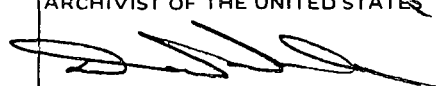



REQUEST FOR RECORDS DISPOSITION AUTHORITY (See Instructions on reverse)		LEAVE BLANK JOB NO N1-65-90-3	
TO GENERAL SERVICES ADMINISTRATION NATIONAL ARCHIVES AND RECORDS SERVICE, WASHINGTON, DC 20408		DATE RECEIVED 8-10-90	
1. FROM (Agency or establishment) Department Of Justice		NOTIFICATION TO AGENCY	
2. MAJOR SUBDIVISION Federal Bureau Of Investigation		In accordance with the provisions of 44 USC 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disposal request, including amendments, is approved except for items that may be marked "disposition not approved" or "withdrawn" in column 10.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 Information Management Division		ARCHIVIST OF THE UNITED STATES	
4. NAME OF PERSON WITH WHOM TO CONFER William Shackelford	5. TELEPHONE EXT. 324-6903	DATE 11/14/90	
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 one 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

B. DATE 8/10/90	C. SIGNATURE OF AGENCY REPRESENTATIVE 	D. TITLE Section Chief Information Services Section Information Management Division
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7. ITEM NO	8. DESCRIPTION OF ITEM (With Inclusive Dates of Retention Periods)	9. GRS OR SUPERSEDED JOB CITATION	10. ACTION TAKEN (NARS USE ONLY)
	<p align="center">PHYSICAL INTELLIGENCE SURVEILLANCE TAPES</p> <p>Physical Intelligence Surveillance Tapes maintained by field offices of the Federal Bureau of Investigation are the product of a mechanical recording device which is voice-activated. Recordings of suspected foreign intelligence agents are authorized in accordance with the Foreign Intelligence Surveillance Act of 1978.</p> <p>I. Tapes of persons not the authorized targets of surveillance (tapes of persons unwittingly using a telephone or speaking in a room where a listening device has been activated, e.g., wife of a suspect calling a close relative, friend, etc.). <u>DESTROY</u> tapes, along with related synopses, indices and other textual documentation in accordance with the minimalization requirements of the Foreign Intelligence Surveillance Act of 1978.</p> <p>II. Remaining tapes. <u>DESTROY</u> after ten (10) years, or when agency use has been exhausted, whichever comes later. (NOTE: Copies of tapes maintained in bulkies and EBFs are covered by Part E of the approved FBI retention plan. They should be disposed of in accordance with the disposition of the related case file.)</p>		<p>Changes approved by Bill Shackelford on 09-12-90.</p> 