Subject: Seeking comments on Draft “Space Activities Bill, 2017” from the stakeholders/public — regarding.

The undersigned is directed to upload the draft “Space Activities Bill, 2017” for comments, if any, from all the stakeholders/public on the same. Hence, comments if any may kindly be sent to the undersigned at email id provided below latest by 21.12.2017.

e-mail id: space-law@isro.gov.in

(G.Ravi Shankar)
Under Secretary to the Government of India

Encl: As above

To

All concerned Stakeholders
Explanatory note on Draft Space Activities Bill, 2017

I. **Background:**

1. Space activities in India, which started in early 1960s, are hitherto pursued by Department of Space (DOS), as nodal agency for space activities in India. As per ‘Government of India (Allocation of Business) Rules 1961(as amended from time to time) DOS has been responsible for the space activities in India, for more than five decades, with the major objective of bringing the benefits of space technology and its applications to societal needs and national development.

2. Pursuance of Space activities were focused on three major areas namely – i) Space Infrastructure which includes realization of spacecraft for various applications and associated ground infrastructure, ii) Space Transportation systems, which include through realization of various types / class of launch vehicles and associated ground infrastructure including launch facilities, and iii) Space applications for various national requirements through establishment of necessary ground infrastructure and coordination mechanisms.

3. The Department of Space, through Indian Space Research Organisation and its R&D centres has been executing various satellite and launch vehicle projects and conceptualized & implemented a number of application programmes for national development and governance.

4. In pursuance of space activities by the Department, certain policies were formulated, commensurate with the nature and scope of space activities and emerging commercial requirements in application areas. Thus, SATCOM and Remote Sensing Data Policies were formulated by the Department. Besides, a few other internal policy guidelines on technology transfer, industry participation, Safety, human resources, information security, etc., were also formulated from time to time to
support the functional/ operational needs of the ISRO Centres under Department of Space.

II. **International Treaty Obligations on Outer Space Activities:**

5. Internationally, the outer space activities are governed by relevant chapters of international law in general and by United Nations’ (UN) Treaties and principles evolved under UN Committee on Peaceful Uses of Outer Space (UNCOPUOS) in particular. The obligations of a State Party under international treaties on outer space activities are expected to be complied/ discharged through national mechanisms, namely domestic space legislations. Basic tenets of treaty obligations, namely, ‘bearing International responsibility’ and ‘liability for damages caused by space activities and space objects’ are more applicable to a State Party, where space activities are performed by non-governmental/ private sectors. Hence, non-governmental space activities are required to be licenced/ authorized and continuously supervised by a State in order to comply with treaty obligations.

6. A few space faring nations such as USA, Russia, Ukraine, Republic of Korea and other nations engaged in space activities, such as, South Africa, United Kingdom, Indonesia, Austria, etc. have formulated domestic space legislations. Japan and China are in the process of formulating their national space act. France has a Space Authorization Act for providing commercial space activities through Arianespace.

7. India is a State Party to major treaties of UN on outer space activities and has been performing space activities in compliance with the obligations of UN Treaties on Outer Space activities under Governmental envelope.

III. **Need for Space Act in India:**

8. Over a period, with the logical evolution of space activities in India from conceptual, experimental, operational, commercial and further expansion phases, the demands for space systems, applications and
services for national needs and beyond have been rapidly growing. This scenario also encourages the participation of Indian industry and service providers at much higher levels in all round space activities under the technical guidance and authorization of the Government through Department of Space.

9. Further, a few start-up companies too in India are showing interest in engaging in space systems activities. Commercial opportunities in space activities and services, nationally and internationally demand higher order of participations by private sector agencies. This situation demands for a necessary legal environment for orderly performance and growth of space sector. Constitution of India too provides for implementation of international treaty obligations, vide Articles 51 and 253.

10. Thus there is a need for national space legislation for supporting the overall growth of the space activities in India. This would encourage enhanced participation of non-governmental/private sector agencies in space activities in India, in compliance with international treaty obligations, which is becoming very relevant today.

IV. Approach followed:

11. The Department has studied the basic tenets of a draft space Bill in cognizance with the space acts of other space faring nations. Subsequently, consultations were held with experts on space law and international law and representatives of Ministries and Departments, through a national level workshop. Through these consultation processes, a broad consensus was arrived at, on the need for a space act for India and what it should address to support the growth of space activities of the country.

12. It was learnt that the contents, scope and applicability of space legislations of other countries vary a lot, depending upon the nature and
extent of space activities pursued by them. Considering these variations, a **Model Law on National Space Legislation** was formulated and submitted by International Law Association (ILA), to the UN Committee on Peaceful Uses of Outer Space (UNCOPUOS) in 2013. This Model Law was studied by the Department, as it addresses the obligations of a State under UN treaties on outer space activities precisely. Based on this reference, the draft Bill on National space activities was taken up for development with necessary customization to match with the Indian context of space activities.

13. India’s space activities are very unique towards delivering the results through various successful accomplishments. Today, the space technology and applications are used as enabling tools for national development and governance. Hence, it was considered that introduction of a space specific legal regime should only enable further growth of space activities in India, rather than merely a regulatory or restrictive regime. It needs to facilitate private sector participation in space activities under authorization and supervision by the Government.

14. On these premises, a draft Space Activities Bill, 2017 has been formulated with due preliminary consultations with a few relevant Ministries. It is intended to have a basic framework with very essential provisions for treaty obligations, with scope for formulating rules and regulations on specific topics / activities. As the nature of space technologies vis-à-vis scope of space activities change very fast, it would be prudent to revise the rules and formulate with updates to cope with the developments. The Draft Bill includes a provision for Rules Making powers by the Government.

15. Any valuable comments and suggestions from any stake holder(s) is solicited by the Department for appropriate consideration. *(email: space-law@isro.gov.in).*
THE SPACE ACTIVITIES BILL, 2017

A

Bill

to promote and regulate the space activities of India.

BE it enacted by Parliament in the Sixty-eighth Year of the Republic of India as follows:—

CHAPTER I

PRELIMINARY

1. (1) This Act may be called the Space Activities Act, 2017.

(2) It extends to the whole of India and the exclusive economic zone of India including the off-shore platforms, ships and vessels under Indian flag in high seas, aircrafts and other air-borne vehicles registered in India and the space objects of Indian origin in outer space and the space objects which are registered under the register of space objects maintained by the Central Government.

(3) The provisions of this Act shall apply to every citizen of India in India or outside India and every legal or juridical person, including Governmental, non-Governmental or private sector agency, company, corporate body registered or incorporated in India and engaged in any space activity in India or outside India.

(4) It shall come into force on such date as the Central
Government may, by notification in the Official Gazette, appoint; and different dates may be appointed for different States and any reference in any provision to the commencement of this Act shall be construed in relation to any State as a reference to the coming into force of that provision in that State.

**Definitions.**

2. In this Act, unless the context otherwise requires,—

(a) “commercial space activity” means a space activity which generates or is capable of generating revenue or profit;

(b) “licence” means a licence referred to in sub-section (1) of section 7;

(c) “notification” means a notification published in the Official Gazette and the expression “notify” shall be construed accordingly;

(d) “person” means an individual, Hindu Undivided Family, company, trust, partnership, limited liability partnership or any other entity established under any law for the time being in force;

(e) “prescribed” means prescribed by rules made by the Central Government under this Act;

(f) “space activity” means the launch of any space object, use of space object, operation, guidance and entry of space object into and from outer space and all functions for performing the said activities including the procurement of the objects for the said purposes.

(g) "space object" means,—

(i) any object launched or intended to be launched, on an orbital trajectory around the earth or to a destination beyond the earth orbit;

(ii) any device, the purpose of which is to launch an object on a trajectory under sub-clause (i), even when such a device is operated without payload for the purpose of its development and validation phase;

(iii) any constituent element of an object referred to in sub-clauses (i) or (ii);

(h) “supervision” means a procedure devised by the Central Government for permanent observation and monitoring of a space activity under this Act.
CHAPTER II
SPACE ACTIVITY REGULATORY MECHANISM

### 3. It shall be the duty of the Central Government to put in place a mechanism and to take all such steps to promote the growth of every matter relating to space activity including exploration and use of outer space and foster the development of scientific and technical potential in the sector and for the purposes of performing its functions, the Central Government may –

<table>
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<tr>
<th>Requirement</th>
<th>Details</th>
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<tr>
<td>(a) frame policies in relation to exploration and use of outer space for peaceful purposes and in the interests of national security;</td>
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<td>(b) develop a space activity plan with established goals, tasks and principles including the comprehensive development of space sector and ground segments of space infrastructure and technologies for commercial and economic needs of the country;</td>
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<td>(c) grant, transfer, vary, suspend or terminate licence to any person;</td>
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<td>(d) ensure compliance of terms and conditions of licence;</td>
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<td>(e) provide every professional and technical support and authorisation to launch or operate space object;</td>
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<tr>
<td>(f) arrange to provide authorisation to launch or operate commercial space activity including corporate and other organisational structure either directly or through any agency in the manner as may be prescribed;</td>
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<td>(g) regulate the procedures for conduct and operation of space activity;</td>
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<td>(h) create and maintain a register of space objects;</td>
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<td>(i) monitor the conformity of space activity with international space agreements to which India is a party in the manner as may be prescribed;</td>
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<td>(j) ensure safety requirements and safety measures in relation to any space activity;</td>
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<tr>
<td>(k) supervise the conduct of every space activity in which India is</td>
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the launching State for which a licence has been granted and the
development of means, facilities and equipment necessary
therefor in the manner as may be prescribed;

(1) share access and potential benefits including the pricing
mechanism of products created by space activity and technology
with any person or any agency in the manner as may be
prescribed;

(m) investigate any incident or accident in connection with the
operation of a space activity in the manner as may be prescribed;
and

(n) perform such other duties and functions as may be necessary to
carry out the provisions of this Act.

4. (1) Where the Central Government considers it expedient so to
do, it may, by order in writing, -

(a) call upon any licensee at any time to furnish in writing such
information or explanation relating to its affairs as the Central
Government may require; or

(b) appoint one or more persons to make an inquiry in relation to the
affairs of any licensee; and

(c) direct any of its officers or employees or other authorities to
inspect the books of account or other documents of any licensee.

(2) Where any licensee has been called upon to furnish information
or explanation under clause (a) of sub-section (1), -

(a) every director, manager, secretary or other officer, if the licensee
is a company; or

(b) every partner, manager, secretary or other officer, if the licensee
is a firm; or

(c) every other person or body of persons who has or had dealings in
the course of business with any of the persons mentioned in clauses
(a) and (b),
shall be bound to produce before the Central Government, all such
books of account or other documents in its or his custody or power
relating to, or having a bearing on the subject-matter and also to furnish to the Central Government with any such statement or information relating thereto, as the case may be, required of it or him, within such time and manner as may be prescribed.

(3) Every licensee shall maintain such books of account or other documents in the manner as may be prescribed.

**CHAPTER III**

**AUTHORISATION AND LICENCE FOR COMMERCIAL SPACE ACTIVITY**

**Authorisation for commercial space activity.**

5. (1) The Central Government shall formulate, establish and notify the appropriate mechanism for licencing and procedures including eligibility criteria, and fees for licence and conduct of any commercial space activity in compliance with any international treaty on outer space activity, for which India is a State Party and the Central Government has obligation in the manner as may be prescribed.

(2) For the purposes of sub-section (1), the Central Government shall cause to arrange financial guarantee or insurance in the manner as may be prescribed.

**Prohibition of unauthorised space activity.**

6. (1) No person shall carry on any commercial space activity except with a licence referred to in sub-section (1) of section 7:

   Provided that nothing shall apply to -

   (a) a person acting as employee or agent of a person who has been authorised to conduct space activity under sub-section (1) of section 5 with prior written approval of the Central Government;

   (b) any activity which is certified under any international agreements that arrangements have been made between India and another country to secure compliance with international obligations.

(2) The Central Government may by notification exempt any person or space activity from the requirement of an authorisation, if it is satisfied that the requirement is not necessary to secure compliance with any international obligation of India.

(3) A copy of every notification proposed to be issued under sub-section (2), shall be laid in draft before each House of Parliament,
while it is in session, for a total period of fifteen days, and if, both Houses agree in disapproving the issue of notification or both Houses agree in making any modification in the notification, the notification shall not be issued or, as the case may be, shall be issued only in such modified form as may be agreed upon by both the Houses.

<table>
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<tr>
<th>Licence for commercial space activity.</th>
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<tr>
<td>7. (1) The Central Government may grant a licence, on an application made by a person specifying the details of the commercial space activity and the purpose of such activity.</td>
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<td>(2) A licence under sub-section (1) may be granted where the space activity —</td>
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<td>(a) does not jeopardise public health or the safety of individuals or property;</td>
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<td>(b) is consistent with the international obligations of India; and</td>
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<td>(c) does not compromise the sovereignty and integrity of India, security of State, defence of India, friendly relation with foreign States, public order, decency or morality.</td>
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<td>(3) The form and contents of an application for licence and other documents to be submitted along with the application, fees, procedures to be followed in processing the application, authorising the rectification of procedural irregularities and time limits for complying with the shortcomings in the application and for extending the time period for compliance of shortcomings shall be in the manner as may be prescribed.</td>
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<td>(4) The Central Government may, for the discharge of its duties under this section, issue such directions from time to time to any licensee, as it may consider necessary:</td>
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<td>Provided that no direction shall be issued except for ensuring the compliance of terms and conditions of a licence.</td>
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<th>Terms and conditions of licence.</th>
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<tr>
<td>8. (1) A licence under sub-section (1) of section 7 may be granted to a person subject to such terms and conditions as may be prescribed.</td>
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<td>(2) Without prejudice to anything contained in sub-section (1), a licence granted under sub-section (1) of section 7 shall include the following particulars, namely: —</td>
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<tr>
<td>(a) unconditional permission to the Central Government for inspection of any space activity and the material used for the activity either in the premises of the applicant or at any other place of its</td>
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manufacturing or assembling;

(b) testing and examination of the licensee's facilities, and inspection and testing of the licensee's equipment by the Central Government or any other agency authorised by it;

(c) detailing the purposes of the space activity;

(d) requiring the licensee to provide the Central Government within fifteen days of the grant of licence, the information relating to—

(i) the date and territory or location of launch; and
(ii) the basic orbital parameters, including nodal period, inclination, apogee and perigee and such other information as the Central Government may think necessary concerning the nature, conduct, location and results of the licensee's activities;

(e) permitting the Central Government to inspect and take copies of documents in connection with any information relating to space activity;

(f) requiring the licensee to obtain advance approval from the Central Government for any intended deviation from the orbital parameters, and to inform the Central Government immediately of any unintended deviation;

(g) requiring the licensee to conduct his operations in such a way as to—

(i) prevent the contamination of outer space or adverse damage or pollution to the environment of the earth;
(ii) avoid interference with the activities of others in the peaceful exploration and use of outer space;
(iii) avoid any breach of India’s international obligations; and
(iv) preserve the public health, sovereignty and integrity of India, security of State, defence of India, friendly relation with foreign States, public order, decency or morality;

(h) requiring the licensee to insure himself against any liability incurred in respect of damage or loss suffered by third parties, in India or outside India, as a result of any activity authorised by the licence;

(i) governing the disposal of the payload in outer space on the
termination of operations under the licence and requiring the licensee to notify the Central Government as soon as practicable of its final disposal;

(j) providing for the termination of the licence on a specified event; and

(k) such other terms and conditions which may be or has to be made by rules.

### Transfer of licence.

9. A licence granted under this Act shall not be transferred to any other person except with the prior written approval of the Central Government on such conditions as may be considered appropriate by the Central Government for such transfer.

### Suspension, etc. of licence.

10. (1) The Central Government may suspend, revoke or vary a licence granted under this Act, if it is satisfied that—

(a) a condition of the licence or any rule made under this Act has not been complied with; or

(b) it is required in the interests of public health, sovereignty and integrity of India, security of State, defence of India, friendly relation with foreign States, public order, decency or morality or to comply with any international obligations of India; or

(c) continuance of such licence is detrimental to the interest of India.

(2) Before suspending, revoking or varying the licence under subsection (1), the Central Government shall give the licensee a reasonable opportunity of being heard.

### CHAPTER IV

**REGISTRATION OF SPACE OBJECTS AND LIABILITY**

Register of space objects.

11. (1) The Central Government shall maintain a register of space objects.

(2) There shall be entered in the register particulars of such space objects as the Central Government may consider appropriate to comply with the international obligations of India in the manner as may be prescribed.

Liability for damage arising out of commercial space activity.

12. (1) A licensee under this Act shall indemnify the Central Government against any claims brought against the Government in respect of any damage or loss arising out of a commercial space
activity or in relation to a space object covered under the licence.

(2) Notwithstanding anything contained in sub-section (1), the Central Government shall determine the quantum of liability to be imposed upon the licensee, in the manner as may be prescribed.

### CHAPTER V

**OFFENCES AND PENALTIES**

<table>
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<tr>
<th>Punishment for undertaking commercial space activity without authorisation or licence.</th>
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<tr>
<td><strong>13.</strong> Any person who undertakes any commercial space activity without authorisation under section 6 or licence under section 8, shall be punished with imprisonment for a term which shall not be less than one year but which may extend to three years or with fine which shall not be less than one crore rupees or with both and in case of continuing offence, with an additional fine which may extend to fifty lakh rupees for every day during which the offence continues.</td>
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<tr>
<th>Punishment for false information or false document.</th>
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<tr>
<td><strong>14.</strong> Notwithstanding anything contained in any other law for the time being in force, any person who furnishes false information or false document for obtaining the licence under section 8 shall be punished with imprisonment for a term which may extend to one year or with a fine which may extend to fifty thousand rupees, or with both.</td>
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<th>Suppression of factual information.</th>
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<tr>
<td><strong>15.</strong> Notwithstanding anything contained in any other law for the time being in force, any person who suppresses the information from the Central Government or any officer, authority, organisation, company or agency subordinate to the Central Government; or such State Government or such officer or authority subordinate to a State Government while supervising the space object launched by the licensee, shall be punished with imprisonment for a term which may extend to one year or with a fine which may extend to fifty thousand rupees, or with both.</td>
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<tr>
<th>Punishment for causing damage or pollution to environment.</th>
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<tr>
<td><strong>16.</strong> Notwithstanding anything contained in any other law for the time being in force, any person who causes damage or pollution to the environment of the earth, airspace or outer space including celestial bodies by any space activity shall be punished with</td>
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imprisonment for a term which shall not be less than one year but which may extend to three years or with a fine which shall not be less than one crore rupees or with both and in case of continuing offence, with an additional fine which may extend to fifty lakh rupees for every day during which the offence continues.

### Restriction on disclosure of information.

17. The Central Government, or any officer, authority, organisation, company or agency subordinate to it, as the case may be, may by order restrict any person from disclosing information, whether contained in a document, drawing, photograph, plan, model or in any electronic or other form whatsoever which relates to, represents or illustrates space technology, space systems, operations, processes and procedures, locales and personnel relating to any space activity under this Act.

### Punishment for disclosure of restricted information.

18. Any person who discloses any information in respect of which any restriction on disclosure is imposed under section 17, shall be punished with imprisonment for a term which shall not be less than six months but which may extend to two years or with a fine which shall not be less than fifty thousand rupees but which may extend to one lakh rupees, or with both.

### Cognizance of offences.

19. (1) No court shall take cognizance of any offence punishable under this Act, save as on a complaint made by any officer or person authorised in this behalf by the Central Government.

(2) No court other than that of a Metropolitan Magistrate or a Judicial Magistrate of the First Class shall try any offence punishable under this Act.

### Penalty for contravention of directions.

20. Any person who contravenes any direction given by the Central Government under this Act shall be punished with fine which shall not be less than one crore rupees but which may extend to fifty crore rupees and in case of continuing offence, with an additional fine which may extend to ten lakh rupees for every day during which the offence continues.
### Prevention of entry into prohibited areas.

**21.** The Central Government, or any officer, authority, organisation, company or agency subordinate to it, as the case may be, may, by order, prohibit any person other than a public servant on duty from,—

(a) entry, without obtaining permission into a prohibited area including fabrication and test facilities, installation, launch ports, tracking centre of space centers and related establishments; and

(b) taking or making, without permission, any photograph, sketch, illustration and drawings, map or other document from the prohibited area and any permission, if given to do these things may be subject to stipulations which the Central Government, or the officer, authority, organisation, company or agency subordinate to it may consider necessary.

### Punishment for contravention of section 21.

**22.** Notwithstanding anything contained in any other law for the time being in force, whoever contravenes section 21 shall be punished with imprisonment for a term which shall not be less than six months but which may extend to two years or with fine which shall not be less than fifty thousand rupees but which may extend to one lakh rupees, or with both.

### Offences by companies.

**23.** (1) Where an offence under this Act has been committed by a company, every person who at the time the offence was committed was in charge of, and was responsible to, the company for the conduct of the business of the company, as well as the company, shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly:

Provided that nothing contained in this sub-section shall render any such person liable to any punishment provided in this Act if he proves that the offence was committed without his knowledge or that he has exercised all due diligence to prevent the commission of such offence.

(2) Notwithstanding anything contained in sub-section (1), where an offence under this Act has been committed by a company and it is
proved that the offence has been committed with the consent or connivance of, or is attributable to, any neglect on the part of any director, manager, secretary or other officer of the company, such director, manager, secretary or other officer shall also be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly.

Explanation. —For the purposes of this section, “company” means any body corporate and includes a firm or other association of individuals; and “director”, in relation to a firm, means a partner in the firm.

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<tr>
<th>Offences by Government officials.</th>
<th>24. Where an offence under this Act has been committed by any person who is or has been employed in the Central Government or the State Government, as the case may be, at the time of commission of such alleged offence, the court shall take cognizance of such offence provided the procedure laid down in section 197 of the Code of Criminal Procedure, 1973 (Act No.2 of 1974) is followed.</th>
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**CHAPTER VI**

**MISCELLANEOUS**

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<tr>
<th>Protection of intellectual property rights.</th>
<th>25. (1) Any invention or other form of intellectual property rights such as patents, copyrights, trademarks or such other rights, developed, generated or created during the course of any space activity shall be protected under any law for the time being in force, with the primary objective of safeguarding the national interest. (2) Any form of intellectual property right developed, generated or created onboard a space object in outer space, shall be deemed to be the property of the Central Government.</th>
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<tbody>
<tr>
<td>Protection of action taken in good faith.</td>
<td>26. No suit, prosecution or other legal proceedings shall lie against the Central Government in respect of anything done in good faith in pursuance of any space activity under this Act or any rule or order made thereunder.</td>
</tr>
<tr>
<td>Administration of Factories Act.</td>
<td>27. Notwithstanding anything contained in the Factories Act, 1948, (Act No.63 of 1948) the authority to administer the said Act and to</td>
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1948. do all things for the enforcement of its provisions, including the appointment of inspecting staff and the making of rules thereunder, shall vest in the Central Government in relation to any factory owned by the Central Government or any authority or corporation established by it or a Government company and engaged in carrying out the purposes of this Act.

**Delegation of powers.**

28. The Central Government may, by order, direct that any power conferred or any duty imposed on it by this Act shall, in such circumstances and subject to such conditions as may be specified in the said order, be exercised or discharged by such officer, authority, organisation, company or agency subordinate to the Central Government; or such State Government or such officer or authority subordinate to a State Government as may be specified in the direction.

**Power of Central Government to issue directions.**

29. (1) The Central Government may, from to time to time, issue such directions to the licensee as it may think necessary in the interest of the sovereignty and integrity of India, the security of the State, defence of India, friendly relations with foreign States, public order, decency or morality.

(2) Without prejudice to the foregoing provision, the licensee shall be bound by such directions of the Central Government:

Provided that the licensee shall, as far as practicable, be given an opportunity to express views before any direction is given under sub-section (1).

**Power of Central Government to take over control of space object or installation in certain circumstances.**

30. The Central Government, may, in the case of emergency arising out of war, external aggression, natural calamity or such other eventuality as it may deem necessary, take over the management, control or supervision of any space object registered in pursuance of this Act or any installation relating to the space object for such period as it may deem fit.

**Power to make rules.**

31. (1) The Central Government may, by notification, make rules for carrying out the purposes of this Act.

(2) In particular, and without prejudice to the generality of
the foregoing power, the rules may provide for all or any of the following matters, namely: —

(i) the manner of providing authorisation to launch or operate commercial space activities including the corporate and other organisational structure either directly or through any agency under clause (f) of section 3;

(ii) the manner of monitoring the conformity of space activity with international space agreements to which India is a party under clause (i) of section 3;

(iii) the manner of development of means, facilities and equipment necessary to supervise the conduct of space activity of licensee under clause (k) of section 3;

(iv) the manner of sharing access and potential benefits including the pricing mechanism of products created by space activity and technology with any person or the Government under clause (l) of section 3;

(v) the manner of investigating any incident or accident in connection with the operation of a space activity under clause (m) of section 3;

(vi) the manner and time-limit for producing before the Central Government such books of account or other documents in custody of the licensee in connection with the subject-matter of the inquiry, including any statement or information relating thereto under sub-section (2) of section 4;

(vii) the manner of maintaining books of account or other documents by the licensee under sub-section (3) of section 4;

(viii) the manner of formulating, establishing and notifying appropriate mechanism for licencing and procedures including eligibility criteria, and fees for licence and conduct of space activity under sub-section (1) of section 5;

(ix) the manner of causing to arrange insurance or financial guarantee by the Central Government under sub-section (2) of section 5;

(x) the manner of submitting application for licence, including the form, contents, other documents, fees, procedure to be followed in processing application, rectifying procedural irregularities, time-limits to address shortcomings and for extending time-limits to address
shortcomings in the application under sub-section (3) of section 7;

(xi) the terms and conditions subject to which licence may be granted under sub-section (1) of section 8;

(xii) the other terms and conditions of licence under clause (k) of sub-section (2) of section 8;

(xiii) the manner and particulars of space objects to be entered in the register under sub-section (2) of section 11;

(xiv) the manner of determining the quantum of liability to be imposed upon the licensee under sub-section (2) of section 12; and

(xv) any other matter which is to be, or may be, prescribed under this Act.

| Rules to be laid before Parliament. | 32. Every rule made under this Act shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule. |
| Powers to remove difficulties. | 33. (1) If any difficulty arises in giving effect to the provisions of this Act, the Central Government may, by order published in the Official Gazette, make such provisions, not inconsistent with the provisions of this Act, as may appear to it to be necessary or expedient for removing the difficulty:

Provided that no order shall be made after the expiry of a period of five years from the date of commencement of this Act.

(2) Every order made under this section shall, as soon as may be after it is made, be laid before each House of Parliament. |