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**SUMMARY OF REVISIONS:** This directive supersedes NWS Instruction 10-2006, dated March 23, 2017. Changes made in this update are:

- Updated NWS office change from OCOO/PEB to AFSO/AFS24 due to Forensic Services program transition.
- Updated wording from Forensic Services Meteorologist to Forensic Services Program Manager (FSPM) throughout the document to be consistent with other NWS Directives.
- Added introductory information to Section 1.
- Updated Section 1.1 to more accurately reflect the National Transportation Safety Board (NTSB) statutory authorities.
- Updated Section 1.1.1 to add additional context to the FSPM/Liaison position.
- Updated Section 1.1.2 to provide more detail to the NWS process and procedures for participating in NTSB investigations.
- Removed previous Section 1.3.4 Pre-hearing Conference per NTSB advice as they had no knowledge of that process.
- Added clarifying details to Section 1.5 U.S. Coast Guard Marine Board of Investigation.
- Updated Section 1.6 Other Types of Investigations and Hearings to include additional details for investigative support provided beyond NTSB and USCG investigations.
- Removed “exception…[with]…multiple defendants” wording per DOC General Counsel advice as they indicated this is an extremely rare occurrence and does not add to NWS policy.
- Added Appendix A: NWS Safety Recommendation Process

Signed  
Andrew D. Stern  
Date  
02/12/2020  
Director, Analyze, Forecast and Support
# Accident Investigation/Litigation Process

## Table of Contents

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Accident Investigation Support Procedures</td>
<td>3</td>
</tr>
<tr>
<td>1.1 NTSB and On-Scene Accident Investigation</td>
<td>3</td>
</tr>
<tr>
<td>1.1.1 NTSB Investigation Liaison</td>
<td>3</td>
</tr>
<tr>
<td>1.1.2 National Weather Service Participation</td>
<td>3</td>
</tr>
<tr>
<td>1.2 Weather Documentation Support to the NTSB</td>
<td>4</td>
</tr>
<tr>
<td>1.3 NTSB Public Hearings</td>
<td>4</td>
</tr>
<tr>
<td>1.3.1 Designating Parties to a Public Hearing</td>
<td>4</td>
</tr>
<tr>
<td>1.3.2 National Weather Service Representatives</td>
<td>5</td>
</tr>
<tr>
<td>1.3.3 Privileged Status of Board’s Report</td>
<td>5</td>
</tr>
<tr>
<td>1.3.4 Witnesses</td>
<td>5</td>
</tr>
<tr>
<td>1.3.5 Counseling of Witnesses</td>
<td>5</td>
</tr>
<tr>
<td>1.3.6 Conduct of Hearings</td>
<td>5</td>
</tr>
<tr>
<td>1.4 National Transportation Safety Board Depositions</td>
<td>6</td>
</tr>
<tr>
<td>1.5 U.S. Coast Guard Marine Board of Investigation</td>
<td>6</td>
</tr>
<tr>
<td>1.5.1 USCG Relationship to NTSB</td>
<td>6</td>
</tr>
<tr>
<td>1.5.2 NWS Spokesperson/Representative</td>
<td>6</td>
</tr>
<tr>
<td>1.6 Other Types of Investigations and Hearings</td>
<td>7</td>
</tr>
<tr>
<td>2. Litigation Support and Procedures</td>
<td>7</td>
</tr>
<tr>
<td>2.1 Litigation Involving the United States Government</td>
<td>7</td>
</tr>
<tr>
<td>2.1.1 Depositions and Trials</td>
<td>7</td>
</tr>
<tr>
<td>2.1.2 Selection of Witnesses</td>
<td>7</td>
</tr>
<tr>
<td>2.1.3 Designation of Witnesses</td>
<td>8</td>
</tr>
<tr>
<td>2.1.4 Counseling of Witnesses</td>
<td>8</td>
</tr>
<tr>
<td>2.2 Civil Litigation/Handling of Subpoenas</td>
<td>9</td>
</tr>
<tr>
<td>2.3 Expenses and Reimbursement</td>
<td>9</td>
</tr>
<tr>
<td>APPENDIX A - NWS Safety Recommendation Process</td>
<td>A-1</td>
</tr>
</tbody>
</table>
1 Accident Investigation Support Procedures

From time to time, the National Weather Service (NWS) is requested to provide support for accident investigations. In most cases, this will be in support of National Transportation Safety Board (NTSB) operations. However, there may be other agencies that request support or information for accidents or incidents. Those agencies include but are not limited to the U.S. Coast Guard (USCG) and the Federal Aviation Administration (FAA).

The NWS Forensic Services Program Manager (FSPM) in the Analyze, Forecast and Support Office (AFSO)/Aviation and Space Weather Services Branch (AFS24) at NWS Headquarters is the main point of contact in the NWS for transportation investigation support and information. All requests for accident investigation support should be routed through the FSPM for appropriate coordination and tracking.

1.1 NTSB and On-Scene Accident Investigation

The National Transportation Safety Board was established in 1967 to conduct independent investigations of all civil aviation accidents in the United States and major accidents in the other modes of transportation. It is not part of the Department of Transportation (DOT), nor organizationally affiliated with any of DOT’s modal agencies, including the FAA. The Safety Board has no regulatory or enforcement powers.

To ensure that Safety Board investigations focus only on improving transportation safety, the Board’s analysis of factual information and its determination of probable cause cannot be entered as evidence in a court of law.

In cases of suspected criminal activity, other agencies may participate in the investigation. The Safety Board does not investigate criminal activity; in the past, once it has been established that a transportation tragedy is, in fact, a criminal act, the FBI becomes the lead federal investigative body, with the NTSB providing any requested support. The NTSB will surrender lead status on a transportation accident only if the Attorney General, in consultation with the Chairman of the Safety Board, notifies the Board that circumstances reasonably indicate that the accident may have been caused by an intentional criminal act.

1.1.1 NTSB Investigation Liaison

In circumstances where the NTSB requires meteorological information or assistance from the NWS, a member of the investigation team will contact the NWS FSPM. The FSPM will work with other NWS staff, including Regional Aviation Meteorologists (RAM), Regional Marine Program Managers, and National Center Points of Contact (POC), to fulfill the request. If the FSPM is unavailable, the AFS24 Chief will designate a backup who will work the NTSB staff to fulfill the request.

1.1.2 National Weather Service Participation

At times, the NTSB will request investigation participation by NWS personnel. Such requests will be directed through the FSPM and coordinated through the appropriate region, national
center, or portfolio office. The circumstances of the accident/incident will determine the type of support needed by the NWS representative(s) (e.g., meteorologist, hydrologist, information technology, systems operations). In most cases, the NWS representative serves as a member of the NTSB Meteorology Group and will work directly with the NTSB meteorologists. S/he will help the NTSB Group Chairperson gather appropriate documents and interview NWS personnel and other witnesses, and participate in development of the written factual record, as applicable, for the duration of the investigation.

In most cases, the FSPM will be the NWS Party Coordinator in NTSB investigations. The Party Coordinator is the liaison between the NWS and NTSB for the specified investigation. Instead of working with the NTSB Working Group Member, the Party Coordinator works directly with the NTSB Investigator in Charge (IIC) for the duration of the investigation.

All NWS investigation participants are required to sign a non-disclosure agreement (NDA) furnished by the NTSB, known as a Party Form. This is to ensure all information collected in the investigation remains confidential to maintain the integrity of the investigation and protect the victims and families involved in the accident. No information gathered during the course of an investigation may be disclosed to anyone outside the investigative party without express consent of the IIC. NTSB will not allow participation nor disclose any information to anyone until the Party Form has been acknowledged. The FSPM will maintain a copy of the signed Party Form for NWS record management compliance.

Once NWS personnel have been identified to participate in an NTSB investigation, it is expected that they will continue in that capacity until the conclusion of the investigation. This can include travel with the NTSB to various fact-gathering locations and additional follow-up work after the on-scene portion of the investigation is complete. The NTSB strives to close investigations within 12 to 18 months; however, the complexity of the investigation will determine how long it lasts. Group member participation will wax and wane depending on the investigation phase and progress.

1.2 Weather Documentation Support to the NTSB

The NWS Party Coordinator and/or NWS working group member will coordinate documentation support to the NTSB, as needed.

1.3 NTSB Public Hearings

The rules of practice for transportation accident and incident hearings and reports are set out in 49 C.F.R. Part 845. The NTSB may convene a public hearing in connection with any of its investigations for the purpose of creating a public record of the facts, conditions, and circumstances relating to the accident. These hearings are purely fact-revealing proceedings.

1.3.1 Designating Parties to a Public Hearing

The IIC may designate as parties to an investigation those persons or Government agencies, companies, and associations whose employees, functions, activities, or products were involved in the accident, or have knowledge and information pertinent to the accident. The IIC may also designate those who participated in the investigation and whose special knowledge and skills contribute to the development of pertinent evidence.
1.3.2 National Weather Service Representatives
The FSPM or designee will be the NWS representative at the NTSB Public Hearing when the NWS is a designated party to the investigation.

1.3.3 Privileged Status of Board’s Report
Section 701 (e) of the Federal Aviation Act of 1958, Pub. L. No. 85-726, 72 Stat. 731, 781 (1958), states an indicated intent to exclude liability questions from the NTSB’s accident investigation in providing that no part of the NTSB’s report relating to any accident or the investigation thereof will be used in any suit or action for damages growing out of any matter mentioned in such report. However, because of a long history of court interpretation and decisions, the only portion of NTSB reports not admissible as evidence in litigation is the finding of probable cause. Furthermore, any testimony and factual information developed through the NTSB investigation may be used in subsequent litigation.

1.3.4 Witnesses
Any NWS employee requested by the NTSB, or any investigative party, to appear as a witness in any legal or investigative proceeding, will immediately refer the matter to the National Oceanic and Atmospheric Administration’s (NOAA) Office of General Counsel with concurrent notice to the Regional Headquarters (RH) and the National Weather Service Headquarters (NWSH) FSPM. The designation of witnesses for Public Hearings depends on the circumstances of each case and will normally be limited to factual-type witnesses. See section 2.1.3 for additional information. In some instances, the NTSB requests expert witnesses. The selection of NWS employees to participate as factual witnesses is usually decided by the NTSB, although advice or recommendations are sometimes sought from the spokesperson/representative. The witness list can be changed by the NTSB as needed. The FSPM will notify all prospective witnesses after coordination with the appropriate RH and will be the focal point for arranging their participation at the hearing.

1.3.5 Counseling of Witnesses
All NWS employees designated as witnesses will receive counseling prior to providing testimony at any investigative hearing. Pre-counseling sessions normally include a review of weather factors and services surrounding the accident in question, discussions related to procedures and general environment of the hearing, and other issues of concern.

Public Hearings are designed to be fact-finding. However, when a hearing is convened as a result of a major accident involving considerable loss of life or unusual public interest, it frequently receives a high level of media exposure and the examination of witnesses may be intensive. It is the responsibility of the FSPM to ensure prospective NWS witnesses are prepared to testify. An attorney from the General Litigation Division, Department of Commerce (DOC) General Counsel's (GC) Office, the NOAA Office of General Counsel, and other appropriate representatives from NWSH or RH may assist in counseling the witness(es) prior to the hearing.

1.3.6 Conduct of Hearings
An NTSB public hearing normally convenes within six (6) months of an accident and generally remains in session three (3) to four (4) days. Primary participants include: the Chairperson (an
appointed member of the NTSB), the IIC, the Technical Panel, the designated parties to the investigation, and the witnesses. Most of the questions addressed to the witness will originate from a member of the NTSB Technical Panel. The line of questioning initiated by the NTSB examiner is designed to bring out, in logical sequence, certain events and facts to be established in the record. The subject material should be familiar to the witness. Spokespersons or representatives of the designated parties to the investigation may ask the witness questions after the Technical Panel examination is completed. As a party member, the NWS Party Coordinator will also be allowed to ask questions of any of the witnesses.

Any question directed to a witness beyond the scope of the accident investigation, the area of examination agreed to at the pre-hearing conference, or the witness’ ability to respond knowledgeably, will be brought to the attention of the Chairperson by the NWS spokesperson for a ruling as to materiality, relevancy, or competency.

1.4 National Transportation Safety Board Depositions

At times, the NTSB will obtain statements by deposition rather than by personal appearance at an accident investigation hearing. In such cases, an employee's testimony is given under oath in the presence of an NTSB Examiner and taken down by a court reporter for insertion into the official record of the accident investigation. The FSPM is responsible for notification, proper counseling, and appearance arrangements of any NWS employee scheduled to be deposed under NTSB auspices. The witness must be provided a copy of his/her testimony for review and signature. No NWS employee will waive this right or sign his/her testimony except on the advice of government counsel.

1.5 U.S. Coast Guard Marine Board of Investigation

The United States Coast Guard (USCG) Marine Board of Investigation (MBI) is convened soon after a marine accident has occurred where an investigation is deemed as needed. The USCG, unlike the NTSB, looks to not only identify safety issues, but also find liable those parties who are at fault for the accident. The USCG is empowered to: summon witnesses; require the production of books, papers, documents, and other evidence; and administer oaths. Parties in interest (PII) to the investigation hearing may be represented by counsel, who may call and cross-examine witnesses. A formal record of the proceedings is made. The MBI may consist of one or several investigating officers, depending on the complexity of the case. Procedures for depositions, calling and counseling of witnesses, etc., are similar to those detailed in Section 1.3.

1.5.1 USCG Relationship to NTSB

The NTSB may participate directly in a USCG MBI depending upon the circumstances of the accident. They may request the MBI to examine specific points, may actively participate in the proceedings of the MBI, or may conduct a completely separate investigation.

1.5.2 NWS Spokesperson/Representative

The FSPM or designee will be the NWS spokesperson or representative at USCG and NTSB proceedings when the NWS is a designated a PII to an MBI. An attorney from the DOC GC General Litigation Division or from NOAA GC will be available to provide assistance.
1.6 Other Types of Investigations and Hearings

Other Federal, state, or local government agencies may initiate investigations or hold hearings related to an accident and request an NWS witness. An example includes an Incident Meteorologist’s (IMET) participation in state-level investigations after a wildland firefighter death. Procedures for such hearings are too numerous to be covered in this directive. However, proper coordination must be followed to ensure NWS staff do not inadvertently participate in or sign forms inappropriate at the federal level (e.g., state, local, or tribal level NDAs). When requests for NWS participation are received, contact the FSPM as soon as possible so that s/he can coordinate with NOAA GC to ensure the proper level of NWS participation is achieved. The FSPM will also coordinate with the appropriate RH and office managers, as appropriate.

2 Litigation Support and Procedures

2.1 Litigation Involving the United States Government

Any NWS office that is presented with any Notice of Claim for Damage, Injury, or Death (also referred to as an administrative claim) will notify the General Litigation Division in the DOC General Counsel's Office and provide it with the original claim. The presentation of an administrative claim is the initial signal of impending litigation against the Government. The Federal Tort Claims Act (FTCA) requires a claim to be presented to the designated government agency within two (2) years of the event triggering the claim.

A complaint (lawsuit) against the Government can be filed six (6) months after an administrative claim is presented or after the agency denies the claim, whichever comes first. If the agency denies the administrative claim, the claimant has six (6) months from the date of the denial to file suit. The filing of suit is followed by the discovery phase of litigation. Depending on the scope of the case, discovery can last from one (1) to three (3) years.

2.1.1 Depositions and Trials

A deposition is pretrial testimony, taken under oath. Recorded transcripts can be used in lieu of actual testimony at trial in circumstances where the witness is unavailable, or when agreeable to both plaintiff and Government attorneys. The law requires a witness be provided a copy of the testimony for review and signature. This offers the opportunity to verify the accuracy of the deposition transcript. No NWS witness will waive the right to examine and sign his/her testimony, except on the advice of Government counsel.

If a trial occurs, it may be well after the event triggering the litigation. The trial date will depend on the scope of discovery, the court's calendar, and a number of other intangibles. All persons previously deposed in connection with the case are potential trial witnesses. An FTCA trial against the Government differs from a corresponding civil proceeding because there is no jury.

2.1.2 Selection of Witnesses

Participation of NWS personnel as witnesses in litigation involving the Government is determined either by plaintiff's or government's attorneys, by agreement between the above, or on recommendation of NWSH and the appropriate RH.
Witness selection depends on the nature of the case. In cases where witness selection is made by parties solely outside the NWS, the involved Department of Justice (DOJ) trial attorney (frequently through the General Litigation Division, DOC General Counsel's Office) will notify the FSPM, who will in turn inform the NWS employee and the appropriate RH or Center director. The FSPM will be informed when such notification is received directly by a RH, Center director, or NWS employee. In accordance with DOC regulations (15 C.F.R. Part 15, Subpart B), NWS employees are prohibited from testifying for a private litigant against the United States. Any employee who is served with a subpoena will immediately contact a NOAA General Counsel (GC) staff attorney, directly, or through the FSPM.

2.1.3 Designation of Witnesses
Prospective NWS witnesses may be designated either as fact or, in exceptional cases, as expert witnesses. Fact witnesses are normally those employees whose duties are tangibly involved in the event motivating the litigation (e.g., duty forecasters). Testimony by fact witnesses should be limited to their duties and performance.

On occasion, the DOJ will solicit recommendations from the NWS for prospective expert witnesses. Expert witnesses are acknowledged experts in their fields, and their testimony will include opinion-type responses. The designation of an NWS employee as an expert witness will be coordinated between the FSPM, the DOC General Counsel Office and the appropriate RH (including the National Centers for Environmental Prediction) prior to forwarding a recommendation to the DOJ. No NWS employee can be unilaterally designated as an expert witness by a plaintiff's attorney.

2.1.4 Counseling of Witnesses
All NWS employees will receive counseling prior to providing testimony at depositions or trials. The DOJ trial attorney has responsibility for managing the Government's defense. The attorney will prepare prospective witnesses to ensure their testimony is credible and contributes to the success of the Government’s defense.

The DOJ trial attorneys require considerable assistance and support due to the complex and time-consuming nature of most Government-related litigation. Although the trial attorneys are proficient in the general field they are defending, (e.g., aviation, marine) their knowledge may be limited regarding technical aspects of weather and NWS operations. The FSPM, or designee, and an attorney from the DOC General Counsel Office will assist the DOJ trial attorney in preparing for the Government’s defense. The assistance will include the preparation of NWS witnesses designated to testify at depositions and trials. Although technically and operationally proficient, most NWS employees are not accustomed to serving as a witness at legal proceedings. Additionally, the witness will be asked about an accident/event that has likely occurred two (2) or more years previous to the date of the trial. As in preparing for NTSB public hearings, a primary objective of pre-counseling is to make the prospective witness as comfortable and relaxed as possible, and enhance his/her capability to provide credible testimony. Pre-counseling sessions will include a review of weather factors and services surrounding the accident in question, NWS operations and procedures as they existed at the time of the accident, discussions related to rules, procedures, and general environment of the deposition/trial, and other issues of concern.
2.2 Civil Litigation/Handling of Subpoenas

NWS personnel are occasionally subpoenaed to appear in their official capacity by private litigants, either to testify or to present official records in evidence. Under DOC regulations, NWS employees cannot produce records or testify in litigation not involving the Government without the consent of the NOAA Office of General Counsel or the DOC Office of General Counsel. Any NWS employee served with a subpoena, which calls for either an appearance to give testimony or for the production of NOAA documents or records, will immediately notify a NOAA GC staff attorney and the FSPM, either directly, or through the appropriate RH or the FSPM. If a NOAA GC attorney is not available, employees may seek advice on how to proceed from the General Litigation Division, DOC General Counsel's office or the nearest Office of the United States Attorney, DOJ. However, the subpoena MUST be honored in the event the employee is unable to reach any of the above. In such a circumstance, the employee must appear at the time and place set in the subpoena, provide a copy of the regulations to the legal tribunal, and respectfully decline to testify. The employee will notify the NOAA Office of the General Counsel as soon as possible.

2.3 Expenses and Reimbursement

Expenses and reimbursement related to the appearance of NWS employees as court witnesses are listed below.

a. Personnel who appear on behalf of the Government, as part of their official duties as employees of the DOC, are entitled to be paid for their travel expenses and per diem in lieu of subsistence. NWSH or the concerned RH will process travel requirements, if applicable.

b. In private litigation cases, where the value of the witnesses' testimony arises from their official capacity, and they are subpoenaed solely because of, and to testify in that capacity, or to produce official records, and they receive necessary NOAA GC clearance pursuant to the requirements of 15 C.F.R. § 15.13, they are considered on duty and pay status during the period of necessary absence in response to such subpoena. Under such circumstances, the employees will receive allowances for expenses of travel and subsistence.

c. Employees subpoenaed to testify as witnesses in private litigation cases, in an unofficial capacity, while on leave status, regarding facts or events that are unrelated to the official business of the Department, are not entitled to fees and expenses from the Government. It is the responsibility of the employee to arrange for payment of witness fees and personal expenses related to their appearance in court. Arrangements may be made with the court or litigants. Time absent will be charged to annual leave or leave without pay.
APPENDIX A - NWS Safety Recommendation Process

1. Scope
The National Weather Service (NWS) responds to safety recommendations provided by the National Transportation Safety Board (NTSB) and the U.S. Coast Guard (USCG). However, recommendations may emanate from other entities (e.g., Government Accountability Office [GAO], National Science Foundation [NSF], and National Academy of Public Administration [NAPA]). When these recommendations are sent to the NWS for review and action, they need to be triaged, vetted, assigned, tracked, and closed in a timely and coordinated fashion. This document outlines the NWS Response process regarding Safety Recommendations from receipt to closure.

It should be noted that safety recommendations provided to NWS are not mandates for change. With few exceptions, most agencies do not have the authority to require the NWS to change operations in order to close a recommendation. However, it is in NWS’ best interest to correspond with the recommending agency to understand the concerns and, at a minimum, address any limitations the NWS may have towards addressing the concern. In some cases, citing a limitation can be enough to result in the closure of a recommendation without additional work or investment.

2. Process

2.1. Receipt of Recommendation
The vast majority of recommendations will come to the NWS from the NTSB as safety recommendations resulting from accident investigations. However, there are other entities that provide similar recommendations for transportation and public safety interests, such as the USCG. While each entity may have a different process for how recommendations are delivered to the intended recipient(s), it is NWS policy that all recommendations be directed to the Chief Operating Officer (COO) for senior leadership awareness and official response and communication. All recommendations, regardless of their entry point, will be sent immediately to the COO to initiate the NWS process.

Upon receipt of a recommendation, the COO will copy the NWS Chief of Staff (COS) for awareness and the two offices will then work on a quick response letting the recommending agency know that the recommendation has been received and is being worked. From that point, the recommendation will then be moved to vetting and assignment through the Office of the Chief Operating Officer (OCOO).

2.2. Assignment of Recommendation
The OCOO will determine proper routing and owner of the tasker related to the safety recommendations. If the recommendation is programmatic or related to a National Service Program (NSP), OCOO will coordinate the recommendation with NWS’ Analyze, Forecast and Support Office (AFSO) Director and AFSO Executive Officer (XO) to ensure it is properly
assigned. The AFSO Director will work with the AFSO XO, the supervisory chain, and the NWS Forensic Services Program Manager (FSPM) to ensure the recommendation is properly assigned and logged for future tracking and closure. A point of contact (POC) will be identified to work the recommendation within the appropriate NWS Portfolio Office, AFSO service program, or appropriate branch. This POC should also be logged in the FSPM tracking log and will become the liaison between the FSPM and tracking updates to the ultimate closure of the recommendation. This same methodology will be followed if the safety recommendation is directly related to infrastructure or systems and will be routed through the Office of Planning and Programming for Service Delivery (OPPSD) XO for tasking.

2.3. Tracking and Periodic Updates
Once the recommendation has been assigned and a POC identified, work can begin to properly address the concerns in the recommendation. While the work is being done, the appropriate XO or the FSPM may ask for periodic updates either to keep the NWS information up-to-date or to satisfy update requests from the recommending agency. In most cases, this update can be “unofficial” in nature and completed via emails between the FSPM and the recommending agency. However, any official correspondence or information that could be considered controversial or result in media or negative attention to the NWS will be coordinated through the appropriate HQ Office Director, COS, and COO offices for an official response (see Section 2.4 Official Responses below).

Throughout this process, the FSPM will provide periodic updates to the AFSO Director and COO for their awareness. In many cases, this coordination will occur naturally as part of the completion process. However, there will likely be times when the work being done is “simple” enough that senior leadership input is not necessary. In these cases, additional effort will be taken by the FSPM to keep senior leaders updated to the progress of the work and unofficial responses going back to the recommending agency.

2.4. Official Responses
Throughout the lifespan of a safety recommendation, it may be necessary to produce official responses back to the recommending agency prior to the final response that ultimately closes out the recommendation. These responses may result from the recommending agency asking for an update or because work at NWS has reached a point to where an update is appropriate for awareness. The identified POC should work with his/her staff or team to coordinate wording for this response. Once the response has been drafted, it will need to be reviewed by the AFSO Director for coordination with OCOO for the official response.

If the POC drafting the response is part of AFS, s/he will follow the appropriate AFS process and chain of command for the drafted document to pass to the AFSO XO and Director for review. If the POC is not part of AFS, then s/he should follow his/her office protocol for document approval and then coordinate with the AFS XO and FSPM to pass the response to the AFSO Director for review and OCOO coordination. A determination will be made if General Counsel review is required. After the AFSO Director and COO have reviewed and approved, the AFS XO will coordinate with the OCOS for their awareness.
Once the response has been approved by the AFSO Director and OCOO, the AFSO XO and FSPM will coordinate to prepare the response on the OCOO letterhead and send back electronically to the recommending agency as official correspondence from the NWS. The AFSO XO and FSPM will also ensure that the appropriate NOAA and NWS leadership are copied in the official response. Once the response has been sent to the recommending agency, the action will be documented in the tracking software by the FSPM or designee (see Section 3 Recommendation Tracking Activities below).

2.5. Closure of Recommendation
The recommending agency determines whether or not a recommendation should be closed. Close coordination between the recommending agency and the NWS can help move the process along quickly and efficiently as well as work through any issues that may arise while working to achieve the recommendation goals.

Once the recommendation has been closed, it should be clearly annotated in the recommendation log/application. Additionally, the closure should be reported to the appropriate HQ Office Director, the AFSO Director, COS (for possible up-channel reporting), and the COO.

2.6. Role of NWS Forensic Services Program Manager (FSPM)
Due to regular communication and coordination between transportation agencies and federal attorneys, the FSPM is in a unique position to maintain awareness on recommendations as they proceed through the recommendation process. In many cases, s/he will already be aware of many types of recommendations before they are officially received by the NWS. Due to this awareness, the FSPM will be charged with maintaining the database and tracking recommendations in one place for easy retrieval and updates.

The FSPM will usually be copied on safety recommendations that come to the NWS from transportation incidents and associated agencies. However, this might not always be the case, especially if the recommendation(s) comes from another entity. The COO will ensure that the FSPM is made aware of any recommendations that enter the NWS. This will assist with the proper tracking of the recommendation until its closure and final communication.

The FSPM must be aware of changes as a recommendation proceeds through the process to closure. While copying the FSPM on emails regarding the recommendation is certainly an option, it may not always be appropriate. Therefore, the FSPM should always be alerted to the following:

- When a recommendation has been assigned to an office or service program.
- When a POC has been assigned to work on the recommendation.
- When any external correspondence has been made regarding a recommendation including incoming or outgoing.
- When the status of a recommendation has changed.
- When the recommendation has been accepted as complete and all actions are closed.

In the event that the FSPM is unavailable, the AFS Aviation and Space Weather Services Branch
(AFS24) Chief will designate someone to act on behalf of the FSPM to maintain awareness of communications regarding any recommendations as well as logging and updating them in the database during the FSPM absence. This FSPM backup will also be coordinated with the AFSO Director, AFS XO and the COO XO.

3. **Recommendation Tracking Activities**

NWS Forensic Services maintains a repository of requests, actions, documents, deadlines, and communication regarding the progress of responses to safety recommendations received by NOAA and the NWS. Close coordination with the FSPM is needed to ensure this repository stays accurate for senior leadership reporting, FOIA requests, and potential legal activities and support.

4. **Summary**

By adopting and following this process, all recommendations that are introduced to the NWS will be properly accepted, vetted, logged, and tracked until they are closed at the recommending agency’s discretion. This process allows for senior leadership to remain updated while the work is being performed by staff within an office or service program. This process will also keep recommendations from getting lost and ultimately going unanswered, which could result in potential negative attention if the recommending agency must report publicly that the recommendations have gone unanswered.