COMMERCIAL SPACE OPERATIONS SUPPORT AGREEMENT (CSOSA) – 
Allocation of Risks and Insurance

(a) The following Articles shall apply with respect to the performance of this 
Subcontract involving commercial launch activities, not covered by a Department of 
Transportation license, which are being conducted at facilities owned or controlled by the 
Government.

(b) Definitions. For the purposes of these Articles the following definitions shall 
apply:

(1) Damage – Bodily injury to or death of any person, damage to or loss of any 
property, real or personal, loss of revenue or profits or other direct, indirect or 
consequential damages therefrom. Such damage shall include that caused by a release of 
or exposure to a hazardous substance, as that term is defined in the Comprehensive 
Environmental Response, Compensation, and Liability Act.

(2) Liability – Any legal or equitable obligation, debt, or duty to any person, 
including, but not limited to (i) obligations pursuant to any Government treaty or imposed 
by any judgment by a court or other body of competent jurisdiction, (ii) administrative 
costs, (iii) litigation costs, including, but not limited to, attorney fees, and (iv) settlement 
payments. Liability includes legal obligations that are the result of an accident or 
environmental incident, legal obligations pursuant to any Government treaty, and any 
judgment by a court of competent jurisdiction.