

Cuba Ops Guide: Why Most Private Jets Can't Go

David Mumford
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Key Points

- **Private flights:** Technically banned. US BIS requires a license for any US-built aircraft (or aircraft with more than 10% US parts), regardless of where it's registered or where it's flying from — and those applications for private flights are almost always denied.
- **Commercial flights:** If there's any US link to the flight (a US person, company, someone physically in the US, or a USD payment), then OFAC rules apply — meaning the trip must fit into one of 12 allowed categories. You'll also need to use the BIS AVS license exception (max stay in Cuba 7 days), apply to DOT for route/frequency approval (if you're a US operator). If you're heading from Cuba to the US you'll need to land at a CBP-designated southern airport of entry.
- **Overflights:** Fine, but pay NAV fees or risk being blocked. US operators must use a third-party vendor to arrange both the overflight permit and payment of fees.
- **Landings:** Relatively straightforward on the Cuba side of things: Cuban permit (3 days), local handler/sponsor, e-visa on arrival.
- **Insurance:** Many policies exclude Cuba. US underwriters may not honour claims unless you've confirmed the trip in advance.

Thinking of flying to Cuba?

Here's the part most operators miss — and honestly, we missed it too until we dug into the rules. Almost every modern bizjet in the world is either US-built or contains enough US technology (>10%) to fall under US export law. And under those rules, private flights to Cuba are technically banned. It doesn't matter

where the aircraft is registered, who owns it, or where it's flying from — if it's US-origin, the US government decides whether it can go. And for private flights, the answer is almost always “no.”

This guide explains why, who the US “gatekeepers” are, and what you need to clear if you want to operate to Cuba. We've split it into two parts – Legal Stuff and Operational Stuff – so you can see both the law and the logistics.

Legal Stuff

Are you even legally allowed to fly to Cuba? For most operators, the answer isn't obvious — because three US agencies can have a say. Two of them are the real gatekeepers:

BIS (Bureau of Industry and Security): Decides whether your aircraft can go, under US export control law.

OFAC (Office of Foreign Assets Control): Regulates the people and the money — who's onboard, who's paying, and whether the trip fits into one of 12 legal travel categories.

The third one only matters if you're a US airline or charter operator:

DOT (Department of Transportation): Controls which routes and how many flights US carriers can operate to Cuba. Foreign operators can ignore this.

So let's take a look at these in a bit more detail...

Gatekeeper #1: BIS (US Bureau of Industry and Security)

BIS is why almost no private bizjets can legally fly to Cuba.

Under US export law, any aircraft that's **US-built** or contains **more than 10% US parts** is treated as a US-origin item. Flying such an aircraft to Cuba — from anywhere in the world — counts as an export or reexport under the EAR rules.

It doesn't matter where the aircraft is registered, who owns it, or who's onboard — BIS only cares about the aircraft's **origin and content**.

Here's what that means in practice:

- **Private flights:** Need a BIS license, and BIS applies a policy of denial. In other words, your application will almost never be approved.
- **Commercial flights (airline or charter):** Can operate under the AVS license exception. You don't apply for a license each time, but you must self-certify that the flight meets the AVS conditions:
 - The aircraft remains under your control (can't be handed to a Cuban entity).
 - Stay capped at 7 days.
 - Records must be kept to prove compliance.

What BIS told us: Even we weren't sure at first — so we asked them directly: what about a US-built, foreign-registered jet flying privately to Cuba from outside the US? Their answer: it's still treated as an export/reexport. Unless AVS (commercial) applies, a license is required — and private-flight licenses are almost never approved.

Gatekeeper #2: OFAC (US Office of Foreign Assets Control)

If BIS decides whether the *aircraft* can go, OFAC decides whether the *people and money* are allowed. And like BIS, OFAC's reach is global — if there's a US link, it doesn't matter where the flight starts or where the aircraft is registered.

What triggers OFAC: Any one of these is enough to put the entire flight under OFAC rules:

- A US person (citizen, resident, company, or anyone physically in the US) is involved, or
- The transaction touches the US financial system (eg. a USD payment).

Example: A French-registered Falcon flying Paris-Havana still needs OFAC compliance if a single US passenger is onboard or the payment is in USD.

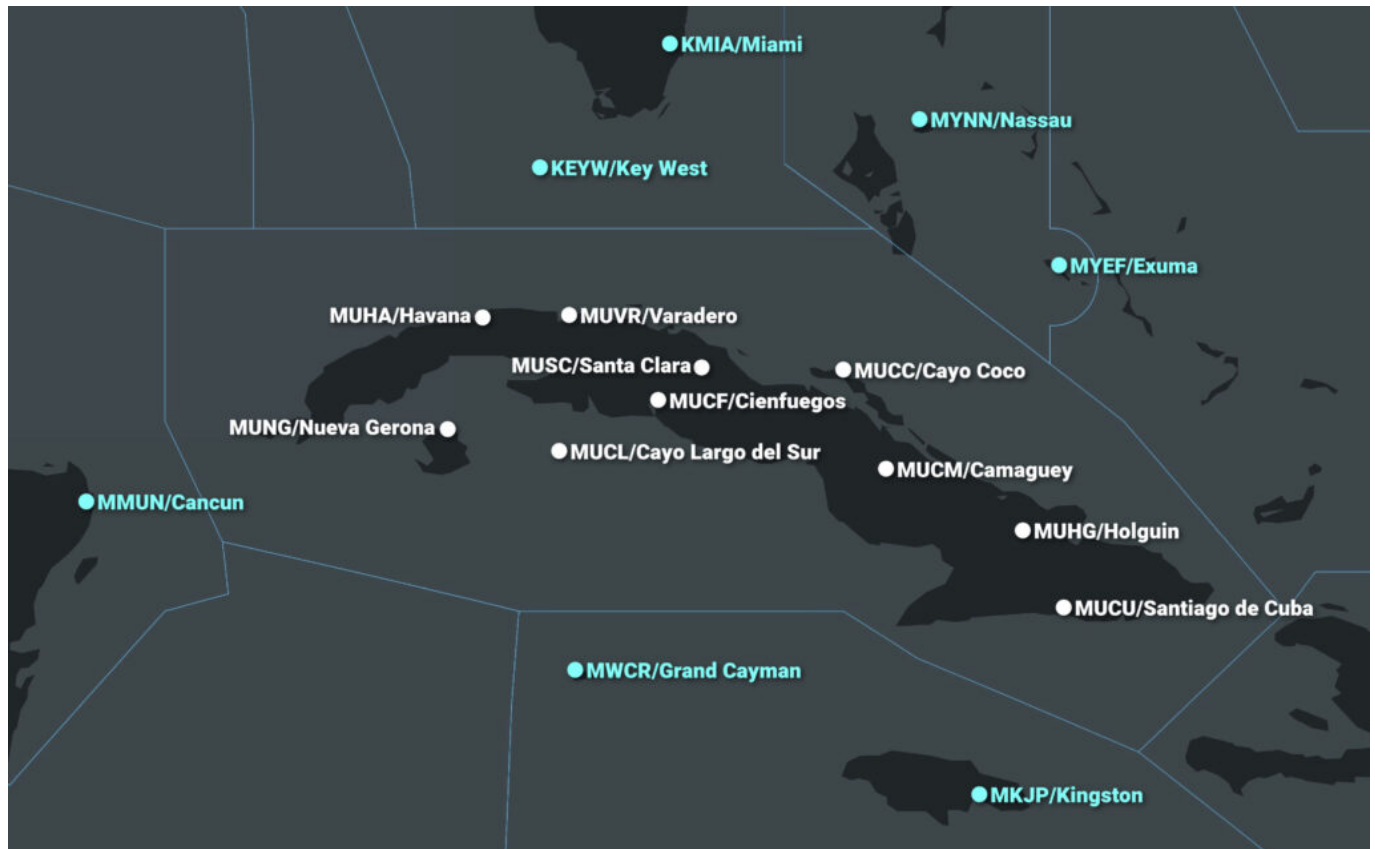
What's allowed: Tourism is banned. Instead, OFAC only permits travel under 12 specific categories (family visits, journalism, education, humanitarian work, etc).

How you comply: If your purpose clearly fits one of the 12 categories, you don't apply in advance. You operate under a *general license* — but you must keep records proving the trip qualified. If the trip doesn't fit a general license, you need a *specific license*. These are rarely granted outside humanitarian or official cases and can take months to obtain.

In short: Any US link brings OFAC into play, anywhere in the world — and if your purpose isn't one of the 12 categories, you're not going.

Gatekeeper #3: DOT (US Department of Transportation)

DOT controls which *routes* US airlines and charter operators are allowed to fly — and *how many flights* can operate.



In 2020 they banned all US charter flights to Cuba except MUHA/Havana, but that ban was lifted in 2022. Today, US airlines and charter operators can apply for service to multiple Cuban airports, but only within the limits set by DOT. They decide both the destinations and the number of flights allowed.

DOT rules **do not apply to foreign operators.**

Gatekeeper #4: FAA (US Federal Aviation Administration)

Maybe surprisingly, for Cuba ops, the FAA isn't in the gatekeeper role! The FAA's focus is *safety and air navigation*, not sanctions or export rules.

If BIS and OFAC say a flight is ok, the FAA won't block it just because the destination is Cuba.

The FAA issues airspace warnings for some countries, but not for Cuba — there are **no FAA restrictions on flights** heading here.

Operational Stuff

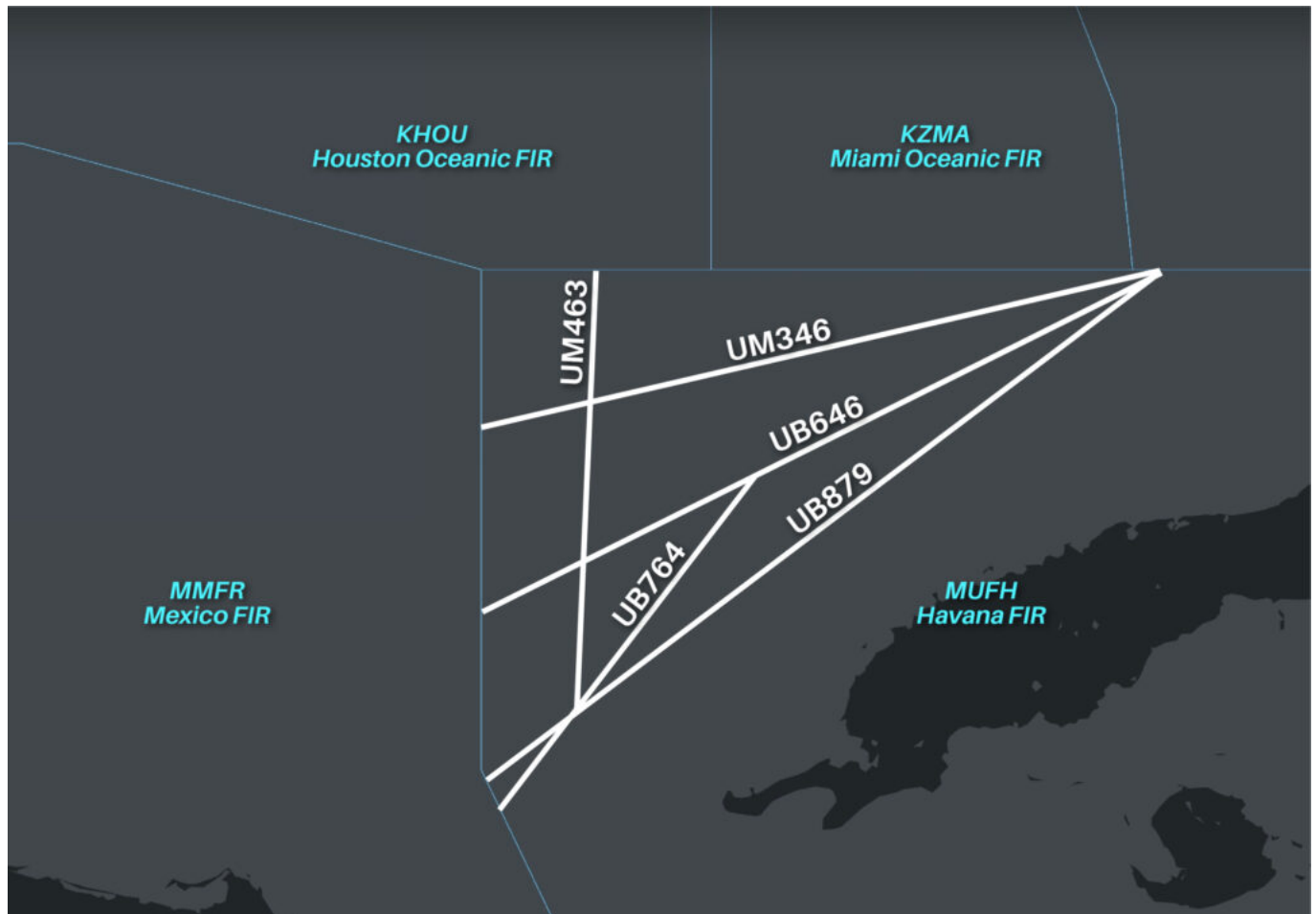
Goodness, wasn't that tedious! Now for the slightly more interesting operational stuff to watch out for.

Cuba Overflights

If your route passes through the MUFH/Havana FIR and enters Cuba's inner ADIZ or overflies the island itself, you will need to **get an overflight permit and pay the associated fees.**

For non-US operators, the process is straightforward – set up a customer number with the Cuban authorities and apply directly, often with same-day turnaround if submitted during business hours. US operators will generally need to use an approved permit vendor.

There are several overwater routes in the northwest corner of Cuban airspace where a **permit is not required:**



However, these still incur **NAV fees**, and if you don't pay them it can result in your aircraft tail number being blocked from Cuban airspace in the future. NAV fees must be paid to ECNA in Euros, and unpaid fees can build up quietly until you are **denied entry on a later flight**.

For more info on Cuba overflights and how to sort all this out, check our briefing [here](#).

Cuba Landings

Getting approval on the Cuba side of things is usually very straightforward – secure the landing permit, arrange handling, and off you go.

US BIS 7-day limit: Remember, under the US BIS rules, US-built aircraft operating under the AVS exception are only allowed to stay in Cuba for a max of 7 consecutive days.

Landing permit: All flights to Cuba need a landing permit, regardless of the aircraft's registry or departure point. The Cuban CAA requires at least 3 working days' notice to process the request.

Handling: You must have a local ground handler in Cuba. The CAA won't issue a permit without proof of handling support. In the past we've worked with the handling agent **C2C Travel** in Cuba, who were extremely helpful with arranging all services. Contact fabrice@c2ctravel.com.

Local receiving party ("sponsor"): Permits are only granted if you list a local contact or business sponsor in Cuba. If you don't have one, your handler may be able to provide this.

Visas: Pax and crew get an e-visa on arrival with the help of a handling agent. Everyone has to fill a form online before arrival at this [site](#).

Insurance: Watch out here, as many aviation policies exclude Cuba entirely, leaving flights there

uninsured. Even if covered, US underwriting or reinsurance can block payouts due to sanctions. Confirm Cuba is included and sanctions-proof — and get written confirmation from your broker.

Cuba-US Flights

Commercial operators can **depart for Cuba from any US customs-designated airport**.

But on the return leg from Cuba, US CBP requires you to **land at the first designated US airport of entry** that is nearest to your point of crossing the US border or coastline *(in some cases, there's some flexibility here where you don't actually have to land at the "first" airport — check our briefing for more info.)*

If you want to land at a different airport instead, you will need a Border Overflight Exemption in advance.

The current list of approved southern airports of entry is published by CBP and includes key gateways in Florida, Texas, and other southern states:

Location	Name
Beaumont, Tex	Jefferson County Airport.
Brownsville, Tex ..	Brownsville International Airport.
Calexico, Calif	Calexico International Airport.
Corpus Christi, Tex.	Corpus Christi International Airport.
Del Rio, Tex	Del Rio International Airport.
Douglas, Ariz	Bisbee-Douglas International Airport.
Douglas, Ariz	Douglas Municipal Airport.
Eagle Pass, Tex ..	Eagle Pass Municipal Airport.
El Paso, Tex	El Paso International Airport.
Fort Lauderdale, Fla.	Fort Lauderdale Executive Airport.
Fort Lauderdale, Fla.	Fort Lauderdale-Hollywood International Airport.
Fort Pierce, Fla	St. Lucie County Airport.
Houston, Tex	William P. Hobby Airport.
Key West, Fla	Key West International Airport.
Laredo, Tex	Laredo International Airport.
McAllen, Tex	Miller International Airport.
Miami, Fla	Miami International Airport.
Miami, Fla	Opa-Locka Airport.
Miami, Fla	Tamiami Airport.
Midland, TX	Midland International Airport.
New Orleans, La ..	New Orleans International Airport (Moissant Field).
New Orleans, La ..	New Orleans Lakefront Airport.
Nogales, Ariz	Nogales International Airport.
Presidio, Tex	Presidio-Lely International Airport.
San Antonio Tex ..	San Antonio International Airport.
San Diego, Calif ..	Brown Field.
Santa Teresa, N. Mex.	Santa Teresa Airport.
Tampa, Fla	Tampa International Airport.
Tucson, Ariz	Tucson International Airport.
West Palm Beach, Fla.	Palm Beach International Airport.
Wilmington, NC	New Hanover County Airport
Yuma, Ariz	Yuma International Airport.

This rule applies to **both US and foreign-registered aircraft** arriving from Cuba, and CBP will enforce it strictly, so plan your routing and arrival airport accordingly.

Been to Cuba?

Please let us know! You can also reach us directly on news@ops.group, or file an Airport Spy report.

OPSGROUP members can access the **full Airport Spy database** via the members dashboard [here](#).



Got some intel?

Are you an Airport Spy?

You go to unusual places and see curious things. Your turboprop friends envy you. Now, it's time to give back.

For your next trip, pack a notebook, and file your Spy Report below. You'll get a weekly ops briefing in return.

[File your report](#) >

U.S. cracks down on scheduled flights to Cuba

David Mumford
26 August, 2025



The U.S. has announced it will **suspend scheduled flights to all airports in Cuba except for MUHA/Havana**, in another attempt to limit cash flows going to the Cuban government. The affected airlines, including American, Delta and JetBlue, now have 45 days to wrap up their operations to those

other destinations in Cuba, before **the ban goes into effect on Dec 10.**

This does not apply to Part 135 non-scheduled charter flights – these are still allowed to operate from the U.S. to any international airport in Cuba. However, it's still a tricky business to operate these flights and stay within the rules. Policies introduced by the Office of Foreign Asset Control (OFAC) in 2017 mean that there are only a handful of **categories of permitted travel** between the US and Cuba.

As for **Part 91 private flights** from the U.S. to Cuba, these have been **completely banned** since June 2019. This was a policy introduced by the US Bureau of Industry and Security (BIS), which meant that U.S. operators could no longer operate an N-reg aircraft privately to Cuba for any reason – it doesn't matter if your passengers meet OFAC's "permitted categories of travel" or not, **it's a no-go.**



For **non-U.S. operators** traveling to Cuba from anywhere other than U.S. territory, it should be a doddle. Get a landing permit, arrange your ground handling, file your flight plan, and off you go. Check out our article for more info.

If you're headed to Cuba — even to MUHA/Havana — you should double-check with your **insurance** provider about your **coverage**. We received the following report, which suggests that with the new U.S. sanctions, **many U.S. operators may no longer be covered:**

"Being the insurance director of an Airline, I'm having the dilemma whether the insurance would cover any damages/losses/injuries may have occurred during Cuba flights. Because, when I raised the question, insurers simply replied with an aviation clause called AVN111/AVN111(R) which says insurers would verify each individual case with relevant sanction authority (in this case, OFAC) and do their best to grant permission to reimburse the losses. It can easily take years to get resolved which essentially means there is no actual protection against losses"...

In principle, U.S. operators with an insurance policy from a **non-U.S. based insurer** can get insurance cover for Cuban ops. However, in practice it may not be possible to even purchase this, as lots of these policies are underwritten by U.S. based insurers – especially for higher policy limits.

Total ban on US private flights to Cuba

Mark Zee

26 August, 2025



Effective today, June 5th, no US private aircraft will be allowed to travel to Cuba. The rule comes from the BIS – the US Bureau of Industry and Security, part of a further clampdown on Cuba policy by the US government.

We spent the day here in OPSGROUP clarifying the new rules and what it means for US operators.

What happened? BIS issued a new rule today, **June 5** called “Restricting the Temporary Sojourn of Aircraft and Vessels to Cuba”. [official copy here] [Guidance here].

This is tough to read and understand. Nothing new about that. So, we asked OPSGROUP, discussed it with a whole bunch of members, got some legal interpretation, and got some great help from the NBAA.

Here’s the plain English wrap up:

- **US Part 91 private flights:** Effective June 5, you cannot operate an N-reg aircraft privately to Cuba for any reason. This includes Corporate. It doesn’t matter if your passengers meet the “category requirements (see later)”, it’s a no go.
- **Part 135 Air Ambulance:** You can go, and you don’t need a license. From the rules: “Air ambulances operating under 14 CFR part 135, may depart from the United States under its

own power for any destination". "Air ambulances will remain eligible for the license exception when destined to Cuba".

- **Part 135 Charter:** This was unclear because of the wording of the new rules. **But you can go.** We asked BIS specifically about this, and the wording of the new paragraph is meant to be read as a series of options that allow you to go to Cuba - 135 is covered under the "AOC holder" bit.
- **Part 129:** You can go. Part 129 is foreign operators. An example would be Air Canada doing a charter from JFK-HAV. That's allowed.
- **Part 121:** No changes. Airlines can operate.

BIS vs OFAC

The first gatekeeper of Cuba rules is BIS. If they don't prohibit your operation, eg. Part 91 - then you proceed to the second gatekeeper - OFAC, and look into whether you need a license, and what category your passengers are travelling under.

Categories of allowed travel

There were 12 categories - or "reasons" to be allowed to go to Cuba. There are now 11. The one removed was known as "People to people". These are set by OFAC.

What does Cuba say?

Thanks to one of our members who called the **Cuba CAA** this morning, and got this:

"In our country there is no regulation in this regard. They can fly over and land registrations of any nationality without any distinction provided they meet the requirements requested and that you know all right."

As we would expect, none of the restrictions come from the Cuba side. So everyone continues to be welcome in Havana, it's just the US government that is restricting matters for US operators.

A super simple FAQ

Can I fly my private C172 to Cuba?

No.

Can I fly my owner to Cuba in a G550, if he passes the 'category test'?

No. He can go, but has to go on a commercial service.

Can I operate a Corporate Jet to Havana, for business reasons?

No. Regardless of the reason the principles might want to go to Cuba, you cannot operate any aircraft under Part 91.

But I see in the rules that you can apply for an exemption from BIS?

Yeah, you can, but they will say no. "License applications for the temporary sojourn to Cuba of those vessels and aircraft are subject to a general policy of denial."

Can I operate a charter flight to Cuba?

Yes. BIS rules don't prohibit this. But you then need to look into the OFAC rules.

Can I go to Mexico first, and then to Cuba?

No. In their lengthy FAQ, "A license from the Bureau of Industry and Security (BIS) is required to fly private or corporate aircraft to Cuba, even if the aircraft stops in another country first.". And y'all ain't gettin' no license.

I am a Canadian operator. Can I operate to Cuba?

Yep. This is all about US operators being restricted. You can fly direct to Havana like you always did, and under the Part 129 bit in the new rule, you can also operate from the US to Cuba.

So, we think we have this all correct as the final version. If we don't hear any objections, we'll add this to the OPSGROUP databank, and make a blog post. From here, we will post this in the new Forum, and the discussion can continue there!

THANKS EVERYONE!

Great team effort today to get this into an understandable-by-humans format. Well done!