REQUEST FOR RECORDS DISPOSITION AUTHORITY LEAVE BLANK (See Instructions on reverse) JOB NO NC1-60-04-4 NC1-118-84-2 TO GENERAL SERVICES ADMINISTRATION, NATIONAL ARCHIVES AND RECORDS SERVICE, WASHINGTON, DC 20408 DATE RECEIVED 1 FROM (AGENCY OR ESTABLISHMENT) 5-9-84 Department of Justice NOTIFICATION TO AGENCY 2 MAJOR SUBDIVISION In accordance with the provisions of 44 U.S.C. 3303a the disposal re Executive Office for U.S. Attorneys quest, including amendments, is approved except for items that may be stamped "disposal not approved" or "withdrawn" in column $10\,$ 3 MINOR SUBDIVISION United States Attorneys 4 NAME OF PERSON WITH WHOM TO CONFER 5 TEL EXT Laurence S. McWhorter, 633-2123 Jeffery M. Miller, LDN Jug 633-2330 6 CERTIFICATE OF AGENCY REPRESENTATIVE 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 $\frac{4}{3}$ 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.

 $|\mathbf{x}|$ **B** Request for disposal after a specified period of time or request for permanent retention.

C DATE	D SIGNATURE OF GENCY REPRESENTATIVE	E TITLE			
1/4/84	Samuella	Director, Library Staff/OIT/JMD			
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		9 SAMPLE OR JOB NO	10 ACTION TAKEN	
	LAND CASE FILES				
	Land condemnation cases are initiated in the Land Acquisition Section, Land & Natural Resources Division, Washington, DC, and forwarded to various United States Attorney offices for filing in the courts. Many of these cases are handled solely by Assistant United States Attorneys depending upon legal issues involved, amount deposited, amount claimed by landowners, etc. Those cases which are handled solely by United States Attorneys are the most complete file in the Department and contain documents crucial for compliance with current laws. Distribution of funds is sometimes impossible because the landowner cannot be located. Under current Federal law, an order is obtained returning the money to Treasury after remaining on deposit for at least five years and thereafter no time limitation is imposed on the		II-NNA- 2083,#1 NC1-118 78-1,#2 NC1-60-82 Item 2		
	withdrawal of those funds by U.S.C. § 2042 (1948), as ame 1982, Pub. L. No. 97-258, § Stat. 1061, provides: MASS DATA CHANGE SHEET	nded, September 13, 2(g)(4)(D), 96		2 itams	

Agency copy delivered to Bernard W. Berglink, Dow records might stall, All FRC'S SENT 5-29-84 by DMW.

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

quest for Records Disposition Authority – Continuation		"	PAGE OF 2 4 3
7. ITEM NO 8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)	· · · · · · · · · · · · · · · · · · ·	9 SAMPLE OR JOB NO	10 ACTION TAKEN
In every case in which the right to withdraw money deposited in court und section 2041 has been adjudicated or not in dispute and such money has remained so deposited for at least five years unclaimed by the person entitle thereto, such court shall cause such money to be deposited in the Treasury in the name and to the credit of the United States. Any claimant entitled to any such money may, on petition to the court and upon notice to the Unit States Attorney and full proof of the right thereto, obtain an order direct payment to him. (Emphasis added.) Several states have passed laws which allo landowners to file claims long after the c is closed. North Dakota has a 20 year cur statute (47-19.1, North Dakota Century Cod which allows for landowners to file claims the court up to 20 years after final adjud tion. Under the current retention of five years, such claims cannot be refuted by the Federal government. Land case files consist of appraisal repor pleadings, transcripts of hearings, copies title evidence, correspondence, exhibits, data and related papers. Only basic recor condemnation proceedings are filed in the District Courts. Only papers including pr liminary and final title opinions summariz action on each case are maintained by the & Natural Resources Division in Washington The cases here covered contain some work p correspondence between plaintiff and the g ment, and legal pleadings that are not dup cated elsewhere. Original appraisals or t evidence included in the files are transfe to the acquiring agency at the closing of case file.	er is d ed ing wase e) wase e) with ica- e tofial ds- ing Land apern- itle rred		

Request 1	Request for Records Disposition Authority—Continuation			PAGE OF 3
7 ITEM NO	8 DESCRIPTION OF ITEM (With Inclusive Dates or Retention Periods)		9 SAMPLE OR JOB NO	10 ACTION TAKEN
1.	Land acquisition cases when the Chief, Land Acquisition Section, Land & Natural Resource Division, has assigned the case to the United States Attorney's office for litigating responsibility. Disposition: Transfer to the FARC one year	ces ted		
2.	after the case is closed. Destroy 25 years after case is closed. Case files established for reference or informational purposes. Land matter case that are not handled solely by the United Attorney, containing copies of various documents filed elsewhere, used only for	s files		
	reference or informational purposes. Disposition: Transfer to the FARC one year after the case is closed. Destroy five year after the case is closed.			
115-203	Four copies, including original, to be submitted to the National Ar		074104-	FORM 115-A