Merit Systems Protection Board

(iii) Provides in exceptional circumstances for notice when the submitter provides written justification, at the time the information is submitted or a reasonable time thereafter, that release of the information could reasonably be expected to cause substantial competitive harm.

(5) The information requested is not designated by the submitter as exempt from release according to agency regulations issued under this section, when the submitter has an opportunity to do so at the time of sending the information or a reasonable time thereafter, unless the agency has good reason to believe that disclosure of the information would result in competitive harm; or

(6) The designation made by the submitter according to Board regulations appears obviously frivolous; except that, in such case, the Board must provide the submitter with written notice of any final administrative release decision within a reasonable period before the stated release date.

§1204.15 Records of other agencies.

Requests for Board records that were created by another agency may, in appropriate circumstances, be referred to that agency for discussion or processing. In these instances, the Board will notify the requester.

Subpart C—Appeals

§ 1204.21 Submission.

- (a) A person may appeal the following actions, or failure to act by the Clerk of the Board, a Regional Director, or Chief Administrative Judge:
- A denial of access to agency records;
- (2) A denial of a request for a waiver or reduced fees;
- (3) A decision that it is technically not possible to reproduce electronically maintained information in the requester's preferred format;
- (4) A denial of a request for expedited processing of information under this part; or
- (5) A failure to decide a request for expedited processing within 10 workdays from the date of the request.
- (b) Appeals must be filed with the Chairman, Merit Systems Protection

Board, 1615 M Street, NW., Washington, DC 20419-0001 within 10 workdays from the date of the denial. Any appeal must include a copy of the initial request, a copy of the letter denying the request, and a statement of the reasons why the requester believes the denying employee erred.

[64 FR 51039, Sept. 21, 1999, as amended at 65 FR 48886, Aug. 10, 2000]

§1204.22 Decision on appeal.

A decision on an appeal will be made within 20 workdays after the appeal is received. A decision not to provide expeditious processing of a request will be made within 15 workdays after the appeal is received. The decision will be in writing and will contain the reasons for the decision and information about the appellant's right to seek court review of the denial.

PART 1205—PRIVACY ACT REGULATIONS

Subpart A—General Provisions

Sec.

1205.1 Purpose.

1205.2 Policy and scope.

1205.3 Definitions.

1205.4 Disclosure of Privacy Act records.

Subpart B—Procedures for Obtaining Records

1205.11 Access to Board records.

1205.12 Time limits and determinations.

1205.13 Identification.

1205.14 Granting access.

1205.15 Denying access.

1205.16 Fees.

Subpart C—Amendment of Records

1205.21 Request for amendment.

1205.22 Action on request.

1205.23 Time limits.

Subpart D—Appeals

1205.31 Submitting appeal.

1205.32 Decision on appeal.

AUTHORITY: 5 U.S.C. 552a and 1204.

SOURCE: 64 FR 51043, Sept. 21, 1999, unless otherwise noted.