



DEPARTMENT OF THE NAVY

CHIEF OF NAVAL AIR TRAINING
CNATRA
250 LEXINGTON BLVD SUITE 102
CORPUS CHRISTI TX 78419-5041

CNATRINST 5755.1E

00D

16 OCT 2003

CNATRA INSTRUCTION 5755.1E

Subj: INSTRUCTIONS GOVERNING USE OF THE NATIONAL MUSEUM OF NAVAL AVIATION AS A SETTING FOR OFFICIAL, SEMI-OFFICIAL, AND SOCIAL FUNCTIONS

Ref: (a) DOD Directive 5500.7-R, Joint Ethics Regulation (JER)
(b) DODINST 1000.15
(c) OPNAVINST 1700.7D
(d) SECNAVINST 5755.1A
(e) SECNAVINST 5720.44A

Encl: (1) NMNA 5755/1, Special Events/Facilities Utilization Request Form
(2) CNATRA ltr 5755 Ser 00C/0033 of 01 Mar 01

1. Purpose. To promulgate the criteria for and regulations governing use of the National Museum of Naval Aviation (Museum) as a setting for official, semi-official, and social functions. This instruction has been substantially revised and should be read in its entirety.

2. Cancellation. CNATRINST 5755.1D and CNATRA 5755/1.

3. Background. The Museum provides an attractive site for official, semi-official, and social functions that do not involve fund raising.

4. Policy. Official, semi-official, and social functions that do not involve fund raising may be authorized at the Museum when the function will contribute to the fulfillment of the Museum's mission. The Museum Director is the approval authority for all such social functions. Sponsors must submit any requests for use of the Museum facilities to the Director of the Museum at least one week in advance, utilizing enclosure (1), or as otherwise required by the Director. Approval for all requests is contingent upon the following guidelines:

a. These functions must not interfere with normal operations of the Museum.

16 OCT 2003

b. Only the Naval Air Station (NAS), Pensacola on-base caterers (Morale, Welfare, and Recreation [MWR] or Navy Exchange [NEX]) may cater or dispense food or drinks at the Museum. The Museum Director may authorize exceptions when MWR/NEX cannot provide catering service.

c. While the Museum has on hand virtually all the equipment needed for a function, sponsors are responsible for assembly and disassembly of any equipment, tables, chairs, etc. Equipment required for food service will be provided by the designated on-base caterer. The Museum staff will only set up, maintain, and disassemble the Museum provided speaker's platform and the integrated public address system if utilized.

d. At the discretion of the Museum Director, sponsors may be required to reimburse the government for the cost of operational and security personnel required to be in attendance during the course of the social event. Reimbursement will normally be required for social events that have no military or military oriented sponsorship (i.e., Navy League, ANA, etc.). Reimbursement will be accomplished in the following manner:

(1) In those cases where the sponsor will be required to provide compensation to the Museum, MWR/Navy Exchange will assess the sponsor these costs as a separate line item of the catering bill. Events requiring reimbursement not using MWR/NEX catering will not be scheduled.

(2) The Museum will prepare a NAVCOMPT Form 2277 collection voucher for the specific cost and forward the voucher to MWR/Navy Exchange. Upon receipt of the collection voucher, MWR/Navy Exchange will prepare a check for the reimbursement of manpower costs and provide the same to the Museum. The Museum will forward the check and a second NAVCOMPT Form 2277 to Personnel Support Detachment (PERSUPP DET), Pensacola with a copy to Defense Accounting Office (DAO), Pensacola. DAO will ensure that the Museum's direct labor job order is appropriately credited.

e. All after-hours functions will be conducted in strict compliance with references (a) through (e).

5. Fund raising

a. Background. Fund raising functions on board the Museum by private organizations shall be limited to the Naval Aviation Museum Foundation (Foundation), Navy-Marine Corps Relief, approved operational programs of the Museum, tax-exempt private

16 OCT 2003

organizations operated by the Foundation, and as provided below. Fund raising by a tax exempt organization other than the Foundation is permissible under established Museum policy only when the fund raising event directly furthers the Museum's stated mission, or directly supports, or is closely associated with naval aviation, the Navy, or the Department of Defense community. See enclosure (2), reference (a) Section 3-211(b). To qualify, the tax-exempt organization must also meet the community relations criteria of reference (a) Section 3/211(a). Note that the Museum must be willing to provide similar support to organizations that meet these criteria, and the criteria stated above. A tax exempt organization that participates in the Combined Federal Campaign may not raise funds in areas designated as the Federal work place, primarily office space and other work areas that are not accessible to the public. See, enclosure (2), reference (a) Section 3-211(b). Finally, neither the Museum, the Navy, nor any of its officers nor employees may officially endorse the tax exempt organization or its fund raising event as proscribed by reference (a) Sections 3-209, 3-210 and 3-300. See also, enclosure (2). To insure fiscal accountability and to promote harmony with operational programs and other Foundation fund raising events, tax exempt organizations wishing to raise funds in the Museum will be strongly encouraged to enter into a Memorandum of Understanding (MOU) with the Foundation to utilize existing Foundation Operational programs. For example, under an MOU with the Foundation, a tax-exempt organization could sell T-shirts in the Museum Store or at a kiosk designated as a satellite Museum Store outlet. Alternatively, other tax exempt organizations will be strongly encouraged to conduct fund raising off Museum grounds by utilizing ticket, coupons, or other promotional sales in connection with a visit to the Museum. For example, for a stated donation, the donor receives a bus trip to the Museum, lunch, and a T-shirt, all of which is arranged by the tax-exempt organization in a fund raising event off Museum grounds. For the purposes of this instruction, "fund raising" includes the (1) tender of previously purchased tickets or "earned" coupons; (2) payment of an admission fee, purchase price for merchandise or services, or a promotional fee or other consideration by the public or private organizations while on board the Museum. Fund raising events will not be permitted to substantially interfere with public access to the Museum. See generally, enclosure (2).

b. Approval authority. The Museum Director has the authority to approve individual fund raising events by the Museum. The Chief of Naval Air Training (CNATRA) is the approval authority for all fund-raising events and programs on board the Museum. Fund-raising by tax exempt organizations will

16 OCT 2003

be consistent with the published policy of the Commander, Pensacola Region.

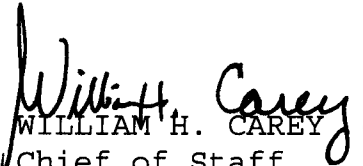
6. Social Functions by Private Groups

a. Reference (d) establishes the Museum's purpose as "to educate...the public in the heritage and traditions of the Navy." After-hours functions that have as a major component a tour (self-directed or otherwise) provide wide exposure to exhibits or other educational functions by participants are permissible. If a tour of the Museum is only incidental to the after-hours function, the function is permissible only if it meets the requirements of references (a) and (e).

b. Use of the Museum pursuant to this instruction is limited to organized groups sponsored by an individual otherwise authorized to use Navy Morale, Welfare, and Recreation facilities.

c. After-hours museum events will not normally be scheduled for fewer than 100 participants.

7. Forms. Obtain voucher for Disbursement and/or Collection, NAVCOMPT 2277, through normal supply channels. Special Events/Facilities Utilization Request Form, NMNA 5755/1, may be obtained from the Museum.


WILLIAM H. CAREY
Chief of Staff

Distribution:
CNATRAINST 5215.1R
List I

Copy to:
NETC
NETC (OOD)
COMTRAWING TWO (COOP File)
Naval Aviation Museum Foundation

Stocked:
CNATRA

National Museum of Naval Aviation
 1750 Radford Blvd., Suite B., Pensacola FL 32508-5402 Request 16 OCT 2003
 (850) 453-2025 – FAX (850) 453-2018

SPECIAL EVENTS/FACILITIES UTILIZATION REQUEST FORM
THIS FORM MUST BE SIGNED AND RETURNED TO CENTRAL BOOKING 30 DAYS PRIOR TO THE SCHEDULED EVENT BEFORE YOUR REQUEST CAN BE APPROVED.

--PLEASE PRINT--

REQUESTING ACTIVITY: _____ / _____
(Name/Address & Phone #) (Signature of requester)

MILITARY SPONSOR: _____
(Name/Address & Phone #)

POINT OF CONTACT: _____ / _____
(Name/Address & Phone #) (Telephone number)

TYPE OF FUNCTION: _____ ESTIMATED ATTENDANCE: _____

SPECIFIC AREA OF MUSEUM REQUESTED: Atrium _____ Flightdeck _____ Quarterdeck _____
 West Pac Room _____ Sm. Theater _____ Cubi Café _____ IMAX _____ Radford _____

DATE: _____ TIME: from _____ to _____ SET UP TIME: from _____ to _____

PRACTICE: (if required) DATE: _____ TIME: from _____ to _____

DECORATIONS REQUESTING TO BE USED: _____

SPECIAL REQUIREMENTS: _____

REQUEST FOR EQUIPMENT: (see number 6 on reverse) Stanchions _____ Red Carpet _____ Bell _____
 Side Podium _____ Chairs _____ Other: _____

SOUND SYSTEMS REQUIRED: Full sound system _____ small portable podium _____ remote mike _____

TO BE CATERED BY: (and their signature) _____

EVENING FUNCTIONS to include: Band _____ Dancing _____ Cocktail Party _____ IMAX Theater _____
 Sit Down Dinner _____ other _____

DO YOU DESIRE TO HAVE AN IMAX NIGHT MOVIE as part of your event: _____ YES _____ NO
 (if yes special arrangements will be made and fees discussed.)

The NMNA Director or his representative will approve or deny requests for official, semi-official, and/or social functions at the Museum. Approval is contingent upon guidelines stated herein. Exceptions must receive approval from the NMNA Director. Only those functions eligible to be held elsewhere on NAS Pensacola are eligible for consideration. A military sponsor (retired, active duty or reserve) is required to sign this form, acknowledging conditions and accepting responsibility for compliance. **** All facility, equipment, and service requirements should be listed herein. The Museum only ensures services and items, which are requested in writing on this form, once approved. Please read policy guidelines on reverse side. (Customer initial _____)**

FOR MUSEUM USE

 APPROVED AS REQUESTED

 APPROVED AS NOTED

 DISAPPROVED

COMMENTS:

Security fee for Museum security is _____ to be paid to the Caterer under a separate line item – to be reimbursed back to the Museum.

The reverse side of this form must be signed by a military sponsor (active/retired or reserve).
 NMNA 5755/1 (Rev. 6/03)

Enclosure (1)

16 OCT 2009 NMNA "SPECIAL EVENTS" POLICY AGREEMENT

POLICY GUIDELINES & REGULATIONS:

1. Tentative reservations to utilize museum facilities must be made through the Museum's Reservation Office at (850) 453-2025. To confirm reservations, this form must be completed, signed by the caterer (if applicable) and by a military sponsor and returned to the museum **AT LEAST 30 days** prior to the scheduled event for official approval. (Customer initial ____)

2. The Blue Angel Atrium is the primary location for ceremonies and evening events. Dancing will not be permitted on carpeted or tiled surfaces. Portable dance floors must be rented for events held in the Atrium, which include dancing. Requests may be denied due to space limitations. (Customer initial ____)

3. Events may not be held which by any interpretation serve as fund raisers. (Customer initial ____)

4. **Functions must not interfere with normal hours of operation, which are from 9:00 a.m. to 5:00 p.m. daily.** Food and drink will not normally be served during the daytime operating hours. After hour functions will generally occur from 5:30 p.m. to 10:00 p.m. (Customer initial ____)

5. **The following are not permitted in the Museum: No helium filled devices. No balloons or air filled devices. No candles or any form of open flame. No confetti/glitter. No rice, bird seed or throwable items**(Customer initial ____)

6. The Museum has available on specific request the following: Stanchions, red carpet, podium, ceremonial bell, flags, chairs (up to 2,000), tables (up to 60, seating eight each) public address systems, speaker's platform, easels, trash receptacles and traditional military music. Banners are not displayed for events, however appropriate signs may be placed on easels. (PA systems are available at all times in the Atrium and in the Flight Deck during evenings only.)

Only the NAS Pensacola on-base caterers (Morale, Welfare and Recreation, or Naval Exchange) may cater or dispense food or drinks at the Museum. Exceptions may be made, as authorized by the Director, when MWR/NEX cannot provide catering service. (Customer initial ____)

Access to the museum for event guests, support personnel and equipment will be by designated prearranged access routes and points, to be defined by the Museum Reservation Staff.

I ACKNOWLEDGE AND ACCEPT THE CONDITIONS AS SET FORTH IN THE POLICY STATEMENT AND AGREEMENT FOR USE OF THE MUSEUM.

USER REQUIREMENTS/RESPONSIBILITIES:

1. The requesting activity is responsible for setting up and breaking down all ceremonial and event equipment and for returning used areas to their original state of cleanliness and order – immediately following the event. Failure to do so could result in monetary fees. (Customer initials ____)

2. Users may be required to make arrangements for a security guard or guards and must provide their own signage to the event, if needed.

3. Users will be required to reimburse the NAMF's cleaners for after hour events. Contact Museum Reservation Staff, (850) 453-2025.

4. NASP Security assistance in controlling parking for large events is required. Requests for parking control is a sponsor responsibility. Requests for special parking arrangements should be directed to the Museum Reservation Staff.

5. **Events may not be publicized in the media or promoted in print prior to official of this request form.**

6. Guests will be restricted to designated event areas during evening functions and will be required to keep food and beverages within those areas. If users desire for guests to view areas of the museum other than the event site, special guided tours may be arranged through the Museum Reservations at (850) 453-2025. (Customer initial ____)

7. Users will be required to reimburse the government for the cost of museum operation and security during after hour events. Reimbursement will normally be required for social events and for all events sponsored by other than active duty Navy organizations. **This fee is based on the number of people attending the event, multipal locations of function in the Museum, time from set-up thru breakdown, and the number of security personnel required.**

8. Users are to ensure that no food or beverages are brought into the museum without prior approval. No drinks – alcohol or otherwise allowed out of the Museum. (Customer initial ____)

Military Sponsor's Signature
(Name/Rank/Military Status)

Address/Phone and FAX Number (Please Print)



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CNATRA

250 LEXINGTON BLVD SUITE 102

CORPUS CHRISTI TX 78419-5041

16 OCT 2003

CNATRINST 5755.1E

5755

Ser 00C/0033

01 MAR 2001

MEMORANDUM

From: Counsel

To: Director, National Museum of Naval Aviation

Subj: FUNDRAISING EVENTS IN THE NATIONAL MUSEUM OF NAVAL AVIATION NOT SPONSORED BY THE NAVAL AVIATION MUSEUM FOUNDATION, INC.

Encl: (1) Secretary of Defense Memo dtd 29 April 1997

Ref: (a) CNATRINST 5755.1D

1. Questions have been raised concerning the propriety of fundraising events held in the National Museum of Naval Aviation (Museum) that are not sponsored by the National Aviation Museum Foundation, Inc. (Foundation). Specifically, this office has been requested to give an opinion concerning the annual "Festival of Trees" fundraising event held in the Museum and sponsored by the USO. This memorandum reviews the applicable authorities and evolution of Museum policy regarding fundraising events that are permitted to take place in the Museum facility and which are sponsored by charitable organizations other than the Foundation. The authorities and Museum policy are then applied to the annual USO "Festival of Trees" fundraising event held in the Museum during the Christmas season. The scope of this opinion is limited to the Museum, and is subject to any policy statement on this subject matter issued by the Commander of the Navy Pensacola Region and which generally applies to all activities within the Region.

2. The central authority for fundraising on DoD facilities is the Joint Ethics Regulation (JER) DoD 5500.7R, Section 3-211. Section 3-211(b.) provides that the head of a DoD command¹ may provide DoD facilities and equipment on a limited basis as logistical support of a charitable fundraising event provided that the event meets six "good community relations" criteria listed in Sec. 3-211(a.). These criteria are largely intuitive. The most important criteria is Sec. 3-211(a)(5) which disallows arbitrary preferential treatment among charitable organizations permitted to use the federal facility. This section provides, "The DoD Component command or organization (must be)

¹ The Museum is a Navy activity with its own UIC. The Museum is headed by a Director, currently a GS-14 civil servant, who reports to the Chief of Naval Air Training Command for oversight and policy guidance, and the Curator of the Navy for the collection. Other matters pertaining to Museum administration, including the Museum Board, are set out in OPNAVINST 5755.1A. For the purposes of the JER, the Museum Director is considered "the head of the DoD Component or organization."

Amended 20 September 2001

ENCLOSURE (2)

16 OCT 2003

Subj: FUNDRAISING EVENTS IN THE NATIONAL MUSEUM OF NAVAL AVIATION NOT SPONSORED BY THE NAVAL AVIATION MUSEUM FOUNDATION, INC.

willing and able to provide the same support to comparable events that meet the criteria of this subsection and are sponsored by other similar non-federal entities."

3. Fundraising events sponsored by charities that are affiliated with the Combined Federal Campaign (CFC) must comply with an additional restriction under JER Sec. 3-211(b.). Such CFC affiliated fundraising events must not take place within areas of a facility that constitute the Federal Government Workplace. Under the most recent version of JER Sec. 3-211(b.), the head of the DoD command may determine areas of the facility that do not constitute the Federal Government Workplace. Long before codified into this provision, the Museum has considered its "work spaces", namely, the Museum office space and restoration facilities, to constitute the Federal Government Workplace. The public spaces, including the exhibits, store, theater, and restaurant, have not been considered the Federal Government Workplace because this space is, by its nature, reserved for invited public visitors. The charitable fundraising events that are the subject of this memorandum have occurred in the Museum's public spaces, not in the Museum's Federal Government Workplace.

4. Over the years, the Museum has developed an official policy that restricts the actual and visible use of Museum facilities for fundraising to organizations and events that enhance and preserve the image and heritage of Naval Aviation, the Navy, or the DoD community, or that are otherwise closely associated with or support Naval Aviation, the Navy, or DoD community. See reference (a). To the extent feasible, fundraising events are encouraged to be staged so as to complement the Museum collection and enrich the Museum visitor's experience, with minimal distraction to Museum visitors that may not have an interest in the fundraising event. In this connection, whenever possible, charities are encouraged to sell merchandise or tickets in the local community outside NAS Pensacola.² Merchandise or ticket sales that do take place within the Museum are encouraged to be made through the Museum Store under an MOU with the Foundation, which is chartered under OPNAVINST 5755.1A to operate the Museum Store. Note that an additional benefit of having sales made through the

² For example, a charity, as a part of a fundraising event, may "sponsor" a Museum outing through sales of "tickets" for transportation arrangements, dining, and the ubiquitous tee shirts outside NAS Pensacola. Note in this connection that many non-service related charities may have discretely used a Museum outing to fundraise in this fashion. The Museum does not have a policy of "policing" groups of visitors that arrive in buses, pay their Cubi Bar tab with one check, or wear similar tee shirts, to determine if their visit was a part of a charitable fundraising outing, unless the group seeks to solicit other visitors at the Museum, "reserve" space for displays, issue misleading statements in its marketing, or request prohibited conduct such as official endorsement. In other words, for the purposes of JER Sec. 3-211, the Museum only regulates charitable fundraising events when solicitation or money changes hands within the Museum or environs.

16 OCT 2003

Subj: FUNDRAISING EVENTS IN THE NATIONAL MUSEUM OF NAVAL AVIATION NOT SPONSORED BY THE NAVAL AVIATION MUSEUM FOUNDATION, INC.

Foundation is the audited accounting system in place for operations managed by the Foundation. Generally, charitable ticket sales for fundraising are not strictly prohibited under JER Section 3-211(b.); however, Museum policy has discouraged ticket sales because of the inconsistency of permitting a charity to charge admission at a military service museum that must, by law and regulation, be free to the public. In cases where there is no feasible alternative to admission tickets, the fundraising event must take place after regular Museum hours, or occupy a discrete area within the Museum so that the public is not excluded from Museum exhibits without purchasing a ticket, or otherwise distracted.

5. Examples of permitted fundraising organizations and events under this policy are the World War II Veterans' Memorial, and the Tailhook Association. Examples of prohibited fundraising organizations and events include a prominent Pensacola community charity for the needy, a charitable organization closely associated with a national sports figure, and fundraising for the Congressional Scholarships. It has not escaped observation that the Museum's official policy is far more restrictive than the fundraising policy on most base facilities within the Training Command and the Navy at large. This restrictive policy is grounded on the Museum's mission to enhance and preserve the image and heritage of naval aviation before a broad spectrum of the public. Through marketing efforts of the Foundation, the Museum attracts nearly a million visitors each year. The Museum has a high profile in the Pensacola community. It is not in keeping with the Museum's mission for these visitors to be solicited, through the Foundation's tax-exempt marketing efforts, to visit a tax-supported Museum that is supposedly free of admission charge, only to be subjected to solicitation by charities that have no connection with naval aviation or the military community. It is not fitting that the well deserved public recognition of the Museum as one of the nation's leading service Museums be used to showcase charitable organizations that have no military connection, even though these organizations, and their causes, are otherwise worthy and compelling.

6. The final requirement concerning fundraising at the Museum is that neither the Museum nor its employees may officially endorse the charitable organization or activity, as provided by JER Sections 3-209, 3-210, 3-300. Care must be taken by the Museum staff to review flyers, posters, advertisements, and other marketing efforts to prevent the appearance of official endorsement. In some cases, the placement of a disclaimer of Navy endorsement in the marketing material may be appropriate. Endorsement in the form of official sanction of a charity or fundraising event from a military organization, officer, or official is not strictly a matter under the Museum's sole cognizance; nevertheless, the Museum and staff have a duty to report instances where it appears that official military

16 OCT 2003

Subj: FUNDRAISING EVENTS IN THE NATIONAL MUSEUM OF NAVAL AVIATION NOT SPONSORED BY THE NAVAL AVIATION MUSEUM FOUNDATION, INC.

organizations or military members in their official capacity appear to endorse a charity or fundraising event in the Museum.

7. Although Museum policy regarding fundraising has remained fairly constant over the years, it appears that various groups using the Museum for a social outing may have become increasingly opportunistic in coupling their social activity with fundraising in the Museum. I recommend that groups who wish to reserve the Museum for a social activity be clearly advised in the registration process of the Museum's policy regarding fundraising, and that their failure to abide by such policy may result in the suspension of their "group privileges".

8. Finally, concerning the USO "Festival of Trees", the general requirements of JER Sec. 3-211(b) and Museum policy are comfortably met by this event from the standpoint of the Museum. The "Festival of Trees" takes place in the public Museum area, not in the Federal Government Workplace. In connection with the six "good community relations" criteria of JER Sec. 3-211(a), note the following policy statement of the Secretary of Defense with respect to DoD support of the USO extracted from attachment (1):

"For more than 56 years, the USO has supported the morale and welfare of the men and women of the Armed Forces and their families. Virtually all who have served during the past half century have benefited from the USO programs and services...DoD personnel including military members on active duty may voluntarily serve in their personal capacities during off-duty time...and assist with USO fundraising away from any Federal Workplace, provided there is no conflict with the performance of their official duties...The (JER) furnish guidance to DoD commanders regarding DoD support for non-federal events, including fundraising activities. While DoD cannot officially endorse non-federal organizations, such as USO, official DoD support, within the limits of the regulations, may include...permitting the USO to use facilities and equipment, including the services of DoD personnel for proper use of the equipment.

9. It has come to my attention that the issues raised by the "Festival of Trees" are not in connection with the use of Museum facilities under JER Sec. 3-211, but possible endorsement issues under JER Sections 3-209, 3-210, and 3-300. The display or identification of military units or organizations in connection with the event, including such displays on the trees or tree decorations would appear to run afoul of the literal non-endorsement requirements of JER Sections 3-209, 3-210, and 3-300. This is especially the case if the trees are the subject of a silent auction. Names of individual

16 OCT 2003

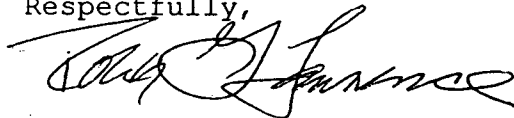
Subj: FUNDRAISING EVENTS IN THE NATIONAL MUSEUM OF NAVAL AVIATION NOT SPONSORED BY THE NAVAL AVIATION MUSEUM FOUNDATION, INC.

volunteers or donors, however, showing no military title or organization, may be displayed. See, in this connection, JER Section 3-300(a.) (1) for the permissible use of an individual's military grade and military department (e.g., CAPT John Smith, USN) as a personal identifier (e.g., "Mr." or "Ms.") when used to indicate the individual's personal volunteer effort. Although I have not personally attended the "Festival of Trees" in recent years, I believe that the USO and some military units or organizations may have overreached these literal JER non-endorsement requirements. From the standpoint of the Museum, USO trees or other displays that appear to have been endorsed by the Navy or other military units should not be permitted to be displayed in the Museum in the absence of a contrary opinion or waiver from higher echelon.

10. Broader issues that involve USO fundraising practices in NAS Pensacola are outside the scope of the Museum or this office without a specific charter. For parties who find themselves reading this Memorandum, however, and who may be interested in this subject, it is suggested that authentic and sincere volunteer support efforts, including donations, on the part of individual military members for the USO are permissible under the cited JER sections, in areas that have not been designated a part of the Federal Government Workplace. Accordingly, a prudent reading the JER would suggest that military units or organizations on NAS Pensacola should document that all funds raised for the USO, and other support activities, are individual volunteer efforts that occurred off the Federal Government Workplace, and not the effort of the military unit or organization. In this connection, a non-official endorsement disclaimer may be appropriate.

11. For a more detailed and authoritative analysis of endorsement issues on NAS Pensacola, the Museum and CNATRA Counsel defer to the appropriate Designated Ethics Counselor.

Respectfully,



Roger G. Lawrence

Copy to:
CNATRA (00)
CNET (OOD)
NATLMUSEUMNAVAV
Naval Aviation Museum Foundation