## REQUEST FOR RECORD DISPOSITION AUTHORITY (See Instructions on reverse)

NATIONAL ARCHIVES AND RECORDS SERVICE, WASHINGTON, DC 20408 1. FROM (AGENCY OR ESTABLISHMENT) Department of the Treasury 2. MAJOR SUBDIVISION Office of the Secretary 3. MINOR SUBDIVISION Office of Administrative Programs 4. NAME OF PERSON WITH WHOM TO CONFER 5. TEL EXT 566-5091

6. CERTIFICATE OF AGENCY REPRESENTATIVE

Sarah J. Allen

TO GENERAL SERVICES ADMINISTRATION.

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 2 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.

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

C. DATE D. SIGMATURE OF AGENCY\_REPRESENTATIVE E. TITLE Paperwork Management Officer 7 197 JAN Office of the Secretary 7. ITEM NO 8. DESCRIPTION OF ITEM 10. ACTION TAKEN SAMPLE OR (With Inclusive Dates or Retention Periods) JOB NO Amendment to NC-56-76-2 Schedule 1, item 21. Item 21 pertains to records of a temporary nature, but which, through experience, have proved to be necessary beyond the retention periods originally proposed and approved, due to the operational and procedural requirements of the function involved. It is requested that consideration be given to the modification of the disposition instructions for these

> These instructions will apply to Headquarters and regional offices (5). Volume is currently 161 cubic feet and growing at an estimated rate of 60 per year.

> records. We have written the description and provided the "proposed" amendment, the "current" standard, and the

justification for the change.

	Des	em cription	Proposed	Current	Justification
8av	21. Documents accumulated in compliance reviews of banks and savings and loan associations concerning EEO provisions of Executive Order 11246, as amended.				
a.	Policy, procedural or statisti- cal data from the Office of Federal Contract Compliance.		No change	Destroy when superseded, rescinded or obsolete.	
ъ.	(In Compliance) Contract Compliance Files.				
	(1)	Affirmative Action Plan (AAP)	Destroy 1 year after super- session or after 5 years from date of approval which- ever comes first. Super- session is interpreted to mean Treasury approval of a new AAP.	Destroy 1 year after super- session.	It is not possible to visit each financial institution annually. The AAP is required to be updated, however, to denote improvement, with 5 years being the ultimate time to attain objectives.
	(2)	Standard Compliance Review Report (SCRR)	Destroy 1 year after com- pletion of subsequent review or after 5 years whichever comes first.	Destroy upon completion of second review.	To compare methods of obtaining goals.
	(3)	EEO-1 Report (Standard Form 100)	Destroy after 5 years.	Destroy at 3 year intervals.	To coincide with the ultimate goal of attaining full compliance within the 5 year period.
	(4)	Correspondence between Treasury and financial institution	Destroy 1 year after com- pletion of subsequent review and approval of current AAP or after 5 years whichever comes first.	Destroy 1 year after super- session of compliance review.	To coincide with the ultimate goal of attaining full compliance within the 5 year period.
(Non-compliance) Contract Compliance Files					
	(1)	Affirmative Action Plan (AAP)	Retain unacceptable AAP until approval of application for reinstatement as Treasury contractor. Destroy 1 year after favorable compliance status and approval of current AAP.	Retain until application for reinstatement for Tax and Loan Account. Destroy 1 year after favorable compliance status.	Clarification of instruction.
	(2)	Standard Compliance Review Report (SCRR)	As above in c(1).	As above, c(1).	
•	(3)	EEO-1 Report (Standard Form 100)	Destroy after 5 years.	As above, c(1).	
,	(4)	Correspondence between Treasury and financial institution	As above in c(1).	As above, c(1).	

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