Wite House Privacy Office Chief Scores FBI Plan on Information

By Bob Kuttner Washington Post Staff Writer

The acting director of the has giv White House Committee on the Right of Privacy yesterday Departcriticized a Justice ment decision tentatively permitting the FBI to take control of the exchange of some messages between local police departments.

In a letter dated Oct. 22, Douglas W. Metz urged the Justice Department to adopt a the FBI's plan to absorb some information-exchange functions now performed by a state-run cooperative system called the National Law Enforcement Telecommunications System (NI Processing Process of the Congress of the FBI takeover without consulting either Congress or the Office Congress or the Off forcement * Telecommunications System (NLETS).

The committee on privacy was chaired by President Ford
while he was Vice President
Metz became the second

Metz became the second White House official to criti-cize the FBI plan. Yesterday, it was reported that John Eger, acting director of the White House Office of Telecommunications Policy, was also opposed to the plan.

In an Oct. 11 letter to At-orney General William B. In an Oct. If letter to Attorney General William B. Saxbe, Eger warned that Deputy Attorney General Laurence Silberman's Oct. 1 decision to permit the FBI to conduct "limited message switching" for NLETS would result in "an undersirable shift in the delicate balance between federal and non-fedbetween federal and non-federal law enforcement" and create "a federal supervisory presence" over routine expresence" over routine ex-change of messages among police departments.

The FBI first proposed in July, 1973, to handle NLETS messages involving criminal information through its own data bank network, the Natara Caranta Cara tional Crime Information Center (NCIC). Unlike the staterun NLETS system, NCIC is computerized.

FBI Director Clarence M.
Kelley had contended that
NCIC operation of messageswitching for the states would
be more efficient, but that argument was strongly opposed

sistance Administration, which given \$1.5 million

Expansion of NCIC was also opposed by Sen. Sam J. Ervin Jr. (D-N.C.), chairman of the Senate Subcommittee on Constitutional Rights, and by ranking subcommittee Republican Roman Hruska (R-Neb.) In May, Saxbe promised Ervin and Hruska that Congress

Kelley, saying "it is deemed appropriate for the FBI to engage in limited message-switching," also required the FBI to submit a plan returning to the states some criminal histories now held by the FBI.

A Justice Department spokesman said yesterday that since Silberman's approval was conditioned on the FBI's submitting a plan meeting cer-

tain conditions, it was not really a "final decision."

Kelley must submit the plan by Oct. 31. "The department will look it over and discuss it further," said the spokesman, John Wilson.

Under the proposed new system, routine administrative

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by the Law Enforcement As-|communications would still be ch sent via the state-operated to NLETS. But any requests for such information as stolen property, missing persons and criminal records would go through the FBI's data system.

That approach, Eger wrote would "weaken the ability of other levels of government" and "raises concerns about the protection individual of

rights."

Metz, of the privacy office, yesterday said, "I share OTP's concerns about the potential impact of this decision on individual rights-particularly the right of privacy."