

NR_key_name: AB1BA26FCCDC4A6A85256281004BF3A8
SendTo: ALL;Board
CopyTo:
DisplayBlindCopyTo:
BlindCopyTo: CN=R ecord/O=ARRB
From: CN=Tracy Shycoff/O=ARRB
DisplayFromDomain:
DisplayDate: 11/27/1995
DisplayDate_Time: 8:56:31 AM
ComposedDate: 11/27/1995
ComposedDate_Time: 8:49:36 AM
Subject: travel regulations
GSA has asked that we all be reminded of the rules regarding frequent flyer miles-- Title 41 Code of Federal Regulations 301-1.103(f) states that "frequent traveler benefits earned in connection with official travel, such as mileage credits, points, etc., may be used only for official travel. Employees may not retain and use such benefits for personal travel." Employees who earn credits while on official travel and use them for personal travel can be severely punished (their words, not mine). Further, any benefits earned while on a combined official and personal travel are all property of the government.I'll post the notice from GSA in the kitchen if you'd like to read more about it.
Body:
recstat: Record
DeliveryPriority: N
DeliveryReport: B
ReturnReceipt:
Categories: