DOCUMENT 8

- **Title:** "National Aeronautics and Space Act of 1958," Public Law 85–568, 72 Stat. 426, signed by President Eisenhower on July 29, 1958.
- Source: Record Group 255, National Archives and Records Administration, Washington, D.C.

After the launch of Sputnik and the publicity surrounding it, the Eisenhower administration moved quickly to create an American civilian space agency. The National Advisory Committee for Aeronautics (NACA) was too small for the task, however, so the White House decided that a new agency, with the NACA as its core, but also including rocket and space engineers involved in various defense programs, was needed. On March 5, 1958, President Eisenhower approved a final memorandum ordering the Bureau of Budget to draft a space bill immediately. It was ready three weeks later and was sent to Congress on April 2. Senator Lyndon B. Johnson had much influence on the form of the final bill, which was passed after lengthy congressional deliberations. In particular, Congress added to the administration bill a requirement for a National Aeronautics and Space Council as a presidential-level policy coordinating board.

[PUBLIC LAW 85-568]

Zighty-fifth Congress of the United States of America

AT THE SECOND SESSION

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Ban. 121. (a) The Congrue havely decises that it is the policy of the United States that estivities in space should be deruted to personnel purpose for the baseling of all manifold. (b) The Congrue decises that the general wather and security of the United States require that subspice provision be made for acro-mation agroup environment of any congrues further decises that invite spectrum of the Congrues further decises that with antipole environment of states are secured by a obtinue agroup environment of the United States provided by, a obtinue agroup environment of the United States, pullive to obtinue agroup environment of the United States, pullier to be primetily amount of the United States, campt that setting in (including discovered and contexpendence) or action of states provide the the defunction of the United States, campt that the the sequence provides du-tion of the United States) while be the response provides du-tion of the United States) while be the response provide the the defunct of the United States) while the response provides du-tion and against the generality for any that determina-tion are which much against the responsibility for any the distribution of any tak astrony shall be made by the Prevident to conformity with arother 201 (c). (c) The provide that and against out of the United States shall.

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(c) The structuries and space activities of the United States shall be conducted so as to contribute materially to use or more of the initial structures;
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(7) Cooperation by the United States will other rations and groups of nations in work done presents to this Act and in the present application of the results (becaut; and
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TITLE H-COORDINATION OF AERONAUTICAL AND SPACE ACTIVITIES

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(1) the American (was more presented by Control);
(2) the American of State;
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 (b) Bash consider of the Council from a department or sprary of the Yeakers! Government: may designate souther offers of his departments ar agency to serve on the Council as his alternate in the materials) - نفطه

(a) Hash mamber of the Council appointed as designated under paragraphs (8) and (7) of subsection (8), and each alternate comber designated ander subsection (b), shall be appointed or designated to mirro as such by and with the advice and consent of the Senate, unlest at the time of meth appointeent, or designation he holds up office to the Federal Generation (6) which he was appointed by and with the advice and consent of the Senate.

H. R. 12575-3

(d) It shall be the function of the Council to advise the President with respect to the performance of the duties prescribed in subsection (e) of this section.

(e) In conformity with the provisions of section 102 of this Act, it shall be the duty of the President to-

(1) survey all significant aeronautical and space activities, including the policies, plans, programs, and accomplishments of all agencies of the United States engaged in such activities;

(2) develop a comprehensive program of aeronautical and space activities to be conducted by agencies of the United States; (3) designate and fix responsibility for the direction of major

aeronautical and space activities;

(4) provide for effective cooperation between the National Aeronautics and Space Administration and the Department of Defense in all such activities, and specify which of such activities may be carried on concurrently by both such agencies notwithstanding the assignment of primary responsibility therefor to one or the other of such agencies; and

(5) resolve differences arising among departments and agencies of the United States with respect to acronautical and space activities under this Act, including differences as to whether a partic-ular project is an aeronautical and space activity.

(f) The Council may employ a staff to be headed by a civilian executive secretary who shall be appointed by the President by and with the advice and consent of the Senate and shall receive compensation at the rate of \$20,000 a year. The executive secretary, subject to the direction of the Council, is authorized to appoint and fix the compensation of such personnel, including not more than three persons who may be appointed without regard to the civil service laws or the Classification Act of 1949 and compensated at the rate of not more than \$19,000 a year, as may be necessary to perform such duties as may be prescribed by the Council in connection with the performance of its functions. Each appointment under this subsection shall be subject to the same security requirements as those established for personnel of the National Aeronautics and Space Administration appointed under section 203 (b) (2) of this Act. (g) Members of the Council appointed from private life under sub-

section (a) (7) may be compensated at a rate not to exceed \$100 per diem, and may be paid travel expenses and per diem in lieu of subsistence in accordance with the provisions of section 5 of the Admin-istrative Expenses Act of 1946 (5 U. S. C. 73b-2) relating to persons serving without compensation.

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

SEC. 202. (a) There is hereby established the National Aeronautics and Space Administration (hereinafter called the "Administration"). The Administration shall be headed by an Administrator, who shall be appointed from civilian life by the President by and with the advice and consent of the Senate, and shall receive compensation at the rate of \$22,500 per annum. Under the supervision and direction of the President, the Administrator shall be responsible for the exercise of all powers and the discharge of all duties of the Administration, and shall have authority and control over all personnel and activities thereof.

(b) There shall be in the Administration a Deputy Administrator, who shall be appointed from civilian life by the President by and with the advice and consent of the Senate, shall receive compensation at the rate of \$21,500 per annum, and shall perform such duties and exercise

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and, powers as the Administrator may preservice. The Deputy Ad-ministrator shall not far, and exercise the powers of, the Adminis-trator device his almonto or doublility. (c) The Administrator and the Deputy Administrator shall not

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Sur. 202. (a) The Administration, in order to eavey out the purpose ef the Are, shall-

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(4) to accept unconditional gifts or donations of services, money, or property, real, personal, or mixed, tangible or intangible;

(5) without regard to section 3648 of the Revised Statutes, as amended (31 U. S. C. 529), to enter into and perform such contracts, leases, cooperative agreements, or other transactions as may be necessary in the conduct of its work and on such terms as it may deem appropriate, with any agency or instrumentality of the United States, or with any State, Territory, or possession, or with any political subdivision thereof, or with any person, firm, association, corporation, or educational institution. To the maximum extent practicable and consistent with the accomplishment of the purpose of this Act, such contracts, leases, agreements, and other transactions shall be allocated by the Administrator in a manner which will enable small-business concerns to participate equitably and proportionately in the conduct of the work of the Administration;

(6) to use, with their consent, the services, equipment, personnel, and facilities of Federal and other agencies with or without reimbursement, and on a similar basis to cooperate with other public and private agencies and instrumentalities in the use of services, equipment, and facilities. Each department and agency of the Federal Government shall cooperate fully with the Administration in making its services, equipment, personnel, and facilities available to the Administration, and any such department or agency is authorized, notwithstanding any other provision of law, to transfer to or to receive from the Administration, without reimbursement, aeronautical and space vehicles, and supplies and equipment other than administrative supplies or equipment;

(7) to appoint such advisory committees as may be appropriate for purposes of consultation and advice to the Administration in the performance of its functions;
(8) to establish within the Administration such offices and pro-

(8) to establish within the Administration such offices and procedures as may be appropriate to provide for the greatest possible coordination of its activities under this Act with related scientific and other activities being carried on by other public and private agencies and organizations;

(9) to obtain services as authorized by section 15 of the Act of August 2, 1946 (5 U. S. C. 55a), at rates not to exceed \$100 per diem for individuals;

(10) when determined by the Administrator to be necessary, and subject to such security investigations as he may determine to be appropriate, to employ aliens without regard to statutory provisions prohibiting payment of compensation to aliens;

(11) to employ retired commissioned officers of the armed forces of the United States and compensate them at the rate established for the positions occupied by them within the Administration, subject only to the limitations in pay set forth in section 212 of the Act of June 30, 1932, as amended (5 U. S. C. 59a);

(12) with the approval of the President, to enter into cooperative agreements under which members of the Army, Navy, Air Force, and Marine Corps may be detailed by the appropriate Secretary for services in the performance of functions under this Act to the same extent as that to which they might be lawfully assigned in the Department of Defense; and

(13) (A) to consider, ascertain, adjust, determine, settle, and pay, on behalf of the United States, in full satisfaction thereof, any claim for \$5,000 or less against the United States for bodily injury, death, or damage to or loss of real or personal property

H. R. 1976-6

examining from the conduct of the Administration's functions as spacified in extendion (a) of this section, where and claim is presented to the Administration in writing within two years after the atchingt or incident out of which the shake origin; and (B) if the Administration consider; that a claim is encour of \$5,000 in marketions and would otherwise be covered by this paragraph, to report the insta and streamstances thereaf to the Observation for the consideration.

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is sufficienties given by, the President.

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RATIONAL ADVISORY DESIGNATION FOR ADDRESS

San. 201, (a) The Nutional Advisory Cumulting for Astronautics, on the effective date of this metion, shall sense to wrist. On each date sature property, personnal (effort their sections of the Committee), funds, and recercile of that organization, shall be transformed to the Administration. (b) Section 2009 of this to of the United States Code is unashed by withing one "as the Executive Sectory of the Mathematical Advisory" Concellent for Astronautics." and inserting in New Mathematics." and section 2009 of such title 10 is an annual by articlear the Ad-ministration of the Executive Sectory of the Mathematical Advisor, "and section 2009 of such title 18 is an annual by articlear out "The Na-

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PROPERTY REPORTS IN LETTERSTOPS

Sec. 201. (a) Whenever any invention is ranks in the performance of any work under any contrast of the Administration, and the Adminintrator deservines that

(1) the person who made the investion was employed or equipmed to perform research, development, or exploration work نجري ا and the investion is related to the work he was employed or

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for to the Administrator of title to such patent on the reports of the Commissions. Notice of any such request shall be transmitted by the Commissions to the service of event of such patent, and title is such patent shall be no transferred to the Administrator unlaw within thirty days after receipt of such paties such owner of record requests a bearing before a Board of Fatent Interference on the quation whether any such fairs expresention tree contributed and determined a bearing before a Board of Fatent Interference on the quation whether any such fairs expresentation tree contributed and determined in an event of the watches to review, in the memory presented by relevation (d) for quantions arising therearder. We report made by the Administrator under this subsection for the transfer of this is any patent, such as presentation for the valuations of any criminal attaction (d) for quantions the face of the Administrator is made a trajent under where by any face of the Administrator is made a trajent and an objection to the immune of such patient is also by the administration (d) for the bounce of such patient is made a trajent under previously given by the Administrator values to the a subsection. therefor.

(f) Under such regulations in conformity with this submetion as the Advantation of all presents, he may wave all or any parts of the rights of the United States under this section with respect to any investion or show of persons in the performance of any work required by any contrast of the Advantation rests or which may be made by any person or shop of persons in the performance of any work required by any contrast of the Advantation result of the Advantation by any person of the Advantation for the Advantation of any work required by any contrast of the Advantation for all the Advantations of any work required by any contrast of the Advantation for all the Advantations of a sector of the Advantation of th by any contrast of the Administration of the Administrator determines that the interacts of the United States will be evered thereby. Any such waiver tony to made upon each terms and under each conditions as the Administrator shall determine to be required for the protoction of the interact of the United States. Each and we've make with respect to any invention shall be subject to the restration by the Administrator of no inverse while to the restration by the Administrator of the United States. Such to the restration by the Administrator of no inverse while to the restration by the verticity free listens for the United States or any faceling governments promines to any treaty or agreement with the United States. Xash program for any waiver make this science to a state board of the States. Administrator and the Administration of such investigation the world by or as baself of the United States or any faceling government promains any waiver make this science in a facel to the restored to an I provide with the Administration. Such shall be referred to an I provide with the Administration. Such about a stall accord to any intervent with the Administration. Such and that accord

Administrator within the Administration. Such Board shall accord to each intervaled party in appreciably for heaving, and shall tractant, to the Administrator its factings of fact with respect to each proposal such in resonanceshicour for solid charmins, with present thereto. (g) The Administrator shall charmins, with present thereto. (g) The Administrator shall charmins, with presentative weak-time mentifying, the inverse and conditions upon which licenses will be granted by the Administration for the precise by any parson (other then an agreent of the United States) of may investigate the Administrator holds a patient of behalf of the United States. (b) The Administrator is althoughed to take all which the heat title, and to require that contrastors or denovary to which is heat title, and to require that contrastors or preses who retain this to

title, and to regain that contractors or present who rotate title in investions or discovering under this section protect the investigan or Departments which the Administration has or may anyway a former of ve

(i) The Administration simility considered a defense agency of the initial States for the ynegets of chapter 17 of lithe 38 of the United States Crela.

(i) As well in this protion-

(1) first term "person" const my individual, partnership, eve-region, constallen, institution, or other entity;
 (3) the term "context" course my stard or proposed matricel,

(a) an area tomore, concern by some or property and indefer, apprended, and indeferring, or other entropy only and indefer any emigranest, educitation of partics, or selections of colorial or prime into the reache; and

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(3) the term "made", when can't is relation to any investion, is the conception of fast extrait reduction to practice of sor in vestion.

CONTRACTORS AT ABOUT

CONTINUENTIAL AWARDS Han 500. (a) Balyiest to the provisions of this section, the Adminis-trative is subordered, upon his own indificient or spon application of any project, to make a monetary every, in much amount and upon new, torus as he shall determine to be warreneded, to any present (an chimal by metion 500) for any scientific or technomic contribution to the Administration which is determined by the Administration is the Administration which is determined by the Administration is the Administration made for any ands every dual for reference to the investigations much for any and every dual for reference to the Dromitians and Constraintions for any subscription. The section of the positions much for any ands every dual for reference to the Dromitians and for any ands every dual for reference to the investigation much for any ands every dual for reference to the Dromitians much for any mode avert dual in reference to the this Add. Such Board shell second an and application. To deter-science the terms and conditions of any every the terms of the avery and the second scaling application of any every scale while terms and conditions of any second while terms of the Administration of the conditional of any second while terms of the Administration and the applicant for any event the Administrators (1) the supersyste amount of any second which have been ex-ptioned by the applicant for the development of much contribution ((8) the amount of any compression (other them each the y-second by the applicant for the development of much antication (8) the amount of any compression (other them each the second s

(b) If more than one applicate upday submation (a) shakes as in-terms in the same exectivation, for Administrator shall executive and determine the respective formula of such applicants, and shall oppor-tion may sword to be made with respect to such excitivation means and, spiplicents in such properties as he shall determine to be exci-table. To exceed may be made under subsection (a) with respect to table. The second may be made under subsection (a) with respect to toy on being

contribution—
(1) unless the spyllowst storywhere, by such means as the Administrator shall determine to be effective, all since which each application transformed methods and the sector any componential (other than the sector the any brack of each contribution or any abuses thereof at any time by or on babell of any investments proverses to any transformer with the United States, which the United States, which the time of sector stary investments proverses to any transformer of any size of the United States, which the transmitted to the appropriate committees of the Congrues a full and complete report concerning the ansame and terms of, and the bails for, such proposed award, and thirty calendar days of regular medias of the Congrues have append after receipt of mak, report by meth committees.

(3) the term "made", when you'l is relation to any favoration. is the conception of first extrait reduction to practice of such io vestica.

CONTRACTORY ATTACK

Han 500. (a) Bulyiers to the provisions of this section, the Adminis-trates is subhorized, upon his own initiative or span appKastion, of any pieces, to canks a monotory event, in much amount and upon each terms as he shall determine to be warrensted, to any pieces. (an initiality metics 500) for any education or technical contribution to the Administration which is distortioned by the Administration is have significant roles in the monitor of asymptotical and space sativities. Each application much for any such a word shall in referred to the Investigant roles in the monitor of asymptotical and space sativities. Each application much for any such a word shall in referred to the Investigate and Contributions Board michigania mular matter to the Investigate and Contributions Board michigania mular matter to the Investigate and Contributions and application at the application of the second state develop upon such application, such application. In deter-pertunity for investing upon such application at to the barrante in the Administrator in resonances of any sward the Administrator what is in the main to much applicate it and space attribution. In deter-valuing the terms and conditions of any sward the Administrator shall the into moment— (1) the value of the contribution to the Upited States;

(1) the value of the contribution to the United Status;
 (2) the appropriate amount of any same which have been expected by the applease for the development of much contribution;
 (3) the material of any componential (other than salary re-structed for nervice) particular to componential of the Gav-ermannt, providely resolved by the applicant fac or on eccent of the use of such undefinition by the United Status; and (4) such other fusions as the Administrator shall characterize to present.

(b) If more than one applicate order estimation (a) shakes an in-terms in the same essentiability, for Administrate shall essential end determine the respective intermine of most applicants, and shall appor-tion my sweed to be made with respect to web estimization mong main symplements in most properties as he shall determine to be esti-table. He second may be made while estimation (a) with respect in any on the backs-

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APPROPRIATIONS

SEC. 307. (a) There are hereby authorized to be appropriated such sums as may be necessary to carry out this Act, except that nothing in this Act shall authorize the appropriation of any amount for (1) the acquisition or condemnation of any real property, or (2) any other item of a capital nature (such as plant or facility acquisition, construction, or expansion) which exceeds \$250,000. Sums appropriated pursuant to this subsection for the construction of facilities, or for research and development activities, shall remain available until expended.

(b) Any funds appropriated for the construction of facilities may be used for emergency repairs of existing facilities when such existing facilities are made inoperative by major breakdown, accident, or other circumstances and such repairs are deemed by the Administrator to be of greater urgency than the construction of new facilities.

the House of Bepresentatives.

APPROVED JUL 2 01958

Vice President of the United States and President of the Senate.

Doright Reine have