

*Withdrawn*

REQUEST FOR RECORDS DISPOSITION AUTHORITY

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JOB NO. *NI-AU-89-2*

TO: NATIONAL ARCHIVES & RECORDS ADMINISTRATION  
ATTN: NIR, WASHINGTON, DC 20408

DATE RECEIVED *10-3-88*

- 1. FROM (Agency or establishment)  
Department of the Army
- 2. MAJOR SUBDIVISION  
U.S. Army Information Systems Command
- 3. MINOR SUBDIVISION  
DCSOP'S (AS-OPS-MR)
- 4. NAME OF PERSON WITH WHOM TO CONFER  
Cliff Jones
- 5. TELEPHONE EXT.  
(602) 538-6568

NOTIFICATION TO AGENCY

IAW 44 U.S.C 3303a the disposal request, including amendments, is approved except for items that may be marked "disposition not approved" or "withdrawn" in column 10.

DATE ARCHIVIST OF THE UNITED STATES

6. CERTIFICATE OF AGENCY REPRESENTATIVE: I hereby certify that I am authorized to act for this agency in matters pertaining to the disposal of the agency's records; that the records proposed for disposal in this Request of 1 page(s) are not now needed for the business of this agency or will not be needed after the retention periods specified; and that written concurrence from the General Accounting Office, if required under the provisions of Title 8 of the GAO Manual for Guidance of Federal Agencies, is attached.

A. GAO concurrence:     is attached; or X is unnecessary.

B. DATE	C. SIGNATURE OF AGENCY REPRESENTATIVE	D. TITLE
<i>Ref 5/88</i>	 RAMEY J. BRANDON	Colonel, GS, DCSOP'S

7. ITEM NO.	8. DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)	9. GRS OR SUPERSEDED JOB CITATION:	10. ACTION TAKEN (NARS USE)
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1	27-20m Medical expense claims  BACKGROUND: A change to the disposition instructions for file number 27-20m is necessary to meet current Army requirements. The Army is reducing the retention time for certain records filed under this number. According to the Commander of the U.S. Army Claims Service these records do not need to be kept as long as required by the present schedule.  27-20m Medical expense claims Description Case files on claims in favor of the Army for the cost of medical care furnished authorized persons for injuries or diseases caused by wrongful or negligent acts or omissions of third parties. Disposition a. OTJAG: (1) Collected claims: Destroy 10 years after final settlement. (2) Uncollected claims: Destroy 10 years after completion of litigation or 5 years after determination that case will not be prosecuted. b. Other offices: Destroy locally settled cases 5 years after final action or 2 years after determination that case is not collectable.		
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