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U.S. Customs and Border Protection (CBP) has received numerous questions concerning the regulations promulgated pursuant to the Trade Act of 2002. The Final Rule, which was published in the Federal Register on December 5, 2003 (68 FR 68140), provides for the advance electronic presentation of cargo information for all modes of transportation both in and out of the United States.

CBP has provided our response, for now, of the some of the most frequently asked questions. CBP hopes that this document will provide further guidance to the trade community concerning the regulations for inbound air cargo operations. The required compliance dates for the regulations were August 13, 2004 for the Eastern United States, October 13, 2004 for Central United States, and December 13, 2004 for the Western United States. If you have additional questions that are not addressed in this document, please write to Manifest.Branch@dhs.gov. CBP will continue to update this list as further issues arise. Please continue to monitor this document for changes and updates.

1. SYSTEMS TO BE USED

   Q. How will CBP collect electronic information for imported air cargo?

   A. For imported cargo arriving aboard an aircraft, CBP will collect such information through the Air Automated Manifest System (Air AMS). Air AMS is a component of the CBP Automated Commercial System (ACS).

2. REQUIRED AND VOLUNTARY PARTICIPATION

   Q. What parties are required to participate in Air AMS?

   A. The incoming air carrier is always required to provide information through Air AMS when the aircraft is required to enter and there is commercial cargo aboard.

   Q. What other parties may voluntarily participate in Air AMS?

   A. The information supplied by the incoming carrier may be supplemented by additional information provided by four other eligible parties including the:

   1. Automated Broker Interface (ABI) Filer (importer or customs broker)
   2. Container Freight Station (CFS)
   3. Express Consignment Carrier Facility (ECCF)
   4. Air carrier that arranged to have the incoming air carrier transport the cargo to the United States.
Q. Are these parties required to participate in Air AMS?

A. No. Participation for these parties is voluntary. These parties may voluntarily participate in Air AMS for the purpose of providing house air waybill level information directly to CBP without having to provide it to the carrier. If such parties do not voluntarily present the full house air waybill information directly to CBP the incoming air carrier must provide that information.

Q. What is the benefit for an eligible voluntary party to participate in Air AMS?

A. By providing house level air waybill information directly to CBP, an eligible voluntary Air AMS participant need not disclose to the carrier those data elements of the house air waybill related to the shipper and consignee. Many such parties consider this information to be business proprietary information, which it would prefer to report directly to CBP without having to so disclose to the carrier.

In addition, voluntary participants would be able to request in-bond authorization at the house air waybill level through Air AMS. Finally, a CFS or ECCF that voluntarily participates in Air AMS would receive electronic Freight Status Notification (FSN) messages related to CBP processing of entries for cargo located at its facility.

Q. If a freight forwarding company does not fall into one of the categories of eligible participants may it participate in Air AMS?

A. No. Only those parties specified in the regulation may participate in Air AMS. If a freight forwarding company does not fall into one of these categories, it must fully present the required information to the incoming air carrier or to another eligible party, which would then be responsible for providing the information to CBP.

Q. If an ABI filer elects to voluntarily provide house air waybill information to Air AMS, is the same ABI filer (customs broker or importer) also required to file the entry for the related merchandise?

A. No. Providing advance electronic information to Air AMS does not obligate the ABI filer to file an entry for the same merchandise.

Q. Is an air carrier required to participate in Air AMS at a port where it will never have an aircraft required to make entry under 19 CFR 122.41? In other words, is Air AMS participation mandatory for an air carriers at a port where it only handles in-bond destination cargo?
A. The air carrier is not required to participate in Air AMS at a port where it will not make entry under 19 CFR 122.41. Participation in Air AMS for the purposes of handling in-bond cargo at the destination port is voluntary.

3. WHEN AIR AMS FILING REQUIRED

Q. Since Air AMS filing is required for aircraft required to enter, when is such entry required?

A. All aircraft coming into the United States from a foreign area must make entry except public aircraft, private aircraft and aircraft chartered by and transporting cargo that is the property of the U.S. Department of Defense.

Q. What is a private aircraft?

A. A private aircraft is an aircraft engaged in a trip that does not involve carrying passengers or cargo for commercial purposes.

Q. For purposes of Air AMS filing, what areas constitute the United States?

A. The customs territory of the United States contains the fifty states, the District of Columbia and Puerto Rico.

Q. Is Air AMS filing required for flights from foreign locations to the U.S. Virgin Islands, Guam, American Samoa, Wake Island, Midway Islands, Johnston Atoll and the Northern Mariana Islands?

A. As these locations do not fall within the customs territory of the United States, Air AMS filing is not required for flights from other foreign areas to these insular possessions. However, Air AMS filing is required for flights from these insular possessions to ports within the customs territory of the United States.

Q. Is Air AMS filing required for flights from Puerto Rico to any of the fifty states?

A. No. Puerto Rico is within the customs territory of the United States.

4. PARTICIPANT PROCEDURES

Q. What methods may be used to transmit information through Air AMS?

A. A potential Air AMS participant has three options:

1. Develop a software interface based on the technical specifications as provided in the Customs Automated Manifest Interface Requirements – Air (CAMIR-Air) document.
2. Provide the data through an Air AMS service center.
3. Purchase a commercially available software and communications package.

Q. Does CBP provide a list of service centers and software vendors?

A. CBP maintains a list under Air AMS service centers and software vendors under the import section of the CBP website.

Q. Once a software and communications package has been selected, how does one become an Air AMS participant?

A. The potential Air AMS participant may complete the Air AMS Respondent Checklist and then mail or fax the document to:

U.S. Customs and Border Protection
Client Representative Branch
7501 Boston Blvd. Rm. 211
Springfield, VA 22153
FAX: (703) 921-7563

The Air AMS Respondent Checklist is the last page of the document attached to the service center and software vendor list found under the import section of the CBP website.

Q. If an air carrier is already an Air AMS participant but chooses to expand its Air AMS participation to additional ports, what must that carrier do?

A. The air carrier must notify the CBP port and its assigned client representative prior to expanding its Air AMS participation to additional locations. The assigned client representative may establish a user record for the air carrier participant in that port upon receipt of confirmation that the port has acknowledged the commencement date of Air AMS participation.

Q. Should a CFS or ECCF also notify the local CBP port where it intends to participate in Air AMS prior to such participation?

A. Yes. A CFS or ECCF must notify the local CBP port prior to beginning Air AMS participation.

5. BOND REQUIREMENTS

Q. What type of bond is required for carriers to participate in Air AMS?

A. An international carrier's bond (activity code type 3) is required for air carriers.
Q. What type of bond is required for CFS operators, ECCFs and ABI filers to provide advance electronic information in Air AMS?

A. To file advance electronic cargo information in Air AMS, a CFS operator or an ECCF must have an international carrier’s bond (activity code type 3). To file advance electronic cargo information in Air AMS, an ABI filer must have an importer’s bond (activity code type 1).

Q. How does an Air AMS participant obtain a bond?

A. A bond may be obtained from a U.S. Department of the Treasury approved surety company. A current list of such approved surety companies may be found on the Treasury site.

Q. What bond amount is required for Air AMS participants?

A. The amount of the bond is set by the port director of the port where the bond has been filed. The minimum bond amount has been set at $50,000 but the port director may require a higher amount.

Q. Does an Air AMS participant need to have a separate bond filed at each port where it intends to participate in Air AMS?

A. No. A continuous bond filed at one port is valid for Air AMS purposes at all ports where the party so participates in Air AMS.

Q. If a voluntary Air AMS participant elects to create in-bond movements at the house air waybill level, does it need to have a custodian of bonded merchandise bond (activity code Type 2)?

A. When requesting an in-bond movement at the house air waybill level, a voluntary Air AMS participant is required to identify the onward bonded carrier. If the onward carrier is an air carrier, it is identified by its carrier code. Alternatively, the onward carrier may be identified by its bonded carrier identification number (IRS #, Social Security Number or CBP-assigned number). For further information see question #13.

The voluntary Air AMS participant requesting the in-bond movement may oblige its bond by specifying its own bonded carrier identification number if it has the required activity code type 2 bond. If the voluntary Air AMS participant does not have the required activity code Type 2 bond, it may specify the onward carrier identification of another bonded party. The voluntary Air AMS participant must have authorization from the party whose bond is so obligated.

6. AIR AMS DOCUMENTATION
Q. What type of documentation is available to explain all the data elements in Air AMS?

A. The Customs Automated Manifest Interface Requirements-Air (CAMIR-AIR) is the source document for electronic data interchange between CBP and Air AMS participants.

Q. How does an Air AMS participant obtain a copy of the CAMIR-Air?

A. The CAMIR-Air is available on the Import section of the CBP website under Operations Support.

Q. If changes are made to the CAMIR-Air, how are these distributed?

A. When a change is made to the CAMIR-Air the version of the document on the CBP web site is updated.

7. COMPLIANCE DATES

Q. When did CBP expect compliance with the provisions of the Final Rule?

A. CBP established the following implementation schedule when CBP required electronic transmission of inbound air cargo information, depending on the location of the airport where cargo arrives in the United States.

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<td>Alabama, Arkansas, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Michigan, Minnesota, Mississippi, Missouri, Nebraska, New Mexico, Ohio, Oklahoma, South Dakota, Tennessee, Texas, Wisconsin</td>
</tr>
<tr>
<td>Western</td>
<td>12/13/04</td>
<td>Alaska, Arizona, California, Colorado, Hawaii, Idaho, Montana, Nevada, North Dakota, Oregon, Utah, Washington</td>
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8. ENFORCED COMPLIANCE PROCEDURES – PHASE 1
Q. What compliance actions did CBP undertake for those air carriers that were required to participate in Air AMS but fail to do so before the required compliance date?

A. Beginning on the dates established in the above schedule, CBP set forth specific procedures in each port for any aircraft that arrived in the United States which was required to transmit information through Air AMS but did not yet establish Air AMS communications for that port with CBP.

Although the time period for the initial phase of enforced compliance has been completed, a number of its provisions remain in effect for any inbound aircraft that is required to enter under §122.41 that has commercial cargo aboard but has not established Air AMS communications with CBP in that port.

- CBP will not grant landing rights at a landing rights airport or permission to land at an international airport if the carrier is required to participate in Air AMS but has established an Air AMS user record at that port.

- If an aircraft required to enter arrives with commercial cargo aboard and the carrier has not established Air AMS communications, CBP will issue a penalty for failure to submit the required electronic cargo information to CBP. The penalty is assessed under 19 USC 1436 (b) / 19 CFR 122.48a for failure to file the air waybill information electronically. The penalty is $5,000 for the first violation and $10,000 for subsequent violations.

- CBP will not recognize any permit or special license to unlade that may already be on file with CBP if the carrier is not an Air AMS participant when required. The cargo may not be unladen at the first U.S. port of arrival or at any subsequent U.S. port. CBP will still require that the carrier present a paper copy of the CBP Form 7509 (Air Cargo Manifest) in the required timeframes. The cargo will remain aboard the aircraft while CBP conducts a review of the manifest.

- CBP will conduct a full manifest review before granting permission for the aircraft to depart. Such permission to depart is granted either by signing the permit to proceed if the aircraft is continuing to another U.S. port or signing the outbound General Declaration (CBP 7507) if the aircraft is travelling to a foreign port.

- If any unlading of cargo occurs, CBP will issue a penalty for violation of 19 USC 1453 – penalty equal to the value of the merchandise for unlading without a permit or special license.

- Finally, CBP will inform the carrier that future violations may subject it to the provisions of 19 USC 1436(b) which states that any conveyance used in connection with violations of manifest requirements may be subject to seizure.
and forfeiture. Any such decision to seize an aircraft must be made with concurrence from CBP headquarters.

9. **ENFORCED COMPLIANCE PROCEDURES – PHASE 2**

Q. What enforced compliance actions has CBP initiated against those parties that fail to transmit air waybill records in the time and manner as specified by the regulations?

A. In all U.S. ports, CBP has initiated its next phase of its enforced compliance procedures to ensure that the information is presented in the time frames required by the regulation. CBP will issue a penalty or claim for liquidated damages when the air waybill record is not received in the required time frame established by the regulation.

CBP also places holds on air waybill records when the cargo description, shipper or consignee information is not provided or the information provided is not acceptable. CBP also places holds on master air waybill records if the required house air waybill information is not been received by CBP.

Finally, CBP places a hold on split master air waybill records when the carrier fails to submit the required information for the affected house air waybills pursuant to 19 CFR 122.48(a)(d)(3). These holds are placed in addition to any other holds placed on air waybill records when the cargo has been selected for physical inspection.

10. **DELIVERY AUTHORIZATION**

Q. What is considered the electronic equivalent of delivery authorization for Air AMS participants?

A. Delivery authorization in the electronic environment requires that the four following conditions be met:

1. The cargo has arrived in the port.
2. An entry has been filed.
3. Examinations, if required, have been completed.
4. All holds placed on the air waybill have been removed.

Q. If a carrier utilizes the services of a ground handling agent to handle its cargo, does that ground handling agent need to be an Air AMS participant?

A. All participants in Air AMS are required to honor the electronic freight status notifications. A carrier is required to maintain control of the cargo pending CBP disposition whether its staff handles the cargo or if a ground handling agent
provides such services. How the carrier communicates such information to its ground handling agent is a business decision for the carrier and its agent.

11. **SPLIT SHIPMENTS**

Q. What is a split shipment?

A. A split shipment occurs when cargo covered by a single air waybill arrives in the United States on more than one conveyance.

Q. When a carrier splits a consolidated shipment, is it required to send any information for the associated house air waybills?

A. For consolidated shipments covered by a master air waybill, the carrier is required to report to CBP certain information regarding each associated house air waybill to indicate which house air waybills have been laden on each flight.

Q. Since the Automated Broker Interface (ABI) cannot accommodate multiple flight arrival information for split shipments how can a single entry be filed for a split shipment and the proper freight status notifications be sent?

A. CBP has an existing policy to allow a single entry to be filed for a split shipment provided that the conditions of part 141.57 of the Customs regulations have been satisfied. If these conditions are satisfied, the entry filer must include additional information on the CBP Form 3461.

For purposes of completing boxes 12, 13, 15, 16 and 17 of the CBP 3461, the filer will include the transportation information for the first portion of the split shipment. For the purpose of completing boxes 21, 22 and 23, the filer must enter all air waybills and the quantities for which a single entry or a special permit for immediate delivery are requested. In box 29, the filer will enter the following information for all portions of the split shipment covered by the single entry or special permit for immediate delivery:

- Carrier Code
- Flight Number
- Arrival Date
- Piece Count for that Arrival.

In order to transmit an electronic permit to release for each portion of a split shipment, CBP must post such release to each portion covered by the single entry or special permit for immediate delivery. To effect such release, the importer must provide a copy of the CBP 3461 to CBP with the information noted above. If the release is to occur incrementally, the filer must provide such notification to CBP upon arrival of each portion of the shipment.
12. **CARGO THAT FAILS TO ARRIVE IN THE UNITED STATES**

Q. If an air waybill record has been transmitted to Air AMS, but the cargo will not be transported to the United States (i.e., the cargo is re-routed outside the United States), what must the Air AMS participant do?

A. The Air AMS participant that transmitted the air waybill record must delete the air waybill record from Air AMS.

13. **CONSOLIDATED SHIPMENTS**

Q. Does CBP require a separate air waybill record for each shipper/consignee relationship? In other words, if a freight forwarding agent arranges transportation for a single consignee to import merchandise from multiple vendors, suppliers or manufacturers, may the freight forwarding agent be listed as the shipper on a single air waybill or must there be a separate air waybill record for each vendor/supplier/manufacturer?

A. CBP requires detailed shipper information on each air waybill record for the purposes of targeting high-risk shipments. If a freight forwarder or other consolidator receives merchandise from multiple foreign vendors and arranges for such transport to the United States, listing the freight forwarder as the shipper would not provide sufficient information for CBP to conduct its targeting. Air AMS does not have the capability of accepting multiple shippers or consignees for a single air waybill record, nor could it be readily adapted to so accept multiple shippers/consignees.

Q. The regulations require that a carrier transmit a conditional data element referenced as a "consolidation identifier." What is this data element and what is it used to indicate?

A. The consolidation identifier is a conditional element in the air waybill line of an Air AMS message. An Air AMS participant includes the value "M" to identify the air waybill as a master air waybill which indicates that one or more house air waybills is associated with that master air waybill.

Q. How should the carrier report the master air waybill record, when an express consignment carrier is providing house air waybill level information through a CBP-approved proprietary system? If the carrier transmits the master air waybill with the consolidation identifier and no house air waybill records are received in Air AMS, no transfer requests (in-bonds or permits to transfer) will be approved.

A. Only in cases where the house air waybill level information will be received by CBP through an approved proprietary system for express consignment cargo may the carrier eliminate the consolidation identifier and identify the record as a
simple air waybill. In this case, the carrier will still use the AGT field of the record to identify the party that will supply the house air waybill level information.

Q. If a master air waybill record has only one associated house air waybill, can the carrier report this is as a simple air waybill?

A. No. When a master air waybill references only one house air waybill, both the master air waybill and the house air waybill must be reported.

14. **ORDER OF RECEIPT OF MASTER AND HOUSE AIR WAYBILL**

Q. Does Air AMS require the carrier to transmit the master air waybill record before another party may transmit house air waybill records associated to that master air waybill?

A. No. Air AMS will now accept house air waybill information from an eligible Air AMS participant prior to the receipt of the master air waybill from the inbound air carrier.

15. **SIMPLE AND MASTER AIR WAYBILL FORMAT**

Q. How many characters does the data field for simple and master air waybill numbers accommodate?

A. The data field for simple and master air waybill numbers must contain an 11-character identifier.

Q. Does Air AMS require that the 11-character identifier for a simple or master use a 3-digit air waybill prefix assigned by the International Air Transportation Association (IATA)?

A. Air AMS has been modified to accept and process air waybill records that do not utilize a 3-digit air waybill prefix assigned by IATA.

If an air carrier does not have an assigned IATA air waybill prefix, it may substitute its 3-character International Civil Aviation Organization (ICAO) code or its CBP-assigned carrier code for the air waybill prefix number. For further information regarding Air AMS certification testing for non-IATA carriers, please contact your assigned client representative.

Q. May the air waybill number be used as the in-bond control number if the air waybill number is not an IATA-standard 11-digit air waybill number with a valid IATA air waybill prefix?

A. In this case, a CBP 9-digit CBP Form 7512 in-bond number must be used as the in-bond control number.
16. **HOUSE AIR WAYBILL FORMAT**

Q. How many digits does the data field for house air waybill numbers accommodate?

A. The data field for house air waybill numbers will accept 1-12 digits of alphanumeric characters.

Q. Is the Air AMS participant required to transmit all the alphanumeric characters as printed on the paper copy of the house air waybill?

A. Yes. The Air AMS participant is required to report the full house air waybill identifier as printed on the hard copy document. This includes alpha characters preceding or contained within the house-level shipment identification.

Q. Can Air AMS accept sub-house air waybill records associated with a house air waybill record?

A. A sub-house air waybill refers to multiple house air waybills that are consolidated into a single (consolidated) house air waybill record. The sub-house air waybill would contain the identity of the shipper and consignee while the consolidated house air waybill record may only list the consolidator/forwarding agent as the shipper or consignee.

Since Air AMS can only accommodate one level of house air waybill identification, the Air AMS participant must report the sub-house air waybill information in the house air waybill field. The consolidated house air waybill information need not be reported.

17. **IN-BOND AUTHORIZATION**

Q. If an Air AMS participant other than an air carrier requests in-bond authorization electronically through Air AMS, how does it identify the bonded carrier?

A. When requesting in-bond authorization in Air AMS, an Air AMS participant must indicate the air carrier code of an onward air carrier or the bonded carrier identification number. Such identification number must be in one of the following formats (hyphen included):

- NN-NNNNNNNNAA or NN-NNNNNNNN (IRS #)
- NNN-NN-NNNN (social security number) or
- NNNNNNN-NNNNN (CBP assigned).
Q. If a party does not transmit Air AMS information for a particular shipment, may it still submit a paper CBP Form 7512 document to request an in-bond movement?

A. Yes. For example, an air carrier may transmit an air waybill record to Air AMS for the initial transportation from a foreign location to the United States. Another party that did not transmit Air AMS information for the shipment may file a CBP Form 7512 to request in-bond movement authorization.

Q. If an in-bond authorization message has already been received, can the in-bond record be cancelled through Air AMS?

A. Yes. An in-bond movement authorization may be cancelled. According to the CAMIR-Air, the transfer line (TRN) is used to indicate a request for both in-bond and local transfer (permit to transfer) authorization. To cancel in-bond and permit to transfer authorization, an Air AMS participant may transmit a Freight Report Change (FRC) message with TRN/000 (numeric zeros).

Q. To what party does Air AMS transmit an electronic in-bond movement authorized freight status notification?

A. Electronic in-bond movement authorization (1D) freight status notification (FSN) messages are transmitted to the Air AMS participant in custody of the cargo. Therefore, if the cargo is in the custody of an airline Air AMS participant and another eligible Air AMS participant that submitted the house air waybill information requests an in-bond movement at the house air waybill, a 1D freight status notification (FSN) message is transmitted to the airline. A 1D freight status information (FSI) message may be transmitted to the Air AMS participant that filed the house air waybill record if such party elects to receive such FSI messages.

Q. If electronic in-bond authorization is received at the in-bond origin port, how does the bonded carrier notify CBP of the in-bond arrival at the destination port?

A. An Air AMS participant that is also a participant at the in-bond destination port may electronically notify CBP of the in-bond arrival by transmitting a freight status arrival notification (ASN3) message to CBP upon arrival of the cargo at the in-bond destination port.

Alternatively, if an Air AMS participant is not an Air AMS participant at the in-bond destination port, it must present one of these two paper documents to CBP at the destination port.

1) If an air waybill is utilized as the in-bond control document, it must contain all required information in accordance with IATA agreements governing the issuance of the air waybill. In addition, the following
information must be included on the air waybill as noted in 19 CFR 122.92:

- Origin Port
- Entry Type (61,62,63)
- Destination Port
- Importing Carrier/Flight Number/Arrival Date
- Bonded Carrier Identification Number (IRS #, SSN, CBP assigned)
- Signature of Carrier’s Agent/Exporter

Upon confirmation that the in-bond authorization has been electronically received, the Air AMS participant will note AAMS on the document. Such documentation must be presented to CBP upon arrival at the destination port.

2) If the shipment is not identified by a standard IATA air waybill, then a paper copy of the CBP Form 7512 must be produced and completed with all required information. Upon confirmation that the in-bond authorization has been electronically received, the Air AMS participant will note AAMS on the document. Once again, such documentation will be presented to CBP upon arrival at the destination port.

18. PERMITS TO TRANSFER (LOCAL TRANSFER)

Q. Is an Air AMS carrier required to request a permit to transfer electronically through Air AMS?

A. Yes. The Final Rule requires that the local transfer destination facility must be provided electronically through Air AMS. The local transfer destination facility may be a Container Freight Station/Express Consignment Carrier Facility identified by a FIRMS code or another air carrier identified by its carrier code.

Q. If a master air waybill record references split arrival information, must the carrier request and receive electronic authorization for each part of the split shipment?

A. Yes. For each portion of the split master air waybill that is transferred to another facility, the carrier must request and receive electronic transfer authorization.

Q. To what party does Air AMS send the electronic local transfer authorization message?
A. Air AMS transmits local transfer authorization messages (1F) to the carrier requesting the permit to transfer and the facility to which the cargo will be transferred if that facility is also an Air AMS participant at that port.

Q. If the permit to transfer is approved electronically through Air AMS, does a paper copy of the permit to transfer need to be presented to CBP for authorization before the cargo may be so transferred?

A. No. The electronic permit to transfer eliminates the need to present CBP a copy of the permit to transfer document.

Q. If cargo is transferred to a CFS, ECCF or another air carrier that is not an Air AMS participant in the port, does Air AMS continue to transmit electronic freight status notification messages?

A. No. Once the cargo is transferred to a facility that is not an Air AMS participant, Air AMS will no longer transmit freight status notifications. The facility that is now the cargo custodian must receive paper delivery authorization documents for the release of the cargo.

Q. If the carrier requests a permit to transfer at the master air waybill level, do house air waybill records need to be on file for the transfer request to be approved?

A. Yes. Air AMS edits require that at least one house air waybill record be on file before the transfer request is approved at the master air waybill level.

Q. Should the carrier transmit a house air waybill record solely for the purpose of generating the permit to transfer approval message (1F) when the full house air waybill information is received from another voluntary Air AMS participant?

A. No. The carrier should not transmit a house air waybill record solely for the purpose of generating a permit to transfer approval message (1F).

19. **INCOMPLETE HOUSE AIR WAYBILLS**

Q. Can a container freight station, ABI filer or ECCF transmit house air waybill information to Air AMS even if the carrier has not yet provided confirmed flight information?

A. Changes to Air AMS now allow those parties that file house air waybill level information to do so prior to the transmission of the master air waybill by the importing carrier. In addition, the incoming air carrier no longer needs to “nominate” such party for the purpose of allowing such party to transmit house air waybills.
Q. When an eligible Air AMS participant files house air waybill information independently of the incoming air carrier, does such party need to supply the flight transportation information including the scheduled date of arrival, carrier code, flight number and airport routing information?

A. Such house air waybill records provided independently of the carrier need not contain flight transportation information. When the master air waybill record is provided by the incoming air carrier, the transportation information is applied to all of the house air waybill records with the same master air waybill number. This process does not occur for split master air waybills. An eligible Air AMS participant that reports house air waybill information independently of the incoming air carrier should not include the cargo control line (CCL) or the arrival line (ARR) in its FRI/FXI or FRC/FXC message. This may create an error message when the carrier attempts to transmit the master air waybill record.

20. MANIFEST HOLDS

Q. If an air waybill has an outstanding hold may the cargo be moved in-bond or transferred to another facility within the port?

A. No. The cargo must be held by the Air AMS participant until the hold has been removed by CBP.

21. FOREIGN CARGO REMAINING ON BOARD (FROB)

Q. Is Air AMS filing required for cargo that arrives aboard an aircraft, is not unladen and subsequently exported from the United States aboard the same aircraft?

A. Yes. Such cargo meets the definition of Foreign Cargo Remaining On Board (FROB). Air AMS will include a new indicator in the transfer line for purposes of identifying such cargo as FROB (TRN/R). This indicator will be used for simple and master air waybill records.

House air waybill records must be reported for consolidated shipments even though the FROB indicator need not be used for the house air waybill records. The FROB indicator at the master air waybill level will be applied to all associated house air waybills.

Q. If cargo is reported as FROB, does Air AMS respond with an electronic in-bond authorization message (1D)?

A. No. FROB cargo does not meet the definition of cargo requiring in-bond authorization. No electronic in-bond authorization message is sent.
22. **FLIGHTS WITHOUT CARGO**

Q. If a flight does not have any cargo aboard, is the carrier required to transmit a message through Air AMS?

A. No. If there is no cargo aboard a flight, there is no need to transmit Air AMS information.

23. **AIR AMS PROBLEM RESOLUTION**

Q. When Air AMS participants have not received expected freight status notification messages, what should they do?

A. If an Air AMS participant has not received an expected freight status notification that results from the filing of any entry, the Air AMS participant and the entry filer should compare information to determine if the air waybill record and flight record information filed by each of the parties match. The most common reason that Air AMS does not reconcile entry information with the Air AMS air waybill record is that the record has been incorrectly transmitted by one of the parties. For example:

Air waybill Number in Air AMS: 000-12345678-123456
Air waybill Number on Entry: 000-12345678-ABC123456

When this occurs, the party that made the error must change its record to correct such an error.

Air AMS also has a feature called the Freight Status Query (FSQ) which allows an Air AMS participant to request routing information, current record status, the nominated agent information and the retransmission of freight status notification messages. Air AMS participants are encouraged to use the FSQ message to determine the reason that expected messages have not been received.

If the Air AMS participant has done everything possible to resolve the problem but has not been successful, it should contact CBP at the local port to determine why the expected freight notification message has not been received. The Air AMS participant should provide CBP with the complete air waybill number and the associated entry number. In addition, the Air AMS participant should notify CBP what information it expected to receive and what information it actually has received.

If the Air AMS participant and CBP cannot resolve the reason for the failure of Air AMS to process or transmit information related to an air waybill record, CBP may authorize release of the cargo without electronic authorization in accordance with local CBP policy.
An assigned client representative may provide technical guidance to an Air AMS participant regarding the performance of the system. The client representative cannot transmit freight status notification (FSN) messages or authorize release of the cargo without electronic authorization. Such requests must be directed to CBP at the local port.

24. **SCHEDULED AIR AMS DOWNTIME**

**Q.** When is Air AMS scheduled for downtime maintenance?

**A.** CBP is required to initiate scheduled downtime for system maintenance and updates. The regularly scheduled downtime includes:

- Saturday @ 0500 - 0700 EST
- Saturday @ 2300 – Sunday @ 0300 EST
- Sunday @ 2200 – Monday @ 0200 EST
- Wednesday @ 0500 – 0700 EST

**Q.** If an Air AMS participant transmits information during the scheduled downtime period, when will CBP receive the information?

**A.** The information sent by Air AMS participants is stored in a queue and is received and processed when the system maintenance and updates have been completed.

**Q.** When Air AMS has scheduled downtime, must an Air AMS participant transmit information sufficiently in advance so that the information may be received by CBP in the time frames required by regulation?

**A.** CBP informs Air AMS participants of the scheduled Air AMS downtime so that such participants may transmit the information sufficiently in advance so that CBP may receive the information in the required time frames. CBP will not make allowances for the untimely submission of Air AMS information because of scheduled downtime.

**Q.** How does an Air AMS participant know if CBP is experiencing an unscheduled downtime?

**A.** Unscheduled or unanticipated Air AMS downtime is rare and is generally for a short duration. However, in the event that the CBP system is unexpectedly down, CBP will grant “credit” to the Air AMS participant for the amount of time the system is down. An Air AMS participant must contact CBP if expected freight status notifications are not received for a period of 2 hours. During this time, the Air AMS participant should troubleshoot its own operations or that of its service provider/software vendor to ensure that its own systems are working properly.
To determine if Air AMS is experiencing an unscheduled downtime, the Air AMS participant may contact the CBP help desk at (703) 921-6000, which is a 24 hours a day, 7 days a week operation. The CBP help desk will verify if Air AMS is experiencing downtime, record the time of the Air AMS participant’s call, and, if available, give an expected time when Air AMS will be operational.

25. PRESENTATION OF DOCUMENTS

Q. Must a paper copy of the air cargo manifest (CBP Form 7509) and the air waybill documents be presented to CBP in paper format upon arrival of the aircraft?

A. The paper copy of the air cargo manifest (CBP Form 7509) and the air waybill documents no longer need to be filed or retained aboard the aircraft except to report that information which cannot be reported through Air AMS. This includes unaccompanied baggage and accompanied baggage in transit reported pursuant to part 122.48 (d) & (e) of the Customs regulations.

Q. If the advance electronic cargo information is presented through Air AMS must the air carrier present all other documentation upon arrival?

A. Upon arrival, all other documentation including the General Declaration (CBP Form 7507) must be presented to CBP at the place of entry at once.

26. MANIFEST DISCREPANCY REPORTING

Q. Can Air AMS participants change previously transmitted air waybill information in Air AMS?

A. Yes. Air AMS participants are required to report changes to air waybill information through Air AMS. Changes to air waybill information may be reported to Air AMS through the Freight Report Change (FRC) message. Air waybill records may also be deleted using the Freight Report Cancellation (FRX) message. All Manifest Discrepancy Reports (MDRs) must be made in the time frames required by the Customs regulations, currently no later than 30 days after aircraft entry. Each time that information is changed for an air waybill record, the cargo is subject to additional targeting and possible examination. For further information on the use of FRC and FRX messages, please review the Customs Automated Manifest Interface Requirements – Air (CAMIR-Air) document.

27. FREIGHT REPORT INBOUND AND FREIGHT REPORT CHANGE

Q. The Final Rule requires that CBP receive the electronic information regarding the cargo prior to the arrival of the aircraft, but Air AMS permits the use of the
Freight Report Inbound (FRI) message until four (4) hours after the arrival time of the aircraft. Does this represent an inconsistency?

A. No. Air AMS will accept air waybill records reported with the Freight Report Inbound (FRI) standard message identifier until four hours after the recorded arrival time of the aircraft in Air AMS. After such time, any additional air waybill records must be reported using the Freight Report Change (FRC) standard message identifier.

Although Air AMS will accept FRI and FRC messages to report air waybill records after the required regulatory time frames for receipt of the information, such transmission may be considered non-compliant and the Air AMS participant may receive a penalty or claim for liquidated damages.

28. CARRIER NOMINATION/AGENT FIELD

Q. Will the importing air carrier need to nominate another party before that party may input house air waybill records?

A. With the implementation of changes to Air AMS, the inbound air carrier no longer needs to nominate another party for that party to file house air waybill information.

Q. For what purpose will the Agent (AGT) field be used by the importing air carrier?

A. Although the Agent (AGT) field will no longer be used by the inbound air carrier to nominate an alternate transmitting party, the inbound air carrier will be required by regulation (part 122.48a(d)(1)(xv)) to use the AGT field for the purpose of identifying the party which is to submit the house air waybill information, when it does not submit such information on its own.

29. EMERGENCY/FORCED LANDINGS

Q. If an emergency or forced landing is made by an aircraft when necessary for safety or the preservation of life or health and such aircraft is coming into the United States from a foreign location or travelling from airport to airport in the United States under a permit to proceed, what must the carrier do?

A. The aircraft commander, owner or other person in charge must notify CBP at the intended place of first landing, nearest international airport or nearest port of entry as soon as possible and make a full report of the flight and the emergency or forced landing.
30. LOCATION OF DATA INPUT

Q. Does the manual input of information into Air AMS need to occur in the United States or may such data input occur at a foreign location?

A. CBP does not require that data entry occur in the United States. An Air AMS participant must be able to communicate with Air AMS at all locations where it participates in Air AMS.

31. DUPLICATE AIR WAYBILLS

Q. Once an air waybill number has been used by the issuer for an air waybill, when may the number be used for another shipment?

A. Once an air waybill number has been used to report a cargo shipment in Air AMS, the same air waybill number may not be used for a period of one year after issuance. Air AMS is programmed to archive an air waybill record one year after its use. Air AMS will not archive an air waybill record if there is an outstanding hold on the air waybill. An Air AMS participant may use the freight status query (FSQ) message to determine if such a hold exists on an air waybill record.

32. QUANTITY TO BE REPORTED

Q. When reporting the quantity of pieces for cargo loaded on a pallet, unit load device (ULD) or other similar equipment, what quantity should be reported in Air AMS?

A. The Final Rule requires that the Air AMS participant report the quantity based on the smallest external packing unit. For example, one pallet loaded with 100 boxes would be reported with a quantity of 100.

Q. What would be the required quantity to report for other types of equipment into which cargo may be loaded?

A. The following chart may be used as a guideline to determine what quantity should be reported for cargo loaded in various types of equipment. Although letters, documents and mail are not subject this rule (see Question #35), when a carrier uses Air AMS to report such articles under the provisions of other CBP regulations and directives, these guidelines may be used.
<table>
<thead>
<tr>
<th>Type of Equipment</th>
<th>Description</th>
<th>Air AMS Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Skid</td>
<td>A pallet made of wood, plastic or other material. The items aboard the skid may be secured with</td>
<td>The number of boxes, cartons, packages or other similar units loaded on the</td>
</tr>
<tr>
<td></td>
<td>shrink-wrap, corrugated cardboard, a strap or other similar material.</td>
<td>skid.</td>
</tr>
<tr>
<td>1 Unit Load Device (ULD) containing boxes, cartons,</td>
<td>A properly identified carrier container or metal flat form pallet with or without sides.</td>
<td>The number of boxes, cartons, packages, or other similar units loaded in the</td>
</tr>
<tr>
<td>packages or other similar units</td>
<td></td>
<td>ULD.</td>
</tr>
<tr>
<td>1 Fiberboard or Cardboard Box</td>
<td>A completely sealed or otherwise enclosed box containing one or more units.</td>
<td>1 piece</td>
</tr>
<tr>
<td>1 Bale</td>
<td>Garments or other materials in a sealed or otherwise enclosed sack.</td>
<td>1 piece</td>
</tr>
<tr>
<td>1 Postal Mail Bag</td>
<td>A bag containing material to be delivered to the appropriate postal authority</td>
<td>1 piece</td>
</tr>
<tr>
<td>1 Airline Company Mail Bag</td>
<td>Company documents only in a sealed sack.</td>
<td>1 piece</td>
</tr>
<tr>
<td>1 Courier Bag</td>
<td>A bag containing a variety of items including both document and non-document materials</td>
<td>The total number of items contained within the courier bag</td>
</tr>
<tr>
<td></td>
<td>A number of items that do not have any external packaging but are merely secured by a strap,</td>
<td>The total number of items secured in the bundle.</td>
</tr>
<tr>
<td></td>
<td>bracket or similar device. For example, carpets secured by a rope.</td>
<td></td>
</tr>
<tr>
<td>1 Bundle</td>
<td>A metal, plastic or wooden barrel or similar device containing bulk merchandise such as liquid or</td>
<td>1 piece</td>
</tr>
<tr>
<td></td>
<td>grain</td>
<td></td>
</tr>
</tbody>
</table>

Q. If the carrier incorrectly reports the master air waybill record as "1" and the carrier or other Air AMS participant attempts to transmit the house air waybill records with a sum total quantity of 100, what will happen?
A. The Air AMS edit that prevents the sum total of the house air waybill quantities from exceeding the associated master air waybill quantity has been removed. However, all Air AMS participants are reminded that the regulations require the reporting of valid quantities.

Q. For hanging garments not otherwise packaged that are transported in a crate, igloo or ULD, should the total number of garments be reported as the quantity?

A. In the case hanging garments transported in such containers, the smallest external packing unit would be the container. For example, one container transporting 300 hanging ladies’ leather jackets would be reported with a quantity of “1”. The cargo description would be “300 hanging ladies leather jackets.”

33. FREIGHT STATUS INFORMATION MESSAGES

Q. Since freight status notification (FSN) messages are transmitted to the Air AMS participant in custody of the cargo, how does an Air AMS participant that transmitted the house air waybill record but does not have custody of the cargo know what information was sent to the cargo custodian?

A. An Air AMS participant that transmits house air waybill information but will not assume physical custody of the cargo may elect to receive electronic Freight Status Information (FSI) messages. The Freight Status Information message contains the same information that is sent to the Air AMS cargo custodian as Freight Status Notification (FSN) message.

The FSI message is for informational purposes only and is not to be interpreted as an authorization for delivery of the cargo by the Air AMS participant in custody of the cargo. An Air AMS participant may request its assigned client representative to activate the FSI messaging function.

34. CARRIER CODES

Q. How does an airline obtain a carrier/International Civil Aviation Organization (ICAO) code?

A. ICAO three-letter identifier codes are registered by the civil aviation authority of the carrier’s country of jurisdiction. Each country may establish its own criteria for the assignment of such codes. In the United States, requests for the assignment of a three-letter identifier should be addressed to the FAA Regional Office, Air Traffic Division. Contact the Federal Aviation Administration for further information regarding this issue.

Non-U.S. based air carriers should submit requests for the registration and assignment of a three-letter identifier to the civil aviation authority of its country.
Q. If an air carrier does not qualify to have an assigned ICAO code, how will it participate in Air AMS?

A. If an air carrier does not qualify for an ICAO code, the CBP client representative will assign a 3-character code to the carrier for the purpose of participating in Air AMS.

35. COMPANY MATERIAL/POSTAL MAIL/LETTERS AND DOCUMENTS

Q. When cargo is imported by the carrier for its own use (company material), does such cargo need to be reported in Air AMS?

A. Yes. Cargo imported by the carrier for its own use is subject to the advance electronic presentation of cargo information rule.

Q. Is the carrier or any other party required to provide advance electronic cargo information for shipments of international mail through the United States Postal Service (USPS)?

A. The Federal Register Notice published on December 5, 2003, noted that CBP will consult with the Postmaster General to determine what type of electronic cargo information requirements should be imposed upon carriers of mail shipments through the USPS. This issue is still under consideration. As such, shipments of mail through the USPS are not currently subject to the advance electronic presentation of cargo information rule.

Q. Are shipments of letters and documents transported by air otherwise than through the USPS subject to the advance cargo information requirements? Is there a weight limit for a shipment to qualify as a letter or document?

A. The Federal Register Notice published on December 5, 2003, also noted that letters and documents, including the material described in General Headnote 19(c) of the Harmonized Tariff Schedule of the United States would be the subject of a separate publication in the Federal Register. CBP has not established a weight limit for letters and documents for purposes of this rule.

36. CODE-SHARE FLIGHTS

Q. If two or more carriers are participating in a code-share arrangement, how may each of them participate in Air AMS for a code-share flight?

A. Each air carrier participating in an officially approved DOT code-share arrangement may assume responsibility for submitting information related to its own cargo as an "incoming air carrier" under 19 CFR 122.48a.
When an aircraft submits its advance notice of arrival or its flight schedule pursuant to 19 CFR 122.31, such notice or schedule must contain the identities of the carriers that will participate in a code-share arrangement for cargo manifest purposes. The carrier code and flight number of each airline must be listed on such advance notice or schedule. In addition, the DOT docket number(s) regarding the code-share application for the carriers involved must be provided.

For purposes of transmitting the air waybill information in Air AMS, each air carrier will transmit air waybill records referencing its own carrier code and flight number. The party that supplies the information will be responsible for the accuracy and completeness of the information so provided.

In addition, the general declaration, CBP Form 7507, which is generally required for all aircraft required to enter under part 122.41, must also contain the carrier code and flight number of each carrier participating in a cargo code-share arrangement for that flight. Such information may be noted on the document in the box labeled "For official use only."

The regulations note that aircraft arriving directly from Canada on a flight beginning in Canada and ending in the United States need not file a general declaration. In this case, the various carriers involved in the code-share may be noted on the CBP Form 7509 in box 15.

Q. If two or more carriers participate in a code-share arrangement for flights that merely transit locations in the United States may each of them transmit Air AMS information?

A. The DOT does not approve code-share arrangements for two or more carriers operating code-share flights that merely transit locations in the United States. For example, an air carrier may operate a flight that travels from Tokyo, Japan, stops in Anchorage, Alaska and proceeds to Paris, France.

In this case, CBP port directors may permit each carrier participating in the code-share relationship to report its own cargo information without documentation of code-share approval by DOT under the following conditions:

- When the carrier submits its advance notice of arrival or its flight schedule pursuant to 19 CFR 122.31, such notice or schedule must contain the identities of the carriers that will participate in a code-share arrangement for cargo transportation purposes.

- The carrier must submit documentation attesting that approval has been secured by the appropriate foreign government authorities that approved the code-share.
Port directors may deny or withdraw landing rights for any such flight for any of the reasons specified in 19 CFR 122.15.

Each carrier in the code-share arrangement must be a qualified Air AMS participant in the port. The regulations further require that air carriers participating in Air AMS possess a Customs international carrier bond containing all the provisions of 19 CFR 113.64.

The marketing carriers must provide documentation to the port director authorizing the operating carrier to act on their behalf for the purposes of presenting the cargo for any inspection requested by CBP. In addition, the bond of the operating carrier will be obligated under the provisions of part 113.64(b) requiring it to comply with all laws and regulations applicable to the unloading, safekeeping and disposition of merchandise, supplies, crew purchases, and other articles on board the aircraft and to redeliver the foregoing to CBP upon demand as may be required.

If the required information for all cargo aboard the aircraft is not received from each of the code-share participants or if any cargo requested by CBP to be presented for inspection is not so presented, CBP may deny the permit to proceed for the aircraft to continue to the next port or clearance to depart from the United States.

Q. How do code-share participants transmit information to CBP to identify the actual carrier upon which the cargo will arrive? How will CBP enforce compliance with this requirement?

A. The CAMIR-Air details the technical requirements that code-share participants must specify in the Flight Departure Message (FDM) to indicate the actual carrier upon which the cargo is transported. For further information regarding the FDM, please refer to the Message Line Identifiers section of the CAMIR-Air.

Effective October 1, 2005, CBP must receive a flight departure message in the correct format outlined in the CAMIR-Air from any air carrier that does not operate the aircraft but elects to provide advance electronic cargo information as a code-share participant. CBP must receive this flight departure message no later than the arrival time of the aircraft. Please note that this requirement is not for the carrier that transported the cargo, but rather for the carrier that elected to provide Air AMS information as a code-share participant.

If CBP fails to receive such message, CBP will issue a claim for liquidated damages against such carrier.

37. SHIPPER/CONSIGNEE INFORMATION
Q. What should the Air AMS record reflect as the consignee for each type of air waybill record?

A. As noted in the Final Rule, for consolidated shipments, the identity of the container station, express consignment or other carrier is sufficient for the master air waybill record. For non-consolidated shipments (simple and house air waybill records), the name and address of the party to whom the cargo will be delivered is required.

Q. What should the Air AMS record reflect as the shipper for each type of air waybill record?

A. As noted in the Final Rule, for consolidated shipments, the identity of the consolidator, express consignment or other carrier, is sufficient for the master air waybill record; for non-consolidated shipments, the name of the foreign vendor, supplier, manufacturer, or other similar party is acceptable (and the address of the foreign vendor, etc., must be a foreign address); by contrast, the identity of a carrier, freight forwarder or consolidator is not acceptable.

Q. May a Post Office Box be considered an acceptable address for shipper or consignee information?

A. A Post Office Box may appear as a shipper or consignee address only in those limited cases where it is the only identifiable physical location where the cargo originated or will be delivered. In certain foreign countries, Post Office Boxes may be the only address convention available. However, Post Office Box mailing addresses must not be provided in lieu of a physical address when a more precise physical address may be identified. In any case, the identification of a Post Office Box as an address in either the shipper or consignee address field may subject the cargo to further scrutiny by CBP Officers.

Q. Sometimes, the physical air waybill record may list a shipper or consignee that is different from the party noted above. For example, a bank or other similar party may be listed as the consignee on the air waybill. In this case, what should the Air AMS participant include in its transmission?

A. CBP recognizes that for various commercial and financial reasons a physical air waybill document may list a shipper or consignee other than the party required to be reported pursuant to this regulation. In this case of consignee data, CBP still requires that the Air AMS record contain “the name and address of the party to whom the cargo will be delivered.” However, the physical air waybill document may list another party. This does not affect the presentation of an air waybill document as evidence of the right to make entry pursuant to 19 CFR 141.11.
38. EXPRESS CONSIGNMENT OPERATIONS

Q. Has CBP approved multiple parties that constitute a single express consignment carrier facility (ECCF) to participate in Air AMS?

A. Yes. CBP may approve each member of an ECCF to participate in Air AMS as its own ECCF.

Q. In this case, how should the carrier complete the AGT and TRN line of the Air AMS transmission?

A. The carrier should input the FIRMS code of the unique express consignment carrier in both the AGT and TRN line of its master air waybill record.

Q. Is the importing air carrier required to submit the air waybill record as a master express consignment air waybill (standard message identifier FXI/FXC) when the cargo will be transferred to an ECCF or hub?

A. No. The importing carrier may transmit the master air waybill record with the FRI/FRC standard message identifier. The express consignment carrier/hub may then update the master air waybill record with a standard message identifier of FXC to change the record type to an express master air waybill.