[~117H9534]

		(Original Signature of Member)
118TH CONGRESS 1ST SESSION	H.R.	

To promote space safety and provide for policy, planning, and agency roles and responsibilities for the transition to a civil space situational awareness capability of certain space situational awareness activities, and for other purposes.

### IN THE HOUSE OF REPRESENTATIVES

Mr. BEYER introduced	the following bill; which was	referred to the Committee
on		

# A BILL

To promote space safety and provide for policy, planning, and agency roles and responsibilities for the transition to a civil space situational awareness capability of certain space situational awareness activities, 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; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Space Safety and Situational Awareness Transition Act
- 6 of 2023" or the "Space SSA Transition Act".

### 1 (b) Table of Contents for

### 2 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Definitions.

#### TITLE I—AUTHORIZATION OF APPROPRIATIONS

Sec. 101. Authorization of appropriations for fiscal years 2024 through 2025.

#### TITLE II—POLICY

- Sec. 201. Findings.
- Sec. 202. Sense of Congress on United States Government responsibility.
- Sec. 203. United States policy.

# TITLE III—TRANSITION TO CIVIL SPACE SITUATIONAL AWARENESS CAPABILITY

- Sec. 301. Sense of Congress on need for transition.
- Sec. 302. Interagency Transition Plan.

### TITLE IV—AGENCY ROLES AND RESPONSIBILITIES FOR IMPLE-MENTATION OF CIVIL SPACE SITUATIONAL AWARENESS TRAN-SITION

- Sec. 401. Space situational awareness services and information.
- Sec. 402. Organizational management structure for space situational awareness services and information.

#### TITLE V—RESEARCH AND DEVELOPMENT

- Sec. 501. Informing and improving space situational awareness.
- Sec. 502. Research strategy.

#### TITLE VI—OTHER CONSIDERATIONS

- Sec. 601. Cybersecurity plan.
- Sec. 602. Study on international cooperation in space situational awareness.
- Sec. 603. Report on international data sharing agreements.
- Sec. 604. Study on space traffic coordination.

### TITLE VII—GAO REVIEW

Sec. 701. GAO review.

#### 3 SEC. 2. DEFINITIONS.

- 4 In this Act:
- 5 (1) Administration.—The term "Administra-
- 6 tion" has the meaning given such term in section
- 7 10101 of title 51, United States Code.

1	(2) ADMINISTRATOR.—The term "Adminis-
2	trator" has the meaning given such term in section
3	10101 of title 51, United States Code.
4	(3) Appropriate committees of con-
5	GRESS.—The term "appropriate committees of Con-
6	gress" means the Committee on Science, Space, and
7	Technology and the Committee on Armed Services of
8	the House of Representatives and the Committee on
9	Commerce, Science, and Transportation and the
10	Committee on Armed Services of the Senate.
11	(4) DoD.—The term "DoD" means the De-
12	partment of Defense.
13	(5) NASA.—The term "NASA" means the Na-
14	tional Aeronautics and Space Administration.
15	(6) NOAA.—The term "NOAA" means the Na-
16	tional Oceanic and Atmospheric Administration of
17	the Department of Commerce.
18	(7) Secretary.—The term "Secretary" means
19	the Secretary of Commerce.
20	(8) Space object.—The term "space object"
21	means any artificial object or system, including com-
22	ponents or pieces thereof, orbiting the Earth or
23	passing into or through outer space.
24	(9) Space operator.—The term "space oper-
25	ator" means the person or entity that has responsi-

1	bility for commanding operations of a space object
2	in outer space.
3	(10) Space situational awareness.—The
4	term "space situational awareness" means the
5	knowledge and characterization of space objects and
6	their operational environment to facilitate decisions
7	that support safe, stable, and sustainable space ac-
8	tivities.
9	(11) SPACE TRAFFIC COORDINATION.—The
10	term "space traffic coordination" means the plan-
11	ning, assessment, and on-orbit coordination of activi-
12	ties to enhance the safety, stability, and sustain-
13	ability of operations in the space environment.
14	TITLE I—AUTHORIZATION OF
15	APPROPRIATIONS
16	SEC. 101. AUTHORIZATION OF APPROPRIATIONS FOR FIS-
17	CAL YEARS 2024 THROUGH 2025.
18	To carry out this Act, there is authorized to be appro-
19	priated—
20	(1) to the Department of Commerce—
21	(A) \$90,000,000 for fiscal year 2024; and
22	(B) \$95,000,000 for fiscal year 2025; and
<ul><li>22</li><li>23</li></ul>	(B) \$95,000,000 for fiscal year 2025; and (2) to NASA—

TITLE II—POLICY
SEC. 201. FINDINGS.
Congress finds the following:
(1) Commercial activity in space is accelerating
to meet the global demand for a growing commercial
space market.
(2) Space is becoming more congested, particu-
larly in some orbital regimes, with the number of ac-
tive satellites increasing significantly over the past
10 years and continuing to grow.
(3) Orbital debris ranging from sub-millimeter-
sized debris to large defunct rocket bodies and inop-
erable spacecraft threatens the safety of orbital op-
erations.
(4) Space situational awareness provides the
foundation for understanding—
(A) where objects, both active and inactive
are located and for predicting where satellites
or debris will be in the future; and
(B) the distribution of orbital debris and
the risk they pose to operational satellites and
crewed spacecraft.
(5) United States leadership in coordinating

international efforts on space situational awareness

is essential for the safety and sustainability of the

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1	space environment, and for the safety of human ac-
2	tivities in outer space.
3	(6) Conducting safe and responsible space oper-
4	ations will have a major impact on the sustainability
5	of space activities, and in turn on the prosperity and
6	national security of the United States.
7	(7) To date, the Secretary of Defense, acting
8	through the Commander, United States Space Com-
9	mand, has been providing certain space situational
10	awareness services and information to Federal Gov-
11	ernment, commercial and international space opera-
12	tors, and the international community, including
13	warnings of potential conjunctions.
14	(8) The Secretary of Defense and the Secretary
15	of Commerce have begun collaborating to begin
16	transitioning some capabilities from the Department
17	of Defense to the Department of Commerce.
18	SEC. 202. SENSE OF CONGRESS ON UNITED STATES GOV-
19	ERNMENT RESPONSIBILITY.
20	It is the sense of Congress that the United States
21	Government, in coordination with other countries and the
22	private sector, has a responsibility to be a good steward
23	of the space environment. It is the further sense of Con-
24	gress that the United States Government should—

1	(1) lead in practices and policies to maintain a
2	safe, sustainable space environment for civil, na-
3	tional security, and commercial use;
4	(2) provide validated space situational aware-
5	ness services and information as public goods for the
6	purposes of promoting on-orbit operational safety;
7	(3) develop a coordinated and integrated ap-
8	proach to improving and delivering space situational
9	awareness services and information;
10	(4) leverage, to the maximum extent prac-
11	ticable, commercial innovation and capabilities rel-
12	evant to space situational awareness;
13	(5) lead collaborations with international and
14	nongovernmental entities, including satellite opera-
15	tors and space situational awareness services and in-
16	formation providers, as appropriate, on space situa-
17	tional awareness and on best practices regarding
18	space traffic coordination that—
19	(A) support the growth of commerce in
20	space and foster a competitive United States
21	commercial space industry; and
22	(B) promote innovation in technology and
23	operations while improving safety;

1	(6) lead the international community in collabo-
2	rations on practices and approaches that advance a
3	sustainable and accessible space environment; and
4	(7) transition to the Department of Commerce
5	certain space situational awareness services and in-
6	formation, including public conjunction notifications
7	from the Department of Defense.
8	SEC. 203. UNITED STATES POLICY.
9	It is the policy of the United States to—
10	(1) make publicly and continually available, free
11	of direct user fees, validated space situational aware-
12	ness services and information, including conjunction
13	notifications and conjunction data messages;
14	(2) continue to enhance and improve the accu-
15	racy and precision of the services and information
16	referred to in paragraph (1);
17	(3) make available to governmental and non-
18	governmental space operators space safety and sus-
19	tainability tools, voluntary consensus standards, and
20	risk mitigation information and practices;
21	(4) support interdisciplinary research and devel-
22	opment to promote space safety and improve space
23	situational awareness;

1	(5) support mechanisms for transitioning into
2	operational activities the research and development
3	described in paragraph (4);
4	(6) support the use, where validated and prac-
5	ticable, of commercial technologies, data, systems,
6	and services that can supplement and enhance
7	United States Government-provided space situa-
8	tional awareness services and information;
9	(7) ensure the Federal Government remains the
10	United States authoritative source for information
11	and services relating to space situational awareness
12	for public and private space endeavors;
13	(8) promote and facilitate the development and
14	encourage the adoption of voluntary consensus
15	standards and best practices for space situational
16	awareness; and
17	(9) lead international collaborations to the
18	widest extent possible on a framework for inter-
19	nationally aligned space situational awareness and
20	best practices for space traffic coordination.

# TITLE III—TRANSITION TO CIVIL

# 2 SPACE SITUATIONAL AWARE-

## 3 **NESS CAPABILITY**

- 4 SEC. 301. SENSE OF CONGRESS ON NEED FOR TRANSITION.
- 5 It is the sense of Congress that the DoD continues
- 6 to make essential contributions to the safety of the space
- 7 environment by providing space operators with services
- 8 and information for managing the safe operations of
- 9 United States Government, commercial, and non-United
- 10 States space operations, in accordance with section 2274
- 11 of title 10, United States Code. It is the further sense
- 12 of Congress that the growing number of space objects has
- 13 created an increasing demand for improved accuracy and
- 14 precision of space situational awareness services and infor-
- 15 mation for space operators, which requires personnel and
- 16 resources that are not related to the DoD's primary mis-
- 17 sion. Therefore, it is the sense of Congress that the Presi-
- 18 dent should provide all necessary support to plan for an
- 19 effective transition to the Department of Commerce from
- 20 the Department of Defense of certain space situational
- 21 awareness services and information.
- 22 SEC. 302. INTERAGENCY TRANSITION PLAN.
- 23 (a) In General.—Not later than 60 days after the
- 24 date of the enactment of this Act, the Secretary and the
- 25 Secretary of Defense, in coordination with the Adminis-

1	trator and the heads of other relevant Federal agencies,
2	shall establish an Interagency Transition Working Group
3	(in this Act referred to as the "Working Group") and
4	begin developing an Interagency Transition Plan for Space
5	Situational Awareness (in this Act referred to as the
6	"Interagency Transition Plan"). The Working Group shall
7	carry out the Interagency Transition Plan. The Inter-
8	agency Transition Plan shall direct the planning, assess-
9	ment, and transition of certain activities carried out under
10	section 2274 of title 10, United States Code, as appro-
11	priate, from the existing DoD-based space situational
12	awareness operations to a civil space situational awareness
13	capability under the Secretary.
14	(b) Working Group.—The Working Group shall—
15	(1) be led by—
16	(A) a Senior Executive Service-level official
17	(in this Act referred to as the "Working Group
18	Chair'') appointed by the Secretary; and
19	(B) a Senior Executive Service or Flag Of-
20	ficer level official (in this Act referred to as the
21	"Working Group Vice Chair") appointed by the
22	Secretary of Defense; and
23	(2) include—
24	(A) a team of Federal Government employ-
25	ees from relevant Federal agencies, including

1	the DoD and NASA, with experience and exper-
2	tise in space situational awareness activities, in-
3	cluding tracking, data processing, conjunction
4	assessment, and space operations;
5	(B) the Director of the Office of Space
6	Commerce;
7	(C) the Deputy Commander of United
8	States Space Command; and
9	(D) the Commander of United States
10	Space Force Space Operations Command.
11	(c) Responsibilities.—
12	(1) In General.—The Working Group shall—
13	(A) carry out the Interagency Transition
14	Plan for the planning, assessment, and phased
15	transition of space situational awareness serv-
16	ices and information to a civil space situational
17	awareness capability under the Secretary;
18	(B) in consultation with the National Insti-
19	tute of Standards and Technology, standards
20	organizations, and private industry, promote
21	and facilitate the development and encourage
22	the adoption of voluntary consensus standards
23	and best practices for space situational aware-
24	ness;

1	(C) establish timelines for the phased tran-
2	sition of a civil space situational awareness ca-
3	pability; and
4	(D) carry out an assessment of—
5	(i) Federal Government and non-gov-
6	ernment space situational awareness capa-
7	bilities; and
8	(ii) Federal Government and non-gov-
9	ernment best practices regarding risk miti-
10	gation and collision avoidance.
11	(2) AGENCY AGREEMENTS.—The Secretary and
12	the Secretary of Defense may form partnerships or
13	agreements with the heads of other relevant agencies
14	in furtherance of this Act.
15	(3) Milestone.—The Interagency Transition
16	Plan shall include a deadline for public deployment
17	of space situational awareness services and informa-
18	tion by not later than December 31, 2026.
19	(d) Interagency Transition Plan.—
20	(1) In general.—Not later than six months
21	after the date of the enactment of this Act, the Sec-
22	retary and the Secretary of Defense shall transmit
23	to the appropriate committees of Congress the Inter-
24	agency Transition Plan, and shall make the Inter-
25	agency Transition Plan publicly available, with data

1	protections, as necessary, not later than 30 days
2	after such transmittal.
3	(2) Elements.—The Interagency Transition
4	Plan shall include the following elements:
5	(A) A listing and detailed descriptions of
6	phases or milestones, including associated esti-
7	mated timelines, regarding the transition to the
8	Department of Commerce of capabilities relat-
9	ing to space situational awareness, including a
10	description of the space situational awareness
11	services and information that will be provided
12	in accordance with subsection (c)(3).
13	(B) A system architecture, including the
14	following:
15	(i) Identification of the Federal Gov-
16	ernment and nongovernment data, observa-
17	tions, and analytical tools needed for each
18	phase of transition, and a description of
19	how such data, observations, and analytical
20	tools are to be obtained.
21	(ii) Identification of the space situa-
22	tional awareness services and information
23	to be transitioned from the Department of
24	Defense to the Department of Commerce.

1	(iii) Identification of the space situa-
2	tional awareness services and information
3	to be provided, including those identified
4	pursuant to clause (ii), and any additional
5	services and information that may be pro-
6	vided in accordance with the policy speci-
7	fied in section 203(1), under each phase of
8	transition.
9	(iv) Identification of any requirements
10	and standards for space situational aware-
11	ness services and information, including
12	associated data provided by space opera-
13	tors.
14	(v) Identification of criteria and meth-
15	ods for verifying and validating non-Fed-
16	eral Government space situational aware-
17	ness services and information, including
18	associated data, provided by space opera-
19	tors.
20	(vi) Identification of risk assessment
21	and mitigation support services and infor-
22	mation that may be provided.
23	(vii) Identification of options for an
24	information platform or mechanism to en-
25	able innovative research, development, test-

1	ing, and experimentation opportunities for
2	commercial, academic, or other entities to
3	support and improve space situational
4	awareness services and information, as
5	practicable.
6	(C) Performance measures for the level of
7	accuracy needed for the space situational
8	awareness services and information to be identi-
9	fied and provided in accordance with subpara-
10	graph (B)(ii).
11	(D) A description of the elements in the
12	Interagency Transition Plan anticipated to be
13	provided by commercial or other non-Federal
14	Government entities.
15	(E) An estimate of the workforce, training,
16	infrastructure, including ground-based, space-
17	based, and in-situ infrastructure, and annual
18	budgetary resources necessary to carry out a
19	civil space situational awareness capability for
20	the next five years.
21	(e) Consideration.—In carrying out the Inter-
22	agency Transition Plan, the Interagency Transition Work-
23	ing Group shall—
24	(1) take into consideration any agency agree-
25	ments under subsection (c)(2) and any existing con-

1	tracts or agreements related to space situational
2	awareness services and information; and
3	(2) accept input, as appropriate, from industry,
4	academia, and nonprofit organizations
5	(f) BIANNUAL REPORTING.—The Working Group
6	Chair and Working Group Vice Chair shall report bian-
7	nually to the appropriate committees of Congress on the
8	progress of the transition under this section.
9	(g) Briefings.—The Working Group Chair and
10	Working Group Vice Chair shall brief the appropriate
11	committees of Congress on the Interagency Transition
12	Plan not later than 14 days after transmitting the Inter-
13	agency Transition Plan pursuant to subsection $(d)(1)$ .
14	(h) BIENNIAL UPDATES.—The Secretary of Defense
15	and the Secretary, in consultation with the Administrator,
16	shall update the Interagency Transition Plan, as nec-
17	essary, but not less frequently than biennially, and trans-
18	mit such updated Interagency Transition Plan to the ap-
19	propriate committees of Congress.
20	(i) Voluntary Consensus Standards and Best
21	Practices.—
22	(1) In general.—Not later than six months
23	after the submission of the plan described in sub-
24	section (d), the Working Group shall—

1	(A) review existing voluntary consensus
2	standards and best practices;
3	(B) in consultation with private industry
4	and standards organizations, promote and fa-
5	cilitate the development of voluntary consensus
6	standards and best practices, as needed; and
7	(C) make publicly available such voluntary
8	consensus standards and best practices for
9	space situational awareness.
10	(2) UPDATES.—The Working Group shall bien-
11	nially through 2028 update the voluntary consensus
12	standards and best practices developed pursuant to
13	paragraph (1).
14	(3) Elements.—The voluntary consensus
15	standards and best practices developed and updated
16	in accordance with this subsection should include, at
17	a minimum, the following elements:
18	(A) Space situational awareness data inter-
19	operability standards and data sharing proto-
20	cols.
21	(B) Criteria and methods for verification
22	and validation of the space situational aware-
23	ness services and information described in sub-
24	section $(d)(2)(B)(iii)$ .

1	(C) Content and message format for con-
2	junction data messages.
3	(D) Emergency response protocols after a
4	collision event, including communication be-
5	tween Federal Government agencies, space op-
6	erators, and other relevant entities.
7	(E) Any other matters the Working Group
8	determines appropriate.
9	(j) Sunset.—The Working Group shall terminate six
10	months after the date of the public deployment pursuant
11	to section 302(c)(3) of space situational awareness serv-
12	ices and information.
13	TITLE IV—AGENCY ROLES AND
14	RESPONSIBILITIES FOR IM-
15	PLEMENTATION OF CIVIL
16	SPACE SITUATIONAL AWARE-
17	NESS TRANSITION
18	SEC. 401. SPACE SITUATIONAL AWARENESS SERVICES AND
19	INFORMATION.
20	(a) In General.—In carrying out section 302(c)(3)
21	(relating to the deadline for deployment of space situa-
22	tional awareness services and information), the Working
23	Group shall collaborate with the Secretary.

1	(b) Demonstration.—The space situational aware-
2	ness services and information referred to in subsection (a)
3	shall—
4	(1) follow the Interagency Transition Plan
5	under section 302, as appropriate;
6	(2) make publicly available and free of direct
7	user fees space situational awareness safety services
8	and information, including services and information
9	needed for maintaining spaceflight safety and space
10	sustainability;
11	(3) include a digital space object identification
12	and characterization system to organize known char-
13	acteristics concerning space objects;
14	(4) communicate and make publicly available
15	the voluntary consensus standards and best practices
16	under section 302(i);
17	(5) support openness and transparency, to the
18	greatest extent practicable, in space situational
19	awareness services, information, and coordination;
20	(6) carry out testing to—
21	(A) demonstrate the interoperability of
22	data and observations under section
23	302(d)(2)(B);
24	(B) verify and validate such data and ob-
25	servations, as appropriate and practicable; and

1	(C) demonstrate the issuance of—
2	(i) conjunction data messages; and
3	(ii) conjunction assessments; and
4	(7) issue conjunction data messages.
5	(c) Indemnification.—The United States, any
6	agency or instrumentality thereof, and any individual,
7	firm, corporation, or other person acting for the United
8	States, shall be immune from any suit in any court for
9	any cause of action arising from the provision or receipt
10	of space situational-awareness data, information, or serv-
11	ices, whether or not provided in accordance with this sec-
12	tion, or any related action or omission. When data, infor-
13	mation, or services provided in good faith by entities other
14	than the United States Government are acquired by the
15	United States Government and provided by the United
16	States Government as part of space situational awareness
17	services or information, such entities shall be immune
18	from suit in any court for any cause of action arising from
19	reliance on such data, information, or services.
20	SEC. 402. ORGANIZATIONAL MANAGEMENT STRUCTURE
21	FOR SPACE SITUATIONAL AWARENESS SERV-
22	ICES AND INFORMATION.
23	(a) Proposal.—Not later than six months after the
24	date of the enactment of this Act, the Secretary, in con-
25	sultation with the Secretary of Defense and the Adminis-

1	trator, shall submit to the appropriate committees of Con-
2	gress a plan for—
3	(1) an organizational management structure
4	within the Department of Commerce for managing
5	the activities under this title;
6	(2) transitioning to such organizational man-
7	agement structure the functions and responsibilities
8	of the Working Group after the termination of such
9	Working Group; and
10	(3) establishing milestones and performance
11	measures for such organizational management struc-
12	ture.
13	(b) Organizational Management.—Not later
14	than six months after the submission of the plan described
15	in subsection (a), the Secretary, in accordance with such
16	proposal, shall implement the organizational management
17	structure referred to in paragraph (1) of such subsection,
18	and shall appoint a Director of such organizational man-
19	agement structure, who shall be a member of the Senior
20	Executive Service. The Director shall establish a schedule
21	and budgetary requirements for such organizational man-
22	agement structure.

1	TITLE V—RESEARCH AND
2	DEVELOPMENT
3	SEC. 501. INFORMING AND IMPROVING SPACE SITUA-
4	TIONAL AWARENESS.
5	(a) In General.—The Administrator, in coordina-
6	tion with the heads of other relevant Federal agencies,
7	shall—
8	(1) carry out United States Government civil
9	research and development to inform and improve
10	space situational awareness; and
11	(2) support the transition into the civil space
12	situational awareness capability of such research and
13	development, as practicable.
14	(b) Implementation.—To implement subsection
15	(a), the Administrator, as necessary, shall carry out re-
16	search and development that will support, enable, and fa-
17	cilitate the transition under section 302. Areas of research
18	and development may include the following:
19	(1) Analytics.
20	(2) Space object identification.
21	(3) Modeling, analysis, and predictions.
22	(4) Space environmental conditions and im-
23	pacts.
24	(5) Risk assessment.
25	(6) Post-mission disposal.

1 (7) Orbital debris mitigation, including research 2 and development on active debris removal. 3 (8) Any other areas the Administrator deter-4 mines appropriate, including areas to be prioritized 5 in accordance with the research strategy under sec-6 tion 502. 7 (c) Consideration.—The Administrator shall use 8 competitively-selected grants, contracts, and agreements, 9 as appropriate and practicable, in addition to other com-10 petitive research and development arrangements, in carrying out this section. 11 SEC. 502. RESEARCH STRATEGY. 13 (a) Strategy.—Not later than three months after the transmittal of the Interagency Transition Plan pursu-14 15 ant to section 302(d), the Administrator shall enter into an arrangement with the National Academies of Sciences, 16 17 Engineering, and Medicine to develop a research strategy 18 to inform and improve space situational awareness. Such 19 strategy shall provide prioritized recommendations on re-20 search and the transition of research into operations and 21 practice, and shall include measures to monitor progress on such recommendations, as well as any other appro-23 priate recommendations. 24 (b) Transmittal.—Not later than 27 months after the date of the enactment of this Act, the Administrator

1	shall transmit to the appropriate committees of Congress
2	a copy of the research strategy under subsection (a) and
3	a plan for implementing any recommendations included in
4	such strategy.
5	TITLE VI—OTHER
6	CONSIDERATIONS
7	SEC. 601. CYBERSECURITY PLAN.
8	(a) In General.—The Secretary, in collaboration
9	with the Director of the National Institute of Standards
10	and Technology, and in consultation with the Secretary
11	of Defense, the Administrator, and the heads of other rel-
12	evant Federal agencies, shall develop a cybersecurity plan
13	for reducing cybersecurity-related threats to the Depart-
14	ment of Commerce's provision of space situational aware-
15	ness services and information.
16	(b) Inclusion.—In developing the cybersecurity plan
17	under subsection (a), the Secretary should—
18	(1) identify cybersecurity risks to the provision
19	of space situational awareness services and informa-
20	tion, and proposed actions to prevent and mitigate
21	such risks;
22	(2) identify supply chain risks and proposed ac-
23	tions to prevent and mitigate such risks;

1	(3) consider any other issues the Secretary de-
2	termines appropriate to ensure the cybersecurity of
3	a civil space situational awareness capability;
4	(4) seek input from stakeholders, including
5	other relevant Federal Government agencies. private
6	industry, academia, and other relevant entities; and
7	(5) include a classified appendix, if necessary.
8	(c) Transmittal and Briefing.—Not later than
9	one year after the date of the enactment of this Act, the
10	Secretary shall transmit to the appropriate committees of
11	Congress a copy of the cybersecurity plan under sub-
12	section (a) and, not later than 21 days after such trans-
13	mittal, provide to such committees an unclassified briefing
13 14	mittal, provide to such committees an unclassified briefing on such plan.
	, ,
14	on such plan.
14 15 16	on such plan.  SEC. 602. STUDY ON INTERNATIONAL COOPERATION IN
14 15	on such plan.  SEC. 602. STUDY ON INTERNATIONAL COOPERATION IN  SPACE SITUATIONAL AWARENESS.  (a) STUDY.—The Secretary, in consultation with the
14 15 16 17	on such plan.  SEC. 602. STUDY ON INTERNATIONAL COOPERATION IN  SPACE SITUATIONAL AWARENESS.  (a) STUDY.—The Secretary, in consultation with the
14 15 16 17	on such plan.  SEC. 602. STUDY ON INTERNATIONAL COOPERATION IN  SPACE SITUATIONAL AWARENESS.  (a) STUDY.—The Secretary, in consultation with the Administrator and the heads of other relevant Federal
14 15 16 17 18	on such plan.  SEC. 602. STUDY ON INTERNATIONAL COOPERATION IN  SPACE SITUATIONAL AWARENESS.  (a) STUDY.—The Secretary, in consultation with the Administrator and the heads of other relevant Federal agencies, shall carry out a study on international coopera-
14 15 16 17 18 19 20	on such plan.  SEC. 602. STUDY ON INTERNATIONAL COOPERATION IN  SPACE SITUATIONAL AWARENESS.  (a) STUDY.—The Secretary, in consultation with the Administrator and the heads of other relevant Federal agencies, shall carry out a study on international cooperation in space situational awareness. Such study shall—
14 15 16 17 18 19 20	on such plan.  SEC. 602. STUDY ON INTERNATIONAL COOPERATION IN  SPACE SITUATIONAL AWARENESS.  (a) STUDY.—The Secretary, in consultation with the Administrator and the heads of other relevant Federal agencies, shall carry out a study on international cooperation in space situational awareness. Such study shall—  (1) examine the extent to which the United
14 15 16 17 18 19 20 21	on such plan.  SEC. 602. STUDY ON INTERNATIONAL COOPERATION IN  SPACE SITUATIONAL AWARENESS.  (a) STUDY.—The Secretary, in consultation with the Administrator and the heads of other relevant Federal agencies, shall carry out a study on international cooperation in space situational awareness. Such study shall—  (1) examine the extent to which the United States is involved in and leading international co-

1	sion of space situational awareness services and in-
2	formation;
3	(3) identify the formal and informal agreements
4	that are in place to support international coopera-
5	tion in space situational awareness;
6	(4) identify how United States international re-
7	lations in space situational awareness can be
8	strengthened and cooperation improved; and
9	(5) identify the barriers, including technical and
10	policy issues, to improving such cooperation and
11	what steps can be taken to overcome such barriers.
12	(b) Transmittal.—Not later than 270 days after
13	the date of the enactment of this Act, the Secretary shall
14	transmit to the appropriate committees of Congress a copy
15	of the study described in subsection (a), together with a
16	Plan for implementing any recommended actions con-
17	tained in such study and for coordinating with inter-
18	national partners and entities on standards and sharing
19	of space situational awareness services and information,
20	including associated data.
21	SEC. 603. REPORT ON INTERNATIONAL DATA SHARING
22	AGREEMENTS.
23	Not later than 270 days after the date of the enact-
24	ment of this Act, the Secretary of Defense shall submit
25	to the appropriate committees of Congress a report on the

- 1 status and plans for international data sharing agree-
- 2 ments relating to the transition of certain space situa-
- 3 tional services and information in accordance with this
- 4 Act.

#### 5 SEC. 604. STUDY ON SPACE TRAFFIC COORDINATION.

- 6 Not later than one year after the date of the enact-
- 7 ment of this Act, the Secretary, in consultation with the
- 8 heads of other relevant Federal agencies, shall submit to
- 9 the appropriate committees of Congress a study on how
- 10 the United States Government can most effectively facili-
- 11 tate space traffic coordination, and any organizational or
- 12 structural changes which Federal agencies would need to
- 13 undertake to establish capabilities for space traffic coordi-
- 14 nation.

# 15 **TITLE VII—GAO REVIEW**

- 16 **SEC. 701. GAO REVIEW.**
- 17 Not later than three years after the date of the enact-
- 18 ment of this Act, the Comptroller General of the United
- 19 States shall submit to the appropriate committees of Con-
- 20 gress a review of the status, performance, and progress
- 21 of activities carried out under titles III and IV.