State of Hawaii  
DEPARTMENT OF LAND AND NATURAL RESOURCES  
Division of Aquatic Resources  
Honolulu, Hawaii 96813  

May 26, 2017  

Board of Land  
and Natural Resources  
Honolulu, Hawaii  

Request for Approval for the DLNR Chairperson to Renew an Agreement  
And to Delegate to the Chairperson Signature Authority For the Future Exchange of  
Confidential Fisheries Information with the National Marine Fisheries Service (NMFS)  
or Other Federal Fisheries Agencies for Fisheries Management Purposes.  

The Department of Land and Natural Resources (Department) collects commercial fish  
catch data as a requirement of its licensing and reporting program, and shares it with the  
NMFS under the current cooperative agreement executed in 2012 (attached). By statute,  
the information collected from commercial fishers is confidential and statutes provide for  
the exchange of this information with the federal government (189-3, HRS) for  
management purposes.  

A new federal legal authority has been added since 2012 and the current agreement needs  
updating. The NMFS and the Division of Aquatic Resources have been working to  
update and revise the agreement. This updating effort includes legal review and approval  
by both NMFS General Counsel and the State Attorney General.  

RECOMMENDATION: 1) That the Board approve the DLNR Chairperson to renew an  
agreement for the exchange of confidential fisheries information with the NMFS for  
fishery management purposes, and 2) the Board delegate signature authority to the  
chairperson for this and future fisheries data sharing agreements with federal fisheries  
agencies.  

Respectfully submitted,  

Bruce S. Anderson, Ph.D.  
Administrator  

APPROVED FOR SUBMITTAL:  

SUZANNE D. CASE,  
Chairperson, DLNR  

TTFM F-1
MEMORANDUM OF AGREEMENT
BETWEEN THE
STATE OF HAWAII
DEPARTMENT OF LAND AND NATURAL RESOURCES
AND THE
UNITED STATES DEPARTMENT OF COMMERCE
NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION
NATIONAL MARINE FISHERIES SERVICE
ON THE
EXCHANGE AND USE OF CONFIDENTIAL FISHERIES INFORMATION

I. PURPOSE OF THE AGREEMENT

A. Accurate and timely fisheries information is vital to scientific research, coastal and marine spatial planning, and marine resource conservation and management programs that must respond to increasingly complex fishery and ocean use problems.

B. The analysis and dissemination of required fisheries information often demand coordinated action among governmental agencies. Furthermore, efficient administration of research and management programs requires full utilization of information collected by these various governmental agencies. In recognition of these needs, and from a desire to operate efficiently and cost effectively, the State of Hawaii Board of Land and Natural Resources, through its Department of Land and Natural Resources, (DLNR) and the U. S. Department of Commerce National Oceanic and Atmospheric Administration’s National Marine Fisheries Service, through its Pacific Islands Regional Office and Pacific Islands Fisheries Science Center, (NMFS) enter into this Memorandum of Agreement (MOA).

C. Specifically, the purposes of this MOA are as follows:

1. To develop and implement confidential fishery information exchange and use procedures to provide timely and accurate information, while safeguarding against unauthorized dissemination and use of confidential data;
2. To provide a management mechanism for the coordination of internal State and Federal information analysis and dissemination;
3. To develop and implement data entry, editing and updating procedures and software;
4. To maximize authorized government user access to timely and accurate fisheries information;
5. To establish and maintain cooperative fishery statistics reporting services for routine and special reports; and
6. To ensure the confidentiality of acquired confidential information is maintained, and to the extent information is disclosed pursuant to this agreement, such disclosure is done in accordance with applicable laws and regulations.

II. AUTHORITIES

Certain statutes and regulations establish the authority for the DLNR and NMFS to collect confidential fisheries information. Other statutes and regulations require that the information collecting agency maintain confidentiality of personal or proprietary business or trade secret information. These statutes and regulations include, but are not limited to:

A. State of Hawaii

1. Constitution of the State of Hawaii, Article XI, sections 1, 6, and 11
2. Section 189-2, Hawaii Revised Statutes (HRS), Commercial marine license
3. Section 189-3, HRS, Monthly catch report
4. Section 189-3.5, HRS, Catch report, shared jurisdiction of fisheries
5. Section 189-10, HRS, Commercial marine dealers
6. Section 189-11, HRS, Receipts in duplicate
7. Section 189-14, HRS, Rights of entry, penalties
8. Section 13-74-2, Hawaii Administrative Rules (HAR), Permits
9. Section 13-74-20, HAR, General license and permit conditions
10. Section 13-74-42, HAR, Special marine animal or product possession and sale license
11. Section 13-74-43, HAR, Aquaculture license
12. Section 13-74-44, HAR, License to sell reared species
13. Section 13-94-8, HAR, Bottomfish restricted fishing areas
14. Chapter 92F, HRS, Uniform Information Practices Act (as amended), and implementing regulations.

B. Federal Government

3. Anadromous Fish Conservation Act, 16 U.S.C. 757-757f
5. Endangered Species Act, 16 U.S.C. 1531-1543
8. Fish and Wildlife Coordination Act of 1934, 16 U.S.C. 661-666c
10. Fur Seal Act, 16 U.S.C. 1151-1175
12. Magnuson-Stevens Fishery Conservation and Management Act, 16 U.S.C. 1801 et seq. and regulations, 50 CFR 600
17. Privacy Act of 1974, 5 U.S.C. 552a

III. DEFINITIONS

As used in this agreement, unless the context indicates otherwise:

"Confidential" means information that is defined as confidential or sensitive personally identifiable information by law, regulation, or official written policy.

"Federal fisheries information" means confidential data collected, stored, used or disclosed under the Federal authorities listed in section II.B. above.

"Marine life" means any type or species of saltwater fish, shellfish, mollusks, crustaceans, coral, or other marine organisms, including any part, product, egg, or offspring thereof; or seaweeds or other marine plants, including any part, product, seed, or root thereof.

"State fisheries information" means confidential data collected, stored, used or disclosed under the State authorities listed in section II.A. above.

IV. RESPONSIBILITIES OF THE PARTIES

The DLNR and NMFS agree to maintain the integrity and security of their respective information systems for collecting confidential fisheries information, and assuring confidentiality to the providers of the information as authorized and necessary. It is expressly agreed that the parties have the authority and the responsibility to maintain the confidentiality of exchanged confidential information and will maintain such confidentiality from disclosure to unauthorized parties. The DLNR must have authority to protect the information from disclosure in a manner at least as protective as in the regulations implementing the Magnuson-Stevens Fishery Conservation and Management Act (16 U.S.C. § 1801, et seq. and 50 CFR Part 600). Consistent with applicable law, DLNR and NMFS agree to exchange fishermen contact information such as names, mailing and email addresses, and telephone numbers, for the purposes of contacting Federal and/or State permitted fishermen to provide fisheries-related information and/or to facilitate State or Federal agency program inquiries (e.g., surveys) needed to assist DLNR and NMFS accomplish their respective goals and missions.

The DLNR and NMFS will assure through appropriate policies and procedures that unauthorized access, viewing, and extraction of confidential information will not occur, and will assure that such information will be accessed and used only by authorized users who
understand and comply with requirements and policies to maintain the confidentiality of the
information.

The procedures established herein are made to encourage the providers of confidential
information to supply accurate and complete information to the DLNR and NMFS. The
procedures will also facilitate full cooperative use of available fisheries information between
the parties to support better fisheries management, marine life conservation and related
scientific research, and coastal and marine spatial planning and management. In recognition
of these principles and pursuant to the applicable law, statutes, and regulations, the following
responsibilities are agreed to by the parties:

A. Department of Land and Natural Resources

The DLNR may receive, use, and store Federal fisheries information collected by and
transmitted to it from NMFS on a case-by-case basis for fisheries and ocean resource
management, scientific research, and conservation of marine life and related scientific
research. Any such Federal fisheries information received by DLNR shall be maintained
and treated as confidential in accordance with the authorizing statutes and regulations as
cited in Section II above. All DLNR personnel who have access to Federal fisheries
information shall sign a NMFS non-disclosure statement prior to receipt of NMFS data.
The DLNR shall endeavor to improve its fisheries information processing systems and
quality of fisheries information to the extent practicable, supplemented by technical
assistance and funds provided by NMFS.

B. NMFS

The NMFS may receive, use, and store State fisheries information collected by and
transmitted to it from DLNR on a case-by-case basis for fisheries management,
conservation of marine life and related scientific research. Any such State fisheries
information shall be maintained and treated as confidential in accordance with the
Freedom of Information Act, the Federal Records Act, and other applicable Federal laws.
The NMFS shall support the maintenance and improvement of the State’s fisheries
information system and quality of fisheries information through technical assistance,
manpower, and financial support to the extent practicable and consistent with applicable
law.

V. GUIDELINES FOR INFORMATION DISCLOSURE AND PUBLICATION

To the extent permitted by applicable law, each party has the sole right to make decisions
regarding disclosure of information collected under its own authority. To the extent permitted
by applicable law, neither party shall disclose to unauthorized person(s) information in its
possession which was collected under the other party’s authority without the other party’s
written permission. Confidential information supplied by one agency to the other agency may
be published by the receiving agency in aggregate or summary form, provided that the form
does not directly or inadvertently disclose the identity or confidential information, whether business or trade secrets, of any person who or entity that submits such information. Published information should appropriately acknowledge the agency source of the information used.

Parties should also take into account whether publication of such information received under this agreement would, if disclosed, frustrate a legitimate governmental function, including the collection of further confidential fisheries information. The aggregate or summary of fisheries information shall comprise no less than three individuals or enterprises, and the aggregate shall apply to all record types including individual catch totals, areas fished, dates fished, etc. This is to ensure that a reported summary cannot be deciphered so as to elucidate or identify an individual effort which is considered to be confidential or proprietary.

VI. CHANGE IN THE AUTHORIZING STATUTES


Any change, amendment, repeal of any authorizing or reauthorizing statute or regulation cited in this agreement; any change in the policies affecting fisheries and vessel registration information collection of any of the parties identified, shall be grounds to reconsider, modify, or cancel this agreement. Each party shall endeavor to monitor for such changes, and to apprise the other party when such changes are implemented.

VII. DURATION, AMENDMENT AND TERMINATION OF THE AGREEMENT

This agreement will become effective when signed by the parties. The agreement will terminate five years from the date of the last signature, but may be amended at any time by mutual written consent of the parties. Each party may terminate its participation in the agreement, by giving thirty (30) days written advance notice of such termination. Such termination of the agreement shall not require mutual consent.

VIII. RESOLUTION OF DISAGreements

Should disagreement arise on the interpretation of the provisions of this agreement, or amendments and/or revisions thereto, that cannot be resolved at the operating level, the area(s) of disagreement shall be stated in writing by each party and presented to the other party for consideration. If agreement on interpretation is not reached within thirty days, the parties shall forward the written presentation of the disagreement to respective higher officials for appropriate resolution.
IN WITNESS WHEREOF, the State of Hawaii, by its Board of Land and Natural Resources, has caused the seal of the Department of Land and Natural Resources to be hereunto affixed, and these presents to be executed this 24th day of May, 2012, and the United States Department of Commerce, National Oceanic and Atmospheric Administration, National Marine Fisheries Service, by its Pacific Islands Regional Administrator and its Pacific Islands Fisheries Science Center Director, has caused this Memorandum of Agreement to be executed this 21st day of May, 2012, to be effective on the date when all signatures are obtained.

STATE OF HAWAII

By
Chairperson
Board of Land and Natural Resources

Approved by the Board of Land
and Natural Resources at its meeting
held on:

May 11, 2012

NATIONAL MARINE FISHERIES SERVICE

By
NMFS Regional Administrator

By
NMFS Fisheries Science Center Director

APPROVED AS TO FORM:

Deputy Attorney General
State of Hawaii

Dated: 5/24/12