Taylor, Bob (Thune)

| From: | Beauchamp, Arthur, CIV, WSO-BRAC [Arthur.Beauchamp@wso.whs.mil] |
| :--- | :--- |
| Sent: | Monday, July 25, 2005 9:40 AM |
| To: | Taylor, Bob (Thune) |
| Subject: | RE: Air Force ROD |
|  |  |
| Follow Up Flag: | Follow up |
| Flag Status: | Completed |

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    Bob, thanks for the data. Art
-----Original Message-----
From: Small, Kenneth, CIV, WSO-BRAC
Sent: Friday, July 22, 2005 3:02 PM
To: 'Taylor, Bob (Thune)'
Cc: Beauchamp, Arthur, CIV, WSO-BRAC
Subject: RE: Air Force ROD
Bob
I appreciate the data. Art is out of pocket until tomorrow AM. I expect that he will
catch up over the weekend. I will leave it to Art to give you a read on the level of
information you are sending along.
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Ken

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From: Taylor, Bob (Thune) [mailto:Bob_Taylor@thune.senate.gov]
Sent: Friday, July 22, 2005 11:32 AM
To: Small, Kenneth, CIV, WSO-BRAC
Cc: Beauchamp, Arthur, CIV, WSO-BRAC
Subject: RE: Air Force ROD
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Ken,

You are very welcome. Please tell me if I[m sending you stuff you donDt need. Here are some recent AF data tables that may also be helpful.

Also, did you receive the data you requested from Ellsworth AFB through the ACC \& clearinghouse pertaining to ability to handle all $B-1 s$ and associated long-term milcon costs $\square$ i.e. saying Ellsworth can receive them now and needs only $\$ 49.5$ million in longterm milcon to house $67 \mathrm{~B}-1 \mathrm{~s}$, as compared to $\$ 123$ million needed at Dyess?

Bob

From: Small, Kenneth, CIV, WSO-BRAC [mailto:Kenneth.Small@wso.whs.mil]
Sent: Friday, July 22, 2005 9:37 AM
To: Taylor, Bob (Thune); Small, Kenneth, CIV, WSO-BRAC
Cc: Beauchamp, Arthur, CIV, WSO-BRAC
Subject: RE: Air Force ROD

Bob

Thanks. We may need this before we are through. Having the AFH in hand saves us the time to perform the search to find the reference.

Again, the data and continued flow of information is appreciated.

Ken Small
Air Force Team Leader
BRAC Commission R\&A

From: Taylor, Bob (Thune) [mailto:Bob Taylor@thune.senate.gov]
Sent: Friday, July 22, 2005 9:31 AM
To: Small, Kenneth, CIV, WSO-BRAC
Cc: Beauchamp, Arthur, CIV, WSO-BRAC
Subject: RE: Air Force ROD

You probably already have this, or a more recent version. It might be helpful to you.

Air Force Handbook (AFH) 32-1084, Facility Requirements, provides facility space allowance guidance by category code. These criteria are used in assigning occupancy of existing facilities and in programming new facilities. This handbook applies to all Air Force commanders and managers that plan, program, review, certify, and approve Air Force facilities.
a. Ramp space required per MDS (Mission Design Series or aircraft type) : Chapter 2, Section D
b. Logistics/Maintenance space (Supply warehousing, transportation facilities, hangars, maintenance shops, etc) allocations per MDS

Chapters 3, 5 - 7, 9, 10, and 12
--- Petroleum Dispensing and Operating Facilities: Chapter 3
--- Hangars: Chapters 5 and 7; Training: Chapter 6
--- Transportation and Maintenance Facilities: Chapter 7
--- Explosives Facilities: Chapter 9; Supply Warehousing: Chapter 10
--- Administrative Facilities: Chapter 12

Sent: Thursday, July 21, 2005 5:56 PM
To: Taylor, Bob (Thune)
Cc: Beauchamp, Arthur, CIV, WSO-BRAC
Subject: RE: Air Force ROD

Got it. Thanks for the research. We shall se where these go.
Ken Small

From: Taylor, Bob (Thune) [mailto: Bob Taylor@thune. senate.gov]
Sent: Tuesday, July 19, 2005 12:48 PM
To: kenneth.small@wso.whs.mil; Arthur.Beauchamp@wso.whs.mil
Subject: Air Force ROD

Ken/Art;

When we visited you last Tuesday and dropped off the packet pertaining to the RBTI litigation, I failed to include a copy of the Air Force Record of Decision, prepared with their initial EIS. It is an important document because it goes to the issue of what the $A F$ envisioned as the RBTIDs ideal range capability and clearly states their concept and intended use of the Lancer MOA and IR-178, once the RBTI and EIS were approved;

* On page 1, it states without equivocation that the MTR (IR-178) would permit flights Ddown to 300 feet above ground level in some segments.
* It also states that the MOA (Lancer) would have a floor of 3,000
feet AGL.

Of course, the federal court now imposes a 500 feet AGL floor in the MTR and a 12,000 feet MSL floor in the Lancer MOA. Also of interest, on page 7, note that in response to community concerns raised in the administrative approval process, the Air Force placed self-imposed limitations on the number of sortie-operations thus, reducing the number from 2,600 per year down to 1,560 per year. (The sortie issue will obviously be a fertile ground for additional litigation if the Dyess B-1 inventory and training requirements should double.) On the same page, the Air Force seems to indicate that 200 feet AGL was the proposed minimum altitude in the MTR IR-178, but they raised it to 300 in response to concerns raised by the public.

Art, I saw your questions submitted to the Air Force posted on the BRAC website. I immediately thought of several related issues not asked you may want to ask as a follow-up:

What number of training sorties does the AF estimate as a requirement for RBTI if the entire $B-1$ fleet is consolidated at Dyess?

Assuming the consolidation of all $67 \mathrm{~B}-1 \mathrm{~s}$ at Dyess, and if the court should limit the number of sorties flown per year into the RBTI, e.g. even at its present level, where will the other Dyess $B-1 s$ go for alternative training?
What additional costs will result from flying to these alternative training sites, per

If the AF is permanently restricted to flying at 12,000 feet $M S L$ in the Lancer MOA, how will this impact $B-1$ training?

In light of both MG DeCuir $\square$ s sworn affidavit (limitations do not $\square f u l l y$ meet realistic training requirements $\square$ ) and LTC Garrett $\square$ s sworn affidavit (no substitute ranges Dwithin a reasonable flying distance of our bases in
Texas ${ }^{\prime}$ ) that were submitted to the court in January 2005 and given under penalty of perjury (and no doubt fully staffed within ACC before being submitted), I look forward with great interest as to how the AF will answer your questions on the impact of the court■s restrictions.

Bob

