## CP – Legal Trust

#### TEXT: The Outer Space Treaty ought to be amended to establish an international legal trust system governing outer space.

Finoa 21 [Ivan Finoa (Department of Law University of Turin), “Building a New Legal Model for Settlements on Mars,” A. Froehlich (ed.), Assessing a Mars Agreement Including Human Settlements, Studies in Space Policy 30, 2021. <https://doi.org/10.1007/978-3-030-65013-1_7>]CT

7.5 A Proposal for an International Legal Trust System

Since several legal and policy issues may arise from the actual legal framework, a new international legal regime for outer space shall: (a) Provide for property rights or a lease allocation system, both incentivising investments in the space sector. The system would be supervised and led by the United Nations (UN) through the United Nations Office for Outer Space Affairs (UNOOSA). (b) Establish the rule of law in outer space. A laissez faire system could turn into anarchy whereby countries and companies could race to grab as many resources as possible bringing considerable potential conflict. (c) Recognise outer space as common heritage of mankind, instead of res communis.24 (d) Provide a sustainable exploitation of celestial bodies, to avoid the uncontrolled production of space debris or to prevent the complete exhaustion of the celestial bodies’ masses or their natural orbits.25 The United Nations should manage the ordered and sustainable economic development in outer space for the present and future generations. (e) Prevent the militarisation of outer space and favours the international collaboration, which are the same aims of the Outer Space Treaty’ drafters. (f) Consider the weak points of the Moon Agreement which led to nations’ refusal to sign. Only a widely accepted agreement would have the power of law in the international context.

The abovementioned requirements could be met by establishing an international Legal Trust System (ILTS). A trust is an arrangement that assigns assets to one or more trustees that will manage them in the interest of one or more beneficiaries. The latter may include the trustee or the settlor.26 Translated in the ILTS, mankind would assume the role of settlor and beneficiary of the outer space resources. The UNOOSA would act as main trustee of outer space resources and trading property rights and leases to companies and countries. The rights over the celestial bodies or over its resources would depend on the nature of the celestial body itself. For example, property rights are preferable to a lease over asteroids, as they could just disappear after the exploitation. Both leases and property rights can be provided over lands and mining sites on Mars. Leases or defeasible titles are preferable for some land mass on those celestial bodies which could hypothetically be used by humankind pending an Earth disaster. In the case of lucrative activities, such as mining, companies will choose whether to get the exclusive use over the resource through payment of the lease or through annual payment linked to net proceeds or to production charges.

7.6 The Functioning of the International Legal Trust System

When a company is interested in leasing or buying an outer space resource, before starting any operations, it must send a plan of work to the United Nations. The plan of work shall include all the details of the activity that would be carried out; it shall be consistent with pre-established parameters of sustainability and shall not interfere with other space activities. If the UN approves the company plan of work, the country of the company assumes the role of co-trustee for the specific resource. Thus, as a cotrustee, countries must investigate whether all activities of their national companies are consistent with the plan of work authorised by the UN. These supervisory duties would be added to the responsibility of nations for all space objects that are launched within their territory.27 The UN, as main trustee, would oversee that countries are performing their duties. This model would be the ordinary one. There would be also an extraordinary model, in which the UN would be the only trustee. This model would be possible in two instances: when the country of the applicant for a private company is not technologically able to act as a trustee or when the applicant of the activity is a country itself. Furthermore, as stated previously, the beneficiaries of this trust are the countries of the world and their citizens; hence all mankind would take concrete profit from lease transactions and benefit sharing. The income from the sales, leases and benefit sharing can be distributed to mankind by financing international global goals, following a similar model of the 17 Sustainable Development Goals adopted by the United Nations in 2015, which addressed poverty, inequality, climate change, environmental degradation, and peace and justice. Finally, the International Legal Trust System would meet acceptance because every country would obtain benefit sharing to improve its living standard and space faring nations would rely on property rights.

#### The legal trust would incentivize investment in space while preventing conflict and ensuring sustainable development and the equitable distributions of resources.

Finoa ’20 – Ivan Finoa [Department of Law, University of Turin], “An international legal trust system to deal with the new space era,” 71st International Astronautical Congress (IAC) – The CyberSpace Edition, (12-14 October 2020). <<https://d1wqtxts1xzle7.cloudfront.net/66728932/_IAC_20_E7.VP.8.x58518_An_international_legal_trust_system_to_deal_with_the_new_space_era_BY_IVAN_FINO-with-cover-page-v2.pdf?Expires=1642044926&Signature=asvt6StaK5n9UnpXuJIlo4ziI839WzFYjDZy37bm70ObGy3vFJyHwWNGxhn2beze4QzYDPPX0pVEXAwYvDaINVNxN01Ify8YwG5loNRddlat-grf3iawic7KvwqPowxFe2GuemVvbB-KW8ZVBxigwS-gelSKIVy4KYR9UgiDrM6e6deEBnUTcULSwmsH-JdHNg13ytZ3vNVMMlxZW2MPOCRuB2WlOHdCLoC86VqafSoMwuec-d~Aisbgyt5F2vO-GjvI60bR7h2MSp0iT6P7apIDUUpHUsDGbvcdxp22HSxXdlvr7lSqtLnL5rKxujGDYq~R9B~WuGiorVL2hn74UQ__&Key-Pair-Id=APKAJLOHF5GGSLRBV4ZA>>CT

Considering the worsening climate change, in the future outer space might be our last Noah’s Ark. Now, humans must look to space as an opportunity to support growing resource requirements. Asteroids are rich in metals, which could be transported back to Earth. Unfortunately, the existing international legal framework discourages investments in the space economy. Once an enterprise invests billions of dollars in discovering and developing a mining site, it cannot claim any ownership because of the non-appropriation principle stipulated in Article 2 of the Outer Space Treaty (OST). Thus, other entities could legally access and exploit the same resource without any participation in the initial financial investment, increasing the risk of potential conflict. Bearing this in mind, the question arises, which legal regime could ensure effective allocation of resources, avoiding a chaotic space race to acquire valuable assets? The aim of this research is to argue that the first two articles of OST should be amended, to set up an international legal trust system which would guarantee different kinds of rights, dependently on the nature of the celestial body. E.g., property rights could be preferable to a lease over asteroids, as they could be exploited to their disappearance. This proposed system would be led by the United Nations Office for Outer Space Affairs (UNOOSA), as the main trustee. The co-trustees would be the nations of the world. Prior to initiating any space activity, every entity would send a request to their national government. If all the legal parameters are respected, the nation would forward the operational request to the UNOOSA. In the case of acceptance, UNOOSA would record the permit on an international public registry. The country in which the company has been registered would investigate whether the activities of its national company are consistent with the permit. This would be the ordinary model. The extraordinary model would be when the applicant for the space activity is a state, then the trustee would be the UN. All lucrative activities would be subject to benefit-sharing. Finally, this research will demonstrate the valuable outcome of the International Legal Trust System and its advantages for all humankind. Private companies would rely on property rights, while the benefit-sharing could be used to finance the 17 Sustainable Development Goals adopted by the UN in 2015, which address peace, climate change, inequalities and poverty.

## DA – Asteroid Mining

#### The private sector is essential for asteroid mining – competition is key and government development is not effective, efficient, or cheap enough. Thiessen 21:

Marc Thiessen, 6-1, 21, Washington Post, Opinion: SpaceX’s success is one small step for man, one giant leap for capitalism, https://www.washingtonpost.com/opinions/2020/06/01/spacexs-success-is-one-small-step-man-one-giant-leap-capitalism/

It was one small step for man, one giant leap for capitalism. Only three countries have ever launched human beings into orbit. This past weekend, SpaceX became the first private company ever to do so, when it sent its Crew Dragon capsule into space aboard its Falcon 9 rocket and docked with the International Space Station. This was accomplished by a company Elon Musk started in 2002 in a California strip mall warehouse with just a dozen employees and a mariachi band. At a time when our nation is debating the merits of socialism, SpaceX has given us an **incredible testament to the power of American free enterprise.** While the left is advocating unprecedented government intervention in almost every sector of the U.S. economy, from health care to energy, **today Americans are celebrating the successful privatization of space travel.** If you want to see the difference between what government and private enterprise can do, consider: It took a private company to give us the first space vehicle with touch-screen controls instead of antiquated knobs and buttons. It took a private company to give us a capsule that can fly entirely autonomously from launch to landing — including docking — without any participation by its human crew. It also took a private company to invent a reusable rocket that can not only take off but land as well. When the Apollo 11 crew reached the moon on July 20, 1969, Neil Armstrong declared “the Eagle has landed.” On Saturday, SpaceX was able to declare that the Falcon had landed when its rocket settled down on a barge in the Atlantic Ocean — ready to be used again. That last development will save the taxpayers incredible amounts of money. The cost to NASA for launching a man into space on the space shuttle orbiter was $170 million per seat, compared with just $60 million to $67 million on the Dragon capsule. The cost for the space shuttle to send a kilogram of cargo into to space was $54,500; with the Falcon rocket, the cost is just $2,720 — a decrease of 95 percent. And while the space shuttle cost $27.4 billion to develop, the Crew Dragon was designed and built for just $1.7 billion — making it the lowest-cost spacecraft developed in six decades. SpaceX did it in six years — far faster than the time it took to develop the space shuttle. ***The private sector does it better, cheaper, faster and more efficiently than government***. Why? Competition. Today, SpaceX has to compete with a constellation of private companies — including legacy aerospace firms such as Orbital ATK and United Launch Alliance and innovative start-ups such as Blue Origin (which is designing a Mars lander and whose owner, Jeff Bezos, also owns The Post) and Virgin Orbit (which is developing rockets than can launch satellites into space from the underside of a 747, avoiding the kinds of weather that delayed the Dragon launch). In the race to put the first privately launched man into orbit, upstart SpaceX had to beat aerospace behemoth Boeing and its Starliner capsule to the punch. It did so — for more than $1 billion less than its competitor. **That spirit of competition and innovation will revolutionize space travel in the years ahead.** Indeed, Musk has his sights set far beyond Earth orbit. Already, SpaceX is working on a much larger version of the Falcon 9 reusable rocket called Super Heavy that will carry a deep-space capsule named Starship capable of carrying up to 100 people to the moon and eventually to Mars. Musk’s goal — the reason he founded SpaceX — is to colonize Mars and make humanity a multiplanetary species. He has set a goal of founding a million-person city on Mars by 2050 complete with iron foundries and pizza joints. Can it be done? Who knows. But this much is certain: **Private-sector innovation is opening the door to a new era of space exploration**. Wouldn’t it be ironic if, just as capitalism is allowing us to explore the farthest reaches of our solar system, Americans decided to embrace socialism back here on Earth?

#### Taking away property rights scares investors away and spills over to other space activities. Freeland 05

Steven Freeland (BCom, LLB, LLM, University of New South Wales; Senior Lecturer in International Law, University of Western Sydney, Australia; and a member of the Paris-based International Institute of Space Law). “Up, Up and … Back: The Emergence of Space Tourism and Its Impact on the International Law of Outer Space.” Chicago Journal of International Law: Vol. 6: No. 1, Article 4. 2005. JDN. <https://chicagounbound.uchicago.edu/cgi/viewcontent.cgi?article=1269&context=cjil>

V. THE NEED FOR CELESTIAL PROPERTY RIGHTS? ¶ The fundamental principle of "non-appropriation" upon which the international law of outer space is based stems from the desire of the international community to ensure that outer space remains an area beyond the jurisdiction of any state(s). Similar ideals emerge from UNCLOS (in relation to the High Seas) as well as the Antarctic Treaty, 42 although in the case of the latter treaty, it was finalised after a number of claims of sovereignty had already been made by various States and therefore was structured to "postpone" rather than prejudice or renounce those previously asserted claims.43 In the case of outer space, its exploitation and use is expressed in Article I of the Outer Space Treaty to be "the province of all mankind," a term whose meaning is not entirely clear but has been interpreted by most commentators as evincing the desire to ensure that any State is free to engage in space activities without reference to any sovereign claims of other States. This freedom is reinforced by other parts of the same Article and is repeated in the Moon Agreement (which also applies to "other celestial bodies within the solar system, other than the earth")." Even though both the scope for space activities and the number of private participants have expanded significantly since these treaties were finalised, it has still been suggested that the nonappropriation principle constitutes "an absolute barrier in the realization of every kind of space activity., 4 ' The amount of capital expenditure required to research, scope, trial, and implement a new space activity is significant. To bring this activity to the point where it can represent a viable "stand alone" commercial venture takes many years and almost limitless funding. From the perspective of a private enterprise contemplating such an activity, it would quite obviously be an important element in its decision to devote resources to this activity that it is able to secure the highest degree of legal rights in order to protect its investment. Security of patent and other intellectual property rights, for example, are vital prerequisites for private enterprise research activity on the ISS, and these rights are specifically addressed by the ISS Agreement between the partners to the project and were applicable to the experiments undertaken by Mark Shuttleworth when he was onboard the ISS.46

#### Asteroid mining can happen with private sector innovation and is key to solve a laundry list of impacts--climate change, economic decline and asteroid collisions. Taylor 19

Chris Taylor [journalist, was senior news writer for Time.com, San Francisco bureau chief for Time magazine], 19 - ("How asteroid mining will save the Earth — and mint trillionaires," Mashable, 2019, accessed 12-13-2021, https://mashable.com/feature/asteroid-mining-space-economy)//ML

How much, exactly? We’re only just beginning to guess. [Asterank](http://www.asterank.com/" \t "_blank), a service that keeps track of some 6,000 asteroids in NASA’s database, prices out the estimated mineral content in each one in the current world market. More than 500 are listed as “>$100 trillion.” The estimated profit on just the top 10 asteroids judged “most cost effective” — that is, the easiest to reach and to mine, subtracting rocket fuel and other operating costs, is around $1.5 trillion.¶ Is it ours for the taking? Well, here’s the thing — we’re taking it already, and have been doing so since we started mining metals thousands of years ago. Asteroid strikes are the only reason rare metals exist in the Earth’s crust; the native ones were all sucked into our planet’s merciless iron core millions of years ago. Why not go to the source?¶ As a side project, space mining can grab water from the rocks and comets — water which, with a little processing makes rocket fuel. Which in turn makes even more currently unimaginable space operations possible, including ones that could give the planet all the energy it needs to avert climate catastrophe. Cislunar space — the bit around us and the moon, the local neighborhood, basically — is about to get very interesting.¶ It’s hard, even for the most asteroid-minded visionaries, to truly believe the full scope of this future space economy right now. Just as hard as it would have been in 1945, when an engineer named Vannevar Bush first proposed [a vast library of shared knowledge that people the world over would access via personal computers](https://en.wikipedia.org/wiki/Memex), to see that mushroom into a global network of streaming movies and grandmas posting photos and trolls and spies who move the needle on presidential elections. ¶ No technology’s pioneer can predict its second-order effects.¶ The space vision thing is particularly difficult in 2019. Not only do we have plenty of urgent problems with democracy and justice to keep us occupied, but the only two companies on the planet to have gone public with asteroid-mining business plans, startups that seemed to be going strong and had launched satellites already, were just bought by larger companies that are, shall we say, less comfortable executing on long-term visions.¶ Planetary Resources was founded in 2012 in a blaze of publicity. Its funding came from, among others, Larry Page, Eric Schmidt, Ross Perot, and the country of Luxembourg. It had inked an orbital launch deal with Virgin Galactic. And it was sold last October to a blockchain software company. (To 21st century readers, this paragraph would look like I’m playing tech world mad libs.)¶ In January, the other company, Deep Space Industries, also partly funded by Luxembourg (way to get in the space race, Luxembourg!), was sold to Bradford Space, owned by a U.S. investment group called the American Industrial Acquisition Corporation. Maybe these new overlords plan on continuing their acquisitions' asteroid mining endeavors rather than stripping the companies for parts. Both companies have been notably silent on the subject. “The asteroid mining bubble has burst,” [declared The Space Review](http://www.thespacereview.com/article/3633/1), one of the few online publications to even pay attention.¶ That’s also to be expected. After all, anyone trying to build Google in 1945 would go bankrupt. Just as the internet needed a half-dozen major leaps forward in computing before it could even exist, space industry needs its launch infrastructure.¶ Currently, the world’s richest person and its most well-known entrepreneur, Jeff Bezos and Elon Musk, respectively, are working on the relatively cheap reusable rockets asteroid pioneers will need. (As I was writing this, Bezos announced in an email blast that one of his New Shepherd rockets had flown to space and back five times like it was nothing, delivering 38 payloads for various customers while remaining entirely intact.) ¶ Meanwhile, quietly, Earth’s scientists are laying the groundwork of research the space economy needs. Japan’s Hayabusa 2 spacecraft has been in orbit around asteroid Ryugu for the last year and a half, learning everything it can. (Ryugu, worth $30 billion according to Asterank, is the website's #1 most cost-effective target.) The craft dropped [tiny hopping robot rovers](https://www.space.com/41941-hayabusa2-asteroid-rovers-hopping-tech.html) and a [small bomb](https://www.space.com/japan-hayabusa2-asteroid-bomb-video.html) on its target; pictures of the small crater that resulted were released afterwards.¶ Officially, the mission is to help us figure out how the solar system formed. Unofficially, it will help us understand whether all those useful metals clump together at the heart of an asteroid, as some theorize. If so, it’s game on for asteroid prospectors. If not, we can still get at the metals with other techniques, such as optical mining (which basically involves sticking an asteroid in a bag and drilling with sunlight; sounds nuts to us, but [NASA has proved it in the lab](https://www.nasa.gov/directorates/spacetech/niac/2017_Phase_I_Phase_II/Sustainable_Human_Exploration/)). It’ll just take more time.¶ Effectively, we’ve just made our first mark at the base of the first space mineshaft. And there’s more to come in 2020 when Hayabusa 2 returns to Earth bearing samples. If its buckets of sand contain a modicum of gold dust, tiny chunks of platinum or pebbles of compressed carbon — aka diamonds — then the Duchy of Luxembourg won’t be the only deep-pocketed investor to sit up and take notice.¶ The possibility of private missions to asteroids, with or without a human crew, is almost here. The next step in the process that takes us from here to where you are? Tell us an inspiring story about it, one that makes people believe, and start to imagine themselves mining in space. How would you explain the world-changing nature of the internet to 1945? How would you persuade them that there was gold to be mined in Vannevar Bush’s idea? You’d let the new economy and its benefits play out in the form of a novel.¶ As Hayabusa dropped a bomb on Ryugu, Daniel Suarez was making the exact same asteroid the target of his fiction. Suarez is a tech consultant and developer turned New York Times bestselling author. His novels thus far have been techno-thrillers: his debut, [Daemon](https://www.amazon.com/dp/B003QP4NPE/ref=dp-kindle-redirect?_encoding=UTF8&btkr=1), a novel of Silicon Valley’s worst nightmare, AI run rampant, made more than a million dollars.¶ So it was a telling shift in cultural mood that Suarez’s latest thriller is also a very in-depth description of — and thinly-disguised advocacy for — asteroid mining. In [Delta-v](https://www.amazon.com/Delta-v-Daniel-Suarez-ebook/dp/B07FLX8V84/ref=sr_1_1?crid=UMNUUSR3NCBX&keywords=delta-v&qid=1556930756&s=digital-text&sprefix=delta-v%2Cdigital-text%2C204&sr=1-1), published in April, a billionaire in the 2030s named Nathan Joyce recruits a team of adventurers who know nothing about space — a world-renowned cave-diver, a world-renowned mountaineer — for the first crewed asteroid mission.¶ Elon Musk fans might expect this to be Joyce’s tale, but he soon fades into the background. The asteroid-nauts are the true heroes of Delta-v. Not only are they offered a massive payday — $6 million each for four years’ work — they also have agency in key decisions in the distant enterprise. Suarez deliberately based them on present-day heroes. The mission is essential, Joyce declares, to save Earth from its major problems. First of all, the fictional billionaire wheels in a fictional Nobel economist to demonstrate the actual truth that the entire global economy is sitting on a [mountain of debt](https://www.washingtonpost.com/opinions/the-247-trillion-global-debt-bomb/2018/07/15/64c5bbaa-86c2-11e8-8f6c-46cb43e3f306_story.html?noredirect=on&utm_term=.5fb3ff1155d9). It has to keep growing or it will implode, so we might as well take the majority of the industrial growth off-world where it can’t do any more harm to the biosphere.¶ Secondly, there’s the climate change fix. Suarez sees asteroid mining as the only way we’re going to build [solar power satellites](https://en.wikipedia.org/wiki/Space-based_solar_power). Which, as you probably know, is a form of uninterrupted solar power collection that is theoretically more effective, inch for inch, than any solar panels on Earth at high noon, but operating 24/7. (In space, basically, it’s always double high noon). ¶ The power collected is beamed back to large receptors on Earth with large, low-power microwaves, which researchers think will be harmless enough to let humans and animals pass through the beam. A space solar power array like [the one China is said to be working on](https://www.forbes.com/sites/scottsnowden/2019/03/12/solar-power-stations-in-space-could-supply-the-world-with-limitless-energy/#2d3f78a54386) could reliably supply 2,000 gigawatts — or over 1,000 times more power than the largest solar farm currently in existence. ¶ “We're looking at a 20-year window to completely replace human civilization's power infrastructure,” Suarez told me, citing the report of the Intergovernmental Panel on Climate Change on the coming catastrophe. Solar satellite technology “has existed since the 1970s. What we were missing is millions of tons of construction materials in orbit. Asteroid mining can place it there.”¶ The Earth-centric early 21st century can’t really wrap its brain around this, but the idea is not to bring all that building material and precious metals down into our gravity well. Far better to create a whole new commodities exchange in space. You mine the useful stuff of asteroids both near to Earth and far, thousands of them taking less energy to reach than the moon. That’s something else we’re still grasping, how relatively easy it is to ship stuff in zero-G environments. ¶ Robot craft can move 10-meter boulders like they’re nothing. You bring it all back to sell to companies that will refine and synthesize it in orbit for a myriad of purposes. Big pharma, to take one controversial industry, would [benefit by taking its manufacturing off-world](https://medium.com/fitch-blog/why-is-big-pharma-interested-in-the-space-economy-c078ac1bf67c). The molecular structure of many chemicals grows better in microgravity.¶ The expectation is that a lot of these space businesses — and all the orbital infrastructure designed to support them — will be automated, controlled remotely via telepresence, and monitored by AI. But Suarez is adamant that thousands if not millions of actual human workers will thrive in the space economy, even as robots take their jobs in old industries back on Earth.¶ “Our initial expansion into space will most likely be unsettled and experimental. Human beings excel in such environments,” he says. “Humans can improvise and figure things out as we go. Robots must be purpose-built, and it's going to take time and experience for us to design and build them.”¶ Which is another way startups back on Earth will get rich in the new economy: designing and building those robots, the nearest thing to selling picks and shovels to prospectors in the space gold rush. Thousands of humans in space at any one time will also require the design and construction of stations that spin to create artificial gravity. Again, this isn’t a great stretch: Using centrifugal force to simulate gravity in space was first proposed by scientists in the 19th century. NASA has had workable designs for spinning cislunar habitats called [O’Neill cylinders](https://en.wikipedia.org/wiki/O%27Neill_cylinder) since the 1970s. We just haven’t funded them. ¶ But the trillionaires clearly will.¶ In short, Suarez has carefully laid out a vision of the orbital economy that offers something for everyone in our divided society. For Green New Deal Millennials, there’s the prospect of removing our reliance on fossil fuels at a stroke and literally lifting dirty industries off the face of the planet. For libertarians and other rugged individualists, there’s a whole new frontier to be developed, largely beyond the reach of government. ¶ For those who worry about asteroids that could wipe out civilization — though luckily, [this isn't likely to happen any time soon](https://mashable.com/article/armageddon-asteroid-threat) — here is a way for humanity to get proficient in moving them out of the way, fast. Indeed, the National Space Society has offered [a proposal](https://space.nss.org/technologies-for-asteroid-capture-into-earth-orbit/) to capture the asteroid Aphosis (which is set to miss Earth in the year 2029, but [not by a very comfortable margin](https://www.space.com/asteroid-apophis-2029-flyby-planetary-defense.html)), keep it in orbit, and turn it into 150 small solar-power satellites, as a proof of concept. ¶ For the woke folks who care about the bloody history of diamond production, there’s the likelihood that space mining would wipe out Earth’s entire diamond industry. “They will be found in quantities unattainable on Earth,” claims Suarez, with good reason. We are starting to discover that there is more crystalized carbon in the cosmos than we ever suspected. Astronomers have identified one [distant planet made entirely of diamond](https://www.nationalgeographic.com/science/phenomena/2014/06/24/diamond-the-size-of-earth/); there may be more, but they are, ironically, hard to see. ¶ We don’t have diamond planets in our solar system (and we can’t do interstellar missions), but we do have diamond-studded asteroids. Mine them for long enough and you will wear diamonds on the soles of your shoes.¶ For investors and entrepreneurs, there is the thrill of racing to be the first member of the four-comma club. ([Neil deGrasse Tyson believes that the first trillionaire will be an asteroid mining mogul](https://www.nbcnews.com/science/space/neil-degrasse-tyson-says-space-ventures-will-spawn-first-trillionaire-n352271); Suarez isn’t sure whether they’ll be the first, but he suspects that asteroid mining “will mint more trillionaires than any industry in history.”) ¶ For the regular guy or gal with a 401K, there’ll be a fast-rising stock market — inflated not by financial shenanigans this time, but an actual increase in what the world counts as wealth.¶ For workers, there is the promise of sharing in the untold riches, both legally and otherwise. It would be hard to stop miners attaining mineral wealth beyond their paycheck, under the table, when your bosses are millions of miles away. Then there’s the likelihood of rapid advancement in this new economy, where the miners fast gain the knowledge necessary to become moguls.¶ “After several tours in space working for others, perhaps on six-month or year-long contracts, it's likely that some workers will partner to set up their own businesses there,” says Suarez. “Either serving the needs of increasing numbers of workers and businesses in space, marketing services to Earth, or launching asteroid mining startups themselves.” All in all, it’s starting to sound a damn sight more beneficial to the human race than the internet economy is. Not a moment too soon. I’ve written encouragingly about asteroid mining several times before, each time touting the massive potential wealth that seems likely to be made. And each time there’s been a sense of disquiet among my readers, a sense that we’re taking our rapacious capitalist ways and exploiting space.¶ Whereas the truth is, this is exactly the version of capitalism humanity has needed all along: the kind where there is no ecosystem to destroy, no marginalized group to make miserable. A safe, dead space where capitalism’s most enthusiastic pioneers can go nuts to their hearts’ content, so long as they clean up their space junk. ¶ ([Space junk](https://mashable.com/category/space-junk) is a real problem in orbital space because it has thousands of vulnerable satellites clustered closely together around our little blue rock. The vast emptiness of cislunar space, not so much.)¶ And because they’re up there making all the wealth on their commodities market, we down here on Earth can certainly afford to focus less on growing our stock market. Maybe even, whisper it low, we can afford a fully functioning social safety net, plus free healthcare and free education for everyone on the planet.¶ It’s also clearly the area where we should have focused space exploration all along. If we settle on Mars, we may disturb as-yet-undiscovered native bacteria — and as the character Nathan Joyce shouts at a group of “Mars-obsessed” entrepreneurs in Delta-V, Mars is basically filled with toxic sand and is thus looking increasingly impossible to colonize. (Sorry, Mark Watney from The Martian, those potatoes would probably kill you.)

## DA - Settlement

#### Current law is not a barrier to space settlement.

Gesl 18 [Paul M. Gesl (Maj, USAF JD), “PREPARING FOR THE NEXT SPACE RACE: Legislation and Policy Recommendations for Space Colonies,” A Research Report Submitted to the Faculty In Partial Fulfillment of the Graduation Requirements for the Degree of MASTER OF OPERATIONAL ARTS AND SCIENCES (April 2018). <https://apps.dtic.mil/sti/pdfs/AD1053024.pdf>] CT

Existing Legal Framework for Space Colonies

In 1967, the Treaty on Principles Governing the Activities of States in the Exploration and Use of Outer Space, Including the Moon and Other Celestial Bodies (OST) entered into force.43 This document, which is over 50 years old, was drafted when space issues were very different, yet it is still the primary binding international law on space activities. The OST places several limitations on potential colonization; however, it does not forbid the activity.

The first hurdle to a potential colony is Article II of the OST. “Outer space, including the moon and other celestial bodies, is not subject to national appropriation by claim of sovereignty, by means of use or occupation, or by any other means.”44 One could argue that this would prevent any colonization. In fact, some do just that. Attorney Michael Listner, who founded Space Law and Policy Solutions, views this article as a non-starter for colonization efforts. “When a private citizen makes a claim to private, real property, basically, that’s saying the United States is making a claim as well, because of that continuing jurisdiction, the U.S. government always has.”45 The publication theoutline.com, relying on an interview with Listner,took this one step further, arguing that this means “any base or settlement on Mars would have to be free to use by anyone who can travel there. A person can’t just set up a colony, claim independence, and create rules that restrict access to it.”46 However, Lister’s interpretation is incorrect as it is too strict an interpretation of the language. Theoutline.com appears to take the interpretation to an untenable conclusion that is not supported by the evidence. Even though this position is not credible, it is important to discuss because as the United States moves towards colonization, it will face similar criticisms from opponents. Article II of the OST was not written to ban establishing a colony on a celestial body. Instead it was written to prevent a country from claiming a celestial body, such as the moon, as their own sovereign territory. This more permissive interpretation is supported by other provisions of the OST.

The OST contains language that supports establishing colonies. Article IV, while generally a prohibitive Article, states, “The use of any equipment or facility necessary for peaceful exploration of the Moon and other celestial bodies shall also not be prohibited.”47 If this leaves any doubt, Article XII likely clears up the confusion.

All stations, installations, equipment and space vehicles on the Moon and other celestial bodies shall be open to representatives of other States Parties to the Treaty on a basis of reciprocity. Such representatives shall give reasonable advance notice of a projected visit, in order that appropriate consultations may be held and that maximum precautions may be taken to assure safety and to avoid interference with normal operations in the facility to be visited.48

This Article establishes two important facts under the treaty. First, space colonization is acceptable under the OST. A colony easily fits within the definition of a station or installation. Quite simply, if the drafters of the OST intended to prevent States from establishing colonies, they would have most certainly done so in uncertain terms. Second, a State can establish a colony either unilaterally, or with a selected group of international partners. The visits discussed in Article XII would not be necessary if every colony needed to be open to the international community. This also eviscerates claims like those cited by theoutline.com, discussed above. If any colony were open to any party that could reach it, the visits by representatives in Article XII would be nonsensical. Looking at these details in the language of the entire treaty is important, because without it, one could argue that Article I in the OST would prevent a State from establishing a colony. If a space colony established by a single State would deny other states free access to an area of a celestial body (namely the area where the colony is established), then facilities would be banned outright. However, Article XII directly undercuts this weak argument.

It is important to note that the OST equally applies to commercial entities. Private corporations are currently leading the way in planning for space colonization. A company that did not sign, or even exist when the OST was signed, is still bound by its provisions. Article VI establishes that these entities have to conform to the treaty, and more importantly that “the appropriate State Party to the Treaty” must both authorize and supervise these companies. 49 While not binding, the United Nations has spoken on the matter.

Space activities should require authorization by a competent national authority; such authority or authorities, as well as the conditions and procedures for granting, modifying, suspending and revoking the authorization, should be set out clearly within the regulatory framework; States might employ specific procedures for the licensing and/or for the authorization of different kinds of space activities.”50

These two citations together indicate that the United States must authorize and supervise the activities of commercial companies operating in space. If those activities include colonization, then legislation must appropriately supervise it.

#### But, non-appropriation makes space settlement impossible.

Kerkonian 17 [Aram Daniel Kerkonian (Institute of Air and Space Law Faculty of Law, McGill University Montréal, Quebec), “The Legal Aspects of Permanent Human Settlement on Celestial Bodies,” A thesis submitted to McGill University in partial fulfillment of the requirements of the degree of Masters of Laws (LLM) (Oct 2017). <https://escholarship.mcgill.ca/downloads/tq57nt396>] CT

Article II prohibits the appropriation of outer space, simultaneously limiting and preserving the rights afforded under Article I: States are limited from claiming ownership or securing property rights in space thereby preserving for all other States the general freedom to use and explore. As the “non-appropriation” principle, Article II prevents an entity from claiming ownership over a particular spot in space, a plot of land on a celestial body or even an orbit around a moon151; while exploration and use are permitted, ownership is prohibited. Therefore, regardless of the scope of use or degree of reliance on a particular phenomenon of outer space, an entity cannot claim an individual benefit permanently. As a result, the USSR could not claim the orbit in which Sputnik made its maiden voyage152, the USA could not claim the Sea of Tranquility as its territory after planting its flag on the Moon153 nor could the equatorial countries exclude others from using the geostationary orbit located approximately 36,000 km above their territories154.

Although the OST does not define “appropriation” 155, the prohibition outlined in Article II must be understood to limit not only explicit claims of property or ownership but also, what can be called, “appropriation by action” – an activity that, without ever claiming to do so, appropriates outer space through its indirect consequences. An appropriate understanding of appropriation, therefore, becomes vital when determining whether proposed new and emerging technologies (such as permanent human settlement or space mining) may appropriate outer space, in one way or another, without ever claiming to do so.156 Although a truly meaningful investigation into the definition of appropriation is outside the scope of this thesis, moving forward without a useful conceptualization would be imprudent; therefore, a brief investigation into the drafting parties’ motivations for including the non-appropriation principle is warranted.

During Article II’s deliberations, many State representatives announced their support of the non-appropriation principle as a way of ensuring space activities would not undermine the general objectives of the OST (that outer space serve the interest of all States and not just the State undertaking a particular activity). Specifically, there was a desire that outer space not devolve into another domain of exploitation and imperialism, as had the New World and Africa during the fifteenth through nineteenth centuries.157 As Judge Manfred Lachs reminds: “Need one recall how frequently the practices of dividing and disposing of lands and whole continents led to conflict and strife? The lesson should have been learnt.”158 Indeed, for many of the negotiating parties the lesson had been learned. Rather poignantly, the years in which such space-related discussions were taking place were also a period of great decolonization and independence, with States acutely aware and hyper-prescient of the consequences of imperialism.

Since there is no evidence that space harbours other life forms, some have argued that mimicking the imperialism of the past in space would not result in harm as it did on Earth. What must be remembered, however, is that imperialism generates great inequality aside from the fact that it often subjugates certain classes. Ambitious territorial landgrabs in space, currently only possible for developed space-faring States, would cement economic advantages far into the cosmos and further exacerbate the inequality amongst nations on Earth. This will be the case regardless of whether alien civilizations exist. There is no question that space affords humanity great opportunity – what is questionable is how such opportunity will be distributed.159 Prohibiting appropriation was one method chosen by the negotiating parties to ensure the satisfaction of the OST’s underlying objective that space activities benefit all of humanity and not simply those with exploitative capabilities.160

The appropriation of outer space, therefore, can be accomplished by an activity that results in the same kinds of consequences as private ownership – exclusive use, profiting, unilateral decision making, etc. While such characteristics are necessarily true of certain activities (such as orbital positions 161), they are temporary and often available for someone else to use nearly simultaneously. A human settlement, with its notable permanence in a particular location, is neither temporary nor can it be used by multiple users concurrently – once established, its location will be restricted to other users.162 The general argument that space is vast (and so a single settlement site will not reduce the available real estate or subsequent users can simply choose another suitable site) undercuts the reality that space, while expansive, offers certain irreplaceable advantages depending on location.163 Notwithstanding, any realistic permanent human settlement will necessarily require affixing its structures to the ground, thereby appropriating that specific area in favour of the structure’s owner. In discussing this position, Judge Lachs reiterates that all activities in space ought to be for the benefit of all countries and Dr. Nicolas Matte draws the conclusion that: “moveable objects ‘attached to celestial bodies become immovables’, which grants the State to which they belong a right to the ‘soil’ of celestial bodies or at least a right to the surface’. Thus it is contended that ‘we arrive at an ownership… by technical and industrial occupation, without giving it a name.”164 Both Judge Lachs and Dr. Matte warned against State appropriation of celestial bodies to avoid the ever-present conflicts on Earth caused by similar situations.

In an attempt to get around this prohibition on national appropriation, some private enterprise proponents developed a nuanced argument focussing on the inclusion of the word “national” to claim that private, non-governmental entities were not prohibited from appropriating outer space and celestial bodies.165 Indeed, a plain language, straightforward reading of Article II suggests that since only national sovereignty is listed as a prohibited ground, other forms of appropriation may be permitted. Notwithstanding that Article VI makes it clear that States are responsible for their private entities’ space activities (thus if a private entity claimed sovereignty, their State would be responsible and thereby violate Article II), most delegates participating in the negotiations of Article II were of the opinion that it prohibited both public and private appropriation.166 This remains the consensus today.167 Plainly, the appropriation of outer space by private entities would have similar consequences as State appropriation – imperialistic exploitation conducted by SpaceX is still imperialistic exploitation. Therefore, arguments that claim private entities can appropriate outer space are legally invalid.

The conclusion, therefore, seems to be that any permanent human settlement would necessarily appropriate the celestial body upon which it is located and therefore violate Article II. Although there is no denying that States or private entities can establish stations or installations in space, the intention and permanence of the structures may give rise to an activity that violates international law.168 However, if the settlement activity were undertaken in a particular manner (as will be explored more thoroughly in Chapter 165 “ 3, an interpretation of Article II, in light of the object and purpose of the overall treaty, may justify its violation.

#### AND, even if it’s theoretically possible, without private appropriation space settlement will not happen – no incentives, and would result in conflict.

Thomas 05 [Jonathan Thomas, “Privatization of Space Ventures: Proposing a Proven Regulatory Theory for Future Extraterrestral Appropriation,” 1 BYU Int'l L. & Mgmt. R. 191 (2005). https://digitalcommons.law.byu.edu/ilmr/vol1/iss1/7]CT

The current corpus juris spatialis based on res communis has received wide criticism by legal commentators, in part because of the practical limitations of its idealistic principles in application. For example, one commentator addressing the potential problems of future colonization of celestial bodies argued that the prohibition against private and national appropriation may cause deleterious effects when colonizers build settlements. Although these colonizers may occupy the property, they will have no legal control of their communities and could be uprooted for the purposes of putting that property to a better use for the benefit of common heritage. This risk may serve as a strong disincentive to the preservation of sectarian colonization in a res communis society.

Other commentators argue that the current corpus juris spatialis based on the idealistic res communis principle has actually slowed the development of outer space exploration because privately and publicly funded organizations cannot appropriate outer space.61 Under the corpus juris spatialis, there exists no probability or possibility of return on investments, which results in insufficient monetary incentive for businesses or private persons. Even with the daunting needs created by increasing population and consumption, and decreasing resources on earth, many states may not even attempt to exploit extraterrestrial resources because the current corpus juris spatialis does not guarantee that their own citizens will benefit from the investments made with their tax dollars. A future lack of resources, combined with a body of law that mandates common ownership of potential resources, may create a black market for extraterrestrial resources, or it may engender armed conflicts over the lack of supplies available to states.63

While there is little past precedent to justify it, and little present sentiment to support it, the current corpus juris spatialis clings to the idea that in the future, humans will be able to share the resources of space in common. One commentator illustrates these idealistic ideas and assumptions:

The articles of the various [outer space J treaties all predicate themselves upon the theory that mankind will work together for the common good with no real advantage to be gained other than the praise of his fellow man. It assumes that people are able to co-operate, and that they will indeed do so whenever dealing with outer space ventures. While the global effort in researching, developing and exploring space for the sheer joy of the information obtained, accomplished in the spirit of teamwork is a noble goal, it is clear that a world full of economic strife is ripe to intervene.64

These assumptions of the Outer Space Treaty and the Moon Treaty are unrealistic at present. Perhaps someday humankind will develop ideal characteristics that the Outer Space Treaty and Moon Treaty would like it to engender. In the meantime, it may be impractical to attempt to solve the dilemma of space appropriation based on characteristics yet to be consistently demonstrated.

Furthermore, res communis principles would become problematic as applied to space law due to the following problems: (1) the application of res communis theory in the Western world has been unsuccessful; and (2) scarcity of resources in res communis society is fatalistic to the society. It could be argued that the success of res communis ideology, albeit on a small scale, indicates that humankind should be able to implement the res communis ideology into corpus juris spatialis. While res communis ideology has seen some success in other societies, it is not prudent to assume that it will enjoy the same successful application in our increasingly capitalistic, modern society. Societies that have successfully implemented res communis ideology have had entirely different goals and values systems than those of the capitalist societies that are now developing the means for further space exploration. 65 While the isolated successes of communal societies in Africa and the Australian Outback are indeed admirable, they are certainly not the pioneers of space exploration and appropriation. Furthermore, it is difficult to posit that capitalistic nations can successfully switch to a res communis ideology. Groups that originated in capitalistic societies and subsequently switched to communal living have ultimately failed and reverted back to the individual ownership system from which they came. 66

The second problem with using res communis as a basis for property endowment in outer space law is the damaging effect of individual appropriation on the community when scarcity arises. Even in a res communis society where the community owns all property, individual members of the community nonetheless use certain parts of that property to the exclusion of the rest of the community. Such individual use and appropriation against the community is seen as permissible under res communis ideology supported by Lockean notions of property endowment; an individual may exclude the community from property if he or she mixes his or her labor with that property. This individual appropriation does not have a damaging impact on the community as long as there IS "'enough and as good left in common for others.71 However, when there IS scarcity, the rights of the community against the individual become increasingly hostile.

In outer space, scarcity will always be an Issue and thus will limit the utility of res communis based on Lockean principles of property endowment.72 The universe potentially may contain billions of solar systems and planets, but some celestial bodies may prove to be gold mines, while others prove to be "the Sahara."73 More important than the scarcity of limited resources, however, is the scarcity created by human lifespan and technological limitations. The time that space travel presently takes in comparison to the average human life span limits our ability to exploit celestial resources. Furthermore, technological limitations already have created issues of scarcity: such as the increasing problems of satellite positioning and traffic in geostationary orbit.

#### Space Settlement is coming now and prevents inevitable extinction. Settlement requires private industry and rule of law.

Gesl 18 [Paul M. Gesl (Maj, USAF JD), “PREPARING FOR THE NEXT SPACE RACE: Legislation and Policy Recommendations for Space Colonies,” A Research Report Submitted to the Faculty In Partial Fulfillment of the Graduation Requirements for the Degree of MASTER OF OPERATIONAL ARTS AND SCIENCES (April 2018). <https://apps.dtic.mil/sti/pdfs/AD1053024.pdf>] CT

Why the United States Needs to Think About Space Colonization Now

The United States’ space policies under the previous two Presidential administrations have not matched the ambition of the commercial sector. The author has criticized the National Space Policies of both President Obama and George W. Bush as being too “Earth-Centric.”6 Based on the current state of technologies, it is easy to dismiss space colonization as, at best, a problem to worry about tomorrow and, at worst, mere science fiction. This is irresponsible. Reaching space is difficult. Colonizing it will be even more difficult; however, we cannot overlook it as a likely possibility. NASA viewed space colonization as an endeavor within humanity’s reach in the 1970s.7 Now it is beginning to take shape as a reality. In 2015 at the Pioneering Space National Summit, policy makers, industry leaders and advocates agreed that “The long term goal of the human spaceflight and exploration program of the United States is to expand permanent human presence beyond low-Earth orbit in a way that will enable human settlement and a thriving space economy. This will be best achieved through public-private partnerships and international collaboration (emphasis in original).”8 Additionally, there have been several attempts in Congress to pursue space settlement.9 Private industry appears to be taking the lead in this race. Elon Musk, the CEO of SpaceX intends to establish a colony of a million settlers on the surface of Mars.10 SpaceX is targeting the first manned missions to make this a reality to launch in 2024.11 Mr. Musk envisions the full colonization to take 40-100 years.12 Even if this timeline misses its ambitious deadline by a decade, humanity will be a multi-planetary species in many readers’ lifetimes. It is important to note that Mr. Musk recently stated that SpaceX is “building the first Mars, or interplanetary ship, and I think we’ll be able to do short trips, flights by first half of next year.”13 Even though he joked that the company might miss their timeline, his comments highlight that colonization is an issue that is fast approaching.14 Another factor to consider is that a legal framework needs to be developed before a Martian colony is at its full capacity. Mr. Musk envisions using SpaceX’s BFR to send approximately 100 people per flight to Mars.15 Additionally, SpaceX appears to be planning for humans living on the lunar surface in their Moon Base Alpha.16 SpaceX is not alone in their ambitions. United Launch Alliance (ULA) published their plans to expand the population of humans living and working in space. Their Cis-lunar 1,000 framework is a 30-year plan to develop the cis-lunar economy and grow the population of humans living and working in space from six to 1,000.17 Space colonization is more important to our species than the economic benefits of a space economy and the conquests of exploration. The current world population is 7.4 billion people.18 According to the World Wildlife Foundation and the Global Footprint Network, “the equivalent of 1.7 planets would be needed to produce enough natural resources to match our consumption rates and a growing population.”19 The problem will likely grow worse as the population of the planet continues to grow. According to the United Nations, the Earth’s population will grow to over 11 billion people by 2100.20 Based partially on this, “Prof [Stephen] Hawking said it was only a matter of time before the Earth as we know it is destroyed by an asteroid strike, soaring temperatures or over-population.”21 Hawking further stated that, “When we have reached similar crisis in or (sic.) history there has usually been somewhere else to colonise (sic.). Columbus did it in 1492 when he discovered the new world. But now there is no new world. No Eutopia (sic.) around the corner. We are running out of space and the only places to go are other worlds.”22 The late Professor Hawking is not alone in his view, the National Space Society observed the benefits of expanding into space. “Outer space holds virtually limitless amounts of energy and raw materials, which can be harvested for use both on Earth and in space. Quality of life can be improved directly by utilization of these resources and also indirectly moving hazardous and polluting industries and/or their waste products off planet Earth.”23 These are just several of the many compelling reasons to colonize space advocated by groups such as the National Space Society and the Space Frontier Foundation.24 ULA appears to be taking steps to meet their ambitions for the future. ULA announced the first step towards making their Cis-lunar 1,000 vision a reality. In October 2017, they announced a partnership with Bigelow Aerospace to launch a habitat to low lunar orbit.25 The launch is expected to be completed before the end 2022.26 Some feel that colonization is going to happen, no matter what governments do.27 If colonization is going to happen, then it is in the United States’ best interest to develop a legal framework that supports the efforts and protects our citizens who will travel to and live in these habitats. This is important for several reasons. First, private corporations appear to have an interest in colonizing space, so it is in humanity’s future whether the government is involved nor not. However, governments can take actions that will accelerate things.28 Second, it is in the best interest of the United States’ economy to support commercial companies that are expanding into space. Third, if the United States does not create a favorable legal framework for space colonization, someone else will. Finally, as humanity expands away from the surface of the Earth, it is important to create a free society based on the principles of the Rule of Law rather than some other form of government, or an anarchistic company town.

# Case

They can’t get any of the ideological impacts – that’s mindset fiat of the entire human population – that’s akin to fiating that every worker in the world rises up in revolt. This is a psychological claim without a psychological warrant