## INACTIVE - ALL ITEMS SUPERSEDED OR OBSOLETE

Schedule Number: NN-173-000315

All items in this schedule are inactive. Items are either obsolete or have been superseded by newer NARA approved records schedules.

Explanation / Description:

This schedule was for one-time disposal in 1974. Disposal took place. No records exist.

Date Reported: 05/19/2020

## INACTIVE - ALL ITEMS SUPERSEDED OR OBSOLETE

REQUESTION AUTHORITY TO DISPOSE OF RECORDS (See Instructions on Reverse)	LEAVE BLANK DATE RECEIVED LEAVE BLANK JOB NO. JOB NO. JOB NO. JOB NO. JOB NO. JOB NO. JOB NO. JOB NO.		
TO: GENERAL SERVICES ADMINISTRATION, NATIONAL ARCHIVES AND RECORDS SERVICE, WASHINGTON, D.C. 20408	NOTIFICATION TO AGENCY		
<ol> <li>FROM (AGENCY OR ESTABLISHMENT)         Federal Trade Commission     </li> <li>MAJOR SUBDIVISION         Bureau of Consumer Protection     </li> </ol>	In accordance with the provisions of 44 U.S.C. 33030 the dis- posal request, including amendments, is approved except for items that may be stamped "disposal not approved" or "with- drawn" in column 10.		
3. MINOR SUBDIVISION Federal State Coordination			
4. NAME OF PERSON WITH WHOM TO CONFER       5. TEL. EXT.         John Me Lexgen       22074         6. CERTIFICATE OF AGENCY REPRESENTATIVE:	7-20-73 Jon BRIOLA Date Archivist of the United States		

I hereby certify that I am authorized to act for this agency in matters pertaining to the disposal of the ogency's records; that the records proposed for disposal in this Request of \_\_\_\_\_\_ poge(s) are not now needed for the business of this agency or will not be needed ofter the retention periods specified.

June 1, 1973					
(Date)	(Date) (Signature of Agency Representative) (Title)				
7. ITEM NO.	8. DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)	9. SAMPLE OR JOB NO.	10. ACTION TAKEN		
1.	Computer printouts received from June 1970-March 1972 from San Francisco, Chicago, Los Angeles, Detroit, Boston, New York City, and Philadelphia. Also special printouts from New York City since June 1971 to May 1973. These printouts summarize information acquired by the Consumer Protection Coordinating Committees concerning individual consumer complaints received by FTC regional offices and several participating Federal, state, and local agencies and measure approximately 16 cubic feet. Destroy July 1974 Provided the freeze of March 17, 1972, as amended by consent order of March 31, 1972, has been rescinded.				
		1 de			
		STANDARD Revised Nor	FORM 115 vember 1970		

Revised November 1970 Prescribed by General Services Administration FPMR (41 CFR) 101-11.4 115-105

1.	EXCEPT THAT ' tapes or disks constituting a fin-
	ished programming product are to remain subject to the Court's Protectal Order No. 1.
<u>-</u>	Magnetic Tapes or disks used only as an interim step
3.	Ancillary/anarilary sapes in culks save (a data t programming or prations, provided for call can be record free source records.
\$.	Magastic Topes and Disks Frida Dod Letro the Normal Course of Data Processing University
	EXCLPT THAT: the bacest version of a such the or disk which is no longer being cyduted s all remain subject to the Court's Pretrial Inder Sc. 1.
5.	Any magnetic tapes of disks used of data processing operations, provided the data on the tape of disk has been completely printed out.
6.	Tabulating Cards Used Only as an Interim Step in a Data Processing Operation
7.	Tabulating Cards Used in Programming, Logic, Test an Diagnostic Operations
8.	Certain Papers Not Ordinarily Filed cryRetained
>	Drafts or other work papers which in the ordinary course of business would not have been filed or retained;
	EXCEPT THAT: any such draft or work paper which been sent to any other person for information or review must be retained subject to the Court's Pretrial Order No. 1.
9.	Copies of Printed Material Prepared by Third Parties for General Fuelic Distribution
	EXCEPT THAT: any copy to which information has been added must be retained subject to the Cour Pretrial Order No. 1.
th	We consent to and request the making and entry e foregoing Order:
Fo	r the Plaintiff: For the Defendant:

| Antitrust Division | Department of Justice

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Cravath, Swaine & Moore

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i, S	CUTHERN DISTRICT OF NEW YORK	
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11	MITCHN VIIONAL BUGINESS FACULAS CORPORATION,	PLOTOLU OFDUR INLLO DE PREMENDI OPDUR INLLO DE PREMENDI OPDUR DE L
	Defendanc.	: UPOD CONSDUCT : :

WHEREAS both plaintiff and defendant undertake that they have taken immediate steps to comply with Pretrial Order No.-1 entered by this Court on March 16, 1972; and

WHEREAS both plaintiff and defendant have ascertained from their operating personnel that certain bulky, intermediate, subsidary and underlying documents, records and recordings prepared in the course of routine business operations are produced and normally destroyed in such dayto-day volume that their continued retention will endanger and prevent the continuation of the normal and efficient business activities of plaintiff and defendant; and

WHEREAS certain types of such records are identifiable by-category as hereinafter set forth and may be encompassed within Pretrial Order No. 1, but both the parties to this action agree that their destruction according to normal business procedures will not prejudice either party to this lawsuit;

IT IS HEREBY ORDERED, UPON CONSENT OF THE PARTIES,