Name of product/data/publication/information/service	Current fee	New fee
NODC Non-Standard Data; 1-1 Direct Copy to CD, DVD, or Electronic Transfer,		
Specialized, Offline	19.00	(*)
NODC Digital and Non-Digital Off-the-Shelf Products, Online	7.00	9.00
NODC Digital and Non-Digital Off-the-Shelf Products, Offline	9.00	11.00
NODC Order Consultation Fee	2.00	2.00
NODC Handling and Packing Fee	7.00	8.00
World Ocean Database-World Ocean Atlas 2009 DVDs	11.00	11.00
Additional National Geophysical Data Center (NGDC) User Fees:		
Mini Poster	1.00	1.00
Icosahedron Globe	.50	1.00
Convert Data to Standard Image	5.00	6.00
Single Orbit OLS	16.00	18.00
Single Orbit OLS, Additional Orbits	5.00	5.00
Single Orbit OLS—Subset	16.00	18.00
Single Orbit OLS, Subset- Additional Orbits	5.00	5.00
Geolocated Data	45.00	47.00
Subset of Pre-existing Geolocated Data	27.00	28.00
Global DMSP-OLS Nighttime Lights Annual Composite from One Satellite	73,614.00	74,032.00
Most Recent DMSP-OLS Thermal Band/Cloud Cover Mosaics from Multiple Sat-		
ellites	250.00	259.00
Nightly DMSP-OLS Mosaics, Visible and Thermal Band Data from One Satellite	235.00	241.00
Global DMSP-OLS Nighttime Lights Lunar Cycle Composite from One Satellite	6,307.00	6,531.00
Radiance Calibrated Global DMSP-OLS Nighttime Lights Annual Composite from		
One Satellite	81,047.00	82,975.00
Research Data Series CD-ROM/DVD	25.00	25.00
Custom Analog Plotter Prints	60.00	60.00
NOS Bathymetric Maps and Miscellaneous Archived Publication Inventory	7.00	7.00
Global DMSP-OLS Annual Composite of Persistent Nighttime Lights on Monthly In-		
crements from One Satellite	8,032.00	8,305.00
Data Poster	18.00	(*)
High Definition Geomagnetic Model	19,997.00	20,060.00

^{*}Reflects a product no longer offered.

[77 FR 75015, Dec. 19, 2012]

PART 960—LICENSING OF PRIVATE REMOTE SENSING SYSTEMS

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APPENDIX 2 TO PART 960—FACT SHEET REGARDING THE MEMORANDUM OF UNDERSTANDING CONCERNING THE LICENSING OF PRIVATE REMOTE SENSING SATELLITE SYSTEMS DATED FEBRUARY 2, 2000

AUTHORITY: 15 U.S.C. 5624.

Source: 71 FR 24481, Apr. 25, 2006, unless otherwise noted.

Subpart A—General

§ 960.1 Purpose.

(a) The regulations in this part set forth the procedural and informational requirements for obtaining a license to operate a private remote sensing space system under Title II of the Land Remote Sensing Policy Act of 1992 (15 U.S.C. 5601 et seq.) (Public Law 102–555, 106 Stat. 4163) and applicable U.S. Policy, which addresses the U.S. commercial remote sensing satellite industry. (Available from NOAA, National Environmental Satellite Data and Information Service, 1335 East-West Highway,

§ 960.2

Room 7311, Silver Spring, MD 20910). In addition, this part describes NOAA's regulation of such systems, pursuant to the Act and applicable U.S. Policy. The regulations in this part are intended to:

- (1) Preserve the national security of the United States;
- (2) Observe the foreign policies and international obligations of the United States:
- (3) Advance and protect U.S. national security and foreign policy interests by maintaining U.S. leadership in remote sensing space activities, and by sustaining and enhancing the U.S. remote sensing industry:
- (4) Promote the broad use of remote sensing data, their information products and applications:
- (5) Ensure that unenhanced data collected by licensed private remote sensing space systems concerning the territory of any country are made available to the government of that country upon its request, as soon as such data are available and on reasonable commercial terms and conditions as appropriate:
- (6) Ensure that remotely sensed data are widely available for civil and scientific research, particularly environmental and global change research; and
- (7) Maintain a permanent comprehensive U.S. government archive of global land remote sensing data for long-term monitoring and study of the changing global environment.
- (b) In accordance with the Act and applicable U.S. Policy, decisions regarding the issuance of licenses and operational conditions (See Subpart B of this part) will be made by the Secretary of Commerce or his/her designee. Determinations of conditions necessary to meet national security, foreign policy and international obligations are made by the Secretaries of Defense and State, respectively.
- (c) In accordance with U.S. Policy, NOAA encourages U.S. companies to build and operate commercial remote sensing space systems whose operational capabilities, products, and services are superior to any current or planned foreign commercial systems. However, because of the potential value of its products to an adversary, the U.S. Government may restrict op-

erations of the commercial systems in order to limit collection and/or dissemination of certain data and products to the U.S. Government or to U.S. Government-approved recipients.

§ 960.2 Scope.

- (a) The Act and the regulations in this part apply to any person subject to the jurisdiction or control of the United States who operates or proposes to operate a private remote sensing space system, either directly or through an affiliate or subsidiary, and/or establishes substantial connections with the United States regarding the operation of a private remote sensing system.
- (b) In determining whether substantial connections exist with regard to a specific system, the factors NOAA may consider include, but are not limited to: the location of a system control center or operations centers and stations; the administrative control of the system; use of a U.S. launch vehicle; location or administrative control of ground receiving stations; the investment, ownership, or technology included in the system.
- (c) The regulations in this part apply to any action taken on or after May 25, 2006 with respect to any license, and to pre-existing licenses.
- (d) If any provision of the regulations in this part or the application thereof to any person or circumstance is held invalid, the validity of the remainder of the regulations in this part or the application of such provision to other persons and circumstances shall not be affected.
- (e) Issuance of a license under the regulations in this part does not affect the authority of any Department or Agency of the U.S. Government including, but not limited to, the Federal Communications Commission under the Communications Act of 1934 (47 U.S.C. 151 et seq.), the Department of Transportation under the Commercial Space Launch Act of 1984 (49 U.S.C. app. 2601 et seq.), the Department of Commerce under the Export Administration Regulations (15 CFR parts 730-774), or the Department of State under the Arms Export Control Act (22 U.S.C. 2778) and the International Traffic in