## 1NC

#### 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

#### Xi is consolidating unprecedented political power – that’s only possible with strong PLA support

Chang 21 [(Gordon, columnist, author and lawyer, has given briefings at the National Intelligence Council, the CIA, and the State Department, JD from Cornell Law School) “China Is Becoming a Military State,” Newsweek, 1/14/2021] JL

At this moment, the Communist Party is taking back power from all others in society, including the State Council, and the military is gaining influence inside Party circles.

Why is the People's Liberation Army making a comeback? The answer lies in succession politics.

Xi Jinping was selected the top leader because he was not identified with any of the main factional groupings—like the Communist Youth League of Hu Jintao or the Shanghai Gang of Jiang—that dominated Party politics. Xi, in short, was the least unacceptable choice to the Party's squabbling factional elders.

Xi, once chosen, apparently decided that in order to rule, he needed a base, so he made certain officers the core of his support. As longtime China watcher Willy Lam told Reuters in 2013, Xi Jinping's faction is the military.

And with the help of the military, Xi has accumulated almost unprecedented political power, ending the Party's two-decade-old consensus-driven system and replacing it with one-man rule.

As Wang, a professor at the Georgia Institute of Technology, notes, Xi, with the amendments to the National Defense Law, is demonstrating his power of "leading everything and everyone." He is wrapping that effort in a "rule by law" move that is formalizing his perch at the top of the Chinese political system.

How is Xi using his newfound power? There is a hint in the National Defense Law amendments. These changes, Fisher tells us, "increase the powers of the CMC to mobilize the civilian sector for wartime and to better authorize the CMC to engage in foreign military exercises to defend China's 'development interests.'" As such, the changes "point to China's ambition to achieve 'whole nation' levels of military mobilization to fight wars, and give the CMC formal power to control the future Chinese capabilities for global military intervention."

"The revised National Defense Law also embodies the concept that everyone should be involved in national defense," reports the Communist Party's *Global Times*, summarizing the words of an unnamed CMC official. "All national organizations, armed forces, political parties, civil groups, enterprises, social organizations and other organizations should support and take part in the development of national defense, fulfill national defense duties and carry out national defense missions according to the law."

That sounds like Xi is getting ready to pick even more fights with neighbors—and perhaps the United States. On January 5, he ordered People's Liberation Army generals and admirals to be prepared to "act at any second."

Why would Xi want to start a war? "This is really indicative of there being instability in China, and Mr. Xi seeking to consolidate power around himself. ...The new National Defense Law essentially removes the alternative power base of the premier of the State Council, in this case Li Keqiang, from interfering with Mr. Xi's own power ambitions," said Charles Burton of the Ottawa-based Macdonald-Laurier Institute to John Batchelor, the radio host, earlier this month. As Burton noted, the amendments to the National Defense Law undermine Premier Li Keqiang, the head of the State Council and long-standing rival to Xi.

"I think this really gives the green light for him to dispatch the military on any pretext that he feels is necessary to defend his power," Burton says. "China is becoming a military state."

#### The plan alienates the PLA – they view space dominance as the linchpin of China’s legitimacy – specifically, public-private tech development is key

Economic Times 20 [(Economic Times, Indian daily newspaper, internally cites Dean Cheng, Senior Research Fellow at the Heritage Foundation and the Davis Institute for National Security and Foreign Policy, former analyst in the International Security and Space Program at the Office of Technology Assessment, BA in Politics from Princeton University) “China attempting to militarize space as it seeks to modernize its military power,” 8/31/2020] JL

The Jamestown Foundation, a US think-tank, hosted a webinar on August 19 entitled "China's Space Ambitions: Emerging Dimensions of Competition." One presenter, Dean Cheng, Senior Research Fellow at The Heritage Foundation, noted that Beijing's space programme is linked to China's central concept of comprehensive national power. "This is basically how the Chinese think about how they rack and stack, how they compare with other countries."

China recognises that military power is important, but it is not the only factor in being a great power. Cheng drew a parallel with the former USSR, where military power alone did not ensure survival of that communist state. Other comprehensive national power factors are political unity, economic power, diplomatic strength, science and technology, and even culture. "Space touches every one of these aspects in comprehensive national power, and that is a part of why Chinese see space as so important."

Indeed, a strong space industrial complex will generate benefits that ripple through the rest of China's economy. Furthermore, he said space achievements "promote pride within China, especially for the Chinese Communist Party (CCP) ... It's symbolic of how far China has come," he said, and "it gives the CCP legitimacy".

China is pushing into space services, including satellite launches, satellite applications and Earth observation/satellite imagery for others. Satellite customers include Belarus, Laos, Pakistan and Venezuela, for example, attracting hard currency and influence. Cheng said most underestimate the impact this has, as such countries grow almost totally dependent on Chinese equipment, assets and training over time. Incidentally, China could have manufactured back doors into these systems for foreigners to allow it access.

Mark Stokes, Executive Director at the US-based Project 2049 Institute think-tank, said in the same webinar that PLA requirements have always been fundamental to development of Chinese space capabilities. Potential PLA space missions in support of joint warfighting in a crisis include targeting (battlefield surveillance, electronic reconnaissance and ocean surveillance), communications, PNT services (obtaining target data, navigation information, navigation support and timing services), space jamming (encompassing space communications, radar, electro-optical and PNT) and space protection.

Stokes said the end of 2015 was "significant" for Chinese space efforts because consolidation of end-users under the PLA's Strategic Support Force (PLASSF) occurred, specifically within the Space Systems Department. In terms of developing and meeting requirements, the PLASSF is now "much more efficient," the American analyst posited.

Indeed, China created its space force in 2015, just a few months after Russia. After formally establishing its Space Force in December 2019, the US is still getting its equivalent off the ground. Cheng said both China and Russia have been pushing to militarise space, even though such a term is probably meaningless given that 95 per cent of space technology has dual applications for both military and civilian use. Certainly, outer space can no longer be viewed as a sanctuary.

Stokes said that "not much has changed really in terms of the space launch infrastructure and the launch, tracking and control of space ... but they are now integrated with end-users, and that is going to have an effect on making the whole system more efficient."

China has freedom of action in space, and the creation of the PLASSF and consolidation of space/counter-space research, development and acquisition, as well as training and operations, have benefitted from a single integrated command. The PLA's ability to interfere with American military operations in places like Taiwan will continue to grow yearly.

Cheng said, "The Chinese see future war as revolving around joint operations, which are not just land, air and sea forces." They also include the outer space and electronic warfare domains, which are necessary for information dominance." China, therefore, wishes to deny an adversary like the US the use of space, plus it needs to give the Chinese military every advantage.

China has therefore developed the ability to target hostile space-based assets (from the ground or space) and their all-important data-links. Indeed, jamming and electronic warfare complement anti-satellite weapons (which China has already tested), any of which can achieve effective mission kills against US and allied satellites. Stokes has not yet ascertained which agency is responsible for satellite kinetic kills, but it could well be the PLA Rocket Force, which is traditionally very tightly controlled by the Central Military Commission.

A detailed report entitled China's Space and Counter-space Capabilities and Activities, prepared for the US-China Economic and Security Review Commission, was published on March 30. Its authors, Mark Stokes, Gabriel Alvarado, Emily Weinstein and Ian Easton, summarised China's counter-space capabilities as follows.

"China has an operational counter-space capability that will evolve through 2020 and out to 2035. These capabilities include anti-satellite kinetic kill vehicles (KKV) and space electronic countermeasures ... On the non-kinetic side, the PLA has an operational ground-based satellite electronic countermeasures capability designed to disrupt adversary use of satellite communications, navigation, search and rescue, missile early warning and other satellites through use of jamming."

China obtained its first ground-based satellite jammers from Ukraine in the late 1990s, but it has developed its own solutions since then. "The PLA is capable of carrying out electronic countermeasures to disrupt, deny, deceive or degrade space services. Jamming prevents users from receiving intended signals and can be accomplished by attacking uplinks and downlinks.

The PLA and defence industry are developing and deploying jammers capable of targeting satellite communications over a large range of frequencies, including dedicated military communication bands. The PLASSF also has advanced cyber capabilities that could be applied in parallel with counter-space operations."

Nonetheless, the report asserted that the US still assumed a technological lead in space.

"China also is carrying out research, development and testing on potential space-based counter-space systems. The PLASSF and defense industry have carried out advanced satellite maneuvers and are likely testing orbital technologies that could be applied to counter-space operations." The PLASSF Network Systems Department probably oversees satellite jamming operations.

#### Asteroid mining is key to Xi’s regime.

Weichert 20 [(Brandon J., Master of arts in statecraft and National Security Affairs.) “China determined to dominate future mining with Origin Space,” The Washington Times, 10/1/20. <https://www.washingtontimes.com/news/2020/oct/1/china-determined-to-dominate-future-mining-with-or/>] RR

In November, a Chinese space mining startup, Origin Space, will launch the world’s first space mining robot into Earth orbit (designated NEO-1). Once in orbit, NEO-1 will perform a series of tests to ensure it works properly. This proof-of-concept is the first of its kind and, if successful, will pave the way for China’s budding space mining industry to take flight.

It is believed that the world’s first trillionaire will come from the space mining industry. Following the launch of NEO-1, Origin Space plans to place a small observation satellite, Yuanwang-1 (or “Little Hubble”), in Earth orbit next year to search for mineable asteroids. Beijing has identified space mining as new strategic industry that China must dominate in order to fulfill President Xi Jinping’s goal of making the People’s Republic of China the world’s hegemon by 2049.

For President Xi to realize his “China Dream” of global domination by 2049, China has embraced what I refer to as The Field of Dreams mentality when it comes to high-tech innovation and space dominance: If you build it, they will come. By building the world’s first viable space mining companies and creating the infrastructure needed to support long-range space operations, Beijing believes that it can woo foreign talent and investment away from the United States and into China. There is reason to believe that Beijing’s assumptions are correct.

The United States has possessed the ability to venture into space and mine the various celestial bodies for decades. Yet, until the Trump administration came along, America failed to exploit space in the way that China intends to. A succession of American leaders, Democrat and Republican alike — including former Vice President Joe Biden — allowed for America’s advantages in space to erode. Now, China’s NEO-1 test scheduled for November is yet another example of how rapidly China has caught up to the indolent United States in space.

If China is to maintain its prosperity while also becoming the center of a high-tech industrial revolution, China must possess a monopoly on Rare Earth Minerals. Rare Earths are vital for the creation of advanced technology. Without these minerals, modern computers, smartphones, batteries for electric cars and other accoutrements we’ve all become used to in our daily lives would disappear.

We would return to a pre-1970s lifestyle that few are prepared to endure. The moon and asteroids of our solar system are full of Rare Earth Minerals. Should Beijing gain exclusive access to the bountiful, untapped source of these Rare Earth Minerals in space, China would have unprecedented economic and, therefore, strategic advantages over the United States and its allies.

#### That factionalizes the CCP and emboldens challenges to Xi – the PLA is increasingly powerful and not unconditionally subservient

Simpson 16 [(Kurtis, Centre Director with Defence Research and Development Canada, has been conducting research on China’s leadership, Communist Party politics, the People’s Liberation Army and foreign policy for over 30 years,Master’s Degree and a Ph.D from York University, previously served as an intelligence analyst at the Privy Council Office and leader of the Asia Research Section at the Department of National Defence’s Chief Defence Intelligence (CDI) organization) “China’s Re-Emergence: Assessing Civilian-Military Relations In Contemporary Era – Analysis,” Eurasia Review, 12/21/2016] JL

Paralleling divided loyalties between Chinese Party, military and government bodies, one must also recognize that within each, factions exist, based upon generational, personal, professional, geographic, or institutional allegiances.19 These minor fault lines are most pronounced during crises, and they continue independent of professionalization.20 As was demonstrated by the civil-military dynamics of the Chinese government’s suppression of student demonstrators, both divisions and allegiances of interests emerged with respect to how to contain this situation and factional interests largely determined which troops would carry out the orders, who commanded them, what civilian Party leaders supported the actions, and who would be sanctioned following the mêlée. A consequence of factionalism within the PLA is that the Party’s control mechanisms (particularly because rule of law and constitutional restraints on the military are weak) needs to be robust to control not only a single military chain of command but (particularly during crises) perhaps more than one. This is not likely the case. A review of the evidence indicates the military’s influence, on the whole, is increasing, and the Party’s control decreasing.

On one level, the Party clearly controls the military as the Central Military Commission or CMC (the highest military oversight body in the PRC) is chaired by a civilian, President Xi Jinping. Moreover, the PLAs representation on formal political decision-making bodies (such as the Politburo Standing Committee, the Politburo, the Central Committee, and the NPC) has decreased over the years, but this does not necessary equate to a reduced level of influence. For example, the two Vice-Chairman of the CMC are now military generals, as are the remaining other eight members. Irrespective of institutional membership, military leaders retain considerable say. Personal interactions and informal meetings with senior party elites provide venues to sway decisions. They do, also, hold important places on leading small groups dedicated to issues like Taiwan and other security questions, such as the South China Seas.21

In a similar vein, other methods of Party influence, as exercised through political commissars, party committees, and discipline inspection commissions are no longer empowered to enforce the ideological dictates of a paramount leader. In the face of diffuse reporting chains, competing allegiances, and often effective socialization by the military units they are supposed to be watching over, most do not provide the Party guardian and guidance function once so pervasive.

While perhaps overstated, Paltiel’s observation that “…China’s energies over the past century and half have given the military a prominent and even dominant role in the state, preempting civilian control and inhibiting the exercise of constitutional authority” is likely now truer than ever before in history.22 While still loyal to the party as an institution, the PLA is not unconditionally subservient to a particular leader and retains the resources to enter the political arena if (at the highest levels) a decision is made to do so.

The civilian-military trend lines evident in China since the end of the Cultural Revolution affirm that the symbiotic nature of the Party-PLA relationship has morphed in important respects since the late 1960s. The promotion of professionalism, a reduced role for ideological indoctrination, an increasing bifurcation of civil-military elites, and growing state powers (complete with divided loyalties and continued factionalism) has complicated the political landscape informing how the CCP interacts with the PLA. If, as postulated, we have moved from a fused, ‘dual role elite’ model to one of ‘conditional compliance’ in which the military actually holds a preponderance of the power capabilities and where its interests are satisfied through concessions, bargaining, and pay-offs, empirical evidence should reflect this. A review of China’s three major leadership changes since the transition from the revolutionary ‘Old Guard’ to the modern technocrats confirms this.

Formally anointed and legitimized by Deng in 1989, Jiang assumed leadership without military credentials and few allies, viewed by many as a ‘caretaker’ Party Secretary in the wake of the Tiananmen Massacre. Despite his limitations, Jiang was well versed in the vicissitudes of palace politics. Informed by a high political acumen, he immediately promoted an image as an involved Commander-in-Chief, personally visiting all seven military regions, a sign of commitment not made by either the likes of Mao or Deng. Symbolic gestures like this were bolstered by his providing incentives to the PLA, such as: consistent raises in the defence budget; funds for military modernization; as well as equipment, logistics, and augmented R&D.23

Referred to as the ‘silk-wrapped needle,’ Jiang marshalled Party resources to not only reward, but to punish.24 His institutional authority over appointments enabled him to manipulate factions, dismiss those who opposed him, enforce new rigid retirement standards, and promote loyalists. A delicate equilibrium was established during the early-1990s until his semi-retirement in 2004,25 where Jiang guaranteed military priorities such as supporting ‘mechanization’ and an ‘information-based military’ (promoting the concept of RMA with Chinese characteristics) in exchange for the PLA backing of his legacy contributions to Marxist Leninist Mao Zedong thought with the enshrinement of his “Three Represents” doctrine.

Like Jiang, Hu Jintao’s succession was the product of negotiation, compromise, and concessions. While neither opposed by the PLA, nor supported by the military ‘brass,’ Hu was a known commodity, having served as Vice-President (1998) and CMC Vice-Chairman since 1999. He was deemed acceptable until proven otherwise. In the shadow of Jiang (who retained the position of CMC Chair until 2004), Hu did not exert the same kind of influence in, nor engender the same kind of deference from, China’s military, but equally proved capable of fostering a pragmatic relationship with the army which ensured its interests, and in so doing, legitimized his leadership position.

Ceding much of the military planning and operational decisions to the PLA directly, Hu played to his strengths and focused upon national security issues (such as the successful resolution of SARs in China), which bolstered his credibility as a populist leader among the masses, indirectly increasing his power within both the military and the Party. Additionally, he focused upon foreign military security affairs (most notably, North Korea-US negotiations), which enabled him to link his personal political agenda with the military’s latest ambitions.

In according the military a distinct place in China’s national development plan, supporting China’s rise, and ensuring its vital interests, Hu recognized the military’s evolving requirement to ‘go global’ and its worldwide interests in non-combat operations, such as peacekeeping and disaster relief, as well as stakes in the open seas, outer space, and cyberspace as interest frontiers with no geographic boundaries.26 Under the slogan of ‘China’s historical mission in the new phase of the new century’ and his acquiescence to the PLA’s stated requirements ‘to win local wars under modern conditions’ by funding new technology acquisition, Hu received the army’s formal recognition for his contributions to military thought based upon “scientific development” which informed a “strategic guiding theory,” resulting in a new operational orientation for China’s military. Emulating his predecessor, Hu won ‘conditional compliance’ from the PLA by successfully bartering military needs and wants for the army’s support and endorsement of his political tenure. This was not done outside of self-interest. Hu, as did Jiang, skillfully coopted, fired, and promoted select Generals to serve his greater ends, and he did this through varied means. Ultimately, however, it was done in a manner acceptable to the military.

Xi Jinping’s rise to power in 2012, while replicating the ‘horse-trading’ of Jiang and Hu, marks a fundamental departure in leadership style. Often described as a transformative leader, Xi is openly critical of his predecessors and rails against earlier periods where reform stalled and corruption grew.27 An advocate of ‘top-level design,’ incrementalism is being supplanted by a massive attempt to centralize all aspects of the CCP’s power, which includes a major restructuring of the economy, government, administration, and military.

Nicknamed “the gun and the knife” as a slight for his attempts to simultaneously control the army, police, spies, and the ‘graft busters,’ Xi’s power appears uncontested at present. Nevertheless, he is also viewed as ‘pushing the envelope too far’ and endangering the equilibrium which has been established between the Party and PLA over the past 25 years. For example, only two years into his mandate, he fostered a Cult of Personality, “the Spirit of Xi Jinping” which was officially elevated to the same standing as that of Mao and Deng, by comparison, foundational figures in Chinese history. His open attacks of political ‘enemies’ (most notably Zhou Yongkang, a Politburo Standing Committee member and former security czar) breeds fear among almost every senior official, all of whom are vulnerable on some point. Equally true, an unprecedented anti-corruption campaign is inciting comrades to turn on comrades, not unlike a massive game of prisoner’s dilemma.

Nowhere is the pressure for reform greater than in the PLA. Xi advocates administering the army with strictness and austerity, promoting frugality and obedience. At his direction, “mass-line educational campaigns” designed to “rectify work style” through criticism and self-criticism are being implemented.28 Ideological and political building is now equated with army building, as a means of ensuring the Party’s uncontested grip over the troops ideologically, politically, and organizationally. Select military regions (those opposite Taiwan and adjacent to the South China Seas) and commanders from those regions are witnessing favoritism and promotion at the expense of others. Moreover, a new “CMC Chairmanship Responsibility System” has been instituted, which directly calls into question the support of some of Xi’s senior-most generals.

A ‘hardliner’ by nature, Xi recognizes that he must earn the support of the PLA. New military priorities he supports include: accelerating modernization; Joint Command and C4ISR; training; talent management, as well as equipment and force modernization. That said, his goal of achieving the Chinese dream of building a “wealthy, powerful, democratic, civilized, and harmonious socialist modernized nation” by 2021, the 100th anniversary of the founding of the CCP, is exceptionally ambitious. It will require endless commitments to competing interests in a period of economic stagnation and global economic downturn. Should the PLA come to believe they are not first in line for government largess, support for Xi could erode very quickly.29

#### CCP instability collapses the international order – extinction

Perkinson 12 [(Jessica, MA in international affairs from American University) “The Potential for Instability in the PRC: How the Doomsday Theory Misses the Mark,” American University School of International Service, 2012] JL

Should the CCP undergo some sort of dramatic transformation – whether that be significant reform or complete collapse, as some radical China scholars predict2 – the implications for international and US national security are vast. Not only does China and the stability of the CCP play a significant role in the maintenance of peace in the East Asian region, but China is also relied upon by many members of the international community for foreign direct investment, economic stability and trade. China plays a key role in maintaining stability on the Korean Peninsula as one of North Korea’s only allies, and it is argued that instability within the Chinese government could also lead to instability in the already sensitive military and political situation across the Taiwan Strait. For the United States, the effect of instability within the CCP would be widespread and dramatic. As the United States’ largest holder of US treasury securities, instability or collapse of the CCP could threaten the stability of the already volatile economic situation in the US. In addition, China is the largest trading partner of a number of countries, including the US, and the US is reliant upon its market of inexpensive goods to feed demand within the US.

It is with this in mind that China scholars within the United States and around the world should be studying this phenomenon, because the potential for reform, instability or even collapse of the CCP is of critical importance to the stability of the international order as a whole. For the United States specifically, the potential - or lack thereof - forreform of the CCP should dictate its foreign policy toward China. If the body of knowledge on the stability of the Chinese government reveals that the Chinese market is not a stable one, it is in the best interests of the United States to look for investors and trade markets elsewhere to lessen its serious dependence on China for its economic stability, particularly in a time of such uncertain economic conditions within the US.

#### Independently, Xi will lash out to preserve cred in the SCS – US draw-in ensures extinction

Mastro 20 [(Oriana Skylar, Assistant Professor of Security Studies at Georgetown University's Edmund A. Walsh School of Foreign Service, Resident Scholar at the American Enterprise Institute) “Military Confrontation in the South China Sea,” Council on Foreign Relations, 5/21/2020] JL

The risk of a military confrontation in the South China Sea involving the United States and China could rise significantly in the next eighteen months, particularly if their relationship continues to deteriorate as a result of ongoing trade frictions and recriminations over the novel coronavirus pandemic. Since 2009, China has advanced its territorial claims in this region through a variety of tactics—such as reclaiming land, militarizing islands it controls, and using legal arguments and diplomatic influence—without triggering a serious confrontation with the United States or causing a regional backlash. Most recently, China announced the creation of two new municipal districts that govern the Paracel and Spratly Islands, an attempt to strengthen its claims in the South China Sea by projecting an image of administrative control. It would be wrong to assume that China is satisfied with the gains it has made or that it would refrain from using more aggressive tactics in the future. Plausible changes to China’s domestic situation or to the international environment could create incentives for China’s leadership to adopt a more provocative strategy in the South China Sea that would increase the risk of a military confrontation.

The United States has a strong interest in preventing China from asserting control over the South China Sea. Maintaining free and open access to this waterway is not only important for economic reasons, but also to uphold the global norm of freedom of navigation. The United States is also at risk of being drawn into a military conflict with China in this region as a result of U.S. defense treaty obligations to at least one of the claimants to the contested territory, the Philippines. China’s ability to control this waterway would be a significant step toward displacing the United States from the Indo-Pacific region, expanding its economic influence, and generally reordering the region in its favor. Preventing China from doing so is the central objective of the U.S. National Security Strategy and the reason the Indo-Pacific is the U.S. military’s main theater of operations. For these reasons, the United States should seek ways to prevent Chinese expansion, ideally while avoiding a dangerous confrontation and being prepared to deftly manage any crises should they arise.

China considers the majority of the South China Sea to be an inalienable part of its territory. Exercising full sovereignty over this area is a core component of President Xi Jinping’s “China Dream.” China does not accept or respect the sovereignty claims of Brunei, Indonesia, Malaysia, the Philippines, Taiwan, or Vietnam in this region. Although China has been cautious in pressing its claims thus far, three developments could convince Xi that China should be more assertive.

Xi could feel compelled to accelerate his timeline in the South China Sea to maintain his consolidated position within the Chinese Communist Party (CCP), particularly if the political situation in Hong Kong worsens, peaceful reunification with Taiwan becomes less likely, or domestic criticism of his management of the novel coronavirus outbreak increases. With China’s economic growth for 2020 projected to hit only 1.2 percent—the lowest since the mid-1970s—Xi could find it necessary to demonstrate strength while Beijing deals with internal fallout from the pandemic. China has already declared two new administrative districts in the South China Sea in April 2020 and has escalated its criticism of U.S. freedom of navigation operations (FONOPs) in the area. Moreover, with expectations that the first stage of China’s military modernization efforts will be completed in 2020, Xi could become more confident that China would succeed in pressing its claims militarily, especially if the United States is distracted internally with managing the coronavirus pandemic or its aftermath.

## 1NC

#### The standard is consistency with the labor theory of appropriation

#### A theory of just appropriation is necessary to avoid the paradox of plenty — our right to bodily autonomy entails that we have a right to that which we have affixed our labor to

Akintude 16 [(Iseoluwa Christopher Akintunde, a thesis submitted to McGill University in partial fulfilment of the requirements of the degree of MASTER OF LAWS) “Lessons from John Locke: Envisioning a Multilateral Legal Regime for Property Rights over the Natural Resources in Outer Space, including the Moon and Other Celestial Bodies.” Institute of Air and Space Law, 8/2016.] BC

Locke’s discourse on property can be substantially gleaned from Chapters II and V of the second treatise of his seminal work – Two Treatises of Government. 192 To comprehend Locke’s conception of property theory, one ought to view it within the context of his analysis of the state of nature. Locke’s state of nature is a departure from the Hobbesian state of nature where life is “solitary, poor, nasty, brutish, and short”193 and human beings are perpetually in a state of ‘all against all.’ As in outer space, Locke’s philosophical commons is replete with natural resources. Locke contemplates a state of equality and reciprocity between the inhabitants of such a state with “no one having more than another” 194 similar to the description of outer space in Article I of the OST:

“A state also of equality, wherein all the power and jurisdiction is reciprocal, no one having more than another, there being nothing more evident than that creatures of the same species and rank, promiscuously born to all the same advantages of Nature, and the use of the same faculties, should also be equal one amongst another, without subordination or subjection.”195

Waldron196 argues that Locke’s state of nature has two possible descriptions: the first is negative communism where everyone has neither the right nor a corresponding duty over natural resources while the second, a more affirmative communism where everyone has equal right to natural resources and consequently owe one another corresponding duties over same. Waldron’s conception of affirmative communism appears compatible with Locke’s reasoning when he argues, citing King David197 with approval, that God has “given the earth to the children of men, given it to mankind in common.”198

The major challenge of property rights in the state of nature is how individuals can make use of the resources God has given humanity collectively without interfering with or violating the equal rights already given to others over those natural resources. Recall that this is the exact problem that was identified in the first chapter of this thesis. According to Locke, property rights is necessary for self-preservation because human beings, once born, have a right to “meat and drink and such other things as nature affords for their subsistence.”199 Just like in Locke’s commons, preservation of human existence on Earth is one of the reasons why human desire to exploit the natural resources in space. Although the world has been given by God to men in common for their benefit and the “greatest conveniences of life”200 , He did not intend that it should always remain common and uncultivated. This would be tantamount to starving in the midst of plenty, otherwise known as the paradox of plenty201 – a situation prevailing lack and poverty despite the availability of abundant resources. Rather, He expected that the industrious and hardworking ones will exert their effort, input, resources and labour to transform the natural resources in the commons into a finished product for their benefit. Even though the Earth and all the natural resources therein are common to all, everyone has a right in his own person. In order to avoid a paradox of plenty, Locke invokes the labour theory of appropriation. He argues that the first property every man owns is his person, his innate capacity and labour. This is one property that everyone possesses to the exclusion of every other and is not shared with other inhabitants of the state of nature. Once he exerts his labour to a resource or thing which has been given in the state of nature to everyone in common, such a thing becomes his property “it being removed from the common state of nature placed it in, it hath by this labour something annexed to it, that excludes the common right of other men.” Because the labour is the “unquestionable right” of the labourer, no other person can have a right to what he has affixed his labour to. He uses the analogy of the oak to drive home this point:

He that is nourished by the acorns he picked up under an oak, or the apples he gathered from the trees in the wood, has certainly appropriated them to himself. Nobody can deny but the nourishment is his…And it is plain, if the first gathering made them not his, nothing else could. That labour put a distinction between them and common. That added something to them more than Nature, the common mother of all, had done, and so they became his private right…. Thus, the grass my horse has bit, the turfs my servant has cut, and the ore I have digged in any place, where I have a right to them in common with others, become my property without the assignation or consent of anybody. The labour that was mine, removing them out of that common state that they were hath fixed my property in them.”

Although the resources were hitherto in the commons and belonged to everybody, the labourer’s effort takes it out of the hands of nature where it was held in common by everyone. The labourer is thus entitled to appropriate it. “This law of reason makes the deer that Indian’s who hath killed it.”202 There are three caveats that would ensure that the private property rights of individuals do not conflict the rights of everyone else in the commons. First, no one should take more than he can use because God did not create the resources to be wasted, dissipated or spoiled. Second, appropriation out of a common pool is only acceptable where “there is enough, as good left in common for others.”203 The third, and often overlooked exception is what Waldron describes it as the “principle of charity” and a constraint on private property.204 In Locke’s words, “ as justice gives every man a title to the product of his honest industry, and the fair acquisitions of his ancestors descended to him; so charity gives every man title to so much out of another’s plenty, as will keep him from extreme want, where he has no means to subsist otherwise.” The applicability of the principles enunciated by Locke shall now be considered in relation to the peculiar environment of outer space.

#### Private entities have mixed their labor with space resources and are thus entitled to those resources

Akintude 16 [(Iseoluwa Christopher Akintunde, a thesis submitted to McGill University in partial fulfilment of the requirements of the degree of MASTER OF LAWS) “Lessons from John Locke: Envisioning a Multilateral Legal Regime for Property Rights over the Natural Resources in Outer Space, including the Moon and Other Celestial Bodies.” Institute of Air and Space Law, 8/2016.] BC

There are arguments205 that the present legal regime for space exploration is “restrictive and suffocating”206 and that the res communis principle is a clog in the wheel of progress of innovation and commercialization of extra-terrestrial natural resources.207 Notwithstanding this, this author is of the view that while the existing legal framework for space activities does not accommodate the property rights in outer space, the very principle of res communis is neither inconsistent nor incompatible with the concept of property rights. In this analysis, the individuals in Locke’s philosophical commons are likened to States in international arena.208 Just like the resources in Locke’s philosophical commons, the natural resources in outer space are of no intrinsic commercial value, neither can they fulfil their potential of solving the problems of humanity in their unmined state. Before resources are extracted from them, asteroids are nothing more than rocks drifting in space; they are floating objects unconnected to land.209 Without the application of human efforts, technology and finances in the exploitation of these resources, there would not be any success in this venture. Thus, if a State makes investment of money or effort to mine space resources, it would have property rights over the resources.210 As noted earlier, private entities like planetary resources have already invested and are still investing resources in exploring space for possible mining. This is similar to what holds in Locke’s commons, where the available resources are of no value in themselves until humans mix their labour with it. Even without assurances of property rights, space mining companies are reported to have expended resources on the prospecting of mining opportunities in deep space 211 and are certain to expend more when exploitation becomes more feasible. By taking on an ambitious project of this nature, States and their private entities are embarking on a highly risky venture that may or may not be profitable. If it becomes profitable, it is the view of this author that they should be given some rights over them. But it must be admitted that this proposal, based on the Lockean property rights model, are prone to diverse challenges due to the geo-political issues that have plagued the exploration and use of space since inception and are still applicable today. The anticipated reality is that if and when mining becomes profitable with the accompanying property rights, States would have more incentives to grab as many asteroids as they can which would lead to conflicts. It is therefore important to understand the limits of property rights under Locke’s theory and how it relates to the natural resources in space. The Locke-an approach with respect to space resources would give rise to the following questions: how do we ensure that States that do not have the competence and capacity to exploit resources in space are not effectively shut-out by those who do? Is there an obligation to share the benefits of such exploitation with other States? This shall now be demonstrated by using the three limitations enunciated by Locke. These exceptions will now be used to envision a property rights framework within the outer space.

#### Non appropriation principles violate property rights – property rights controls the internal link to all innovation in outer space

Jonckheere 18 [(Evarist Jonckheere, Master’s Dissertation as part of the Study Program MASTER OF LAWS at Faculty of Law and Criminology Ghent University) “The Privatization of Outer Space and the Consequences for Space Law” 2018. https://libstore.ugent.be/fulltxt/RUG01/002/479/330/RUG01-002479330\_2018\_0001\_AC.pdf] BC

89. Main substantiation.189 A total non-appropriation of property is seen as practically unworkable as the supporters of this approach believe that the process of unlocking the full potential of outer space would be hindered by it. With the ‘full potential of outer space’, they hint at the commercial exploitation by competitive private enterprises. If these private enterprises cannot appropriate resources in outer space there will be no commercial incentive. So, without a kind of compromise, non-appropriation would be unworkable. This compromise in practice comes down to the following: there will be no appropriation of anything in outer space, with the exception of appropriation by private actors. This approach is based on a singular liberal interpretation of the international principle.190 This contrasts the ‘total non-appropriation’ interpretation by supporters of the loyal approach, explained further in this dissertation. 191

So, following this approach, even though they cannot appropriate in outer space, each state shall however be given the right to pass through and operate in outer space without interference. States shall not interfere with space systems of other states, because that would clash with the other state’s rights.192

Furthermore, the Lockean terra nullius principles can be applied to private actors, where in an unappropriated state, property is considered res nullius. The territory is under nobody’s control, but appropriation is possible by mixing the property with labor. 193 This method can exist parallel with the Outer Space Treaty which expressly prohibits appropriation, if the interpretation of the provision is done accordingly. For this middle ground approach, the Outer Space Treaty is interpreted as prohibiting appropriation by states, but not by private enterprises and individuals under the state’s jurisdiction. With this in mind, private enterprises could appropriate by occupation or use being supported by national space laws. If a state subsequently recognizes a private enterprise’s property right it arguably would not violate the Outer Space Treaty. This is, not surprisingly, a highly debated topic.

The reality is that private enterprises are already moving in a direction that will need a similar regime. So, the big legal uncertainties concerning space property should be dealt with sooner rather than later.194 Legal certainty on an international level would greatly benefit the space industry. The existing risks of space ventures would be minimized as private companies would know what they are up against. This could give a boost to private enterprises to be more technologically innovative and entrepreneurial when it comes to outer space exploration. The prospect of gaining property rights might push them to undergo more fully realized expeditions for larger and fixed rewards. The legal regime should however ensure fairness and order between the competing space entrepreneurs.195

## 1NC

#### 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."

#### Yes solves resource shortages— doesn’t assume new tech done absent the aff which would be able to be brought down.

#### Yes resource wars— the card doesn’t assume how it escalates already existing conflicts like Kashmir.

## Case

### Framing

#### Util fails –

#### Infinite consequences – every action produces infinite consequences because every consequences causes another one – makes it impossible to assess an action’s goodness or badness

#### Subjectivity – there’s no objective arbiter to evaluate consequences – masochists find typically painful experiences pleasurable

#### Incalculability – 5 headaches and a migraine can’t be compared since I don’t know how they feel for you – proves weighing consequences is arbitrary

#### You can’t weigh between extinction scenarios which means it paralyzes action

#### No obligation to future generations – nonexistence isn’t a deplorable state because they can’t feel pain

#### Intent foresight distinction – intentions outweigh even if a consequence is extinction

#### Fallacy of origin because life allows us to determine moral truths doesn’t mean life is good

#### Turn – always some risk of extinction which justifies putting off all other ethical conversations so rights continue to be violated

#### Even if they win we should maximize pleasure—but the means by which we do so must not violate our fundamental rights such as property— means that the NC is a side constraint— the oweness is on the aff that this is the only way to preserve future generations.

### Case

#### No asteroid risk— no one spec asteroid that is able to come to earth now

#### Deflection solves— this is just about info sharing— doesn’t trigger conflict bc countries know that there is an asteroid coming.

#### 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

#### Debris creates existential deterrence by raising the bar for conflict – international norms fail

Miller 7/31 [(Gregory, Chair of the Department of Space Power at the Air Command and Staff College, Ph.D. in Political Science from The Ohio State University) “Deterrence by Debris: The Downside to Cleaning up Space,” Space Policy, 7/31/2021] JL

The danger of kinetic strikes increasing orbital debris is a common theme in the literature, but the positive deterrent effects of some debris are often overlooked. The debris resulting from destroyed satellites, or other space objects, creates a deterrent effect on actors who might otherwise violate international norms and strike at objects in space, either to test their capabilities or as an act of hostilities. This is not deterrence in the traditional sense, of one actor publicly threatening punishment in response to another actor’s unwanted actions. It is not deterrence by denial since the attacker is not damaged and may even achieve its objective. Nor is it deterrence by punishment because the debris itself does not threaten to punish the attacker’s country. But debris can increase the future costs to the aggressor, even if their initial attack succeeds, and thus it has a similar restraining effect on certain behavior. Like the automated response of the U.S. tripwire in West Germany, the threat that debris can pose to state interests acts as a form of deterrence, at least to prevent some actors from taking certain types of actions. Removing the danger of debris will weaken that restraint and thus weaken deterrence, making ASAT tests and hostile actions in space more likely.

#### State-sponsored planetary defense thumps

Bartels 11/21 [(Meghan, senior writer at Space.com, MA in science journalism from New York University) “NASA's DART mission will move an asteroid and change our relationship with the solar system,” Space.com, 11/21/2021] JL

But planning an asteroid deflection would be difficult today, given several outstanding questions about just how effective a maneuver would turn out to be in the real world. So next year, planetary defense will take a big step, conducting its first experiment to determine how such a deflection might play out in reality thanks to NASA's Double Asteroid Redirection Test, or DART, which launches later this month.

In late September or early October of 2022, the 1,210-pound (550 kilograms) DART spacecraft will slam itself into an asteroid called Dimorphos. Scientists will be watching eagerly, measuring how much the impact speeds up the space rock's orbit around its larger companion, Didymos — the first real data about what it might really require to steer a threatening asteroid out of Earth's path.

It's just one rock, just a small change. Just to reduce the odds that we humans go the way of the dinosaurs. But DART's impact will also mark a new relationship between humans and the solar system we live in, a milestone perhaps worth contemplating.

Over the decades, humanity has left footprints on the moon, rover tracks on Mars, a puff of metals in the atmospheres of Jupiter and Saturn, silent robots scattered from the sun to beyond the edge of its influence. But until now, orbital mechanics have been free of human fingerprints, orchestrated only by gravity and chance and the bones of the solar system. It was never quiet, of course, but it was chaotic in precisely the same way as it ever had been.

DART's impact will be the first human fingerprint on this eternal dance of the solar system — a nearly imperceptibly tiny one but a fingerprint nonetheless, the first time a coalition of humans have come together to purposely tap any one piece of the maelstrom around us.

"Humans are like — we can do anything in the solar system, we can even move things out of the way," Ellie Armstrong, a geographer of outer space at the University of Delaware, told Space.com.

"Intervening in small-body dynamics is just a huge deal," Valerie Olson, an anthropologist at the University of California Irvine who has studied the planetary defense community, told Space.com, Early advocates of planetary defense recognized that such a mission would at its core re-engineer the solar system, she noted.

To be clear, the experts who suggest looking at the bigger picture of the DART mission aren't necessarily saying that planetary defense should be abandoned — just that it's an endeavor worth thinking about from multiple perspectives and in multiple contexts, rather than letting one narrative of what it means to save the planet dominate the conversation.

"Is it important that we figure out whether or not we can deflect an asteroid in the case of an emergency situation? Yes," Natalie Treviño, an independent critical theorist who focuses on space, told Space.com. "But we're kind of looking at our own planet being literally and metaphorically on fire."

Treviño compared asteroid deflection to damming a river on Earth as an action that might benefit humans but that has broader consequences across the environment. "What is our responsibility to our solar system?" Treviño said. "Do we have, as humans, the right to be making these massive changes to the solar system? But also, what precedent does it set?"

Considering rearranging the solar system requires not only looking ahead, however, but also looking back to evaluate what human histories may influence such an action — and whether we want to create a new, different way.

"Even the idea of being able to move and exploit and destroy or change natural capital like rocks and asteroids is very fundamentally pinned to an imperial worldview that sees humans as being allowed to do whatever they want," Armstrong said.

If we humans like to meddle, where is the line between endearing curiosity and something more serious? That line may depend on not just the scale of effect on orbital dynamics, but also on who is making the decisions about a planetary defense project.

All three experts noted that, although the worst-case impact scenario could destroy on a regional scale and have global consequences, only a handful of nations have the spacefaring capability to contemplate embarking on a planetary defense mission. A challenge the planetary defense community often considers is how to ensure that non-spacefaring nations have a say in how Earth responds to an asteroid threat.

"It's very particular people in particular agencies making decisions about how to intervene in the most natural and least social of spaces, which is outer space." Olson said. "What responsibility do those groups have to inclusively negotiate the defense and protection of all people, of the planet in general?"

The DART mission specifically does include some international collaboration, as it stems primarily from yearslong discussion between NASA and the European Space Agency (ESA). The pair of agencies initially explored a joint mission; the DART mission as it will finally launch includes a cubesat contributed by Italy and will be followed by an ESA mission called Hera that will evaluate the wreckage up close later this decade.

But the mission has perhaps flown under the radar, even among the nations whose agencies are taking part. "The majority of the public, whether that's an American public or the world in general, aren't particularly aware of this mission," Treviño said. "No one went out and said, 'Hey public, hey world, what do you think about this idea?'"

Treviño and her colleagues worry that this lack of public input into a mission of this consequence might replicate past and continuing situations where some more powerful people have made decisions for others on Earth in displays of colonialism, imperialism and militarism. "Something that strikes me as really interesting about this is the kind of national savior narrative, this very imperialist narrative of being able to save the world," Armstrong said.

And of course, planetary defense technology — like all other technologies ever developed — could be abused. "The very same technologies that can be used to move something can be used to weaponize something," Olson said.

Turn planetary defense on its head, for example. Treviño painted a nightmare scenario of a group being able to hold an asteroid hostage, looming over other communities. "I hate to be the naysayer, the killjoy, but to say, 'OK, we can just move something in the solar system just to see if we can do it' — where does that end up going, and what are the ramifications?" Treviño said.

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