REMARKS OF

Clay T. Whitehead, Director

Office of Telecommunications Policy Executive Office of the President

before the

Indiana Broadcasters Association Holiday Inn Indianapolis, Indiana

June 8, 1973

Six months ago, here in Indianapolis, I spoke on the subject of broadcaster responsibility and the web of relationships linking the broadcaster, his community, the TV networks, and the government. It's a little early, but Indianapolis evokes memories, and today I'll attempt Phase I of what will have to be a continuing evaluation.

First of all, the speech didn't just happen; it had a context. To understand the speech you have to understand the context -- the history of regulatory and legal decisions that have affected broadcasting during the past ten years. Let me review some of the highlights of that history to show you what I mean.

- In 1962, FCC Chairman Minow complained about the "vast wasteland," and President Kennedy stated that this was an attempt to persuade the networks "to put on better children's programs, more public service."
- In 1963, the FCC placed a new burden on stations, forcing them to program "Fairness Doctrine" responses to their own programs at their own expense.

- In 1964, the FCC set an uncontested TV application for hearing, because, in effect, the applicant hadn't proposed programs of a type the Commission favors.
- In 1968, cigarette commercials were held subject to the Fairness Doctrine and broadcasters (not advertisers) were forced to program information the government thought the people should have.
- In 1969, the WHDH case shattered the broadcaster's belief that he knew what renewal factors he would be judged upon by the FCC.
- And the 1970's opened with the FCC considering proposals to force broadcasters to carry counter-advertising, to take away the broadcasters right to choose what paid messages he should carry, to prescribe how children's programs should be improved, and to set mandatory percentages of various types of TV programming.

During the same time, the courts were expanding the role of the Federal Government, requiring the FCC to monitor what broadcasters are programming and to correct what the courts considered to be defects. In the 1969 Red Lion case, the Supreme Court blessed the vague, yet sweeping,

power of the Fairness Doctrine; other courts went even further in expansive decisions to diminish the editorial judgment and responsibility of the broadcasters.

The trend is clear and it reached its peak when the FCC and the courts deprived Reverend Carl McIntire of a radio station license, essentially for violations of the Fairness Doctrine. Reverend McIntire now thinks his only option is to move his station to a ship to continue broadcasting "outside the domain of the United States." Think of it; with close to 7,000 radio stations in this country, we may be treated to the spectacle of a broadcaster being forced to resort to an off-shore radio station to air his views.

From time to time the Congress has also gotten involved in broadcast program content.

- In 1968 hearings were held on news staging allegations arising out of network coverage of the Democratic Party convention.
- In the summer of 1971 a confrontation was precipitated over CBS's editorial judgment in its documentary, "The Selling of the Pentagon," and Dr. Stanton

narrowly avoided being cited for contempt of Congress for refusing to hand over all the unedited film shot for the program.

- Hearings on violent television programs, children's programs, and sports programs were also a common occurence in the Congress; the object being to get the networks to change their programming.

Of course, the FCC, the courts and the Congress haven't had this territory entirely to themselves. Executive Branch officials have also expressed their concerns about broadcast program content; most notably Vice President Agnew's expressions of concern. But the Executive Branch has no life and death control over broadcasters, as do the other branches of government, so broadcasters can pay the Executive Branch less heed. But, given the trend of increasing government controls, it's easy to see why broadcasters might get edgy when any official makes a critical comment.

* * * *

This then, was the clear trend of regulatory history when I spoke here last December. But before I get too deeply involved in evaluating that speech, there's one

other bit of background information that you should have; and that is how we at OTP viewed the trends in broadcasting's regulatory history.

It is the function of OTP to back off from the day-to-day happenings in telecommunications and suggest policies to be applied. When we did this in broadcasting, it took no great discernment on my part to see that something was fundamentally wrong in the relationship between the broadcast media and the government. The media, especially television, seem so powerful, so influential, and so licensed by the government. Many people, including government officials, find it a great temptation to grab hold of television by the license and shake it a bit to achieve some goal that they view to be in the "public interest." Do you think deceptive advertising is a problem? It's easier to force the broadcaster to offset it in counterads than to prove a case at the Federal Trade Commission. Do you think discrimination in hiring should be reduced? The broadcaster is more vulnerable to equal opportunity enforcement by the FCC than the EEOC. Are drugs, violence, and sexual permissiveness current problems? It's easier for the Congress and others to appear to deal with these problems by resorting to the raised eyebrow license renewal threat than to come to grips with these problems in a substantive way.

The list could go on, but there are enough examples to make the point. The point is not that it is bad to find easier ways to solve real problems. The point is that none of us would think it proper for the government to push newspaper or magazine editors around like this. And we simply cannot have an important medium of expression, such as broadcasting, subject to government control of its content, no matter how good the short-run goal, without doing serious damage to the spirit of free thought and expression, which is, after all, the goal of the First Amendment.

Realizing this fundamental point, OTP began to speak out. We criticized the intrusive manner in which the broadcasters fairness obligation was being enforced by the government; we said that the First Amendment was a better guarantee of freedom of expression in broadcasting than the Fairness Doctrine. We called for a substantial lessening of regulation in radio, where a multiplicity of competitive outlets has obviated the need for detailed government control over programs. We stressed the need for more diligent exercise of the broadcaster's private judgment and responsibility, so that government exercise of responsibility may be decreased. We called for changes in the license renewal process so that broadcasters would be less vulnerable to government control

for either good or bad ends -- the definition of which depends, of course, on who's controlling what. At the same time some elements of the working press were involved in a counter-convention, I spoke to the newspaper publisher's association and told them that they were in the same boat with the broadcasters; that government intrusion in broadcasting's journalistic freedom was also a threat to newspapers.

* * * *

This then, is the full background of the speech; the historical trends and OTP's position on broadcast regulation. These were my positions before I came to this city six months ago; these were my positions when I spoke, and they are my positions today. But the Indianapolis speech means more than a reiteration of prior positions.

For the first time a government entity seriously proposed a concrete piece of legislation to lessen governmental power over broadcasting. In the speech, I unveiled an Administration license renewal bill, which would affect a real change in the decade-old trend of increasing government controls over broadcast program content.

But the speech was a <u>cause celebre</u>' and the bill that bears my name has strong odds against its passage, simply

because it bears my name. Did I fail, and, in failing,
damage the cause of increased freedom from government
control of broadcasting?

I can't answer that question yet. It's too soon to tell.

I'm sure that cooler rhetoric and a clearer description
of our proposal might have helped get my message across.

Perhaps less attention would have been devoted to my
speech writing ability and more to my legislative drafting
ability. But its too late for these "might have beens."

For now, I'd like to explain what I hoped to accomplish
last December, what I learned, and what, if anything, was
actually accomplished.

What we hoped to accomplish was a rational debate on some very fundamental questions regarding the government's legal relationship with the only medium of expression it licenses.

One question was: Who should exercise responsibility for program content -- broadcasters or the government? The answer that I suggested is that, contrary to the trend, this should be the broadcaster's responsibility in our kind of society and very little of the government's business.

The Communications Act places this responsibility and power in the hands of hundreds of private broadcasters and not government officials, or even a handful of network officials. Government does, and under the Communications Act must, establish the broad outer limits of broadcaster performance, but within what must be broad limits, the broadcaster must determine what programs will best serve his community.

Another question was: When there are abuses in this system of private responsibility, who should correct them -- broadcasters or the government? Here again, whether the concern is children, or racism, or "ideological plugola," the answer must be the broadcaster, and not government power. For better or worse, under the constitutional protection of free speech and free press, we must take our chances with the private broadcaster, if the concept of private licensee responsibility is not to degenerate into a smoke screen for indirect government censorship.

The last question was: Where should responsibility and power over program content go when they are relinquished

by the government, as they would be under our renewal bill? I answered that the responsibility and power should be exercised by the broadcasters themselves who, under present law, are directly responsive to the needs and interests of TV viewers and radio listeners throughout the country. These local stations should act as responsible community leaders and as responsible affiliates of the three national networks in exercising their power. Government can relinquish its power and still assure that the public interest will be served only when program judgments are shared among many diverse broadcasters, responsive to their varying constituencies. This is the rationale of our broadcast system, the rationale of my speech last December, and the rationale of the license renewal bill we sent to Congress.

In expressing this rationale, I learned a number of things.

I learned that a communications policymaking office associated with this Administration invariably has its motives questioned and its intentions distorted. The "leads" on news coverage of the speech said that, "White House drafts tough new legislation making stations responsible for network programs." Broadcasters, who should know better,

were quoted as saying that this signalled government censorship of news and entertainment and we might as well be living in the Soviet Union.

Within two or three days the nation's editorial writers and columnists were unlimbering their rhetoric and decrying what they viewed as a White House attempt to shackle the press and increase government regulation.

The Chicago Tribune stated that:

"Bias, like beauty, is in the eye of the beholder. For government to make a determination of bias, particularly in the media, is tantamount to censorship, especially if government threatens TV or radio stations with the loss of their licenses."

I agreed: I thought that was what I said. The Washington
Post said:

"It is clear that the press does not always live up to the standard which editorial writers sometimes are tempted to ascribe to it. But it is also clear that one man's bias is another man's ultimate truth and that the founding fathers never trusted the government — any American government — to be the arbiter between the two as far as speech is concerned. The essence of press freedom is that professional discipline and consumer pressures constitute the safest corrective devices. The antithesis of press freedom is for those correctives to be supplied by the government."

I agreed: I thought that was what I said.

I even said amen to Tom Wicker's New York Times column, pointing out that the remedy for journalistic abuses should not be government regulation of the content of news broadcasts.

But where we parted company was that virtually everyone in the print media thought that the point I was making about the station's responsibility for its programming was a new <u>legal</u> obligation that we had put in our renewal bill. The fact that this is not even mentioned in our bill, and that this responsibility is already the law, shows that the publishers and the press have not been paying attention to the vital issue of law under which broadcast stations are regulated.

In short, their first reaction was automatic; for years they had seen government power being brought to bear on broadcasting. They couldn't believe that we would move to lessen government control of the electronic press. When they finally read the bill and saw that this was in fact the case, their second reaction was one of mistrust. They suspected a deal: the proverbial carrot and stick approach — the carrot of renewal security and the stick to beat the networks into submission to this Administration. There is

no "stick," and the charge is ludicrous, but the analogy should tell broadcasters something about the esteem in which they are held by those making the charge.

* * * *

It's time now to assess what we have accomplished in our effort to reverse the trend of government's censorial power over the broadcast media.

First of all, we finally got the debate going in earnest on the government's role in regulating broadcasting by focusing public attention on the present degree of control over programs. There is now a greatly heightened awareness of the problems and risks of such regulation. It is ironic that most of this awareness is due to the fact that I have been painted in the press as the principal proponent of the government censorship I oppose. But the important thing is that the awareness exists now and, if it can lead to constructive action to increase freedom of speech in broadcasting, my major goal will have been achieved.

But even short of attaining this major goal, there are a number of hopeful signs. One is that the congressional discussion of our renewal bill's prohibition on FCC-established quotas and percentages of TV programs may well preclude the adoption of the Commission's proposal to this effect. On the Fairness Doctrine aspect, the decision to take away Reverend McIntire's broadcast license proved to be the last straw for Chief Judge Bazelon of the District of Columbia Court of Appeals, who had earlier been a staunch supporter of the Doctrine. In his dissent to the Court's action, he said:

"In silencing WXUR, the Commission has dealt a death blow to the licensee's freedoms of speech and press. Furthermore, it has denied the listening public access to the expression of many controversial views . . . if we are to go after gnats with a sledgehammer like the Fairness Doctrine, we ought at least to look at what else is being smashed beneath our blow."

Another very hopeful sign is the Supreme Court's recent decision in the <u>BEM</u> case, which draws an important line against undue government encroachments on the broadcasters' First Amendment rights and editorial responsibility.

Most importantly, we also have an intelligent and comprehensive approach to license renewals being actively considered by the Congress. The Administration's bill does not simply give broadcasters more license security, important as that is in reducing the broadcaster's vulnerability to the government. The bill also would prevent the government from exacting a high price in exchange for license security. Broadcasters would not have to surrender their responsibility for program judgments to the government in order to obtain a reasonable assurance of renewal. I said before that our bill may well not be enacted by the Congress. But unless its key provisions are reflected soon in some license renewal legislation, broadcasters will eventually succumb to the government, and the hopeful signs that I have noted will prove to be nothing but illusions. That's why this Administration will continue in its vigorous efforts to have the Congress enact a comprehensive renewal bill that strengthens the broadcasters' First Amendment rights.

Unless the Congress passes such a bill, the only standard that will guide broadcast regulation will be the double standard.

There are many people, in and out of government, who really do not want to diminish government power over broadcast content. They would rather use the tools of government content control to achieve ends that they believe are good. They would expand the power of government over broadcasting to achieve their ends and deny that power to those with whom they disagree. It's time to start calling this approach by its ancient and dishonorable name — censorship.

A continuing tug-of-war between competing philosophies using government power over the media is not the answer. The answer is to take the censorship tools from government's hands, in order to make government power a neutral factor in broadcast regulation, with an absolute minimum of content controls. And this is our goal.

Some fear that conservatives will capture the power to bend broadcasting to their will. Others fear just the opposite. But it shouldn't matter to broadcasters in doing their job who is in power in the White House or the Congress any more than it should to newspaper or magazine

publishers. We simply have to take our chances with a free press, which hopefully will be a constructive and responsible institution. A truly free society has no other choice.

INDIANAPOLIS RE-VISITED

- I. Intro pleasantries re return to Indy; lots in common with 500 race as to carriage and injuries to innocent by-standers.
- II. Clay T. Whitehead may be one of the innocent by-standers because reaction to speech was confusing to say the least, especially when viewed against the following chronology of highlights, or low points, in the struggle for government/broadcast media separation:
 - A. FCC rules and ruling since early sixties.
 - B. Court cases diminishing editorial judgment of broadcasters and expanding the Fairness Doctrine to the point of denying WXUR license (absurd that, with multiplicity of radio outlets, McIntyre has to talk about an off-shore radio station to get his kind of programs to the audience).
 - C. Congressional involvement in broadcast content.
 - D. Administration comment, including the pro-1st
 Amendment, de-regulatory and private responsibility
 comments of Clay T. Whitehead.
- III. Against this background, the media (broadcast and print)
 reaction to Clay T. Whitehead's December 18 speech is
 somewhat startling (highlight hysterical quotes, logical
 inconsistancies, and generally sloppy reporting on a bill that

undeniably lessens government control over broadcast content). Retrospective summing up and looking ahead: what did we IV. hope to accomplish, what did we accomplish, what did we learn, etc. A. Hoped to accomplish: reasoned debate on fundamental questions of government relation to broadcasting; (e, who should exercise primary responsibility for program content; when there are abuses, especially journalistic, who should correct them - government or broadcaster; when power over content shifts from government (as under our renewal bill), who should exercise it -- 3 networks, local stations: Did accomplish: B. (1) Greatly heightened awareness of government's role in regulating best content, even if Clay T. Whitehead is painted as the fall-guy, the awareness and constructive action based on the awareness, is what counts; We also got a comprehensive and intelligent (2) approach to license renewals being considered by the Congress, and we intend to support it strongly; We may have killed percentages and quotas (3) - 2 -

merely by focussing attention on this FCC proposal; We may even have helped create a climate that (4) made possible the BEM decision, in which the court draws the line against undue encroachments on broadcasters' 1st Amendment rights and private editorial responsibility. We learned: That a policy office associated with the (1) White House invariably has its motives questioned and its intentions distorted; (2) That Administration officials are probably the only people in the country who cannot express an opinion on the broadcast media, unless it is slavishly uncritical; (3) That the double standard is alive and well, since there are a good many people -- some well meaning, others not so -- who do not really want to diminish government power over broadcast content; rather they would use the censorship tools for ends they believe are "good;" That broadcasters give lip service to exercise of editorial judgment and free expression, but - 3 -

in fact prefer a course of least resistance which will safeguard their financial interests.

Itinerary for Clay T. Whitehead Indianapolis, Indiana June 8, 1973

8:30 a.m. Coyt will pick you up at your apartment

8:55 a.m. Lv. National airport via American Flt. 429
10:17 a.m. Arr. Indianapolis, Indiana

10:30 a.m. Address the Indiana Broadcasters Association
Holiday Inn at the airport (317) 244-6861

1:45 p.m. Lv. Indianapolis, Indiana via American Flt. 350
4:57 p.m. Arr. National airport

8:00 p.m. Dinner at the Bill Fitzgerald's with Dr. and Mrs. Charyk

10:30 p.m. Opera Ball

6/9/13

OFFICE OF TELECOMMUNICATIONS POLICY EXECUTIVE OFFICE OF THE PRESIDENT WASHINGTON, D.C. 20504

April 20, 1973

MEMORANDUM TO MR. WHITEHEAD

From:

Helen C. Hall

Subject:

Invitation to Speak to the Indiana

Broadcasters Association Spring Meeting

on June 7

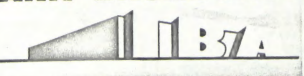
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April 20, 1973 MEMORANDUM TO MR. WHITEHEAD From: Holen C. Hall Subject: Invitation to Speak to the Indiana Broadcasters Association Spring Meeting on June 7 Brian wants to know if you want to return to the scone of the crime??? Accept Regret cc: DO Records DO Chron Mr. Lamb HCH Chron HCH Subject Eva Judy HCMal1:mlf:4-19-73

DIENA BROADCASTERS ASSOCIATION, INC.



nollton Road • Indianapolis, Indiana 46208 • 317–926-6426

April 11, 1973

Dr. Clay Whitehead, Director Office of Telecommunications Policy Executive Office of the President Washington, D.C. 20504

Dear Dr. Whitehead:

The Indiana Broadcasters Association is holding its Spring meeting at the Airport Holiday Inn in Indianapolis on June 7th and 8th.

Our members were honored to be associated with your visit to Indianapolis on the occasion of your speech before the Sigma Delta Chi Journalism Society last December and we would like to invite you to address our group at our June 7th dinner meeting.

Thank you for your consideration.

Sincerely,

Elmer C. Snow

President

ent C. Snow

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resident — AM . Nelson Indianapolis

resident FM

resident — TV Atherton

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Indianapolis
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OFFICE OF TELECOMMUNICATIONS POLICY EXECUTIVE OFFICE OF THE PRESIDENT WASHINGTON, D.C. 20504

April 20, 1973

MEMORANDUM TO MR. WHITEHEAD

From:

Helen C. Hall

Subject: Invitation to Speak to the Indiana

Broadcasters Association Spring Meeting

on June 38

Brian wants to know if you want to return to the scene of the crime???

Accept Regret _ INDIANA BROADCASTERS ASSOCIATION, INC.

4560 Knollton Road • Indianapolis, Indiana 46208 • 317-926-6426

April 11, 1973

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John Atkinson WHBU Anderson

Robert B. McConnell WISH TV Indianapolis

James Kauper WCSI Columbus

Earl Metzger WITZ Jasper

Executive Secretary Helen B. Huber 4560 Knoliton Rd. P.O. Box 88456 Indianapolis 46208 (317) 926-6426 Dr. Clay Whitehead, Director Office of Telecommunications Policy Executive Office of the President Washington, D.C. 20504

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Thank you for your consideration.

Sincerely,

Elmer C. Snow

President

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Dr. Clay Whitehead, Director Office of Telecommunications Policy Executive Office of the President Washington, D.C. 20504

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JUL 1 2 1973 Mr. Michael H. Schatzlein Talum Midwest Recording Center 1330 North Illinois Street Indianapolis, Indiana 46202 Dear Mike: Many thanks for your thoughtful letter after my speech in Indianapolis. I am so sorry I didn't have a chance to give you a ring while I was there, but it was a very "in and out" visit and a hectic time while there. Hopefully, next time I'm in the area we will have a chance to get together. Hope all is going well for you and that you're enjoying being back in the heartlands. Best regards. Sincerely, STEER TOM Clay T. Whitehead cc: DO Records DO Chron Mr. Whitehead HCH Chron Eva HCHall:rah:7-11-73

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HALUM

June 11, 1973

Dr. Clay T. Whitehead, Director Office of Telecommunications Policy Executive Office of the President 1800 G Street, North West Washington, D.C.

Dear Tom:

I enjoyed seeing you on the tube again this week, but was dismayed to find that you were again in Indianapolis and did not give me a call.

Seriously, I have enjoyed following your deft handling of the many issues which have confronted you over the past year and know you are doing a fine job for the Administration. Next time you are in Indianapolis, it is imperative that you give me a call so that we may have dinner or at least a few drinks together.

Best personal regards.

Most condially,

MICHAEL H. SCHATZLEIN

Chairman

MHS/vn

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WRTV-6

1330 North Meridian Street Indianapolis, Indiana 46206 Telephone 317/635-9788

Jerry Chapman Station Manager McGraw-Hill Broadcasting Company, Inc.



June 11, 1973

Dr. Clay T. Whitehead, Director Office of Telecommunications Policy Executive Office of the President Washington, D. C. 20504

Dear Dr. Whitehead:

Again on behalf of the Indiana Broadcasters Association I want to express our appreciation for your taking the time to come to our city to address the broadcasters.

I heard many fine comments about your remarks. Thanks again.

Cordially,

Jerry Chapman

JC:mg

RECEIVED

JUN 15 1 32 PH '73

OFFICE OF
TELECOMMUNICATIONS
POLICY

WATV6

McGraw-Hill Broadcasting Company, Inc. 1330 North Meridian Street Indianapolis, Indiana 46202





Dr. Clay T. Whitehead, Director Office of Telecommunications Policy Executive Office of the President Washington, D. C. 20504

760

Friday, June 8, 1973:

8:55 a.m. Ly Washington via AA 429 Ar Indianapolis, Indiana 10:17 a.m.

1:45 p.m. Lv Indianapolis via AA 350

Ar Washington (National Airport) 4:57 p.m.

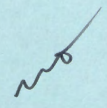
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8.555 1.1635 EA 482 F/Y 727 0 1.1500 ATL 12:505 EA 434 FNY D97 SAN DIEGO CALIFOTIONS 12:309 CONNECTIONS 12:309 FY 725 S 0 6:058 ORD 7:058 AA 598 FY 725 S 0 EFFECTIVE JUN 1	SARASOTA, FLA EN SHO	3:35p 6:06p AA 91 F/Y B3F 1 5:32p DTW 6:15p AA 497 F/Y B3F 0 FFECTIVE JUN 1 7:32p 9:05p AL 537 5 BAC 0 TAMPA, FLA. 545p AL 525 5 BAC 0	8:43p ORD 9:50p AA 128 FN/YN 727 7.10p 11:31p TW 232 FY 775 8:10p St. 10:45p TW 78 F/Y 877 X6 8:55p 2488 BN 32 F/Y 727
7:30a 3:42p AA 628 FY B7F B 0 12:06p DAL 1:50p AA 496 FY B3F 0 7:50a 3:27p AA 60 FY B7F B 0 8:24a LAX 9:45a TW 174 FY B7F B 0 6:00a 3:27p AA 12 FY D10 0	8.46a ATL 9.40a EA 264 FY 727 0 1:10p 3.41p EA 112 FY 725 0 2:32p ATL 3.25p EA 696 FY D95 0 4.15p 6.54p EA 142 FY 725 0 5.35p ATL 6.30p EA 268 FY 727 D 0 7:25p 9.36p EA 158 FY 727 D 0 7:25p 9.36p EA 158 FY D95 0 SAVANNAH, GA. FN 48.15 3.85 52.00 104.00 TVN 3796 3.04 41.00 82.00	Y 63.83 6.07 90.00 180.00 Y 63.89 5.11 69.00 136.00 YM 47.00 M 35.00 YZ 52.00 FX/4 Y WEFKEND ONLY 105.00	X6 9.005 OR 08 AA 538 F/Y B71 10.29 OR 09.0 2.95 DL 693 FN/YN D95 WASHINGTON, D.C. EDI N.S. DIAD, N.OCA, F.BAL F. 0.55.56 4.44 60.00 120.00 \$ 42.59 3.41 46.00 92.00
8:00s 3:27c AA 12 F/Y 010 0 8:34a LAX 9:45s TW 174 F/Y B7F B 0 X6 8:25s 4:23c AA 226 F/Y 727 B 0 1:59p ORD 3:30p AL 608 A C5 9:00s 5:27c AA 134 F/Y D10 L 1 3:10p STL 4:40p AL 862 5 D95 0	SAVANNAH, GA. FN 4815 3.85 52.00 104.00 YN 37.96 3.04 41.00 82.00 YM 35.00 M 26.00 YZ 39.00	7:35a 9:50a EA 264 F/Y 727 B 1 2:45p 4:23p D 546 F/Y 727 B 1 4:04p 6:54p FA 268 F/Y 727 D 1 CONNECTIONS 1:32a 7:01a EA 460 FN/YN D9S 0 2:48a ATL 6:00a EA 252 FN/YN D9S B/S 1	Y 42.59 3.41 46.00 92.00 YM 31.00 M 23.00 AL YM 29.00 AL YZ 35.00 Z 29.00 AZ 31.00 EX/11 A/S WEEKEND AL 68.00
X6 10:10a 6.03p AA 242 F/Y B7F L 0 3:44p ORD 5:10p AL 788 A C5 0 X6 10:10a 6:08p AA 242 F/Y B7F L 0	3:45a 7:09a DL 398 FN/YN DC9 SB 3 CONNECTIONS 3:45a 7:01a DL 398 FN/YN DC9 1 5:15a A1L 6:00a EA 252 FN/YN D95 B:5 1 7:30a 9:50a DL 538 FY/ D95 1	3:35a 7:01a EA 460 FN/YN D9S B/S 1 4:51a ATL 6:00a EA 252 FN/YN D9S B/S 1 FFFECTIVE JUN 2	X/11 Y WEEKEND TW 68.00 X7 7:15a N 9:14a TW 441 F/Y 725 1 8:27a F 8:55a AL 825 S 055 1 X7 8:55 N 10:17a AA 429 F/Y 727
3.44p ORD 3.15p AA 280 F/Y 727 L 0 3.45p ORD 4.40p AL 741 A C5 0 X6 10.15s 6.05p UA 200 F/Y 727 L 0 3.45p ORD 5.10p AL 788 A C5 X6 10.15s 6.05p UA 200 F/Y 727 L 0 3.45p ORD 5.15p AL 288 F/Y 727 L 0 3.45p ORD 5.15p AA 288 F/Y 727 C 11.09a 7.15b UA 200 F/Y 727 L 0 11.40a LAX 12.20p TW 184 F/Y 725 LS 1 12.01p 7.47z AA 266 F/Y 87F L 0	9:00a ATL 9:40a EA 264 F/r 727 0 10:50a 3:41p DL 738 F/r D9S 0 11:36a ATL 3:25p EA 695 F/r D9S 0 4:15b 6:54c DL 441 F/r D9S 0 5:01p ATL 6:30p EA 268 F/r 727 D 0 5:41p 9:36p DL 211 F/r 72S 0 6:25p ATL 9:25p EA 718 F/r D9S 0	4:00a 7,01a DL 987 FN/TN 880 0 5:09a ATL 6:00a EA 252 FN/TN 09S B/S 1 4:00a 7.09a DL 987 FN/TN 09S B/S 0 5:09a ATL 6:16a DL 398 FN/TN 009 SB 1 8:00a 11:08a DL 142 F/Y D9S B 0 9:09a ATL 10:55a DL 742 F/Y D9S S 0 1:20p 3:41p EA 256 F/Y 72S L/S 0 2:40p ATL 3:25p EA 696 F/Y D9S 0	11:00a N 11:24a TW 427 FY 727 1 1:50b F 2:56b Al 85 9 095 X6 3:05b N 3:32b AA 581 F/Y 727 1 4:50b N 6:12b TW 531 F/Y 725 1 7:02b F 7:30b Al 861 8 095 1 X6 9:00b N 11:02b TW 279 F/Y 725 1 X6 9:00b N 11:02b TW 279 F/Y 725
12:50p 8:38t AA 268 F/Y 87F L 0 6:29p ORD 7:55p DL 585 F/Y 87F L 0 8:29p ORD 7:50p AL 268 F/Y 87F L 0 6:29p ORD 7:50p AL 743 A C5	SEATTLE, WASH. SEA BBT CONNECTIONS	4:05p 7:04p DL 842 F/Y D8F S/ 0 5:14p ATL 6:08p DL 730 F/Y D9S S 1 6:33p 9:58p DL 134 F/Y D8S D 0 7:42p ATL 8:57p DL 718 P D9S S/ 1 D1 718 F/SSDFEN/IN	CONNECTIONS
1.15p 8.38p UA 786 F/Y D10 L 0 6:50p ORD 7:55p DL 585 F/Y D9S 0 1.15p 8:43p UA 786 F/Y D10 L 0 6:50p ORD 7:50p AL 743 A C5 0	12:40 s 7:52 s UA 158 F/Y D10 S 0 6:05a ORD 7:05a A 5 998 F/Y 725 S 0 X7 12:50a S 8:03a EA 99 FN/YH 727 S 0 6:11a STL 7:15a TW 248 Y DC9 S D 7:50a S 2:43p EA 95 F/Y 727 B 0 1:15p STL 1:55p TW 456 F/Y 727 B 7:50a S 3:12p EA 95 F/Y 727 B 0	7:20p M/CO 8:05p EA 236 F/Y D9S 5 0 7:15p 9:35p EA 248 F/Y 727 0 8:27p ATL 9:25p EA 716 F/Y D9S 0 10:10p 1:48a EA 488 F/N/TN 727 0 11:22p ATL 12:50a EA 434 F/N/TN D9S 1	1:25p PIT 2:00p TW 539 Y DC9 3:30p D 6:12p UA 727 F/Y 737 4:55p DAY 6:40p TW 531 F/Y 725 6:25p F 10:38p AL 425 S BAC 9:15p PIT 10:05p AL 425 S BAC 8:30p N 9:58p EA 501 F/Y 095
2:15p 9:27p UA 110 F/K DEF 0 2:50p LAX 3:45p TW 88 F/Y 87F D 0 EFFECTIVE MAY27	X6 8:40a S 4:23p NW 100 F/Y 747 B 0 2:10p ORD 3:30p AL 508 A 55 6:640a S 5:33p NW 100 F/Y 747 B 0 2:10p ORD 4:40p AL 741 A 55 2:10p ORD 4:40p AL 741 A 55 11:25a S 8:38p NW 28 F/Y D10 L 0	11:29p ATL 12:44s DL 788 FN/YN D9S 1 11:35p 1:39s DL 798 FN/YN D9S 5/0 1:25s CVG 2:10s DL 784 FN/YN D9S 0 TERRE HAUTE, IND. EST HUF A 17:59 1:41 19:00 38:00	9:00p N 12:19a AA 487 F.Y FEX MATE 9:00p N 12:19a AA 487 F.Y 727 10:18p CVG 12:50a DL 794 FRYN DS WEST PALM BEACH, FLA. EFECTIVE JAM CONNECTIONS
3.35p 11:31p AA 192 FFFC/IVV MAY27 4:09p LAX 5:00p TW 78 F/Y 83F 0 X5 11:40p 11:7p AA 262 FN/YN 72S 1 5:46s DAL 10:00s AA 350 F/Y 727 S 1 SAN FRANCISCO CALIF. 5-5FO, DOAK ISIO 5-1638 P3 1311 177 00 354 00	11/398 5 6:23p WA 628 F/Y 725 L 0 4:20p MSP 5:05p EA 629 F/Y D95 D/S 0 1:10p 5 8:38p UA 150 F/Y D8F L 0 6:45p ORD 7:55p DL 585 F/Y D95 0 DIS ATTER MAY31	77 14.00 EX/11 A/S WEEKEND AL 27.00 X7 6:50a 7:14a AL 682 A C5 0 6 2:34p 2:55p AL 740 A C5 0 X5 3:04p 3:28p AL 668 A C5 0	7:25a 9:50a EA 118 F/Y 725 R
Y 125.93 10.07 136.00 272.00 YM 91.00 M 69.00 Z 90.00 EX/1 30 DAY 236.00 8.00a 5 32.70 TW 174 F/Y B7F * 1	1:10p S 8:38p UA 150 F/Y D10 L 0 6:40p ORD 7:55p D1 585 F/Y D3S 0 EFFECTIVE JUN 1 X6 1:10p S 8:43b UA 150 F/Y D8F L 0 6:45p ORD 7:50p AL 743 A C5 D1S AFTER MAY21	TOLEDO, OHIO Y 28.70 2.30 31.00 62.00 Y 22.22 1.78 24.00 48.00 YM 16.00 M 12.00 YZ 19.00 EX.11 A.5 WEEKEND AL 42.00 TORONTO, ONT ON TORONTO CONNECTIONS CONNECTIONS TORONTO ON TORONTO CONNECTIONS TORONTO ON TORONTO CONNECTIONS TORONTO ON TORONTO CONNECTIONS TORONTO ON TORONTO CONNECTIONS TOR	8.51a ATL 9.400 EA 264 FY 727 2 8.00a 11.08a DL 958 FY 880 8 9.21a ATL 10.95s DL 742 FY 055 5 1.00p 3.41p EA 140 FY 727 1 2.30p ATL 31.25p EA 696 FY 055 2.50p 6.54p DL 730 EA 772 D 3.10p 6.54p DL 234 FY 725 5 5.17p ATL 6.130p EA 268 FY 727 D 3.10p 7.04p DL 234 FY 725 5.17p ATL 6.130p EA 268 FY 727 D 3.10p 6.54p DL 730 FY 055 5 4.10p 6.54p DL 730 FY 055 5 5.43p ATL 6.30p EA 268 FY 727 D 5.543p ATL 6.30p EA 268 FY 727 D 5.544p
8.15a S 3.42p AA 496 F/F B3F B 1 12:10p S 7:01p TW -446 F/Y B7F L 1 3:25p S 1/31p TW -746 F/Y B7F L 2 CONNECTIONS	X6 1:10p S 8:43b UA 150 F/Y D10 L 0 6:40p ORD 7:50p AL 743 A C 5 0 EFFECTIVE JUN 1 2:55p S 11:31b EA 97 F/Y 72S D 1 9:06p STL 10:45p TW 78 F/Y 87F 0 SHREVEPORT, LA. CDT SHV	7:50a ORD 8:50a AL 735 A C5 0 7:35a 9:47a EA 331 F/Y 72S 0 8:06a BUF 9:29a AL 851 S D9S 0	6:00n 6:36n DI 788 F/V DGS 0
12:01a \$ 7:37a AA 218 F/Y B7F \$ 0 5.42a ORD 6:50a EA 251 F/Y D9S 0 12:01a \$ 7:37a TW 130 F/Y B7F D/S 0 5:44a ORD 6:50a EA 251 F/Y B7F D/S 0 12:01a \$ 7:52a AA 218 F/Y B7F \$ 0 5:42a ORD 7:05a AA 598 F/Y 72\$ S/ 0	7 52.78 4.22 57.00 114.00 FN 52.78 4.22 57.00 114.00 YN 42.59 3.41 46.00 92.00 YM 38.00 M 28.00 YZ 42.00	8:40a 11:41a UA 649 F/Y 727 \$ 0 9:02a ORD 11:00a DL 949 F/Y 880 0 10:30a 1:17p AA 527 F/Y 87F 0 10:51a ORD 12:30p AA 350 F/Y 727 0 11:20a 2:25p AC 705 F/Y D9S 0 12:10p CLE 2:35p TW 509 Y DC9 0	7:22p ATL 8:57p DL 744 F/Y D95 D 7:22p ATL 8:57p DL 718 F/Y SDF ATL 8:5
12:01a S 7:52a W 135 F/Y 725 S 0 12:03a S 7:52a UA 136 F/Y 085 0 6:15a ORD 7:05a AA 598 F/Y 725 S 0 6:15a ORD 7:05a AA 596 F/Y 725 S 0 12:30a S 7:52a UA 136 F/Y 010 S 0 6:15a ORD 7:05a AA 596 F/Y 725 S 0	8:108 10:308 DL 768 F/Y D95 S 1 6:570 9:570 DL 448 F/Y D95 S 2 11:320 15:78 DL 590 FN/YN D9S 1 10:578 DL 778 F/Y D95 S 1 6:408 10:578 DL 778 F/Y D95 S 1 8:298 STL 10:108 AL 888 S D95 0	22,580 UR 341 F/7 /37 S 0 12,120 ORD 1,300 AL 740 A C5 1 2,180 3,430 EA 327 F/7 725 0 2,470 BUF 3,250 AL 917 S D9S 0 2,200 3,430 AL 521 S BAC 0 2,440 BUF 3,250 AL 917 S D9S 0	11:22p ATL 12:44± DL 784 FN/YN D95 10:00p 1:48a DL 692 FN/YN D95 11:22p ATL 12:50a EA 434 FN/YN D95 WIGHTIA, KAN CDY K* CONNECTIONS 3:05a 7:37a BN 230 FN/Y 725 5:27a ORD 6:50a EA 251 F/Y D95
X7 1:00a S 8:03a TW 266 F/Y 725 D/S 0 6:29a STL 7:15e TW 248 Y DC9 S 0 1:00a S 9:02a TW 266 F/Y 725 D/S 0 6:29a STL 8:15a AL 888 S D95 B 0	X6 7:50a 1:17p DL 221 F/Y 728 S 0 8:28a DAL 10:00a AA 350 F/Y 727 S 1 8:00a 3:52p DL 458 F/Y D9S S 0 8:43a JAN 12:32p DL 330 F/Y D09 S 3 8:13a 3:52p DL 620 F/Y D9S S 0 8:13a 3:52p DL 620 F/Y D9S S 3	5:30p 8:10p NC 347 \$ D9S 0 6:15p DTW 7:45p DL 633 F/Y D9S 1 5:67 6:10p 8:10p AM 433 F/Y D9S 1 7:00p DTW 7:45p DL 633 F/Y D9S 1 7:45p 9:06p AL 596 \$ BAC 0 F:14p BUF 8:45p AL 525 \$ BAC 0	3.05a 7.52a BN 230 F/Y 725 5.27a RD 7.05a AA 598 F/Y 725 S 8:30a 11.41a TW 322 F/Y 727 B 9:57a QRD 11:00a DL 949 F/Y 880 X6 10.25a 2:43p TW 402 F/Y 725 12:30p STL 1:55p TW 458 F/Y 727
2:15p ORD 3:30p AL 608 A C5 0 8:30a S 6:08p AA 220 F/Y D10 B 0 2:15p ORD 5:15p AA 288 F/Y 727 0 9:30a S 5:27p TW 94 F/Y 880 B 0 2:55p STL 4:40p AL 862 S 095 0	10:45a 3:42p DL 427 F/Y D95 0 11:26a DAL 1:50p A4 496 F/Y B3F 0 1:35p 5:09p DL 750 F/Y D95 0 2:23p MEM 4:07p DL 750 F/Y D95 5 0 1:35p 5:27p DL 750 F/Y D95 1	7:455 b 9:065 AL 596 S BAC 0 F145 BUF 8:455 AL 525 S BAC 0 TUCSON, ARIZ WMST TUS 7:008 1175 AA 436 F/Y D10 B 0 12:00n GRO 12:30p AA 350 F/Y 727 0 8:30a 3:420 AA 138 F/Y 725 B 0 12:255 DAL 1:50p AA 496 F/Y 835 0	6 1:15p 5:33p RN 138 F/Y 72S 3:30p RD 4:40p AL 741 A C5 X6 2:30p 6:03p TW 346 F/Y 72S 4:00p RD 5:10p AL 788 A C5 X6 2:30p 6:08p TW 346 F/Y 72S 4:00p RD 5:15p AA 288 F/Y 727
4:00p STL 4:40p AL 862 S D9S 0 X6 10:20a S 6:03p UA 126 F/V 747 L 0 4:10p ORD 5:10p AL 788 A C5 0 X6 10:20a S 6:03p UA 126 F/V 747 L 0 4:10p ORD 5:15p AA 288 F/V 727 0	1.33 p 54.79 SL 4.40p AL 862 S 995 0 2.43 p 6.12 p 0L 652 F/Y 995 1 2.43 p 6.12 p 0L 652 F/Y 995 1 3.17 p 7.47 p 0L 729 F/Y 995 0 3.17 p 7.47 p 0L 729 P 7/Y 995 0 3.17 p 7.47 p 0L 729 P 7/Y 995 0 3.17 p 7.47 p 0L 729 P 7/Y 9 0 3.17 p 7.47 p 0L 729	X6 9:004 4:23p TW 384 F/Y 727 B 0 2:05p ORD 3:30p AL 608 A C5 0 6 9:00a 5:33p TW 384 F/Y 727 B 0 2:05p ORD 4:40p AL 741 A C5 0 X6 10:10a 6:03p AL 16 F/Y B7F L 1	X6 3:15p 6:42p TW 246 y DC9 5:09p STL 5:55p AL 824 S D95 X6 3:15p 7:01p TW 246 Y DC9 5:09p STL 6:10p TW 446 F/Y B7F 3:45p 7:15p EN 158 F/Y 727 4:24p MCI 6:00p TW 184 F/Y 728 5 7:35p 7 TM 368 F/Y 727 7:35p 7 TM 368 F/Y 727
4:40p DAL 5:55p AA 498 F/Y 72\$ D 0 1:25p S 9:27p WA 79 K 737 0 2:25p LAX 3:45p TW 88 F/Y 87F D 0 EFFECTIVE MAY27 1:55p S 9:27p WA 81 K 737 0	A 23.15 1.65 25.00 50.00 EX.31 A'S WEIGHT AIR CARRIER X67 8.300 9.15a ZB 122 A B9 0 X57 7.455 B 300 ZB 142 A B9 0 SPRINGFIELD, ILL CDT SPI	4:12p ORD 5:10p AL 788 A C5 0 X6 10:10a 6:00sp AA 116 F/Y B7F L 1 4:12p ORD 5:15p AA 288 F/Y 727 0 1:25p 7:47b AA 440 F/Y B7F L 0 5:20p DAL 5:55p AA 498 F/Y 72S D 0 2:20p 10:37p AA 650 F/Y D10 S 0	7:30c 10.37c TW 398 FN 727 0 9:00p ORD 9:30p AA 128 FN/YN 727 INDIO, CALIF.
2:55p LAX 3:45p TW 88 F,Y 87F D 0 3.00p S 10:37p AA 222 F,Y 83F D 0 8:53p ORD 9:50p AA 128 FN,YN 727 D 5:00p S 2:48a UA 226 D10 1 11:53p ORD 2:05a D 693 FN,YN D9S O UA 226 F,Y-DEMF,Y/K	A 24.07 1.93 26.00 52.00 YM 16.00 YZ 20.00 YZ 20.00 SYRACUSE, N. Y 5 47.22 3.78 51.00 102.00 SYR	7.25p ORD 9:50p AA 126 FN/YN 727 0 2:45p 11:31p TW 230 F/Y 727 S 2 4:12p STL 10:45p TW 78 F/Y B7F 0 11:00p 7:37e TW 106 F/Y 727 S 2 5:50e ORD 6:50a EA 251 F/Y 098 0 11:000 7:522 TW 106 F/Y 727 S 2	SEE PALM SPRINGS, CALIF. INT'L FALLS, MINN. 2.0 M. S. MINIMUM CONNECTING TIME :10
SAN JUAN, PUERTO RICO SSJU, ISIG	74. 39.00 YZ. 39.00 EA/11 A/S WEEKEND AL 77.00 7:32p 10.26p Al 537 S BAC 3 CONNECTIONS	5508 ORD 7:058 AA 598 F/Y 72S S/ 0 11:300 7:528 AA 246 F/Y D10 S 1 6018 ORD 7:058 AA 598 F/Y 72S S/ 0 TULSA, OKLA	CHICAGO, ILL. CDT CM
167 4:15a 5 9.59a EA 950 FN KN 725 \$ 0 7:50a EWR 9.15a AL 971 \$ 095 5 0 57 7:10a 5 1:17b EA 954 FY L10 B 0 10:36a ORD 12:30p AA 350 F/Y 727 0	8:17a 9:47a AL 487 S BAC 0 8:54s BUF 9:29s AL B51 S 0.95 0 X7 9:26s 12:46p AL 647 A C5 11:15s PIT 12:10p AL 833 S 0.95 S 1	7.551 1170 AA 458 F/Y 727 B 0 9.28 050 12300 AA 350 F/Y 727 0 9.150 11230 TW 436 F/Y 727 0 10.152 ST. 13402 TW 568 Y 200 0	CHICAGO, ILL. CHAMBW, 0-080, CCGX M-MDW, 0-080, CCGX M-MDW, 0-080, CCGX M-37.00 M-28.00
10:55a S 3:41p EA 962 F/7 72S L 0 2:25p ATL 3:25p EA 696 F/7 99S D X6 2:10p S 8:12p EA 960 F/K 725 L 0 5:46p EWR 6:40p TW 559 F/Y B7F D 1 EX MAY15	11:03s 1:58s AL 429 S 52C 0 12:00n PTI 2:00p TW 539 Y DC9 0 1.35p 3.43p AL 893 S D95 1 2:30p SUF 3:25p AL 917 S D95 0 3:30b 6:05p AA 619 F/Y 72E 1 5:28p DLW 6:20p D; 777 F/Y D95 0	10-512 2435 O7 952 F/Y DC9 2 17-455 STL 1755 TW 456 F/Y 727 0 K6 1255 O70 5155 AA 586 F/Y 727 L 0 2-55 O70 5155 AA 288 F/Y 727 L 0 2-55 O70 5155 A 288 F/Y 727 C 4-25 STL 5255 AL 918 S D95 S 0	5 22.22 1.78 24.00 48.00 M 12.00 2 15.00 S C5 NC 681 EFFECTIVE ANN 12.30 D C 573 S D95 5

May 15, 1973

9:00 Do you have any expenses to claim for your trip to Indianapolis?



				19 (8)		-	Laga Mada	
I. PLACE PREPARED	10.00		2. DATE PREI			tel its	4417	FION
Washington, D.C. May 31, 197			, 1973	OFFICIAL TRAVEL AUTHORIZATION (See Instructions on reverse)				
Clay T. W							A LANGE TO SERVICE STATE OF THE SERVICE STATE OF TH	
Director 5. OFFICE OR SERVICE, DIVISION AND PERMANENT DUTY STATION Office of Telecommunications Policy 6. Location of Traveler's Official Station Washington, D.C.			4- 11	NOTE TO TRAVELER				
				The official travel specified herein may not be performed until Item 22 has been executed by a GSA official empowered to authorize the travel. The number (Item 23) and date (Item 24) of this Authorization must appear on each voucher claiming reimbursement for travel expenses incurred consequent to this Authorization.				
			Licy					
7. SPECIFIC PURPO	The second second					100000		
To addres	s the	Indiana Br	oadcast	ers Ass	sociation			
8. APPROXIMATE D	ATES OF TR	VEL	9. TYPE OF	AUTHORIZATIO	ON If Item 9B is	checked, co	omplete Items 10 au	d 11 below
A. BEGINNING ABO B. ENDING ABOUT;		ne 8, 1973 ne 8, 1973	A. ORIGINA B. AMENDE	Andl	10. ORIGINAL AUTH	. NO. 1	1. ITEM NO. (S) AI	MENDED
12.	yes.		12 1 2 1 2 1	ITINERAR	Y	Calve Can		19-11-30
A. DATE	TE TANK	B. TRAVEL FROM	The state of	C.	TRAVEL TO		D. ADDRESS AT D	ESTINATION
Tune 8 Tune 8		ington, D.C anapolis, I	70		polis, India con, D.C.	na		
13.			MOD	E OF TRANSF	PORTATION		STANDARD OF	
	A. N	IORMAL	ATT LITTE		B. SPECIAL (M	ust be justif		1000
(1) X COMMON CA	ARRIER (2) GOVERNMENT-C			CLASS PLANE	(4)	PRIVATELY OWN (Complete 13C b	elow)
14/10/24			owned vehicle	is authorized	check which of the follo	wing restric	tions apply:	
(1) COST OF TRAVEL BY		NOT EXCEED	RENT	INTERAGENCY	MOTOR POOL SERVICE		ITS USE HAS BEEN DETERMINED TO BE THE GOVERNMENT.	ADVANTAGEOUS T
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17. TRAVEL RECOM	MENDED				E /21 /72	18. CO	ST ACCOUNT SYMBO	L
ВУ	Direct (Signatu	or, Office	of Tel	ecommur (Title)	5/31/73 nications Po	licy	Ø.97Ø3.9	2110.511
19. TRAVEL APPRO	VED	37 (20. FU	NDS OBLIGATED	
BY Je	(Signatu	ire)		(Title)	(Date)	BY	(Initials)	(Date)
21. TRAVEL CONCU	days.		m 3 above is	authorized to	travel at Government	expense	23. AUTHOR	IZATION NO.
Subject to the	e Standard	ized Government Trave	el Regulations y, and the co	100	travel at Government, Bureau of the Budget ed in this Authorization		TP3AT	
bryan	M. Eag	rure)		Execut	ive Assista	nt	May 3:	1, 1973
GENERAL SERV	ICES ADM	MINISTRATION		1 1 1 1 1				GSA FORM

INSTRUCTIONS FOR PREPARATION OF GSA FORM 87

tioms I through 4: Self-explanatory.

24/40 C 1/8%

birector affice of "elecomou Homs 5 and 6: If these locations are in a regional office, water the regional location (city and State) and the regional number rid jointed in GSA Central Office. enter Washington Bentral Office 250 perioses by

Hom 7: Show the specific purpose of the travel, Genphrases are not acceptable. Indicate why the desired results connot be guined through correspondence or other less-expensive means than travel.

Item 8: Enter the scheduled dates of the first and last days of the travel period.

Item 9: Check whether the form represents on original or an amended authorization.

Hems 10 and 11: If the form amends a previous authorization, enter the original authorization number in Item 10 and the item number(s) being amended in Rom 11.

Item 12: If trip order, specify in sequence and by date each official point to be visited and, if known, the address at destination where the traveler can be reached. If authorization covers travel within specified States, list the States. If travel authorization is limited only to the continental limits of the United Stries, enter phreser To may points within the continental limits of the United States, in such order and at such times as may be necessary, and return."

Item 13: Check mode(s) of transportation required. The use of extra-fare trains, extra-fare airplanes, and other types of conveyances shall be instifted the profit in any powered to authorize the travel. showing the advantage to the Government in a statement under Item 18.

Item 14: See the GSA Administrative Manual, Chap. 7 (DDA 5410.1) for allowable mileage and per diem

rates. Under other allowances, indicate any musual expense that the traveler will incur, such as rental of conference rooms, employment of temporary stenographers, or transfer of excess baggage in connection with official travel. If travel is incident to a Change of official station, and the payment of travel, transportation, and related moving expenses is authorized, enter the remark "See attached GSA Form erolizations, such as "Official Business" or similar - 087A." All such allowances must be carefully detailed on GSA Form 87A.

> Item 15: Enter the estimated cost of travel, per diem, and other expenses that the Government will incur as a result of this authorization.

> Item 16: If space provided is insufficient, complete the statement on a plain shoot and staple a copy to each copy of the authorization form.

> Item 17: To be executed by the official recommending the travel.

> Item 18: Enter the cost account symbol(s) to which the expenses incident to the travel are to be charged.

Rem 19: To be executed by the official administratively approving the travel.

Ham 20: For use by the service or staff office maintaining official prevalidation control records.

Item 21: When required, the signatures of concurring officials or the method by which their concurrences are obtained shall be included in this block;

Item 22: To be executed by the appropriate GSA

Hem 23: The authorization number to be entered by the official approving the travel.

Item 24: Enter the date Item 22 is executed.

Dame Grot

U. L. GOVERNMENT FAINTING OFFICE 1849-144-180

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Wathington, D.F.

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