary of Defense for Defense Policy. There are also a multitude of space players in other governmental organizations to coordinate and contend with, particularly within the Air Force and intelligence communities. Personnel are spread thin.

US government-wide space diplomacy needs a mandate, manpower, and a supporting budget. Diplomacy, especially multilateral diplomacy, can be timeconsuming, manpower-intensive, and frustrating; and patience is not a strong American virtue. The recent experience in the UN LTS Working Group is emblematic of everything that causes the United States to shun multilateralism. Under the auspices of this group, countries had worked in good faith over the past five years to develop technical guidelines as reciprocal constraints, as insisted upon by the developing countries when they rejected the ICOC. Yet group success appeared thwarted at the February 2016 meeting of the LTS Working Group by one country, Russia.

#### Iranian proliferation goes nuclear – causes regional war and spurs proliferation cascades across the Middle East

Chilton and Hoshovsky 20 – [(Kevin, led U.S. Strategic Command and has participated in the Jewish Institute for National Security of America’s Generals and Admirals Program; Harry, policy analyst at JINSA’s Gemunder Center for Defense and Strategy) "Avoiding a nuclear arms race in the Middle East," Defense News, 2-13-2020, <https://www.defensenews.com/opinion/commentary/2020/02/13/avoiding-a-nuclear-arms-race-in-the-middle-east/>] TDI

This raises two immediate concerns. First, **should Iran race for the bomb, it is** almost inevitable that the United States and/or Israel will take preventative military action **to stop it from crossing that fateful threshold**. This could easily spiral into a regional war as Iran activates its various proxy forces against the United States and its allies.

Second, **an Iranian nuclear breakout attempt could** spur a proliferation cascade throughout the Middle East, **beginning with Saudi Arabia.**

Mohammed bin Salman, **the Saudi crown prince, openly stated in 2018 that if Iran developed nuclear weapons**, Riyadh would quickly “follow suit.” **One suggested approach would see Saudi Arabia purchase a nuclear power reactor from a major supplier like South Korea and then build a reprocessing plant that would yield enough weapons-grade plutonium in five years**.

A half-decade delay isn’t optimal, however, when the goal is achieving nuclear deterrence quickly. Thus, there is the so-called Islamabad option.

This refers to Riyadh’s role in financing Pakistan’s nuclear weapons program and an alleged commitment from Islamabad that it would repay the favor. While Pakistani and Saudi officials have denied any such understanding, **there is the possibility that the two could work out an arrangement where Islamabad could deploy some of its nuclear arsenal on Saudi soil following a successful Iranian breakout.**

Although this maneuver would draw sharp, international criticism, in theory, it would allow Riyadh to remain in good standing vis-a-vis the nuclear nonproliferation treaty. Nevertheless, Pakistan might not be willing to play spoiler against a nuclearized Iran. If it is, Middle Eastern geopolitics would become extremely unstable.

**If Saudi Arabia acquires nuclear weapons**, many believe Turkey would follow suit. Last September, Turkish President Recep Tayyip **Erdogan declared that he “cannot accept” the argument from Western nations that Turkey should not be allowed to attain nuclear weapons.** In 1958, Charles de Gaulle proclaimed that a nation without nuclear weapons “does not command its own destiny”; two years later, France tested its first bomb. Erdogan’s comments echo those earlier remarks and raise the possibility that Ankara could become the second NATO member to leave the alliance’s nuclear umbrella in favor of its own independent arsenal.

#### Prolif cascades undermine deterrence and cause nuclear war – this is predictive of what a multi-nuclear Middle East would look like

Krepinevich 13 – [(Dr. Andrew F, the President of the Center for Strategic and Budgetary Assessments) “Critical Mass: Nuclear Proliferation in the Middle East,” 2013, <https://csbaonline.org/uploads/documents/Nuclear-Proliferation-in-the-Middle-East.pdf>] TDI

As more countries over time develop nuclear capabilities and build up their nuclear arsenals, the competition will evolve from an Israeli-Iranian affair to a multi-state rivalry. For illustrative purposes **we will assume that** in the 2025-2030 timeframe, **Iran**, **Saudi Arabia, Turkey, and perhaps Egypt** and/or Iraq **have nuclear arsenals** in the low double-digit range (i.e., ten to forty weapons). What form might a nuclear competition among these powers and Israel assume? The remainder of this chapter attempts to shed some light on this issue, and its potential implications, with emphasis on those affecting regional stability.

The challenge of preserving stability when confronted with military competition among five nuclear-armed states within the Middle East and with other powers external to the region engaged in a Great Game for influence is formidable. At first blush, one thing seems apparent: **many** Cold War-era metrics **for assessing the competition and gauging where it might be headed** appear to be of little utility; in fact, **they may actually prove misleading and dangerous**. The same can be said of those looking to apply Cold War-era arms control metrics as a way of keeping the peace in general and avoiding nuclear use in particular.

**During the Cold War, many nuclear strategists came to view nuclear parity** (the possession of roughly equivalent arsenals capable of inflicting roughly equivalent levels of destruction) **between the United States and the Soviet Union as stabilizing**. The perception of these strategists is that the rough equivalence contributed to the tradition of non-use of nuclear weapons, and was thus desirable. Parity enabled both sides to avoid the perception of being inferior to their rival, and perceptions are critical to deterrence and to preserving the confidence of one’s allies and security partners. If accepted by both sides, parity could enable them to avoid the cost and instability associated with “racing” toward ever-larger arsenals. Accordingly, maintaining parity was a major objective of U.S.-Soviet (and later U.S.-Russian) arms control negotiations. Yet irrespective of its merits, parity is not an option for states engaged in an n-player competition. Each competitor cannot have a nuclear force equivalent to all the others. Even if the competition should solidify into two coalitions so as to mimic the two-player Cold War competition, questions would almost certainly arise regarding the willingness of a coalition partner that has not been attacked to risk its own destruction by using its nuclear weapons in response to an attack on its ally. Indeed, these concerns were raised during the Cold War, and formed a major justification for France pursuing its own force de frappe. 93

**In a Middle Eastern “n-player” competition, all nuclear powers would be** challenged to establish an “assured destruction” capability **against all the other regional nuclear powers**, another Cold War desideratum, **given their relatively modest economies. An “assured destruction” capability in an n-state competition would require that each state have weapons sufficient to survive an initial attack by all potential rivals and still be able to devastate the countries of all attackers**. It would also require that the source of the attack be reliably identified. As noted earlier, this may prove difficult given likely limitations on these states’ ability to field advanced early warning systems. For example, would Israel be able to determine with confidence the owner of a ballistic missile launched from a location along the Iranian-Turkish border? The origin of any cruise missile launched from a sea-based platform? Even assuming a state could identify the source (or sources) of an attack, could its command and control systems survive the attack sufficiently intact to execute a retaliatory strike? **A decapitation strike could preclude an “assured destruction” retaliatory strike even if sufficient weapons survive to execute one.**

**This, in turn,** raises the possibility of a “catalytic” war**—one that is initiated between two states by a third party. Given a proliferated Middle East as described above, the chances that a regime would incorrectly attribute the source of an attack cannot be easily dismissed. To the extent** cyber weapons can introduce false information **into a state’s decision-making process, the risks of catalytic war only increase.**

Further complicating matters, **the early warning requirement following a proliferation cascade could be multidirectional, and at some point perhaps 360 degrees**, especially if nuclear rivals begin deploying a portion of their nuclear forces at sea. **Early warning requirements would be stressed even further** (and the costs of such a system increase correspondingly) **if a neighboring state** (e.g., Iran in the case of Turkey or Iraq; Turkey in the case of Israel; etc.) **were to acquire nuclear weapons**. In this case warning times would be even more compressed than in an Israeli-Iranian competition. Owing to its proximity to Iran, **Saudi Arabia**, for example, **could have less than five minutes to react to an Iranian ballistic missile attack no matter how advanced its early warning and command and control systems are.**

As noted earlier in this assessment, regardless of what assumptions are made regarding a regional nuclear power’s early warning system, given the short ballistic missile flight times it seems likely that preserving command and control of the state’s nuclear forces while under attack will prove challenging. **States might be tempted to adopt a launch-on-warning posture**, but this requires both early warning and a highly responsive command and control system. Should a state determine that it will not be able to launch-on-warning and instead attempt to “ride-out” a nuclear first strike and retaliate, it would still need its command and control system to function effectively in the wake of the nuclear attack. **Absent a highly resilient command and control system,** a state’s ability to launch a retaliatory **nuclear strike** may require nuclear release authority to be diffused to lower-level commanders. But again, absent an effective early warning system it may not be possible to determine the attack source with confidence in a region with multiple nuclear powers.

## 1NC – DA

#### Climate change makes water shortages inevitable – that causes hydro-political conflict escalation which goes nuclear

Jamail 19 [(Dahr, writes for *Truthout* about climate change issues, recipient of the 2008 Martha Gellhorn Prize for Journalism, frequent guest on *Democracy Now!*) “The World Is on the Brink of Widespread Water Wars,” Truth Out, 2/11/2019] JL

Mark’s words should be a call to attention, and a call to action. The plight of farmers in Australia illustrates a larger reality: As planetary temperatures continue to increase and rainfall patterns shift due to human-caused climate disruption, our ability to grow crops and have enough drinking water will become increasingly challenged, and the outlook is only going to worsen.

The most recent United Nations Intergovernmental Panel on Climate Change report warned of increasingly intense droughts and mass water shortages around large swaths of the globe.

But even more conservative organizations have been sounding the alarm. “Water insecurity could multiply the risk of conflict,” warns one of the World Bank’s reports on the issue. “Food price spikes caused by droughts can inflame latent conflicts and drive migration. Where economic growth is impacted by rainfall, episodes of droughts and floods have generated waves of migration and spikes in violence within countries.”

Meanwhile, a study published in the journal Global Environmental Change, looked at how “hydro-political issues” — including tensions and potential conflicts — could play out in countries expected to experience water shortages coupled with high populations and pre-existing geopolitical tensions.

The study warned that these factors could combine to increase the likelihood of water-related tensions — potentially escalating into armed conflict in cross-boundary river basins in places around the world by 74.9 to 95 percent. This means that in some places conflict is practically guaranteed.

These areas include regions situated around primary rivers in Asia and North Africa. Noted rivers include the Tigris and Euphrates, the Indus, the Nile, and the Ganges-Brahmaputra.

Consider the fact that 11 countries share the Nile River basin: Egypt, Burundi, Kenya, Eritrea, Ethiopia, Uganda, Rwanda, Sudan, South Sudan, Tanzania and the Democratic Republic of Congo. All told, more than 300 million people already live in these countries, — a number that is projected to double in the coming decades, while the amount of available water will continue to shrink due to climate change.

For those in the US thinking these potential conflicts will only occur in distant lands — think again. The study also warned of a very high chance of these “hydro-political interactions” in portions of the southwestern US and northern Mexico, around the Colorado River.

Potential tensions are particularly worrisome in India and Pakistan, which are already rivals when it comes to water resources. For now, these two countries have an agreement, albeit a strained one, over the Indus River and the sharing of its water, by way of the 1960 Indus Water Treaty.

However, water claims have been central to their ongoing, burning dispute over the Kashmir region, a flashpoint area there for more than 60 years and counting.

The aforementioned treaty is now more strained than ever, as Pakistan accuses India of limiting its water supply and violating the treaty by placing dams over various rivers that flow from Kashmir into Pakistan.

In fact, a 2018 report from the International Monetary Fund ranked Pakistan third among countries facing severe water shortages. This is largely due to the rapid melting of glaciers in the Himalaya that are the source of much of the water for the Indus.

To provide an idea of how quickly water resources are diminishing in both countries, statistics from Pakistan’s Islamabad Chamber of Commerce and Industry from 2018 show that water availability (per capita in cubic meters per year) shrank from 5,260 in 1951, to 940 in 2015, and are projected to shrink to 860 by just 2025.

In India, the crisis is hardly better. According to that country’s Ministry of Statistics (2016) and the Indian Ministry of Water Resources (2010), the per capita available water in cubic meters per year was 5,177 in 1951, and 1,474 in 2015, and is projected to shrink to 1,341 in 2025.

Both of these countries are nuclear powers. Given the dire projections of water availability as climate change progresses, nightmare scenarios of water wars that could spark nuclear exchanges are now becoming possible.

#### Asteroid mining solves water access – only NEOs are sufficiently proximate and hydrated – independently, storing launch fuel on asteroids reduces space debris – turns case

Tillman 19 [(Nola Taylor, has been published in Astronomy, Sky & Telescope, Scientific American, New Scientist, Science News (AAS), Space.com, and Astrobiology magazine, BA in Astrophysics) “Tons of Water in Asteroids Could Fuel Satellites, Space Exploration,” Space, 9/29/2019] JL

When it comes to mining space for water, the best target may not be the moon: Entrepreneurs' richest options are likely to be asteroids that are larger and closer to Earth.

A recent study suggested that roughly 1,000 water-rich, or hydrated, asteroids near our planet are easier to reach than the lunar surface is. While most of these space rocks are only a few feet in size, more than 25 of them should be large enough to each provide significant water. Altogether, the water locked in these asteroids should be enough to fill somewhere around 320,000 Olympics-size swimming pools — significantly more than the amount of water locked up at the lunar poles, the new research suggested.

Because asteroids are small, they have less gravity than Earth or the moon do, which makes them easier destinations to land on and lift off from. If engineers can figure out how to mine water from these space rocks, they could produce a source of ready fuel in space that would allow spacecraft designers to build refuelable models for the next generation of satellites. Asteroid mining could also fuel human exploration, saving the expense of launching fuel from Earth. In both cases, would-be space-rock miners will need to figure out how to free the water trapped in hydrated minerals on these asteroids.

"Most of the hydrated material in the near-Earth population is contained in the largest few hydrated objects," Andrew Rivkin, an asteroid researcher at Johns Hopkins University Applied Physics Research Laboratory in Maryland, told Space.com. Rivkin is the lead author on the paper, which estimated that near Earth asteroids could contain more easily accessible water than the lunar poles.

According to the United Nations Office for Outer Space Affairs, more than 5,200 of the objects launched into space are still in orbit today. While some continue to function, the bulk of them buzz uselessly over our heads every day. They carry fuel on board, and when they run out, they are either lowered into destructive orbits or left to become space junk, useless debris with the potential to cause enormous problems for working satellites. Refueling satellites in space could change that model, replacing it with long-lived, productive orbiters.

"It's easier to bring fuel from asteroids to geosynchronous orbit than from the surface of the Earth," Rivkin said. "If such a supply line could be established, it could make asteroid mining very profitable."

Hunting for space water from the surface of the Earth is challenging because the planet's atmosphere blocks the wavelength of light where water can be observed. The asteroid warming as it draws closer to the sun can also complicate measurements.

Instead, Rivkin and his colleagues turned to a class of space rocks called Ch asteroids. Although these asteroids don't directly exhibit a watery fingerprint, they carry the telltale signal of oxidized iron seen only on asteroids with signatures of water-rich minerals, which means the authors felt confident assuming that all Ch asteroids carry this rocky water.

Based on meteorite falls, a previous study estimated that Ch asteroids could make up nearly 10% of the near-Earth objects (NEOs). With this information, the researchers determined that there are between 26 and 80 such objects that are hydrated and larger than 0.62 miles (1 km) across.

Right now, only three NEOs have been classified as Ch asteroids, although others have been spotted in the asteroid belt. Most NEOs are discovered and observed at wavelengths too short to reveal the iron band that marks the class. Carbon-rich asteroids, which include Ch asteroids and other flavors, are also darker than the more common stony asteroids, making them more challenging to observe.

Although Ch asteroids definitely contain water-rich minerals, that doesn’t necessarily mean that they will always be the best bet for space mining. It comes down to risk. Would an asteroid-mining company rather visit a smaller asteroid that definitely has a moderate amount of water, or a larger one that could yield a larger payday but could also come up dry?

"Whether getting sure things with no false positives, like the Ch asteroids, is more important or if a greater range of possibilities is acceptable with the understanding that some asteroids will be duds is something the miners will have to decide," Rivkin said.

In addition to estimating the number of large, water-rich asteroids might be available, the study also found that as many as 1,050 smaller objects, roughly 300 feet (100 meters) across, may also linger near Earth. Their small bulk will make them easier to mine because their low gravity will require less fuel to escape from, but they will produce less water overall, and Rivkin expects that the handful of larger space rocks will be the first targets.

"It seems likely that the plan for these companies will be to find the largest accessible asteroid with mineable material with the expectation that it will be more cost-effective than chasing down a large number of smaller objects," Rivkin said. "How 'accessible' and 'mineable material' and 'cost-effective' are defined by each company is to be seen."

## 1NC - CP

#### CP: Space-faring nations should

#### Establish a unified system of space traffic management modeled after the International Telecommunication Union

#### Collaborate on techniques to track and display the location of objects in real time and AI to automate debris-avoidance maneuvers

#### The United States Federal Government should:

#### Shift responsibility for the Space-Track catalogue to the civilian Department of Commerce, allocating necessary funds

Nature 8/11 [(Nature Editorial Board, peer-reviewed, comprises experimental scientists and data-standards experts from across different fields of science) “The world must cooperate to avoid a catastrophic space collision,” Nature, 8/11/2021] JL

But there are no traffic cops in space, nor international borders with clearly delineated areas of responsibility. To avoid further damage, it’s crucial that satellite operators have an accurate and up-to-date list of where objects are in space. At present, the main global catalogue of space objects is published at Space-Track.org by the US Space Command, a branch of the military. The catalogue is the most widely used public listing available, but it lacks some satellites that countries — including the United States, China and Russia — have not acknowledged publicly. In part because of this lack of transparency, other nations also track space objects, and some private companies maintain commercially available catalogues.

Rather than this patchwork of incomplete sources, what the world needs is a unified system of space traffic management. Through this, spacefaring nations and companies could agree to share more of their tracking data and cooperate to make space safer. This might require the creation of a new global regime, such as an international convention, through which rules and technical standards could be organized. One analogy is the International Telecommunication Union, the United Nations agency that coordinates global telecommunications issues such as who can transmit in which parts of the radio spectrum.

It won’t be easy to create such a system for space traffic. For it to succeed, questions of safety (such as avoiding smashing up a satellite) will need to be disentangled from questions of security (such as whether that satellite is spying on another nation) so that countries can be assured that participating in such an effort would not compromise national security. Countries could, for instance, share information about the location of a satellite without sharing details of its capabilities or purpose for being in space.

One near-term move that would help would be for the United States to complete a planned shift of responsibility for the Space-Track.org catalogue from the military to the civilian Department of Commerce. Because this catalogue has historically been the most widely used around the world, shifting it to a civilian agency could start to defuse geopolitical tensions and so improve global efforts to manage space debris. It might one day feed into a global space-traffic agreement between nations; even the nascent space superpower China would have a big incentive to participate, despite rivalries with the United States. The transition was called for in a 2018 US presidential directive that recognizes that companies are taking over from national governments as the dominant players in space, but it has yet to occur, in part because Congress has not allocated the necessary funds.

On 25 August, the UN Committee on the Peaceful Uses of Outer Space will meet to discuss a range of topics related to international cooperation in space. The UN is the right forum through which spacefaring nations can work together to establish norms for responsible space behaviour, and that should include how the world can track objects to make space safer. It should continue recent work it has been doing emphasizing space as a secure and sustainable environment, which at least brings countries such as the United States and China into the same conversation.

Basic research has a role, too: innovations such as techniques to track and display the locations of orbiting objects in real time, and artificial intelligence to help automate debris-avoidance manoeuvres, could bolster any global effort to monitor and regulate space.

If governments and companies around the world do not take urgent action to work together to make space safer, they will one day face a catastrophic collision that knocks out one or more satellites key to their safety, economic well-being or both. Space is a global commons and a global resource. A global organization responsible for — and capable of — managing the flow of space traffic is long overdue.

## Case

### Space war

#### I-law can’t solve space— even if your aff uphold international laws about space, it doesn’t mean you preserve the rule of international law for other domains

#### Can’t solve— if it violates ilaw now means its already illegal

#### Can’t solve & public sector thumps— your ev is about nasa, they wouldn’t just stop mining once their partners go away.

#### No internal link to nuclear war— just says causes hostility but not enough to actually cause war.

1. **No ‘space war’ – Insurmountable barriers and everyone has an interest in keeping space peaceful**

**Dobos 19** [(Bohumil Doboš, scholar at the Institute of Political Studies, Faculty of Social Sciences, Charles University in Prague, Czech Republic, and a coordinator of the Geopolitical Studies Research Centre) “Geopolitics of the Outer Space, Chapter 3: Outer Space as a Military-Diplomatic Field,” Pgs. 48-49] TDI

Despite the theorized potential for the achievement of the terrestrial dominance throughout the utilization of the ultimate high ground and the ease of destruction of space-based assets by the potential space weaponry, the utilization of space weapons is with current technology and no effective means to protect them far from fulfilling this potential (Steinberg 2012, p. 255). In current global international political and technological setting, the utility of space weapons is very limited, even if we accept that the ultimate high ground presents the potential to get a decisive tangible military advantage (which is unclear). This stands among the reasons for the lack of their utilization so far. Last but not the least, it must be pointed out that the states also develop passive defense systems designed to protect the satellites on orbit or critical capabilities they provide. These further decrease the utility of space weapons. These systems include larger maneuvering capacities, launching of decoys, preparation of spare satellites that are ready for launch in case of ASAT attack on its twin on orbit, or attempts to decrease the visibility of satellites using paint or materials less visible from radars (Moltz 2014, p. 31). Finally, we must look at the main obstacles of connection of the outer space and warfare. The first set of barriers is comprised of physical obstructions. As has been presented in the previous chapter, the outer space is very challenging domain to operate in. Environmental factors still present the largest threat to any space military capabilities if compared to any man-made threats (Rendleman 2013, p. 79). A following issue that hinders military operations in the outer space is the predictability of orbital movement. If the reconnaissance satellite's orbit is known, the terrestrial actor might attempt to hide some critical capabilities-an option that is countered by new surveillance techniques (spectrometers, etc.) (Norris 2010, p. 196)-but the hide-and-seek game is on. This same principle is, however, in place for any other space asset-any nation with basic tracking capabilities may quickly detect whether the military asset or weapon is located above its territory or on the other side of the planet and thus mitigate the possible strategic impact of space weapons not aiming at mass destruction. Another possibility is to attempt to destroy the weapon in orbit. Given the level of development for the ASAT technology, it seems that they will prevail over any possible weapon system for the time to come. Next issue, directly connected to the first one, is the utilization of weak physical protection of space objects

that need to be as light as possible to reach the orbit and to be able to withstand harsh conditions of the domain. This means that their protection against ASAT weapons is very limited, and, whereas some avoidance techniques are being discussed, they are of limited use in case of ASAT attack. We can thus add to the issue of predictability also the issue of easy destructibility of space weapons and other military hardware (Dolman 2005, p. 40; Anantatmula 2013, p. 137; Steinberg 2012, p. 255). Even if the high ground was effectively achieved and other nations could not attack the space assets directly, there is still a need for communication with those assets from Earth. There are also ground facilities that support and control such weapons located on the surface. Electromagnetic communication with satellites might be jammed or hacked and the ground facilities infiltrated or destroyed thus rendering the possible space weapons useless (Klein 2006, p. 105; Rendleman 2013, p. 81). This issue might be overcome by the establishment of a base controlling these assets outside the Earth-on Moon or lunar orbit, at lunar L-points, etc.-but this perspective remains, for now, unrealistic. Furthermore, no contemporary actor will risk full space weaponization in the face of possible competition and the possibility of rendering the outer space useless. No actor is dominant enough to prevent others to challenge any possible attempts to dominate the domain by military means. To quote 2016 Stratfor analysis, "(a) war in space would be devastating to all, and preventing it, rather than finding ways to fight it, will likely remain the goal" (Larnrani 20 16). This stands true unless some space actor finds a utility in disrupting the arena for others.

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### Debris

#### No internal link to mining and weaponization

#### Egeli 21– doesn’t say satellites collapse or stop working, just that they get hit, means no miscalc

#### No nuke war— no internal link between war in space coming down to earth and them launching nukes.

#### Alt cause – broad space privatization and existing debris.

Muelhapt et al 19 [(Theodore J., Center for Orbital and Reentry Debris Studies, Center for Space Policy and Strategy, The Aerospace Corporation, 30 year Space Systems Analyst and Operator, Marlon E. Sorge, Jamie Morin, Robert S. Wilson), “Space traffic management in the new space era,” Journal of Space Safety Engineering, 6/18/19, https://doi.org/10.1016/j.jsse.2019.05.007] TDI

The last decade has seen rapid growth and change in the space industry, and an explosion of commercial and private activity. Terms like NewSpace or democratized space are often used to describe this global trend to develop faster and cheaper access to space, distinct from more traditional government-driven activities focused on security, political, or scientific activities. The easier access to space has opened participation to many more participants than was historically possible. This new activity could profoundly worsen the space debris environment, particularly in low Earth orbit (LEO), but there are also signs of progress and the outlook is encouraging. Many NewSpace operators are actively working to mitigate their impact. Nevertheless, NewSpace represents a significant break with past experience and business as usual will not work in this changed environment. New standards, space policy, and licensing approaches are powerful levers that can shape the future of operations and the debris environment.

2. Characterizing NewSpace: a step change in the space environment

In just the last few years, commercial companies have proposed, funded, and in a few cases begun deployment of very large constellations of small to medium-sized satellites. These constellations will add much more complexity to space operations. Table 1 shows some of the constellations that have been announced for launch in the next decade. Two dozen companies, when taken together, have proposed placing well over ~~20,000~~ [twenty thousand] satellites in orbit in the next ~~10~~ [10]years. For perspective, fewer than ~~8100~~[eight thousand one hundred] payloads have been placed in Earth orbit in the entire history of the space age, only 4800 [1] remain in orbit and approximately 1950 [2] of those are still active. And it isn't simply numbers – the mass in orbit will increase substantially, and long-term debris generation is strongly correlated with mass.

[Table 1 Omitted]

This table is in constant flux. It is based largely on U.S. filings with the Federal Communications Commission (FCC) and various press releases, but many of the companies here have already altered or abandoned their original plans, and new systems are no doubt in work. Although many of these large constellations may never be launched as listed, the traffic created if just half are successful would be more than double the number of payloads launched in the last 60 years and more than 6 times the number of currently active satellites.

Current space safety, space surveillance, collision avoidance (COLA) and debris mitigation processes have been designed for and have evolved with the current population profile, launch rates and density of LEO space.

By almost any metric used to measure activity in space, whether it is payloads in orbit, the size of constellations, the rate of launches, the economic stakes, the potential for debris creation, the number of conjunctions, NewSpace represents a fundamental change.

3. Compounding effects of better SSA, more satellites, and new operational concepts

The changes in the space environment can be seen on this figurative map of low Earth orbit. Fig. 1 shows the LEO environment as a function of altitude. The number of objects found in each 10 km “bin” is plotted on the horizontal axis, while the altitude is plotted vertically. Objects in elliptical orbits are distributed between bins as partial objects proportional to the time spent in each bin. Some notable resident systems are indicated in blue text on the right to provide an altitude reference. The (dotted) red line shows the number of objects in the current catalog tracked by the U.S. Space Surveillance Network (SSN). All the COLA alerts and actions that must be taken by the residents are due to their neighbors in the nearby bins, so the currently visible risk is proportional to the red line.

The red line of the current catalog does not represent the complete risk; it indicates the risk we can track and perhaps avoid. A rule of thumb is that the current SSN LEO catalog contains objects about 10 cm or larger. It is generally accepted that an impact in LEO with an object 1 cm or larger will cause damage likely to be fatal to a satellite's mission. Therefore, there is a large latent risk from unobserved debris. While we cannot currently track and catalog much smaller than 10 cm, experiments have been performed to detect and sample much smaller objects and statistically model the population at this size [3]. The (solid) blue line represents the model of the 1 cm and larger debris that is likely mission-ending, usually called lethal but not trackable. If LEO operators avoid collisions with all the objects in the red line, they are nonetheless inherently accepting the risk from the blue line. This risk is already present.

The (dashed) orange line is an estimate of the population at 5 cm and larger and is thus an estimate of what the catalog might conservatively be a few years after the Space Fence, a new radar system being built by the Air Force, comes on line (currently planned for 2019) [4]. Commercial companies offering space surveillance services, such as LeoLabs, ExoAnalytics, Analytic Graphics Inc., Lockheed, and Boeing, might also add to the number of objects currently tracked. Space Policy Directive 3 (SPD-3) [13] specifically seeks to expand the use of commercial SSA services.

Existing operators can expect a sharp increase in the number of warnings and alerts they will receive because of the increase in the cataloged population. Almost all the increase will come from newly detected debris [5].

The pace of safety operations for each satellite on orbit will significantly change because of the increase in the catalog from the Space Fence. This effect is compounded because the NewSpace constellations described in Table 1 will drastically change the profile of satellites in LEO. The green bars in Fig. 1 represent the number of objects that will be added to the catalog (red or orange lines) from only the NewSpace large LEO constellations at their operational altitudes. This does not include the rocket stages that launch them, or satellites in the process of being phased into or removed from the operational orbits. Neighbors of one of these new constellations may face a radically different operations environment than their current practices were designed to address.

Satellites in these large LEO constellations typically have planned operational lifetimes of 5–10 years. Some companies have proposed to dispose of their satellites using low thrust electric propulsion systems, which would spiral satellites down over a period of months or years from operating altitudes as high as 1500 km through lower orbits where the Hubble Space Telescope, the International Space Station, and other critical LEO satellites operate [6]. Similar propulsive techniques would raise replacement satellites from lower launch injection orbits to higher operational orbits. These disposal and replenishment activities will add thousands of satellites each year transiting through lower altitudes and posing a risk to all resident satellites in those lower orbits. More importantly, failures will occur both among transiting satellites and operational constellations, potentially leaving hundreds more stranded along the transit path.

1. **Probability – 0.1% chance of a collision.**

**Salter 16** [(Alexander William, Economics Professor at Texas Tech) “SPACE DEBRIS: A LAW AND ECONOMICS ANALYSIS OF THE ORBITAL COMMONS” 19 STAN. TECH. L. REV. 221 \*numbers replaced with English words] TDI

The probability of a collision is currently low. Bradley and Wein estimate that the maximum probability in LEO of a collision over the lifetime of a spacecraft remains below one in one thousand, conditional on continued compliance with NASA’s deorbiting guidelines.3 However, the possibility of a future “snowballing” effect, whereby debris collides with other objects, further congesting orbit space, remains a significant concern.4 Levin and Carroll estimate the average immediate destruction of wealth created by a collision to be approximately $30 million, with an additional $200 million in damages to all currently existing space assets from the debris created by the initial collision.5 The expected value of destroyed wealth because of collisions, currently small because of the low probability of a collision, can quickly become significant if future collisions result in runaway debris growth.

1. **Time frame – Kessler effect 200 years away**

**Stubbe 17** [(Peter, PhD in law @ Johann Wolfgang Goethe University Frankfurt) “State Accountability for Space Debris: A Legal Study of Responsibility for Polluting the Space Environment and Liability for Damage Caused by Space Debris,” Koninklijke Brill Publishing, ISBN 978-90-04-31407-8, p. 27-31] TDI

The prediction of possible scenarios of the future evolution of the debris p o p ulation involves many uncertainties. Long-term forecasting means the prediction of the evolution of the future debris environment in time periods of decades or even centuries. Predictions are based on models84 that work with certain assumptions, and altering these parameters significantly influences the outcomes of the predictions. Assumptions on the future space traffic and on the initial object environment are particularly critical to the results of modeling efforts.85 A well-known pattern for the evolution of the debris population is the so-called Kessler effect’, which assumes that there is a certain collision probability among space objects because many satellites operate in similar orbital regions. These collisions create fragments, and thus additional objects in the respective orbits, which in turn enhances the risk of further collisions. Consequently, the num ber of objects and collisions increases exponentially and eventually results in the formation of a self-sustaining debris belt aroundthe Earth. While it has long been assumed that such a process of collisional cascading is likely to occur only in a very long-term perspective (meaning a time 1 n of several hundred years),87 a consensus has evolved in recent years that an uncontrolled growth of the debris population in certain altitudes could become reality much sooner.88 In fact, a recent cooperative study undertaken by various space agencies in the scope of i a d c shows that the current l e o debris population is unstable, even if current mitigation measures are applied. The study concludes:

Even with a 90% implementation of the commonly-adopted mitigation measures [...] the l e o debris population is expected to increase by an average of 30% in the next 200 years. The population growth is primarily driven by catastrophic collisions between 700 and 1000 km altitudes and such collisions are likely to occur every 5 to 9 years.89

#### Space debris creates existential deterrence and a taboo

Bowen 18 [(Bleddyn, lecturer in International Relations at the University of Leicester) “The Art of Space Deterrence,” European Leadership Network, February 20, 2018, https://www.europeanleadershipnetwork.org/commentary/the-art-of-space-deterrence/] TDI

Fourth, the ubiquity of space infrastructure and the fragility of the space environment may create a degree of existential deterrence. As space is so useful to modern economies and military forces, a large-scale disruption of space infrastructure may be so intuitively escalatory to decision-makers that there may be a natural caution against a wholesale assault on a state’s entire space capabilities because the consequences of doing so approach the mentalities of total war, or nuclear responses if a society begins tearing itself apart because of the collapse of optimised energy grids and just-in-time supply chains. In addition, the problem of space debris and the political-legal hurdles to conducting debris clean-up operations mean that even a handful of explosive events in space can render a region of Earth orbit unusable for everyone. This could caution a country like China from excessive kinetic intercept missions because its own military and economy is increasingly reliant on outer space, but perhaps not a country like North Korea which does not rely on space. The usefulness, sensitivity, and fragility of space may have some existential deterrent effect. China’s catastrophic anti-satellite weapons test in 2007 is a valuable lesson for all on the potentially devastating effect of kinetic warfare in orbit.

#### Alliances check miscalc – too costly

MacDonald 13 [(Bruce, teaches at the United States Institute of Peace on strategic posture and space/cyber security issues, leads a study on China and Crisis Stability in Space, and is adjunct professor at the Johns Hopkins School of Advanced International Studies) “Deterrence and Crisis Stability in Space and Cyberspace,” in Anti-satellite Weapons, Deterrence and Sino-American Space Relations, September 2013, https://apps.dtic.mil/dtic/tr/fulltext/u2/a587431.pdf] TDI

The US alliance structure can promote deterrence and crisis stability in space, as with nuclear deterrence. China has no such alliance system. If China were to engage in large-scale offensive counter-space operations, it would face not only the United States, but also NATO, Japan, South Korea and other highly aggrieved parties. Given Beijing’s major export dependence on these markets, and its dependence upon them for key raw material and high technology imports, China would be as devastated economically if it initiated strategic attacks in space. In contrast to America’s nuclear umbrella and extended deterrence, US allies make a tangible and concrete contribution to extended space deterrence through their multilateral participation in and dependence upon space assets. Attacks on these space assets would directly damage allied interests as well as those of the United States, further strengthening deterrent effects.