1	AN ACT
2	relating to the facilitation and operation of space flight
3	activities in this state.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 100A.001, Civil Practice and Remedies
6	Code, is amended to read as follows:
7	Sec. 100A.001. DEFINITIONS. In this chapter:
8	(1) "Launch" means a placement or attempted placement
9	of a <u>launch</u> vehicle [or rocket] and <u>spacecraft, if</u> any, [payload,
10	crew, or space flight participant] in a suborbital trajectory,
11	earth orbit, or outer space, including activities involved in the
12	preparation of a launch vehicle or <u>spacecraft</u> [payload] for launch.
13	(1-a) "Launch vehicle" means any vehicle and its
14	stages or components designed to operate in or place spacecraft, if
15	any, in a suborbital trajectory, in earth orbit, or in outer space.
16	(2) "Reentry" means a [purposeful] return or attempt
17	to return <u>of</u> a <u>launch vehicle,</u> reentry vehicle <u>, or spacecraft</u> [and
18	the payload, the crew, or a space flight participant] from <u>a</u>
19	suborbital trajectory, from earth orbit, or from outer space to
20	earth, including activities involved in the recovery of a launch
21	vehicle, reentry vehicle, or spacecraft.
22	(2-a) "Reentry vehicle" means any vehicle, including
23	its stages or components, or spacecraft designed to return from
24	earth orbit or outer space to earth, or a reusable launch vehicle

1	designed to return from earth orbit or outer space to earth,
2	substantially intact.
3	(2-b) "Spacecraft" has the meaning assigned by Section
4	507.001, Local Government Code.
5	(3) "Space flight activities" means activities and
6	training in <u>any phase</u> [all phases] of preparing for and undertaking
7	<pre>space flight, including:</pre>
8	(A) the <u>research</u> , development, testing, or
9	manufacture of a launch vehicle, reentry vehicle, or spacecraft;
10	(B) the preparation of a launch vehicle, reentry
11	vehicle, payload, spacecraft, crew, or space flight participant for
12	launch, space flight, and reentry;
13	(C) [(B)] the conduct of the launch;
14	(D) [(C)] conduct occurring between the launch
15	and reentry;
16	(E) [(D)] the preparation of a <u>launch vehicle</u> ,
17	reentry vehicle, payload, <u>spacecraft,</u> crew, or space flight
18	participant for reentry;
19	(F) $[(E)]$ the conduct of reentry and descent;
20	(G) [(F)] the conduct of the landing; and
21	(H) [(C)] the conduct of postlanding recovery of
22	a <u>launch vehicle,</u> reentry vehicle, payload, <u>spacecraft,</u> crew, or
23	space flight participant.
24	(4) "Space flight entity" means a person who <u>conducts</u>
25	space flight activities and who, to the extent required by federal
26	law, has obtained the appropriate Federal Aviation Administration
27	license or other authorization, including safety approval and a

1 payload determination. The term includes:

(A) a manufacturer or supplier of components,
services, <u>spacecraft, launch vehicles</u>, or <u>reentry</u> vehicles used by
the entity and reviewed by the Federal Aviation Administration as
part of issuing the license or other authorization; [and]

6 (B) an employee, officer, director, owner,
7 stockholder, member, manager, <u>advisor</u>, or partner of the entity,
8 manufacturer, or supplier;

9 <u>(C) an owner or lessor of real property on which</u> 10 <u>space flight activities are conducted, including a municipality,</u> 11 <u>county, political subdivision, or spaceport development</u> 12 <u>corporation under Section 507.001, Local Government Code, in this</u> 13 <u>state with a contractual relationship with a space flight entity;</u> 14 <u>and</u>

15 (D) a municipality, county, economic development 16 organization, or other political subdivision in the territory or 17 extraterritorial jurisdiction of which space flight activities are 18 conducted.

(5) "Space flight participant" means an individual,
who is not crew, carried aboard a <u>spacecraft</u>, launch vehicle, or
reentry vehicle.

(6) "Space flight participant injury" means an injury
sustained by a space flight participant, including bodily injury,
emotional distress, death, <u>disability</u>, property damage, or any
other loss arising from the individual's participation in space
flight activities.

27

(7) "Crew" means a human being who performs activities

1	relating to the launch, reentry, or other operation of or in a
2	spacecraft, launch vehicle, or reentry vehicle.
3	SECTION 2. Section 100A.002, Civil Practice and Remedies
4	Code, is amended to read as follows:
5	Sec. 100A.002. LIMITED LIABILITY. (a) Except as provided
6	by this section [Subsection (b)], a space flight entity is not
7	liable to any person for <u>damages resulting from nuisance arising</u>
8	from testing, launching, reentering, or landing or subject to any
9	claim for nuisance arising from testing, launching, reentering, or
10	landing.
11	(b) Except as provided by this section, a space flight
12	entity is not liable to any person for a space flight participant
13	injury or damages arising out of [the] space flight <u>activities</u>
14	[participant injury] if the space flight participant has signed the
15	agreement required by Section 100A.003 and given written consent as
16	required by <u>51</u> [49] U.S.C. Section <u>50905</u> [70105].
17	[(b)] This <u>subsection</u> [section] does not limit liability
18	for <u>a space flight participant</u> [an] injury:
19	(1) proximately caused by the space flight entity's
20	gross negligence evidencing wilful or wanton disregard for the
21	safety of the space flight participant; or
22	(2) intentionally caused by the space flight entity.
23	(c) This section precludes injunctive relief with respect
24	to space flight activities.
25	(d) This section does not:
26	(1) limit liability for breach of a contract for use of
27	real property by a space flight entity; or

H.B. No. 1791 (2) preclude an action by a federal or state 1 governmental entity to enforce a valid statute or regulation. 2 SECTION 3. Section 100A.003(b), Civil Practice and Remedies 3 Code, is amended to read as follows: 4 (b) 5 An agreement under Subsection (a) is considered 6 effective and enforceable if it is: 7 (1)in writing; 8 (2) in a document separate from any other agreement between the space flight participant and the space flight entity 9 other than a different warning, consent, or assumption of risk 10 statement; 11 12 (3) printed in not less than 10-point bold type; [and] signed by the space flight participant on behalf 13 (4) of the space flight participant and any heirs, executors, 14 administrators, representatives, attorneys, successors, and 15 assignees of the space flight participant; and 16 17 (5) signed by a competent witness. SECTION 4. Sections 507.001(2) and (3), Local Government 18 Code, are amended to read as follows: 19 "Spacecraft" means any object and its components 20 (2) 21 designed to be launched for operations in a suborbital trajectory, in earth orbit, or in outer space. The term includes a satellite, a 22 payload, an object carrying crew or a space flight participant, and 23 24 any subcomponents of the launch vehicle or reentry vehicle specifically designed or adapted for that object [includes a 25 satellite]. 26 (3) "Spaceport" includes: 27

an area intended to be used for space flight 1 (A) activities, as defined by Section 100A.001, Civil Practice and 2 Remedies Code [to launch or land a spacecraft]; 3 4 a spaceport building or facility located in (B) 5 [on] an area reasonably proximate [appurtenant] to a launch vehicle, reentry vehicle, or spacecraft launching or landing area; 6 7 an area reasonably proximate [appurtenant] (C) to a launch vehicle, reentry vehicle, or spacecraft launching or 8 landing area that is intended for use for a spaceport building or 9 10 facility; and a right-of-way related to a <u>launch vehicle</u>, 11 (D) 12 reentry vehicle, or spacecraft launching or landing area, building, facility, or other area that is reasonably proximate [appurtenant] 13 14 to a launching or landing area. 15 SECTION 5. Section 481.0069(d), Government Code, is amended to read as follows: 16 17 (d) Money in the spaceport trust fund may not be spent unless the office certifies to the comptroller that: 18 19 (1) a viable business entity has been established that: 20 has a business plan that demonstrates that 21 (A) the entity has available the financial, managerial, and technical 22 23 expertise and capability necessary to launch and land a reusable 24 launch vehicle or spacecraft; and 25 (B) has committed to locating its facilities at a 26 spaceport in this state; 27 development corporation for (2) a spaceport

H.B. No. 1791

1 facilities created under Chapter 507, Local Government Code, has 2 established a development plan for the spaceport project and has 3 <u>demonstrated the financial ability to fund</u> [secured] at least <u>75</u> 4 [90] percent of the funding required for the project; and

5 (3) the spaceport or launch operator, if required by 6 <u>federal law</u>, has obtained <u>or applied for</u> the appropriate Federal 7 Aviation Administration license <u>or other appropriate</u> 8 <u>authorization</u>.

9 SECTION 6. Section 42.01, Penal Code, is amended by adding
10 Subsection (g) to read as follows:

11 (g) Noise arising from space flight activities, as defined 12 by Section 100A.001, Civil Practice and Remedies Code, if lawfully 13 conducted, does not constitute "unreasonable noise" for purposes of 14 this section.

15 SECTION 7. The changes in law made by this Act apply only to 16 space flight activities that occur on or after the effective date of 17 this Act. Space flight activities that occur before the effective 18 date of this Act are governed by the law in effect immediately 19 before that date, and that law is continued in effect for that 20 purpose.

21

SECTION 8. This Act takes effect September 1, 2013.

President of the Senate

Speaker of the House

I certify that H.B. No. 1791 was passed by the House on April 30, 2013, by the following vote: Yeas 142, Nays 0, 1 present, not voting.

Chief Clerk of the House

I certify that H.B. No. 1791 was passed by the Senate on May 20, 2013, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

APPROVED:

Date

Governor