	DAMAGE TO THE FACILITY OR VESSEL	DAMAGE CAUSED BY THE FACILITY OR VESSEL
Auxiliarist-owned Auxiliary "Facility" ¹	CG-LSC-5 <u>COULD</u> settle a claim with an Auxiliary	CG-LSC-5 COULD settle a claim with a third
	member for damage to the Auxiliary member's	party for damage caused to the third party by the
	personal property, including their vessel, provided	Auxiliary member provided the damage occurred
	the damage occurred while the member was	while the member was assigned to duty. ⁴
	assigned to duty ² because "14 U.S.C. § 830	
	"authorizes the Coast Guard to pay <i>members</i> of the	
	Auxiliary for specified damage to or loss of a	
	facility." ³ (emphasis added).	
Auxiliary Unit-owned "Facilities." ⁵	CG-LSC-5 WOULD NOT settle a claim involving	CG-LSC-5 COULD settle a claim asserted by a
	damage to an Auxiliary Unit-owned vessel, because	third party for damage or injury caused by an
	these vessels are considered public vessels. ⁶	Auxiliary Unit-owned vessel, because like a CG
	Repairs to an Auxiliary Unit-owned facility would	RBM, an Auxiliary Unit-owned facility is a public
	come out of Auxiliary Operations funds in much the	vessel. ⁸
	same way repairs to a CG RBM would come out of	
	CG Operations funds. ⁷	

¹ See Chapter 3.A.1 of USCG Auxiliary Manual, COMDTINST M16790.1G (noting that "A facility is a privately owned boat, yacht, personal watercraft, aircraft, fixed land, or land mobile radio station, at least 25 percent of which is owned by the Auxiliarist. Under certain conditions, the Director may grant a waiver for corporate or government owned facilities").

² See Chapter 2.D.9.d of USCG Auxiliary Operations Policy Manual, COMDTINST M16798.3E; 14 U.S.C. § 830; *but see* Chapter 8.E.5 of COMDTINST M5890.9 (prohibiting payment of a claim "for the repair or replacement of a facility or equipment attributable to normal wear; [Discussion: to be compensable, the damage or loss must be due to some specific and identifiable cause in the patrol operations or evolution engaged in when the damage occurred. The mere fact that the Auxiliarist was under official orders at the time of the damage is not sufficient reason to pay the claim. If the damage or loss has no such identifiable "patrol" cause, it is presumed that it arose from normal wear, a defect in the facility or equipment, or failure to maintain the facility or equipment").

³ See Chapter 8.A.1. of the Claims and Litigation Manual, COMDTINST M5890; 14 U.S.C. § 830.

⁴ See Chapters D.11 and D.12 of USCG Auxiliary Operations Policy Manual, COMDTINST M16798.3E; 14 U.S.C. § 823a.

⁵ See Chapter 1.B. of the USCG Auxiliary Operations Policy Manual, COMDTINST M16798.3E

⁶ See Chapter 1.F.9 of the USCG Auxiliary Operations Policy Manual, COMDTINST M16798.3E (noting that "Auxiliary unit owned facilities will *at all* times be deemed to be assigned to authorized Coast Guard duty and be public vessels of the United States and vessels of the Coast Guard or government stations, as applicable") (emphasis added); 14 U.S.C. §§ 826-827.

⁷ But see Chapter 7.C.7 of USCG Auxiliary Manual, COMDTINST M16790.1G (noting that "Auxiliary unit-owned property is not normally covered . . . for property damage to the property itself due to funding and fiscal constraints").

⁸ See Chapter 1.F.9 of the USCG Auxiliary Operations Policy Manual, COMDTINST M16798.3E.

VER. 1.0, DATED 31 OCT 13. CONTACT THE COAST GUARD LEGAL SERVICE COMMAND, CLAIMS DIVISION (LSC-5), 757-628-4212, WITH COMMENTS AND QUESTIONS.

	DAMAGE TO THE FACILITY OR VESSEL	DAMAGE CAUSED BY THE FACILITY OR
		VESSEL
"Facility" owned by a corporation, including	CG-LSC-5 WOULD NOT settle a claim w/the corp.	CG-LSC-5 COULD settle a claim with a third
the Auxiliary Association, where the	involving damage to a vessel owned by that corp.,	party where the Auxiliary vessel, owned by a
Director has accepted that facility for Coast	where the Director accepted that vessel for CG use.	corporation, but accepted by the Director,
Guard use.		caused damage to the third party, while the
	Sections 826 and 827 of Title 14 U.S. Code	Auxiliary vessel was assigned to duty with the
	contemplate the CG's use of corporate owned	CG. ⁹
	vessels. Chapter 1.B.3 of the Aux. Ops Manual	
	authorizes the Director to accept corporate owned	Section 821 (b) of Title 14 U.S. Code excludes
	vessels after considering certain factors.	Auxiliary corporations from coverage of non- contractual liability in certain contexts. ¹⁰ The
	Should the Director accept a corporate owned vessel,	Director, however, may accept a corporate
	that vessel's use would then be governed by 14	owned vessel for CG service, in accordance with
	U.S.C. § 826 and 14 U.S.C. § 827—It would be a	Chapter 1.B.3 of the USCG Auxiliary
	public vessel, while assigned to duty with the CG.	Operations Manual, COMDTINST
		$M16788.3E^{11}$ Such a vessel and its Auxiliarist
	Should damage occur to a corporate-owned vessel,	operators, ¹² would thus be protected, as
	accepted by the Director, while the vessel was	appropriate, "[w]hile assigned to authorized
	assigned to duty with the CG, we would thus apply	Coast Guard duty." ¹³
	the same analysis as an Auxiliary Unit-owned	
	facility above, because such a vessel would be a	
	public vessel.	

⁹ But see Chapter 1.B.3.a of USCG Auxiliary Operations Manual, COMDTINST M16788.3E (noting that "Auxiliarists must be aware the Department of Justice (DOJ) is not likely to provide representation to the corporate owner if someone sues the corporation because of Auxiliary related actions. However, DOJ has not refused to represent individual owners for privately owned facilities under similar circumstances"). CG-LSC-5 consulted with CG-0945 and both concur that this provision of COMDTINST M16788.3E is likely in error. CG-0945 is open to modifying language, as appropriate.

 ¹⁰ See 14 U.S.C. § 821.
¹¹ See 14 U.S.C. §§ 826-827.
¹² See 14 U.S.C. § 823a.

¹³ 14 U.S.C. § 827; see Chapter 5.J.2 of USCG Auxiliary Manual, COMDTINST M16790.1G (noting that "Auxiliarist may be exonerated from liability to injured parties or damage to property, but this action depends on the faces and circumstances surrounding the Auxiliarists involvement in the incident. Third party claims against Auxiliarists will be treated in the same manner as claims against other Coast Guard personnel in similar circumstances. The Department of Justice (DOJ) will make a final determination in certifying the Auxiliarist as an employee within the scope of their employment conducting authorized Coast Guard duties as a Federal employee in accordance with 14 U.S.C. § 823a(b). This determination will be based on the recommendation from the Office of Claims and Litigation (CG-0945)"). VER. 1.0, DATED 31 OCT 13. CONTACT THE COAST GUARD LEGAL SERVICE COMMAND, CLAIMS DIVISION (LSC-5), 757-628-4212, WITH COMMENTS AND OUESTIONS.

	DAMAGE TO THE FACILITY OR VESSEL	DAMAGE CAUSED BY THE FACILITY OR VESSEL
"Facility" owned by a corporation, including the Auxiliary Association, where the Director has not accepted that facility for Coast Guard use <u>OR</u> the damage occurs when the vessel is not assigned to authorized Coast Guard duty.	CG-LSC-5 <u>WOULD NOT</u> settle a claim to the corporation, because 14 U.S.C. § 830 makes appropriations available to pay claims of "members" of the Auxiliary, "when assigned to Coast Guard duty." ¹⁴	CG-LSC-5 <u>WOULD NOT</u> settle a claim with a damaged third party where the damage was caused by a corporate-owned Auxiliary vessel that had not been accepted by the Director <u>OR</u> was not assigned to authorized CG duty, because such a vessel would be operating outside the scope of "assign[ment] to authorized Coast Guard duty." ¹⁵
"Facility" owned by a corporation, including the Auxiliary Association, where the Director has accepted that facility for Coast Guard use and a Coast Guard Auxiliarist owns at least 25% of the vessel, individually.	CG-LSC-5 <u>COULD</u> settle a claim with the Auxiliarist for damage to the vessel, but would coordinate with CG-BSX to avoid duplicate payment of damages through AUX Operations funds. While not required to do so, CG-LSC-5 would also likely seek a release from the corporation that owned a share of the vessel, prior to settling the claim.	CG-LSC-5 <u>COULD</u> settle a claim with a third party where the Auxiliary vessel, owned in part by a corporation and in part by an individual Auxiliarist ($\geq 25\%$), provided the Director had accepted the vessel into CG service ¹⁶ and the damage to the third party was caused by the vessel while the vessel was assigned to duty with the CG.
"Facility" owned by a corporation, including the Auxiliary Association, where the Director has accepted that facility for Coast Guard use, and an Auxiliarist or Auxiliarists own(s) 25% of the shares of the corporation that owns the vessel.	CG-LSC-5 <u>WOULD NOT</u> settle a claim with the Auxiliarist shareholders here, because the corporation, not the Auxiliarist(s), owns the vessel and 14 U.S.C. § 830 does not authorize the CG to pay a claim to a corporation in this context. If the Director had accepted the vessel into CG service, the corporation could pursue funding for repairs, as available, out of AUX Operations funds. ¹⁷	CG-LSC-5 <u>COULD</u> settle a claim with a third party where the Auxiliary vessel, owned by a corporation where an Auxiliarist(s) owns a 25% stake of the corporation that owns the vessel, provided the Director had accepted the vessel into CG service ¹⁸ and the damage to the third party was caused by the vessel while the vessel was assigned to duty with the CG.

 ¹⁴ 14 U.S.C. § 830.
¹⁵ 14 U.S.C. § 827.
¹⁶ See Chapter 1.B.3.b of USCG Auxiliary Operations Manual, COMDTINST M16788.3E.
¹⁷ But see Chapter 7.C.7 of USCG Auxiliary Manual, COMDTINST M16790.1G (Noting that "Auxiliary unit-owned property is not normally covered . . . for property damage to the property itself due to funding and fiscal constraints").
¹⁸ See Chapter 1.B.3.b of USCG Auxiliary Operations Manual, COMDTINST M16788.3E.
¹⁹ WITH COMMENTS AN CONTRACT THE COAST CHAPPEL FORM SERVICE COMMAND, CLAIMS DIVISION (LSC-5), 757-628-4212, WITH COMMENTS AN COMMENTS AND CLAIMS DIVISION (LSC-5), 757-628-4212, WITH COMMENTS AND CLAIMS DIVISION (LS

VER. 1.0, DATED 31 OCT 13. CONTACT THE COAST GUARD LEGAL SERVICE COMMAND, CLAIMS DIVISION (LSC-5), 757-628-4212, WITH COMMENTS AND QUESTIONS.

	DAMAGE TO THE FACILITY OR VESSEL	DAMAGE CAUSED BY THE FACILITY OR
		VESSEL
"Facility" owned by a corporation, including	CG-LSC-5 WOULD NOT settle a claim with the	CG-LSC-5 COULD settle a claim with a third
the Auxiliary Association, where the	corporation, because mere membership of	party where the Auxiliary vessel, owned in part by
Director has accepted that facility for Coast	Auxiliarists in the corporation does not sufficiently	a corporation whose membership is comprised of
Guard use, and Auxiliarists comprise 25% of	establish an ownership interest in the vessel. ¹⁹ If the	25% Auxiliarists, provided the Director had
the membership of the corporation that owns	Director had accepted the vessel into CG service, the	accepted the vessel and the damage to the third
the vessel.	corporation could pursue funding for repairs, as	party was caused while the vessel was assigned to
	available, out of AUX Operations funds. ²⁰	duty with the CG. ²¹

 ¹⁹ See 14 U.S.C. § 830.
²⁰ But see Chapter 7.C.7 of USCG Auxiliary Manual, COMDTINST M16790.1G (Noting that "Auxiliary unit-owned property is not normally covered . . . for property damage to the property itself due to funding and fiscal constraints").
²¹ See Chapter 1.B.3.b of USCG Auxiliary Operations Manual, COMDTINST M16788.3E.

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