§ 806b.2

Subpart M—Training
806b.52 Who needs training?
806b.53 Training tools.
806b.54 Information collections, records, and forms or Information Management Tools (IMT).

APPENDIX A TO PART 806b—DEFINITIONS
APPENDIX B TO PART 806b—PREPARING A SYSTEM NOTICE
APPENDIX C TO PART 806b—DoD “BLANKET ROUTINE USES”
APPENDIX D TO PART 806b—GENERAL AND SPECIFIC EXEMPTIONS
APPENDIX E TO PART 806b—PRIVACY IMPACT ASSESSMENT


SOURCE: 69 FR 954, Jan. 7, 2004, unless otherwise noted.

Subpart A—Overview of the Privacy Act Program

§ 806b.1 Summary of revisions.

This part moves responsibility for the Air Force Privacy Program from Air Force Communications and Information Center to the Air Force Chief Information Officer; prescribes Air Force Visual Aid 33–276, Privacy Act Label as optional; adds the E-Gov Act of 2002 requirement for a Privacy Impact Assessment for all information systems that are new or have major changes; changes appeal processing from Air Force Communications and Information Center to Air Force Legal Services Agency; adds Privacy Act warning language to use on information systems subject to the Privacy Act, includes guidance on sending personal information via e-mail; adds procedures on complaints; and provides guidance on recall rosters; social rosters; consent statements, systems of records operated by a contractor, and placing information on shared drives.

§ 806b.2 Basic guidelines.

This part implements the Privacy Act of 1974\(^1\) and applies to records on living U.S. citizens and permanent resident aliens that are retrieved by name or

\(^1\)http://www.usdoj.gov/04foia/privstat.htm.