

103^D CONGRESS
2^D SESSION

H. R. 4482

To establish a non-Federal, for-profit Launch Services Corporation for providing space launch services to the Federal Government and other domestic and foreign customers, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

MAY 24, 1994

Mr. HEFLEY (for himself, Mr. WALKER, and Mr. ROHRABACHER) introduced the following bill; which was referred to the Committee on Science, Space, and Technology

A BILL

To establish a non-Federal, for-profit Launch Services Corporation for providing space launch services to the Federal Government and other domestic and foreign customers, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “Launch Services Cor-
5 poration Act of 1994”.

6 **SEC. 2. DEFINITIONS.**

7 For purposes of this Act—

1 (1) the term “Corporation” means the Launch
2 Services Corporation created under section 4 of this
3 Act; and

4 (2) the terms “launch”, “launch property”,
5 “launch services”, “launch site”, and “launch vehi-
6 cle” have the meaning given such terms under sec-
7 tion 4 of the Commercial Space Launch Act (49
8 U.S.C. App. 2603), except that the provisions of this
9 Act shall not apply to activities relating to suborbital
10 trajectories.

11 **SEC. 3. FEDERAL RESPONSIBILITIES.**

12 (a) PRESIDENT.—The President shall—

13 (1) coordinate the activities of Federal agencies
14 with space launch responsibilities, so as to ensure
15 that there is full and effective compliance at all
16 times with this Act;

17 (2) ensure that timely treaties, trade agree-
18 ments, and other appropriate arrangements are
19 made, and appropriate regulations are issued, to en-
20 able foreign customers to obtain launch services
21 from the Corporation and to otherwise participate in
22 the launch services system established pursuant to
23 this Act; and

24 (3) after consultation with appropriate Federal
25 agencies, issue a statement of the technical require-

1 ments of the Federal Government for the system re-
2 ferred to in paragraph (2).

3 (b) RESEARCH AND DEVELOPMENT.—The National
4 Aeronautics and Space Administration and the Depart-
5 ment of Defense shall cooperate with the Corporation on
6 research and development related to the purposes of the
7 Corporation.

8 (c) FEDERAL AGENCIES IN GENERAL.—The Federal
9 Government shall—

10 (1) procure, to the maximum extent feasible,
11 needed launch services from the Corporation;

12 (2) pay fair market value for services provided
13 to the Federal Government by the Corporation;

14 (3) extend to the Corporation first priority for
15 access to launch property and launch sites in a mu-
16 tually agreeable manner;

17 (4) furnish range safety for launches from Gov-
18 ernment-owned facilities; and

19 (5) to the extent feasible, furnish other services
20 to the Corporation as may be required in connection
21 with the establishment and operation of the Cor-
22 poration.

23 **SEC. 4. LAUNCH SERVICES CORPORATION.**

24 (a) CREATION.—There is authorized to be created a
25 Launch Services Corporation, a for-profit corporation

1 which shall not be an agency or establishment of the
2 United States Government and which shall be incor-
3 porated under the laws of a State of the United States.

4 (b) PURPOSES.—(1) The purposes of the Corporation
5 shall be—

6 (A) to broaden and speed the economic use of
7 space;

8 (B) to enhance the economic competitiveness of
9 the United States launch services industry and all
10 industrial, commercial, and financial businesses re-
11 lated thereto;

12 (C) to enhance national security;

13 (D) to serve the launch needs of—

14 (i) the Federal Government;

15 (ii) private sector customers in the United
16 States; and

17 (iii) appropriate foreign customers; and

18 (E) to remain a viable and competitive corpora-
19 tion.

20 (2) It shall not be a purpose of the Corporation to
21 construct launch vehicles.

22 (c) PROCESS OF ORGANIZATION.—The President
23 shall, as expeditiously as possible, appoint incorporators,
24 by and with the advice and consent of the Senate, who
25 shall serve as the initial board of directors of the Corpora-

1 tion until the first annual meeting of stockholders or until
2 their successors are elected and appointed under sub-
3 section (d) and qualified. Such incorporators shall arrange
4 for an initial stock offering and shall take whatever other
5 actions are necessary to establish the Corporation, includ-
6 ing the filing of articles of incorporation, subject to the
7 approval of the President.

8 (d) DIRECTORS AND OFFICERS.—

9 (1) DIRECTORS.—The Corporation shall have a
10 board of directors consisting of 15 individuals who
11 are citizens of the United States, of whom one shall
12 be elected annually by the board to serve as chair-
13 man. Three members of the board shall be appointed
14 by the President, by and with the advice and consent
15 of the Senate, for terms of three years or until their
16 successors have been appointed and qualified, except
17 that one of the members first appointed under this
18 sentence shall be appointed to a term of one year,
19 and one of such members shall be appointed to a
20 term of two years. Any member appointed to fill a
21 vacancy shall be appointed only for the unexpired
22 term of the director being replaced. The remaining
23 12 members of the board shall be elected annually
24 by the stockholders.

1 (2) OFFICERS.—The Corporation shall have
2 such officers as may be named and appointed by the
3 board, at rates of compensation fixed by the board,
4 and serving at the pleasure of the board. No individ-
5 ual other than a citizen of the United States may be
6 an officer of the Corporation. No officer of the Cor-
7 poration shall receive any salary from any source
8 other than the Corporation while employed by the
9 Corporation.

10 (e) FINANCING.—

11 (1) STOCK.—The Corporation may issue and
12 have outstanding, in such amounts as it shall deter-
13 mine, shares of capital stock, without par value,
14 which shall carry voting rights and be eligible for
15 dividends. The stock shall be sold in a manner to en-
16 courage the widest distribution to the public. No
17 company, including any company controlling, con-
18 trolled by, or under common control with such com-
19 pany, may hold more than 15 percent of the capital
20 stock of the Corporation.

21 (2) ADDITIONAL INSTRUMENTS.—The Corpora-
22 tion may issue, in addition to the stock authorized
23 by paragraph (1), nonvoting securities, bonds, de-
24 bentures, and other certificates of indebtedness.

1 (f) POWERS.—In order to achieve its purposes, the
2 Corporation may—

3 (1) plan, initiate, own, manage, and operate it-
4 self, or in conjunction with other business entities,
5 a commercial launch services system;

6 (2) furnish, for hire, launch services to public
7 and private entities of the United States and, except
8 as otherwise prohibited by law, to foreign customers;

9 (3) own and operate launch property, launch
10 sites, and one or more types of launch vehicle, pro-
11 vide or contract for range safety operations at those
12 launch sites, and provide or contract for any other
13 such services as may be required to carry out its
14 purposes; and

15 (4) conduct appropriate research and develop-
16 ment.

17 (g) RECOUPMENT.—Not later than 180 days after
18 the date of enactment of this Act, the President shall es-
19 tablish procedures for the repayment by the Corporation
20 to the Federal Government of an amount equal to the
21 amount of Federal funding that has been provided to the
22 Corporation.

23 **SEC. 5. FOREIGN BUSINESS NEGOTIATIONS.**

24 Whenever the Corporation shall enter into business
25 negotiations with respect to launch property, operations,

1 or services authorized by this Act with any international
2 or foreign entity, it shall notify the Department of State
3 of the negotiations, and the Department of State shall ad-
4 vise the Corporation of relevant foreign policy consider-
5 ations. Throughout such negotiations the Corporation
6 shall keep the Department of State informed with respect
7 to such considerations. The Corporation may request the
8 Department of State to assist in the negotiations, and that
9 Department shall render such assistance as may be appro-
10 priate.

11 **SEC. 6. REPORTS TO THE CONGRESS.**

12 (a) **PRESIDENT'S REPORT.**—The President shall
13 transmit to the Congress in January of each year a report
14 which shall include a comprehensive description of the ac-
15 tivities and accomplishments of the Federal Government
16 and the Corporation during the preceding calendar year
17 under this Act, together with an evaluation of such activi-
18 ties and accomplishments in terms of the purposes of the
19 Corporation and any recommendations for additional leg-
20 islative or other action which the President may consider
21 necessary for such purposes.

22 (b) **CORPORATION'S REPORT.**—The Corporation shall
23 transmit to the President and Congress, annually and at
24 such other times as it considers appropriate, a comprehen-

1 sive and detailed report of its operations, activities, and
2 accomplishments under this Act.

3 **SEC. 7. SUNSET.**

4 No Federal funding shall be provided to the Corpora-
5 tion after December 31, 2000, except as payment for serv-
6 ices provided to the Federal Government by the
7 Corporation.

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