A BILL TO BE ENTITLED AN ACT

1	To amend Title 51 of the Official Code of Georgia Annotated, relating to torts, so as to
2	provide for the facilitation of space flight activities in this state; to provide for definitions;
3	to provide for exceptions; to limit the liability of space flight entities related to injuries
4	sustained by participants who have agreed in writing to such a limitation after being provided
5	with certain warnings; to provide a short title; to provide for related matters; to repeal
6	conflicting laws; and for other purposes.
7	BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:
8	SECTION 1.
9	This Act shall be known and may be cited as the "Georgia Space Flight Act."
10	SECTION 2.
11	Title 51 of the Official Code of Georgia Annotated, relating to torts, is amended by adding
12	a new article to Chapter 3, relating to liability of landowners and occupiers of land, to read
13	as follows:
14	"ARTICLE 4
15	<u>51-3-41.</u>
16	(a) As used in this article, the term:
17	(1) 'Crew member' means any employee of a space flight entity or any contractor or
18	subcontractor of a space flight entity who performs activities directly relating to the
19	launch, reentry, or other operation of or in a spacecraft, launch vehicle, or reentry vehicle.
20	(2) 'Launch' means a placement or attempted placement of a launch vehicle, reentry
21	vehicle, or spacecraft in a suborbital trajectory, in Earth orbit, or in outer space, including
22	activities involved in the preparation of a launch vehicle, reentry vehicle, or spacecraft

23

for launch.

24	(3) 'Launch vehicle' means any vehicle and its stages or components designed to operate
25	or place a spacecraft in a suborbital trajectory, in Earth orbit, or in outer space.
26	(4) 'Local government' means a county, municipal corporation, or consolidated
27	government of the State of Georgia.
28	(5) 'Local governmental unit' means a local government and any office, agency,
29	department, commission, board, body, division, instrumentality, or institution thereof.
30	(6) 'Person' means an individual, proprietorship, corporation, firm, partnership,
31	association, or other such entity.
32	(7) 'Reentry' means a return or attempt to return of a launch vehicle, reentry vehicle, or
33	spacecraft from a suborbital trajectory, from Earth orbit, or from outer space to Earth,
34	including activities involved in the recovery of a launch vehicle, reentry vehicle, or
35	spacecraft.
36	(8) 'Reentry vehicle' means any vehicle and its stages or components designed to return
37	from Earth orbit or outer space to Earth substantially intact. The term 'reentry vehicle'
38	shall include a reusable launch vehicle.
39	(9) 'Reusable launch vehicle' means a launch vehicle that is designed to return to Earth
40	substantially intact for use in more than one launch or that contains vehicle stages that
41	may be recovered for future use in the operation of a substantially similar launch vehicle.
42	(10) 'Spacecraft' means any object and its components designed to be launched for
43	operations in a suborbital trajectory, in Earth orbit, or in outer space, including, but not
44	limited to, a satellite, a payload, an object carrying a crew member or space flight
45	participant, and any subcomponents of the launch vehicle or reentry vehicle specifically
46	designed or adapted for such object.
47	(11) 'Space flight activities' means activities and training in any phase of preparing for
48	or undertaking space flight, including, but not limited to, the:
49	(A) Preparation of a launch vehicle, reentry vehicle, payload, spacecraft, crew member,
50	or space flight participant for launch, space flight, or reentry;
51	(B) Conduct of the launch;
52	(C) Conduct occurring between the launch and reentry;
53	(D) Conduct of reentry and descent;
54	(E) Conduct of the landing;
55	(F) Conduct of post landing recovery of a launch vehicle, reentry vehicle, payload,
56	spacecraft, crew member, or space flight participant; and
57	(G) Conduct of embarking or disembarking of a launch vehicle, reentry vehicle,
58	payload, spacecraft, crew member, or space flight participant.
59	(12) 'Space flight entity' means:
60	(A) A person which conducts space flight activities and which, to the extent required
61	by federal law, has obtained the appropriate Federal Aviation Administration license

62	or other authorization, including any safety approval and a payload determination that
63	may be required under federal law or the laws of the State of Georgia;
64	(B) A manufacturer or supplier of components, services, spacecrafts, launch vehicles,
65	or reentry vehicles used in space flight activities;
66	(C) An employee, officer, director, owner, stockholder, member, manager, advisor, or
67	partner of the entity, manufacturer, or supplier;
68	(D) An owner or lessor of real property on which space flight activities are conducted;
69	(E) A state agency or local governmental unit with a contractual relationship with any
70	person described in subparagraphs (A) through (D) of this paragraph; or
71	(F) A state agency or local governmental unit having jurisdiction in the territory in
72	which space flight activities are conducted.
73	(13) 'Space flight participant' means an individual who:
74	(A) Is not a crew member; and
75	(B)(i) Is carried aboard a spacecraft, launch vehicle, or reentry vehicle; or
76	(ii) Has indicated a desire to be carried aboard a spacecraft, launch vehicle, or reentry
77	vehicle as demonstrated by paying any deposit or fee required, if any, to be carried
78	aboard a spacecraft, launch vehicle, or reentry vehicle or by participating in any
79	training program or orientation session that may be required by a space flight entity.
80	(14) 'Space flight participant injury' means an injury sustained by a space flight
81	participant, including bodily injury, emotional distress, death, disability, or any other loss.
82	(15) 'State agency' means any department, agency, commission, or other institution of
83	the executive branch of the government of the State of Georgia.
84	(16) 'This state' means the State of Georgia, all land and water over which it has either
85	exclusive or concurrent jurisdiction, and the airspace above such land and water.
86	<u>51-3-42.</u>
87	(a) Except as provided in subsection (b) of this Code section, a space flight entity shall not
88	be civilly liable to or criminally responsible for any person for a space flight participant
89	injury arising out of inherent risks associated with any space flight activities occurring in
90	or originating from this state if the space flight participant has:
91	(1) Signed the warning and written agreement required by Code Section 51-3-43; and
92	(2) Given written informed consent as may be required by 51 U.S.C. Section 50905 or
93	other federal law.
94	(b) Nothing in this Code section shall:
95	(1) Limit liability for a space flight participant injury:
96	(A) Proximately caused by the space flight entity's gross negligence for the safety of
97	the space flight participant; or
98	(B) Intentionally caused by the space flight entity;

99	(2) Limit the hability of any space flight entity against any person other than a space
100	flight participant who meets the requirements of paragraphs (1) and (2) of subsection (a)
101	of this Code section;
102	(3) Limit liability for the breach of a contract for use of real property by a space flight
103	entity; or
104	(4) Preclude an action by the federal government, the State of Georgia, or any state
105	agency to enforce a valid statute or rule or regulation.
106	(c) The limitations on legal liability afforded to a space flight entity by the provisions of
107	this article shall be in addition to any other limitations of legal liability provided by federal
108	law or the laws of this state.
109	<u>51-3-43.</u>
110	(a) A space flight participant shall sign a warning and written agreement before
111	participating in any space flight activity. Such written agreement shall include the
112	following language:
113	'WARNING AND AGREEMENT
114	UNDER GEORGIA LAW THERE IS NO LIABILITY FOR INJURY, DEATH, OR
115	OTHER LOSS RESULTING FROM ANY INHERENT RISKS OF SPACE FLIGHT
116	ACTIVITIES. SUCH INHERENT RISKS OF SPACE FLIGHT ACTIVITIES
117	INCLUDE, WITHOUT LIMITATION, THE POTENTIAL FOR SERIOUS BODILY
118	INJURY, SICKNESS, PERMANENT DISABILITY, PARALYSIS, AND LOSS OF
119	LIFE; EXPOSURE TO EXTREME CONDITIONS AND CIRCUMSTANCES;
120	ACCIDENTS, CONTACT, OR COLLISION WITH OTHER SPACE FLIGHT
121	PARTICIPANTS, SPACE FLIGHT VEHICLES, AND EQUIPMENT; AND DANGERS
122	ARISING FROM ADVERSE WEATHER CONDITIONS AND EQUIPMENT
123	FAILURE.
124	I UNDERSTAND AND ACKNOWLEDGE THAT BY SIGNING THIS WARNING
125	AND AGREEMENT, I HAVE EXPRESSLY ACCEPTED AND ASSUMED ALL
126	RISKS AND RESPONSIBILITIES FOR INJURY, DEATH, AND OTHER LOSS THAT
127	MAY RESULT FROM THE INHERENT RISKS ASSOCIATED WITH
128	PARTICIPATION IN ANY SPACE FLIGHT ACTIVITIES. I FURTHER
129	UNDERSTAND AND AGREE THAT BY SIGNING THIS WARNING AND
130	AGREEMENT, I HAVE EXPRESSLY WAIVED ALL CLAIMS OF MY HEIRS,
131	EXECUTORS, ADMINISTRATORS, SUCCESSORS, AND ASSIGNEES FOR ANY
132	INJURY DEATH AND OTHER LOSS THAT MAY RESULT FROM MY

161	All laws and parts of laws in conflict with this Act are repealed.
160	SECTION 3.
137	by the laws of the State of Georgia.
159	by the laws of the State of Georgia."
158	or equity against a space flight entity pertaining to space flight activities shall be governed
157	Any litigation, action, suit, or other arbitral, administrative, or judicial proceeding at law
156	<u>51-3-44.</u>
155	not be deemed unconscionable or against public policy.
154	(d) A warning and written agreement executed in compliance with this Code section shall
153	(2) Intentionally caused by a space flight entity.
152	or wanton disregard for the safety of the space flight participant; or
151	(1) Proximately caused by the space flight entity's gross negligence evidencing willful
150	liability for a space flight participant injury:
149	(c) A warning and written agreement executed pursuant to this Code section shall not limit
148	participant's participation in any space flight activity.
147	(6) Provided to the space flight participant at least 24 hours prior to such space flight
146	(5) Signed by a competent witness; and
145	heirs, executors, administrators, successors, and assignees of the space flight participant;
144	(4) Signed by the space flight participant on behalf of the space flight participant and any
143	(3) Printed in capital letters in not less than 10-point bold type;
142	required under federal law or under applicable laws of another state;
141	and the space flight entity other than a warning, consent, or assumption of risk statement
140	(2) In a document separate from any other agreement between the space flight participant
139	(1) In writing;
138	considered effective and enforceable if it is:
137	(b) The warning and written agreement under subsection (a) of this Code section shall be
136	UNDERSTOOD THIS WARNING AND AGREEMENT.'
135	FURTHER WARNING: DO NOT SIGN UNLESS YOU HAVE READ AND
134	RISKS ASSOCIATED WITH PARTICIPATION IN SPACE FLIGHT ACTIVITIES.
133	PARTICIPATION IN ANY SPACE FLIGHT ACTIVITIES DUE TO THE INHERENT