[117H8288]

(Original Signature of Member)

118TH CONGRESS 1ST SESSION



To facilitate access to electromagnetic spectrum for commercial space launches and commercial space reentries.

## IN THE HOUSE OF REPRESENTATIVES

Mr. Soto introduced the following bill; which was referred to the Committee on \_\_\_\_\_

## A BILL

To facilitate access to electromagnetic spectrum for commercial space launches and commercial space reentries.

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 Communica-5 tions Act".

6 SEC. 2. ACCESS TO SPECTRUM FOR COMMERCIAL SPACE

## 7 LAUNCHES AND REENTRIES.

8 (a) SERVICE RULES; ALLOCATION.—

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(1) IN GENERAL.—Not later than 90 days after
 the date of the enactment of this Act, the Commis sion shall—

4 (A) complete any proceeding in effect as of such date of enactment related to the adoption 5 6 of service rules for access to the frequencies de-7 scribed in subsection (c) for commercial space 8 launches and commercial space reentries, in-9 cluding technical specifications, eligibility re-10 quirements, and coordination procedures to pre-11 serve the Nation's defense capabilities; and

(B) allocate on a secondary basis such frequencies for commercial space launches and
commercial space reentries.

15 (2)COORDINATION WITH NATIONAL TELE-16 COMMUNICATIONS AND INFORMATION ADMINISTRA-17 TION.—The coordination procedures adopted under 18 paragraph (1)(A) shall include requirements for per-19 sons conducting commercial space launches and 20 commercial space reentries to coordinate with the 21 Assistant Secretary regarding access to the fre-22 quencies described in subsection (c) for commercial 23 space launches and commercial space reentries.

24 (3) LIMITATION.—Access to the frequencies de25 scribed in subsection (c) under the service rules

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adopted under paragraph (1)(A), and the allocation
 of such frequencies under paragraph (1)(B), shall be
 limited to the use of such frequencies for commercial
 space launches and commercial space reentries.

5 (b) STREAMLINING OF PROCESS FOR GRANTING AU-6 THORIZATIONS.—Not later than 180 days after the date 7 of the enactment of this Act, the Commission shall issue 8 new regulations to streamline the process for granting au-9 thorizations for access to the frequencies described in sub-10 section (c) for commercial space launches and commercial 11 space reentries so as to provide for—

(1) authorizations that include access to such
frequencies for multiple commercial space launches
from one or more space launch sites and multiple
commercial space reentries to one or more reentry
sites;

17 (2) authorizations that include access to mul18 tiple uses of such frequencies for commercial space
19 launch or commercial space reentry;

20 (3) automation of the processes of the Commis21 sion to review applications for authorizations for ac22 cess to such frequencies for commercial space
23 launches and commercial space reentries; and

(4) improved coordination by the Commissionwith the Assistant Secretary (who shall coordinate

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with the heads of such other Federal agencies as the
 Assistant Secretary considers appropriate, which
 may include the Secretary of Defense) to increase
 the speed of review of applications for authorizations
 for access to such frequencies for commercial space
 launches and commercial space reentries.

7 (c) FREQUENCIES DESCRIBED.—The frequencies de-8 scribed in this subsection are the following:

9 (1) The frequencies between 2025–2110 MHz,
10 2200–2290 MHz, 2360–2395 MHz, and 5650–5925
11 MHz.

(2) Any additional frequencies identified by the
Commission (in coordination with the Assistant Secretary, in the case of potential impact to Federal
spectrum use) as necessary to conduct commercial
space launches and commercial space reentries.

17 (d) RULE OF CONSTRUCTION.—Each range of fre-18 quencies described in this section shall be construed to be19 inclusive of the upper and lower frequencies in the range.

20 (e) DEFINITIONS.—In this section:

(1) ASSISTANT SECRETARY.—The term "Assistant Secretary" means the Assistant Secretary of
Commerce for Communications and Information.

(2) COMMERCIAL SPACE LAUNCH.—The term 1 "commercial space launch" means a launch licensed 2 3 under chapter 509 of title 51, United States Code. (3) COMMERCIAL SPACE REENTRY.—The term 4 "commercial space reentry" means a reentry li-5 censed under chapter 509 of title 51, United States 6 Code. 7 COMMISSION.—The term "Commission" 8 (4)means the Federal Communications Commission. 9