

EXHIBIT C



Smithsonian
National Museum of the American Indian

4220 Silver Hill Road, Suitland, MD 20746-2863 301-238-6624, x6370 (fax) 301-238-3206

APPLICANT Julianna Brannum Associate Producer Firelight Media via email		19 February 2008
PERMISSION HAS BEEN GRANTED FOR USE OF THE FOLLOWING IMAGE: Permission is granted for the use of the following imagery, worldwide, all media rights for the life of the project: N44622, church at Wounded Knee, South Dakota, with profile of figure on right. American Indian takeover of Wounded Knee, South Dakota, 1973. Photo by Anne Pearce Hocker. N44926, man seated on floor with radio or walkie-talkie. American Indian takeover of Wounded Knee, South Dakota, 1973. Photo by Anne Pearce Hocker. N45215, group leaving building, with Frank Clearwater(?) on a gurney. American Indian takeover of Wounded Knee, South Dakota, 1973. Photo by Anne Pearce Hocker. Permissions Fee: Three images @ \$50.00/image: \$150.00		
NMAI PHOTO NUMBER see above		
PUBLICATION "We Shall Remain"		
PUBLICATION DATE January 2009		
PUBLISHER WGBH Educational Foundation and PBS		
PERMISSION GRANTED BY Lou Stancari		DATE
CONDITIONS OF RIGHTS AGREED TO BY (APPLICANT) Julianna Brannum		DATE
TOTAL AMOUNT DUE \$150.00		

CREDIT LINE MUST READ: Courtesy, National Museum of the American Indian, Smithsonian Institution (negative, slide, or catalog number).

Photo by Anne Pearce Hocker

Return the signed form, together with payment, to the Photo Archives. Please note that you do not have reproduction rights for your usage until you receive a signed copy from the Photo Archives.

Such permission is granted upon the following conditions:

1. The applicant will supply NMAI with two grain copies of the final publication no later than two months after the date of publication.
2. This form refers to reproductions of photographic or digital material only, as stipulated on the reverse of this form or attached addendum and does not permit the use of this material for any other purpose without specific written approval by the NMAI Photo Archives.
3. Subject to the terms and conditions hereof, NMAI grants the applicant the limited, non-exclusive right to reproduce the photograph (the "Image") owned by the NMAI. Permission is granted for one-time use in one print or electronic publication (the "Publication"), for one edition or prescribed length of time (not to exceed one year for web site use). The rights of reproduction are for worldwide U.S. English language use only, unless otherwise specified. Such license is non-transferable, non-assignable, and is expressly limited to the Publication named on the reverse of this form.
4. Only photographic or digital material supplied by the NMAI Photo Services may be used for reproduction. No second-generation photography is allowed. Downloading or copying from any other source is strictly prohibited unless prior arrangements have been made with the NMAI.
5. If the image is cropped, however minimally, it must be identified as a "detail" in the caption. If a detail is used on a cover, frontpiece, or home page, the full image must appear elsewhere in the publication, with reference to the detail. Manipulation of the image is prohibited except for the sole purpose of rendering the image in digital form.
6. If in the future the applicant wishes to reproduce the photographic or digital material, or any portion thereof, the applicant must contact NMAI Photo Archives for permission. Requests to reproduce in subsequent publications and editions or for extended periods of time will be considered upon application.
7. This permission extends only to such rights as NMAI has to authorize reproduction and does not purport to include any rights that persons other than NMAI may have under the Copyright Law of the United States or the laws of various countries in which the applicant's works may be published or distributed. Certain works of art, as well as the photographs of those works of art, may be protected by copyright, trademark, privacy, or publicity rights, or other interests not owned by NMAI. It is the applicant's responsibility to ascertain whether any such rights exist, and to obtain any other permission necessary to reproduce and publish the image. Applicant hereby agrees to indemnify and hold NMAI harmless from and against any and all costs, claims, liabilities, or damages incurred, including without limitation all attorney's fees expended, as a result of any violation by applicant of any copyright, trademark, privacy or publicity rights, or other interests relating to the subject matter hereof.
8. If any other claimant comes forward demanding recompense for reproduction of the image and the applicant chooses to recognize such claim, the costs involved will be entirely the applicant's.