NARCOTIC DRUGS

Cooperating Nation Information
Exchange System

Agreement Between the
UNITED STATES OF AMERICA
and BELIZE

Effectuated by Exchange of Notes at
Belize City June 20 and 21, 2005
NOTE BY THE DEPARTMENT OF STATE

Pursuant to Public Law 89—497, approved July 8, 1966
(80 Stat. 271; 1 U.S.C. 113)—

“. . .the Treaties and Other International Acts Series issued under the authority of the Secretary of State shall be competent evidence . . . of the treaties, international agreements other than treaties, and proclamations by the President of such treaties and international agreements other than treaties, as the case may be, therein contained, in all the courts of law and equity and of maritime jurisdiction, and in all the tribunals and public offices of the United States, and of the several States, without any further proof or authentication thereof.”
BELIZE

Narcotic Drugs: Cooperating Nation
Information Exchange System

Agreement effected by exchange of notes at
Belize City June 20 and 21, 2005;
Entered into force June 21, 2005.
The Embassy of the United States of America presents its compliments to the Ministry of Foreign Affairs, and refers to the ongoing counter-drug cooperation between the Government of the United States of America and the Government of Belize. Specifically, via the Government of the United States of America's Department of Defense Cooperating Nation Information Exchange System (hereinafter "CNIES"), the Government of the United States of America provides the Government of Belize with real-time radar track data. To ensure that such data and other interception-related assistance is employed consistent with relevant U.S. criminal law, the Embassy proposes to formalize a mutual understanding of the nature and import of this data and the conditions governing the use of that data and other interception-related assistance. The text of this mutual understanding follows:

"The Government of the United States of America is willing to provide assistance in locating, identifying, tracking, and intercepting civil aircraft in Belizean airspace in order to facilitate the interruption of illicit drug trafficking routes and the arrest of illicit drug traffickers.

In consideration of the ongoing, mutually beneficial relationship between our two Governments in the field of law enforcement efforts to combat illicit drug trafficking, the Embassy of the United States of America proposes on behalf of the Government of the United States of America as follows:

I. Definitions
The term "U.S. Government assistance" as used in this Note shall include, but not be limited to: funding; intelligence; information; radar data (including data derived from the Cooperating
Nation Information Exchange System (or "CNIES"); logistical support; command, control, and communications support; equipment; maintenance; and training provided by the Government of the United States of America.

The term "CNIES data" means data displaying the position of air and surface tracks of interest ("TOIs") based on geographic filters. The CNIES data includes both automatically-displayed Relocatable Over the Horizon Radar track information that has not been reviewed to ascertain the legal or illegal nature of the flight and TOIs that have been located and identified by other air surveillance systems or tracking aircraft as suspected narcotrafficking aircraft.

Consistent with Article 2 of the Convention for the Suppression of Unlawful Acts Against the Safety of Civil Aviation, done at Montreal, September 23, 1971, to which both the Government of the United States of America and the Government of Belize are parties, the terms "in flight" and "in service" are used in this Note as follows:

(1) An aircraft is considered to be "in flight" at any time from the moment when all its external doors are closed following embarkation until the moment when any such door is opened for disembarkation; in the case of a forced landing, the flight shall be deemed to continue until the competent authorities take over responsibility for the aircraft and for persons and property on board.

(2) An aircraft is considered to be "in service" from the beginning of preflight preparation of the aircraft by ground personnel or by the crew for a specific flight until twenty-four hours after any landing; the period of service shall, in any event, extend for the entire period during which the aircraft is in flight as defined in paragraph (1) above.

The term "interception" means the act by a Government of Belize aircraft, or aircraft being used by, or providing assistance to the Government of Belize, of approaching and remaining near an aircraft, with the goal of identifying that aircraft, and, if necessary, directing it back to its planned route, directing it beyond the borders of Belizean airspace, escorting it out of restricted, prohibited, or dangerous airspace, or instructing it to land.
II. Interception of Aircraft

The Government of Belize shall, when intercepting civil aircraft in flight, consistently and strictly adhere to the safety procedures in Annex 2 to the Convention on International Civil Aviation, done at Chicago on December 7, 1944 (the "Chicago Convention") and amendments thereto. Further, the Government of Belize shall ensure that all Government of Belize officials, employees, agents, and any other individual acting on behalf of the Government of Belize, (whether in the air, in a command and control center, or elsewhere) involved in the interception of civil aircraft are familiar with such procedures. The Government of Belize, when intercepting civil aircraft in flight, shall adhere to any relevant International Civil Aviation Organization ("ICAO") provisions on interception, including those contained in the Manual Concerning Interception of Civil Aircraft.

The Government of Belize shall promulgate, throughout its civil aviation community via Notices to Airmen ("NOTAMs"), notice of the Government of Belize’s policies on interception. These NOTAMs will inform pilots that the Government of Belize will not damage, destroy, or disable any civil aircraft other than in self-defense, and they shall include adequate notice of the procedures that all Government of Belize aircraft will use to order intercepted aircraft to land so that aviators are aware of the procedures and can conduct themselves accordingly. Consistent with Article 37 of the Chicago Convention, the Government of the United States and the Government of Belize undertake to collaborate in securing the highest practicable degree of uniformity in regulations, standards, procedures, and organization in relation to aircraft, personnel, airways and auxiliary services in all matter in which such uniformity will facilitate and improve air navigation.

To the extent that a civil aircraft being intercepted by the Government of Belize is intercepted because the Government of Belize believes that the aircraft is primarily engaged in illicit drug trafficking, the Government of Belize shall use the sorting criteria set forth below to determine the nature of the suspect aircraft.
The following factors should be considered in determining whether an aircraft is reasonably suspected of being primarily engaged in illicit drug trafficking:

-- Did the aircraft fail to file a required flight plan?
-- Is it inexplicably flying outside the route designated in its approved flight plan?
-- Is it not using the appropriate transponder code?
-- Is it flying at an inexplicably low altitude?
-- Is it flying at night with its lights out?
-- Does the aircraft have false (or no) tail numbers?
-- Are the windows blacked out?
-- Does the physical description of the aircraft match the description of an aircraft previously used in illicit drug trafficking?
-- Is there intelligence information indicating that the aircraft is primarily engaged in illicit drug trafficking?
-- Is the aircraft flying without permission in an Air Defense Identification Zone (if any)?
-- Is the aircraft parked at night at a non-monitored air field without permission?
-- Have all attempts to identify the aircraft failed?
-- Has the aircraft inexplicably failed to respond to all attempts to communicate?
-- Has the aircraft ignored the orders of Government of Belize aircraft?
-- Have any objects been jettisoned from the aircraft?
-- Is there any other information suggesting that the aircraft is reasonably suspected to be primarily engaged in illicit drug trafficking?
-- Is there any information suggesting that the aircraft is not reasonably suspected to be primarily engaged in illicit drug trafficking?

III. Non-Use of Weapons Against Civil Aircraft

If U.S. Government assistance is used in any way to locate, identify, track, or intercept a civil aircraft, the Government of Belize shall:

(a) not damage, destroy, or disable any civil aircraft in service, and
(b) not threaten to damage, destroy, or disable any civil aircraft in service.
(i) This does not preclude the firing of warning shots as a signaling measure, using ammunition containing tracer rounds, in order to be sure that the pilot is aware that he or she has been intercepted.

(ii) Warning shots may be fired only from a position slightly ahead of abeam and parallel to the course of the intercepted aircraft to ensure that the intercepted aircraft is not in the line of fire. The aircraft firing the warning shots shall take all reasonable cautionary measures to avoid shooting the intercepted aircraft, any other aircraft in the vicinity, or persons or property on the ground.

None of the commitments undertaken above by the Government of Belize are intended to preclude or limit the Government of Belize's ability to act in self-defense.

IV. Sharing of Information

The Government of Belize shall not permit third parties access, without the specific written consent of the Embassy of the United States of America, to any information, data, or analysis that could be used for aerial interceptions that has been developed using U.S. Government assistance.

V. Non-Compliance with Conditions

In the event that the Government of Belize fails to comply with any of the conditions contained herein, the Government of the United States of America will, in its discretion, suspend or terminate any and all U.S. Government assistance to the Government of Belize related to the interception of civil aircraft. The Government of the United States shall notify the Government of Belize in writing in the event of a decision to suspend or terminate assistance covered under this agreement."

If the foregoing is acceptable to the Government of Belize, the Embassy of the United States of America has the honor to propose that this Note and your Note in reply shall constitute an agreement between our two Governments, which shall enter into force on the date of your reply.
The Embassy of the United States of America avails itself of this opportunity to renew to the Ministry of Foreign Affairs of the Government of Belize the assurances of its highest consideration.

Embassy of the United States of America
Belize City, June 20, 2005.
NOTE NO. 261

The Ministry of Foreign Affairs presents its compliments to the Embassy of the United States of America, and has the honour to acknowledge the receipt of the latter's Note 05/033 of June 20, 2005, which reads as follows:

"The Embassy of the United States of America presents its compliments to the Ministry of Foreign Affairs, and refers to the ongoing counter-drug cooperation between the Government of the United States of America and the Government of Belize. Specifically, via the Government of the United States of America's Department of Defense Cooperating Nation Information Exchange System (hereinafter "CNIES"), the Government of the United States of America provides the Government of Belize with real-time radar track data. To ensure that such data and other interception-related assistance is employed consistent with relevant U.S. criminal law, the Embassy proposes to formalize a mutual understanding of the nature and import of this data and the conditions governing the use of that data and other interception-related assistance. The text of this mutual understanding follows:

"The Government of the United States of America is willing to provide assistance in locating, identifying, tracking, and intercepting civil aircraft in Belizean airspace in order to facilitate the interruption of illicit drug trafficking routes and the arrest of illicit drug traffickers.

In consideration of the ongoing, mutually beneficial relationship between our two Governments in the field of law enforcement efforts to combat illicit drug trafficking, the Embassy of the United States of America proposes on behalf of the Government of the United States of America as follows:

I. Definitions

The term "U.S. Government assistance" as used in this Note shall include, but not be limited to: funding; intelligence; information; radar data (including data derived from the Cooperating Nation Information Exchange System or "CNIES"); logistical support; command, control, and communications support; equipment; maintenance; and training provided by the Government of the United States of America.
The term “CNIES data” means data displaying the position of air and surface tracks of interest (“TOIs”) based on geographic filters. The CNIES data includes both automatically-displayed Relocatable Over the Horizon Radar track information that has not been reviewed to ascertain the legal or illegal nature of the flight and TOIs that have been located and identified by other air surveillance systems or tracking aircraft as suspected narcotrafficking aircraft.

Consistent with Article 2 of the Convention for the Suppression of Unlawful Acts Against the Safety of Civil Aviation, done at Montreal, September 23, 1971, to which both the Government of the United States of America and the Government of Belize are parties, the terms “in flight” and “in service” are used in this Note as follows:

(1) An aircraft is considered to be “in flight” at any time from the moment when all its external doors are closed following embarkation until the moment when any such door is opened for disembarkation; in the case of a forced landing, the flight shall be deemed to continue until the competent authorities take over responsibility for the aircraft and for persons and property on board.

(2) An aircraft is considered to be “in service” from the beginning of preflight preparation of the aircraft by ground personnel or by the crew for a specific flight until twenty-four hours after any landing; the period of service shall, in any event, extend for the entire period during which the aircraft is in flight as defined in paragraph (1) above.

The term “interception” means the act by a Government of Belize aircraft, or aircraft being used by, or providing assistance to the Government of Belize, of approaching and remaining near an aircraft, with the goal of identifying that aircraft, and, if necessary, directing it back to its planned route, directing it beyond the borders of Belizean airspace, escorting it out of restricted, prohibited, or dangerous airspace, or instructing it to land.

II. Interception of Aircraft
The Government of Belize shall, when intercepting civil aircraft in flight, consistently and strictly adhere to the safety procedures in Annex 2 to the Convention on International Civil Aviation, done at Chicago on December 7, 1944 (the “Chicago Convention”) and amendments thereto. Further, the Government of Belize shall ensure that all Government of Belize officials, employees, agents, and any other individual acting on behalf of the Government of Belize, (whether in the air, in a command and control center, or elsewhere) involved in the interception of civil aircraft are familiar with such procedures. The Government of Belize, when intercepting civil aircraft in flight, shall adhere to any relevant International Civil Aviation Organization (“ICAO”) provisions on interception, including those contained in the Manual Concerning Interception of Civil Aircraft.

The Government of Belize shall promulgate, throughout its civil aviation community via Notices to Airmen (“NOTAMs”), notice of the Government of Belize’s policies on interception. These NOTAMs will inform pilots that the Government of Belize will not damage, destroy, or disable any civil aircraft other than in self-defense, and they shall include adequate notice of the procedures that all Government of Belize aircraft will use to order intercepted aircraft to land so that aviators are aware of the procedures and can conduct themselves accordingly. Consistent with Article 37 of the
Chicago Convention, the Government of the United States and the Government of Belize undertake to collaborate in securing the highest practicable degree of uniformity in regulations, standards, procedures, and organization in relation to aircraft, personnel, airways and auxiliary services in all matter in which such uniformity will facilitate and improve air navigation.

To the extent that a civil aircraft being intercepted by the Government of Belize is intercepted because the Government of Belize believes that the aircraft is primarily engaged in illicit drug trafficking, the Government of Belize shall use the sorting criteria set forth below to determine the nature of the suspect aircraft.

The following factors should be considered in determining whether an aircraft is reasonably suspected of being primarily engaged in illicit drug trafficking:

-- Did the aircraft fail to file a required flight plan?

-- Is it inexplicably flying outside the route designated in its approved flight plan?

-- Is it not using the appropriate transponder code?

-- Is it flying at an inexplicably low altitude?

-- Is it flying at night with its lights out?

-- Does the aircraft have false (or no) tail numbers?

-- Are the windows blacked out?

-- Does the physical description of the aircraft match the description of an aircraft previously used in illicit drug trafficking?

-- Is there intelligence information indicating that the aircraft is primarily engaged in illicit drug trafficking?

-- Is the aircraft flying without permission in an Air Defense Identification Zone (if any)?

-- Is the aircraft parked at night at a non-monitored air field without permission?

-- Have all attempts to identify the aircraft failed?

-- Has the aircraft inexplicably failed to respond to all attempts to communicate?

-- Has the aircraft ignored the orders of Government of Belize aircraft?

-- Have any objects been jettisoned from the aircraft?

-- Is there any other information suggesting that the aircraft is reasonably suspected to be
primarily engaged in illicit drug trafficking?

--Is there any information suggesting that the aircraft is not reasonably suspected to be primarily engaged in illicit drug trafficking?

III. Non-Use of Weapons Against Civil Aircraft
If U.S. Government assistance is used in any way to locate, identify, track, or intercept a civil aircraft, the Government of Belize shall:

(a) not damage, destroy, or disable any civil aircraft in service, and
(b) not threaten to damage, destroy, or disable any civil aircraft in service.
(ii) This does not preclude the firing of warning shots as a signaling measure, using ammunition containing tracer rounds, in order to be sure that the pilot is aware that he or she has been intercepted.
(iii) Warning shots may be fired only from a position slightly ahead of abeam and parallel to the course of the intercepted aircraft to ensure that the intercepted aircraft is not in the line of fire. The aircraft firing the warning shots shall take all reasonable cautionary measures to avoid shooting the intercepted aircraft, any other aircraft in the vicinity, or persons or property on the ground.

None of the commitments undertaken above by the Government of Belize are intended to preclude or limit the Government of Belize’s ability to act in self-defense.

IV. Sharing of Information
The Government of Belize shall not permit third parties access, without the specific written consent of the Embassy of the United States of America, to any information, data, or analysis that could be used for aerial interceptions that has been developed using U.S. Government assistance.

V. Non-Compliance with Conditions
In the event that the Government of Belize fails to comply with any of the conditions contained herein, the Government of the United States of America will, in its discretion, suspend or terminate any and all U.S. Government assistance to the Government of Belize related to the interception of civil aircraft. The Government of the United States shall notify the Government of Belize in writing in the event of a decision to suspend or terminate assistance covered under this agreement.

If the foregoing is acceptable to the Government of Belize, the Embassy of the United States of America has the honor to propose that this Note and your Note in reply shall constitute an agreement between our two Governments, which shall enter into force on the date of your reply.

The Embassy of the United States of America avails itself of this opportunity to renew to the
Ministry of Foreign Affairs of the Government of Belize the assurances of its highest consideration.”

The Ministry of Foreign Affairs confirms that the foregoing is acceptable to the Government of Belize and agrees that the Embassy of the United States of America’s Note and this reply shall constitute an agreement between our two Governments that shall enter into force on the date of this reply.

The Ministry of Foreign Affairs avails itself of this opportunity to renew to the Embassy of the United States of America the assurances of its highest consideration.

Embassy of the United States of America
Belize City

Tuesday, June 21, 2005