INACTIVE - ALL ITEMS SUPERSEDED OR OBSOLETE

Schedule Number: NC1-060-83-01

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 Items are either obsolete or have been superseded by newer NARA approved records schedules.

Description:

Superseded by N1-060-92-005.

Date Reported: 11/01/2020

, MEC	QUEST FOR RECORDS DISPOSITION AUTHORITY		LEAVE BLANK		
•	· (See Instructions on reverse)		JOB NO	60 7	72_1
	AL SERVICES ADMINISTRATION. L ARCHIVES AND RECORDS SERVICE, WASHINGTON.	DC 20498	NC/-	60-8	9-1
1 FROM (AGE	ncy or establishment, tment of Justice		DATE RECEIVED /	1-15-6	32
2 MAJOR SUB			NOTIFIC	CATION TO AGEN	ICY
	tive Office for U.S. Trustee	es	to a conditive with the pr gue to an Sainconnerone		
3 MINOR SUB	DIVISION		the clambed jidisboser oot		
4 NAME OF P	enson with whom to confer 1/4/82 an J. Shea, Ur.	724-8391	128.82 _	Plany M	micd States
I hereby that the this age. A I	e of agency representative certify that I am authorized to act for this agen records proposed for disposal in this Reques ncy or will not be needed after the retention pe Request for immediate disposal Request for disposal after a spec retention.	st of <u>4</u> page eriods specified	(s) are not no w ne	eded for the l	business of -
C DATE	D SIGNATURE OF AGENCY REPRESENTATIVE	E TITLE Dir	ector, Libr	ary Staf	f Office
10/82	Terry prespondent	of Inform	ation Techr t Division		
7 ITEM NO	8 DESCRIPTION C (With Inclusive Dates or Re			9 Sample or Job No	10 ACTION TAKEN
	This schedule supersedes NARS Job. No. NC1-60-80-9			NC1-60- 80-9	
1.	The Bankruptcy Reform Act codified as Title II, Unit lished a program which shi of bankruptcy cases from BU.S. Trustees in 18 Federa U.S. Trustees are employed Justice. The U.S. Trustee October 1, 1979, and is an either be extended by Conditional Cassett tapes of meetings equity security holders here.	ted States Confited the additional districts and the Design program be a program be a experiment gress before that time.	code, estab- ministration udges to These epartment of gan on that must April	n	
	11 U.S.C. 41. DISPOSITION:				
			_		
	I. Applicable to the Di to the Northern Dist				
	A. Cases under Chap of Title 11, U.S		hapter 13		8 ctems

115-107

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

Parada	And Deposition Authority Continued to	JOB NO		PAGE OF
Hequest f	or Records Disposition Authority—Continuation			2 of 4
ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		9 SAMPLE OR JOB NO	10 ACTION TAKEN
	Except as provided in sections C and below, erase or destroy the tapes of (60) days after each Section 341 means of the converted to a case under Chapte then as provided in section B below	sixty eeting er 11,		
	B. Cases under Chapter ll of Title U.S.C.:	e 11,		
	Except as provided in sections C and below, erase or destroy the tapes ninety (90) days after each section meeting. If converted to a case upon the converted to	n 341 nder		
	C. All cases under Title 11, U.S.O	C.:		
	l. The tapes may be retained to longer than the period described sections A and B above if the Unite States Trustee determines their retain to be useful for one of the following purposes:	in ed		
	 (a) collecting assets of the 6 (b) determining the appropriate of discharge; (c) obtaining relevant informate about the affairs of the debtor; (d) investigating the organization of professional persons; (e) fixing compensation of professional persons; (f) investigating or prosecution criminal conduct, including but not limited to perjury If the tapes are retained pursuant this section C(1), they may be error destroyed when the United States Trustee determines that the basis is retention no longer exists, which so ordinarily be no later than the data closing of the case. 	teness ation ational o- ing y to sed s for shall		
			024	FOOM
115-203	Four copies, including original, to be submitted to the National Ar	CILIAG2	SIANUARU	FORM 115-A

Request for Record	s Disposition Authority – Continuation	JOB NO		PAGE OF 3 of 4
7 ITEM NO	8. DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		9 SAMPLE OR JOB NO	10 ACTION TAKEN
	 The tapes may be retain shorter period than described sections A and B above if 			
	(a) a record is taken by a cording, or by a report qualified to take a verticed of court process shorthand or similiar the reporter or the optime recording device a his certificate to the and	rter erbatim edings by means, and perator of attaches		
	(b) a certified transcript proceedings is made ar with the United States or with the Bankruptcy	nd filed s Trustee		
	D. Cases regarded as signific terms of public interest,	cant in		
	1. Expressed by:			
	 (a) a demonstrated interest Congressional committee Executive Office of the President, or (b) a high degree of mediattention 	tee or the the		
	2. May be erased or destr	coyed:		
	 (a) only upon the making certified record and transcript as specific C2(a) and (b) above, (b) when the United State determines that there exists a significant interest. 	a certified ied in or es Trustee e no longer	1	
II	. Applicable to the Districts of New Hampshire, Massachusetts, Island, Deleware, New Jersey, of Columbia, Minnesota, North South Dakota, Colorado; and to Southern District of New York, Eastern District of Virginia,	Rhode District Dakota, the the		

Request for Rec	cords Disposition Authority – Continuation	JOB NO		PAGE OF 4 Of 4
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		SAMPLE OR JOB NO	10 ACTION TAKE
	Northern District of Texas and the Central District of California.	ne		
	A. Cases under Chapters 7 and 13 Title 11, U.S.C.:	3 of		
	Except as provided in sections IC ID above, erase or destroy the taninety (90) days after each Section meeting. If converted to a case Chapter 11, then as provided in section IB above.	apes ion 341		
	B. The provisions of IB, IC and apply.	ID		Production of the Production o