INACTIVE - ALL ITEMS SUPERSEDED OR OBSOLETE

Schedule Number: NC1-060-80-09

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 Items are either obsolete or have been superseded by newer NARA approved records schedules.

Description:

Superseded by NC1-060-83-01.

Date Reported: 11/01/2020

Paul NCD 11012PD.

* REQUEST FOR RECORDS SPOSITION		LEAVE BLANK			
(See Instructions on reverse))	JOB NO			
		NC1-60-80-9			
TO GENERAL SERVICES ADMINISTRATION, NATIONAL ARCHIVES AND RECORDS SERVICE, WASHINGT	ON, DC 20408	DATE RECEIVED			
1. FROM (AGENCY OR ESTABLISHMENT) Department of Justice		4-11-80			
		NOTIFICATION TO AGENCY			
2. MAJOR SUBDIVISION					
Executive Office for U.S. Trustees		In accordance with the provisions of 44 U.S.C. 3303a the disposal re- quest, including amendments, is approved except for items that may			
3. MINOR SUBDIVISION		be stamped "disposal not approved" or "withdrawn" in column 10			
4. NAME OF PERSON WITH WHOM TO CONFER	5. TEL EXT	Water 1			
Richard L. Levine	633-5122	5-8-80 Mally 11. Danse Date arting Archivist of the Linted States			
6. CERTIFICATE OF AGENCY REPRESENTATIVE I hereby certify that I am authorized to act for this a		taining to the disposal of the agency's records;			

that the records proposed for disposal in this Request of $\underline{}$ page(s) are not now needed for the business of this agency or will not be needed after the retention periods specified.

A Request for immediate disposal.

7. ITEM NO

115-107

|X | B Request for disposal after a specified period of time or request for permanent retention.

DATE D. SIG ATURE OF AGENC E. TITLE Chief, Records Maintenance and ers K Disposition Section, Records Management ROBÉRT M. YAHN Group/RPS/JMD

8. DESCRIPTION OF ITEM

(With Inclusive Dates or Retention Periods)

The Bankruptcy Reform Act of 1978 (P.L. 95-598), codified as Title 11, United States Code, established a program which shifted the administration of bankruptcy cases from Bankruptcy Judges to U.S. Trustees in 18 federal districts. These U.S. Trustees are employees of the Department of The U.S. Trustee program began on October 1, 1979 and is an experiment that must either be extended by Congress before April 1984, or it will lapse at that time.

Cassette tapes of meetings of creditors and equity 1. security holders held pursuant to 11 U.S.C. 341.

DISPOSITION:

- Applicable to the District of Kansas and to the Northern District of Illinois.
 - Cases under Chapter 7 and Chapter 13 of Title 11, U.S.C.:

Except as provided in sections C and D below, erase or destroy the tapes sixty (60) days after the Sec. 341 meeting or any postponement or adjornment thereof. If converted to a case under Chapter 11, then as provided in section B below.

10. ACTION TAKEN

SAMPLE OR

JOB NO

Copy in NNV

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

Request for Re	ecords 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 TAKEN
	B. Cases under Chapter 11 of Title 11,	U:S.C.:		
	Except as provided in sections C and D erase or destroy the tapes ten (10) day			
	(1) a Plan of Reorganization is c(2) the case is dismissed, whiche occurs.		r	
	If converted to a case under Chapter 7 13, then as provided in section A above			
	C. All cases under Title 11, U.S.C.:			
	 The tapes may be retained for 1 the period described in sections A and the United States Trustee determines th to be useful for one of the following p 	B above if eir retenti	on	
	(a) collecting assets of the esta(b) determining the appropriatene discharge;			
	(c) obtaining relevant informationthe affairs of the debtor;(d) investigating the organization			
	ture of the debtor; (e) fixing compensation of profes	sional		
	persons; (f) investigating or prosecuting conduct, including but not li perjury.			
	If the tapes are retained pursuant to tags of they may be erased or destroyed would be united States Trustee determines that the for retention no longer exists, which so ordinarily be no later than the date of of the case.	hen the he basis shall		
	 The tapes may be retained for a period than described in sections A and if 			
	(a) a record is taken by sound re or by a reporter qualified to verbatim record of court prod by shorthand or similiar mean reporter or the operator of t device attaches his certifica	take a ceedings is, and the the recordin	g	

Request for Records Disposition Authority—Continuation		JOB NO		PAGE OF
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	(b) a certified transcript of the pro- is made and filed with the United Trustee or with the Bankruptcy Co	States		
	 Cases regarded as significant in terms public interest, 	of		
	1. Expressed by:			
	 (a) a demonstrated interest of a Congressional committee or the Executive Office of the Presi (b) a high degree of media attent 	dent, or		
	2. May be erased or destroyed:			
	 (a) only upon the making of a cer record and a certified transc specified in C2(a) and (b) ab (b) when the United States Truste determines that there no long exists a significant public in 	ript as ove, or e er		
II.	Applicable to the Districts of Maine, New Massachusetts, Rhode Island, Delaware, New District of Columbia, Minnesota, North Dak South Dakota, Colorado; and to the Souther of New York, the Eastern District of Virgi Northern District of Alabama, the Northern of Texas and the Central District of Calif	Jersy, ota, n Distri nia, the Distric	ct	
	A. Cases under Chapters 7 and 13 of Title U.S.C.:	11,		
	Except as provided in sections IC and ID a erase or destroy the tapes ninety (90) day the Sec. 341 meeting or any postponement o adjournment thereof.	s after		
	If converted to a case under Chapter 11, t provided in section IB above.	hen as		
	B. The provisions of IB, IC, and ID apply	•		
	Four copies, including original, to be submitted to the National A			D FORM 115-A