

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 NC1-65-85-13	DATE RECEIVED 6-17-85
1. FROM (Agency or establishment) <u>Department of Justice</u>		NOTIFICATION TO AGENCY	
2 MAJOR SUBDIVISION <u>Federal Bureau of Investigation</u>		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disposal request, including amendments, is approved except for items that may be marked "disposition not approved" or "withdrawn" in column 10.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 <u>Records Management Division</u>			
4 NAME OF PERSON WITH WHOM TO CONFER <u>Robert W. Scherrer</u>	5 TELEPHONE EXT <u>324-4507</u>	DATE <u>12-11-85</u>	ARCHIVIST OF THE UNITED STATES <i>Frank R. 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 1 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 <u>6/7/85</u>	C. SIGNATURE OF AGENCY REPRESENTATIVE <u>Robert W. Scherrer</u>	D TITLE <u>Section Chief, Records Section</u> <u>Records Management Division</u>		
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		9 GRS OR SUPERSEDED JOB CITATION	10 ACTION TAKEN 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>
1.	Files, index cards, and related materials maintained at Federal Bureau of Investigation Headquarters and field offices regarding alleged inaccuracies reported in 1958. Continued retention of material could be in violation of subsection (e)(5) of the Privacy Act of 1974. File consists of approximately six documents which were disclosed pursuant to provisions of the Privacy Act. A. File Number: 134-7488 (5 documents) <u>DESTROY.</u> B. File number 100-344537-110 p. 30 (name) <u>DELETE</u> as indicated. <i>Copy to agency + to NARS, 12/11/85. [initials]</i>			

APPRAISAL REPORT ON RECORDS DISPOSITION REQUEST

JOB NUMBER
NC1-65-85-13

SECTION I - ACTION TAKEN

- 1 APPROVED FOR DISPOSAL** The records described under all items of the schedule, except those that may be listed in blocks 2, 3, and 4 of this section, are disposable because they do not have sufficient value for purposes of historical or other research, functional documentation, or the protection of individual rights to warrant permanent retention by the Federal Government
- 2 APPROVED FOR PERMANENT RETENTION** The records described under the following item or items have been appraised by the National Archives and Records Service (NARS) and are designated for permanent retention by the Federal Government. The agency will offer these records to NARS as specified in the schedule
- 3 DISPOSITION NOT APPROVED** The records described under the following item or items are not approved for disposition. See Section III of this form for explanation
- 4 WITHDRAWN** The records described under the following item or items have been withdrawn at the request of the agency

SECTION II - RECOMMENDATION/CONCURRENCES

	TITLE	SIGNATURE	DATE
APPRAISAL	APPRAISER	<i>Henry J. Whyte</i>	11-6-85
	DIRECTOR, RECORDS DISPOSITION DIVISION (NIR)	<i>Kenneth F. Resman</i>	11/6/85
CONCURRENCES	<i>AL</i> 12/4/85 DIRECTOR, CIVIL ARCHIVES DIVISION	<i>Daniel T. Soggin</i>	12-6-85
	ASSISTANT ARCHIVIST FOR PRESIDENTIAL LIBRARIES	<i>James P. O'Neil</i>	12/10/85

SECTION III - APPRAISER'S COMMENTS

This request covers the expunction of information from two files designated for archival retention under the NARA retention plan and disposition schedule for FBI records. Examination of the records reveals that (1) the file for which disposal authority is sought covers a matter that in and of itself does not have sufficient importance or research value to warrant retention of the record in view of the request under the Privacy Act for its destruction and (2) the file from which information is to be deleted will not be substantively damaged in terms of its research value by the loss of a minor piece of information.

In an order of April 3, 1980, in the case of American Friends Service Committee, et al., v. William H. Webster, et al., Judge Harold H. Greene granted authority for NARA to process and approve Privacy Act disposal requests covering FBI records.

from each of its tariffs all rates for the transportation of exempt commodities. Attached to and incorporated in the proposed Final Judgment is Appendix A, a listing of exempt commodities, as specified in 49 U.S.C. 1052b, as amended. In the recent past, RMMTB has published docket bulletins proposing deletion of a number of tariff items, indicating that the items may contain exempt commodities. Through a comparison of those tariff items and any later deletions of tariff items with the list contained in Appendix A to the proposed Final Judgment, any shipper can readily determine whether any of the products it ships are exempt and, if so, whether its goods are listed in the RMMTB tariffs.

Thus, the United States believes that the proposed Final Judgment is properly structured. It requires the purging of rates for exempt commodities, which are identified in an appended list, from RMMTB's tariffs; it also prohibits RMMTB from taking joint action on such rates in the future. The proposed Final Judgment provides the Government with all of the relief it sought in its Complaint and avoids the burden of any further litigation.

I note that, for your information, during the pre-complaint investigation of this matter by the Antitrust Division, we prepared a list of joint actions taken on exempt commodities by one of RMMTB's major rate committees which has authority over Tariffs 328 and 329. A summary of our findings were filed as Appendix A to our Response to Defendant's Motion to Dismiss on March 7, 1985.

Pursuant to the provisions of 15 U.S.C. 16(d), a copy of your comments and of this letter will be printed in the Federal Register and filed with the court.

Sincerely,

Gary R. Spratling,

Chief, San Francisco Office, Antitrust Division, The Pillsbury Company, Minneapolis, MN, June 3, 1985

Re: United States v. Rocky Mountain Motor Tariff Bureau, Inc., Civil Action No. 84-F-1737 (D Co., Filed Aug. 28, 1984).

Gary R. Spratling, Chief, San Francisco Field Office, U.S. Department of Justice, Antitrust Division, 450 Golden Gate Avenue, Box 36046, San Francisco, CA 94103.

Dear Mr. Spratling: This letter is written pursuant to the Antitrust Procedures and Penalties Act, 15 U.S.C. 16 et seq. and pertains to the Final Judgment proposed for the above-captioned proceeding.

We note that paragraph VI(A) of the proposed judgment requires the RMMTB purge rates on exempt agricultural commodities from its tariffs within ninety days of entry of the Final Judgment.

We presume that unless otherwise required the RMMTB will do so through supplements deleting specific presently effective tariff items.

Our concern is two-fold. First, that the proposed judgment specifically state how such purging shall take place, and second, that such procedure shall result in a clear and understandable identification of the exempt

commodities now contained in RMMTB tariffs.

The practical availability of an individual private action is dependent upon the business public being able to quickly and easily understand the identity of the tariffs affected. This cannot be achieved, for example, if the Bureau is allowed to simply eliminate its offensive tariffs by republishing an amended tariff schedule which excludes the subject provisions.

If the Department accepts anything less than a detailed public listing of the offensive provisions which are to be canceled, it would deny the business public its role as an ally of the Government in enforcing the antitrust laws.

Sincerely,

Richard J. Wegener.

[FR Doc. 85-21287 Filed 9-5-85; 8:45 am] BILLING CODE 4410-01-M

Drug Enforcement Administration

Manufacturer of Controlled Substances; Hoffmann La Roche Inc.; Registration

By Notice dated December 12, 1984, and published in the Federal Register on January 8, 1985; (50 FR 1003), Hoffmann La Roche Inc., 340 Kingsland Street, Nutley, New Jersey 07110, made application to the Drug Enforcement Administration to be registered as a bulk manufacturer of the basic classes of controlled substances listed below:

Drug	Schedule
Tetrahydrocannabinols (7370) (for manufacturing diagnostic products for non-human consumption to detect THC in urine).	I
Alphaprodine (9016)	II
Lorazepam (3220)	II

No comments or objections have been received. Therefore, pursuant to section 303 of the Comprehensive Drug Abuse Prevention and Control Act of 1970 and Title 21, Code of Federal Regulations, § 1301.54(e), the Deputy Assistant Administrator hereby orders that the application submitted by the above firm for registration as a bulk manufacturer of the basic classes of controlled substances listed above is granted.

Dated, August 22, 1985.

Gene R. Haislip,

Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration.

[FR Doc. 85-21309 Filed 9-5-85; 8:45 am] BILLING CODE 4410-08-M

NATIONAL ARCHIVES AND RECORDS ADMINISTRATION

Records Schedules

AGENCY: National Archives and Records Administration, Office of Records Administration.

ACTION: Notice of availability of proposed records schedules; request for comments.

SUMMARY: The National Archives and Records Administration (NARA) publishes a notice at least once monthly of all agency records schedules (requests for records disposition authority) which include records proposed for disposal. The first notice was published on April 1, 1985. Records schedules identify records of continuing value for eventual preservation in the National Archives of the United States and authorize agencies to dispose of records of temporary value. NARA invites public comment on proposed records disposals as required by 44 U.S.C. 3303a(a).

DATE: Comments must be received in writing on or before November 5, 1985.

ADDRESS: Address comments and requests for single copies of schedules identified in this notice to the Records Appraisal and Disposition Division (NIR), National Archives and Records Administration, Washington, DC 20408. Requestors must cite the control number assigned to each schedule when requesting a copy. The control number appears in parenthesis immediately after the title of the requesting agency.

Copies of the schedules are also available for public inspection during the comment period at the Office of the Federal Register, Room 8401, 1100 L Street, NW, Washington, DC 20408.

SUPPLEMENTARY INFORMATION: Each year U.S. government agencies create billions of records in the form of paper, film, magnetic tape, and other media. In order to control the accumulation of records, Federal agencies prepare records schedules which specify when the agency no longer needs them for current business and what happens to the records after the expiration of this period. Destruction of the records requires the approval of the Archivist of the United States, which is based on a thorough study of their potential value for future use. A few schedules are comprehensive; they list all the records of an agency or one of its major subdivisions. Most schedules cover only one office, or one program, or a few series of records, and many are updates of previously approved schedules.

As of November 5, 1985, NARA had received one request for, but no comments upon, Jobs Nos. NCI-65-85-12, -13, and -14.

HENRY T. WOLFINGER

The monthly public notice identifies the Federal agencies and their appropriate subdivisions requesting disposition authority, includes a control number assigned to each schedule, and briefly identifies the records scheduled for disposal. The complete records schedule contains additional information about the records and their disposition. Additional information about the disposition process will be furnished with each copy of a records schedule requested.

Schedules Pending Approval

1. Administrative Office of the United States Courts, Magistrates Division (NC1-116-85-5). Records relating to the management of United States Magistrates' office in the Federal court system.

2. United States Forest Service (NC1-95-84-4). Routine correspondence relating to land classification, boundary modifications, and land transfer analyses, as well as duplicate and microfiche copies of land transfer and boundary modification case files designated for archival retention.

3. U.S. Department of Agriculture, Animal and Plant Health Inspection Service (NC1-463-85-2). Records relating to veterinary biologicals production, marketing, and transportation, including licenses, labels, inspection reports, transportation requests and authorizations, and import/export certificates.

4. Department of the Army, Office of the Adjutant General (NC1-AU-84-36). Records relating to the proposal, coordinating action, and approval of popular names for major items of development equipment. Records with reference and research value will be accessioned by the National Archives.

5. Department of the Army, Office of the Adjutant General (NC1-AU-85-67). Communicable disease reporting files, including notifications of cases of animal communicable diseases.

6. Department of Health and Human Services, Office of Child Support Enforcement (NC1-292-84-3). Records of the Program Operations Division including plans, issuances, reports, and subject and administrative files.

7. Department of Health and Human Services, Office of Child Support Enforcement (NC1-292-84-4). Records of the Audit Division including reports, working drafts and documents, and administrative files.

8. Department of Health and Human Services, Office of Child Support Enforcement (NC1-292-84-5). Records of the Policy and Planning Division including subject, plans, reports, project, and administrative files.

9. Federal Communications Commission, Mass Media Bureau (NC1-173-85-5). Affiliation contracts and related correspondence for commercial broadcast stations.

10. Department of Justice, Federal Bureau of Investigation, Records Management Division (NC1-65-85-12), (NC1-65-85-13), and (NC1-65-85-14). Documentation containing personal information of insufficient historical or other value to warrant archival retention. Expunction of the information has been requested by the individual to whom it relates.

11. Department of the Navy, U.S. Marine Corps. (NC1-127-85-1). Routine administrative correspondence files of Marine Corps Battalion level and Marine Barracks commands.

12. Tennessee Valley Authority, Office of Natural Resources and Economic Development (NC1-142-85-5). Comprehensive records schedule covering paper and audiovisual records dealing with community development.

13. Tennessee Valley Authority, Office of Power Operations (NC1-142-85-11). Document control and item identification code logs used to track and control TVA commodities.

14. Agency for International Development, Predecessor Agencies (NC1-286-85-8). Routine administrative records from the overseas missions and the Washington office; overseas mission records of activities adequately documented in the Washington office.

15. Commodity Futures Trading Commission (NC1-180-85-1). Revises schedule for the destruction of registrant applications to include records transferred to the National Futures Associations.

16. Department of Health and Human Services, Office of Child Support Enforcement (NC1-292-84-6). Records of the Office of the Director including the Deputy Director's administrative files, public inquiry and information files, special collections unit files, and general program administrative files.

17. Department of Navy, Naval Intelligence Support Center (NC1-289-85-1). Magnetic tapes containing raw data in analog form derived from remote sensing devices.

18. Department of State, (NC1-59-84-5). Administrative and financial records of the Sinai Support Mission, excluding those with research and reference value that will be accessioned by the National Archives.

19. Department of the Treasury, Fiscal Assistant Secretary (NC1-56-85-2) Miscellaneous subject files, approximately 1930-1984, collected for reference purposes, and largely duplicated elsewhere.

20. Veterans Administration (NC1-15-85-4). Copies of closed vocational rehabilitation contract files pertaining to education and training of veterans.

21. Veterans Administration (NC1-15-85-5) Records relating to loan management and allied security instrument transactions on settled portfolio loan accounts.

22. Environmental Protection Agency, Office of the Administrator and the Deputy Administrator (NC1-412-85-11). Information copies of speeches given by the Administrator and the Deputy Administrator.

23. Veterans Administration (NC1-15-85-7). Centralized Accounts Receivable Microform Records.

24. Department of the Army, Office of the Adjutant General (NC1-AU-85-72). Records of various Army laboratories, ca. 1920-1967, including correspondence, reports, manuals, bulletins, case files, and specifications and drawings files. Records with reference and research value will be accessioned by the National Archives.

Dated: August 29, 1985.

James E. O'Neill,

Acting Archivist of the United States.

[FR Doc. 85-21307 Filed 9-5-85; 8:45 am]

BILLING CODE 7515-01-8

NUCLEAR REGULATORY COMMISSION

[Docket No. 50-423A]

Northeast Nuclear Energy Co. et al.; Finding of No Significant Changes and Time for Filing Requests for Reevaluation

The Director of Nuclear Reactor Regulation has made an initial finding in accordance with section 105c(2) of the Atomic Energy Act of 1954, as amended, that no significant (antitrust) changes in the licensees' activities or proposed activities have occurred subsequent to the previous construction permit review of Unit 3 of the Millstone Nuclear Power Station by the Attorney General and the Commission. The finding is as follows:

Section 105c(2) of the Atomic Energy Act of 1954, as amended, provides for an antitrust review of an application for an operating license if the Commission determines that significant changes in the licensee's activities or proposed activities have occurred subsequent to the previous construction permit review. The Commission has delegated the authority to make the "significant change" determination to the Director, Office of Nuclear Reactor Regulation. Based upon an examination of the

National Archives



Washington, DC 20408


Date **August 2, 1985**
Reply to
Attn of **NNFJ**
Subject **NCl-65-85-12 thru 14**
To **NNF**

NNFJ recommends approval of jobs NCl-65-85-12 through 14 which are requests for the disposal of several FBI files or deletions in documents resulting from Privacy Act inquiries.


CLARENCE F. LYONS, JR.
Chief, NNFJ

August 5, 1985

NIR: I concur.


DTGoggin, NNF

July 5, 1985

Subject: Job No. NC1-65-85-13

Director, Records Appraisal and Disposition Division - NIR
Director, Civil Archives Division - NNF
Director, FBI Records Appraisal Project - NL

The Federal Bureau of Investigation (FBI) requests authority to destroy (1) one headquarters case file (134-7488) and field office counterpart files; (2) a reference to the name of an individual in an investigative file at headquarters (100-344537) and its field office counterparts, and (3) all index cards and other cross-reference material relating to this documentation. This expunction request derives from a Privacy Act inquiry in which the inquirer, after securing access to this documentation, disputed the accuracy of certain information in the file, charged the agency with engaging in "character assassination," and requested expunction of the file. The FBI has determined that continued maintenance of the information could conflict with subsection (e)(5) of the Privacy Act, as the documentation no longer is timely or relevant, and the accuracy of the information has been disputed.

On July 3, 1985, I examined the headquarters documentation covered by this disposal request, as well as the inquirer's request for its expunction. File No. 134-7488 covers an unsuccessful approach to the inquirer, soliciting contacts with and information about a Soviet-bloc acquaintance in 1958. File No. 100-344537 contains a reference to the inquirer's attendance at a social event sponsored by a suspect organization. File No. 134-7488 falls within a classification designated for archival retention at headquarters under the NARA retention plan and disposition schedule for FBI records, but the subject matter of this small, five-serial file is not of sufficient importance or substance to warrant retention of the file for research purposes. File No. 100-344537 also is designated for archival retention at headquarters. The deletion of the individual's name at the one place at which it appears in the file appears appropriate in terms of privacy concerns, and the loss of this minor piece of information will not do substantive damage to the file in terms of its value for research purposes.

I recommend that we approve this job. Under an order of April 3, 1980, in the case of American Friends Service Committee, et al., v. William H. Webster, et al., Judge Harold H. Greene granted authority for NARA to process and approve Privacy Act disposal requests covering FBI records.

Henry J. Wolfinger
HENRY J. WOLFINGER
Records Appraisal and Disposition Division

James E. O'Neil 7/10/85