

REQUEST FOR RECORDS DISPOSITION AUTHORITY <i>(See Instructions on reverse)</i>		LEAVE BLANK	
TO: GENERAL SERVICES ADMINISTRATION NATIONAL ARCHIVES AND RECORDS SERVICE, WASHINGTON, DC 20408		JOB NO. NI-AF4-87-5	DATE RECEIVED 10/23/86
1. FROM (Agency or establishment) DEPARTMENT OF THE AIR FORCE, HQ USAF		NOTIFICATION TO AGENCY	
2. MAJOR SUBDIVISION Directorate of Administration		In accordance with the provisions of 44 U.S.C. 3303a the disposal request, including amendments, is approved except for items that may be marked "disposition not approved" or "withdrawn" in column 10. If no records are proposed for disposal, the signature of the Archivist is not required.	
3. MINOR SUBDIVISION Records Management Branch			
4. NAME OF PERSON WITH WHOM TO CONFER Mr Neil Vandergraaf	5. TELEPHONE EXT. 694-3494	DATE 11/3/86	ARCHIVIST OF THE UNITED STATES <i>Frank A. Burke</i>

6. CERTIFICATE OF AGENCY REPRESENTATIVE

I hereby certify that I am authorized to act for this agency in matters pertaining to the disposal of the agency's records, that the records proposed for disposal in this Request of 13 page(s) are not now needed for the business of this agency or will not be needed after the retention periods specified; and that written concurrence from the General Accounting Office, if required under the provisions of Title 8 of the GAO Manual for Guidance of Federal Agencies, is attached.

A. GAO concurrence: is attached; or is unnecessary.

7. ITEM NO.	8. DESCRIPTION OF ITEM <i>(With Inclusive Dates or Retention Periods)</i>	9. GRS OR SUPERSEDED JOB CITATION	10. ACTION TAKEN <i>(NARS USE ONLY)</i>
06 AUG 1986	Procurement Claims Records (T70-9) (Applicable Air Force-wide)	N/A	
1	Attached change to AFR 12-50, Volume II, table 70-9, is submitted for your review and approval.	N/A	Exception to GRS 3, Item 4

JUSTIFICATION TO ACCOMPANY CHANGE TO TABLE 70-9

The indemnity agreements between the government and various contractors must be maintained separately from the contract case file. These records are extremely important to protect the government against any claim in the distant future. The Air Force has an urgent requirement to maintain these records separate from the contract case files because the liability may last well past the life of the contract case file. Once the contract case file is destroyed, no duplicate copies of the indemnity agreements would be available in case of litigation.

The Air Force requests authority to dispose of these indemnity agreements after 50 years per your recommendation contained in your letter of 15 August 1986.

Per your instructions contained in above referenced letter, the SF 115 with enclosures is modified to show the new proposed disposition criteria. The 50-year retention will adequately serve Air Force requirements.

Request your favorable consideration and approval.

TABLE 70-9

Procurement Claims Records

Rule	A	B	C	D
	If the records are or pertain to	consisting of	which are	then
*4	Indemnity agreements between intercontinental ballistic missile contractors and the government under 50 USC 1413	original copies of the agreement	maintained by the contracting function	destroy after 50 years.
*5		duplicate or information copies	maintained by any function	destroy when superseded or obsolete. See table 70-1, rule 7.2.