## Plan Flaw

**Oxford Languages**[ Space-faring. <https://www.google.com/search?q=space+faring&rlz=1C1VDKB_enUS968US968&oq=space+faring&aqs=chrome..69i57j0i512l9.1868j0j7&sourceid=chrome&ie=UTF-8>] JV

noun: space-faring the action or activity of traveling in space. "the complications in spacefaring"

#### There is no articulation of what space faring even means. It could literally mean just travelling, either through satellites or other means. This is a major plan flaw – the actor that they are using are not properly articulated making it impossible for me to understand who is institution their plan. This allows them to use vagueness as a mechanism to dodge offense, because they can change the definition as they please. This destroys effective clash and education. It’s drop the debater. Make they write better plans.

## T – Extra T

#### Interpretation – the affirmative may not defend anything beyond the scope of the topic. To be clear, the affirmative may not defend that a specific type of appropriation of outer space is unjust.

#### Standards

#### Limits: Specing allows them to have an inf amount of affs that the neg cannot account for. Makes it impossible to negate and destroys fairness and education.

#### TVA solves all their offense. They can have the same impacts with a whole res aff.

#### This is drop the debater. It destroys fairness and clash.

## T – Outer Space

#### Interpretation: Debaters must discuss appropriation of outer space

#### Definition

**Science Daily** [Outer Space. Science Daily. URL: <https://www.sciencedaily.com/terms/outer_space.htm>] JV

Outer space, also simply called space, refers to the relatively empty regions of the universe outside the atmospheres of celestial bodies. Outer space is used to distinguish it from airspace (and terrestrial locations). Contrary to popular understanding, outer space is not completely empty (i.e. a perfect vacuum) but contains a low density of particles, predominantly hydrogen gas, as well as electromagnetic radiation.

#### Violation: they spec asteriods, and they are not part of outer space.

#### Standards

#### Limits: By extending the term outer space they have access to an infinite amount of aff which the neg could never make up for. Even now, the definition of the term outer space leaves vagueness for the neg, but their extension makes it impossible to negative. Limits are key to proper clash and education which are the only impacts that matter.

#### Voters

#### It’s drop the debater

#### Prefer competing interps over reasonability. There is now way to be reasonably topic. They either are topical or they are not.

#### No RVIs

## T – Appropriation

I’d imagine this is used against an aff about “using a resource” like asteroid mining etc

#### Interpretation and violation – appropriation means taking possession of something. Affs based around usage of resources are nontopical

Dictionary ND, Dictionary.com, “appropriation”, <https://www.dictionary.com/browse/appropriation>, DD AG

the act of appropriating or taking possession of something, often without permission or consent.

Insert standards

#### c/a limits. It’s drop the debater

## CP

#### Counterplan: Property rights for asteroids should be governed by the doctrine of appropriation. Private appropriation of non-asteroid celestial bodies should be prohibited.

#### No link turns -- rules of appropriation solve waste and abstract claims and alternative approaches don’t

Myers 16 -- Ross Myers (J.D. candidate at the University of Oregon Law School.), The Doctrine of Appropriation and Asteroid Mining: Incentivizing the Private Exploration and Development of Outer Space, 2016, Oregon Review of International Law, https://scholarsbank.uoregon.edu/xmlui/bitstream/handle/1794/19850/Meyers.pdf?sequence=1 WJ

Like water during the expansion of the American West, the exploration of space can be financed and incentivized by granting rights in resources to those who secure new resources and put them to beneficial use. Some legal scholars have suggested the traditional rule of capture be applied to asteroids,69 or that rights to asteroids be purchased directly from an international agency and owned as chattel.70 However, like water during America’s westward expansion, asteroids are not easily classified under traditional property regimes. Thus, a doctrine of appropriation would be more appropriate for asteroids than a traditional rule of capture or a chattel system, because a system based on the traditional rule of capture or chattel would result in waste, abstract claims, and complicated legal issues.

First, asteroid claims cannot be adjudicated under the traditional rule of capture, or as chattel, because such systems would be incredibly wasteful. As of now, scientists have observed approximately 450,000 asteroids in our solar system.71

But only a fraction of the observable bodies will be cost effective to mine. While it might one day be possible for a single entity to finance several mining missions at once, current costs associated with such a venture would limit almost any space-mining program to one or two asteroids, at least initially.72 The traditional rule of capture could allow an entity to quickly claim multiple asteroids merely by landing on them and planting a flag, without requiring the entity to show it can reasonably use the resources they have claimed.

Even worse would be a system where the same corporation could claim asteroids simply by discovering their existence and registering the claim. Allowing this type of unregulated claim would incentivize larger corporations capable of space travel to quickly claim reachable asteroids, but the claims could easily outpace those entities’ realistic expectations on what they could use. Under a traditional rule of capture system, the solar system could be divvied up long before the resources could conceivably be mined. A rule similar to the doctrine of appropriation used for water claims in the United States would alleviate this concern by limiting claims to those where a claimant can show a reasonable beneficial use for the resource.

Another concern posed by the traditional rule of capture or chattel system would be the creation of abstract claims. Some legal scholars have advocated for a system where asteroids would be categorized as chattel, and rights in asteroids would be granted to an entity that could identify an asteroid and register ownership of it with an international agency.73 The advantage of such a system would be that it would allow an international agency to keep track of asteroids, and it would allow for the mapping of the reachable solar system. The problem with this approach, however, is that it would result in abstract claims. If an entity could claim the rights to an asteroid without actual possession, there is nothing to prevent that company from claiming ownership long in advance of any real possibility of landing on it. One of the reasons for creating the doctrine of appropriation was to limit abstract claims over resources that were not being used in any reasonable way. Just as the plaintiffs in Hague had no recourse against the third party who wasted the natural gas reserve, there would be no cause of action against an entity that has the rights to an asteroid, but chooses not to exercise them.74 This may be particularly harmful to society because asteroids contain volatiles that may be essential to creating rocket fuel in space, which, in turn, may be crucial to deep space exploration.

Using asteroid-bound volatiles to make rocket fuel would reduce the cost and increase the range of space exploratory missions, possibly improving the human race’s ability to explore and develop space. Under a system were entities could claim asteroids without actual possession, those entities could exclude others from landing on the asteroids and using such resources, even when such resources are languishing unused in space. To prevent the creation of such abstract claims over asteroids, the doctrine of appropriation could be modified as to only grant rights only to entities who are able to demonstrate both actual possession and beneficial use. This would ensure that asteroids claims are limited to those where the resources are actually being used, thus, maximizing the utility of such celestial bodies to society.

Finally, asteroids cannot be adjudicated under the traditional rule of capture or a chattel system because their unique propensity to collide with other celestial bodies would result in vexing legal issues. Pop culture has popularized the notion of an asteroid crashing into the surface of Earth in movies and books, but interspace collisions may be a real concern. Asteroids are constantly moving through space, and they often crash into other asteroids or space debris, and sometimes onto the surface of planets. So real is the concern that space agencies regularly keep track of NEOs, or Near Earth Objects, which include around 10,000 asteroids large enough to be tracked in space.75 Imagine the scenario in the popular movie Armageddon, where society wrestles with the mechanics of destroying a huge asteroid that is headed straight for Earth.76 It would be strange, indeed, if the situation were further complicated by an entity owning the asteroid. Would the Earth have to compensate the company for the loss of resources, or would the company be forced to assume liability for the damage caused by the collision? What if the asteroid, rather than crashing into Earth, crashed instead into another asteroid owned by different entity? It makes sense that a company with actual possession of an asteroid should have a claim for actual mining equipment destroyed, but it seems unreasonable to treat the entire rock as the entity’s chattel. By limiting asteroid claims under a doctrine of appropriation-like system, society will be saved the headache of attempting to adjudicate such absurd situations.

Because the traditional rule of capture or a chattel system for the ownership of asteroids would result in waste, abstract claims, and absurd legal dilemmas, a modified doctrine of appropriation should replace existing outdated international space law relating to asteroids.’

### DA

#### Asteroid mining is an unqualified good – it’s essential to advanced asteroid deflection, deep space travel, and fighting climate change

Heise 18 -- Jack Heise (Judicial Law Clerk at U.S. Courts of Appeals), Space, the Final Frontier of Enterprise: Incentivizing Asteroid Mining Under a Revised International Framework, 40 Mich. J. Int'l L. 189 (2018). https://repository.law.umich.edu/mjil/vol40/iss1/5 WJ

Asteroid mining has the potential to facilitate space travel, an outcome the OST holds to be in the interest of humanity as a whole.39 The potential of asteroid mining to reduce the cost of spaceflight, moreover, could facilitate the growth of the space economy. Asteroid mining thus aligns with another stated purposes of the OST in the sense that an expanded space econ- omy could provide substantial benefits to all mankind.40 First, in seeking to face the challenges posed by space travel, the public sector space race gave rise to numerous technological innovations, ranging from LEDs to emergency blankets to memory foam.41 It seems likely that the private space race would result in a similar degree of innovation, the products of which could benefit people across the globe.

Second, a successful mission to Mars could provide benefits beyond a mere sense of interplanetary accomplishment. NASA suggests that, given the parallels between the formation and evolution of Mars and Earth, a voyage there could help “us learn more about our own planet’s history and future.”42 The scientific advancements from such a mission cannot currently be anticipated and are difficult to predict, but “expand[ing] the frontiers of knowledge” in this manner could well bring benefits to all mankind.43

Third, the development of asteroid mining technology could also help advance asteroid diversion tactics. The development of the technology required to conduct successful asteroid mining operations could “help us to divert any incoming asteroids.”44 This is of great importance since NASA recently eliminated its Asteroid Redirect Mission due to funding cuts;45 NASA’s project was hailed by some scientists as a “critical step in demonstrating we can protect our planet from a future asteroid impact . . . .”46 Asteroid mining could step in and fill an important void. While the probability of an Armageddon-causing impact is low, the effects of an impact would be extremely severe.47 Even some mitigation of this risk as a byproduct of as- teroid mining would be a benefit to humanity as a whole.

Finally, reduced launch costs could facilitate measures to combat global climate change. One proposed solution for canceling out predicted increases in average worldwide temperature is to “prevent[] . . . about 1% of incoming solar radiation—insolation—from reaching the Earth. This could be done by scattering into space from the vicinity of Earth an appropriately small frac- tion of total insolation.”48 Asteroid mining could facilitate such measures in that “[t]echnologies that could greatly decrease the cost of space-launch could make a telling difference in the practicality of all types of space- deployed scattering systems of scales appropriate to insolation modulation.”49 There are certainly intermediate measures to combat climate change that ought to be taken first, but asteroid mining would facilitate this expedited solution. While some of the benefits of asteroid mining would doubtless accrue primarily to those nations with asteroid mining companies within their borders, the benefits noted in this section—space exploration as a gen- eral proposition, technological and scientific development, improvement of asteroid diversion technology, and facilitated means of swiftly countering climate change—would inure substantially to the benefit of all mankind.

#### Asteroids have no significance beyond their finite resources – property rights for asteroids are necessary for deep space travel and rare metals

Myers 16 -- Ross Myers (J.D. candidate at the University of Oregon Law School.), The Doctrine of Appropriation and Asteroid Mining: Incentivizing the Private Exploration and Development of Outer Space, 2016, Oregon Review of International Law, https://scholarsbank.uoregon.edu/xmlui/bitstream/handle/1794/19850/Meyers.pdf?sequence=1 WJ

Asteroids are “metallic, rocky bodies without atmospheres that orbit the sun and are too small to be classified as planets.”33 Like water, asteroids are limited resources that are unconnected to any form of real property. Asteroids vary greatly in size, and are believed to consist primarily of metals and water, sometimes in staggering quantities.34 As such, asteroids may contain significant resources that would help serve to incentivize and facilitate the exploration of space.

Asteroids can be divided into classes, the three most commercially relevant being C-type, M-type, and S-type.35 C-type asteroids (carbonaceous) are the most common variety, and approximately half of the near Earth asteroids that are at least 1km large are C-type asteroids.36 These asteroids have a high content of water, hydrogen, and methane, all of which could potentially be mined to create rocket fuel on-site.37 Rocket fuel storage provides a limit on how far space vessels can be sent into deep space, so the creation of rocket fuel on asteroids would allow missions to probe deeper into space without having to bring enough fuel for a return trip. This could reduce the cost and difficulty of such endeavors significantly, allowing for more efficient exploration and development of deep space.

M-type asteroids (metallic) have the high radar reflectivity characteristic of metals,38 and are probably the most economically attractive targets for mining missions because of the commercial value of the metals in an Earth market. S-type asteroids (stony) are rocky mixtures of silicates, sulphides, and metals,39 but the metals they contain may not be as valuable as those found in M-type asteroids, so they will probably not be the target of initial space mining missions.

Recent scientific reports have suggested a single asteroid may contain staggering quantities of rare metals.40 One report estimated that a moderately sized (1 km) M-type asteroid with a fair enrichment in platinum group metals may contain twice the tonnage of platinum group metals already harvested on Earth combined with economically viable platinum group metal resources still in the ground.41 Put simply, it is believed a single asteroid could contain more platinum than has ever been mined or ever will be mined on Earth. While the economic gain from a mining mission on such an asteroid would be offset by the huge initial cost of reaching the asteroid and capturing the metals, this figure suggests mining missions to asteroids could be extremely profitable. Planetary Resources, a fledgling asteroid mining company, has already targeted a metallic asteroid for a possible future mining mission.42 According to Planetary Resources, this single asteroid may contain more platinum than has ever been mined on Earth.43

Scientific reports have also suggested asteroids may contain large quantities of volatiles, such as hydrogen and methane, which could potentially be broken down and used to synthesize rocket fuel and transport spacecraft between space environments.44 Several companies are already researching how to successfully mine the metals contained in asteroids by using frozen water contained in the asteroid to produce rocket fuel for a return journey.45

Asteroids are similar to water in many respects: both have economic and practical importance and limited availability; both exist as floating objects unconnected to land; and both are practically and commercially important to society and many different industries both in the context of space travel, and in the context of natural resource acquisition. However, unlike water, under the current international treaties regarding space, claims by either private or government entities on celestial objects are prohibited.46

#### Prohibitions on appropriation prevent asteroid mining despite growing space industries

Myers 16 -- Ross Myers (J.D. candidate at the University of Oregon Law School.), The Doctrine of Appropriation and Asteroid Mining: Incentivizing the Private Exploration and Development of Outer Space, 2016, Oregon Review of International Law, https://scholarsbank.uoregon.edu/xmlui/bitstream/handle/1794/19850/Meyers.pdf?sequence=1 WJ

Despite a decrease in national space program funding, corporate space missions are on the rise. In 2010, President Obama proposed that NASA exit the business of flying astronauts from Earth to low Earth orbit and move it to private companies.52 Several companies have stepped up to bat, and corporate space programs now include space tourism, supply missions, and in one case a one-way colonization mission to Mars.53 Corporate interest in space tourism and development demonstrates a strong private commercial interest in space as an industry, which could serve to finance the exploration of space in a period where national governments do not have an active financial interest in space. However, under current international treaties, the ownership of asteroids is prohibited, preventing corporations willing to invest in asteroid mining from having a secure claim.

#### Warming causes extinction

Yangyang Xu 17, Assistant Professor of Atmospheric Sciences at Texas A&M University; and Veerabhadran Ramanathan, Distinguished Professor of Atmospheric and Climate Sciences at the Scripps Institution of Oceanography, University of California, San Diego, 9/26/17, “Well below 2 °C: Mitigation strategies for avoiding dangerous to catastrophic climate changes,” Proceedings of the National Academy of Sciences of the United States of America, Vol. 114, No. 39, p. 10315-10323

We are proposing the following extension to the DAI risk categorization: warming greater than 1.5 °C as “dangerous”; warming greater than 3 °C as “catastrophic?”; and warming in excess of 5 °C as “unknown??,” with the understanding that changes of this magnitude, not experienced in the last 20+ million years, pose existential threats to a majority of the population. The question mark denotes the subjective nature of our deduction and the fact that catastrophe can strike at even lower warming levels. The justifications for the proposed extension to risk categorization are given below.

From the IPCC burning embers diagram and from the language of the Paris Agreement, we infer that the DAI begins at warming greater than 1.5 °C. Our criteria for extending the risk category beyond DAI include the potential risks of climate change to the physical climate system, the ecosystem, human health, and species extinction. Let us first consider the category of catastrophic (3 to 5 °C warming). The first major concern is the issue of tipping points. Several studies (48, 49) have concluded that 3 to 5 °C global warming is likely to be the threshold for tipping points such as the collapse of the western Antarctic ice sheet, shutdown of deep water circulation in the North Atlantic, dieback of Amazon rainforests as well as boreal forests, and collapse of the West African monsoon, among others. While natural scientists refer to these as abrupt and irreversible climate changes, economists refer to them as catastrophic events (49).

Warming of such magnitudes also has catastrophic human health effects. Many recent studies (50, 51) have focused on the direct influence of extreme events such as heat waves on public health by evaluating exposure to heat stress and hyperthermia. It has been estimated that the likelihood of extreme events (defined as 3-sigma events), including heat waves, has increased 10-fold in the recent decades (52). Human beings are extremely sensitive to heat stress. For example, the 2013 European heat wave led to about 70,000 premature mortalities (53). The major finding of a recent study (51) is that, currently, about 13.6% of land area with a population of 30.6% is exposed to deadly heat. The authors of that study defined deadly heat as exceeding a threshold of temperature as well as humidity. The thresholds were determined from numerous heat wave events and data for mortalities attributed to heat waves. According to this study, a 2 °C warming would double the land area subject to deadly heat and expose 48% of the population. A 4 °C warming by 2100 would subject 47% of the land area and almost 74% of the world population to deadly heat, which could pose existential risks to humans and mammals alike unless massive adaptation measures are implemented, such as providing air conditioning to the entire population or a massive relocation of most of the population to safer climates.

Climate risks can vary markedly depending on the socioeconomic status and culture of the population, and so we must take up the question of “dangerous to whom?” (54). Our discussion in this study is focused more on people and not on the ecosystem, and even with this limited scope, there are multitudes of categories of people. We will focus on the poorest 3 billion people living mostly in tropical rural areas, who are still relying on 18th-century technologies for meeting basic needs such as cooking and heating. Their contribution to CO2 pollution is roughly 5% compared with the 50% contribution by the wealthiest 1 billion (55). This bottom 3 billion population comprises mostly subsistent farmers, whose livelihood will be severely impacted, if not destroyed, with a one- to five-year megadrought, heat waves, or heavy floods; for those among the bottom 3 billion of the world’s population who are living in coastal areas, a 1- to 2-m rise in sea level (likely with a warming in excess of 3 °C) poses existential threat if they do not relocate or migrate. It has been estimated that several hundred million people would be subject to famine with warming in excess of 4 °C (54). However, there has essentially been no discussion on warming beyond 5 °C.

Climate change-induced species extinction is one major concern with warming of such large magnitudes (>5 °C). The current rate of loss of species is ∼1,000-fold the historical rate, due largely to habitat destruction. At this rate, about 25% of species are in danger of extinction in the coming decades (56). Global warming of 6 °C or more (accompanied by increase in ocean acidity due to increased CO2) can act as a major force multiplier and expose as much as 90% of species to the dangers of extinction (57).

The bodily harms combined with climate change-forced species destruction, biodiversity loss, and threats to water and food security, as summarized recently (58), motivated us to categorize warming beyond 5 °C as unknown??, implying the possibility of existential threats. Fig. 2 displays these three risk categorizations (vertical dashed lines).

#### Delaying space colonization by even a second is worth 100 trillion lives -- most conservative estimate

Bostrom 3 -- Nick Bostrom (Needs no further introduction), Astronomical Waste: The Opportunity Cost of Delayed Technological Development, Utilitas Vol. 15, No. 3 (2003): pp. 308-314, https://www.nickbostrom.com/astronomical/waste.html WJ

As I write these words, suns are illuminating and heating empty rooms, unused energy is being flushed down black holes, and our great common endowment of negentropy is being irreversibly degraded into entropy on a cosmic scale. These are resources that an advanced civilization could have used to create value-structures, such as sentient beings living worthwhile lives.

The rate of this loss boggles the mind. One recent paper speculates, using loose theoretical considerations based on the rate of increase of entropy, that the loss of potential human lives in our own galactic supercluster is at least ~10^46 per century of delayed colonization.[1] This estimate assumes that all the lost entropy could have been used for productive purposes, although no currently known technological mechanisms are even remotely capable of doing that. Since the estimate is meant to be a lower bound, this radically unconservative assumption is undesirable.

We can, however, get a lower bound more straightforwardly by simply counting the number or stars in our galactic supercluster and multiplying this number with the amount of computing power that the resources of each star could be used to generate using technologies for whose feasibility a strong case has already been made. We can then divide this total with the estimated amount of computing power needed to simulate one human life.

As a rough approximation, let us say the Virgo Supercluster contains 10^13 stars. One estimate of the computing power extractable from a star and with an associated planet-sized computational structure, using advanced molecular nanotechnology[2], is 10^42 operations per second.[3] A typical estimate of the human brain’s processing power is roughly 10^17 operations per second or less.[4] Not much more seems to be needed to simulate the relevant parts of the environment in sufficient detail to enable the simulated minds to have experiences indistinguishable from typical current human experiences.[5] Given these estimates, it follows that the potential for approximately 10^38 human lives is lost every century that colonization of our local supercluster is delayed; or equivalently, about 10^29 potential human lives per second.

While this estimate is conservative in that it assumes only computational mechanisms whose implementation has been at least outlined in the literature, it is useful to have an even more conservative estimate that does not assume a non-biological instantiation of the potential persons. Suppose that about 10^10 biological humans could be sustained around an average star. Then the Virgo Supercluster could contain 10^23 biological humans. This corresponds to a loss of potential equal to about 10^14 potential human lives per second of delayed colonization.

What matters for present purposes is not the exact numbers but the fact that they are huge. Even with the most conservative estimate, assuming a biological implementation of all persons, the potential for one hundred trillion potential human beings is lost for every second of postponement of colonization of our supercluster.[6]