Department of the Air Force, DoD

Subpart E—Amending the Record

§ 806b.2

Subpart F—Appeals

Subpart G—Privacy Act Notifications

Subpart H—Privacy Impact Assessments

Subpart I—Preparing and Publishing System Notices for the Federal Register

Subpart J—Protecting and Disposing of Records

Subpart K—Privacy Act Exemptions

Subpart L—Disclosing Records to Third Parties

Subpart M—Training


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](http://www.usdoj.gov/04foia/privstat.htm).