Japanese Space Law
- Legislation on Space Activities -

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COPUOS Legal Subcommittee 49th session
Overview

1. Background
2. Outline of the WG Report
3. Authorization for Space Activities
4. Liability for Third Party’s Damage
5. Summary
1. Background (1/2)

**Basic Space Law**

- Entered into force in Aug. 2008
- Based on the Basic Space law

**Strategic Headquarters**

- Established in Aug. 2008

- Formulation of Basic Plan for Space Policy
  - finalized in Jun. 2009

- Restructuring of Space related Organizations

- Legislation on Space Activities
1. Background (2/2)

Strategic Headquarters for Space Policy

- Dr. Yukio Hatoyama
  - Prime Minister
  - Director-General
- Mr. Hirofumi Hirano
  - Chief Cabinet Secretary
  - Deputy Director-General
- Mr. Seiji Maehara
  - Minister for Space Policy
  - Deputy Director-General

※ The Headquarters comprises all ministers.

Special Committee on Space Policy

Working Group for Restructuring of Space Related Organizations

Working Group for Legislation on Space Activities

Mr. Toshio Kosuge
- Professor, Digital Hollywood University
  - Chairperson

Dr. Setsuko Aoki
- Professor, Keio University
  - Acting Chairperson

Secretary-General

Deputy Secretary-General

Counselor
- in charge of general affairs
- in charge of Basic Plan for Space Policy
- in charge of review of bodies related to space activities
- in charge of coordination

Secretariat of Strategic Headquarters for Space Policy

COPUOS Legal Subcommittee 49th session
# 2. Outline of the WG Report (1/3)

## I. Schedule of the WG for Legislation

<table>
<thead>
<tr>
<th>Meeting</th>
<th>Date</th>
<th>Main Topics</th>
</tr>
</thead>
<tbody>
<tr>
<td>First meeting</td>
<td>11/19/2008</td>
<td>Major Issues and Schedules</td>
</tr>
<tr>
<td>Second meeting</td>
<td>1/26/2009</td>
<td>Definition Issues, Registration and Requests from the Industry</td>
</tr>
<tr>
<td>Third meeting</td>
<td>3/12/2009</td>
<td>Government Authorization and Supervision</td>
</tr>
<tr>
<td>Fourth meeting</td>
<td>5/25/2009</td>
<td>Liability, Rescue, and Commercialization</td>
</tr>
<tr>
<td>Fifth meeting</td>
<td>7/6/2009</td>
<td>Drafting of the interim report #1</td>
</tr>
<tr>
<td>Sixth meeting</td>
<td>8/24/2009</td>
<td>Drafting of the interim report #2</td>
</tr>
</tbody>
</table>

Reported to the Special Committee on Space Policy, and invited comments from the public (Oct. 2009)

Final Report (Mar. 2010)
II. Background of the New Legislation

- Launching of space objects were solely conducted by JAXA, the activities of which were authorized and supervised by the Ministry of Education, Culture, Sports, Science and Technology (MEXT) (virtually no need for national legislation)

In April 2007, JAXA’s H-IIA rockets were transferred to a private company, Mitsubishi Heavy Industry, Ltd. Yet, JAXA is still responsible for the launching of H-IIA, so MEXT supervises it through the JAXA Act and related rules and regulations.

- Art.35 of the Basic Space Law requires the legislation of a space activities act to regulate and promote private space activities.
III. Purposes of the New Legislation

- Create a legal framework to comply with the international agreements in the era of private space activities (Art. 6 OST)
- Secure compensation for possible victims
- Nurture robust space industry
- Ensure that space activities meet national and international interests
I. **Scope of Authorization**

(1) Launch, (2) Procurement of a foreign launch, (3) Reentry

(4) Satellite operation, (5) Launch & reentry site operation

II. **Scope of Application**

- **In the territory of Japan:** all natural persons, corporations, governmental agencies and other legal bodies

- **Irrespective of the places:** natural persons with Japanese nationality, corporations and other legal bodies founded by Japanese law, as well as Japanese governmental agencies.
III. Criteria of authorization

1. Launch (Reentry) Authorization

• Policy Review
  - Consistency with national and international peace and security
  - Consistency with obligations under international agreements

• Technological & Financial Ability

• Safety Review
  - Launch (Reentry) vehicle & payload
  - Launch facilities (authorized launch site, etc)
  - Safety measures of launch plan (including ground safety and flight safety)

• Debris mitigation requirements

* Identical conditions apply to the “Procurement of a foreign launch Authorization”, with certain exemptions where appropriate review is conducted by the relevant foreign authority.
3. Authorization for Space Activities (3/5)

2. **Satellite Operation Authorization**
   - **Policy Review**
     - Consistency with national and international peace and security
     - Consistency with obligations under international agreements
   - **Technological & Financial Ability**
   - **Debris mitigation requirements**
   * A Satellite Operator can operate several satellites with one license.

3. **Launch & Reentry Site Operation Authorization**
   - **Policy Review**
     - Consistency with national and international peace and security
     - Consistency with obligations under international agreements
   - **Technological & Financial Ability**
   - **Safety Review**
IV. Space Debris Mitigation

* Details to be determined taking into consideration the UN Space Debris Mitigation Guidelines and the ITU rules

1. Launch & Procurement of a Foreign Launch
   • Debris mitigation as a requirement for launch authorization

2. Satellite Operator
   • Responsible for the re-orbit of GEO satellites at the end of operation.

3. Efforts for the Future
   • Increased international attention towards space debris issues.
   • The Government will promote efforts to better cope with space debris issues.
3. Authorization for Space Activities (5/5)

V. Ministry in charge of Space Activities Act
   (Organization for Authorizing)
   
   • To be determined.

   (“WG for Restructuring of Space Related Organizations”
   proposed the Cabinet Office be in charge of the legislation
   on space activities)
4. Liability for Third Party’s Damage (1/3)

I. Strict Liability

- Strict liability is applied to space operators for damages on the surface of the Earth or to aircraft in flight. (cf Art. 2 LC)

- Fault liability is applied for damages elsewhere than the above mentioned, including Outer Space.

II. Exclusive Liability of the Launch Provider

- Launch (Reentry) Provider is exclusively liable for the Third Party’s Damage on the surface of the Earth or to aircraft in flight caused by the launch (reentry) activity, so that other parties concerned (manufacturers and launch users) are exempted from TPL.
III. Obligatory TPL Insurance

- Launch (Reentry) Provider will pay for the damage within the limit of TPL insurance coverage required by the Government.

- The Government decides the mandatory amount of TPL insurance in order to secure enough coverage to save the victims, acceptability in the insurance market, etc.

Ref. Current amount of TPL insurance for the launch of H-IIA; 20B Yen (Approx. US$ 200M)

IV. Government Indemnification

- Government indemnification will be applied when and to the extent of damage not covered by the TPL insurance.
4. Liability for Third Party’s Damage (3/3)

**Liability for Third Party’s Damage on the surface of the Earth or to aircraft in flight caused by the launch (reentry)**

- **Government indemnification**: The government indemnifies claims against a Launch (Reentry) Provider for damage not covered by the compensation measurement below.

**Obtain Third Party Liability insurance (civil contract) or Deposit to the government**

- (for) death, bodily injury, or property damage or loss to third party on the surface of the Earth or to aircraft in flight resulting from a launch (reentry) of a space object.

**Government Measures**

- Damage or loss caused by fragments of the upper stage rocket after the payload separated into nominal orbit.
- War, Civil War or Insurrection etc.
- Anomalously huge natural disaster.

**Amount of Liability**

- Ref. 20B Yen (Approx. US$200M) for H-IIA based on JAXA Act.

**Claim payment**

**Launch (Reentry) Provider**

**Third Party Victim**
5. Summary (1/2)

- Based on the WG Report as well as information gathered from a commissioned study on legislation in foreign countries, the Japanese Government is developing new legislation that authorizes and supervises space activities in Japan or by Japanese nationals.

- **Strict and exclusive liability applied to the Launch (Reentry) Provider** for the third party’s damage on the surface of the Earth caused by the launch (reentry) activity.

- **Launch (Reentry) Provider must obtain TPL insurance**, and the **Government will pay for damages exceeding required insurance**.
5. Summary (2/2)

(Future tasks)

- Legislation to promote a robust space industry.
- Further development of safety standards for human space flight, air launch or sea launch licensing.
Thank you for your attention!