purpose of the agency and shall incorporate the criteria of accuracy, relevance, timeliness, and completeness of the record in that review.

- (e) If the office responsible for the record agrees with an individual's request to amend a record, it shall:
 - (1) Advise the individual in writing;
- (2) Amend the record accordingly; and
- (3) If an accounting of disclosure has been made, advise all previous recipients of the record of the amendment and its substance.
- (f) If the office responsible for the record, after an initial review of a request to amend a record disagrees with all or any portion of the requested amendment, an officer at the Deputy Assistant Secretary level or equivalent, shall:
- (1) Advise the individual of its refusal and the reasons for it; and
- (2) Inform the individual that she or he may request a further review in accordance with subpart G.

Subpart E—Ethics in Government Provisions

§171.40 Covered employees.

- (a) Officers and employees, including special government employees, whose positions are classified at grades GS-16 and above or at any equivalent rate under another pay schedule;
- (b) Officers or employees in a position determined by the Director of the Office of Government Ethics to be of equal classification to GS-16;
- (c) Employees in the excepted service in positions which are of a confidential or policy-making nature unless an employee or groups of employees are exempted by the Director of the Office of Government Ethics;
- (d) The designated agency official who acts as the Department's Ethics Officer; and ${\bf C}$
- (e) Individuals who are nominated for positions requiring Senate confirmation by the President but who are *not* subsequently confirmed by the Senate.

$\S 171.41$ Identifying information.

(a) The name and/or position title of the Department of State official who is subject of the request,

- (b) The time period covered by the report requested, and
- (c) Completion of an Ethics Request Form.

§171.42 Time limits.

- (a) Reports shall be made available to the public within fifteen (15) days after receipt by the Department.
- (b) Reports shall be retained by the Department and made available to the public for a period of six (6) years. The exceptions are those reports which are filed by individuals who are nominated for office by the President and are not confirmed by the Senate; those reports will be retained and made available for a one-year period.

§ 171.43 Access to, and use of, reports.

The Attorney General is authorized to bring a civil action against any person who obtains or uses a financial disclosure report:

- (a) For any unlawful purpose;
- (b) For any commercial purpose, other than for news or community dissemination to the general public;
- (c) For determining or establishing the credit rating of any individual; or
- (d) For use, directly or indirectly, in the solicitation of money for any political, charitable, or other purpose.

The court may assess a civil penalty not to exceed \$5,000 against any person who obtains or uses the reports for these prohibited purposes; an additional remedy as available under statutory or common law may also be assessed at the discretion of the court.

Subpart F—Denial Procedures

§ 171.50 Denials of access or of amendment.

The decision to deny an individual access to records, or to deny an amendment request under Privacy Act provisions shall be made by: (a) The Department official of a rank not below the Deputy Assistant Secretary or equivalent level who is responsible for the system of records involved, (b) the Deputy Assistant Secretary for the Classification/Declassification Center, or her/his designees, (c) the Director/Deputy Director of Mandatory Review and the Director of Systematic Review in A/CDC, and (d) officials designated by the