

APPENDIX A TO PART 1264—NOTICE TO CONSENT TO THE CHAIRPERSON, NASA BOARD OF CONTRACT APPEALS (BCA), OR DESIGNEE, AS PRESIDING OFFICER

In accordance with the provisions of 14 CFR 1264.106, you are hereby notified that the Chairperson, NASA Board of Contract Appeals (BCA), or designee, in addition to other duties, upon your consent, may conduct any or all proceedings as the presiding officer, pursuant to 14 CFR part 1264 which implements the Program Fraud Civil Penalties Act of 1986.

You should be aware that your decision to consent, or not to consent, to the referral of this case to the NASA/BCA must be entirely voluntary. Only if you and the authority head consent to this reference will either the Chairperson or the designee to whom the case may be assigned be informed of your decision.

An appeal from a decision by the presiding officer under this consent procedure may be taken in the same manner as an appeal from a decision by any other presiding officer, as provided in 14 CFR 1264.136(d), 1264.137, 1264.138, and 1264.141.

If you consent, you must sign, date, and return this form within the 30-day period provided for your answer (see 14 CFR 1264.108, 1264.109).

consent: \_\_\_\_\_  
(Signature of person alleged to be liable)

\_\_\_\_\_  
(Print name)

\_\_\_\_\_  
(Date of signature)

**PART 1266—CROSS-WAIVER OF LIABILITY**

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- 1266.102 Cross-waiver of liability for agreements for activities related to the International Space Station.
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AUTHORITY: 42 U.S.C. 2458c and 42 U.S.C. 2473 (c)(1), (c)(5) and (c)(6).

SOURCE: 73 FR 10148, Feb. 26, 2008, unless otherwise noted.

**§ 1266.100 Purpose.**

The purpose of this Part is to ensure that consistent cross-waivers of liability are included in NASA agreements

for activities related to the ISS and for NASA’s science or space exploration activities unrelated to the ISS that involve a launch.

**§ 1266.101 Scope.**

The provisions at §1266.102 are intended to implement the cross-waiver requirement in Article 16 of the inter-governmental agreement entitled, “Agreement Among the Government of Canada, Governments of Member States of the European Space Agency, the Government of Japan, the Government of the Russian Federation, and the Government of the United States of America concerning Cooperation on the Civil International Space Station (IGA).” Article 16 establishes a cross-waiver of liability for use by the Partner States and their related entities and requires that this reciprocal waiver of claims be extended to contractually or otherwise-related entities of NASA by requiring those entities to make similar waivers of liability. Thus, NASA is required to include IGA-based cross-waivers in agreements for ISS activities that fall within the scope of “Protected Space Operations,” as defined in §1266.102. The provisions of §1266.102 provide the regulatory basis for cross-waiver clauses to be incorporated into NASA agreements for activities that implement the IGA and the memoranda of understanding between the United States and its respective international partners. The provisions of §1266.104 provide the regulatory basis for cross-waiver clauses to be incorporated into NASA launch agreements for science or space exploration activities unrelated to the ISS.

**§ 1266.102 Cross-waiver of liability for agreements for activities related to the International Space Station.**

(a) The objective of this section is to implement NASA’s responsibility to flow down the cross-waiver of liability in Article 16 of the IGA to its related entities in the interest of encouraging participation in the exploration, exploitation, and use of outer space through the International Space Station (ISS). The IGA declares the Partner States’ intention that the cross-waiver of liability be broadly construed to achieve this objective.