INACTIVE - ALL ITEMS SUPERSEDED OR OBSOLETE

Schedule Number: N1-122-96-004

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 Items are either obsolete or have been superseded by newer NARA approved records schedules.

Explanation / Description:

Items 1, 2, 3, and 5 in this schedule were superseded by N1-122-09-1, items 2.2a and 2.2b.

Item 4 in this schedule was superseded by N1-122-09-1, item 2.2a.

Date Reported: 06/02/2020

INACTIVE - ALL ITEMS SUPERSEDED OR OBSOLETE

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		LEAVE BLANK (NARA use only
REQUEST FOR RECORDS DISPOSI (See Instructions on rev		JOB NUMBER N1-122-96-4
¹⁰ : NATIONAL AR CHIVES and RECORDS ADI		DATE RECEIVED
WASHINGTON, DC 20408		8/23/96
I. FROM (Agency or establishment) Federal Trade Commission		NOTIFICATION TO AGENCY
. MAJOR SUBDIVISION		In accordance with the provisions of 4
Information and Technolog	y Management	U.S.C. 3303a the disposition request including amendments, is approved excep for items that may be marked "disposition
B. MINOR SUBDIVISION	eam	not approved" or "withdrawn" in column 10
NAME OF PERSON WITH WHOM TO CONFER		DATE ARCHIVIST OF THE UNITED S
John Paul Deley	(202) 326-2085	2-4-03 John. Carl
I hereby certify that I am authorized to act for and that the records proposed for disposal or of this agency or will not be needed after the the General Accounting Office, under the pr Agencies, is not required; DATE SIGNATURE OF AGENCY REF	ttached; or	e(s) are not now needed for the busin cified; and that written concurrence fr he GAO Manual for Guidance of Fede has been requested.
8/22/96 Jan and	1 elen	Archivist/Records Officer
7. TEM 8. DESCRIPTION OF ITEM AND PRO	PROSED DISPOSITION	9. GRS OR 10. ACT SUPERSEDED TAKEN (N JOB CITATION USE ON
Docket Case File	95	Revision to NC1-122-79-1,
c.		Items 11.5 and 11.6
(See Attached Sh	eets)	ŝ
All changes to this proposed so	hedule have been ap	proved by:
All changes to this proposed so	hedule have been ap	
	Agency representative	Please See date Email Concurrence DF FEBRUARY 15 2001

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Docket Case Files

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Docket Case files consist of: 1) materials collected and generated during the investigation that preceded the issuance of an administrative complaint; 2) materials collected and generated after the issuance of the complaint that are entered into the record of that proceeding; and 3) other materials collected and generated after the issuance of the complaint that are not entered into the record but may be used for compliance. Adjudicative proceedings are those formal proceedings that are required by statute to be determined on the record after opportunity for an agency hearing. Adjudicative proceedings are governed generally by the provisions of the Administrative Procedures Act, Subchapter II of Chapter 5 of Title 5 of the United States Code, and specifically, by Rules 3.1 to 3.72 and 4.1 to 4.7 of the Commission's adjudicative rules which comply with the requirements of the Act. All Docket Case files evolve from 7-digit investigations, and that schedule should be consulted for additional clarification.

1. Category I (Non-Public)

In addition to the Category I materials related to the predecessor investigation, this series includes, but is not limited to: assignment sheets, analysis of economic impact, official circulations, drafts of consent agreements, internal indexes and finding aids, MIS matter initiation notice, MIS matter updates, staff memoranda, staff minutes, and internal FTC memoranda.

<u>Filing Instructions</u>: Transfer the records that existed prior to the order to Records Processing (H-240) when the decision is issued (file consolidation); transfer records compiled after the decision is issued to Records Processing (H-240) when the decision is appealed, when the decision is set aside or after 20 years, whichever is sooner (file consolidation). If any investigation or other proceeding to enforce the order is opened subsequent to file consolidation, Records Processing will recall records from storage. If materials from one case are incorporated into a subsequent matter, the disposition of the subsequent matter will be applied.

DISPOSITION: Temporary. Transfer complete file to FRC one year after file consolidation. Destroy 25 years after file consolidation.

2. Category II (Non-Public)

In addition to the Category II materials related to the predecessor investigation, this series includes, but is not limited to: access letters, audio tapes, correspondence circulated to respondents and other parties, copies of requests for clearances and subsequent responses, copies of congressional correspondence, consultant contract, contract scope of work, correspondence responding to petition for full Commission review, depositions, draft general memos, electronic litigation support, rejected exhibits, intergovernmental and international correspondence, lists of reimbursable items, subpoenas, subpoena returns not entered into evidence, transcripts, travel forms, video tapes, witness lists, attorney's notes, news clippings related to the matter, complaints not relevant to the case, documents received under compulsory process, e-mail printouts not covered in Category I, formal surveys, interview and interview reports, library research, petitions not relevant to the case, printouts of MIS matter profiles, questionnaires, STAR reports, case status reports, and word processing records data and text.

<u>Filing Instructions</u>: Transfer the records that existed prior to the order to Records Processing (H-240) when the decision is issued (file consolidation); transfer records compiled after the decision is issued to Records Processing (H-240) when the decision is appealed, when the decision is set aside or after 20 years, whichever is sooner (file consolidation). If any investigation or other proceeding to enforce the order is opened subsequent to file consolidation, Records Processing will recall records from storage. If materials from one case are incorporated into a subsequent matter, the disposition of the subsequent matter will be applied.

DISPOSITION: Temporary. Transfer complete file to FRC one year after file consolidation. Destroy 25 years after file consolidation.

NOTE: Audiotapes, videotapes and physical exhibits are not authorized for transfer to FRC.

3. In Camera Material

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Includes material made part of the record of the proceeding but subject to an *in camera* order issued by either the Commission or the Administrative Law Judge because public disclosure would likely result in a clearly defined injury to a party.

<u>Filing Instructions</u>: Transfer the records that existed prior to the order to Records Processing (H-240) when the decision is issued (file consolidation); transfer records compiled after the decision is issued to Records Processing (H-240) when the decision is appealed, when the decision is set aside or after 20 years, whichever is sooner (file consolidation). If any investigation or other proceeding to enforce the order is opened subsequent to file consolidation, Records Processing will recall records from storage. If materials from one case are incorporated into a subsequent matter, the disposition of the subsequent matter will be applied.

DISPOSITION: Temporary. Transfer complete file to FRC one year after file consolidation. Destroy 25 years after file consolidation.

4. Public Documents

All materials made part of the record of the proceeding and placed on the case's public record including, but not limited to: complaint, answer to complaint, interlocutory orders, decision, final order, pleadings, exhibits, testimony, consent agreements and orders, analysis to aid public comment, correspondence responding to petition to quash or limit subpoena, correspondence responding to petition for full Commission review, minutes of the Commission's public vote, petition for full Commission review, and petitions to quash or limit subpoena.

<u>Filing Instructions</u>: Transfer the records that existed prior to the order to Records Processing (H-240) when the decision is issued (file Consolidation); transfer records compiled after the decision is issued to Records Processing (H-240) when the decision is appealed, when the decision is set aside or after 20 years, whichever is sooner (file consolidation). If any investigation or other proceeding to enforce the order is opened subsequent to file consolidation, Records Processing will recall records from storage. If materials from one case are incorporated into a subsequent

matter, the disposition of the subsequent matter will be applied.

PERMANENT

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DISPOSITION: Temporary: Transfer complete file to FRC one year after file consolidation. Destroy 25 years after file consolidation. Trunsfer to NATCA

5. Procedural materials not entered into evidence

Includes, but is not limited to, items collected and generated as part of the adjudication, but not entered into evidence like subpoenas, depositions, and exhibits.

<u>Filing Instructions</u>: Transfer the records that existed prior to the order to Records Processing (H-240) when the decision is issued (file consolidation); transfer records compiled after the decision is issued to Records Processing (H-240) when the decision is appealed, when the decision is set aside or after 20 years, whichever is sooner (file consolidation). If any investigation or other proceeding to enforce the order is opened subsequent to file consolidation, Records Processing will recall records from storage. If materials from one case are incorporated into a subsequent matter, the disposition of the subsequent matter will be applied.

DISPOSITION: Temporary. Transfer complete file to FRC one year after file consolidation. Destroy 25 years after file consolidation.

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6. <u>Electronic Records (E-Mail and Word Processing</u>) Records created using electronic mail and word processing applications.

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Disposition: - **TEMPORARY**- Destroy/delete within 180 days after the recordkeeping copy has been produced.