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Lucian Conain

LETTER OF AUTHORIZATION FOR [REDACTED]

12 APRIL 1956
EFFECTIVE 27 October 1955

1. Your parent military service has detailed you to another Governmental organization (hereinafter called "this organization") and considers you permanently assigned to Washington, D. C., for temporary duty abroad for an indeterminate period. In recognition of the special mission to which you have been assigned, it is hereby agreed that the following rights, restrictions and obligations will be in force during the period you are performing this particular mission for this organization.

2. You will be required to keep forever secret this Letter and all information which you may obtain in the course of your association with this organization (unless released in writing by this organization from such obligation), with full knowledge that violation of such secrecy may subject you to criminal prosecution under the Espionage Laws, dated 25 June 1948, as amended, and other applicable laws and regulations.

3. It is specifically understood and agreed that you are a member of the Armed Forces of the United States and that you are entitled to retain from either the United States Army or this organization, only the military salary, allowances and other benefits which are commensurate with your military grade and post of assignment. You will continue to receive from the United States Army the base pay and longevity applicable to a married officer of your rank and length of service. Due to the cover and security considerations involved, you may be precluded from receiving certain of your military entitlements from your parent military service and upon appropriate certification thereto, this organization shall make such payments directly to you, as follows:

(a) In accordance with the Joint Travel Regulations, any overseas military station allowances authorized for your post of assignment (for Viet-Nam present per diem rate \$2.20 for subsistence and \$6.05 for quarters, without dependents). If you are furnished quarters, you will not be entitled to receive the rental portion of the overseas military station allowances.

(b) Effective 1 March 1956, if applicable, a military family separation allowance in conformance with paragraph 4304 of the Joint Travel Regulations (presently \$3.15 per day). It is to be noted that this allowance is not payable for any period Government quarters are available to you.

If this organization makes the above payments, you will receive from your parent military service the allowances applicable to a married officer of your rank permanently assigned to Washington, D. C. However, if during your overseas assignment with this organization, you and/or your dependents are furnished quarters, certification of that fact must be made to your parent military service, and you will be required to certify every six (6) months to this organization that you have not received your basic quarters allowance from your parent military service. If this organization does not make the above payments, you will receive from your parent military service the allowances applicable to the designated unit to which you will be assigned.

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APPROVED FOR
RELEASE DATE:
25-Jan-2010

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4. If, as a direct result of your detail to this organization, you are precluded from utilizing available military travel, transportation or storage facilities, this organization will advance or reimburse you funds to insure that you are not deprived of your military entitlements as set forth and limited in the Joint Travel Regulations and the regulations of your parent military service. Therefore, authority is hereby granted to advance or reimburse you funds for the following expenses:

(a) Personal Travel. Travel expenses incurred by you (as defined in the Joint Travel Regulations) between permanent posts of duty. Such expenses shall be either the actual cost of transportation (as directed by this organization) and military per diem or the applicable mileage allowance as set forth in the Joint Travel Regulations, in conformance with the criteria established therein.

(b) Personal Baggage. Transportation (including priority baggage by surface transportation) and related expenses incurred in the course of permanent change of station and temporary duty travel, subject to the limitations set forth in applicable regulations of your parent military service and the Joint Travel Regulations, provided that if air travel is authorized and performed for permanent change of station travel, you will be entitled to ship unaccompanied 100 pounds of such baggage by air.

(c) Temporary Duty. Travel expenses incurred by you for authorized temporary duty travel. In addition to military per diem and in lieu of transportation, you may be reimbursed the applicable mileage allowance as set forth in the Joint Travel Regulations in conformance with the criteria established therein. You will be paid per diem in accordance with the Joint Travel Regulations.

All travel and transportation performed hereunder must be directed by appropriate authorities. Expenses payable by this organization hereunder are explicitly limited in kind and quantity to those expressly authorized above. Accounting and payment therefor will be made to and by this organization under applicable regulations.

5. You will be advanced or reimbursed funds for necessary operational expenses as specifically approved by this organization. Such funds will be subject to accounting in compliance with the regulations of this organization.

6. You will be entitled to leave in accordance with the policies of your parent military service. Upon the completion of your present assignment, you will be required to certify to your parent military service the number of days annual leave you have taken during your assignment with this organization.

7. If in the performance of services under this Letter you assume the custody of Government funds or take title of record to property of any nature whatsoever and wherever situate, which property has in fact been purchased with monies of the United States Government, you hereby recognize and acknowledge the existence of a trust relationship, either express or constructive, and you agree to execute whatever documents may be required by this organization to evidence this relationship.

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8. The conditions of this Authorization are predicated upon the assumption that you will be assigned to Viet-Nam

Any deviations from these facts will require a new Letter of Authorization or amendment thereto.

UNITED STATES GOVERNMENT

BY _____
Contracting Officer

ACKNOWLEDGED:

REVIEWED

D/ Chief, Personnel Division

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