

APPENDIX I

OFFICIAL INTERAGENCY AGREEMENTS

The following enclosure is the Memorandum of Agreement (MOA) between the Air Force Reserve Command (AFRC) and the National Oceanic and Atmospheric Administration (NOAA), October 12, 2000. The purpose of this agreement is to establish policies, principles, and procedures under which the AFRC and NOAA provide aircraft weather reconnaissance in support of the *National Hurricane Operations Plan* and the *National Winter Storms Operations Plan*.

MEMORANDUM OF AGREEMENT

BETWEEN

THE UNITED STATES AIR FORCE RESERVE COMMAND

AND

THE NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION

PURPOSE: The National Oceanic and Atmospheric Administration (NOAA), an agency of the Department of Commerce, does not have the capability to fully support all operational requirements in support of tropical cyclone and winter storm aerial reconnaissance. This memorandum of agreement establishes policies, principles, and procedures under which the Air Force Reserve Command (AFRC) will provide aircraft weather reconnaissance support to NOAA. NOAA and AFRC enters into this agreement pursuant to its authority under 15 U.S.C. 313.

1. REFERENCES:

- a. *National Hurricane Operations Plan (NHOP)*
- b. *National Winter Storms Operations Plan (NWSOP)*
- c. Department of Defense Appropriations Act, 2000

2. BACKGROUND: The Air Force Reserve Command (AFRC) maintains 10 WC-130s to meet the Department of Commerce (DOC) aircraft reconnaissance requirements. AFRC will conduct up to five (5) sorties per day in support of NHOP requirements and up to two (2) sorties per day in support of NWSOP requirements. The Department of Defense (DOD), through AFRC, will bear all costs directly attributed to providing aircraft weather reconnaissance support. Support will be limited to the number of AFRC congressionally funded aircraft flying hours per year.

- a. Total flying hours used to support the weather reconnaissance mission are set annually in the DOD Appropriations Act. The 53rd Weather Reconnaissance Squadron (53 WRS) manages the flying hour program.
- b. The operational area for AFRC weather reconnaissance includes the Atlantic Ocean, Gulf of Mexico, the Caribbean Sea, and the North Pacific Ocean east of the international date line, as outlined in the NHOP and the NWSOP.
- c. The 53 WRS will be capable of operating from two (2) deployed locations, as well as from home station, simultaneously, supporting a maximum of five tropical cyclone

sorties per day or two winter storm sorties per day.

3. IMPLEMENTATION: Implementation details are contained in “GENERAL PROVISIONS.”
4. GENERAL PROVISIONS:
 - a. AFRC agrees:
 - 1) Within the limits of military capability, to meet NOAA’s requirements for aerial weather reconnaissance in accordance with the NHOP and NWSOP.
 - 2) To provide at the Tropical Prediction Center/National Hurricane Center (TPC/NHC) the staff and equipment required to support the mission of the Chief, Aerial Reconnaissance Coordination, All Hurricanes (CARCAH). CARCAH provides 24-hour telecon/aircraft SATCOM operational interface between NOAA/TPC/NHC and AFRC/53WRS for NHOP and NWSOP taskings. CARCAH is a subunit of and reports directly to the 53WRS.
 - b. NOAA agrees to promptly notify AFRC/53WRS of the requirements for tropical cyclone or winter storm mission taskings in accordance with the NHOP and the NWSOP. Tropical cyclone missions will be tasked by the Director, TPC/NHC. Winter storm missions will be tasked by the Director, National Centers for Environmental Prediction.
 - c. AFRC recognizes the obligation to support winter storm operations and associated research projects as delineated by the DOD Appropriations Act and the NWSOP. Support to research projects will be contingent upon aircraft availability.
5. MOBILIZATION: In times of national emergency or war, some or all AFRC/53WRS reconnaissance resources may not be available to fulfill DOC/NOAA needs.
6. EFFECTIVE AND TERMINATION DATES: This memorandum will become effective on the date signed by the last approving official. The parties will review this memorandum of agreement at least once every three years to determine whether it should be revised, amended, or cancelled. Amendments or revisions to this agreement require the mutual consents of the parties.

7. COORDINATION:

The agency contacts for coordination of the activities under this MOU are:

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53 WRS
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8. RESOLUTION OF DISAGREEMENTS

Nothing herein is intended to conflict with current DOC or the NOAA Aircraft Operations Center directives. If the terms of this agreement are inconsistent with existing directives of either of the agencies entering into this agreement, then those portions of this agreement which are determined to be inconsistent shall be invalid, but the remaining terms and conditions not affected by the inconsistency shall remain in full force and effect. At the first opportunity for review of the agreement, all necessary changes will be accomplished either by an amendment to this agreement or by entering into a new agreement, whichever is deemed expedient to the interest of both parties.

Should disagreement arise on the interpretation of the provisions of this agreement, or amendments and/or revisions thereto, that cannot be resolved at the operating level, the area(s) of disagreement shall be stated in writing by each party and presented to the other party for consideration. If agreement on interpretation is not reached within thirty (30) days, the parties shall forward the written presentation of the disagreement to respective higher officials for appropriate resolution.

FOR THE UNITED STATES
AIR FORCE RESERVE COMMAND



Date: 2 Oct 2000

FOR THE NATIONAL OCEANIC AND
ATMOSPHERIC ADMINISTRATION

 Capt NOAA

Date: 10/12/2000