

Report OECD Futures Project on Institutional, Legal and Regulatory Framework for the Space Sector – Contents

1	Introduction
1.1	Purpose of the Report
1.2	Scope of the Report
1.3	Aims of the Report
1.4	Focus of the Report.....
2	Methodological Issues.....
2.1	Taking stock: the current stage of the Project.....
2.2	Definitional issues
2.2.1	<i>‘Institutional’, ‘law’ and ‘regulatory’</i>
2.2.2	<i>‘Space sector’</i>
2.2.3	<i>‘Commercial’ and ‘private’</i>
2.3	Dealing with legal aspects of space commercialisation
2.3.1	<i>Three levels of legal analysis</i>
2.3.2	<i>The national level</i>
2.3.3	<i>The international level</i>
2.3.4	<i>The European level</i>
2.4	Concluding remarks
3	The ‘supply side’ issues of financing
3.1	Introduction
3.2	Government financing of research and development
3.3	Private financing of space activities: the UNIDROIT effort.....
4	Telehealth
4.1	The character of telehealth activities from a legal perspective
4.2	Legal obstacles and opportunities – general remarks.....
4.3	Standardisation of protocols.....
4.4	Intellectual property rights
4.5	Liability for medical treatment
4.6	Standardisation and certification of equipment
4.7	Liability for damage as a consequence of the use of equipment
4.8	Co-ordination of frequencies and orbits/orbital slots
4.9	Broadening the scope to telecommunications again.....
5	Entertainment.....
5.1	The character of entertainment from a legal perspective.....
5.2	Legal obstacles and opportunities – general remarks.....
5.3	Intellectual property rights
5.4	Competition aspects.....

5.5	Taxation
5.6	Competition on equipment
5.7	Standardisation, certification and interoperability
5.8	Liability for damage as a consequence of the use of relevant equipment
5.9	Frequency and orbital/orbital slot allocation
5.10	Convergence of ICT-technology
5.11	Broadening the scope to telecommunications again.....
6	Disaster management
6.1	The character of disaster management from a legal perspective
6.2	Legal obstacles and opportunities – general remarks.....
6.3	Generation of data including in particular the right to observe.....
6.4	Distribution of data
6.5	Quality and accessibility of the data.....
6.6	Privacy and data protection.....
6.7	Public goods and public services issues.....
6.8	Broadening the scope to earth observation again.....
7	Satellite-based road traffic management
7.1	The character of satellite-based road traffic management from a legal perspective....
7.2	Legal obstacles and opportunities – general remarks.....
7.3	Privacy and data protection.....
7.4	Liability for economic loss
7.5	Freedom to provide services.....
7.6	Public service obligations under a concession-type of arrangement
7.7	Broadening the scope to LBS or even satellite navigation again
8	Space tourism
8.1	The character of space tourism from a legal perspective
8.2	Legal obstacles and opportunities – general remarks.....
8.3	Jurisdiction and registration
8.4	Liability for accidents (both passengers and third parties on the ground).....
8.5	Licensing (of the operators)
8.6	Certification
8.7	Broadening the scope to general tourism again.....
9	Provisional conclusions
9.1	Legal aspects and areas for further initiatives: primary priorities
9.2	Legal aspects and areas for further initiatives: secondary priorities
A	Acronyms
B	Selected further reading