INACTIVE - ALL ITEMS SUPERSEDED OR OBSOLETE

Schedule Number: N1-060-99-006

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 Items are either obsolete or have been superseded by newer NARA approved records schedules.

Explanation / Description:

DAA-0060-2011-0027-0001 supersedes N1-060-99-006 / 1A and N1-060-99-006 / 2 DAA-0060-2011-0027-0002 supersedes N1-060-99-006 / 1B and N1-060-99-006 / 2 DAA-0060-2011-0027-0003 supersedes N1-060-99-006 / 3

Date Reported: 08/30/2022

		 					
REQUEST FOR RECORDS DISPOSITION AUTHORITY					JOB NUMBER		
(See Instructions on reverse)					N1-60-99-6		
TO NATIONAL ARCHIVES and RECORDS ADMINISTRATION (NIR) WASHINGTON, DC 20408					DATE RECEIVED 3-24-99		
1. FROM (Agency or establishment) Department of Justice					NOTIFICA	TION TO A	GENCY
 2. MA	Departii JOR SUBD				In accordance	with the pro-	visions of 44
					USC 3303a t	the dispositi	on request,
Office of Professional Responsibility 3. MINOR SUBDIVISION					for items that m not approved" or	iay be marked	"disposition
4 NAI	ME OF PER	RSON WITH WHOM TO CONFER	5 TELEPHONE		DATE ARC	HIVIST OF TH	NUNITED STATES
	R Keit	1 7 henres 3/12/99				10/1 10	121
	R. Keith	n Thomas	202-514-33	65	10-22-99	10H2 W	, all
I her and of th the (reby certify that the re is agency General A ncies,	etification y that I am authorized to act for ecords proposed for disposal or or will not be needed after the ecounting Office, under the pre- not required; is a	the attached 2 retention perio	page(ds specife 8 of the	(s) are not now it fied; and that wi	needed for ritten concu or Guidano	the business arrence from
DATE		SEGNATURE OF AGENCY REPR	RESENTATIVE	TITLE			
3-/8	.99	Bernard W. Berglind	i C		Records Officer	r	
	17						
7. ITEM NO.	8. 0	DESCRIPTION OF ITEM AND PRO	POSED DISPOSI	TION	9 GRS SUPERS JOB CIT	SEDED	10. ACTION TAKEN (NARA USE ONLY)
1.	Attorner revelation Justice (28 C.F.) and Dep No. 193 miscond authority addition conduct allegation of OPR by the A	Gree of Professional Responsibility General Edward H. Levi in 19 cons of ethical abuses and misco (DOJ) officials in the Watergate R. §0.39a, OPR reports directly outy Attorney General. Under A 1-94, OPR has jurisdiction to induct by DOJ attorneys that relate the professional to investigation, litigate or professional of the professional constant of the professi	onduct by Department of the Attorney General advicting at each of the Attorney General advicting at each of the exercise ovide legal advicting at eallegations when they are religible within the jurisdicting the general or mey General.	nent of ant to General Order ions of of their e. In of misated to iction iested	NC1-60-7	7-6	
L.	opp att the inverse of the inverse o	gative Files (Casetrak). OPR of each allegation of misconduct was corneys. Casetrak files include the estigating attorney's notes and edeveloped or documents collect estigation. These files frequently cut to the grand jury secrecy requestion.	which is investigathe original compount valuation, and and the court of the court o	ted by blaint, by arse of all which			

115-109

NSN 7540-00-634-4064 PREVIOUS EDITION NOT USABLE STANDARD FORM 115 (REV. 3-91) Prescribed by NARA 36 CFR 1228

REQU	EST FOR RECORDS DISPOSITION AUTHORITY — CONTINUATION	ON	JOB NUMBER	PAGE 2 OF
7. ITEM NO.	8. DESCRIPTION OF ITEM AND PROPOSED DISPOSITION		9. GRS OR SUPERSEDED JOB CITATION	10. ACTION TAKEN (NARA USE ONLY)
ITEM	the Federal Rules of Criminal Procedure; information obtained from confidential informants; and other material obtained under pledge of confidentiality. Some files contain classified information. A record is also made as to the disposition of the matter. The records are identified by number within each fiscal year. Depending on the nature of the investigation and the action taken by the DOJ based on OPR's conclusions, an investigation may remain open for more than one year, and the file may remain active for several years thereafter. The file may also contain, when applicable, printed copies of email and word processing documents described in Item 4. A. Investigative files that meet any of the following criteria: - The case is regarded as significant in terms of its legal impact on statues, rules or regulations, or law enforcement policies. - The case is regarded as significant in terms of public interest, expressed by (a) demonstrated interest of a congressional committee or the Executive Office of the President, or (b) a high degree of national media attention. Disposition. Permanent. Transfer to the Washington National Records Center (WNRC) five (5) years after the investigation is closed and all activity on the matter has ceased. Transfer to NARA thirty (30) years after investigation is closed and all activity on the matter has ceased. B. Investigative files that do not meet the permanent criteria in Item 1A. Disposition. Temporary. Transfer to the WNRC		SUPERSEDED	10. ACTION TAKEN (NARA USE ONLY)
	five (5) years after the investigation is closed and all activity on the matter has ceased. Destroy thirty (30) years after investigation is closed and all activity on the matter has ceased.			

Two copies, including original, to be submitted to the National Archives and Records Administration.

REC	QUEST FOR RECORDS DISPOSITION AUTHORITY — CONTINUATION	JOB NUMBER	PAGE
			3 OF 3
7. ITEM NO.	8. DESCRIPTION OF ITEM AND PROPOSED DISPOSITION	9. GRS OR SUPERSEDED JOB CITATION	10. ACTION TAKEN (NARA USE ONLY)
2.	Selected Matters Handled by Attorneys. OPR creates and maintains a file for each alleged incident of misconduct on the part of a DOJ employee which is reviewed and handled by an OPR attorney. Selected matter files include the original or a copy of the complaint and any reports developed or documents collected during the course of the review. A record is usually made as to the disposition of the matter. The records are arranged in continuing numerical order. The file may also contain, when applicable, printed copies of email and word processing documents described in Item 4.		
	<u>Disposition</u> . Temporary . Transfer to the WNRC five (5) years after the matter is closed and all activity on the matter has ceased. Destroy thirty (30) years after the matter is closed and all activity on the matter has ceased.		
3.	Selected Matters Handled by Other Than Attorneys. These are selected matters regarding allegations of misconduct assigned to analysts or paralegals for resolution. OPR creates and maintains a file for each allegation received which is reviewed and handled by other than an OPR attorney. Selected matters files include a copy of the complaint and any documents initiated or collected during the review of the matter. A record is also made as to the disposition of the matter. The records are arranged in continuing numerical order. The file may also contain, when applicable, printed copies of email and word processing documents described in Item 4.		
	<u>Disposition.</u> Temporary . Destroy five (5) years after the matter is closed and all activity on the matter has ceased.		
4.	Electronic Version of Email Messages and Word Processing Documents. Records created and received via electronic systems that support individual OPR case matters will be copied to paper and filed in the appropriate case file. Email messages shall include message text, attachments, drafts, and transmission and receipt data. The process of filing described in Items 1, 2 and 3 above is the recordkeeping system. Disposition. Delete after copying to paper and		
	placement in the recordkeeping system.		