REQUEST FOR RECORDS DISPOSITION AUTHORITY

To: NATIONAL ARCHIVES & RECORDS ADMINISTRATION
8601 ADELPHI ROAD COLLEGE PARK, MD 20740-6001

From (Agency or establishment):
Office of Navajo and Hopi Indian Relocation
201 Birch Street, P.O. Box KK
Flagstaff, Arizona 86002

Major Subdivision:
Relocation Operations

Minor Subdivision:

Name of Person with Whom to Confer:
Paul Tessier

Telephone Number:
928-779-2721 x 114

Date:
12-18-02

Archivist of the United States:

Agency Certification:
I hereby certify that I am authorized to act for this agency in matters pertaining to the disposition of its records and that the records proposed for disposal on the attached pages are not needed now for the business for this agency or will not be needed after the retention periods specified; and that written concurrence from the General Accounting Office, under the provisions of Title 8 of the GAO Manual for Guidance of Federal Agencies,

- is not required
- is attached; or
- has been requested.

Date:
6/7/02

Signature of Agency Representative:

Title:
Executive Director

Item No.

Description of Item and Proposed Disposition:

1. Accommodation Agreement. Stipulated Settlement Agreement. "A" List and "B" List:

   The Accommodation Agreement ("AA") and the Stipulated Settlement Agreement were the result of a mediated settlement in Manybeads v United States, District of Arizona No. 88-410-PCT-EHC, United States Court of Appeals for the 9th Circuit, No. 90-15003. The stipulated settlement afforded those Navajo Indians residing on the Hopi Partitioned Lands (HPL) the option of entering into a 75 years lease with the Hopi Tribe. Full-time residents who did not apply for relocation benefits prior to 7-7-86 could elect to enter into the "AA" or in the alternative request relocation assistance benefits pursuant to 25 CFR Sec. 138, if qualified under this section. Residents who had been previously certified eligible prior to the date of this agreement were required to elect whether or not to enter into the "AA" or proceed with relocation from the HPL. The "A" List and "B" List were created as a result of the mediation in Manybeads. An enumeration of those individuals residing on the HPL was conducted. (The ONHIR did not participate in the enumeration and was not involved with the creation of the

PREVIOUS EDITION NOT USABLE

STANDARD FORM 115 (REV. 3-91)
Prescribed by NARA 36 CFR 1228
lists nor with their eligibility requirements. The ONHIR believes that the names of full-time residents were placed on the "A" List. The names of individuals with ties to the HPL (an established pattern of continuous recurring contact with the homesite) were placed on the "B" List. The presence of an individual's name on one of these lists was the basis for which the parties were allowed to enter into an "AA" with the Hopi Tribe. The agreement established deadlines for those individuals who had signed the "AA" but were also certified eligible for relocation assistance benefits, to elect whether or not they wished to remain on the HPL or relinquish their interest in the "AA" and proceed with relocation.

The foregoing textual records were not initially created by the ONHIR, however, the ONHIR took administrative action as a consequence thereof. The case files of HPL residents who were certified eligible and elected to remain on the HPL, pursuant to the terms of the 75 year lease with the Hopi Tribe, were administratively closed by the ONHIR.

Disposition: Permanent. Transfer to the National Archives and Records Administration at the close of the ONHIR.

Note: Electronic files. See ONHIR Client Information System (Input "A" List and "B" List.)

2A. HPL Reports: A series of 8 reports arranged chronologically which track the relocation status of those clients who relinquished the "AA" plus the HPL residents. This series will continue with updated reports being created quarterly until the close of the ONHIR.

Disposition: Permanent. Transfer to the National Archives and Records Administration at the close of the ONHIR.

2B. Electronic Mail and Word Processing Copies:

Electronic copies of records that are created on electronic mail and word processing systems and used solely to generate a record keeping copy of a file. In addition, the electronic copies can be maintained for the purpose of updating, revising, or disseminating information.

Disposition:

1. Temporary. Electronic copies that have no further administrative value after the record keeping copy is made Delete when record keeping copy has been created.
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<th>7. ITEM NO.</th>
<th>8. DESCRIPTION OF ITEM AND PROPOSED DISPOSITION</th>
<th>9. GRS OR SUPERSEDED JOB</th>
<th>10. ACTION TAKEN (NARA USE ONLY)</th>
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<td>2. Temporary. Electronic copies used for dissemination, revision, or updating that are maintained in addition to the record keeping copy. Delete when dissemination, revision, or updating is completed.</td>
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<td>CITATION</td>
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<td>3A. Relinquisher Report: A chronological listing of the names of those HPL residents who relinquished their interest in the &quot;AA&quot; for the purpose of proceeding with relocation.</td>
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<td><strong>Note:</strong> Electronic file. See ONHIR Client Information Systems SF 115 (Outputs: Final Program Reports.)</td>
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