DETERMINATION OF THE DIRECTOR OF ADMINISTRATION

Under the authority delegated to me by the Secretary of Defense, I have determined that the following information is exempt from disclosure under Exemption 3 of the Freedom of Information Act (5 U.S.C. § 552(b)(3)) because it meets the requirements for exemption under 10 U.S.C. § 130e:

   Electrical power load requirements designated as DoD “military loads,” the electrical power load requirements of certain capabilities which reside on an installation.

Date: 12·6·2017

Michael L. Rhodes
Director of Administration
STATEMENT OF THE BASIS FOR THE DETERMINATION BY
THE DIRECTOR OF ADMINISTRATION

In accordance with 10 U.S.C. § 130e, I reviewed information regarding Department of Defense (DoD) electrical power load requirements designated as “military loads” for DoD installations. I have determined that this information qualifies as DoD critical infrastructure security information as defined by 10 U.S.C. § 130e(f) because it pertains to the physical and operational security regarding the location, dependencies, and vulnerabilities of critical DoD infrastructure.

Gaining this information about the Department’s capabilities and dependencies, individually or in the aggregate, would enable an adversary to locate and identify critical military functions along with operational vulnerabilities. This information would inform adversary efforts to disrupt or incapacitate the execution of key missions, thereby introducing a risk to U.S. military operations.

I considered the public interest in the disclosure of this electrical power load data and weighed this against the risk of harm that might result if DoD military load data were to be disclosed. Because the public interest in the disclosure is minimal, and the risk of harm that might result from this information is extremely significant, I have determined that the protection of this information is critical to the security of our DoD infrastructure and should be exempt from disclosure.