# 1NC vs DD

### 1NC---T

#### Interp: “appropriation” of outer space must be claims of sovereignty.

#### Ownership of extracted resources is NOT appropriation.

Wrench 19 [John G., J.D. Candidate, Case Western Reserve University School of Law, Cleveland, Ohio, May 2019; B.A., Philosophy & Religious Studies, Pace University, Pleasantville, New York, December 2015. Case Western Journal of International Law; Volume 51, Issue 1, Article 11, “Non-Appropriation, No Problem: The Outer Space Treaty Is Ready for Asteroid Mining” <https://scholarlycommons.law.case.edu/cgi/viewcontent.cgi?article=2546&context=jil>] brett

Secondly, even if nations, businesses, and individuals are equally bound by the non-appropriation principle, the scope of that restriction is not entirely clear from the text of Article II.59 It is unlikely, however, that the non-appropriation principle is an absolute ban on the ownership of resources extracted in outer space.

An interpretation of Article II supporting a blanket ban on resource ownership is unwarranted by the text of the OST and illfounded on account of the international community’s common practices. Scholars have noted that the international community has never questioned whether scientific samples harvested from celestial bodies belong to the extracting nation.60 Furthermore, space-faring members of the international community rejected the Moon Treaty precisely because it prohibited all forms of ownership in resources extracted from celestial bodies.61 The space-faring nations’ support for the OST, coupled with their rejection of an alternative set of rules governing extracted resources, is at the very least an indication of what those nations believe the non-appropriation principle to stand for.

#### Violation: The AFF defends property rights for extracted resources.

#### Negate:

#### 1] Precision: Pre-round prep is centered around DAs against formal sovereignty and case responses to it, their interp means the only basis for predictability becomes the wiki, which moots all pre-topic prep. Err towards common interpretation of international law spanning decades.

#### 2] Limits: They blow up the topic to include any resource extraction from outer space, allowing affs to rush to the margins to anything from moon water to mars rocks to any asteroid in outer space, and infinite permutations of these make the case-list too big to engage, mooting neg ground.

#### CI bc reasonability is arbitrary and invites judge intervention

#### DTD to deter future abuse

#### No RVIs: 1] illogical, you shouldn’t win for being topical, 2] good theory debaters will read abusive positions to bait theory and dump on an RVI, 3] trades off with substance since we can’t kick out of T

#### Neg theory first because AFF abuse made it impossible to engage so any neg abuse was to get back in the game – answers UV

### 1NC -- DA

#### Biden’s using PC now to pass B3.

Frazin 1/23 [Rachel; 1/23/22; staff writer @ The Hill; “Biden comments add momentum to spending bill's climate measures,” <https://thehill.com/policy/healthcare/590871-biden-comments-add-momentum-to-spending-bills-climate-measures>] brett

President Biden’s remarks at a Wednesday press conference are giving momentum to the climate portions of his spending agenda, as lawmakers call for Congress to pass the parts of the Build Back Better legislation that are achievable. Biden expressed confidence that lawmakers can pass upwards of $500 billion in energy and environmental spending — a number close to the amount the White House proposed spending on climate and clean energy in October. And after months of negotiations, weary lawmakers are now pushing to get climate action across the finish line. “The climate and clean energy provisions in Build Back Better have been largely worked through and financed, so let’s start there and add any of the other important provisions to support working families that can meet the 50-vote threshold,” Sen. Ed Markey (D-Mass.) said in a statement. Markey is far from alone. Sen. Tina Smith (D-Minn.), who has been a vocal proponent of the legislation’s climate change measures, expressed a similar sentiment in an interview with The Hill. “We need to figure out what we have agreement on and we need to do that,” Smith said. “Based on where we have been and comments that Senator Manchin has made about the climate provisions that we have been negotiating up until the end of last year, it seems like those sections of the old Build Back Better bill should be in pretty good shape,” she added. Manchin is the West Virginia Democrat who stopped the Build Back Better bill in its tracks when he announced his opposition in December. Democrats need all of their 50 senators to back the legislation for it to get to Biden’s desk. Manchin has expressed support for the environmental provisions, but moving ahead would mean cuts to other programs, including an expanded child tax credit, to win his vote. But Smith said it’s important to be practical, and get as much as possible out of the negotiations. “I’m a progressive in the caucus but I’m also practical, and I think this is the practical, common-sense way of moving forward to accomplish the best that we can,” she said. Democrats in Congress have historically failed to move major climate change legislation forward, and has suffered from high-profile failures like the Obama-era Waxman-Markey bill. Democrats have limited options for getting this type of spending across, give the budgetary rules that allow them to avoid a filibuster that would allow the GOP to block their measure. It’s unlikely that 10 Republicans would join Democrats on many of their climate provisions. The New York Times recently asked all 50 Republicans if they would support the climate provisions as a standalone and none of them said that they would. Senate Finance Committee Chair Ron Wyden (D-Ore.) told reporters Thursday that he saw Biden’s latest remarks as establishing a way forward for some provisions like climate. “What the President did last night, and he and I talked about this a number of times, is he created a path for a handful of provisions where we've got a lot of strong support, and it starts with climate. It starts with health care,” he said. Biden, during his Wednesday press conference said, “I think we can break the package up,” “Get as much as we can now and fight for the rest later,” he added. The president also said that he believes Democrats can pass upwards of $500 billion in energy and environment spending, a figure close to the White House’s proposed $555 billion of climate and clean energy spending from October. Manchin earlier this month said that climate is an area “we probably can come to an agreement much easier than anything else,” and specifically touted clean energy tax credits. Not all of the climate change provisions are settled, though. Manchin actively opposes a tax credit for union-built electric vehicles and negotiations are continuing over a program aimed at cutting releases of a powerful planet-warming gas called methane from the oil and gas industry. Environment and Public Works (EPW) Chairman Tom Carper (D-Del.) told reporters that he would fight to get the methane proposal done. Sanders says Biden can't count on him to support 'almost any'... Sunday shows - Russia standoff over Ukraine dominates “We're going to get a methane emissions reduction program going. We're going to get it done,” he said. “We worked very hard with Senator Manchin and his team and others — other stakeholders — to come up with a good plan. …And by golly, we're going to get it done. Sooner rather than later.” A lobbyist following the negotiations who requested anonymity to speak freely said they believe that Biden’s comments put extra attention on areas that aren’t totally resolved, including the methane program. “It does put a higher scrutiny on anything...where the ink isn't dry,” the person said.

#### Manchin supports climate provisions, but continued negotiations and PC is key.

Collins 1/6 [Lois; 1/6/22; covers policy and research that impact families for the Deseret News National team. A University of Utah graduate, she has won numerous national, local and regional journalism awards; “Is the ‘Build Back Better’ Act dead or just drifting?” <https://www.deseret.com/2022/1/6/22868795/is-bidens-build-back-better-bill-dead-or-just-drifing-social-policy-climate-change-joe-manchin>] brett

Per Politico, “Manchin called some of the bill ‘well-intended’ but argued other parts are a ‘far reach.’ In the past, he has raised questions about the price of the expanded child tax credit as well as the legislation’s paid leave provisions. On Tuesday, Manchin suggested that focusing the bill on climate might be easier than lumping in a hodgepodge of provisions that amount to much of his party’s domestic wish list from the past few years.”

“The climate thing is one that we probably could come to an agreement much easier than anything else,” Manchin said.

Senate Majority Leader Chuck Schumer has predicted Manchin will return to the negotiating table and talks will resume.

So what’s next?

According to Vox, Democrats must win over Manchin, but “thus far, they’ve had a hard time proposing a version of the bill that he’s willing to accept.”

In December, Manchin’s office released a statement on the bill and why he doesn’t support it in its existing form.

“I have always said, ‘If I can’t go back home and explain it, I can’t vote for it,’” he said in the news release. “Despite my best efforts, I cannot explain the sweeping Build Back Better Act in West Virginia and I cannot vote to move forward on this mammoth piece of legislation.”

He promised, however, to “continue working with my colleagues on both sides of the aisle to address the needs of all Americans and do so in a way that does not risk our nation’s independence, security and way of life.”

#### The plan trades off -- ratification requires PC and floor time.

---even if popular, even some opposition ensures immense floor time due to Senate procedures.

Kelley & Pevehouse 15 [Judith G.\*, Duke Sanford School of Public Policy; AND Jon C.W.\*\*, University of Wisconsin-Madison; International Studies Quarterly (2015); “An Opportunity Cost Theory of US Treaty Behavior,” <https://dukespace.lib.duke.edu/dspace/bitstream/handle/10161/12521/isqu12185.pdf?sequence=1>] brett

An Opportunity Costs Theory

Although existing theories about veto players and political ideology explain the fate of some treaties, they leave some questions open. To complement these theories, we draw on economic theory to offer an opportunity cost theory of treaty ratification. In economics, the opportunity cost of a resource refers to the value of the nexthighest-valued alternative use of that resource. Scholars of domestic legislation have applied this concept to the time and resources of individual policymakers (Schiller 1995) but also to the fixed chamber time. For example, Koger refers to “[T]he foregone uses of the same [chamber] time for legislators as individuals as well as for the chamber collectively” (Koger 2010:22). Indeed, the Senate’s chamber time is not only fixed, but also scarce. A vast portion of its time goes to required routine business. This leaves little opportunity for discretionary activities (Walker 1977). Given that international policy matters have to draw on exactly the same remaining discretionary floor time as domestic policy, we argue that the United States sometimes delays or derails treaty ratification simply because political capital and Senate floor time are fixed and entail opportunity costs (Heitshusen 2013:4). As Koger (2010:33) argues more generally for legislation, “The expected gains from making a proposal must exceed the time and effort legislators invest in preparing it, organizing and coalition to support it, and taking the time of the chamber to debate and pass it.”

For a treaty to progress, the opportunity cost logic thus would mean that the net gains of the treaty must outweigh the opportunity costs of the advice and consent process. Thus, if the President or some Senators assign only low political value to a particular treaty or if they believe that passage of the treaty will take a lot of Senate floor time, they may decide that they would rather spend their political capital on other matters. If they think they have to fight a war of attrition to overcome opposition, this cost in terms of time and resources may tip the scales against moving the treaty forward. Under these conditions, the opportunity cost of processing the treaty may be too high for the treaty to gain attention, even if the President or more than the required two-thirds of the Senators think the treaty yields some benefits. As a result, whether or how fast a treaty makes it through the process depends on whether it has sufficient support to pass the constitutional process and on whether its value to politicians outweighs the opportunity cost of their political resources: legislative floor time and political capital.

The Fixed Political Agenda Space and Policy Priorities

Why do treaties incur these opportunity costs? Opportunity costs arise when resources are fixed and fully employed. Political agenda space is such a resource; there are only so many policy priorities a President can promote, and only so much Senate floor time to consider them. The media will pay attention to only so many issues on the Washington agenda. Both the President and the Senate must protect their legislative opportunities. They each face opportunity costs.

For the President, the transmittal process is not simple. If the United States signs an international agreement that falls under Article II of the Constitution, the President must transmit it to the Senate for advice and consent before the United States can ratify it. This process entails an analysis of the implications of the treaty including possible implementation legislation required, and the writing of a transmittal letter that serves as a report to the Senate Foreign Relations Committee (SFRC). Because of these requirements, usually there has to be some push from the White House (Halloran 2011), and this can take precious time away from domestic legislative priorities. Thus, transmittals can be costly, especially in the face of expected opposition. Indeed, in 1995 when President Clinton wanted to transmit the UN Convention on the Rights of the Child to the Senate, Jessie Helms, who chaired the SFRC, and 26 cosponsors introduced a resolution urging him to not transmit the Convention. Such opposition can be distracting or politically harmful for the President. Furthermore, because the President usually endorses the treaty in the transmittal letter, he may incur a reputational cost by transmitting treaties that stall (Krutz and Peake 2009:140). Dealing with treaties thus involves political costs, and withholding transmittal can conserve political capital.

For the Senate, floor time is of the essence. After transmittal, the SFRC must hold a meeting on the treaty, and eventually issue its own analysis and recommendation, and (if it has enough support) pass it out of committee. The treaty then has to be scheduled for debate, possible amendments, and a vote. To gain Senate advice and consent, the treaty must pass with at least a two-thirds majority. Crucial to differentiating the opportunity cost argument from a straight veto player model, the Senate rules for debate and passage enable opponents to increase the time expended on a treaty, even if they do not have the ability to vote it down on the floor. Dealing with a treaty thus ties up the SFRC time, but even more importantly, it could potentially take up scarce discretionary time on the Senate floor. Senators seek to maximize their reputational returns from the issues they spend time on, favoring issues that have broad appeal (Walker 1977:430). Before scheduling a treaty for debate and a vote, the relevant actors therefore have to consider the opportunity cost of dealing with the treaty: What else could the Senate accomplish with that time? Even if the Senate is not being productive in terms of passing legislation, what else does the Senate want to be seen focusing on at that moment? Even if there is strong support for a treaty, Senators may hold back if they anticipate serious and potentially time consuming opposition—opposition that can result in any number of procedural maneuvers that could take up costly time in the Senate. This explains why so few treaties ever take up much floor time for debate. If senators expect them to take time, they do not schedule them.

Thus, both the President and the Senate face opportunity costs of fixed resources: Presidents are concerned with “misusing” political capital and opportunities. The Senators are protective of floor time, or how they are seen to be using their time by a public foremost focused on domestic matters. At the same time, the political benefits of treaty ratification are uncertain. Treaty ratification is often invisible, because the media rarely covers such events and whatever benefits treaties may bring may never be attributed to the treaty advocates directly.

The implication of these political calculations is central to our argument: Contrary to standard assumptions of international relations, the decision to push a treaty through the advice and consent process may be less about an isolated examination of costs and benefits of the treaty itself than about the political benefit of spending time on the treaty relative to the benefit of other possible agenda activity that may produce important domestic legislation such as health-care reform, for example. In other words: Senate advice and consent and, by association, transmittal decisions depends on the associated legislative opportunity cost.

The opportunity cost can manifest itself for many types of treaties. Even nondivisive treaties require some Presidential attention and Senate floor time to move through the process (Johnson 2010), and therefore even these may fall by the wayside, which is of course even more likely to occur if they are not considered particularly vital. More important treaties might also be affected by the opportunity cost, however. Even if opponents might not command the requisite 1/3 of Senators to block the treaty, their willingness to obstruct it (even the threat to do so) may impose such high costs in terms of time that supporters are reluctant to spend time on it when they have many competing priorities. In a time-constrained Senate, minimal winning coalitions that reach supermajority status have become less important. Each piece of legislation must compete with all other legislation and having only a minimum backing can deprioritize legislation on the agenda, slowing it down (Oppenheimer 1985:410). And although the Senate can use a cloture vote to end filibustering and technically should be able to do so easily if the treaty commands two-thirds support, Senators may be reluctant to push for treaties that push these boundaries (for example, by objecting to a unanimous consent request (Heitshusen 2013:4)).

#### Opposition is guaranteed. NewSpace companies will lobby for their survival against the plan.

GC 17 [GC Magazine; Autumn 2017; Business thinking, In-house management, Published by legal500; “The new space race,” <https://www.legal500.com/gc-magazine/feature/the-new-space-race/>] brett

The upshot is that the ability to engage with legislators and policymakers will be essential for the long-term viability of companies like Planetary Resources.

‘We’re seeing already that with a regulatory framework laid out for a very quickly growing and expanding sector, there’s a lot of opportunity for policy engagement. That’s equally true in other countries too, which are either enacting their first national space laws or overhauling them,’ says Israel.

Before Israel joined the company, Planetary Resources was heavily involved in lobbying the US Congress to support the Spurring Private Aerospace Competitiveness and Entrepreneurship Act – better known as the SPACE Act.

That piece of legislation explicitly granted permission to US entities to ‘engage in the commercial exploration and exploitation of “space resources”.’ But the international community remains divided over whether the SPACE Act runs contrary to the obligations imposed on the US under the Outer Space Treaty.

‘The Americans are a sovereign state and according to their international treaty commitments, it’s hard to say that their domestic law is compatible with international law,’ says Smith.

Lobbying, both at a domestic and international level, stands to become increasingly critical, particularly as the US is in the process of crafting a framework for supervising non-governmental space activities, while ensure conformity with the Outer Space Treaty.

image of cartoon Mars Rover

‘It is incumbent on Congress to use the 50-year anniversary of the Outer Space Treaty to properly determine our actual international obligations, decide if specific articles in the Treaty are self-executing or not, and ensure that our domestic policy moving forward creates an environment that provides certainty for industry while protecting our national security,’ said Senator Ted Cruz, earlier this year.

‘The design and objectives in doing this must not only be to implement the government’s obligations, but to do so in a way that is not unduly burdensome on emerging space activities,’ adds Israel.

‘This is particularly relevant when the exact contours of how the activity will be carried out are not known, which makes it imperative that the regulators do not get too far ahead of the technology and make guesses about how it will be done, what is feasible, then lock in standards that are ultimately irrelevant and unworkable.’

#### Prevents existential climate disaster.

Moncrief ’11-11 [Aliki; 2021; executive director of Florida Conservation Voters; Orlando Sentinel, “Build Back Better Act would help in climate crisis,” https://www.orlandosentinel.com/opinion/guest-commentary/os-op-climate-change-congress-act-now-20211111-44u6bgyn5fdvnp3eqievkebqpe-story.html]

Last week, Congress passed the Infrastructure Investment and Jobs Act. This bipartisan bill will address upgrades to things like our transportation system, rural broadband, public transit, and clean-water infrastructure. These are badly needed, overdue investments that will make our communities more resilient to the climate impacts we are already seeing. But we know much more is needed.

It’s not enough to just respond to extreme weather — we need to cut the pollution driving it in the first place. That’s why Congress must also pass the Build Back Better Act, the most transformational climate and jobs legislation in our nation’s history. By investing in clean energy and things like electric vehicles and more energy-efficient homes and businesses, we can stop making the problem worse and avoid a growing disaster. We don’t have time for half measures, and Floridians know it — more than 75% of registered voters in the state support bold congressional action on climate change.

The Build Back Better Act takes bold steps to dramatically reduce climate pollution for everyone. But it also centers those who have been disproportionately impacted by this crisis by taking steps to address the decades of unchecked environmental injustice, ensuring at least 40% of the benefits of this bill go to those communities hardest hit by pollution and climate change.

Building a clean energy economy is an investment that will pay dividends for families today and for generations to come. Preventing the most catastrophic hurricanes, floods and heat waves will help ensure that we still bring people from all over the world to our beaches, the Everglades, and every amazing destination across our state that supports our multi-billion dollar tourism industry.

And the robust clean-energy investments in the Build Back Better Act will create millions of good-paying jobs for Floridians in every corner of our state. Florida already ranks fourth in the nation for clean-energy employment, and this legislation would help this industry grow exponentially by tapping into the Sunshine State’s solar power potential.

Orlando has some great members of Congress who understand that climate change is an existential threat to our state and they ran on being a part of the solution to this crisis. Now, we are counting on them to take bold action and pass the Build Back Better Act. This is a win-win-win that creates jobs, lowers energy bills for Floridians, and begins to address the climate crisis at the same time.

#### Warming is a threat multiplier that encompasses all impacts.

Dr. Michael T. Klare 20, Five Colleges Professor of Peace and World Security Studies at Hampshire College, Ph.D. from the Graduate School of the Union Institute, BA and MA from Columbia University, Member of the Board of Director at the Arms Control Association, Defense Correspondent for The Nation, “How Rising Temperatures Increase the Likelihood of Nuclear War”, The Nation, 1/13/2020, https://www.thenation.com/article/archive/nuclear-defense-climate-change/

Climbing world temperatures and rising sea levels will diminish the supply of food and water in many resource-deprived areas, increasing the risk of widespread starvation, social unrest, and human flight. Global corn production, for example, is projected to fall by as much as 14 percent in a 2°C warmer world, according to research cited in a 2018 special report by the UN’s Intergovernmental Panel on Climate Change (IPCC). Food scarcity and crop failures risk pushing hundreds of millions of people into overcrowded cities, where the likelihood of pandemics, ethnic strife, and severe storm damage is bound to increase. All of this will impose an immense burden on human institutions. Some states may collapse or break up into a collection of warring chiefdoms—all fighting over sources of water and other vital resources.

A similar momentum is now evident in the emerging nuclear arms race, with all three major powers—China, Russia, and the United States—rushing to deploy a host of new munitions. This dangerous process commenced a decade ago, when Russian and Chinese leaders sought improvements to their nuclear arsenals and President Barack Obama, in order to secure Senate approval of the New Strategic Arms Reduction Treaty of 2010, agreed to initial funding for the modernization of all three legs of America’s strategic triad, which encompasses submarines, intercontinental ballistic missiles, and bombers. (New START, which mandated significant reductions in US and Russian arsenals, will expire in February 2021 unless renewed by the two countries.) Although Obama initiated the modernization of the nuclear triad, the Trump administration has sought funds to proceed with their full-scale production, at an estimated initial installment of $500 billion over 10 years.

Even during the initial modernization program of the Obama era, Russian and Chinese leaders were sufficiently alarmed to hasten their own nuclear acquisitions. Both countries were already in the process of modernizing their stockpiles—Russia to replace Cold War–era systems that had become unreliable, China to provide its relatively small arsenal with enhanced capabilities. Trump’s decision to acquire a whole new suite of ICBMs, nuclear-armed submarines, and bombers has added momentum to these efforts. And with all three major powers upgrading their arsenals, the other nuclear-weapon states—led by India, Pakistan, and North Korea—have been expanding their stockpiles as well. Moreover, with Trump’s recent decision to abandon the Intermediate-Range Nuclear Forces (INF) Treaty, all major powers are developing missile delivery systems for a regional nuclear war such as might erupt in Europe, South Asia, or the western Pacific.

### 1NC -- DA

#### Private companies are key to a growing space mining sector – investors, profitability, and market demand.

Krishnan 20 [C A Krishnan, 8-6-2020, "Space mining: Just around the corner?," Week, <https://www.theweek.in/news/sci-tech/2020/08/06/Space-mining-Just-around-the-corner.html> [accessed 12-6-21] lydia

A Mars mission carrying 100 metric tons cargo in 2022 followed by a manned mission by 2024 are the immediate milestones of Elon Musk’s SpaceX plan which aims to create a self sustaining Mars city by 2050. Just a few decades back this would have sounded as fantasy, but today it looks as if this time frame may actually be bettered. Space missions are set to undergo revolutionary changes and Elon Musk’s vision and timelines are indicators of this. Space is increasingly being seen as a treasure trove of precious minerals and also a place for future human habitation beyond the earth. Global private space industry investors believe that space mining has the potential to shape and define the 21st Century. NASA estimates that the 'Asteroid belt’ holds minerals worth quintillion of dollars. American astrophysicist Neil Degrasse Tyson believes, “The first trillioners will be those who mine asteroids”. The “Main Asteroid Belt” is located between the orbits of Mars and Jupiter, about 450 to 650 million Kilometers from earth, with million asteroids in it. Over the decades, apart from Moon and Mars, governments and private agencies have been carrying out extensive research and studying asteroids for their composition, possibility of mining them and their mining value —Asteriod ‘Bennu’ has been assessed at $670 million and asteroid ‘2011 UW158’ at $ 5.7 trillion. Transportation of the mined resources for utilisation, however, poses major hurdles. A ‘BBC Future’ report by Sarah Cruddas puts the cost of shipping a ton of water into space at about $ 50 million. As per Chris Lewicki, president of Planetary Resources, an asteroid mining company, it takes more energy to escape the first 300 kilometers from the Earth than the next 300 million kilometers. Similarly, bringing back anything more than a few kilograms of samples from space to the Earth would be even more complex in terms of logistics. To start with, therefore, global space industry investors are focusing on keeping mined space resources in space itself for ‘in situ resource utilisation’. Availability of water on the Moon, Mars and asteroids offer very attractive prospects; apart from being crucial for supporting life and growing food, it also opens the possibility of using its constituents, hydrogen and oxygen, for making rocket fuel. Today, the possibility of manufacturing tools and even building habitats on Moon or Mars with the help of 3D printers using iron, nickel, cobalt, gold, platinum, and iridium etc which are available on the Moon, Mars and asteroids seem within reach. Researchers are working on using regolith, the weathered rock particles found on lunar surface for making moon bricks using 3D printers. These bricks will form the basic construction material for the first moon station and even the first moon hotel. Space industry players believe that an investment of $ 4 billion in water mining in space can generate annual revenue worth about $2.4 billion. Similarly, there is a new community of customers who are already looking for buying propellant in space. American space launch provider, United Launch Alliance (ULA), a Lockheed Martin and Boeing joint venture that provides launch rockets, has made it known that, ULA is willing to pay about $ 3000 a Kg for propellant in low earth orbit. Fast paced developments are taking place in the field of space mining technology with private players in the lead. Optical mining using concentrated sunlight, robotics, automated mining applications, advanced drilling machines etc are just a few examples. Participation of private players has reduced the investment burden and greatly enhanced the width and pace of innovation. It is believed that launch of the first asteroid mining vehicle as well as setting up of the first fuelling stations on the Moon and in low earth orbit could become a reality within a decade. Japanese mission ‘Hayabusa’ was the first to bring samples from an asteroid to earth in 2010. ‘Hayabusa - 2’ made its rendezvous with the near earth asteroid ‘162173 RYUGU’ in June 2018, left the asteroid after collecting samples in November 2019 and will be back on earth on December 6, 2020. Similarly the NASA mission OSIRIS-REx, costing about $ 1 billion, launched in 2016 is due to return to earth with samples of asteroid ‘101955 Bennu’ on September 24, 2023. The latest US space mission, ‘Perseverance’ launched on July 30, 2020 will land on Mars on February 18, 2021. It will be using a helicopter on Mars, set to be the first use of a helicopter outside the earth. Apart from collecting samples from Mars and search for signs of habitable conditions on Mars, it will also test the possibility of manufacturing molecular oxygen from the carbon dioxide-rich Mars atmosphere. Beyond the technological capability, there are, however, complex legal issues. While making fuel and water in space and its ‘in situ resource utilisation’ may pass the scrutiny, commercial exploitation of space through minerals mining, tourism, real estate etc may prove hugely contentious in terms of international legal framework for space. The current legal frameworks were adopted when space activities were entirely within the domain of national governments and were confined to research alone. But with the nature of space activities moving from purely research activities to military applications to commercial activities and with the entry of private players and a new community of consumers in space, the vintage outer space treaty has been rendered grossly inadequate; vagueness of the treaty does not cater for the ‘new types of uses’ or the ‘new users’ of space. Louis de Gouyon Matignon, in a thesis on the subject observed that “some states have already taken the absence of express prohibition as a sign that the utilisation of space resources is permissible, and both the USA and Luxembourg recently adopted national legislations expressly allowing it”. This has, however, triggered a response from the international community denouncing such unilateral initiatives and recommending a collective approach on the lines of the laws for high seas and deep sea bed. Whether a widely acceptable new space treaty comes through or not, Space mining is a reality and the early entrants are likely to retain monopoly and huge economic advantages for a very long time.

#### Space mining is key to sustain global resources -- otherwise, resource wars.

MacWhorter 16 [Kevin; J.D. Candidate, William & Mary Law School, "Sustainable Mining: Incentivizing Asteroid Mining in the Name of Environmentalism", William & Mary Environmental Law and Policy Review, Vol 40, Issue 2, Article 11, <https://scholarship.law.wm.edu/cgi/viewcontent.cgi?referer=https://www.google.com/&httpsredir=1&article=1653&context=wmelpr>] brett

A. Rare Element Mining on Earth

In the next sixty years, scientists predict that certain elements crucial to modern industry such as platinum, zinc, copper, phosphorous, lead, gold, and indium could be exhausted on Earth. 12 Many of these have no synthetic alternative, unlike chemical elements such as oil or diamonds.13 Liquid-crystal display (LCD) televisions, cellphones, and laptops are among the various consumer technologies that use precious metals.14Further, green technologies including wind turbines, solar panels, and catalytic converters require these rare elements. 15 As demand rises for both types of technologies, and as reserves of rare metals fall, prices skyrocket.16 Demand for nonrenewable resources creates conflict, and consumerism in rich countries results in harsh labor treatment for poorer countries.17

In general, the mining industry is extremely destructive to Earth’s environment.18 In fact, depending on the method employed, mining can destroy entire ecosystems by polluting water sources and contributing to deforestation.19 It is by its nature an unsustainable practice, because it involves the extraction of a finite and non-renewable resource.20 Moreover, by extracting tiny amounts of metals from relatively large quantities of ore, the mining industry contributes the largest portion of solid wastes in the world.21 The Environmental Protection Agency (EPA) describes the industry as the source of more toxic and hazardous waste than any other industrial sector [in the United States], costing billions of dollars to address the public health and environmental threats to communities. 22 Poor regulations and oxymoronic corporate definitions of sustainability, however, make it unclear as to just how much waste the industry actually produces.23

Platinum provides an excellent case study of the issue, because it is an extremely rare and expensive metal—an ore expected to exist in vast quantities in asteroids.24 Further, production of platinum has increased sharply in the past sixty years in order to keep up with growing demand for use in new technologies.25 In fact, despite their high costs, platinum group metals are so useful that [one] of [four] industrial goods on Earth require them in production. 26 Scholars do not expect demand to slow any time soon.27 Among other technologies, industries use platinum in products such as catalytic converters, jewelry production, various catalysts for chemical processing, and hydrogen fuel cells.28 While there is no consensus on how far the Earth’s reserves of platinum will take humanity, many scientists agree that platinum ore reserves will deplete in a relatively short amount of time.29

With the rate of mining at an all-time high,30 it is increasingly clear that historical patterns of mineral resources and development cannot simply be assumed to continue unaltered into the future. 31 The platinum mining industry, however, has a strong incentive to increase its rate of extraction as profits grow with the rate of demand. Without any alternative, this destructive practice will continue into the future.32

So-called platinum-group metal (PGM) ores are mined through underground or open cut techniques.33 Due to these practices, all but a very small fraction of the mined platinum ore is disposed of as solid waste.34 The environmental consequences of platinum production are thus quite significant, but like the mining industry in general, the amount of waste is typically under-reported.35

While this is due to high production levels at the moment, those levels will only increase given the estimated future demand of platinum.36 In spite of the negative consequences, mining continues unabated because it is economically important to many areas.37 The future environmental costs provide a major challenge in creating a sustainable system. Relegating at least some mining companies to near-Earth asteroids would reduce the negative effects of future mining levels on Earth. The economic benefits of mining need not be sacrificed for the sake of the environment.38

#### Scarcity turns every war scenario---we outweigh on timeframe, just the prospect of shortages triggers escalation..

Klare 13 [Michael T., The Nation’s defense correspondent, is professor emeritus of peace and world-security studies at Hampshire College and senior visiting fellow at the Arms Control Association in Washington, D.C. His newest book, All Hell Breaking Loose: The Pentagon’s Perspective on Climate Change, will be published this fall. 2013. “How Resource Scarcity and Climate Change Could Produce a Global Explosion,” <https://www.thenation.com/article/archive/how-resource-scarcity-and-climate-change-could-produce-global-explosion/>] brett

Brace yourself. You may not be able to tell yet, but according to global experts and the US intelligence community, the earth is already shifting under you. Whether you know it or not, you’re on a new planet, a resource-shock world of a sort humanity has never before experienced.

Two nightmare scenarios—a global scarcity of vital resources and the onset of extreme climate change—are already beginning to converge and in the coming decades are likely to produce a tidal wave of unrest, rebellion, competition and conflict. Just what this tsunami of disaster will look like may, as yet, be hard to discern, but experts warn of “water wars” over contested river systems, global food riots sparked by soaring prices for life’s basics, mass migrations of climate refugees (with resulting anti-migrant violence) and the breakdown of social order or the collapse of states. At first, such mayhem is likely to arise largely in Africa, Central Asia and other areas of the underdeveloped South, but in time, all regions of the planet will be affected.

To appreciate the power of this encroaching catastrophe, it’s necessary to examine each of the forces that are combining to produce this future cataclysm.

Resource Shortages and Resource Wars

Start with one simple given: the prospect of future scarcities of vital natural resources, including energy, water, land, food and critical minerals. This in itself would guarantee social unrest, geopolitical friction and war.

It is important to note that absolute scarcity doesn’t have to be on the horizon in any given resource category for this scenario to kick in. A lack of adequate supplies to meet the needs of a growing, ever more urbanized and industrialized global population is enough. Given the wave of extinctions that scientists are recording, some resources—particular species of fish, animals and trees, for example—will become less abundant in the decades to come, and may even disappear altogether. But key materials for modern civilization like oil, uranium and copper will simply prove harder and more costly to acquire, leading to supply bottlenecks and periodic shortages.

Oil—the single most important commodity in the international economy—provides an apt example. Although global oil supplies may actually grow in the coming decades, many experts doubt that they can be expanded sufficiently to meet the needs of a rising global middle class that is, for instance, expected to buy millions of new cars in the near future. In its 2011 World Energy Outlook, the International Energy Agency claimed that an anticipated global oil demand of 104 million barrels per day in 2035 will be satisfied. This, the report suggested, would be thanks in large part to additional supplies of “unconventional oil” (Canadian tar sands, shale oil and so on), as well as 55 million barrels of new oil from fields “yet to be found” and “yet to be developed.”

However, many analysts scoff at this optimistic assessment, arguing that rising production costs (for energy that will be ever more difficult and costly to extract), environmental opposition, warfare, corruption and other impediments will make it extremely difficult to achieve increases of this magnitude. In other words, even if production manages for a time to top the 2010 level of 87 million barrels per day, the goal of 104 million barrels will never be reached and the world’s major consumers will face virtual, if not absolute, scarcity.

Water provides another potent example. On an annual basis, the supply of drinking water provided by natural precipitation remains more or less constant: about 40,000 cubic kilometers. But much of this precipitation lands on Greenland, Antarctica, Siberia and inner Amazonia where there are very few people, so the supply available to major concentrations of humanity is often surprisingly limited. In many regions with high population levels, water supplies are already relatively sparse. This is especially true of North Africa, Central Asia and the Middle East, where the demand for water continues to grow as a result of rising populations, urbanization and the emergence of new water-intensive industries. The result, even when the supply remains constant, is an environment of increasing scarcity.

Wherever you look, the picture is roughly the same: supplies of critical resources may be rising or falling, but rarely do they appear to be outpacing demand, producing a sense of widespread and systemic scarcity. However generated, a perception of scarcity—or imminent scarcity—regularly leads to anxiety, resentment, hostility and contentiousness. This pattern is very well understood, and has been evident throughout human history.

In his book Constant Battles, for example, Steven LeBlanc, director of collections for Harvard’s Peabody Museum of Archaeology and Ethnology, notes that many ancient civilizations experienced higher levels of warfare when faced with resource shortages brought about by population growth, crop failures or persistent drought. Jared Diamond, author of the bestseller Collapse, has detected a similar pattern in Mayan civilization and the Anasazi culture of New Mexico’s Chaco Canyon. More recently, concern over adequate food for the home population was a significant factor in Japan’s invasion of Manchuria in 1931 and Germany’s invasions of Poland in 1939 and the Soviet Union in 1941, according to Lizzie Collingham, author of The Taste of War.

Although the global supply of most basic commodities has grown enormously since the end of World War II, analysts see the persistence of resource-related conflict in areas where materials remain scarce or there is anxiety about the future reliability of supplies. Many experts believe, for example, that the fighting in Darfur and other war-ravaged areas of North Africa has been driven, at least in part, by competition among desert tribes for access to scarce water supplies, exacerbated in some cases by rising population levels.

“In Darfur,” says a 2009 report from the UN Environment Programme on the role of natural resources in the conflict, “recurrent drought, increasing demographic pressures, and political marginalization are among the forces that have pushed the region into a spiral of lawlessness and violence that has led to 300,000 deaths and the displacement of more than two million people since 2003.”

Anxiety over future supplies is often also a factor in conflicts that break out over access to oil or control of contested undersea reserves of oil and natural gas. In 1979, for instance, when the Islamic revolution in Iran overthrew the Shah and the Soviets invaded Afghanistan, Washington began to fear that someday it might be denied access to Persian Gulf oil. At that point, President Jimmy Carter promptly announced what came to be called the Carter Doctrine. In his 1980 State of the Union Address, Carter affirmed that any move to impede the flow of oil from the Gulf would be viewed as a threat to America’s “vital interests” and would be repelled by “any means necessary, including military force.”

In 1990, this principle was invoked by President George H.W. Bush to justify intervention in the first Persian Gulf War, just as his son would use it, in part, to justify the 2003 invasion of Iraq. Today, it remains the basis for US plans to employ force to stop the Iranians from closing the Strait of Hormuz, the strategic waterway connecting the Persian Gulf to the Indian Ocean through which about 35 percent of the world’s seaborne oil commerce passes.

Recently, a set of resource conflicts have been rising toward the boiling point between China and its neighbors in Southeast Asia when it comes to control of offshore oil and gas reserves in the South China Sea. Although the resulting naval clashes have yet to result in a loss of life, a strong possibility of military escalation exists. A similar situation has also arisen in the East China Sea, where China and Japan are jousting for control over similarly valuable undersea reserves. Meanwhile, in the South Atlantic Ocean, Argentina and Britain are once again squabbling over the Falkland Islands (called Las Malvinas by the Argentinians) because oil has been discovered in surrounding waters.

By all accounts, resource-driven potential conflicts like these will only multiply in the years ahead as demand rises, supplies dwindle and more of what remains will be found in disputed areas. In a 2012 study titled Resources Futures, the respected British think-tank Chatham House expressed particular concern about possible resource wars over water, especially in areas like the Nile and Jordan River basins where several groups or countries must share the same river for the majority of their water supplies and few possess the wherewithal to develop alternatives. “Against this backdrop of tight supplies and competition, issues related to water rights, prices, and pollution are becoming contentious,” the report noted. “In areas with limited capacity to govern shared resources, balance competing demands, and mobilize new investments, tensions over water may erupt into more open confrontations.”

### 1NC -- CP

#### States should:

#### ---Ratify and enact into all relevant domestic legislation the Treaty on Prevention of the Placement of Weapons in Outer Space and of the Threat or Use of Force against Outer Space Objects.

#### ---Establish and ratify an international agreement that would create a uniform, internationally recognized property rights regime for appropriation of outer space through asteroid mining by private entities.

#### ---Establish a global organization that monitors all asteroid movement missions and adopt their recommendations.

#### [1st plank] PPWT solves space militarization.

Jaramillo 09 [Cesar, In 2013 he earned a B.A. in Catholic Studies from Seton Hall University. Father Jaramillo earned the S.T.B. (Theology) and the J.C.L. (Canon Law) degrees from the Pontifical Gregorian University in Rome in 2016 and 2019 respectively. He also earned a Diploma in Administrative Canonical Praxis from the Vatican’s Congregation for the Clergy in 2018. Fr. Jaramillo is a member of the Canon Law Society of America. The Ploughshares Monitor Winter 2009 Volume 30 Issue 4, “In Defence of the PPWT Treaty: Toward a Space Weapons Ban” <https://ploughshares.ca/pl_publications/in-defence-of-the-ppwt-treaty-toward-a-space-weapons-ban/>] brett

The existing legal regime that tackles the potential weaponization of outer space is outdated, inadequate, and insufficient. Moreover, the rapidity with which space-related technologies are being developed seems to be widening the gap between military applications that may affect space assets and the precarious normative architecture that should regulate them. The fact that space will inevitably become more complex and congested each year underscores the need for a comprehensive space security treaty that builds on what little international law exists in this realm and not only reflects current threats to space security, but also tackles the emerging legal questions that inevitably arise as space becomes a more convoluted domain.

The PPWT—while not perfect and subject to revisions—represents what is undoubtedly the most substantive effort thus far to embed the oft-expressed desire to maintain a weapons-free outer space in international treaty law. It is true that the 1967 Outer Space Treaty specifically bans signatory states from placing nuclear weapons and other weapons of mass destruction in orbit and calls for the peaceful exploration of outer space. However, it does not explicitly refer to the placement or use of other types of weapons in outer space or the use of earth-based weapons against space targets—activities which clearly need regulation, if not outright prohibition.

It is often said that the perils inherent to the indiscriminate weaponization of space are perhaps only comparable to those posed by nuclear weapons, although much of this assessment rests on speculation, since outer space has not yet seen a scenario of direct military confrontation. Indeed, it is assumed that there have been no weapons placed in space to date as there have been neither claims nor denunciations of such behaviour by any state, and considerable efforts are being made in diverse governmental and nongovernmental circles to ensure that this delicate threshold is preserved. To be sure, a distinction must be made between militarization and weaponization: while the former has arguably already happened, given the widespread use of satellites for military applications such as reconnaissance and intelligence, it is the latter that is the primary focus of proponents of a space security treaty.

Not surprisingly, a resolution on the Prevention of an Arms Race in Outer Space (PAROS) has been introduced at both the CD and the First Committee of the UN General Assembly and has garnered near-unanimous support year after year—with the notable exception of the United States and Israel.1 In this context, the PPWT draft treaty introduced at the CD in February 2008 has been touted as a practical way to “nip the problem of PAROS in the bud” (UNIDIR 2008, p. 147). If there is a ban on space weapons, the rationale goes, there will be no arms race to prevent.

The PPWT draft treaty

What, then, makes the PPWT proposal worthy of serious consideration by the international community? In other words, why is it an appealing alternative to the status quo? The PPWT is the first draft treaty on outer space ever presented at the UN Conference on Disarmament, which is the quintessential international forum for addressing multilateral disarmament agreements. In fact, the PPWT builds upon elements contained in a 2002 Working Paper presented at the CD by a group of countries that also included Russia and China. Technically speaking, though, the PPWT Treaty focuses not on disarmament but prevention, as outer space is currently considered to be weapons-free and, thus, there is nothing to disarm. Still, the CD seems to be the obvious repository for such a proposal and most member states have welcomed its introduction.

Specifically, as implied in the name of the treaty, the PPWT seeks to ban two different yet interrelated conducts:

the placement of weapons in outer space and

the threat or use of force against outer space objects.

The first initiative sensibly eliminates the fundamental prerequisite for the actual utilization of space weapons: their placement in space. The PPWT treaty defines weapon in outer space in a thorough and comprehensive manner as:

Any device placed in outer space, based on any physical principle, which has been specially produced or converted to destroy, damage, or disrupt the normal functioning of objects in outer space, on the Earth or in the Earth’s atmosphere, or to eliminate a population or components of the biosphere which are important to human existence or to inflict damage on them. (Article 1C)

Clearly, if the Treaty enters into force, such a broad definition would contribute decisively to the goals of PAROS and preventing space from becoming an arena of military confrontation. Notably, it encompasses weapons placed in space that can be used not only against other space objects, but also against Earth-based objects. Thus, it seems apparent that the framers of the PPWT strove to minimize the room for ambiguity and interpretation with regard to the conditions under which a device in space can be considered a weapon. Again, a weapon in space need not be used against an adversary for there to be a violation of the treaty, as its mere placement in space would be considered a breach of the treaty.

Similarly, the second focal point of this treaty, against the threat or use of force against outer space objects, provides a comprehensive ban on any aggressive action against objects in space, defined as:

Any hostile actions against outer space objects including, inter alia, actions aimed at destroying them, damaging them, temporarily or permanently disrupting their normal functioning or deliberately changing their orbit parameters or the threat of such actions. (Article 1E)

#### [2nd plank] International property regime for mining solves war and every single “unilateral” or “unregulated” bad warrant. Their ev.

1AC MacWhorter 16 [Kevin, J.D from William and Mary College and Contributor to the William & Mary Environmental Law and Policy Review, “Sustainable Mining: Incentivizing Asteroid Mining in the Name of Environmentalism”, *William & Mary Environmental Law and Policy Review,* 2016, <https://scholarship.law.wm.edu/cgi/viewcontent.cgi?article=1653&context=wmelpr>] brett

Specifically, it will be vital for countries to enter into some sort of international agreement. One option is to create an agreement similar to UNCLOS, which would regulate how individual states and their citizens interact with resources mined from space.217 Such an agreement should recognize not only the property rights of the extracting commercial entities but also the rights of non-spacefaring countries to benefit from the minerals as well. This might include the creation of an international body, much like the ISA, that will ensure that the interests of all nations are maintained by distributing funds and technology to less wealthy or non-spacefaring nations. The U.S. would do well to help create and ratify such an agreement— something they have failed to do with UNCLOS. If the U.S. and other countries are uneasy about entering into such a restrictive agreement, they might also consider an international regulatory body and scheme much like the one used for satellites. The International Telecommunications Union (ITU) is a United Nations agency that, among other services, provides the international community with uniform satellite orbit oversight and regulatory guidance.218 Currently, 193 countries follow the ITU regulations and utilize their services, which have been likened to domain name registration.219 In the same way, spacefaring countries could form an international body that helps create and maintain a uniform space-mining legal framework.220 Without some sort of international framework as described above, the U.S. and other space-mining countries leave themselves open to great conflict and will be required to patch together a multitude of treaties between themselves as problems inevitably arise.221 V. CONCLUSION The idea of mining resources from celestial bodies is something that has always been relegated to video games and sci-fi movies. But as technology continues to progress at an exponential rate, such mining is starting to come within the realm of possibility. A number of companies are currently creating prospecting technologies that will allow them to determine exactly what an individual asteroid holds. They hope to eventually harvest these resources and sell them for lucrative profits. Fortunately for these companies, the current legal regime governing property rights to space resources is undergoing rapid change at the national level. The U.S. recently passed the Space Resource Exploration and Utilization Act of 2015, which explicitly entitles U.S. citizens to property rights over any space resources they obtain. This is certain to induce confidence in U.S. investors. The situation at the international level is different. Current international space agreements are vague, lacking in consensus, and provide little precedent for ownership of space resources. This has led the international community to move in the direction of creating a better regulatory framework, but this movement is still in discussion stages and is likely to take a while to come to fruition.

#### [3rd plank] Monitoring solves astroterror. Their evidence concludes this solves and avoids the link to the mining DA.

---this is literally the part of the astroterror article where they recommend policy responses.

1AC Drmola and Mareš 15 [Jakub Drmola is a PhD student and Miroslav Mareš professor, at the Divison of Security and Strategic Studies, Masaryk University, Czech Republic, "Revisiting the deflection dilemma", *Astronomy & Geophysics*, Volume 56, Issue 5, October 2015, Pages 5.15–5.18, <https://academic.oup.com/astrogeo/article/56/5/5.15/235650>] brett

Policy implications

Considering these possible future dangers, it seems prudent to consider what to do about them sooner rather than later. The most obvious “solution” would be a blanket ban on the development of any technology that might lead to artificially inflected asteroids crashing into the Earth. However, such a ban would be incompatible with the dream of increased presence of humans in the solar system. It would stymie both scientific exploration and economic development here on Earth, which is increasingly dependent on precious metals and space-based technologies. Furthermore, this approach would leave us more vulnerable to natural impacts which, in the long view, seems less than desirable.

Another approach might be similar to the current regime of non-proliferation of nuclear weapons, aiming to support peaceful civilian use of nuclear power while at the same time prohibiting the spread of weapons of mass destruction. The regime mostly works (with caveats, see Wood et al. 2008) because these applications require different infrastructures and fissile materials enriched to different levels of purity. This makes it possible, at least in principle, to tell apart operations meant for the production of electricity and those designed to create weapons. Unfortunately, the difference between legitimate and hostile trajectory modification would lie only in the acceleration imparted on the asteroid and not in the technical means to do it. As the spacecraft launched with the intent to cause impact with the Earth might be identical to those sent off to retrieve resources, telling them apart would be nearly impossible, until it was too late. And this approach makes no difference to the chances of an industrial accident.

If monitoring equipment on Earth is unhelpful, the focus changes to space. In other words, all asteroid movement missions should be constantly monitored. For an attacker, it would make most sense to delay the final course adjustment for as long as possible in order to give the least warning and make the timeframe for reaction as short as possible. So an asteroid might head towards a safe orbit fit for resource extraction for most of its altered flight time, but be further accelerated at the last possible moment onto an impact trajectory, perhaps mere days before it hits a major city.

Our current programmes cataloguing NEOs (such as CSS or Pan-STARRS), which look for new, previously unknown objects, are not ideally suited for the task of constantly tracking a number of different, already known asteroids. New instruments would be needed to track them in order to immediately detect any hazardous inflection, whether intentional or accidental. Once such a detection is made, emergency measures to evacuate the population or, preferably, to “re-deflect” the incoming object can be executed right away, regardless of the cause. Accidents and hostilities could be treated the same way and countered by the same system (initially, at least). Such a system would be more akin to an air traffic control than a non-proliferation regulation, offering security through vigilance, rather than absence. Additionally, development of a system able to deflect incoming objects at relatively short notice would be beneficial in case of an impending natural impact.

## Case

### AT: Space Wars

#### Alt cause -- 1AC ev says space militarization is happening now AND the 1st plank solves.

Funnell 18 – Anthony, Writer for Future Tense News Citing Dean of Law at University of Adelaide, “War in space 'inevitable' because there's so much money to be made, expert warns”, ABC News, 8/23/2018, <https://www.abc.net.au/news/2018-08-24/conflict-in-space-is-inevitable-expert-warns/10146314> brett

Associate Professor Oduntan believes the US and other countries may be violating international law by developing weapons for space, and by encouraging the possibility of commercial asteroid mining.

He says both the Outer Space Treaty of 1967 and the Moon Agreement of 1979 were designed to prevent the "unilateral and unbridled commercial exploitation of outer-space resources".

But, he acknowledges that while the United States is a signatory to the 1967 Treaty, it has never ratified the Moon Agreement.

For more than a decade now, the UN-aligned Conference on Disarmament has been discussing a possible update or accompaniment to the 1967 Outer Space Treaty, a new multilateral agreement.

As part of those ongoing negotiations, both the Russians and the Chinese have proposed an agreement called the PPWT, essentially a treaty that would ban the placement of military weapons in outer space.

The treaty negotiations have repeatedly been criticised by the US.

Dr Oduntan believes such an agreement could be effective if the United States was persuaded to come onboard.

#### No conflicts -- won’t run out of asteroids to mine – answers 1AC Yan and Skibba

Wojciechowski et al. 18 [Brittany\*; November 2018; Wichita State University PhD student in aerospace engineering; Lucas Webb\*\*, Aubrey Koonce\*\*, Molly Williams\*\*, Wichita State University; European Space Policy Institute; “The Need for Strict Regulation of Asteroid Mining,” <https://espi.or.at/publications/voices-from-the-space-community/category/3-voices-from-the-space-community>] brett

Many people may be concerned that there are not enough mining candidates to meet current and anticipated resource demands. However, there is an almost inexhaustible amount of asteroids in our solar system. Nearly 19,000 near-Earth asteroids have already been identified by NASA JPL. 8 John Lewis, a professor at the University of Arizona in the Lunar and Planetary laboratory says that, “The near-Earth asteroid population could easily support 10 to 40 times the population of Earth, with all the necessary resources to do that”.9 Beyond nearEarth asteroids, the Main Belt asteroids number in the hundreds of millions, potentially worth one billion dollars for every person on Earth.10

#### No space war—interdependence checks.

---having tons of private entities in space reduces the risk for conflict.

Bragg et al 18—(principle research scientist at NSI, Inc. Lecturer in polisci @ Texas A&M). , July 2018.. Allison Astorino-Courtois. Robert Elder. Belinda Bragg. “Contested Space Operations, Space Defense, Deterrence, and Warfighting: Summary Findings and Integration Report,” NSI, <https://nsiteam.com/social/wp-content/uploads/2018/11/Space-SMA-Integration-Report-Space-FINAL.pdf>

Everyone needs space While the US may be relatively more dependent on space for national security than are other states, it is far from alone in relying on space. Nuclear armed states are dependent on space for important command and control functions, and major powers are increasingly using space for battlefield situational awareness and communications. China and Russia were identified as having significant (and fairly equal) levels of strategic risk in space (ViTTa Q16), although their regional security priorities and (to date) less spacedependent economies place them at an advantage to the US. They may, therefore, see the strategic risk of conflict is space as lower than does the US. Still, space capabilities remain a source of economic expansion and national pride for both, and their calculations of the cost of conflict involving space may include consideration of these factors. Even now, there is a general consensus that the US and other actors have more to gain from space than they have from the loss of space-based capabilities (ViTTa Q3). This suggests that, although the US is more vulnerable in the space domain than are other states, the likelihood that aggressive action against an adversary’s space assets would be reciprocated may provide a degree of security. It also creates another incentive for actors to use diplomacy and international law to reduce risk and increase transparency in the space domain.

### AT: Astroterror

#### They miscut Drmola -- that’s our CP. It concludes a blanket ban is NOT the solution to solve asteroid terror risks.

#### No extinction -- if the asteroids are small enough to bring into earth orbit, they’re small enough to deflect back away once they are close enough.

### AT: Asteroids

#### Scoles doesn’t mention the word “defense” a single time – control F it – proves no internal link on scenario 2

#### Asteroid mining is safe – all of their ev assumes bringing asteroids down but that’s not the case

GMG 15 Glacier Media Group, 6-3-2015, "Safe and efficient asteroid mining," MINING, <https://www.mining.com/web/safe-and-efficient-asteroid-mining/> // ella

One of the most frequent questions I get is regarding how and where asteroid mining will happen. As in golf, asteroid miners “will play it as it lays.” Starting with the water-rich carbonaceous asteroids, every precious liter of water will be extracted and purified on-site, right in the same orbit around the Sun that asteroid has been in for millions of years. Asteroid mining will make use of the abundant and free thermal energy from our Sun, the vacuum of space for vapor transport, and the cold dark sky to vaporize, purify and collect this material which costs 10s of millions per ton to launch into space. As we have discussed before, in space everything comes down to how much rocket fuel you need to do a job. It would be a waste of rocket power to bring back anything to the Earth-Moon system that we don’t need. That drives the need to make sure the extraction occurs at the asteroid, far from Earth. This is actually the same way that traditional mining works. In many cases tons of ore are reduced to mere grams of profitable minerals (sometimes by a mass ratio of a million to one). For many minerals, this is done as close to the mine-site as possible, in order to ensure the greatest profit, and reduce the extreme cost and energy of transporting vast quantities of heavy, useless material (the gangue). For the same transportation cost reasons, mining of asteroids will be motivated to do the same – mine and refine at the source. NASA’s Asteroid Retrieval Mission (ARM) has perhaps confused the issue, as NASA has chosen to capture and return up to 500 tons of a Near Earth asteroid, and bring it to a distant retrograde storage orbit around the Moon. NASA’s reasons for doing this are different than for us asteroid miners, as they are looking to demonstrate advanced high power propulsion systems, and provide astronauts an interesting destination and research opportunity for growing the capability for human exploration of deep space. While many of the technologies and approaches used in accomplishing this feat will advance the state of the art, this is not how we would propose to mine an asteroid.

### Collisions

#### No collisions – tracking solves

**Mosher** **’19** [Dave; September 3rd; Journalist with more than a decade of experience reporting and writing stories about space, science, and technology; Business Insider, “Satellite collisions may trigger a space-junk disaster that could end human access to orbit. Here’s How,” <https://www.usafa.edu/app/uploads/Space_and_Defense_2_3.pdf>; GR]

The Kessler syndrome plays center-stage in the movie "Gravity," in which an accidental space collision endangers a crew aboard a large space station. But Gossner said that type of a runaway space-junk catastrophe is unlikely. "Right now I don't think we're close to that," he said. "I'm not saying we couldn't get there, and I'm not saying we don't need to be smart and manage the problem. But I don't see it ever becoming, anytime soon, an unmanageable problem." There is no current system to remove old satellites or sweep up bits of debris in order to prevent a Kessler event. Instead, space debris is monitored from Earth, and new rules require satellites in low-Earth orbit be deorbited after 25 years so they don't wind up adding more space junk. "Our current plan is to manage the problem and not let it get that far," Gossner said. "I don't think that we're even close to needing to actively remove stuff. There's lots of research being done on that, and maybe some day that will happen, but I think that — at this point, and in my humble opinion — an unnecessary expense." A major part of the effort to prevent a Kessler event is the Space Surveillance Network (SSN). The project, led by the US military, uses 30 different systems around the world to identify, track, and share information about objects in space. Many objects are tracked day and night via a networkof radar observatories around the globe. Optical telescopes on the ground also keep an eye out, but they aren't always run by the government. "The commercial sector is actually putting up lots and lots of telescopes," Gossner said. The government pays for their debris-tracking services. Gossner said one major debris-tracking company is called Exoanalytic. It uses about 150 small telescopes set up around the globe to detect, track, and report space debris to the SSN. Telescopes in space track debris, too. Far less is known about them because they're likely top-secret military satellites. Objects detected by the government and companies get added to a catalog of space debris and checked against the orbits of other known bits of space junk. New orbits are calculated with supercomputers to see if there's a chance of any collisions. Diana McKissock, a flight lead with the US Air Force's 18th Space Control Squadron, helps track space debris for the SSN. She said the surveillance network issues warnings to NASA, satellite companies, and other groups with spacecraft, based on two levels of emergency: basic and advanced. The SSN issues a basic emergency report to the public three days ahead of a 1-in-10,000 chance of a collision. It then provides multiple updates per day until the risk of a collision passes. To qualify for such reporting, a rogue object must come within a certain distance of another object. In low-Earth orbit, that distance must be less than 1 kilometer (0.62 mile); farther out in deep space, where the precision of orbits is less reliable, the distance is less than 5 kilometers (3.1 miles). Advanced emergency reports help satellite providers see possible collisions much more than three days ahead. "In 2017, we provided data for 308,984 events, of which only 655 were emergency-reportable," McKissock told Business Insider in an email. Of those, 579 events were in low-Earth orbit (where it's relatively crowded with satellites).

### AT Debris

#### Massive alt cause – megaconstellations produce unmanageable debris.

Boley & Byers 21 [Aaron C., Department of Physics and Astronomy @ The University of British Columbia\*, and Michael, Department of Political Science @ The University of British Columbia; Published: 20 May 2021; Scientific Reports; “Satellite mega-constellations create risks in Low Earth Orbit, the atmosphere and on Earth,” <https://www.nature.com/articles/s41598-021-89909-7>] brett

Companies are placing satellites into orbit at an unprecedented frequency to build ‘mega-constellations’ of communications satellites in Low Earth Orbit (LEO). In two years, the number of active and defunct satellites in LEO has increased by over 50%, to about 5000 (as of 30 March 2021). SpaceX alone is on track to add 11,000 more as it builds its Starlink mega-constellation and has already filed for permission for another 30,000 satellites with the Federal Communications Commission (FCC)1. Others have similar plans, including OneWeb, Amazon, Telesat, and GW, which is a Chinese state-owned company2. The current governance system for LEO, while slowly changing, is ill-equipped to handle large satellite systems. Here, we outline how applying the consumer electronic model to satellites could lead to multiple tragedies of the commons. Some of these are well known, such as impediments to astronomy and an increased risk of space debris, while others have received insufficient attention, including changes to the chemistry of Earth’s upper atmosphere and increased dangers on Earth’s surface from re-entered debris. The heavy use of certain orbital regions might also result in a de facto exclusion of other actors from them, violating the 1967 Outer Space Treaty. All of these challenges could be addressed in a coordinated manner through multilateral law-making, whether in the United Nations, the Inter-Agency Debris Committee (IADC), or an ad hoc process, rather than in an uncoordinated manner through different national laws. Regardless of the law-making forum, mega-constellations require a shift in perspectives and policies: from looking at single satellites, to evaluating systems of thousands of satellites, and doing so within an understanding of the limitations of Earth’s environment, including its orbits.

Thousands of satellites and 1500 rocket bodies provide considerable mass in LEO, which can break into debris upon collisions, explosions, or degradation in the harsh space environment. Fragmentations increase the cross-section of orbiting material, and with it, the collision probability per time. Eventually, collisions could dominate on-orbit evolution, a situation called the Kessler Syndrome3. There are already over 12,000 trackable debris pieces in LEO, with these being typically 10 cm in diameter or larger. Including sizes down to 1 cm, there are about a million inferred debris pieces, all of which threaten satellites, spacecraft and astronauts due to their orbits crisscrossing at high relative speeds. Simulations of the long-term evolution of debris suggest that LEO is already in the protracted initial stages of the Kessler Syndrome, but that this could be managed through active debris removal4. The addition of satellite mega-constellations and the general proliferation of low-cost satellites in LEO stresses the environment further5,6,7,8.

Results

The overall setting

The rapid development of the space environment through mega-constellations, predominately by the ongoing construction of Starlink, is shown by the cumulative payload distribution function (Fig. 1). From an environmental perspective, the slope change in the distribution function defines NewSpace, an era of dominance by commercial actors. Before 2015, changes in the total on-orbit objects came principally from fragmentations, with effects of the 2007 Chinese anti-satellite test and the 2009 Kosmos-2251/Iridium-33 collisions being evident on the graph.

Figure 1

[Figure 1 omitted]

Cumulative on-orbit distribution functions (all orbits). Deorbited objects are not included. The 2007 and 2009 spikes are a Chinese anti-satellite test and the Iridium 33-Kosmos 2251 collision, respectively. The recent, rapid rise of the orange curve represents NewSpace (see "Methods").

Full size image

Although the volume of space is large, individual satellites and satellite systems have specific functions, with associated altitudes and inclinations (Fig. 2). This increases congestion and requires active management for station keeping and collision avoidance9, with automatic collision-avoidance technology still under development. Improved space situational awareness is required, with data from operators as well as ground- and space-based sensors being widely and freely shared10. Improved communications between satellite operators are also necessary: in 2019, the European Space Agency moved an Earth observation satellite to avoid colliding with a Starlink satellite, after failing to reach SpaceX by e-mail. Internationally adopted ‘right of way’ rules are needed10 to prevent games of ‘chicken’, as companies seek to preserve thruster fuel and avoid service interruptions. SpaceX and NASA recently announced11 a cooperative agreement to help reduce the risk of collisions, but this is only one operator and one agency.

Figure 2

[Figure 2 omitted]

Orbital distribution and density information for objects in Low Earth Orbit (LEO). (Left) Distribution of payloads (active and defunct satellites), binned to the nearest 1 km in altitude and 1° in orbital inclination. The centre of each circle represents the position on the diagram, and the size of the circle is proportional to the number of satellites within the given parameter space. (Right) Number density of different space resident objects (SROs) based on 1 km radial bins, averaged over the entire sky. Because SRO objects are on elliptical orbits, the contribution of a given object to an orbital shell is weighted by the time that object spends in the shell. Despite significant parameter space, satellites are clustered in their orbits due to mission requirements. The emerging Starlink cluster at 550 km and 55° inclination is already evident in both plots (Left and Right).

Full size image

When completed, Starlink will include about as many satellites as there are trackable debris pieces today, while its total mass will equal all the mass currently in LEO—over 3000 tonnes. The satellites will be placed in narrow orbital shells, creating unprecedented congestion, with 1258 already in orbit (as of 30 March 2021). OneWeb has already placed an initial 146 satellites, and Amazon, Telesat, GW and other companies, operating under different national regulatory regimes, are soon likely to follow.

Enhanced collision risk

Mega-constellations are composed of mass-produced satellites with few backup systems. This consumer electronic model allows for short upgrade cycles and rapid expansions of capabilities, but also considerable discarded equipment. SpaceX will actively de-orbit its satellites at the end of their 5–6-year operational lives. However, this process takes 6 months, so roughly 10% will be de-orbiting at any time. If other companies do likewise, thousands of de-orbiting satellites will be slowly passing through the same congested space, posing collision risks. Failures will increase these numbers, although the long-term failure rate is difficult to project. Figure 3 is similar to the righthand portion of Fig. 2 but includes the Starlink and OneWeb mega-constellations as filed (and amended) with the FCC (see “Methods”). The large density spikes show that some shells will have satellite number densities in excess of n=10−6 km−3.

Figure 3

[Figure 3 omitted]

Satellite density distribution in LEO with the Starlink and OneWeb mega-constellations as filed (and amended) with the FCC. Provided that the orbits are nearly circular, the number densities in those shells will exceed 10–6 km−3. Because the collisional cross-section in those shells is also high, they represent regions that have a high collision risk whenever debris is too small to be tracked or collision avoidance manoeuvres are impossible for other reasons.

Full size image

Deorbiting satellites will be tracked and operational satellites can manoeuvre to avoid close conjunctions. However, this depends on ongoing communication and cooperation between operators, which at present is ad hoc and voluntary. A recent letter12 to the FCC from SpaceX suggests that some companies might be less-than-fully transparent about events13 in LEO.

Despite the congestion and traffic management challenges, FCC filings by SpaceX suggest that collision avoidance manoeuvres can in fact maintain collision-free operations in orbital shells and that the probability of a collision between a non-responsive satellite and tracked debris is negligible. However, the filings do not account for untracked debris6, including untracked debris decaying through the shells used by Starlink. Using simple estimates (see “Methods”), the probability that a single piece of untracked debris will hit any satellite in the Starlink 550 km shell is about 0.003 after one year. Thus, if at any time there are 230 pieces of untracked debris decaying through the 550 km orbital shell, there is a 50% chance that there will be one or more collisions between satellites in the shell and the debris. As discussed further in “Methods”, such a situation is plausible. Depending on the balance between the de-orbit and the collision rates, if subsequent fragmentation events lead to similar amounts of debris within that orbital shell, a runaway cascade of collisions could occur.

Fragmentation events are not confined to their local orbits, either. The India 2019 ASAT test was conducted at an altitude below 300 km in an effort to minimize long-lived debris. Nevertheless, debris was placed on orbits with apogees in excess of 1000 km. As of 30 March 2021, three tracked debris pieces remain in orbit14. Such long-lived debris has high eccentricities, and thus can cross multiple orbital shells twice per orbit. A major fragmentation event from a single satellite could affect all operators in LEO.

Even if debris collisions were avoidable, meteoroids are always a threat. The cumulative meteoroid flux15 for masses m > 10–2 g is about 1.2 × 10–4 meteoroids m−2 year−1 (see “Methods”). Such masses could cause non-negligible damage to satellites16. Assuming a Starlink constellation of 12,000 satellites (i.e. the initial phase), there is about a 50% chance of 15 or more meteoroid impacts per year at m > 10–2 g. Satellites will have shielding, but events that might be rare to a single satellite could become common across the constellation.

One partial response to these congestion and collision concerns is for operators to construct mega-constellations out of a smaller number of satellites. But this does not, individually or collectively, eliminate the need for an all-of-LEO approach to evaluating the effects of the construction and maintenance of any one constellation.

### AT Mining

#### Amazon mining will cause extinction

Charito Ushiñahua 11, Anthropologist Working for the Preservation of Indigenous Amazonian Cultures, “Yanomami Indians: The Fierce People?”, http://www.amazon-indians.org/yanomami.html

A mineralogical survey of the northern Amazon by the Brazilian government in 1975 revealed the presence of gold ore in the Roraima region of Brazil. By the early 1980's, miners in search of gold began invading the Yanomami territory in Brazil and by 1987 it had become a full-fledged gold rush. Over 30,000 prospectors entered Yanomami lands and established over a hundred clandestine mining operations. The resulting massacres and diseases brought by these invaders is estimated to have caused the death of over 2,000 Yanomami. One of the problems with gold mining is the environmental destruction it causes. In order to separate gold from rocks and soil, mercury is used. Mercury in the rivers and streams bio-accumulates and permeates the entire ecosystem. The mercury accumulates in predators and hunters (such as the Yanomami) higher up the food chain and creates a neurotoxin that causes birth defects and abnormal child development. The Yanomami have had increased child mortality rates while their birth rates have declined putting their very existence into risk. Moreover, malaria increased in the area due to the stagnant pools left by the miners that increase the mosquito populations that are vectors of the disease. Some have estimated that malaria is responsible for the deaths of about 13% of the Yanomami population every year. However, the negative influence of the miners extends beyond physical health. Their introduction of alcohol and other western goods has had an immense negative effect on Yanomami society itself.

In response to the crisis created by the gold miners, in 1992 the Yanomami territory was protected by the Brazilian government by creating a federal indigenous reserve. However, the gold miners were not happy about the creation of the reserve and in July, 1993, a group of miners tried to exterminate an entire village in what has become to be known as the "Haximu Massacre." At lease 16 Yanomami were killed in what many have called genocide. Some of the miners were tried and convicted and after numerous appeals on the 7th of August, 2006 the Brazilian Supreme Federal Court reaffirmed that the crime known as the Haximu Massacre and upheld the ruling sentencing the miners to 19 years in prison for genocide. However, to this day there is political pressure by the mining industry to reduce the Yanomami territory and allow commercial mining operations on their lands.

In the year 2000, a journalist named Patrick Tierney published a book called, "Darkness in El Dorado," and accused anthropologist Napoleon Chagnon and his colleague geneticist James Neel of numerous misdeeds, among them intentionally creating an epidemic of measles among the Yanomami people in order to study the effects of natural selection on primitive societies. Tierney states that the resulting epidemic caused the death of hundreds of Yanomami. Incredibly, Tierney charged that the experiments were funded by the US Atomic Energy Commission, who sought to model the societal consequences of mass mortality caused by nuclear war. In addition to the measles epidemic, Tierney charged that Chagnon mischaracterized the Yanomami as "The Fierce People" when in fact it was Chagnon who was causing the violence by introducing enormous amounts of western goods such as machetes into the Yanomami society, thus stimulating warfare over the introduced goods. Tierney also accused Chagnon of fraud by staging films, such as "The Axe Fight" that he helped produce. The journalist charged that the anthropologist prescripted the films and that they were not spontaneous as portrayed.

Tierney's book caused an uproar in the anthropological community and the American Anthropological Association (AAA) got involved in the debate. In fact, the AAA convened a special commission to investigate the allegations against Chagnon and Neel. The report by the AAA issued in May, 2002 exonerated the anthropologist and geneticist from causing a measles epidemic among the Yanomami. Nonetheless, the AAA criticized some aspects of Chagnon's research, including his portrayal of the Yanomami as "The Fierce People," and his bribing of Venezuelan officials. However, the AAA debate was not over and three years later in June, 2005 they rescinded the acceptance of the 2002 report.

As someone who is working to support indigenous people, I would like to point out that over the many years since publishing his first book on the Yanomami (whose revenues made him a millionaire), Chagnon has failed to bring significant aid to the Yanomami people. In fact, he sought to damage the indigenous movement by publicly criticizing Davi Kopenawa, a Yanomami activist who helped establish the Yanomami reserve in Brazil. One might ask if it was proper behavior for an anthropologist to hurt the efforts of an indigenous Amazonian activist attempting to defend his people. Interestingly, the Yanomami leader Davi Kopenawa has predicted the destruction of the entire human race if the Amazon Rainforest is destroyed. Kopenawa states, "The forest-land will only die if it is destroyed by whites. Then, the creeks will disappear, the land will crumble, the trees will dry and the stones of the mountains will shatter under the heat. The xapiripë spirits who live in the mountain ranges and play in the forest will eventually flee. Their fathers, the shamans, will not be able to summon them to protect us. The forest-land will become dry and empty. The shamans will no longer be able to deter the smoke-epidemics and the malefic beings who make us ill. And so everyone will die." Many ecologists seem to agree with Kopenawa, believing that the Amazon Rainforest are the "lungs of the Earth" and that if the Amazon is destroyed, it will cause a global ecological disaster resulting in the eventual destruction of the human race.

#### Antarctic mining causes conflict---goes nuclear

David W. Floren 1, J.D. from the University of Oregon, “Antarctic Mining Regimes: An Appreciation of the Attainable”, Journal of Environmental Law and Litigation, Fall, Volume 16, Number 2, 467-513

Concern for the quality of the environment provides a great reason for a mining moratorium, but additional justifications exist. Critics of CRAMRA worry about Antarctica becoming a "scene [or] object of international discord." n221 Largely ignored in the ATS debate is the real danger an introduction of mining and fossil fuel facilities and infrastructure would pose to the integrity of the peacekeeping goals of the ATS. n222 Such facilities and their transportation mechanisms (pipelines, tankers, etc.) will be important targets for destruction or seizure during any armed conflict involving any nation reliant on Antarctic mineral and fossil fuel resources. Article I bans, "inter alia, any measures of a military nature, such as the establishment of military bases and fortifications, the carrying out of military maneuvers, as well as the testing of any type of weapons." n223 Although mining qua mining is clearly not military in nature, the simple existence of mining facilities necessarily entails certain consequences. The history of armed conflict shows the increasingly vital role played by mineral and energy resource facilities in sustaining wartime economies. n224 Such facilities have always been selected as priority targets in military planning and strategy sessions, and the absence of major civilian targets in Antarctica further emphasizes the focus on mining facilityes. Target status is inseparable from the existence of productive mining and fossil fuel facilities, n225 and target priority grows with [\*504] distance from large human population centers. n226 Compounding this problem is the possibility that nuclear weapons might be used. The remoteness and inaccessibility of targets in the AT Area, n227 combined with the tiny number of anticipated human casualties boosts the likelihood that tactical nuclear weaponry would be engaged to achieve top military priorities, despite AT obligations n228 and other international accords discouraging their use. n229

### More AT space war

#### The fear of damaging their own infrastructure ensures states moderate themselves.

Bowen 18 [Bleddyn, Lecturer in International Relations at the University of Leicester; ELN; 20 Februrary 2018; “The Art of Space Deterrence,” <https://www.europeanleadershipnetwork.org/commentary/the-art-of-space-deterrence/>] brett

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