

117TH CONGRESS
1ST SESSION

H. R. 1369

To amend the Internal Revenue Code of 1986 to provide bonus depreciation for certain space launch expenditures, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

FEBRUARY 25, 2021

Mr. POSEY (for himself and Mr. CRIST) introduced the following bill; which was referred to the Committee on Ways and Means

A BILL

To amend the Internal Revenue Code of 1986 to provide bonus depreciation for certain space launch expenditures, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “American Space Com-
5 merce Act of 2021”.

6 **SEC. 2. FINDINGS.**

7 Congress finds the following:

8 (1) The United States is the only nation with
9 a competitive commercial space launch industry.

1 (2) A robust domestic launch industry and ca-
2 pability is crucial to the United States' continuing
3 economic, national security, scientific, and explo-
4 ration leadership.

5 (3) Commercial space launch vehicles manufac-
6 tured and launched in the United States by United
7 States launch service providers benefit national secu-
8 rity and the national economy, earth and space
9 science, and human spaceflight, and are enablers of
10 the global space economy.

11 (4) Commercial space launch vehicles manufac-
12 tured and launched in the United States by United
13 States launch service providers are used for virtually
14 all United States national security payloads, and
15 therefore, are indispensable to the security of the
16 United States, as well as its allies and friends.

17 (5) Multiple American companies are developing
18 small launch vehicles to compete in the domestic and
19 international commercial launch market. These com-
20 panies are financed predominately by private capital,
21 are independently developing capabilities, and are
22 primarily serving commercial customers.

23 (6) Several foreign governments have taken no-
24 tice of U.S. market growth and have begun to fund
25 their own vehicles to compete within the same mar-

1 ket. While some of these international vehicles are
2 putatively “private,” most benefit from subsidies or
3 developmental support from their national govern-
4 ments.

5 (7) The 2019 Report to Congress of the United
6 States-China Economic and Security Review Com-
7 mission stated, “China is taking steps to establish a
8 commanding position in the commercial launch and
9 satellite sectors relying in part on aggressive state-
10 backed financing that foreign market-driven compa-
11 nies cannot match”.

12 (8) The report further adds, “China has al-
13 ready succeeded in undercutting some U.S. and
14 other foreign launch and satellite providers in the
15 international market, threatening to hollow out these
16 countries’ space industrial bases”.

17 (9) China announced a plan to advance its
18 Space ambitions by creating a Space Economic Zone
19 to generate \$10 trillion annually.

20 (10) The U.S. commercial launch industry,
21 whose viability the National Aeronautics and Space
22 Administration and the Department of Defense de-
23 pend on to launch critical national assets, is forced
24 to compete with state-backed launch enterprises

1 across the globe whose launch providers are not re-
2 quired to be profitable.

(14) Congress supports continued United States leadership in space.

17 SEC. 3. SPECIAL ALLOWANCE FOR QUALIFIED DOMESTIC
18 SPACE LAUNCH PROPERTY.

19 (a) ALLOWANCE OF BONUS DEPRECIATION FOR
20 QUALIFIED DOMESTIC SPACE LAUNCH PROPERTY.—Sec-
21 tion 168(k)(2)(A) of the Internal Revenue Code of 1986
22 is amended in clause (i), by striking “or” at the end of
23 subclause (III), by striking “or” at the end of subclause
24 (IV), by adding “or” at the end of subclause (V), and by
25 adding at the end the following new subclause:

1 “(VI) which is qualified domestic
2 space launch property (as defined in
3 paragraph (11)),”.

4 **(b) EXTENSION OF TERMINATION OF BONUS DEPRE-**
5 **CIATION FOR QUALIFIED DOMESTIC SPACE LAUNCH**
6 **PROPERTY.—**

7 (1) IN GENERAL.—Section 168(k)(2)(A)(iii) of
8 the Internal Revenue Code of 1986 is amended by
9 striking “before January 1, 2027.” and inserting
10 “before January 1, 2027 (in the case of qualified do-
11 mestic space launch property, before January 1,
12 2033).”.

13 (2) APPLICATION OF APPLICABLE PERCENT-
14 AGE.—Section 168(k)(6) of such Code is amended
15 by adding at the end the following new subpara-
16 graph:

17 “(D) RULE FOR QUALIFIED DOMESTIC
18 SPACE LAUNCH PROPERTY.—Notwithstanding
19 any other provisions of this paragraph, in the
20 case of any qualified property which is qualified
21 domestic space launch property, the term ‘appli-
22 cable percentage’ means, in the case of property
23 placed in service after December 31, 2023, and
24 before January 1, 2033, 100 percent.”.

1 (c) QUALIFIED DOMESTIC SPACE LAUNCH PROPERTY DEFINED.—Section 168(k) of the Internal Revenue
2 Code of 1986 is amended by adding at the end the fol-
3 lowing new paragraph:

5 “(11) QUALIFIED DOMESTIC SPACE LAUNCH
6 PROPERTY DEFINED.—For purposes of this sub-
7 section—

8 “(A) IN GENERAL.—The term ‘qualified
9 domestic space launch property’ means property
10 placed in service before January 1, 2033, that
11 is—

12 “(i) a space transportation vehicle or
13 payload (as such terms are defined in sec-
14 tion 50101 of title 51, United States Code)
15 that is launched from the United States, or

16 “(ii) other property or equipment
17 placed in service for the purpose of facili-
18 tating a space launch from the United
19 States.

20 “(B) SPECIAL RULE FOR SPACE LAUNCHES
21 FROM AIRCRAFT.—A space transportation vehi-
22 cle or payload that is launched from an aircraft
23 shall be considered to be launched from the
24 United States if, and only if, such space trans-
25 portation vehicle or payload is—

1 “(i) substantially manufactured within
2 the United States, as determined by the
3 Secretary, and

4 “(ii) launched from an aircraft on a
5 flight that originated from United States
6 soil.

7 “(C) UNITED STATES.—The term ‘United
8 States’ includes the possessions of the United
9 States.”.

10 (d) EFFECTIVE DATE.—The amendments made by
11 this section shall apply to property placed in service after
12 December 31, 2023.

