

**REQUEST FOR AUTHORITY
 TO DISPOSE OF RECORDS**

(For instructions on the use of this form see National Archives Manual
 on the Disposition of Federal Records)

TO: THE ARCHIVIST OF THE UNITED STATES,
 NATIONAL ARCHIVES, WASHINGTON 25, D. C.

1. FROM (AGENCY OR ESTABLISHMENT)
 Department of the Interior

2. MAJOR SUBDIVISION
 Office of the Secretary

3. MINOR SUBDIVISION
 Office of Water Resources Research

4. NAME OF PERSON WITH WHOM TO CONFER
 Robert W. Anderson

5. TEL. EXT.
 183-6698

6. CERTIFICATE OF AGENCY REPRESENTATIVE:

I hereby certify that I am authorized to act for the head of this agency in matters pertaining to the disposal of records, and that the records described in this list or schedule of 12 pages are proposed for disposal for the reason indicated: ("X" only one)

A The records have ceased to have sufficient value to warrant further retention.

B The records will cease to have sufficient value to warrant further retention on the expiration of the period of time indicated or on the occurrence of the event specified.

C The records will have ceased to have sufficient value to warrant retention in their original form by virtue of the fact that the microphotographic copies, made in accordance with standards of the National Archives Council, will be adequate substitutes for the original records.

Aug. 27, 1973
 (Date)

H. Ellis Miller
 (Signature of Agency Representative)

Records Manager
 (Title)

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LEAVE BLANK	
DATE RECEIVED 29 AUG 1973	JOB NO. CD-174-048
DATE APPROVED	
NOTIFICATION TO AGENCY	
IN ACCORDANCE WITH THE PROVISIONS OF PUBLIC LAW 91-287 DISPOSAL OF ITEMS MARKED "DISPOSAL APPROVED" IS AUTHORIZED.	
10-24-73 DATE	<i>James B. Rhoads</i> ARCHIVIST OF THE UNITED STATES

7. ITEM NO	8. DESCRIPTION OF ITEM (WITH INCLUSIVE DATES OR RETENTION PERIODS)	9. SAMPLE OR JOB NO.	10. ACTION TAKEN
Item No. 1	Office of Water Resources Research	48-74-1	
Grant & Contract Files	Office of Water Resources assists in improving the quality and quantity of the nation's water through a nationwide research, training and information dissemination program.		
	The research is carried out under a series of grants, allotments, and contracts through State Universities and Colleges.		
	The program operates under the provisions of Public Law 88-379, as amended.		
	The accession being transferred consists of grant and contract files for research investigation which have been completed and final payment has been made.		
	Copies of the final report of the investigation are transferred to the National Technical Information Service, Department of Commerce for sale and for potential microfiche copying. Copies are also retained at the State University or College which had the grant.		
	Request a 5 year retention period for the prior, current and future accessions. The records will be transferred each calendar year.		

REQUEST FOR AUTHORITY TO DISPOSE OF RECORDS—Continuation Sheet

7. ITEM NO.	8. DESCRIPTION OF ITEM (WITH INCLUSIVE DATES OR RETENTION PERIODS)	9. SAMPLE OR JOB NO.	10. ACTION TAKEN
1	<p>Grant and contract files for completed water resources studies, investigations, experiments and training conducted under the provisions of Public Law 88-379, as amended.</p> <p>Retain 8 years after final time and cost report is made and the file is closed, then destroy. <i>pk. 2302.1973</i></p> <p><i>Daly</i> <i>10/16/73</i></p>		<p>DISPOSAL APPROVED</p>

hensive water and related land resources planning activities is not impaired.

(i) Detailed standards, listings, and descriptions of allowable and unallowable costs are given in Bureau of the Budget Circular No. A-87, "Principles for Determining Costs Applicable to Grants and Contracts with State and Local Government," May 9, 1968.

(b) *Accounting.* Based on generally accepted standards and principles, accounting procedures shall conform to the requirements of Bureau of the Budget Circular No. A-87 unless exceptions are granted by the Council, and shall include:

(1) Itemization of all supporting records of program expenditures in sufficient detail to show the exact nature, amount, and reasonableness of each expenditure;

(2) Maintenance of adequate records, approved by the appropriate official, to show that all salaries and wages charged against the planning program were authorized;

(3) Maintenance of payroll vouchers for salaries and wages;

(4) Cross-referencing of each expenditure with the supporting purchase order, contract, voucher, or bill.

The supporting documents should be endorsed by an official authorized to approve such expenditures.

§ 703.9 Payments.

Payments to the States shall be made according to the following procedure: At the beginning of each calendar quarter, the Director shall determine the amount to be paid to each State in relation to the total estimate for that fiscal year. This amount, subject to availability of appropriations, shall be paid in advance, adjusted by any excess or deficiencies in payments for prior quarters, as reflected in information submitted by the States in accordance with supplemental instructions.

§ 703.10 Records.

(a) The officers of the State agency, designated in compliance with section 303(3) of the Act, that receives funds under the Act, shall be responsible for maintaining books of account that clearly, accurately, and currently reflect the financial transactions involving allot-

ments, grants, contracts, and other arrangements financed under the Act and also transactions financed with funds from other sources. In addition, they shall maintain files of all papers necessary to establish the validity of the transactions recorded and their allocability to the State comprehensive water and related land resources planning effort.

(b) Such records, with all supporting and related documents, shall be available at reasonable times, upon request for inspection and audit by representatives of the Council and of the Comptroller General of the United States.

(c) Records relating to each allotment and each grant shall be retained and made available until the expiration of 3 years after the State agency's last disbursement of such funds.

§ 703.11 Reports and publications.

(a) The results of each completed segment of a comprehensive water and related land resources plan, and of the entire plan, shall be stated in a formal report, to be made available for public distribution. Where a central State planning or coordinating agency exists, such reports shall be referred to such agency for any appropriate review before publication.

(b) Appropriate acknowledgment shall be given in publications, news releases and other media of the Water Resources Council's participation in financing planning under the Water Resources Planning Act.

§ 703.12 Nondiscrimination in federally assisted programs.

In order to carry out the provision of title VI of the Civil Rights Act of 1964 (78 Stat. 252), no person in the United States shall, on the ground of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity receiving Federal financial assistance under the Act.

§ 703.13 Supplemental instructions.

As deemed appropriate the Council may amplify the rules and regulations in this part by means of supplemental instructions.

1.7. Educational institutions furnishing education or special restorative training under chapter 34 or 35, title 38, U.S. Code.

To keep appropriate records and accounts, including but not limited to, (a) records and accounts which are evidence of tuition and fees charged to and received from or on behalf of all students and trainees; (b) records of previous education or training of veterans and eligible persons enrolled under the law at time of admission and records of advance credit granted by institution; and (c) records of the veteran's and eligible person's grades and progress.

Retention period: 3 years following termination of enrollment period, unless further retention requested by General Accounting Office or Veterans Administration not later than 30 days prior to end of 3-year period. 38 CFR 21.4209

1.8. Educational institutions having veterans and eligible persons under chapter 34 or 35, title 38, U.S. Code, who are enrolled in courses which do not lead to standard college degree.

To keep, in addition to the records and accounts described in item 1.7, above, records of leave, absences, class cuts, makeup work, and tardiness.

Retention period: 3 years following termination of enrollment period, unless further retention requested by General Accounting Office or Veterans Administration not later than 30 days prior to end of 3-year period. 38 CFR 21.4209

1.9. Educational institutions having veterans and eligible persons under chapter 34 or 35, title 38, U.S. Code, who are enrolled in nonaccredited courses approved under section 1776, chapter 36, title 38, U.S. Code.

To keep, in addition to records and accounts described in items 1.7 and 1.8, above, (a) records of interruptions for unsatisfactory conduct or attendance; and (b) records of refunds of tuition, fees, and other charges made to a veteran or an eligible person who fails to enter the course or withdraws or is discontinued prior to completion of the course.

Retention period: 3 years following termination of enrollment period, unless further retention requested by General Accounting Office or Veterans Administration not later than 30 days prior to end of 3-year period. 38 CFR 21.4209

1.10. Records of loans guaranteed or insured by the Veterans Administration under chapter 57, title 38, U.S. Code.

To keep a record of each loan showing the amounts of payments received on the obligation and disbursements chargeable thereto, and the dates thereof.

Retention period: Until the Administrator ceases to be liable as guarantor or insurer of the loan. 38 CFR 36.4330

1.11. Holders of loans insured by the Veterans Administration under chapter 57, title 38, U.S. Code.

To keep an insurance account showing the amount credited as available for the payment of losses on insured loans made

or purchased by the holder and the amounts debited on account of transfers of insured loans, purchases by the Veterans Administration under 38 CFR 36.4318, or payment of losses.

Retention period: Until effective date of closing of insurance account by the Veterans Administration. 38 CFR 36.4370

1.12. State approving agencies, institutions, and training establishments participating in the vocational rehabilitation and education program.

To maintain contracts, agreements, or arrangements providing for number and frequency of reports, adequate financial records to support payment for each trainee, and attendance and progress records and number of inspection, approval and supervisory visits and itemized vouchers for payment, including salary and travel.

Retention period: 4 years following the date of the last payment or a longer period if requested by the General Accounting Office or the Veterans Administration. 41 CFR 8-95.209

1.13. Training establishments furnishing training-on-the-job courses (other than a program of apprenticeship) approved under section 1777, chapter 36, title 38, U.S. Code.

To keep in addition to records and accounts described in item 1.7 above appropriate records pertaining to such training including, but not limited to (a) payroll records, (b) records of leave, absences, class cuts, makeup work, and tardiness.

Retention period: 3 years following termination of enrollment period, unless further retention requested by General Accounting Office or Veterans Administration not later than 30 days prior to end of 3-year period. 38 CFR 21.4209

XII. WATER RESOURCES COUNCIL

1.1. State agencies receiving funds under the Water Resources Planning Act.

To maintain records relating to each allotment and grant and their allocability to the State comprehensive water and related land resources planning effort.

Retention period: 3 years after last disbursement of funds. 18 CFR 703.10

SUPPLEMENTS

Supplement I—Requirements Under the Second War Powers Act of 1942

The Second War Powers Act of March 27, 1942 (56 Stat. 185), provided that contractors with defense contracts placed after September 8, 1939, could be required to produce any books or records deemed relevant for audit and inspection by any agency or officer designated by the President or the Chairman of the War Production Board. The effectiveness of this Act was continued by the Act of June 30, 1953 (67 Stat. 126), for the duration of the national emergency proclaimed December 16, 1950, and for 6 months thereafter.

Supplement II—Aeronautics and Space Requirements on Availability of Credentials for Inspection in 14 CFR

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EXPLANATION: The index is a guide to the persons, groups, or products covered by the subject titles in this list. It does not purport to bring together under a given entry a complete analysis of all requirements relating to a given business or product. Thus, a requirement affecting corporations in liquidation will be found under "corporation" because the word appears in the subject title in the list. There are many other requirements, however, affecting corporations which must be sought under "taxes", "manufacturers", "employers", "contractors", name of product or other subject. In the same way general categories of persons to whom requirements may apply (such as manufacturers or importers) have been included only if they are particularly necessary in identifying the applicability of the requirements. Items included in the index are keyed to the department (or agency) number shown in the contents. References are to agency and item numbers, not to FEDERAL REGISTER pages.

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PART 704—PLAN FORMULATION STANDARDS AND PROCEDURES

Subparts A-D [Reserved]

Subpart E—Standards for Plan Formulation and Evaluation

§ 704.39 Discount rate.

(a) The interest rate to be used in plan formulation and evaluation for discounting future benefits and computing costs, or otherwise converting benefits and costs to a common time basis, shall be based upon the average yield during the preceding fiscal year on interest-bearing marketable securities of the United States which, at the time the computation is made, have terms of 15 years or more remaining to maturity: *Provided, however,* That in no event shall the rate be raised or lowered more than one-quarter of 1 percent for any year. The average yield shall be computed as the average during the fiscal year of the daily bid prices. Where the average rate so computed is not a multiple of one-eighth of 1 percent, the rate of interest shall be the multiple of one-eighth of 1 percent nearest to such average rate.

(b) The computation shall be made as of July 1 of each year, and the rate thus computed shall be used during the succeeding 12 months. The Executive Director shall annually request the Secretary of the Treasury to inform the Water Resources Council of the rate thus computed.

(c) Subject to the provisions of paragraphs (d) and (e) of this section, the provisions of paragraphs (a) and (b) of this section shall apply to all Federal and

federally assisted water and related land resources project evaluation reports submitted to the Congress, or approved administratively, after the close of the second session of the 90th Congress.

(d) Where construction of a project has been authorized prior to the close of the second session of the 90th Congress, and the appropriate State or local governmental agency or agencies have given prior to December 31, 1969, satisfactory assurances to pay the required non-Federal share of project costs, the discount rate to be used in the computation of benefits and costs for such project shall be the rate in effect immediately prior to the effective date of this section, and that rate shall continue to be used for such project until construction has been completed, unless the Congress otherwise decides.

(e) Notwithstanding the provisions of paragraphs (a) and (b) of this section, the discount rate to be used in plan formulation and evaluation during the remainder of the fiscal year 1969 shall be 4½ percent except as provided by paragraph (d) of this section.

(f) Section V. G. 2 of the Interagency agreement dated May 15, 1962, approved by the President on May 15, 1962, entitled "Policies, Standards, and Procedures in the Formulation, Evaluation and Review of Plans for Use and Development of Water and Related Land Resources," and published on May 29, 1962 as Senate Document No. 97, 87th Congress, 2d Session, is superseded by the provisions of this section.

(Sec. 402, 79 Stat. 254; 42 U.S.C. 1962d-1) [33 F.R. 19170, Dec. 24, 1968]

Public Law 88-379

AN ACT

July 17, 1964
(S. 2)

To establish water resources research centers, to promote a more adequate national program of water research, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That (a) this Act may be cited as the "Water Resources Research Act of 1964."

Water Re-
sources Re-
search Act
of 1964.

(b) In order to assist in assuring the Nation at all times of a supply of water sufficient in quantity and quality to meet the requirements of its expanding population, it is the purpose of the Congress, by this Act, to stimulate, sponsor, provide for, and supplement present programs for the conduct of research, investigations, experiments, and the training of scientists in the fields of water and of resources which affect water.

TITLE I—STATE WATER RESOURCES RESEARCH INSTITUTES

SEC. 100. (a) There are authorized to be appropriated to the Secretary of the Interior for the fiscal year 1965 and each subsequent year thereafter sums adequate to provide \$75,000 to each of the several States in the first year, \$87,500 in each of the second and third years, and \$100,000 each year thereafter to assist each participating State in establishing and carrying on the work of a competent and qualified water resources research institute, center, or equivalent agency (hereinafter referred to as "institute") at one college or university in that State, which college or university shall be a college or university established in accordance with the Act approved July 2, 1862 (12 Stat. 503), entitled "An Act donating public lands to the several States and territories which may provide colleges for the benefit of agriculture and the mechanic arts" or some other institution designated by Act of the legislature of the State concerned: *Provided*, That (1) if there is more than one such college or university in a State, established in accordance with said Act of July 2, 1862, funds under this Act shall, in the absence of a designation to the contrary by act of the legislature of the State, be paid to the one such college or university designated by the Governor of the State to receive the same subject to the Secretary's determination that such college or university has, or may reasonably be expected to have, the capability of doing effective work under this Act; (2) two or more States may cooperate in the designation of a single interstate or regional institute, in which event the sums assignable to all of the cooperating States shall be paid to such institute; and (3) a designated college or university may, as authorized by appropriate State authority, arrange with other colleges and universities within the State to participate in the work of the institute.

Appropriation.

7 USC 301-
308.

(b) It shall be the duty of each such institute to plan and conduct and/or arrange for a component or components of the college or university with which it is affiliated to conduct competent research, investigations, and experiments of either a basic or practical nature, or both, in relation to water resources and to provide for the training of scientists through such research, investigations, and experiments. Such research, investigations, experiments, and training may include, without being limited to, aspects of the hydrologic cycle; supply and demand for water; conservation and best use of available supplies of water; methods of increasing such supplies; and economic, legal, social, engineering, recreational, biological, geographic, ecological, and other aspects of water problems, having due regard to the varying conditions

and needs of the respective States, to water research projects being conducted by agencies of the Federal and State Governments, the agricultural experiment stations, and others, and to avoidance of any undue displacement of scientists and engineers elsewhere engaged in water resources research.

Matching funds.

SEC. 101. (a) There is further authorized to be appropriated to the Secretary of the Interior for the fiscal year 1965 and each subsequent year thereafter sums not in excess of the following: 1965, \$1,000,000; 1966, \$2,000,000; 1967, \$3,000,000; 1968, \$4,000,000; and 1969 and each of the succeeding years, \$5,000,000. Such moneys when appropriated, shall be available to match, on a dollar-for-dollar basis, funds made available to institutes by States or other non-Federal sources to meet the necessary expenses of specific water resources research projects which could not otherwise be undertaken, including the expenses of planning and coordinating regional water resources research projects by two or more institutes.

Applications for grants.

(b) Each application for a grant pursuant to subsection (a) of this section shall, among other things, state the nature of the project to be undertaken, the period during which it will be pursued, the qualifications of the personnel who will direct and conduct it, the importance of the project to the water economy of the Nation, the region, and the State concerned, its relation to other known research projects theretofore pursued or currently being pursued, and the extent to which it will provide opportunity for the training of water resources scientists. No grant shall be made under said subsection (a) except for a project approved by the Secretary, and all grants shall be made upon the basis of the merit of the project, the need for the knowledge which it is expected to produce when completed, and the opportunity it provides for the training of water resources scientists.

Payments.

SEC. 102. Sums available to the States under the terms of sections 100 and 101 of this Act shall be paid to their designated institutes at such times and in such amounts during each fiscal year as determined by the Secretary, and upon vouchers approved by him. Each institute shall have an officer appointed by its governing authority who shall receive and account for all funds paid under the provisions of this Act and shall make an annual report to the Secretary on or before the 1st day of September of each year, on work accomplished and the status of projects underway, together with a detailed statement of the amounts received under any of the provisions of this Act during the preceding fiscal year, and of its disbursement, on schedules prescribed by the Secretary. If any of the moneys received by the authorized receiving officer of any institute under the provisions of this Act shall by any action or contingency be found by the Secretary to have been improperly diminished, lost, or misapplied, it shall be replaced by the State concerned and until so replaced no subsequent appropriation shall be allotted or paid to any institute of such State.

Funds for printing, etc.

SEC. 103. Moneys appropriated pursuant to this Act, in addition to being available for expenses for research, investigations, experiments, and training conducted under authority of this Act, shall also be available for printing and publishing the results thereof and for administrative planning and direction. The institutes are hereby authorized and encouraged to plan and conduct programs financed under this Act in cooperation with each other and with such other agencies and individuals as may contribute to the solution of the water problems involved, and moneys appropriated pursuant to this Act shall be available for paying the necessary expenses of planning, coordinating, and conducting such cooperative research.

SEC. 104. The Secretary of the Interior is hereby charged with the responsibility for the proper administration of this Act and, after full consultation with other interested Federal agencies, shall prescribe such rules and regulations as may be necessary to carry out its provisions. He shall require a showing that institutes designated to receive funds have, or may reasonably be expected to have, the capability of doing effective work. He shall furnish such advice and assistance as will best promote the purposes of this Act, participate in coordinating research initiated under this Act by the institutes, indicate to them such lines of inquiry as to him seem most important, and encourage and assist in the establishment and maintenance of cooperation by and between the institutes and between them and other research organizations, the United States Department of the Interior, and other Federal establishments.

On or before the 1st day of July in each year after the passage of this Act, the Secretary shall ascertain whether the requirements of section 102 have been met as to each State, whether it is entitled to receive its share of the annual appropriations for water resources research under section 100 of this Act, and the amount which it is entitled to receive.

The Secretary shall make an annual report to the Congress of the receipts and expenditures and work of the institutes in all States under the provisions of this Act. His report shall indicate whether any portion of an appropriation available for allotment to any State has been withheld and, if so, the reasons therefor.

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SEC. 105. Nothing in this Act shall be construed to impair or modify the legal relation existing between any of the colleges or universities under whose direction an institute is established and the government of the State in which it is located, and nothing in this Act shall in any way be construed to authorize Federal control or direction of education at any college or university.

TITLE II—ADDITIONAL WATER RESOURCES RESEARCH PROGRAMS

Sec. 200. There is authorized to be appropriated to the Secretary of the Interior \$1,000,000 in fiscal year 1965 and \$1,000,000 in each of the nine fiscal years thereafter from which he may make grants, contracts, matching, or other arrangements with educational institutions (other than those establishing institutes under title I of this Act), private foundations or other institutions; with private firms and individuals; and with local, State and Federal Government agencies, to undertake research into any aspects of water problems related to the mission of the Department of the Interior, which may be deemed desirable and are not otherwise being studied. The Secretary shall submit each such proposed grant, contract, or other arrangement to the President of the Senate and the Speaker of the House of Representatives, and no appropriation shall be made to finance the same until 60 calendar days (which 60 days, however, shall not include days on which either the House of Representatives or the Senate is not in session because of an adjournment of more than three calendar days) after such submission and then only if, within said 60 days, neither the Committee on Interior and Insular Affairs of the House of Representatives nor the Committee on Interior and Insular Affairs of the Senate disapproves the same.

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SEC. 300. The Secretary of the Interior shall obtain the continuing advice and cooperation of all agencies of the Federal Government concerned with water problems, of State and local governments, and of private institutions and individuals, to assure that the programs authorized in this Act will supplement and not duplicate established water research programs, to stimulate research in otherwise neglected areas, and to contribute to a comprehensive, nationwide program of water and related resources research. He shall make generally available information and reports on projects completed, in progress, or planned under the provisions of this Act, in addition to any direct publication of information by the institutes themselves.

SEC. 301. Nothing in this Act is intended to give or shall be construed as giving the Secretary of the Interior any authority or surveillance over water resources research conducted by any other agency of the Federal Government, or as repealing, superseding, or diminishing existing authorities or responsibilities of any agency of the Federal Government to plan and conduct, contract for, or assist in research in its areas of responsibility and concern with water resources.

SEC. 302. Contracts or other arrangements for water resources work authorized under this Act with an institute, educational institution, or non-profit organization may be undertaken without regard to the provisions of section 3684 of the Revised Statutes (31 U.S.C. 529) when, in the judgment of the Secretary of the Interior, advance payments of initial expense are necessary to facilitate such work.

SEC. 303. No part of any appropriated funds may be expended pursuant to authorization given by this Act for any scientific or technological research or development activity unless such expenditure is conditioned upon provisions determined by the Secretary of the Interior, with the approval of the Attorney General, to be effective to insure that all information, uses, products, processes, patents, and other developments resulting from that activity will (with such exceptions and limitations as the Secretary may determine, after consultation with the Secretary of Defense, to be necessary in the interest of the national defense) be made freely and fully available to the general public. Nothing contained in this section shall deprive the owner of any background patent relating to any such activity of any rights which that owner may have under that patent.

SEC. 304. There shall be established, in such agency and location as the President determines to be desirable, a center for cataloging current and projected scientific research in all fields of water resources. Each Federal agency doing water resources research shall cooperate by providing the cataloging center with information on work underway or scheduled by it. The cataloging center shall classify and maintain for general use a catalog of water resources research and investigation projects in progress or scheduled by all Federal agencies and by such non-Federal agencies of government, colleges, universities, private institutions, firms, and individuals as voluntarily may make such information available.

SEC. 305. The President shall, by such means as he deems appropriate, clarify agency responsibilities for Federal water resources research and provide for interagency coordination of such research, including the research authorized by this Act. Such coordination shall include (a) continuing review of the adequacy of the Government-wide program in water resources research, (b) identification and

matching or other arrangements with educational institutions, private foundations or other institutions, with private firms and individuals whose training, experience, and qualifications are, in his judgment, adequate for the conduct of water research projects, and with local, State, and Federal Government agencies, to undertake research into any aspects of water problems related to the mission of the Department of the Interior which he may deem desirable and which are not otherwise being studied.

Transmittal to Congress.

“(b) No grant shall be made, no contract shall be executed, and no matching or other arrangement shall be entered into under subsection (a) of this section prior to sixty calendar days from the date the same is submitted to the President of the Senate and the Speaker of the House of Representatives and said sixty calendar days shall not include days on which either the Senate or the House of Representatives is not in session because of an adjournment of more than three calendar days to a day certain or an adjournment sine die.”

Repeal 42 USC 1961a-4.

SEC. 2. The last paragraph of section 104 of said Act is hereby repealed and a new section 307 is added to that Act reading as follows:

Report to President and Congress

“SEC. 307. The Secretary shall make a report to the President and Congress on or before March 1 of each year showing the disposition during the preceding calendar year of moneys appropriated to carry out this Act, the results expected to be accomplished through projects financed during that year under sections 101 and 200 of this Act, and the conclusions reached in or other results achieved by those projects which were completed during that year. The report shall also include an account of the work of all institutes financed under section 100 of this Act and indicate whether any portion of an allotment to any State was withheld and, if so, the reasons therefor.”

Approved April 19, 1966.

Public Law 89-105

AN ACT

April 19, 1966 [H. R. 11029]

Relating to the tariff treatment of certain woven fabrics.

Woven fabrics Tariff treatment. 79 Stat. 937 19 USC 1202

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) the article description for item 335.60 of the Tariff Schedules of the United States is amended by striking out “of manmade fibers” and inserting in lieu thereof “either of manmade fibers or of manmade fibers and cotton”.

Repeal 77A Stat 140

(b) Item 339.00 of such Schedules is repealed and there is inserted in lieu thereof the following:

	Woven fabrics of textile materials, not covered by the foregoing subparts of this part:		
339.05	Containing over 17 percent of wool by weight	30¢ per lb. + 50% ad val	40¢ per lb. + 60% ad val.
339.10	Other	17 5% ad val	40% ad val.

Applicability

79 Stat 933 19 USC note prec 1202

(c) The amendments made by subsections (a) and (b) shall apply as if made by the Tariff Schedules Technical Amendments Act of 1965; except that such amendments shall not apply with respect to any article entered, or withdrawn from warehouse, for consumption, on or before the 60th day after the date of the enactment of this Act.

Approved April 19, 1966.

“(b) Not less than ten days’ written notice shall be mailed to the insured of the intent of the premium finance company to cancel the insurance contract unless the default is cured within such ten-day period.

Cancellation notice

“(c) After expiration of such ten-day period, the premium finance company may thereafter request in the name of the insured, cancellation of such insurance contract or contracts by mailing to the insurer a notice of cancellation, and the insurance contract shall be canceled as if such notice of cancellation had been submitted by the insured himself, but without requiring the return of the insurance contract or contracts. The premium finance company shall also mail a notice of cancellation to the insured at his last known address.

“(d) All statutory, regulatory, and contractual restrictions providing that the insurance contract may not be canceled unless notice is given to a governmental agency, mortgagee, or other third party shall apply where cancellation is effected under the provisions of this section. The insurer shall give the prescribed notice in behalf of itself or the insured to any governmental agency, mortgagee, or other third party on or before the second business day after the day it receives the notice of cancellation from the premium finance company and shall determine the effective date of cancellation taking into consideration the number of days notice required to complete the cancellation.

“(e) Whenever an insurance contract is cancelled in accordance with this section, the insurer shall return whatever gross unearned premiums are due under the insurance contract to the premium finance company effecting the cancellation for the account of the insured or insureds.

Return of premiums.

“(f) In the event that the crediting of return premiums to the account of the insured results in a surplus over the amount due from the insured, the premium finance company shall refund such excess to the insured provided that no such refund shall be required if it amounts to less than \$1.

Refund

“SEC. 62. EXEMPTION FROM ANY FILING REQUIREMENT.—No filing of the premium finance agreement shall be necessary to perfect the validity of such agreement as a secured transaction as against creditors, subsequent purchasers, pledgees, encumbrances, successors, or assigns.”

SEC. 2. The amendments made by this Act shall take effect on the sixtieth day after the date of enactment.

Effective date.

Approved April 18, 1966.

Public Law 89-404

AN ACT

To promote a more adequate national program of water research.

April 19, 1966
[S 22]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 200 of the Water Resources Research Act of 1964 (78 Stat. 331, 42 U.S.C. 1961b) is hereby amended to read as follows:

Water research program.

“SEC. 200. (a) There are authorized to be appropriated to the Secretary of the Interior \$5,000,000 for the fiscal year 1967, \$6,000,000 for the fiscal year 1968, \$7,000,000 for the fiscal year 1969, \$8,000,000 for the fiscal year 1970, \$9,000,000 for the fiscal year 1971, and \$10,000,000 for each of the fiscal years 1972-1976, inclusive, from which appropriations the Secretary may make grants to and finance contracts and

Appropriations.

Public Law 92-175

AN ACT

To amend the Water Resources Research Act of 1964, to increase the authorization for water resources research institutes, and for other purposes.

December 2, 1971
[H. R. 10203]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 100(a) of the Water Resources Research Act of 1964 (78 Stat. 329; 42 U.S.C. 1961a), is amended (A) by striking out "\$100,000" and inserting in lieu thereof "\$250,000", and (B) by striking the period at the end of the subsection and adding ": *Provided further,* That for fiscal year 1973 not more than \$125,000 shall be appropriated for each of the District of Columbia, the Virgin Islands, and Guam, and for fiscal year 1974 not more than \$200,000 shall be appropriated for each of such areas."

Water Resources
Research Act of
1964, amendments,
Appropriation
increase.

SEC. 2. The second sentence of section 100(b) of the Water Resources Research Act of 1964 (78 Stat. 329; 42 U.S.C. 1961a) is amended by inserting after the word "problems," the following: "and scientific information dissemination activities, including identifying, assembling, and interpreting the results of scientific and engineering research deemed potentially significant for solution of water resource problems, providing means for improved communication regarding such research results, including prototype operations, ascertaining the existing and potential effectiveness of such for aiding in the solution of practical problems, and for training qualified persons in the performance of such scientific information dissemination;"

Scientific information dissemination.

SEC. 3. Subsection 100(b) of the Water Resources Research Act of 1964 is further amended by adding at the end thereof the following sentence: "The annual programs submitted by the State institutes to the Secretary for approval shall include assurance satisfactory to the Secretary that such programs were developed in close consultation and collaboration with leading water resources officials within the State to promote research, training, and other work meeting the needs of the State."

SEC. 4. Section 102 of the Water Resources Research Act of 1964 is amended by adding after the first sentence a new sentence reading as follows: "Funds received by an institute pursuant to such payment may be used for any allowable costs within the meaning of the Federal procurement regulations that establish principles for determining costs applicable to research and development under grants and contracts with educational institutions (41 CFR 1-15.3), including future amendments thereto: *Provided,* That the direct costs of the programs of each State institute, as distinguished from indirect costs, are not less than the amount of the Federal funds made available to such State institute pursuant to section 100 of this Act."

Funds, usage.
78 Stat. 330.
42 USC 1961a-2.

SEC. 5. Section 200 of the Water Resources Research Act of 1964 is amended by adding a new subsection (c) as follows:

"(c) In addition to other requirements of this Act, the Secretary's annual report to the President and Congress as required by section 307 of this Act shall specifically identify each contract and grant award approved under subsection (a) of this section in the preceding fiscal year, including the title of each research project, name of performing organization, and the amount of each grant or contract."

Report, contents.
80 Stat. 129.
42 USC 1961b.

42 USC 1961c-7.

78 Stat. 333.
42 USC 1961c-6.

SEC. 6. Section 306 of the Water Resources Research Act of 1964 is amended by changing the period to a comma and adding "the District of Columbia, and the territories of the Virgin Islands and Guam."

80 Stat. 130.
42 USC 1961c-7.

SEC. 7. Section 307 of the Water Resources Research Act of 1964 is amended by striking out "March 1" and inserting in lieu thereof "October 1" and by striking out "calendar" and inserting in lieu thereof "fiscal".

Land convey-
ance.

78 Stat. 329.
42 USC 1961
note.

SEC. 8. The Water Resources Research Act of 1964 is amended by inserting the following new section:

63 Stat. 377.
40 USC 471
note.

"SEC. 308. Excess personal property acquired by the Secretary under the Federal Property and Administrative Services Act of 1949, as amended, for use in furtherance of the purposes of this Act may be conveyed by the Secretary to a cooperating institute, educational institution, or nonprofit organization, with or without consideration, under such terms and conditions as the Secretary may prescribe."

Approved December 2, 1971.

Public Law 92-176

December 2, 1971
[H. R. 8356]

AN ACT

To make permanent the authority to pay special allowances to dependents of members of the uniformed services to offset expenses incident to their evacuation.

Uniformed serv-
ices.
37 USC 405a
note.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 2 of the Act of May 22, 1965, Public Law 89-26 (79 Stat. 117), as amended (80 Stat. 851), is amended by striking out ", and terminates on June 30, 1971".

Approved December 2, 1971.

Public Law 92-177

December 6, 1971
[H. R. 11489]

AN ACT

To facilitate the amendment of the governing instruments of certain charitable trusts and corporations subject to the jurisdiction of the District of Columbia, in order to conform to the requirements of section 508 and section 664 of the Internal Revenue Code of 1954, as added by the Tax Reform Act of 1969.

D.C.
Charitable
trusts.
79 Stat. 736.
D.C. Code 21-
101.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That title 21 of the District of Columbia Code is amended by adding the following new chapter:

"Chapter 18.—CHARITABLE AND SPLIT-INTEREST TRUSTS

Sec

"21-1801. Charitable and split-interest trusts.

"§ 21-1801. Charitable and split-interest trusts

83 Stat. 490.
26 USC 509.

(a) Notwithstanding any provision to the contrary in the governing instrument or under any law applicable to the District of Columbia, except as provided in subsection (e) of this section, the governing instrument of any trust which is treated during a particular year as a private foundation described in section 509 of the Internal Revenue Code of 1954 (including any nonexempt charitable trust described in section 4947 (a) (1) of the Code which is treated as a private founda-

WATER RESOURCES RESEARCH ACT OF 1964

(Public Law 88-379 as amended by P.L. 89-404 and P.L. 92-175)

An Act

78 STAT. 337

To establish water resources research centers, to promote a more adequate national program of water research, and for other purposes

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) this Act may be cited as the "Water Resources Research Act of 1964"

W. R. S. 827-337

(b) In order to assist in assuring the Nation at all times of a supply of water sufficient in quantity and quality to meet the requirements of its expanding population, it is the purpose of the Congress, by this Act, to stimulate, sponsor, provide for, and supplement present programs for the conduct of research, investigations, experiments, and the training of scientists in the fields of water and of resources which affect water

TITLE I—STATE WATER RESOURCES RESEARCH INSTITUTES

SEC. 100. (a) There are authorized to be appropriated to the Secretary of the Interior for the fiscal year 1965 and each subsequent year thereafter sums adequate to provide \$75,000 to each of the several States in the first year, \$87,500 in each of the second and third years, and \$250,000 each year thereafter to assist each participating State in establishing and carrying on the work of a competent and qualified water resources research institute, center, or equivalent agency (hereinafter referred to as "institute") at one college or university in that State, which college or university shall be a college or university established in accordance with the Act approved July 2, 1862 (12 Stat. 503), entitled "An Act donating public lands to the several States and territories which may provide colleges for the benefit of agriculture and the mechanic arts" or some other institution designated by Act of the legislature of the State concerned. Provided, That (1) if there is more than one such college or university in a State established in accordance with said Act of July 2, 1862, funds under this Act shall, in the absence of a designation to the contrary by act of the legislature of the State, be paid to the one such college or university designated by the Governor of the State to receive the same subject to the Secretary's determination that such college or university has, or may reasonably be expected to have, the capability of doing effective work under this Act; (2) two or more States may cooperate in the designation of a single interstate or regional institute, in which event the sums assignable to all of the cooperating States shall be paid to such institute; and (3) a designated college or university may, as authorized by appropriate State authority, arrange with other colleges and universities within the State to participate in the work of the institute. Provided further, That for the fiscal year 1973 not more than \$125,000 shall be appropriated to the Secretary of the Interior for the fiscal year 1973 and thereafter to the Secretary of the Interior for the fiscal year 1974 not more than \$200,000 to be appropriated to the Secretary of the Interior for the fiscal year 1974.

Any of it

7 USC 308

(b) If there is no college or university in a State which is eligible and available for a component or cooperative institute, the Secretary may, at the discretion of the Secretary, designate a college or university with which it is affiliated to conduct or perform research

3-15

78 STAT 339

investigations and experiments of either a basic or practical nature, or both, in relation to water resources and to provide for the training of scientists through such research, investigations, and experiments. Such research, investigations, experiments, and training may include, without being limited to, aspects of the hydrologic cycle, search for water conservation and best use of available supplies of water, methods of increasing such supplies, and economic, legal, social, engineering, recreational, biological, geographic, ecological, and other aspects of water problems, and scientific information dissemination activities, including identifying, assembling, and interpreting the results of scientific and engineering research deemed potentially significant for solution of water resource problems, providing means for improved communication regarding such research results, including prototype operations, ascertaining the existing and potential effectiveness of such for aiding in the solution of practical problems, and for training qualified persons in the performance of such scientific information dissemination, having due regard to the varying conditions and needs of the respective States, to water research projects to be conducted by agencies of the Federal and State Governments, the agricultural experiment stations, and others, and to avoidance of any undue displacement of scientists and engineers elsewhere engaged in water resources research. The annual programs submitted by the State institutes to the Secretary for approval shall include assurance satisfactory to the Secretary that such programs were developed in close consultation and collaboration with leading water resources officials within the State to promote research, training, and other work meeting the needs of the State.

Matching funds

SEC. 101. (a) There is further authorized to be appropriated to the Secretary of the Interior for the fiscal year 1965 and each subsequent year thereafter sums not in excess of the following: 1965, \$1,000,000; 1966, \$2,000,000; 1967, \$3,000,000; 1968, \$4,000,000; and 1969 and each of the succeeding years, \$5,000,000. Such moneys when appropriated shall be available to match, on a dollar-for-dollar basis, funds made available to institutes by States or other non-Federal sources to meet the necessary expenses of specific water resources research projects which could not otherwise be undertaken, including the expenses of planning and coordinating regional water resources research projects by two or more institutes.

Applications for grants

(b) Each application for a grant pursuant to subsection (a) of this section shall, among other things, state the nature of the project to be undertaken, the period during which it will be pursued, the qualifications of the personnel who will direct and conduct it, the importance of the project to the water economy of the Nation, the region, and the State concerned, its relation to other known research projects heretofore pursued or currently being pursued, and the extent to which it will provide opportunity for the training of water resources scientists. No grant shall be made under said subsection (a) except after approval by the Secretary, and all costs shall be made available to meet the needs of the project, the needs of the scientist, and the other expenses to produce, when completed, a report of the project for the training of water resources scientists.

Payments

SEC. 102. Sums available to the States under the terms of sections 100 and 101 of this Act shall be paid to their designated institutes at such times and in such amounts during each fiscal year as determined by the Secretary, and upon vouchers approved by him. Funds received

by an institute pursuant to such payment may be used for any allowable cost within the meaning of the Federal procurement regulations that establish principles for determining costs applicable to research and development under grants and contracts with educational institutions (P.L.I. 15), including future amendments thereto. *Provided,* that the direct costs of the programs of each State institute, as distinguished from indirect costs, are not less than the amount of the Federal funds made available to such State institute pursuant to section 100 of this Act. Each institute shall have an officer appointed by its governing authority who shall receive and account for all funds paid under the provisions of this Act and shall make an annual report to the Secretary on or before the 1st day of September of each year, on work accomplished and the status of projects underway, together with a detailed statement of the amounts received under any of the provisions of this Act during the preceding fiscal year, and of its disbursement, on schedules prescribed by the Secretary. If any of the moneys received by the authorized receiving officer of any institute under the provisions of this Act shall by any action or contingency be found by the Secretary to have been improperly diminished, lost, or misapplied, it shall be replaced by the State concerned and until so replaced no subsequent appropriation shall be allotted or paid to any institute of such State.

SEC 103 Moneys appropriated pursuant to this Act in addition to being available for expenses for research, investigations, experiments, and training conducted under authority of this Act shall also be available for printing and publishing the results thereof and for administrative planning and direction. The institutes are hereby authorized and encouraged to plan and conduct programs financed under this Act in cooperation with each other and with such other agencies and individuals as may contribute to the solution of the water problems involved, and moneys appropriated pursuant to this Act shall be available for paying the necessary expenses of planning, coordinating, and conducting such cooperative research.

SEC 104 The Secretary of the Interior is hereby charged with the responsibility for the proper administration of this Act and, after full consultation with other interested Federal agencies, shall prescribe such rules and regulations as may be necessary to carry out its provisions. He shall require a showing that institutes designated to receive funds hereunder or may reasonably be expected to have the capability of doing effective work. He shall furnish such advice and assistance as will best promote the purposes of this Act, participate in coordinating research initiated under this Act by the institutes, indicate to them such lines of inquiry as to him seem most important, and encourage and assist in the establishment and maintenance of cooperation by and between the institutes and between them and other research organizations of the United States Department of the Interior and other Federal establishments.

On or before the 1st day of May in each year after the passage of this Act, the Secretary shall ascertain whether the reports of section 102 have been received from each State, whether the same do receive the share of the annual appropriation hereunder for such research, and whether 10% of the Act and the amount thereof entitled to receive.

SEC 105 Nothing in this Act shall be construed to impair or modify the legal relation existing between any of the colleges or universities under whose direction an institute is established and the

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SECTION 301

Federal Government to plan and conduct, contract for, or assist in research in its areas of responsibility and concern with water resources.

SEC. 302. Contracts or other arrangements for water resources work authorized under this Act with an institute, educational institution, or non-profit organization may be undertaken without regard to the provisions of section 3684 of the Revised Statutes (31 U.S.C. 529) when, in the judgment of the Secretary of the Interior, advance payments of initial expense are necessary to facilitate such work.

SEC. 303. No part of any appropriated funds may be expended pursuant to authorization given by this Act for any scientific or technological research or development activity unless such expenditure is conditioned upon provisions determined by the Secretary of the Interior, with the approval of the Attorney General, to be effective to insure that all information, uses, products, processes, patents, and other developments resulting from that activity will (with such exceptions and limitations as the Secretary may determine after consultation with the Secretary of Defense) be made freely and fully available to the general public. Nothing contained in this section shall deprive the owner of any background patent relating to any such activity of any rights which that owner may have under that patent.

SEC. 304. There shall be established, in such agency and location as the President determines to be desirable, a center for cataloging current and projected scientific research in all fields of water resources. Each Federal agency doing water resources research shall cooperate by providing the cataloging center with information on work underway or scheduled by it. The cataloging center shall classify and arrange for general use a catalog of water resources research and investigation projects in progress or scheduled by all Federal agencies and by such non-Federal agencies of government, colleges, universities, private institutions, firms, and individuals as voluntarily may make such information available.

SEC. 305. The President shall, by such means as he deems appropriate, clarify agency responsibilities for Federal water resources research and provide for interagency coordination of such research, including the research authorized by this Act. Such coordination shall include (a) continuing review of the adequacy of the Government-wide program in water resources research, (b) identification and elimination of duplication and overlaps between two or more agency programs, (c) identification of technical needs in various water resources research categories, (d) recommendations with respect to allocation of technical effort among the Federal agencies, (e) review of technical manpower needs and findings concerning the technical manpower base of the program, (f) recommendations concerning management policies to improve the quality of the Government-wide research effort, and (g) actions to facilitate interagency communication at appropriate levels.

SEC. 306. As used in this Act, the term "State" includes the Commonwealth of Puerto Rico, the District of Columbia, and the territories of the Virgin Islands and Guam.

SEC. 307. The Secretary shall make a report to the President and Congress on or before October 1 of each year showing the expenditures during the preceding fiscal year of moneys appropriated to carry out this Act, the results expected to be accomplished through projects financed during that year under sections 101 and 200 of this Act, and

Cataloging
304

305
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307

307

78 STAT. 332

government of the State in which it is located and nothing in this Act shall in any way be construed to authorize Federal control or direction of education at any college or university.

TITLE II—ADDITIONAL WATER RESOURCES RESEARCH PROGRAMS

Appropriations

§ 102. (a) There are authorized to be appropriated to the Secretary of the Interior \$5,000,000 for the fiscal year 1967, \$6,000,000 for the fiscal year 1968, \$7,000,000 for the fiscal year 1969, \$8,000,000 for the fiscal year 1970, \$9,000,000 for the fiscal year 1971, and \$10,000,000 for each of the fiscal years 1972 through 1976 inclusive from which appropriations the Secretary may make grants to and finance contracts and matching or other arrangements with educational institutions, private foundations or other institutions with private firms and individuals whose training, experience, and qualifications are, in his judgment, adequate for the conduct of water research projects and with local, State, and Federal Government agencies to undertake research into any aspects of water problems related to the mission of the Department of the Interior which he may deem desirable and which are not otherwise being studied.

80 STAT. 129
80 STAT. 130

Transmitted to Congress

(b) No grant shall be made, no contract shall be executed, and no matching or other arrangement shall be entered into under subsection (a) of this section prior to sixty calendar days from the date the same is submitted to the President of the Senate and the Speaker of the House of Representatives and said sixty calendar days shall not include days on which either the Senate or the House of Representatives is not in session because of an adjournment of more than three calendar days to a day certain or an adjournment sine die.

(c) In addition to other requirements of this Act, the Secretary's annual report to the President and Congress as required by section 107 of this Act shall specifically identify each contract and grant award approved under subsection (a) of this section in the preceding fiscal year, including the title of each research project, name of performing organization, and the amount of each grant or contract.

TITLE III—MISCELLANEOUS PROVISIONS

Cooperation of Government agencies

§ 300. The Secretary of the Interior shall obtain, by consulting, advice and cooperation of all agencies of the Federal Government concerned with water problems of State and local governments, other private institutions and individuals to assure that the programs authorized in this Act will supplement and not duplicate existing water research programs, to stimulate research in otherwise neglected areas, and to contribute to a comprehensive nationwide program of water and related resources research. He shall make periodically available information and reports on projects completed in part or in whole under the provisions of this Act in addition to the annual reports of the information he is entitled to report.

Availability of information

§ 301. Nothing in this Act shall be construed to prevent or interfere with the Secretary of the Interior or any other agency conducting surveillance over water resources research conducted by any other agency of the Federal Government, or as repealing, superseding, or diminishing existing authorities or responsibilities of any agency of the

STATUTES

Federal Government to plan and conduct, contract for, or assist in research in its areas of responsibility and concern with water resources.

SEC. 302. Contracts or other arrangements for water resources work authorized under this Act with an institute, educational institution, or non-profit organization may be undertaken without regard to the provisions of section 3681 of the Revised Statutes (31 U.S.C. 529) when in the judgment of the Secretary of the Interior advance payments of initial expense are necessary to facilitate such work.

SEC. 303. No part of any appropriated funds may be expended pursuant to authorization given by this Act for any scientific or technological research or development activity unless such expenditure is conditioned upon provisions determined by the Secretary of the Interior, with the approval of the Attorney General, to be effective to insure that all information, uses, products, processes, patents, and other by-products resulting from that activity will (with such exceptions and limitations as the Secretary may determine after consultation with the Secretary of Defense, to be necessary in the interest of the national defense) be made freely and fully available to the general public. Nothing contained in this section shall deprive the owner of any background patent relating to any such activity of any rights which that owner may have under that patent.

SEC. 304. There shall be established in such agency and location as the President determines to be desirable, a center for cataloging current and projected scientific research in all fields of water resources. Each Federal agency doing water resources research shall cooperate by providing the cataloging center with information on work underway or scheduled by it. The cataloging center shall classify and maintain for general use a catalog of water resources research and investigation projects in progress or scheduled by all Federal agencies and by such non-Federal agencies of government, colleges, universities, private institutions, firms, and individuals as voluntarily may make such information available.

SEC. 305. The President shall, by such means as he deems appropriate, clarify agency responsibilities for Federal water resources research and provide for interagency coordination of such research, including the research authorized by this Act. Such coordination shall include: (a) continuing review of the adequacy of the Government-wide program in water resources research; (b) identification and elimination of duplication and overlaps between two or more agency programs; (c) identification of technical needs in various water resources research categories; (d) recommendations with respect to allocation of technical effort among the Federal agencies; (e) review of technical manpower needs and findings concerning the technical manpower base of the program; (f) recommendations concerning management policies to improve the quality of the Government-wide research effort; and (g) actions to facilitate interagency communication at appropriate levels.

SEC. 306. As used in this Act, the term "State" includes the Commonwealth of Puerto Rico, the District of Columbia, and the Territories of the Virgin Islands and Guam.

SEC. 307. The Secretary shall make a report to the President and Congress on or before October 1 of each year showing the disposition during the preceding fiscal year of moneys appropriated to carry out this Act, the results expected to be accomplished through projects financed during that year under sections 101 and 200 of this Act, and

STANDARD FORM 135
 JULY 1971 EDITION
 GENERAL SERVICES ADMIN.
 REG. 3-14 302 G

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 AND RECEIPT**

TO BE COMPLETED AT FEDERAL RECORDS CENTER

ACCESS OR NO ACCESS TO RECORDS GROUP NO.

INSTRUCTIONS

Send original and two copies to appropriate Federal Records Center.
EXCEPTION—Send original and three copies to the Alexandria, Virginia, Center

SIGNATURE DATE RECORDS RECEIVED

TITLE

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 Department of the Interior
 Office of the Secretary
 Washington, D. C. 20240

TO: Federal Records Center, GSA
 Washington National records Center

1 CITE SECURITY CLASSIFICATION AND/OR RESTRICTION ON USE OF RECORDS IF ANY

Restriction: Examination must be authorized by Office of Water Resources Research

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3 FILING EQUIPMENT EMPTIED

4 CUBIC FEET OF RECORDS TRANSFERRED

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5 NAME OF AGENCY CUSTODIAN OF RECORDS

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7 TELEPHONE NO

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Interior - 6013

183-6698

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11 DATE

[Signature]

Records Manager

Aug. 27, 1973

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13 DESCRIPTION OF RECORDS WITH INCLUSIVE DATES

14 DISPOSAL AUTHORITY

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AGENCY

(Show organizational component creating records)

(Schedule and Item No.)

OFFICE OF WATER RESOURCES RESEARCH, OWRR, DEPARTMENT OF THE INTERIOR. OWRR ASSISTS IN IMPROVING THE QUALITY AND QUANTITY OF THE NATION'S WATER THROUGH A NATIONWIDE RESEARCH, TRAINING AND INFORMATION DISSEMINATION PROGRAM. THE RESEARCH IS CARRIED OUT UNDER A SERIES OF GRANTS, ALLOTMENTS, AND CONTRACTS. THE PROGRAM OPERATES UNDER THE PROVISIONS OF PUBLIC LAW 88-379, AS AMENDED.

THE RECORDS BEING TRANSFERRED AT THIS TIME CONSIST OF GRANT AND CONTRACT FILES FOR RESEARCH INVESTIGATIONS WHICH HAVE BEEN COMPLETED AND RETIRED.

1 A-001, 002, 005, 006, 007, 008, 009, 011, 012, 013, 015, 018, and 022-ALA

A-014, 019, 021, 023, 025, 026, 028, 029 and 030-ALAS

2 A-010, 011, 013, 014, 015, 016, 017, 018, 019 and 023-ARIZ
 A-002-007 and 008-ARK

3 A-009 and 011-ARK
 A-021-024, 025, 029, 030, 031 and 032-CAL
 A-001-003, 004 and 006-COLA

- A-002 and 005-COLA

5 A-007-008, 009, 010, 011, and 012-COLO
 A-003, 004, 005, 009, 010, 012, 016, 017, 018, 021, 024, 026 and 027-CONN

6 A-004, 006, 007, 010, 011 and 013-DEL
 A-007, 008, 010, 011 and 012-FLA

35-A

RECORDS TRANSMITTAL AND RECEIPT (CONTINUATION)

AGENCY

DATE

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BOX NUMBERS

DESCRIPTION OF RECORDS WITH INCLUSIVE DATE

DISPOSAL AGENCY

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AGENCY

- 7 A-013 and 014-FLA
A-002,003,004,012,013,014,016,017,018,019 and 020-GA
- 8 A-021-023,024,026,027,028,029 and 030-GA
A-001,015 and 016-HI
A-002,014,018,026,030 and 037-IDA
- 9 A-019,022,023,024,025,026,027,028,029,030,031,032,033
034,035,036-ILL
- 10 A-037-039,042,046-047-and 048-ILL
A-001-003,007,008-IND
- 11 A-005,009,010 and 011-IND
- 12 A-014,017,018,021,022 and 023-IA
- 13 A-024,025,026,027,028,030,031,035,037 and 038-IA
- 14 A-005,014,015,016,019,020,022,023,024,025,026,027,028
029,030,032,034,035,036 and 038-KAN
- 15 A-006,009,011,013,014,015,016,017,020,021,022,023 and
031-KY
- 16 A-008,009,010,011,013,014,015,018,019,020,021-IA
A-006,007,010,011 and 012-ME
- 17 A-013,014,018 and 019-ME
A-002,004,005,007, 009-MD
- 18 A-002,003,008,009,018,019,020,021,023,026,028,029,030,
035,039 and 047-MASS
A-010,012,013,022,023, and 024-MICH
- 19 A-025,026,027,028,029,030,031,032,033,034,035,037,038,
039,041,043,044,045-MICH
A-011,015, and 016-MINN
- 20 A-017,018,019 and 020-MINN
A-013,024,025,026,027,028,029,030,031,032,033,034,035,
036,037,038,039,040,041,042,043,044,045,046,047,048,
049 and 050-MISS
- 21 A-002-003,007,008,013,014,015,016,017,018,019,020,021
023,024,025,026,027,028 and 029-MO
- 22 A-030,031,032,033,034,035,036,039,040,041 and 042-MK
A-008,009,012,014,019,023,025,027,028,030,035,039
and 044-MONT
A-001-NEB

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RECORDS TRANSMITTAL
AND RECEIPT
(CONTINUATION)

AGENCY

DATE

FILES ADMIN

BOX NUMBERS

DESCRIPTION OF RECORDS WITH INCLUSIVE DATES

PERSONAL AUTHORITY

FRC ONLY

AGENCY

- 23 A-003,004,005,007,008,011,014,016,018,019 and 020-NEB
- 24 A-004,009,010,011,013,015,017 and 018-NH
- 25 A-009,010,015,016,017,020,021,022,023,024,026,028 and 029-NJ
- 26 A-001,006,012,016,017,018,019,020,021,022,023, 025 and 027-NMEX
A-001 and 016-NY
- 27 A-017-NY, 018,021-,022,024,026,028,032,034-NY
A-004,018,030,031,032,034,035,036-NC
- 28 A-037,038,039,040,041,043,044,046,047,048,050,051-NC
A-011,015,016-NDAK
A-006,007,008,009-CHIC
- 29 A-011,017-CHIC
A-024,025-OKLA
A-002,006,009,012,013,014,015,016,018,019,021-TA
A-003-PR
- 30 A-010,011,012,013,014,015,016,017,018,019, 021,022, 023,029-PR
A016,017,018,020-RI
- 31 A-021,022,023,024,025,027,028,029,030,031,032,033,034-PR
A-009,010,011,012,013,014,015,016-SC
- 32 A-017,018-SC
A-010,011,012,014,015,016,017,019,022-SDAK
A-002-010-TENN
- 33 A-011,012,013,015,016,019-TENN
A-006-007,008,009,010,011,012-TEN
- 34 A-016-TEX
A-001,002,003,004,006-VTASH
A-001-VT
- 35 A-003-006,007,008,009,011- VI
A-015,017,018,019,022,023,024,025,026,027-VI
- 36 A-028,029-VA
A-005,019,020,023,025,026,027,028,029,030,031,032,033, 034-WASH

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ADMIN

**RECORDS TRANSMITTAL
AND RECEIPT
(CONTINUATION)**

AGENCY

DATE

BOX NUMBER

DESCRIPTION OF RECORDS WITH INCLUSIVE DATES

SYMBOL AND NUMBER

FRC ONLY

AGENCY

37 A-035,036,037,038,040,041,042,044-WASH
 A-002,006,014-WVA
 A-014,015,017,020,021-WIS

38 A-022,023,025,026,027,029,032,033,034,039-WIS

UNITED STATES OF AMERICA
GENERAL SERVICES ADMINISTRATION



National Archives and Records Service
Washington, D.C. 20408

DATE: October 16, 1973

REPLY TO
ATTN OF: Dorothy H. Gersack

SUBJECT: Disposal Job No. NN-174-048

- Memo for the Record

Mr. James Ross, Office of Water Resources Research (WWR, telephone, 183- x 6406), stated the grant and contract file is the complete record of each project, from the written application to the final time and cost report, broken down to show cumulative totals. Funds are paid in advance to the States which are required to maintain books of account reflecting financial transactions. These records are required to be retained for three years after the last disbursement of such funds (18 CFR 703.10 (c) and FR, 38:1874 (Jan. 18, 1973)).

These WWR case files include correspondence regarding use made and distribution of copies of the report on each project, presentation at meetings, publication in proceedings of institutes, meetings, etc. WWR states these files may be needed for as long as 8 years. Mr. Isadore Perlman says this is not unreasonable. The WWR Research Library has a copy of each report. The Department of Interior Fiscal Office has a record of the total amount deposited in each State.

These grant and contract files, include material dated from about 1968-1973 and amount to 38 cubic feet. Annually there may be less than 10 cubic feet of cases closed per year. The successful applications for grants are less than one-sixth of the total applications received.

This agency request combines an agency transfer to FRC request with the request for disposal authority now required by the FRC prior to accessioning. Page 2 has been added to clarify the latter request.

Dorothy H. Gersack
DOROTHY H. GERSACK

*noted
ms 10/18/73*