(i) The President or Vice President of the United States or a past President of the United States.
(ii) The head of any Federal department or agency.
(iii) A Member of Congress.
(6) By a bailed, leased, or loaned aircraft (as defined in §766.2) when operated in connection with official business only.
(7) By aircraft owned and operated by States, counties, or municipalities of the United States when used for official business of the owner.
(b) Except as limited by paragraph (c) of this section, the Commander in Chief, U.S. Naval Forces, Europe; Chief of Naval Material; Commander in Chief, U.S. Atlantic Fleet; Commander in Chief, U.S. Pacific Fleet; Chief of Naval Air Training; Commander, Pacific Missile Range; Commander, Marine Corps Air Bases, Eastern Area; Commander, Marine Corps Air Bases, Western Area; and Commanding General, Fleet Marine Force, Pacific may approve civil aircraft use of any active aviation facility under their control. (At overseas locations, aircraft landing authorizations must be in consonance with the provisions of applicable international agreements.)
(c) The Chief of Naval Operations may approve any of the above requests, and is the only agency empowered to approve all other requests for use of naval facilities by civil and government aircraft, for example:
(1) Applications for use of more than one facility when the facilities are not under the control of one major command.
(2) Application for use of naval aviation facilities when participating in U.S. Government or Department of Defense single-manager contract and charter airlift operations; i.e., Military Airlift Command (MAC) or Military Traffic Management and Terminal Service (MTMTS).
(3) Application for a facility to be used as a regular civil airfield for a community, by either commercial or general aviation.
(4) Requests for use of a facility by foreign civil or government aircraft when:
   (i) Such use is not covered by an agreement between the U.S. Government and the government of the aircraft’s registry, or
   (ii) The facility is located in a country other than that in which the foreign aircraft is registered.

§ 766.7 How to request use of naval aviation facilities.

(a) Forms required. Each applicant desiring use of a Navy/Marine Corps aviation facility will be required to:
(1) Execute an application for an Aviation Facility License (OPNAV Form 3770/1 (Rev. 7–70)).
(2) Submit a Certificate of Insurance (NAVFAC 7–11011/36) showing coverage as provided by §766.9 of this part.
(b) Exceptions. Exceptions to the foregoing requirements are:
(1) Aircraft owned and operated by departments or agencies of the U.S. Government for official business.
(2) Aircraft owned and operated or noncommercial purposes by agencies of a foreign government, except in cases where the foreign government charges fees for U.S. Government aircraft.
(3) Aircraft owned and operated by States, possessions, and territories of the United States and political subdivisions, thereof, when used for official business of the owner.
(4) Aircraft owned and operated by either Navy/Marine Corps Flying Clubs or Aero Clubs of other military services which are operated as instrumentalities of the U.S. Government.
(5) Bailed aircraft, provided the bailment contract specifies that the U.S. Government is the insurer for liability.
(c) Obtaining forms. The applicant may obtain the required forms listed in paragraph (a) of this section, from the commanding officer of any Navy or Marine Corps aviation facility or from the Chief of Naval Operations (OP–53C). Navy units may obtain the forms through regular supply channels as a Cog “I” item.
(d) Preparation of forms. (1) The license application will be completed in quadruplicate by the applicant in accordance with detailed instructions set forth in Aviation Facility License (OPNAV Form 3770/1 (REV. 7–70)).
(2) The Certificate of Insurance will be completed by the insurer. Only the signed original certificate and one copy are required to be submitted.
(e) **Submission of forms.** (1) The forms executed by the applicant shall be submitted to the commanding officer of the aviation facility concerned, except that applications requiring approval by higher authority shall be submitted to the appropriate approving authority, as indicated in paragraph (b) or (c) of this section at least 30 days prior to the first intended landing.

(2) Once the NAVFAC 7–11011/36, Certificate of Insurance, is on file with an executing authority, it is valid until insurance expiration date and may be used by that executing authority as a basis for his action on any subsequent OPNAV Forms 3770/1 submitted for approval.

(f) **Security deposit.** All applications, other than those listed in §766.11(a) contemplating more than one landing per month, will be accompanied by a security deposit in the form of a certified check payable to the “Treasurer of the United States” in payment of the estimated costs of landing, hangar and outside parking fees, for 3 months in advance, calculated as provided in §766.11 (c) and (d). Security deposits will be handled as set forth in paragraph 032102 of the NAVCOMPT Manual.

(g) **Nonexclusive use airports.** When either the Chief of Naval Operations or Commandant of the U.S. Marine Corps does not have exclusive operational control over a landing area, the aircraft operator will obtain permission to land from the appropriate civil or military authority.

§ 766.8 Procedure for review, approval, execution and distribution of aviation facility licenses.

(a) **Review of application by the commanding officer.** The commanding officer will review each application for Aviation Facility License and Certificate of Insurance received and determine whether such forms have been completed by the applicant in accordance with the instructions for their preparation as indicated in the Aviation Facility License (OPNAV Form 3770/1 (REV. 7–70)) and the Certificate of Insurance (NAVFAC 7–11011/367–70)). As appropriate, the commanding officer will require each applicant to furnish a security deposit as stipulated in §766.7(f).

(b) **Processing application.** The commanding officer will approve/disapprove the application or forward it to higher authority for approval as required by §766.6(b) or (c). If the application is approved, the approving authority will then forward all copies of the license and Certificate of Insurance to the Commander, Naval Facilities Engineering Command or his designated representative for review and execution of the license.

(c) **Action by the Commander, Naval Facilities Engineering Command or his designated representative.** (1) Upon receipt, the Commander, Naval Facilities Engineering Command, or his designated representative, will review the license and Certificate of Insurance. He shall determine whether the insurance coverage conforms to the requirements prescribed by §766.9 of this part or to such requirements as may be promulgated from time to time by the Chief of Naval Material.

(2) Upon approval, he will then execute the license in triplicate, conform all additional copies, and make distribution as provided in paragraph (d) of this section. Applications which are not approved will be returned to the applicant with an explanation of deficiencies which must be corrected prior to execution.

(d) **Distribution.** (1) After execution of a license, distribution will be made as follows:

- Original—To the licensee.
- Executed copy—To the commanding officer.
- Executed copy—To the Commander, Naval Facilities Engineering Command or his designated representative.
- Conformed copy—To the Chief of Naval Operations (OP–53).
- Conformed copy—To the cognizant commander under §766.6(b).
- Conformed copy—To the disbursing officer serving the performing activity in the case of local deposits, and to the Office of the Navy Comptroller (NAFC3) in the case of central deposits held at the Washington, DC level.
- Conformed copy—To the Military Airlift Command (MAC) for DOD contract or charter airlift operations.
- Conformed copy—To the Military Traffic Management and Terminal Service (MTMTS) for DOD contract or charter airlift operations.