AMENDMENT TO H.R. 4
OFFERED BY MR. DUNN OF FLORIDA

At the end of title V, add the following:

SEC. ___ . Treatment of commercial space launch and reentry operations on federal launch ranges and launch installations.

(a) In General.—No commercial space launch or reentry operation, including the development, modification, or operation of necessary infrastructure and facilities needed for such an operation, or designation of airspace or flight trajectories for such an operation, shall be treated as a transportation program or project for purposes of section 303(c) of title 49, United States Code, if sited or initiated within the property boundaries existing on the date of enactment of this Act of any Government launch range or launch installation under the jurisdiction of the Administrator.

(b) Limitation.—Treatment under section 303(c) of title 49, United States Code shall not be affected by any lease, transfer, or conveyance of Government real or personal property within the boundaries of a NASA launch range or launch installation.
(c) DEFINITIONS.—For purposes of this section—

(1) the term “commercial space launch or reentry operation” means any launch, reentry, or related activity necessary to facilitate and conduct a launch or reentry, requiring a license or permit from the Federal Aviation Administration pursuant to chapter 509 of title 51, United States Code; and

(2) the term “NASA launch range or launch installation” means those properties and their existing boundaries that were acquired for NASA under authority of Congress to facilitate space launch, reentry, recovery, and related operations.