Hickenlooper_1

S.L.C.

AMENDMENT NO.

Calendar No._____

Purpose: In the nature of a substitute.

IN THE SENATE OF THE UNITED STATES-118th Cong., 1st Sess.

S.447

To establish a demonstration program for the active remediation of orbital debris and to require the development of uniform orbital debris standard practices in order to support a safe and sustainable orbital environment, and for other purposes.

Referred to the Committee on ______ and ordered to be printed

Ordered to lie on the table and to be printed

AMENDMENT IN THE NATURE OF A SUBSTITUTE intended to be proposed by _____

Viz:

1 Strike all after the enacting clause and insert the fol-

2 lowing:

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Orbital Sustainability

5 Act of 2023" or the "ORBITS Act of 2023".

6 SEC. 2. FINDINGS; SENSE OF CONGRESS.

7 (a) FINDINGS.—Congress makes the following find-8 ings:

9 (1) The safety and sustainability of operations10 in low-Earth orbit and nearby orbits in outer space

have become increasingly endangered by a growing
 amount of orbital debris.

3 (2) Exploration and scientific research missions
4 and commercial space services of critical importance
5 to the United States rely on continued and secure
6 access to outer space.

7 (3) Efforts by nongovernmental space entities
8 to apply lessons learned through standards and best
9 practices will benefit from government support for
10 implementation both domestically and internation11 ally.

(b) SENSE OF CONGRESS.—It is the sense of Congress that to preserve the sustainability of operations in
space, the United States Government should—

(1) to the extent practicable, develop and carry
out programs, establish or update regulations, and
commence initiatives to minimize orbital debris, including initiatives to demonstrate active debris remediation of orbital debris generated by the United
States Government or other entities under the jurisdiction of the United States;

(2) lead international efforts to encourage other
spacefaring countries to mitigate and remediate orbital debris under their jurisdiction and control; and

1	(3) encourage space system operators to con-
2	tinue implementing best practices for space safety
3	when deploying satellites and constellations of sat-
4	ellites, such as transparent data sharing and design-
5	ing for system reliability, so as to limit the genera-
6	tion of future orbital debris.
7	SEC. 3. DEFINITIONS.
8	In this Act:
9	(1) ACTIVE DEBRIS REMEDIATION.—The term
10	"active debris remediation"—
11	(A) means the deliberate process of facili-
12	tating the de-orbit, repurposing, or other dis-
13	posal of orbital debris, which may include mov-
14	ing orbital debris to a safe position, using an
15	object or technique that is external or internal
16	to the orbital debris; and
17	(B) does not include de-orbit, repurposing,
18	or other disposal of orbital debris by passive
19	means.
20	(2) Administrator.—The term "Adminis-
21	trator" means the Administrator of the National
22	Aeronautics and Space Administration.
23	(3) Appropriate committees of con-
24	GRESS.—The term "appropriate committees of Con-
25	gress" means—

1	(A) the Committee on Appropriations, the
2	Committee on Commerce, Science, and Trans-
3	portation, and the Committee on Armed Serv-
4	ices of the Senate; and
5	(B) the Committee on Appropriations, the
6	Committee on Science, Space, and Technology,
7	and the Committee on Armed Services of the
8	House of Representatives.
9	(4) DEMONSTRATION PROJECT.—The term
10	"demonstration project" means the active orbital de-
11	bris remediation demonstration project carried out
12	under section 4(b).
13	(5) ELIGIBLE ENTITY.—The term "eligible enti-
14	ty" means—
15	(A) a United States-based—
16	(i) non-Federal, commercial entity;
17	(ii) institution of higher education (as
18	defined in section 101(a) of the Higher
19	Education Act of 1965 (20 U.S.C.
20	1001(a))); or
21	(iii) nonprofit organization;
22	(B) any other United States-based entity
23	the Administrator considers appropriate; and
24	(C) a partnership of entities described in
25	subparagraphs (A) and (B).

1	(6) Orbital debris.—The term "orbital de-
1	bris" means any human-made space object orbiting
2	
	Earth that—
4	(A) no longer serves an intended purpose;
5	and
6	(B)(i) has reached the end of its mission;
7	or
8	(ii) is incapable of safe maneuver or
9	operation.
10	(7) PROJECT .—The term "project" means a
11	specific investment with defined requirements, a life-
12	cycle cost, a period of duration with a beginning and
13	an end, and a management structure that may inter-
14	face with other projects, agencies, and international
15	partners to yield new or revised technologies ad-
16	dressing strategic goals.
17	(8) Secretary.—The term "Secretary" means
18	the Secretary of Commerce.
19	(9) Space traffic coordination.—The term
20	"space traffic coordination" means the planning, co-
21	ordination, and on-orbit synchronization of activities
22	to enhance the safety and sustainability of oper-
23	ations in the space environment.
24	SEC. 4. ACTIVE DEBRIS REMEDIATION.
25	(a) Prioritization of Orbital Debris.—

	0
1	(1) LIST.—Not later than 90 days after the
2	date of the enactment of this Act, the Secretary, in
3	consultation with the Administrator, the Secretary
4	of Defense, the Secretary of State, the National
5	Space Council, and representatives of the commer-
6	cial space industry, academia, and nonprofit organi-
7	zations, shall publish a list of select identified orbital
8	debris that may be remediated to improve the safety
9	and sustainability of orbiting satellites and on-orbit
10	activities.
11	(2) CONTENTS.—The list required under para-
12	graph (1) —
13	(A) shall be developed using appropriate
14	sources of data and information derived from
15	governmental and nongovernmental sources, in-
16	cluding space situational awareness data ob-
17	tained by the Office of Space Commerce, to the
18	extent practicable;
19	(B) shall include, to the extent prac-
20	ticable—
21	(i) a description of the approximate
22	age, location in orbit, size, mass, tumbling
23	state, post-mission passivation actions
24	taken, and national jurisdiction of each or-
25	bital debris identified; and

1	(ii) data required to inform decisions
2	regarding potential risk and feasibility of
3	safe remediation;
4	(C) may include orbital debris that poses a
5	significant risk to terrestrial people and assets,
6	including risk resulting from potential environ-
7	mental impacts from the uncontrolled reentry of
8	the orbital debris identified; and
9	(D) may include collections of small debris
10	that, as of the date of the enactment of this
11	Act, are untracked.
12	(3) PUBLIC AVAILABILITY; PERIODIC UP-
13	DATES.—
14	(A) IN GENERAL.—Subject to subpara-
	(A) IN GENERAL.—Subject to subpara- graph (B), the list required under paragraph
14	
14 15	graph (B), the list required under paragraph
14 15 16	graph (B), the list required under paragraph (1) shall be published in unclassified form on a
14 15 16 17	graph (B), the list required under paragraph (1) shall be published in unclassified form on a publicly accessible internet website of the De-
14 15 16 17 18	graph (B), the list required under paragraph (1) shall be published in unclassified form on a publicly accessible internet website of the De- partment of Commerce.
14 15 16 17 18 19	graph (B), the list required under paragraph (1) shall be published in unclassified form on a publicly accessible internet website of the De- partment of Commerce. (B) EXCLUSION.—The Secretary may not
14 15 16 17 18 19 20	 graph (B), the list required under paragraph (1) shall be published in unclassified form on a publicly accessible internet website of the Department of Commerce. (B) EXCLUSION.—The Secretary may not include on the list published under subpara-
14 15 16 17 18 19 20 21	graph (B), the list required under paragraph (1) shall be published in unclassified form on a publicly accessible internet website of the De- partment of Commerce. (B) EXCLUSION.—The Secretary may not include on the list published under subpara- graph (A) data acquired from nonpublic

1	(4) Acquisition, access, use, and handling
2	OF DATA OR INFORMATION.—In carrying out the ac-
3	tivities under this subsection, the Secretary—
4	(A) shall acquire, access, use, and handle
5	data or information in a manner consistent with
6	applicable provisions of law and policy, includ-
7	ing laws and policies providing for the protec-
8	tion of privacy and civil liberties, and subject to
9	any restrictions required by the source of the
10	information;
11	(B) shall have access, upon written re-
12	quest, to all information, data, or reports of any
13	executive agency that the Secretary determines
14	necessary to carry out the activities under this
15	subsection, provided that such access is—
16	(i) conducted in a manner consistent
17	with applicable provisions of law and policy
18	of the originating agency, including laws
19	and policies providing for the protection of
20	privacy and civil liberties; and
21	(ii) consistent with due regard for the
22	protection from unauthorized disclosure of
23	classified information relating to sensitive
24	intelligence sources and methods or other
25	exceptionally sensitive matters; and

(C) may obtain commercially available in formation that may not be publicly available.
 (b) ACTIVE ORBITAL DEBRIS REMEDIATION DEM ONSTRATION PROJECT.—

5 (1) ESTABLISHMENT.—Not later than 180 days 6 after the date of the enactment of this Act, subject 7 to the availability of appropriations, the Adminis-8 trator, in consultation with the head of each relevant 9 Federal department or agency, shall establish a dem-10 onstration project to make competitive awards for the research, development, and demonstration of 11 12 technologies leading to the remediation of selected 13 orbital debris identified under subsection (a)(1).

14 (2) PURPOSE.—The purpose of the demonstra15 tion project shall be to enable eligible entities to pur16 sue the phased development and demonstration of
17 technologies and processes required for active debris
18 remediation.

19 (3) PROCEDURES AND CRITERIA.—In estab20 lishing the demonstration project, the Administrator
21 shall—

22 (A) establish—

23 (i) eligibility criteria for participation;
24 (ii) a process for soliciting proposals
25 from eligible entities;

1	(iii) criteria for the contents of such
2	proposals;
3	(iv) project compliance and evaluation
4	metrics; and
5	(v) project phases and milestones;
6	(B) identify government-furnished data or
7	equipment;
8	(C) develop a plan for National Aero-
9	nautics and Space Administration participation,
10	as appropriate, in technology development and
11	intellectual property rights that—
12	(i) leverages National Aeronautics and
13	Space Administration Centers that have
14	demonstrated expertise and historical
15	knowledge in measuring, modeling, charac-
16	terizing, and describing the current and fu-
17	ture orbital debris environment; and
18	(ii) develops the technical consensus
19	for adopting mitigation measures for such
20	participation;
21	(D)(i) assign a project manager to oversee
22	the demonstration project and carry out project
23	activities under this subsection; and
24	(ii) in assigning such project manager,
25	leverage National Aeronautics and Space

	11
1	Administration Centers and the personnel
2	of National Aeronautics and Space Admin-
3	istration Centers, as practicable.
4	(4) Research and development phase.—
5	With respect to orbital debris identified under para-
6	graph (1) of subsection (a), the Administrator shall,
7	to the extent practicable and subject to the avail-
8	ability of appropriations, carry out the additional re-
9	search and development activities necessary to ma-
10	ture technologies, in partnership with eligible enti-
11	ties, with the intent to close commercial capability
12	gaps and enable potential future remediation mis-
13	sions for such orbital debris, with a preference for
14	technologies that are capable of remediating orbital
15	debris that have a broad range of characteristics de-
16	scribed in paragraph (2)(B)(i) of that subsection.
17	(5) Demonstration mission phase.—
18	(A) IN GENERAL.—The Administrator
19	shall evaluate proposals for a demonstration
20	mission, and select and enter into a partnership
21	with an eligible entity, subject to the availability
22	of appropriations, with the intent to dem-
23	onstrate technologies determined by the Admin-
24	istrator to meet a level of technology readiness

1	sufficient to carry out on-orbit remediation of
2	select orbital debris.
3	(B) EVALUATION.—In evaluating pro-
4	posals for the demonstration project, the Ad-
5	ministrator shall—
6	(i) consider the safety, feasibility,
7	cost, benefit, and maturity of the proposed
8	technology;
9	(ii) consider the potential for the pro-
10	posed demonstration to successfully reme-
11	diate orbital debris and to advance the
12	commercial state of the art with respect to
13	active debris remediation;
14	(iii) carry out a risk analysis of the
15	proposed technology that takes into consid-
16	eration the potential casualty risk to hu-
17	mans in space or on the Earth's surface;
18	(iv) in an appropriate setting, conduct
19	thorough testing and evaluation of the pro-
20	posed technology and each component of
21	such technology or system of technologies;
22	and
23	(v) consider the technical and finan-
24	cial feasibility of using the proposed tech-

1	nology to conduct multiple remediation
2	missions.
3	(C) CONSULTATION.—The Administrator
4	shall consult with the head of each relevant
5	Federal department or agency before carrying
6	out any demonstration mission under this para-
7	graph.
8	(D) ACTIVE DEBRIS REMEDIATION DEM-
9	ONSTRATION MISSION.—It is the sense of Con-
10	gress that the Administrator should consider
11	maximizing competition for, and use best prac-
12	tices to engage commercial entities in, an active
13	debris remediation demonstration mission.
14	(6) Briefing and reports.—
15	(A) INITIAL BRIEFING.—Not later than 30
16	days after the establishment of the demonstra-
17	tion project under paragraph (1), the Adminis-
18	trator shall provide to the appropriate commit-
19	tees of Congress a briefing on the details of the
20	demonstration project.
21	(B) ANNUAL REPORT.—Not later than 1
22	year after the initial briefing under subpara-
23	graph (A), and annually thereafter until the
24	conclusion of the 1 or more demonstration mis-
25	sions, the Administrator shall submit to the ap-

1 propriate committees of Congress a status re-2 port on the technology developed under the 3 demonstration project and progress towards ac-4 complishment of one or more demonstration 5 missions.

6 (C) RECOMMENDATIONS.—Not later than 7 1 year after the date on which the first dem-8 onstration mission is carried out under this 9 subsection, the Administrator, in consultation 10 with the head of each relevant Federal depart-11 ment or agency, shall submit to Congress a re-12 port that provides legislative, regulatory, and 13 policy recommendations to improve active debris 14 remediation missions, as applicable.

15 (D) TECHNICAL ANALYSIS.—

(i) IN GENERAL.—To inform decisions
regarding the acquisition of active debris
remediation services by the Federal Government, not later than 1 year after the
date on which an award is made under
paragraph (1), the Administrator shall
submit to Congress a report that—

23 (I) summarizes the cost-effective-24 ness, and provides a technical analysis

1	of, technologies developed under the
2	demonstration project;
3	(II) identifies any technology
4	gaps addressed by the demonstration
5	project and any remaining technology
6	gaps; and
7	(III) provides, as applicable, any
8	further legislative, regulatory, and
9	policy recommendations to enable ac-
10	tive debris remediation missions.
11	(ii) Availability.—The Administra-
12	tion shall make the report submitted under
13	clause (i) available to the Secretary, the
14	Secretary of Defense, and other relevant
15	Federal departments and agencies, as de-
16	termined by the Administrator.
17	(7) INTERNATIONAL COOPERATION.—
18	(A) IN GENERAL.—In carrying out the
19	demonstration project, the Administrator, in
20	consultation with the National Space Council
21	and in collaboration with the Secretary of
22	State, may pursue a cooperative relationship
23	with one or more partner countries to enable
24	the remediation of orbital debris that is under
25	the jurisdiction of such partner countries.

	10
1	(B) ARRANGEMENT OR AGREEMENT WITH
2	PARTNER COUNTRY.—Any arrangement or
3	agreement entered into with a partner country
4	under subparagraph (A) shall be—
5	(i) concluded—
6	(I) in the interests of the United
7	States Government; and
8	(II) without prejudice to any con-
9	tractual arrangement among commer-
10	cial parties that may be required to
11	complete the active debris remediation
12	mission concerned; and
13	(ii) consistent with the international
14	obligations of the United States under the
15	international legal framework governing
16	outer space activities.
17	(c) Authorization of Appropriations.—There is
18	authorized to be appropriated to the Administrator to
19	carry out this section \$150,000,000 for the period of fiscal
20	years 2024 through 2028.
21	SEC. 5. ACTIVE DEBRIS REMEDIATION SERVICES.
22	(a) IN GENERAL.—To foster the competitive develop-
23	ment, operation, improvement, and commercial availability
24	of active debris remediation services, and in consideration
25	of the economic analysis required by subsection (b) and

17

1 the briefing and reports under section 4(b)(6), the Admin2 istrator and the head of each relevant Federal department
3 or agency may acquire services for the remediation of or4 bital debris, whenever practicable, through fair and open
5 competition for contracts that are well-defined, milestone6 based, and in accordance with the Federal Acquisition
7 Regulation.

8 (b) ECONOMIC ANALYSIS.—Based on the results of 9 the demonstration project, the Secretary, acting through 10 the Office of Space Commerce, shall publish an assess-11 ment of the estimated Federal Government and private 12 sector demand for orbital debris remediation services for 13 the 10-year period beginning in 2025.

14 SEC. 6. UNIFORM ORBITAL DEBRIS STANDARD PRACTICES 15 FOR UNITED STATES SPACE ACTIVITIES.

(a) IN GENERAL.—Not later than 90 days after the
date of the enactment of this Act, the National Space
Council, in coordination with the Secretary, the Administrator of the Federal Aviation Administration, the Secretary of Defense, the Federal Communications Commission, and the Administrator, shall initiate an update to
the Orbital Debris Mitigation Standard Practices that—

23 (1) considers planned space systems, including24 satellite constellations; and

25 (2) addresses—

S.L.C.

18

1	(A) collision risk;
2	(B) explosion risk;
3	(C) casualty probability;
4	(D) post-mission disposal of space systems;
5	(E) time to disposal or de-orbit;
6	(F) spacecraft collision avoidance and
7	automated identification capability; and
8	(G) the ability to track orbital debris of de-
9	creasing size.
10	(b) CONSULTATION.—In developing the update under
11	subsection (a), the National Space Council, or a designee
12	of the National Space Council, shall seek advice and input
13	on commercial standards and best practices from rep-
14	resentatives of the commercial space industry, academia,
15	and nonprofit organizations, including through workshops

16 and, as appropriate, advance public notice and comment17 processes under chapter 5 of title 5, United States Code.

(c) PUBLICATION.—Not later than 1 year after the
date of the enactment of this Act, such update shall be
published in the Federal Register and posted to the relevant Federal Government internet websites.

(d) REGULATIONS.—To promote uniformity and
avoid duplication in the regulation of space activity, including licensing by the Federal Aviation Administration,
the National Oceanic and Atmospheric Administration,

and the Federal Communications Commission, such up date, after publication, shall be used to inform the further
 development and promulgation of Federal regulations re lating to orbital debris.

5 (e) INTERNATIONAL PROMOTION.—To encourage ef6 fective and nondiscriminatory standards, best practices,
7 rules, and regulations implemented by other countries,
8 such update shall inform bilateral and multilateral discus9 sions focused on the authorization and continuing super10 vision of nongovernmental space activities.

(f) PERIODIC REVIEW.—Not less frequently than
every 5 years, the Orbital Debris Mitigation Standard
Practices referred to in subsection (a) shall be assessed
and, if necessary, updated, used, and promulgated in a
manner consistent with this section.

16SEC. 7. STANDARD PRACTICES FOR SPACE TRAFFIC CO-17ORDINATION.

(a) IN GENERAL.—The Secretary, in coordination
with the Secretary of Defense and members of the National Space Council and the Federal Communications
Commission, shall facilitate the development of standard
practices for on-orbit space traffic coordination based on
existing guidelines and best practices used by Government
and commercial space industry operators.

1 (b) CONSULTATION.—In facilitating the development 2 of standard practices under subsection (a), the Secretary, 3 through the Office of Space Commerce, in consultation 4 with the National Institute of Standards and Technology, 5 shall engage in frequent and routine consultation with rep-6 resentatives of the commercial space industry, academia, 7 and nonprofit organizations.

8 (c) PROMOTION OF STANDARD PRACTICES.—On 9 completion of such standard practices, the Secretary, the 10 Secretary of State, the Secretary of Transportation, the 11 Administrator, and the Secretary of Defense shall promote 12 the adoption and use of the standard practices for domes-13 tic and international space missions.