#### Schedule Number: NC1-266-77-02

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 Items are either obsolete or have been superseded by newer NARA approved records schedules.

#### Description:

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This schedule is inactive for reasons listed below
NC1-266-77-02, item 001a is superseded by DAA-0266-2021-0007-0003
NC1-266-77-02, item 001b is superseded by NC1-266-83-005, Item 001
NC1-266-77-02, item 002 is superseded by DAA-0266-2021-0007-0005
NC1-266-77-02, item 003 is superseded by NC1-266-83-05, Item 002
NC1-266-77-02, item 004 is superseded by NC1-266-82-01, Item 001
NC1-266-77-02, item 005 is superseded by DAA-0266-2021-0007-0005
NC1-266-77-02, item 006 is superseded by N1-266-91-001, Item 005
NC1-266-77-02, item 007 is obsolete because the records are no longer created
NC1-266-77-02, item 008 is superseded by DAA-0266-2021-0007-0005
NC1-266-77-02, item 009 is superseded by NC1-266-82-01, Item 002
NC1-266-77-02, item 010 is superseded by NC1-266-83-05, Item 005
NC1-266-77-02, item 011 is superseded by NC1-266-83-05, Item 006
NC1-266-77-02, item 012 is superseded by NC1-266-82-01, Item 003
NC1-266-77-02, item 013 is superseded by N1-266-91-001, Item 008
NC1-266-77-02, Item 014 is obsolete because the agency no longer creates these
records
NC1-266-77-02, item 015a is superseded by NC1-266-83-05, Item 008
NC1-266-77-02, Item 015b is superseded by DAA-0266-2018-0007-0002
NC1-266-77-02, item 016a is superseded by NC1-266-83-05, Item 009
NC1-266-77-02, item 016b is superseded by NC1-266-83-05, Item 009
NC1-266-77-02, item 017 is superseded by NC1-266-83-05, Item 009
NC1-266-77-02, item 018 is superseded by N1-266-91-001, Item 010
NC1-266-77-02, item 019 is superseded by DAA-0266-2021-0007-0005
NC1-266-77-02, item 020 is superseded by DAA-0266-2021-0007-0005
NC1-266-77-02, item 021 is superseded by DAA-0266-2021-0007-0005
NC1-266-77-02, item 022 is superseded by NC1-266-82-01, Item 004
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Date Reported: 2/10/2023 NC1-266-77-02

# **INACTIVE - ALL ITEMS SUPERSEDED OR OBSOLETE**

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NC1-266-77-02, item 023 is superseded by N1-266-94-002, Item 001a, 001b and
001c, 001d
NC1-266-77-02, item 024 is superseded by DAA-0266-2021-0007-0002
NC1-266-77-02, item 025 is superseded by DAA-0266-2021-0007-0005
NC1-266-77-02, item 026 is obsolete; these records are no longer created because
of a change in the regulation.
NC1-266-77-02, item 027 is superseded by DAA-0266-2021-0007-0005
NC1-266-77-02, item 028 is superseded by N1-266-94-002, Item 002
NC1-266-77-02, item 029 is superseded by NC1-266-82-01, Item 005
NC1-266-77-02, item 030 is superseded by NC1-266-82-01, Item 007
NC1-266-77-02, item 031 is superseded by NC1-266-82-01, Item 008
NC1-266-77-02, item 032 is superseded by N1-266-94-002, item 010
NC1-266-77-02, Item 033 is obsolete. Records no longer created
NC1-266-77-02, item 034 is superseded by DAA-0266-2021-0007-0005
NC1-266-77-02, item 035 is superseded by NC1-266-83-05, Item 011
NC1-266-77-02, item 036 is superseded by N1-266-94-002, Item 004
NC1-266-77-02, item 037 is superseded by N1-266-91-001, Item 017
NC1-266-77-02, item 038 is superseded by NC1-266-82-01, Item 006
NC1-266-77-02, item 039 is superseded by NC1-266-82-01, Item 009
NC1-266-77-02, item 040 is superseded by N1-266-94-002, Item 007
NC1-266-77-02, item 041 is superseded by NC1-266-82-001, Item 010
NC1-266-77-02, item 042 is superseded by N1-266-94-002, Item 009
NC1-266-77-02, item 043 is superseded by DAA-0266-2021-0007-0005
NC1-266-77-02, item 044 is superseded by N1-266-91-001, Item 023
NC1-266-77-02, item 045 is superseded by N1-266-91-001, Item 024
NC1-266-77-02, item 046 is superseded by N1-266-91-001, Item 025
NC1-266-77-02, item 047 is superseded by N1-266-91-001, Item 026
NC1-266-77-02, item 048 is superseded by N1-266-91-001, Item 027
NC1-266-77-02, item 049 is superseded by N1-266-91-001, Item 028
NC1-266-77-02, item 050 is superseded by DAA-0266-2021-0007-0005
NC1-266-77-02, item 051 is superseded by N1-266-91-001, Item 029
NC1-266-77-02, item 052 is superseded by N1-266-91-001, Item 030
NC1-266-77-02, item 053 is superseded by N1-266-91-001, Item 031
NC1-266-77-02, item 054 is superseded by N1-266-91-001, Item 032
NC1-266-77-02, item 055 is superseded by DAA-0266-2021-0007-0005
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NC1-266-77-02, item 056 is superseded by DAA-0266-2021-0007-0005
      NC1-266-77-02, item 057 is superseded by DAA-0266-2021-0007-0005
      NC1-266-77-02, item 058 is superseded by DAA-0266-2021-0007-0005
      NC1-266-77-02, item 059 is superseded by N1-266-91-001, Item 033
      NC1-266-77-02, item 060 is superseded by DAA-0266-2021-0007-0005
      NC1-266-77-02, item 061 is superseded by DAA-0266-2021-0007-0005
      NC1-266-77-02, item 062 is superseded by N1-266-91-001, Item 034
      NC1-266-77-02, item 063 is superseded by N1-266-91-001, Item 035
      NC1-266-77-02, item 064 is superseded by DAA-0266-2021-0007-0002
      NC1-266-77-02, item 065, is superseded by NC1-266-83-05, item 012
      NC1-266-77-02, item 066 is superseded by DAA-0266-2021-0007-0005
      NC1-266-77-02, item 067 is superseded by DAA-0266-2021-0007-0005
      NC1-266-77-02, item 068 is superseded by N1-266-91-001, Item 036
      NC1-266-77-02, item 069 is superseded by DAA-0266-2021-0007-0005
      NC1-266-77-02, item 070 is superseded by DAA-0266-2021-0007-0005
      NC1-266-77-00, item 071 is superseded by DAA-0266-2021-0007-0005
      NC1-266-77-02, item 072 is superseded by DAA-0266-2021-0007-0005
      NC1-266-77-02, item 073 is superseded by DAA-0266-2021-0007-0005
      NC1-266-77-02, item 074 is superseded by NC1-266-82-01, Item 011
      NC1-266-77-02, item 075 is superseded by NC1-266-82-01, Item 012
      NC1-266-77-02, item 076 is superseded by DAA-0266-2016-0002-0005
       NC1-266-77-02, item 077 is superseded by NC1-266-83-05, Item 013
       NC1-266-77-02, Item 078 is superseded by DAA-0266-2016-0002-0005
       NC1-266-77-02, Item 079 is superseded by DAA-0266-2016-0002-0008;
       DAA-0266-2020-0002-0005; DAA-0266-2020-0002-0006, and
       DAA-0266-2021-0007-0006
       NC1-266-77-02, Item 080 is superseded by DAA-0266-2016-0002-0005
       NC1-266-77-02, Item 081 is obsolete because the agency no longer creates these
      records due to a change in the business process
       NC1-266-77-02, Item 082 is obsolete because the agency no longer creates these
      records due to a change in the business process
       NC1-266-77-02, item 083 in part is superseded by DAA-0266-2019-0005
       NC1-266-77-02, item 084a and 4b are superseded by DAA-0266-2015-0004-0004
       NC1-266-77-02, item 085 is superseded by DAA-0266-2015-0004-0005
       NC1-266-77-02, item 086 is superseded by N1-266-91-001, Item 037
       NC1-266-77-02, item 087 is superseded by is superseded by DAA-0266-2021-0007-
Date Reported: 2/10/2023
                                                                   NC1-266-77-02
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INACTIVE - ALL ITEMS SUPERSEDED OR OBSOLETE

#### 0005

NC1-266-77-02, item 088 is superseded by DAA-0266-2016-0002-0001 and DAA-0266-2016-0002-0003

NC1-266-77-02, item 089 is superseded by N1-266-98-001, Item 007

NC1-266-77-02, item 090 is superseded by GRS 06.2 items 010 and 020

NC1-266-77-02, item 091 is obsolete because the records are no longer created.

NC1-266-77-02, item 092 is superseded by DAA-0266-2016-0005-0002

NC1-266-77-02, Item 093 is superseded by DAA-0266-2016-0005-0001

NC1-266-77-02, Item 094 is superseded by DAA-0266-2016-0005-0001

NC1-266-77-02, Item 095 is superseded by DAA-0266-2016-0005-0001

NC1-266-77-02, Item 096 is superseded by DAA-0266-2016-0005-0001

NC1-266-77-02, Item 097 is superseded by DAA-0266-2016-0005-0001

NC1-266-77-02, Item 098 is superseded by DAA-0266-2016-0005-0001

NC1-266-77-02, Item 099 is superseded by DAA-0266-2016-0005-0001

NC1-266-77-02, Item 100 is superseded by DAA-0266-2020-0002-0001

NC1-266-77-02, Item 101 is superseded by DAA-0266-2020-0002-0002

NC1-266-77-02, item 102 is superseded by DAA-0266-2021-0007-0005

Date Reported: 2/10/2023 NC1-266-77-02

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REQU	JEST FOR RECORD OSITION AL	JTHORITY		LEAVE BLANK	
•	(See Instructions on reverse)	1	JOB NO	1 , 3	
	1	· 	NC1	266 77	2
	LL SERVICES ADMINISTRATION, ARCHIVES AND RECORDS SERVICE, WASHINGTON,	DC 20408	DATE RECEIVED	····	
1 FROM (AGEN	CY OR ESTABLISHMENT)			2 0 JUN 1	979
Securiti	les and Exchange Commission	·· · · · · · · · · · · · · · · · · · ·	NOTIFI	CATION TO AGEN	
2 MAJOR SUBD			In accordance with the pr		
	of Reports and Information Service	es	I quest, including amendm	ents, is approved excep	t for items that may
3 MINOR SUBD	IVISION		be stamped "disposal no	t approved or "withdi	SAME, TO COLUMN TO
	rson with whom to confer	5 TEL EXT 523-5583	1-22-79 (	Archinit of the	United States
6 CERTIFICATE	OF AGENCY REPRESENTATIVE	1			
that the this agend	certify that I am authorized to act for this agent records proposed for disposal in this Request cy or will not be needed after the retention particularly for immediate disposal.	st of <u>43</u> page	ning to the dispos (s) are not now n	al of the agenc eeded for the l	y's records; business of
	lequest for disposal after a specetention.	ified period of	f time or req	uest for pe	rmanent
C DATE	D SIGNATURE OF AGENCY REPRESENTATIVE	E TITLE			
6/16/77	Charles a Moure		harles A. Mod ecords Office		
7.	8. DESCRIPTION O (With Inclusive Dates or Ref			9 SAMPLE OR JOB NO	10. ACTION TAKEN

The Securities and Exchange Commission was created under authority of the Securities Exchange Act of 1934 (48 Stat. 881; 15 U.S.C. 78a to 78jj), and was organized on July 2, 1934. The general objective of the statutes administered by the Securities and Exchange Commission is to provide the fullest possible disclosure to the investing public, and protect the interests of the public and investors against malpractice in the securities and financial markets. On March 2, 1977, the Securities and Exchange Commission adopted rules prescribing formal requirements for the retention of records and filings made with the Commission [17 CFR 200.80f, Appendix F - Records Control Schedule] as well as files and information The Commission also abolished the created internally. basic documents concept [17 CFR 201.24(b) and 17 CFR 240.12b-34]; adopted rules permitting incorporation by reference in a current filing of material that was physically filed with the Commission within the 5 year period immediately prior to the current filing; permitting registrants to incorporate by reference, in

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RENT to NCW, 2NC, NN G, NNB 1-25-R. 99enos

a current filing, material (other than documents

contained in a registration statement) that was filed more than 5 years previously only where the registrant.

STANDARD FORM 115 Revised April, 1975 Prescribed by General Services Administration FPMR (41 CFR) 101-11 4

Request 1	or Records Disposition Authority—Continuation	JOB NO		PAGE OF	43
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		9 SAMPLE OR JOB NO	10 ACTION T	AKEN
	specifically identifies the physical location by SE file number reference, and providing such materials have not been disposed of by the Commission pursuanto its Records Control Schedule.	,			
	The Commission further authorized the Office of Reports and Information Services, continuing author to offer to the National Archives for preservation, those records and files designated for permanent retention for their historical or other research values permanent records will be offered for transfer the National Archives when 5 years old.	ity			4
	The disposition standards for Items 1, 13, 15, 18, 65 and 66 of this schedule supplement those established in Disposition Job No. NC1-266-77-1, wh provide for the disposal of certain Commission fill after being filmed in accordance with GSA standards set forth in FPMR 101-11.5.	ich ngs	The second secon		
	SECURITIES ACT OF 1933				
	This "truth in securities" law has two basic objectives: (a) to provide investors with financia material and other information concerning securitie offered for public sale; (b) to prohibit misrepresentation, deceit and other fraudulent acts and practices in the sale of securities generally (whet or not required to be registered).	s			
	The first objective applies to securities offer for public sale by an issuing company or any person a control relationship to such company. Before the public offering of such securities, a registration statement must be filed with the Commission by the issuer, setting forth the required information. The purpose of registration is to provide disclosure of financial and other information on the basic of whi investors may appraise the merits of the securities. The registration requirement applies to securities both domestic and foreign private issuers, as well to securities of foreign governments or their instrumentalities. In general, the registration for calls for disclosure of information such as (a) a description of the registrant's properties and business, (2) a description of the significant provisions of the security to be offered for sale and relationship to the registrant's other capital securities, (3) information about the management of	in ch of as			

		<u> </u>			
Request f	or Records Disposition Authority—Continuation	JOB NO		PAGE OF	43
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		SAMPLE OR JOB NO	ACTION T	AKEN
	registrant, and (4) financial statements certified independent public accountants.	by			
	The registration statement and prospectus bed public immediately on filing with the Commission; it is unlawful to sell the securities until the effective date. The Act provides that registration statements shall become effective on the 20th day filing (or on the 20th day after the filing of the amendment thereto) but the Commission, in its discommany advance the effective date if, considering the adequacy of information theretofore publicly avail the ease with which the facts about the new offering the disseminated and understood, and the interest of investors and the public, such action is deemed appropriate.	but  after last retion, able, ng			
1.	SEC File No. 2-00-1, -3, -4, -5				
	a. Registration statements and amendments thereto Commission orders fixing effective date(s) and consenting to withdrawal of registration state or amendment(s) and related correspondence.  (Regulation C) (Forms C-2, C-3, D-1, D-1A, S-1 or equivalent.) [17 CFR 230.400 et seq.]	/or ment(s)			
	Destroy 10 years after registrant PER no longer has reporting requirement (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographies program.)	COL.			
	b. Abandoned, withdrawn or stop-ordered registrate statements, and filler -3, -4, -5 - for Compaction (s).	ion evolum 1/79	with 1 W. T. Se	to Wo	lf-go
	Small Issue Exemption				
	The law provides that offerings of securities exceeding \$500,000 in amount may be exempted from registration, subject to such conditions as the Commission prescribes for the protection of invest The Commission's Regulation A permits certain dome and Canadian companies to make exempt offerings no exceeding \$500,000 in amount. Offerings on behalf controlling persons are limited in amount to \$100, for each such person, not to exceed \$500,000 in all	ors. estic ot of 000	•		

Offerings on behalf of persons other than the issuer or its affiliates are limited to \$100,000 for each such person, not to exceed a total of \$300,000 which is not included in the \$500,000 ceiling limitation. The exemption is available provided certain specified conditions are met, including the prior filling of a "Notification" with the appropriate regional office of the Commission and the use of an offering circular containing certain basic information in the sale of securities. A similar regulation is available for offerings not exceeding \$500,000 by small business investment companies licensed by the Small Business Administration. Other exemptions of a more limited nature are available for other types of offerings.  2. SEC File No. 24-00-1, -3, -4, -5  Notification of exemption from registration (Regulation A) (Forms 1-A through 6-A) [17 GFR 230.251 et seq.]  Destroy 10 years after completion or termination of offering or order of the Commission permanently suspending exemption, whichever comes first.  Regulation B - Exemption Relating to Fractional Undivided Interests in Oil or Gas Rights  While compliance with this regulation does not require the registration of securities under the Securities Act of 1933, the need to make filings with the Commission and to disclose certain basic information is not eliminated. Persons offering securities under this exemption, are still required to file prescribed documents with this information and to provide prospective investors with this information with respect to such securities. Form \$-10 [17 GFR 239.17] adopted pursuant to the Act is available for the registration of fractional interests in oil and gas rights should the exemption provided by this regulation be unavailable.	Request †	or Records Disposition Authority—Continuation	JOB NO		PAGE OF	4:
its affiliates are limited to \$100,000 for each such person, not to exceed a total of \$300,000 which is not included in the \$500,000 ceiling limitation. The exemption is available provided certain specified conditions are met, including the prior filing of a "Notification" with the appropriate regional office of the Commission and the use of an offering circular containing certain basic information in the sale of securities. A similar regulation is available for offerings not exceeding \$500,000 by small business investment companies licensed by the Small Business Administration. Other exemptions of a more limited nature are available for other types of offerings.  2. SEC File No. 24-00-1, -3, -4, -5  Notification of exemption from registration (Regulation A) (Forms 1-A through 6-A) [17 CFR 230.251 et seq.]  Destroy 10 years after completion or termination of offering or order of the Commission permanently suspending exemption, whichever comes first.  Regulation B - Exemption Relating to Fractional Undivided Interests in 0il or Gas Rights  While compliance with this regulation does not require the registration of securities under the Securities Act of 1933, the need to make filings with the Commission and to disclose certain basic information is not eliminated. Persons offering securities under this exemption, are still required to file prescribed documents with the Commission containing certain basic and material information and to provide prospective investors with this information with respect to such securities. Form S-10 [17 CFR 239.17] adopted pursuant to the Act is available for the registration of fractional interests in oil and gas rights should the			-		ACTION T	AKEN
Notification of exemption from registration (Regulation A) (Forms 1-A through 6-A) [17 CFR 230.251 et seq.]  Destroy 10 years after completion of termination of offering or order of the Commission permanently suspending exemption, whichever comes first.  Regulation B - Exemption Relating to Fractional Undivided Interests in Oil or Gas Rights  While compliance with this regulation does not require the registration of securities under the Securities Act of 1933, the need to make filings with the Commission and to disclose certain basic information is not eliminated. Persons offering securities under this exemption, are still required to file prescribed documents with the Commission containing certain basic and material information and to provide prospective investors with this information with respect to such securities. Form S-10 [17 CFR 239.17] adopted pursuant to the Act is available for the registration of fractional interests in oil and gas rights should the		its affiliates are limited to \$100,000 for each succession, not to exceed a total of \$300,000 which is included in the \$500,000 ceiling limitation. The exemption is available provided certain specified conditions are met, including the prior filing of a "Notification" with the appropriate regional office the Commission and the use of an offering circular containing certain basic information in the sale of securities. A similar regulation is available for offerings not exceeding \$500,000 by small business investment companies licensed by the Small Business Administration. Other exemptions of a more limited nature are available for other types of offerings.	ch not c of			
Fractional Undivided Interests in Oil or Gas Rights  While compliance with this regulation does not require the registration of securities under the Securities Act of 1933, the need to make filings with the Commission and to disclose certain basic information is not eliminated. Persons offering securities under this exemption, are still required to file prescribed documents with the Commission containing certain basic and material information and to provide prospective investors with this information with respect to such securities. Form S-10 [17 CFR 239.17] adopted pursuant to the Act is available for the registration of fractional interests in oil and gas rights should the	2.	Notification of exemption from registration (Regulation A) (Forms 1-A through 6-A) [17 CFR 230.251 et seq.]  Destroy 10 years after completion or termination of offering or order of the Commission permanently suspending exemption, whichever				
require the registration of securities under the Securities Act of 1933, the need to make filings with the Commission and to disclose certain basic information is not eliminated. Persons offering securities under this exemption, are still required to file prescribed documents with the Commission containing certain basic and material information and to provide prospective investors with this information with respect to such securities. Form S-10 [17 CFR 239.17] adopted pursuant to the Act is available for the registration of fractional interests in oil and gas rights should the		Fractional Undivided Interests in				
		require the registration of securities under the Securities Act of 1933, the need to make filings wi the Commission and to disclose certain basic inform is not eliminated. Persons offering securities und this exemption, are still required to file prescrib documents with the Commission containing certain ba and material information and to provide prospective investors with this information with respect to successful securities. Form S-10 [17 CFR 239.17] adopted purs to the Act is available for the registration of fractional interests in oil and gas rights should the	th lation ler led lsic lh luant	,		
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Request f	or Records Disposition Authority—Continuation	JOB NO		PAGE OF	43
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		SAMPLE OR JOB NO	ACTION T	'AKEN
3.	SEC File No. 20-00-1, -2, -3, -4				
	Offering sheets for oil or gas royalties - Regulation B (Schedules A, B, C, D) [17 CFR 230.31	0(a)]			
	Destroy when 15 years old. Retain file 3 years and transfer to the Federal Records Center. (ALL FILES FROM 1937 THROUGH 1961 CAN BE DESTROYED IMMEDIATEL	Ÿ.)			
4.	Reports of sale (accorded confidential treatment) (Forms 1-G) [17 CFR 230.316(a)]				
	Retain indefinitely. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)				
5.	Reports after termination of offering (Forms 3-G) [17 CFR 230.316(b)]				
	Destroy when 7 years old. Retain file 3 years and transfer to the Federal Records Center. (ALL FILES FROM 1937 THROUGH 1961 CAN BE DESTROYED IMMEDIATEL	Ÿ.)			
	Exemption - Rule 144				
	This rule is designed to prohibit the creation public markets in securities of issuers concerning which adequate current information is not available the public. At the same time, where adequate current information concerning the issuer is available to public, the rule permits the public sale in ordinate trading transactions of limited amounts of securitions of the public sale in ordinate trading transactions of limited amounts of securitions of the issuer and by persons who acquired restricted securities of the issuer.	e to ent the ry ies			
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Request i	or Records Disposition Authority – Continuation	JOB NO	7	PAGE OF	43
7 ITEM NO	8 DESCRIPTION OF ITEM (With inclusive Dates or Retention Periods)		SAMPLE OR JOB NO	10 ACTION T	AKEN
6.	SEC File No. 9-00-1, -3				•
	Notice of proposed resale of restricted securities and resale of securities by control persons (Form adopted April, 1972) [17 CFR 230.144]				
	Destroy when 6 years old. Retain file 3 years and transfer to the Federal Records Center.				
	Exemption - Rule 237				
	Subject to the terms and conditions of this resecurities sold by any person, other than the issue securities, an affiliate of such issuer or a broked dealer, shall be exempt from registration under the providing the securities sold have been beneficial owned by the person for a period of at least 5 years prior to the sale, and if the securities were purely the full purchase price or other consideration shall have been paid or given at least 5 years prior to sale.	er of r or e Act ly rs hased,			
7.	SEC File No. 98-00-1, -3				
	Notice of proposed sale by non-controlling person or restricted securities of issuers which do not satisfall of the conditions of Rule 144 (adopted 1972) at related correspondence. (Form 237) [17 CFR 230.237]	sfy nd			
-	Destroy when 6 years old. Retain file 3 years and transfer to the Federal Records Center.		-		
	Exemption - Rule 236				
	Exemption of shares of stock or similar securioffered to provide funds to be distributed to share holders in lieu of using fractional shares, script certificates, script certificates or order forms, connection with a stock dividend, stock split, revestock split, conversion, merger or similar transact	e- in erse			
8.	SEC File No. 100-00-1, -3				
	Notification of exemption pursuant to Rule 236 and related correspondence [17 CFR 230.236]				

Request j	or Records Disposition Authority – Continuation	JOB NO	•	PAGE OF	4
7 ITEM NO	8 DESCRIPTION OF ITEM (With inclusive Dates or Retention Periods)		9 SAMPLE OR JOB NO	10 ACTION T	AKE
	Destroy when 6 years old. Retain file 3 years and transfer to the Federal Records Center.				
	Rule 252(f)				
	Section 252 [17 CFR 252] provides for exempti from registration under the Act if offered in accordance with \$8 230.251 to 230.62. Paragraphs (d) and (e), which set forth circumstances where t exemption is not available shall not apply to the securities of any issuer if the Commission determination a showing of good cause, that it is not necessal under the circumstances that the exemption be denigned.	(c), he nes, sary			
9.	SEC File No. 92-00-1, -3				
	Application for relief from disability - Regulation and related correspondence [17 CFR 230.252(f)]	n A			
	Retain indefinitely. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)				
	Regulation E				
	Under Section 3(c) of the Securities Act, the Commission is authorized to adopt rules and regular exempting securities issued by a small business in ment company under the Small Business Investment Pursuant to that section, the Commission has adopted Regulation E, which conditionally exempts such securities issued by companies registered under the Investment Company Act of 1940 up to a maximum of \$500,000. The regulation is substantially similar Regulation A.	yest- Act, ed			
	1				

equest i	or Records Disposition Authority—Continuation	JOB NO		PAGE OF	4.
7 ITEM NO	8 DESCRIPTION OF ITEM (With inclusive Dates or Retention Periods)		SAMPLE OR JOB NO	10 ACTION T	AKE
10.	SEC File No. 95-00-1, -3				
	Notification of exemption for securities issued by Small Business Investment Company (Forms 1-E, 2-E) related correspondence [17 CFR 230.601]				
	Destroy 10 years after completion or termination of offering or order of the Commission permanently suspending exemption, whichever comes first.  Retain file 3 years and transfer to the Federal Records Center.				
	Regulation F				
	Regulation F provides exemptions from registre for two types of transactions concerning assessable stock. First, an assessment levied upon an existic security holder may be exempted under the regulatic provided the assessable stock is issued by a corposincorporated under the laws of and having its print business operations in any State, Territory or the District of Columbia. Regulation F provides an exalso when assessable stock of any such corporation sold publicly to realize the amount of an assessment levied thereon, or when such stock is publicly reoby an underwriter or dealer. The exemption is available for amounts not exceeding \$300,000 per year.	e ng on, ration cipal emption is nt ffered			
11.	SEC File No. 94-00-1, -3				
	Notification of exemption for assessment or assess stock and related correspondence (Form 1-F) [17 CFR 230.651]	able			
	Destroy 10 years after issuer no longer is selling securities under an exemption from registration. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)		,		

Request	or Records Disposition Authority—Continuation	JOB NO	•	PAGE OF
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		9 SAMPLE OR JOB NO	10 ACTION TAKE
12.	SEC File No. 96-00-1, -3			
	Application for relief from disability - Regulation and related correspondence [17 CFR 230.651(c)]	F		
	Retain indefinitely. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)			
	Periodic Reports			
	Every registrant under the Securities Act of 1 shall file an annual report, on the appropriate for authorized or prescribed therefor, for the fiscal y in which the registration statement under the Act became effective and for each fiscal year thereafte unless the registrant is exempt from such filings besettion 15(d) of the Securities Exchange Act of 193 [17 CFR 240.15d-1 through 15d-10]	m ear er,		
13.	SEC File No. 2-00-2			
	Periodic reports - Forms 2-MD, 4-MD, 10-K, 11-K, 12-18-K, 19-K, 20-K, 10-Q, N-1Q, 6-K or equivalent. Supplemental information required by Form 10-K - annual report to stockholders, proxy solicitation material; information that the foregoing not sent to stockholders or is to be furnished subsequent to find form 10-K.	:0		
	Destroy when 10 years old. Retain file 3 years and transfer to the Federal Records Center. (ALL FILES FROM 1934 THROUGH 1965 CAN BE DESTROYED TAMEDIATELY	<u>.                                    </u>		
	Exemption - Rule 240			
	Rule 240 relates to transactions exempted only from section 5 of the Act by section 3(b) of the Act The rule is available only to the issuer of the securities and is not available to affiliates or of persons for resale of the issuer's securities. The rule provides an exemption only for the transaction which the securities are offered or sold by the issuet for the securities themselves. The securities acquired in a transaction effected in reliance on rule are unregistered securities and are deemed to	ther in in suer,		
	Lute are miteRistered seculities and are deemed to	1101 4 6	,	

lequest f	or Records Disposition Authority—Continuation	JOB NO	•	PAGE OF	43
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	the same status as if they were acquired in a transaction pursuant to section 4(a) of the Act.				
14.	SEC File No. 90-00-1, -3				
	Notice of sales of securities by closed-end issuer (issuers with 100 or less beneficial owners) other than investment companies, registered or required registered under the Investment Company Act of 194 (Form 240) and related correspondence [17 CFR 230.  Destroy when 6 years old. Retain file 3 years and transfer to the Federal	to be			
	Records Center.				
	Securities Exchange Act of 1934				
	By this Act, Congress extended the "disclosur doctrine of investor protection to securities list and registered for public trading on national securexchanges; the enactment in August 1964 of the Securities Acts Amendments of 1964 applied the dis and reporting provisions to equity securities of hundreds of companies traded over-the-counter (if assets exceed \$1 million and their shareholders num 500 or more).	ed rities closure their			
	Companies which seek to have their securities listed and registered for public trading on such a exchange must file a registration application with exchange and the Commission. A similar registration form must be filed by companies whose equity securare traded over-the-counter if they meet the size referred to. The Commission's rules prescribe the and content of the registration statements, includicertified financial statements. These data are generally comparable to, but less extensive than, disclosures required in Securities Act registration statements. Following the registration of their securities, such companies must file annual and ot periodic reports to keep current the information catained in the original filing.	the the ities test nature ing the			

Request f	or Records Disposition Authority - Continuation	JOB NO		PAGE OF
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		9 SAMPLE OR JOB NO	10 ACTION TAKE
15.	SEC File Nos. 0-00-1, -3, -4, and 1-00-1, -3, -4			
	a. Registration statements (Sections 12(b) and 12 exemptions thereunder and related corresponden (Forms 8-A, 8-B, 10, 12, 14, 16, 18, 19, 20) [17 CFR 240.12b and 240.12g] [17 CFR 249]			
	Destroy 10 years after registrant no longer has reporting requirement. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)			
	b. Withdrawn or delisted statements and related correspondence.			
	Destroy when 10 years old. Retain file 3 years and transfer to the Federal Records Center.			
	Exemptions for American Depository Receipts and Certain Foreign Securities			
	Securities of any class issued by a foreign is shall be exempt from section 12(g) of the Act if to class has fewer than 300 holders resident in the Unitariant States. Securities of any foreign private issuer be exempt from section 12(g) if the issuer, or a government official or agency of the country of the issuer's domicile or in which it is incorporated or organized shall furnish certain specified informat to the Commission.	he nited shall e r		
16.	SEC File No. 82-00-1, -3			
	a. Exemptions - American Depository Receipts [17 CFR 12g3-2(a) & (b)]			:
	Destroy 10 years after securities no longer are being sold under an exemption from registration. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)			

equest f	or Records Disposition Authority—Continuation	JOB NO	•	PAGE OF	43
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	b. Other exemptions.				
	Destroy when 3 years old.				
	Periodic Reports				
	Section 13 of the Securities Exchange Act of requires issuers of securities registered pursuant sections 12(b) and 12(g) to file periodic reports, keeping current the information contained in the registration application or statement.				
17.	SEC File Nos. 0-00-2 and 1-00-2				
	Annual, quarterly, current reports (Forms 10-K, 12 14-K, 16-K, 18-K, 19-K, 20-K, U5S, N-1R, 10-Q, N-1 [17 CFR 240.13a-1, 2, 10, 13]	-			
	Destroy when 10 years old. Retain file		_		
	3 years and transfer to the Federal Records Center PERMANENT			•	
	Proxy Solicitations			•	
	Where proxies are solicited from holders of securities registered under section 12 or from sec holders of registered public-utility companies, su sidiaries of holding companies, or registered inve companies, the Commission's proxy regulation requi that disclosure be made of all material facts conc the matters on which the security holders were ask vote, and that they be afforded an opportunity to "yes" or "no" on any matter other than the election directors.	b- stment res erning ed to vote			
	Issuers of securities registered under section must transmit an information statement comparable proxy material to security holders from whom proxi are not solicited with respect to stockholders' meeting.	to			
	-				

ITEM NO	8 DESCRIPTION OF ITEM			
	(With Inclusive Dates or Retention Penads) .		SAMPLE OR JOB NO	10 ACTION TAKE
18.	SEC File Nos. 0-00-2 and 1-00-2			
	Proxy soliciting material [17 CFR 240.14a]			
	Bestroy when 10 years old. Retein	-		
	Ederal Records Center PERMANENT			<b>一种</b>
	Exemptions for International Banks			
	The Inter-American Development Act, which autithe United States to participate in the Inter-American Development Bank, provides an exemption for certain securities which may be issued or guaranteed by the Acting pursuant to this authority, the Commission adopted Regulation IA [17 CFR 286] which requires Bank to file with the Commission substantially the type of information documents and reports as are required from the International Bank for Reconstruct and Development.	ican a Bank. the same		-
19.	SEC File No. 83-1-1, 83-1-3	:		
	Periodic reports and related correspondence by the Inter-American Development Bank			
	Destroy when 3 years old.			
	The Asian Development Bank Act, adopted in Mar 1966, authorized United States participation in the Asian Development Bank and provides an exemption for certain securities which may be issued or guarantee the Bank, similar to the exemptions accorded the International Bank for Reconstruction and Development and the Inter-American Development Bank. Acting proposed to this authority, the Commission has adopted Regulation AD [17 CFR 287] which requires the Bank file with the Commission, documents and reports as required from those banks.	ent ir— to		
20.	SEC File No. 83-2-1, 83-2-3			
j	Periodic reports and related correspondence by the Asian Development Bank			
	Destroy when 3 years old.			

Request f	or Records Disposition Authority—Continuation	JOB NO		PAGE OF	43
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		SAMPLE OR JOB NO	10 ACTION T	AKEN
	Insider Trading				
	The protection provided the investing public through disclosure of financial and related inform concerning the securities of registered companies, supplemented by provisions of the law designed to misuse of corporate information not available to t general public. To that end, each officer and dir of such a company, and each beneficial owner of mothan 10 percent of its registered equity securitie must file an initial report with the Commission (awith the exchange on which the stock may be listed showing his holdings of each of the company's equisecurities. Thereafter, they must file reports for month during which there was any change in such holdings of each of the company's equisecurities.	is curb he ector re s, nd ) ty r any			
21.	SEC File Nos. 6-1, 6-1-1			1	
	Reports of beneficial ownership of securities (For and 4) [17 CFR 240.16a] and related correspondence				
	Destroy when 6 years old. Retain file 3 years and transfer to the Federal Records Center.				
	Tender Offer Solicitations	!			
	In 1968, Congress amended the Exchange Act to extend its reporting and disclosure provisions to situations where control of a company is sought that a tender offer or other planned stock acquisition over 10 percent of a company's equity securities. amount was reduced to 5 percent by an amendment in These amendments and Commission rules thereunder redisclosure of pertinent information, by the person seeking to acquire over 5 percent of the company's securities by direct purchase or by tender offer, a well as by any persons soliciting shareholders to a or reject a tender officer.	The 1970. equire			

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8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		9 SAMPLE OR JOB NO	10 ACTION TA	KEN
SEC File No. 5-1, 5-2, 5-3, 5X				
Acquisitions, tender offers and solicitations (Schedules 13D, 14D, 14A) [17 CFR 240.13d-1, 240.14d-1]				
Retain indefinitely. (This schedule to be reevaluated during the next 3 years in connection with the micrographics program.)				
Broker-Dealer Registration				
interstate commerce in the conduct of an interstate	2			
amended by the 1975 Amendments, required the regist tion as of December 1, 1975, of brokers and dealers were previously exempt from registration because the confined their securities business to an exchange. Brokers and dealers who confine their activities to exempted securities, as defined in Section 3(a)(12) the Exchange Act, continue to be exempt from the registration requirement. Effective December 1, 19 municipal securities are no longer defined as exempt	tra- s who ney o of 975, oted			
SEC File No. 8-00-1, -2, -2A, -2B, -3, -4, -5				
10-M) [17 CFR 240.15b1-1 through 15b2B-1, 17a-5, 17a-17(a), 17a-7(b)(1)] and related correspondence.	9-M,			
with the Commission. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)				
	SEC File No. 5-1, 5-2, 5-3, 5X  Acquisitions, tender offers and solicitations (Schedules 13D, 14D, 14A) [17 CFR 240.13d-1, 240.14d-1, 240.14f-1]  Retain indefinitely. (This schedule to be reevaluated during the next 3 years in connection with the micrographics program.)  Broker-Dealer Registration  Brokers and dealers who use the mails or a meinterstate commerce in the conduct of an interstate over-the-counter securities business are required register with the Commission.  Section 15(a) of the Securities Exchange Act, amended by the 1975 Amendments, required the registion as of December 1, 1975, of brokers and dealers were previously exempt from registration because to confined their securities business to an exchange. Brokers and dealers who confine their activities to exempted securities, as defined in Section 3(a)(12); the Exchange Act, continue to be exempt from the registration requirement. Effective December 1, 19 municipal securities are no longer defined as exemp securities for purposes of the registration require applicable to brokers and dealers.  SEC File No. 8-00-1, -2, -2A, -2B, -3, -4, -5  Applications for registration as broker-dealer and related reports (Forms BD, BDW, X-17A-5, 7-M, 8-M, 10-M) [17 CFR 240.15b1-1 through 15b2B-1, 17a-5, 17a-17(a), 17a-7(b)(1)] and related correspondence.  Destroy when no longer registered with the Commission. (This schedule to be reevaluated during the next 3 years in connection with the	SEC File No. 5-1, 5-2, 5-3, 5X  Acquisitions, tender offers and solicitations (Schedules 13D, 14D, 14A) [17 CFR 240.13d-1, 240.14d-1, 240.14f-1]  Retain indefinitely. (This schedule to be reevaluated during the next 3 years in connection with the micrographics program.)  Broker-Dealer Registration  Brokers and dealers who use the mails or a means of interstate commerce in the conduct of an interstate over-the-counter securities business are required to register with the Commission.  Section 15(a) of the Securities Exchange Act, as amended by the 1975 Amendments, required the registration as of December 1, 1975, of brokers and dealers who were previously exempt from registration because they confined their securities business to an exchange. Brokers and dealers who confine their activities to exempted securities, as defined in Section 3(a)(12) of the Exchange Act, continue to be exempt from the registration requirement. Effective December 1, 1975, municipal securities are no longer defined as exempted securities for purposes of the registration requirement applicable to brokers and dealers.  SEC File No. 8-00-1, -2, -2A, -2B, -3, -4, -5  Applications for registration as broker-dealer and related reports (Forms BD, BDW, X-17A-5, 7-M, 8-M, 9-M, 10-M) [17 CFR 240.15b1-1 through 15b2B-1, 17a-5, 17a-17(a), 17a-7(b)(1)] and related correspondence.  Destroy when no longer registered with the Commission. (This schedule to be reevaluated during the next 3 years in connection with the	SEC File No. 5-1, 5-2, 5-3, 5X  Acquisitions, tender offers and solicitations (Schedules 13D, 14D, 14A) [17 CFR 240.13d-1, 240.14d-1, 240.14f-1]  Retain indefinitely. (This schedule to be reevaluated during the next 3 years in connection with the micrographics program.)  Broker-Dealer Registration  Brokers and dealers who use the mails or a means of interstate commerce in the conduct of an interstate over-the-counter securities business are required to register with the Commission.  Section 15(a) of the Securities Exchange Act, as amended by the 1975 Amendments, required the registration as of December 1, 1975, of brokers and dealers who were previously exempt from registration because they confined their securities business to an exchange. Brokers and dealers who confine their activities to exempted securities, as defined in Section 3(a)(12) of the Exchange Act, continue to be exempt from the registration requirement. Effective December 1, 1975, municipal securities are no longer defined as exempted securities for purposes of the registration requirement applicable to brokers and dealers.  SEC File No. 8-00-1, -2, -2A, -2B, -3, -4, -5  Applications for registration as broker-dealer and related reports (Forms BD, BDW, X-17A-5, 7-M, 8-M, 9-M, 10-M) [17 CFR 240.15bl-1 through 15b2B-1, 17a-5, 17a-17(a), 17a-7(b)(1)] and related correspondence.  Destroy when no longer registered with the Commission. (This schedule to be reevaluated during the next 3 years in connection with the	SEC File No. 5-1, 5-2, 5-3, 5X  Acquisitions, tender offers and solicitations (Schedules 13D, 14D, 14A) [17 CFR 240.13d-1, 240.14f-1]  Retain indefinitely. (This schedule to be reevaluated during the next 3 years in connection with the micrographics program.)  Broker-Dealer Registration  Brokers and dealers who use the mails or a means of interstate commerce in the conduct of an interstate over-the-counter securities business are required to register with the Commission.  Section 15(a) of the Securities Exchange Act, as amended by the 1975 Amendments, required the registration as of December 1, 1975, of brokers and dealers who were previously exempt from registration because they confined their securities business to an exchange. Brokers and dealers who confine their activities to exempted securities, as defined in Section 3(a)(12) of the Exchange Act, continue to be exempt from the registration requirement. Effective December 1, 1975, municipal securities are no longer defined as exempted securities for purposes of the registration requirement applicable to brokers and dealers.  SEC File No. 8-00-1, -2, -2A, -2B, -3, -4, -5  Applications for registration as broker-dealer and related reports (Forms BD, BDW, X-17A-5, 7-M, 8-M, 9-M, 10-M) [17 GFR 240.15bl-1 through 15b2B-1, 17a-5, 17a-17(a), 17a-7(b)(1)] and related correspondence.  Destroy when no longer registered with the Commission. (This schedule to be reevaluated during the next 3 years in connection with the

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7 TEM NO	8 DESCRIPTION OF ITEM (With inclusive Dates or Retention Periods)		SAMPLE OR JOB NO	10 ACTION T	AKEN
24.	SEC File No. 8-00-2A10				
	Annual report of revenue and expenses filed by exc members, brokers and dealers (Form X-17A-10) [17 CFR 240.17a-10]	hange			
	Destroy when 10 years old. Retain file 3 years and transfer to the Federal Records Center.				
25.	SEC File No. 8-00-2A12				
•	Report by registered brokers and dealers who are Over-the-Counter Market Makers in any O-T-C Margin Securities (Form X-17A-12) [17 CFR 240.17a-12]				
	Destroy when 6 years old. Retain file 3 years and transfer to the Federal Records Center.				
26.	SEC File No. 8-00-2A16(1), -2A16(2)				
	Notification by Qualified Market Makers at least for business days before such broker-dealers obtain the market maker exempt credit pursuant to Regulation and quarterly report by broker and dealer, who dur a calendar quarter, is or has been qualified a thirmarket maker (Form X-17A-16(1); X-17A-16(2)) [17 CFR 240.17a-16]	ird U; ing			
	Destroy when 6 years old. Retain file 3 years and transfer to the Federal Records Center.				:
27.	SEC File No. 8-00-2A17				•
	Quarterly report filed by every broker-dealer bloc positioner who has filed a notice pursuant to para (a) of Rule 17a-17 (Form X-17A-17) [17 CFR 240.17a	graph			
	Destroy when 6 years old. Retain file 3 years and transfer to the Federal Records Center.				

dnest i	or Records Disposition Authority—Continuation	JOB NO		PAGE OF	4
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	Registration of Exchanges and Securities Associations				
	The Securities Exchange Act requires registra with the Commission of (1) "national securities exchanges" (those having a substantial securities volume).				
	By amendment to the law enacted in 1938, Cong also provided for creation of a self-policing body among over-the-counter brokers and dealers. This measure authorizes the registration with the Commi of an association of such brokers and dealers. (On such association, the National Association of Secu Dealers, Inc. (NASD) is registered with the Commis under this provision of the law.)	ssion ly one rities			
	Not all broker-dealer firms are members of th NASD; thus some are not subject to supervision and control by that agency. To equalize the regulator pattern, Congress provided in the 1964 Amendments the Commission should undertake to establish inves safeguards applicable to non-NASD firms comparable those applicable to NASD members. Among the contradopted by the Commission is a requirement that pe associated with non-NASD firms meet certain qualif standards similar to those applied by the NASD to members.	y that tor to ols rsons ication			
28.	SEC File No. 8-00-9				
To control to the second secon	Uniform application for securities and commodities industry representative and/or agent; certification for associated persons engaged in securities activities outside the jurisdiction of the United States; annual assessment form for registereed browned dealers not members of a registered national securities association. (Forms U-4, SECO 2-F, SECO [17 CFR 240.15b8-1, 15b9-1, 2]	n kers			
	Destroy when broker-dealer no longer is registered with the Commission. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)				

Request !	or Records Disposition Authority—Continuation	JOB NO		PAGE OF	43
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29.	SEC File No. 10-00-1, -2, -3, -6, -9, -10				
	Applications by an exchange for registration as a national securities exchange (Forms 1, 1A) [17 CFR 240.6a-1, 2, 3], correspondence, inspectio reports and related materials.	n			
	Destroy 10 years after the exchange no longer is registered. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)				
30.	SEC File No. 16-1, -3				
	Application for registration as a national securit association or affiliated securities association (Forms X-15AA-1, X-15AJ-1, 2) [17 CFR 240.15Aa-1, 15Aj-1] and related correspondence.	ies			
	Destroy 10 years after the Association no longer is registered. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)				
	Self-regulatory Organizations				
	On or prior to April 1, 1976, each national securities exchange and securities association registered with the Commission on June 4, 1975, was required to file with the Commission the informatic required of Form 1964A with respect to each of its rules in effect on June 4, 1975.				
31.	SEC File No. SR-00-1, -1H, -3				
	Proposed rule changes and notices as to stated polypractices and interpretations by self-regulatory organizations (Forms 18b4A, 19b4B) [17 CFR 240.19brelated correspondence and transcripts of hearings where applicable.	_			

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(Self-regulatory organizations: any national securities exchange, registered securities association or registered clearing agency, or solely for purposes of Section 19(b), 19(c), and 23(b) of				191
the Exchange Act, the Municipal Securities Rulemaking Board.)				
Destroy 10 years after the self- regulatory organization no longer is registered. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)				
Exempted Exchanges				
exchange exemption from registration as national securities exchange provides that requirements of Section 12(b), (c) and (d) of the Exchange Act, and rules and regulations thereunder (except delisting rules, an interpretative ruling by the Commission), provisions of Section 13 and rules and regulations thereunder, and temporary exemption rules of the Commission shall be applicable to issuers and				
SEC File No. 13-00-1, -2, -3				
	ce.			
Destroy when 10 years old. Retain file 3 years and transfer to the Federal Records Center.				
requires that each issuer having securities listed an exempted exchange (generally) on December 15, 19 shall so long as such listing is continued, file an	on 35,			
	(Self-regulatory organizations: any national securities exchange, registered securities association or registered clearing agency, or solely for purposes of Section 19(b), 19(c), and 23(b) of the Exchange Act, the Municipal Securities Rulemaking Board.)  Destroy 10 years after the self-regulatory organization no longer is registered. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)  Exempted Exchanges  Condition (4) of the Commission's order grantiexchange exemption from registration as national securities exchange provides that requirements of Section 12(b), (c) and (d) of the Exchange Act, and rules and regulations thereunder (except delisting rules, an interpretative ruling by the Commission, provisions of Section 13 and rules and regulations thereunder, and temporary exemption rules of the Commission shall be applicable to issuers and securities to be listed on such exchange on and aft date specified in Commission's exemption order.  SEC File No. 13-00-1, -2, -3  Applications for listing securities on an exempted exchange, periodic reports and related corresponden  Destroy when 10 years old. Retain file 3 years and transfer to the Federal Records Center.  Condition (3) of the Commission's exemption or requires that each issuer having securities listed an exempted exchange (generally) on December 15, 19 shall so long as such listing is continued, file an annual report with the exchange. No form of annual	(Self-regulatory organizations: any national securities exchange, registered securities association or registered clearing agency, or solely for purposes of Section 19(b), 19(c), and 23(b) of the Exchange Act, the Municipal Securities Rulemaking Board.)  Destroy 10 years after the self-regulatory organization no longer is registered. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)  Exempted Exchanges  Condition (4) of the Commission's order granting an exchange exemption from registration as national securities exchange provides that requirements of Section 12(b), (c) and (d) of the Exchange Act, and rules and regulations thereunder (except delisting rules, an interpretative ruling by the Commission), provisions of Section 13 and rules and regulations thereunder, and temporary exemption rules of the Commission shall be applicable to issuers and securities to be listed on such exchange on and after date specified in Commission's exemption order.  SEC File No. 13-00-1, -2, -3  Applications for listing securities on an exempted exchange, periodic reports and related correspondence.  Destroy when 10 years old. Retain file 3 years and transfer to the Federal Records Center.  Condition (3) of the Commission's exemption order requires that each issuer having securities listed on an exempted exchange (generally) on December 15, 1935, shall so long as such listing is continued, file an annual report with the exchange. No form of annual	**OBSCRIPTION OF ITEM** (With Inclusive Dates or Retention Pences)  **(Self-regulatory organizations: any national securities exchange, registered securities association or registered clearing agency, or solely for purposes of Section 19(b), 19(c), and 23(b) of the Exchange Act, the Municipal Securities Rulemaking Board.)  **Destroy 10 years after the self-regulatory organization no longer is registered. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)  **Exempted Exchanges**  Condition (4) of the Commission's order granting an exchange exemption from registration as national securities exchange provides that requirements of Section 12(b), (c) and (d) of the Exchange Act, and rules and regulations thereunder (except delisting rules, an interpretative ruling by the Commission), provisions of Section 13 and rules and regulations thereunder, and temporary exemption rules of the Commission shall be applicable to issuers and securities to be listed on such exchange on and after date specified in Commission's exemption order.  SEC File No. 13-00-1, -2, -3  Applications for listing securities on an exempted exchange, periodic reports and related correspondence.  Destroy when 10 years old. Retain file 3 years and transfer to the Federal Records Center.  Condition (3) of the Commission's exemption order requires that each issuer having securities listed on an exempted exchange (generally) on December 15, 1935, shall so long as such listing is continued, file an annual report with the exchange. No form of annual	(Self-regulatory organizations: any national securities exchange, registered securities association or registered clearing agency, or solely for purposes of Section 19(b), 19(c), and 23(b) of the Exchange Act, the Municipal Securities Rulemaking Board.)  Destroy 10 years after the self-regulatory organization no longer is registered (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)  Exempted Exchanges  Condition (4) of the Commission's order granting an exchange exemption from registration as national securities exchange provides that requirements of Section 12(b), (c) and (d) of the Exchange Act, and rules and regulations thereunder (except delisting rules, an interpretative ruling by the Commission), provisions of Section 13 and rules and regulations thereunder, and temporary exemption rules of the Commission shall be applicable to issuers and securities to be listed on such exchange on and after date specified in Commission's exemption order.  SEC File No. 13-00-1, -2, -3  Applications for listing securities on an exempted exchange, periodic reports and related correspondence.  Destroy when 10 years old. Retain file 3 years and transfer to the Federal Records Center.  Condition (3) of the Commission's exemption order requires that each issuer having securities listed on an exempted exchange (generally) on December 15, 1935, shall so long as such listing is continued, file an annual report with the exchange. No form of annual

Request f	or Records Disposition Authority—Continuation	JOB NO		PAGE OF	43
ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		9 SAMPLE OR JOB NO	10 ACTION T	AKEN
33.	SEC File No. 14-00-2, -3				
	Annual reports of issuers having securities listed an exempted exchange at the date specified in the Commission's exemption order, and related correspo				
	Destroy when 10 years old. Retain file 3 years and transfer to the Federal Records Center.				
	Unlisted Trading				
	An application may be made to the Commission national securities exchange for the extension of unlisted trading privileges to any security pursua Section 12(f) of the Exchange Act.				
34.	SEC File No. 7-00-1, -3				
	Applications for permission to extend unlisted traprivileges and related applications pursuant to Rule 12(f) (Forms 26, 27, 28) [17 CFR 240.12a-5, 240.12f-2, 3], and related correspondence.	ding			
	Destroy when 10 years old. Retain file 3 years and transfer to the Federal Records Center.				
	Stabilizing Activities				
	Reports are required by any person who affects purchase of a security for the purpose of pegging, fixing or stabilizing the price of any security to facilitate an offering of any security (other than exempted security) with respect to which a registry statement has been, or is to be, filed pursuant to Securities Act of 1933 or (2) which is being, or is be, offered pursuant to an exemption from registratunder Regulation A adopted under the Securities Act 1933 or (3) which is being, or is to be, otherwise offered, if the aggregate offering price of the securities being offered exceeds \$300,000.	an ation the s to tion t of			

a DESCRIPTION OF ITEM (With inclusive Dates or Retention Periods)  SEC File No. 17-00-1, -3  Reports on stabilizing activities (Form X-17A-1)  17 CFR 240.10b-7(1); 240.17a-2(d)] and related correspondence.  Destroy 10 years after registrant no longer has reporting requirement. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)  Clearing Agencies  The Securities Acts Amendments of 1975 provided a regulation of the securities handling production of the securities handling production in a view to facilitating the establish a national system for the prompt and accurate clearance and settlement of securities transaction	cess,	SAMPLE OR JOB NO	ACTION TA	4 ?
Reports on stabilizing activities (Form X-17A-1) [17 CFR 240.10b-7(1); 240.17a-2(d)] and related correspondence.  Destroy 10 years after registrant no longer has reporting requirement.  (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)  Clearing Agencies  The Securities Acts Amendments of 1975 provided deeral regulation of the securities handling production the registration and regulation of clear agencies, with a view to facilitating the establish a national system for the prompt and accurate	cess,			
Destroy 10 years after registrant no longer has reporting requirement.  (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)  Clearing Agencies  The Securities Acts Amendments of 1975 provided a regulation of the securities handling processing the registration and regulation of clear gencies, with a view to facilitating the establish a national system for the prompt and accurate	cess,			
no longer has reporting requirement.  (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)  Clearing Agencies  The Securities Acts Amendments of 1975 provided dederal regulation of the securities handling production the registration and regulation of clear agencies, with a view to facilitating the establish a national system for the prompt and accurate	cess,			
The Securities Acts Amendments of 1975 provided and regulation of the securities handling proceduding the registration and regulation of clear agencies, with a view to facilitating the establist a national system for the prompt and accurate	cess,			
ederal regulation of the securities handling proc ncluding the registration and regulation of clear gencies, with a view to facilitating the establis of a national system for the prompt and accurate	cess,			
The grant of authority to the Commission in the 19 mendments is exclusive in some areas; in other ar neluding the regulation of clearing agencies, the commission's authority is shared with the "appropring egulatory agency as defined in Section 3(a)(34) of exchange Act, as amended. (For clearing agencies, appropriate regulatory agency may be the Commission oard of Governors of the Federal Reserve System, comptroller of the Currency or the Federal Depositions in surance Corporation.)	of the the the			
EC File No. 600-1, -3, -4				
pplications for registration as a (non-bank) clea gency, amendments thereto and notices concerning ingerprinting requirements (Form CA-1) 17 CFR 240.17Ab2-1; 17 CFR 249b.200]	ring			
Destroy when clearing agency no longer is registered. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)				
1	pplications for registration as a (non-bank) clear gency, amendments thereto and notices concerning ingerprinting requirements (Form CA-1) 17 CFR 240.17Ab2-1; 17 CFR 249b.200]  Destroy when clearing agency no longer is registered. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics	pplications for registration as a (non-bank) clearing gency, amendments thereto and notices concerning ingerprinting requirements (Form CA-1) 17 CFR 240.17Ab2-1; 17 CFR 249b.200]  Destroy when clearing agency no longer is registered. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics	pplications for registration as a (non-bank) clearing gency, amendments thereto and notices concerning ingerprinting requirements (Form CA-1) 17 CFR 240.17Ab2-1; 17 CFR 249b.200]  Destroy when clearing agency no longer is registered. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics	pplications for registration as a (non-bank) clearing gency, amendments thereto and notices concerning ingerprinting requirements (Form CA-1) 17 CFR 240.17Ab2-1; 17 CFR 249b.200]  Destroy when clearing agency no longer is registered. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics

Request f	or Records Disposition Authority—Continuation	JOB NO	<del></del>	PAGE OF
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		SAMPLE OR JOB NO	10 ACTION TAKEN
37.	SEC File No. 601-00-1, -3			
	Applications for exemption from registration as a (non-bank) clearing agency and related corresponde	nce.		
	Destroy when agency no longer has a reporting requirement. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)			,
	Municipal Securities Dealers			
	The Securities Acts Amendments of 1975 require municipal securities brokers and dealers who were already registered with the Commission to be so registered on December 1, 1975. Municipal securit brokers and non-bank municipal securities dealers the exception of intrastate dealers) are required file for registration in accordance with Section 1 of the Exchange Act, while bank municipal securities dealers and intrastate dealers will be required to for registration under new section 15B(a) of the A	not ies (with to 5(b) es file		
38.	SEC File No. 86-00-1, -3			
	Application for registration as a municipal securi dealer which is a bank or separately identifiable department or division of a bank (Form MSD) [17 CFR 240.15b2B-1; 17 CFR 249.1100], and related correspondence.			
	Destroy 10 years after municipal securities dealer no longer is registered. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)			

Request f	or Records Disposition Authority—Continuation	JOB NO		PAGE OF 23	43
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		SAMPLE OR JOB NO	10 ACTION T	AKEN
39.	SEC File No. 87-00-1, -3				
,	Application for registration as a securities information processor and amendments thereto (Form SIP) [17 CFR 240.11Ab2-1, 11Ab2-2] [17 CFR 249.1101], and related correspondence.				
	Destroy 10 years after securities information processor no longer is registered. (See reevaluation note Item 38)				
40.	SEC File No. 88-00-1, -3				
	Application for exemption as a securities informate processor [17 CFR 240.11AB2-1(c)] and related correspondence.	Lon			
	Destroy when securities information processor no longer has a reporting requirement. (See reevaluation note Item 38)				
	Transfer Agents				
	As amended by the Securities Acts Amendments of 1975, the Exchange Act provides for federal regular of the securities handling process, including clear agencies, depositories, and transfer agents, with twiew to facilitating the establishment of a national system for the prompt and accurate clearance and settlement of securities transactions. In some are the Commission's authority is exclusive; in other at the Commission's authority is shared with federal bregulatory agencies (i.e., the Board of Governors of Federal Reserve System, the Comptroller of the Currand the Federal Deposit Insurance Corporation). Accordingly, the Commission has adopted Rule 17Ac2-related Form TA-1.	cion cing the al eas areas, bank of the cency,			

	or Records Disposition Authority—Continuation	JOB NO		PAGE OF 24	43
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		9 SAMPLE OR JOB NO	10 ACTION TAKE	:N
41.	SEC File No. 84-00-1, -3, -4				
	Application for registration as a transfer agent (non-bank) and amendments thereto (Form TA-1) [17 CFR 240.17AC2-1; 17 CFR 249b.100] and related correspondence.				
	Destroy 10 years after transfer agent no longer is registered. (See reevaluation note Item 38)				
42.	SEC File No. 85-00-1, -3				
	Application for registration as a transfer agent (and amendments thereto (Form TA-1. These are copie forms filed with agencies indicated. On November 1975, file numbers were allocated and will be assiby the following organizations: Federal Deposit Insurance Corp., 85-1 through 85-4999; Federal Res System, 85-5000 through 85-9999; Comptroller of the Currency, 85-10,000 through 85-19,999), and related correspondence.	s of 19, gned erve e			
	Retention schedule same as Item 41.	,			
	Public Utility Holding Company Act of 193	<u>5</u>			
,	This statute was enacted by Congress to correct many abuses which Congressional inquiries had discinction the financing and operation of electric and gas public-utility holding-company systems.				
	When the Act became law in 1935, some 15 holds company systems controlled 80 percent of all electric energy generation, 98.5 percent of all transmission electric energy across State lines, and 80 percent all natural—gas pipeline mileage in the United State Many of the huge utility empires then in existence controlled subsidiaries operating in many widely separated States and which had no economic or functive relationship to each other. Holding companies were pyramided layer upon layer, many of them serving not useful or economic purpose; and many systems had we complicated corporate and capital structures with control often lodged in junior securities having 1 or no equity. These conditions ranked high among abuses which the Act was designed to correct.	ric of of tes. tional e o ery			

Request f	or Records Disposition Authority—Continuation	JOB NO	•	PAGE OF	43
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		9 SAMPLE OR JOB NO	10 ACTION 1	TAKEN
	Registration				
	Interstate holding companies which are engage through their subsidiaries in the electric utility business or in the retail distribution of natural manufactured gas are subject to regulation under to statute. The Act requires that they register with Commission and file initial and periodic reports of taining detailed data about the organization, final structure and operations of each such holding companion are registered, they and their subsidiaries become subject to regulation by the Commission in accordate with statutory standards designed for the protection investors, consumers, and the public interest. If however, a holding company or subsidiary thereof more certain specifications, it may be exempted from parall the duties and obligations otherwise imposed by statute.	or he the on- ncial any es nce on of eets rt or			
43.	SEC File No. 30-00-1, -2, -3				
:	Notification and registration by public utility homomorphies, annual supplements and related corresponding U5A, U5B, U5S) [17 CFR 250.1 - 12, 26; 17 CFR 259.5a, 5b, 5s]	_			
	Destroy 10 years after holding company no longer has reporting requirement.  (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)				
	Applications and Declarations				
44.	SEC File No. 70-00-1, -3				
	Application/Declaration pursuant to Sections 6(b), 9(c)(3), 10, 12(b), 12(c), 12(d), 12(f) and applications thereunder (Form U-1) [17 CFR 250.22, 42, 43 44-46, 50] [17 CFR 259.101], and related correspond	able			
	Destroy 2 years after closing (*)				
	Faur coulded including original to be submitted to the National Ar		L	FORM 115	

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Request f	or Records Disposition Authority – Continuation	JOB NO		PAGE OF	43
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)	-	9 SAMPLE OR JOB NO	10 ACTION T	AKEN
45.	SEC File No. 50-00-1, -3				
	Order granting or withdrawing exemptions from rule and related correspondence.	s			
	Destroy 2 years after closing (*)				
46.	SEC File No. 52-00-1, -3				
	Application for approval of reorganization under Section 11(f) of the Act and related correspondence	e.			
•	Destroy 2 years after closing (*)				
47.	SEC File No. 54-00-1, -3				
•	Divestment of securities, assets or control Section of the Act and related correspondence.	n 11(e)			
	Destroy 2 years after closing (*)				
48.	SEC File No. 55-00-1, -3				
	Application for approval of fees incurred in conne with plan under Section 11(f) of the Act and relat correspondence. [17 CFR 250.63]				
	Destroy 2 years after closing (*)				
49.	SEC File No. 59-00-1, -3				
	Simplification of corporate structure, Sections 11(b)(1) and (2) of the Act and related correspond	ence.			
	Destroy 2 years after closing (*)				
	[(*) A file is "closed" when the transaction(s) pr and/or other issues raised are finally resolved by appropriate Commission order which does not expres reserve jurisdiction with respect to any further m and the applicant or declarant has consummated suc transaction(s) or taken such other steps as may be quired to fully comply with the terms and conditio imposed by the Commission in its order.]	an sly atters, h re-			

equest f	or Records Disposition Authority—Continuation	JOB NO		PAGE OF	48
7 TEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		9 SAMPLE OR JOB NO	10 ACTION TA	KEN
50.	SEC File No. 37-00-1, -3				
	Applications and declarations for authorization of service companies (Form U-13-1) [17 CFR 250.83(a), 88(a) & (b); 17 CFR 259.113] and related correspond				
	Destroy 5 years after service company no longer is part of a registered holding company system. (See reevaluation note Item 43)				
	Statements and Reports			li:	
51.	SEC File No. 40-00-1, -3				
	Certificates of notification by registered holding companies and subsidiaries, of security issues exe from Section 6(a) by Section 6(b) or exempt under Rule 47(b) and not the subject of an order of the Commission. (Form U-6B-2) [17 CFR 250.47(b); 17 CFR 259.206], and related correspondence.				
	Destroy when superseded or obsolete.				
52.	SEC File No. 12-1, 12-1-1		:		
	Statements pursuant to Section 12(i) by persons emor retained by a registered holding company or subthereof (Forms U-12(I)-A & B) [17 CFR 250.71(a) & 17 CFR 259.212a & 212b], and related correspondence	sidiary (b);			
	Destroy when superseded or obsolete.				
53.	SEC File No. 38-00-1, -3				
	Statement under Rule 70(a)(1) executed by financial institution authorizing representative to serve as officer/director of holding company, filed by representative [17 CFR 250.70(a)(1)]				
	Destroy when officer/director no longer serves.			•	
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equest fo	or Records Disposition Authority—Continuation	JOB NO		PAGE OF	ψ.
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		9 SAMPLE OR JOB NO	ACTION T	AKEI
54.	SEC File No. 62-00-1, -3				
	Report by an affiliate service company or one engagrincipally in the performance of services (Form U-13E-1) [17 CFR 250.95; 17 CFR 259.213.], and relacorrespondence.	_			
	Destroy 5 years after service company no longer is part of a registered holding company system. (See reevaluation note Item 43.)	n.			
55.	SEC File No. 6-1, 6-1-1				
	Reports of beneficial ownership of securities (Forms 3 & 4) [17 CFR 250.70(b)(4); 17 CFR 259.217	a & b]			
	Destroy when 6 years old. Retain file 3 years and transfer to the Federal Records Center.				
56.	SEC File No. 68-00-1, -3				
	Declaration with respect to solicitations regarding reorganization of registered holding companies or subsidiaries subject to Rule 62 (Form U-R-1) [17 CFR 250.62, 65; 17 CFR 259.221], and related correspondence.	3			
`	Destroy when 10 years old. Retain file 3 years and transfer to the Federal Records Center.		,		
57.	SEC File No. 32-00-1, -3		1		
	Exemption of purchaser, assignee, etc. of leased facilities (Form U7D) [17 CFR 250.7(d); 17 CFR 259 and related correspondence.	404],			
	Destroy 5 years after lease is terminated or cancelled.				

Request f	or Records Disposition Authority—Continuation	JOB NO	· · · · · · · · · · · · · · · · · · ·	PAGE OF	43
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		9 SAMPLE OR JOB NO	10 ACTION TA	AKEN
58.	SEC File No. 72-00-1, -3		<del>-</del>		-
	Report of communication with stockholders (Section [17 CFR 250.29(a)], and related correspondence.	14, 15	)		
	Destroy when 2 years old.				
	Periodic Accounting Reports				
59.	SEC File No. 49-00-1, -3		•		
	Annual report by mutual and subsidiary service comp (Form U-13-60) [17 CFR 250.94; 17 CFR 259.313], and related correspondence.				
	Destroy when service company no longer is part of a registered holding company system (See				
	reevaluation note Item 43.)				
	Statements and Reports from Unregistered (Exempt) Companies				
60.	SEC File No. 69-00-1, -3				
	Annual statements by holding companies claiming exemption pursuant to Rule 2 (intrastate or predominantly operating companies) (Form U-3A-2) [17 CFR 250.2; 17 CFR 259.402], and related correspondence.				
	Destroy when 2 years old.				
61.	SEC File No. 33-1, -3	1			
	Annual statement by banks holding public utility securities but claiming exemption under Rule 3 (Form U-3A3-1) [17 CFR 250.3; 17 CFR 259.403), and related correspondence.				
	Destroy when 2 years old.				

Request fo	or Records Disposition Authority—Continuation	JOB NO		PAGE OF	43
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		9 SAMPLE OR JOB NO	10 ACTION T	AKEN
62.	SEC File No. 31-00-1, -3				
l	Statement of exemption from the Act by Commission [17 CFR 250.7(b)(4)], and related correspondence.	order			
	Destroy when company no longer relies on exemption. (See reevaluation note Item 43.)				
	Trust Indenture Act of 1939				
	This Act applies in general to bonds, debentue notes, and similar debt securities offered for put sale which are issued pursuant to trust indentures which more than \$1 million of securities may be outstanding at any one time. Even though such securities may be registered under the Securities Act, they must be offered for sale to the public unless the trindenture conforms to specified statutory standard this Act designed to safeguard the rights and integer of the purchasers.	olic under t- ties ay rust s of			
63.	SEC File No. 22-00-1, -3				
	Statements of eligibility and qualification of corporations or individuals as trustees under qualindenture under which debt security has been or is be issued and exemptions thereto (Forms T-1, T-2, T-4) [17 CFR 260.5a-1(a), (b), 7a-1, 5a-1; 17 CFR 269.1, 2, 3, 4], and related correspondence	to T-3,			
	Destroy when the indenture is terminated or cancelled. (See reevaluation note Item 43.)				
64.	SEC File No. 93-1				
	Reports of indenture trustee to indenture security holders with respect to eligibility and qualificat under Section 310 of the Act.				
	Destroy when 1 year old.				
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Request fo	r Records Disposition Authority—Continuation	JOB NO	•	PAGE OF	4
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		9 SAMPLE OR JOB NO	10 ACTION	AKEI
	Investment Company Act of 1940				
	This legislation, together with the Investment Advisers Act of 1940, resulted from a study of the activities of investment companies and investment advisers conducted by the Commission pursuant to direction of Congress contained in the Holding Compact. The results of this study were reported to Congress in a series of reports filed in 1938, 1939, 1940, the legislation being supported both by the Commission and the investment company industry.	pany			
	Under this Act, the activities of companies en primarily in the business of investing, reinvesting trading in securities and whose own securities are offered and sold to and held by the investing publicare subject to certain statutory prohibitions and Commission regulation in accordance with prescribed standards deemed necessary to protect the interestation in the public.	g and ic, to			
	In addition to a requirement that such companing register with the Commission, the law requires disclosure of their financial condition and investment policies to afford investors full and complete information about their activities; prohibits such companies from changing the nature of their busines their investment policies without the approval of stockholders; bars persons guilty of security fraus from serving as officers and directors; prevents us writers, investment bankers or brokers from constitution than a minority of the directors or such comparequires management contracts (and material changes therein) to be submitted to the security holders for their approval; prohibits transactions between such companies and their directors, officers, or affiliate companies or persons, except on approval by the Commission as being fair and involving no overreact forbids the issuance of senior securities by such companies except under specified conditions and upon specified terms; and prohibits pyramiding of such companies and cross-ownership of their securities.	ds der tuting anies; or the ted			
	The securities of investment companies are also required to be registered under the Securities Act; the companies must file periodic reports and are so to the Commission's proxy and "insider" trading rules.	and bject			

equest fo	or Records Disposition Authority—Continuation	JOB NO		PAGE OF	42
7 TEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)	-	9 SAMPLE OR JOB NO	ACTION T	AKEN
65.	SEC File No. 811-00-1, -3				
	Notifications and registration statements (Forms N N-8B-1, 2, 3, 4, N-5) [17 CFR 270.8b-10; 17 CFR 274.5, 274.10 - 14], and related correspond	•			
	Destroy 10 years after registrant no longer has reporting requirement. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)				
66.	SEC File No. 811-00-2				
	Periodic reports (annual, quarterly, semi-annual, proxy material) (Forms N-1R, N-30A-2, N-30A-3, N-5 N-1Q) [17 CFR 270.30a-1, 30b1-1, 30d-1; 17 CFR 274.101 - 106]	R,			
	Destroy when 10 years old. Retain file 3 years and transfer to the Federal Records Center.				
67.	SEC File No. 812-00-1, -2, -3				
	Applications for exemption and other relief [17 CFR 270.02], reports pursuant to Commission or and related correspondence.	der			
	Destroy when 10 years old. Retain file 3 years and transfer to the Federal Records Center.				
68.	SEC File No. 812-00-1, -3				
	Application by foreign management investment compa for order permitting registration [17 CFR 270.7d-1 and related correspondence.				
	Destroy 10 years after registrant no longer has reporting requirement. (See reevaluation note Item 65.)				

Request f	or Records Disposition Authority—Continuation	JOB NO		PAGE OF	43
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		9 SAMPLE OR JOB NO	10 ACTION T	AKEN
69.	SEC File No. 816-00-1, -3				
	Request for advisory report re reorganization of registered investment company [17 CFR 270.02], and related correspondence.				
	Destroy when 6 years old. Retain file 3 years and transfer to the Federal Records Center.				
70.	SEC File No. 817-00-1, -3				
	Report of repurchase of securities by closed-end investment company (Form N-23C-1) [17 CFR 270.23c1 17 CFR 274.201], and related correspondence.	<b>;</b>			
	Destroy when 6 years old. Retain file 3 years and transfer to the Federal Records Center.				
71.	SEC File No. 818-00-1, -3				
	Sales literature regarding securities of certain investment companies (Section 24(b)) [17 CFR 270.2 and related correspondence.	4b-2],			
	Destroy when 6 years old. Retain file 3 years and transfer to the Federal Records Center.				
72.	SEC File No. 819-00-1, -3				
	Statement of the Federal Savings and Loan Corporat relating to the exemption of certain issuers.	ion			
	Destroy when 6 years old. Retain file 3 years and transfer to the Federal Records Center.				
73.	SEC File No. 6-1, 6-1-1				
	Reports of beneficial ownership of securities (Section 30(f)) (Forms 3 & 4) [17 CFR 270.30f-1, 2 17 CFR 202, 203], and related correspondence.	•			
	Destroy when 6 years old. Retain file 3 years and transfer to the Federal Records Center.				
	Federal Records Center.				

Request f	or Records Disposition Authority—Continuation	JOB NO		PAGE OF	43
7 TEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)	•	S SAMPLE OR JOB NO	10 ACTION TA	AKEN
	Investment Advisers Act of 1940				
	This law establishes a pattern of regulation investment advisers which is similar in many respe Securities Exchange Act provisions governing the confidence of brokers and dealers. It requires, with certain exceptions, that persons or firms who engage for compensation in the business of advising others ab their securities transactions shall register with Commission and conform their activities to statuto standards designed to protect the interests of inv	cts to onduct  out the			
	The registration of investment advisers may be denied, suspended or revoked by the Commission if, after notice and hearing, it finds that a statutor disqualification exists and that such action is in public interest. In addition to the administrative sanction of denial, suspension or revocation, the Commission may obtain injunctions restraining violations of this law and may recommend prosecution the Department of Justice for fraudulent misconduction wilfull violation of the law or rules of the Commit thereunder.	y the e on by t or			
74.	SEC File No. 801-00-1, -3			1	
	Applications for registration as investment advise (Forms ADV, ADV-W, 4-R, 5-R, 6-R, 7-R) [17 CFR 275.203-1, 204-1; 17 CFR 279.1], and related correspondence.	r			
	Destroy 10 years after investment adviser no longer is registered. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)				
75.	SEC File No. 803-00-1, -3				
	Application for exemption and other relief (Section 206A of the Act), and related corresponde	nce.			
	Destroy 10 years after investment adviser no longer is conducting business under an exemption (See reevaluation note Item 74.)				
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. 002	East cooled including addings to be submitted to the Notional As				_

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•	9 SAMPLE OR JOB NO	10 ACTION TA	AKE
the as Rules to to swhich des to each sfor ficient ed to enable case. All Division hearing ses in much ourt as may be ghts of acts may be atiary			
securities Corporation quirements. Dete or I by letter clarifying ority to quistration cerial incomplete. quistration cempt to cherwise ceadily to quitte interest quitte evidence op order			
	to which es to each for icient d to enable case. All Division hearing es in much ourt s may be hts of cts may be tiary  ecurities or poration uirements. lete or by letter clarifying rity to istration erial incomplete. istration empt to herwise eadily to the ic interest evidence	the s Rules  to which es to each for icient d to enable case. All Division hearing es in much surt s may be hts of cts may be tiary  ecurities orporation uirements. lete or by letter clarifying rity to istration erial incomplete. istration empt to herwise eadily to , the ic interest evidence	the s Rules  to which es to each for icient do to enable case. All Division hearing es in much curt s may be chart of cts may be tiary  ecurities or by letter clarifying rity to istration erial incomplete. istration empt to herwise eadily to, the ic interest evidence

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Request f	or Records Disposition Authority—Continuation	JOB NO	- •	PAGE OF	43
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)	"-	SAMPLE OR JOB NO	ACTION T	AKEN
	A "stop order" is not a permanent bar to the effectiveness of the registration statement or salthe securities, for the order must be lifted and the statement declared effective if amendments are fill correcting the statement in accordance with the statement decision. The Commission may issue stop order decision. The Commission may issue stop order the sale of securities has been commenced or completed. Although losses which may have been suin the purchase of securities are not restored to investors by the stop order, the Commission's decisand the evidence on which it is based may serve to investors on notice of their rights and aid in the recovery suits.	he ed op ers ffered sion put			
	Under Section 2(e) of the Commission's Rules of Practice [17 CFR 201.2(e)], the Commission may deny temporarily or permanently, the privilege of appear or practicing before it in any way to any person who found by the Commission after notice and opportunity hearing in the matter, not to possess the requisite qualifications to represent others, or to be lacking character or integrity or to have engaged in unether or improper professional conduct, or to have willfully aided and abetted the violation of any provision of the Federal securities laws, or rules and regulations thereunder.	y, ring no is ty for ng in ical ully tion			
	Any attorney who has been suspended or disbarra a Court of the United States or in any State, Terribistrict, Commonwealth, or Possession, or any person whose license to practice as an accountant, engines other expert has been revoked or suspended in any State to District, Commonwealth, or Possession, or person who has been convicted of a felony, or a mission who has been convicted, shall be suspenfrom appearing or practicing before the Commission.	itory, on er or State, or any s- ided			
76.	SEC File No. 3- (8- and 801-)				
	Disciplinary proceedings (broker-dealer and investment adviser) [17 CFR 240.15b7-1]  Destroy when 25 years old. Retain file 3 years and transfer to the Federal Records Center.	aent			
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Request f	or Records Disposition Authority—Continuation	JOB NO		PAGE OF	43
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		SAMPLE OR JOB NO	10 ACTION T	AKEN
77.	SEC File No. 3- (2-)				
	Stop orders issued pursuant to Section 8(d) of the Securities Act of 1933.				
	Destroy 10 years after registrant no longer has reporting requirement. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)				
78.	SEC File No. 4-				
	Proceedings pursuant to Section 2(e) of the Commis Rules of Practice [17 CFR 201.2(e)] (Suspension or disbarment)				
	Destroy when 25 years old. Retain file 3 years and transfer to the Federal Records Center.				
79.	SEC File No. 4-				
	Miscellaneous studies or investigations authorized the Commission; petitions and/or requests for exem from rules or regulations for which no specific procedures are provided. [17 CFR 201.4, 201.6 - 23	ption			
	Destroy when 25 years old. Retain file 3 years and transfer to the Federal Records Center.				
80.	SEC File No. 3-				
	Applications for continuance in membership and applications for review of disciplinary actions - National Association of Securities Dealers, Inc. ([17 CFR 240.15Ab-1]	nasd)			
	Destroy when 10 years old. Retain file 3 years and transfer to the Federal Records Center.				

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Request fo	or Records Disposition Authority – Continuation	JOB NO	<u>-</u>	PAGE OF	43
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		9 SAMPLE OR JOB NO	10 ACTION TA	AKEN
81.	SEC File No. 132-3				
	General correspondence - active companies Inquiries and complaints concerning companies registered under the various Acts administered by the Commission.				
	Destroy when 10 years old. Retain file 3 years and transfer to the Federal Records Center.				
82.	SEC File No. 132-3				
	General correspondence - inactive companies (no lo required to file reports with the Commission).  Inquiries and complaints concerning companies registered under the various Acts administered by the Commission.	onger			
	Destroy when 6 years old. Retain file 3 years and transfer to the Federal Records Center.				
83.	SEC File No. 132-3				
	General correspondence - miscellaneous Requests for interpretation of rules and regulat under the Acts administered by the Commission.	ions			
	Destroy 6 years after date of last entry. Retain file 3 years and transfer to the Federal Records Center.				
84. ]	SEC File No. LIT-				
	a. Documents of litigation in United States Court (except reorganization cases in U. S. District Courts) in which the Commission participates i any capacity.	:			
	Destroy when 10 years old (except for briefs). Retain file 3 years and transfer to the Federal Records Center.	į			

Request for Records Disposition Authority - Continuation		,	PAGE OF 39 43			
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		SAMPLE OR JOB NO	10 ACTION TAKEN		
	b. Briefs	•				
	Destroy when 25 years old. Retain Retain file 3 years and transfer to the Federal Records Center.					
85.	SEC File Nos. 206-, 207- to 215-, 217-					
	Reorganization proceedings under Chapters IX, X, X the Bankruptcy Act in which the Commission partici					
	Permanent.		,			
86.	SEC File No. 8-00-3X					
	Examination/Inspection reports of brokers and deal	ers.				
	Destroy when broker-dealer no longer is registered. (See reevaluation note Item 77.)					
87.	SEC File No. 119-					
	Securities Violation files (information regarding persons against whom actions were reported on char of violating state and federal laws in the purchas sale of securities.					
	Destroy 10 years from date of last reported action. Retain file 3 years and transfer to the Federal Records Center.					
	Office of the Secretary					
88.	Minutes of Commission meetings. Record copies of minutes of the Commission since its establishment and orders and opinions of the Commission.					
	Permanent.					
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Request f	or Records Disposition Authority—Continuation	JOB NO		PAGE OF	43
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		9 SAMPLE OR JOB NO	10 ACTION TAK	EN
	Confidential Treatment Materials				
89.	Periodic reports and other materials containing contracts, commercial and financial information, disclosure of which would impair the value thereof submitted under confidential cover [17 CFR 230.485 17 CFR 240.24b-2]				
	Destroy when 10 years old. Retain file 3 years and transfer to the Federal Records Center.				
	Subject Files				
90.	SEC File No. 265-				
,	Advisory Committees established by the Commission (correspondence, questionnaires, reports)				
	Permanent. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)				
91.	SEC File No. 123-13				
	Correspondence relating to the development of a Canadian Extradition Treaty.				
	Permanent.				
92.	SEC File No. 122-2				
	Members of Congress (inquiries relating to various subjects).				
	Destroy l year after expiration of term in office.				
93.	SEC File No. 122-3				
	Correspondence and other materials between the various Senate Committees and the Commission.				
	Permanent.				

Request fo	or Records Disposition Authority – Continuation	JOB NO	••	PAGE OF	43
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		9 SAMPLE OR JOB NO	ACTION T	
94.	SEC File No. 122-4				
	Correspondence and other materials between the various House Committees and the Commission.				
	Permanent.				
95.	SEC File No. 122-6				
	Correspondence and other materials between Congressional Commissions and Joint Committees and the Commission.				
	Permanent.				
96.	SEC File No. 111-				
	Federal government agencies (file established for each federal agency corresponding with the Commissi concerning matters of common interest or relating a interpretation of specific rules and regulations).				
	Permanent.				
97.	SEC File Nos. 124-1 through 124-6; 124-11, 124-20			n.	
	Legislation and Laws: Drafts and comments concerni suggested amendments to the various Acts administer by the Commission.	ng ed			
	Permanent.				
98.	SEC File Nos. 124-7, 124-7a				
	Drafts, comments and correspondence concerning proposed legislation submitted by the Senate and the House to the SEC for comment.				
	Permanent.				
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Request f	or Records Disposition Authority—Continuation	JOB NO	- 	PAGE OF
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)			10 ACTION TAKEN
99.	SEC File No. 124-7b			
	Drafts of bills not yet reported in Congress subm to the Commission for comment.	itted		
	Permanent.			
100.	SEC File No. S7-00-1, 1-H, -3			
	Issuance, amendment or rescission of rules under various Acts - public comments and views, transcr of hearings, correspondence.			
101.	Permanent This Item has been made tectronic copy of materials date in SEC File No. 140- Copy. Job No. DN-0266	Forward	FROM 20	03 THE RECOR
	Drafts, internal memoranda, correspondence concerrules and regulations under each of the Acts administered by the Commission.	ning		
	Permanent.			
102.	SEC File No. 124-			
	Stock Exchanges (general correspondence)			
	Destroy when exchange no longer registered. (This schedule to be reevaluated during the next 3 years in connection with the Commission's micrographics program.)			
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Request f	or Records	Disposition Authority—C	ontinuation	JOB NO		PAGE OF	43
7 ITEM NO			ION OF ITEM or Retention Periods)		9 SAMPLE OR JOB NO	10 ACTION T	AKEN
		RECORDS DESIGNATE	D PERMANENT				
	ITEM	ARRANGEMENT	ESTIMATED ANNUAL AC	CUMULAT	ION		
	85	Chronological	10 cubic fe	et			
	88	Chronological	100 cubic fe	eet			
	90	Chronological	4 cubic fe	et			
	91	Chronological	0 cubic fe	eet			
	93	Chronological	5 cubic fe	eet			
	94	Chronological	5 cubic fe	eet			
	95	Chronological	5 cubic fe	eet			
	96	Chronological	20 cubic fe	eet			
	97	Chronological	5 cubic fo	eet			
	98	Chronological	5 cubic fe	eet			
	99	Chronological	5 cubic fe	eet			
	100	Chronological	15 cubic fe	eet			
	101	Chronological	5 cubic fe	eet			
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