grant or denied by an Entry Control Commander. Authorizations for multiple entries for a period to exceed one year or for special group entries must be forwarded to the Chief of Naval Operations with appropriate comments and recommendations.

§ 761.14 Aircraft: Group authorizations.

Aircraft in the following categories, except those aircraft which have been denied individual authorization or have had a prior authorization revoked, may enter the defense areas indicated without individual authorization:
(a) U.S. public aircraft to enter all defense areas.
(b) U.S. private aircraft which are under charter to the Department of Defense (including the Military Airlift Command), or operating under a contract with the Department of Defense providing for the employment of such aircraft to overfly U.S. island positions to enter defense areas as authorized by controlling Defense Department agency. If landing at U.S. military facilities is required, see § 761.15(a).
(c) Foreign flag aircraft for which special arrangements have been made under international agreements or treaties.
(d) Aircraft operated by companies authorized to utilize naval facilities in defense areas for regular commercial activity, to enter defense areas associated therewith. For landing clearance at U.S. military facilities, see § 761.15(a).
(e) Any aircraft in distress, subject to local clearance and control by senior officer present.

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§ 761.15 Aircraft: Individual authorizations.

(a) Special procedures. In addition to the entry authorization to enter or navigate within the defense area concerned, certain special procedures must be followed by aircraft:
(1) If landing at U.S. naval aviation facilities, an Aviation Facility License must be obtained, in accordance with Secretary of the Navy Instruction 3770.1B, Use of Department of the Navy aviation facilities by other than United States Department of Defense aircraft.
(2) If landing at U.S. Air Force aviation facilities, a Civil Aircraft Landing Permit must be obtained, in accordance with Department of the Airforce Regulation 55–20, Use of United States Air Force installations by other than United States Department of Defense aircraft.
(3) Foreign public aircraft must obtain diplomatic clearance or clearance under applicable special agreements or treaties.
(b) Application; Form; Filing. Applications for authorization to navigate aircraft within the limits of defense areas shall be made by letter or telegram addressed to the appropriate entry control commander as indicated in § 761.9 with information copies to the Chief of Naval Operations, Commander in Chief, U.S. Atlantic (or Pacific) Fleet, as appropriate, and other local commanders who are known to be concerned. Applications shall include the following:
(1) Type and serial number of aircraft (the number of aircraft in flight if a mass movement is involved), nationality and name of registered owner.
(2) Name and rank of senior pilot.
/*3 Number in crew.
/*4 Number of passengers and whether military or civilian; include name (and rank) of distinguished passengers.
(5) Purpose of flight.
(6) Plan of flight route, including:
(i) Point of origin of flight and its destination.
(ii) Estimated date and times of arrival and departure at all airspaces covered by this part 761 including stops within the Trust Territory, when pertinent.
(7) Radio call signs of aircraft and radio frequencies available.
(8) Whether cameras are to be carried and whether they will be used.
/*9 Whether arms are to be carried.
/*10 Whether authorization to land as indicated in § 761.15(a) has been obtained.

Note: Information on those items marked with an asterisk (*) need not be reported when the aircraft will only overfly the areas covered by this part.
(c) Processing. Authorization for individual entries or for multiple entries for a period not to exceed three months may be granted by an Entry Control

*See “Note” to this paragraph.