

1 “(b) INFORMATION PROVIDED TO STATE AND LOCAL
2 GOVERNMENTS.—Department of Defense critical infra-
3 structure security information obtained by a State or local
4 government from a Federal agency shall remain under the
5 control of the Federal agency, and a State or local law
6 authorizing or requiring such a government to disclose in-
7 formation shall not apply to such critical infrastructure
8 security information.

9 “(c) DEPARTMENT OF DEFENSE CRITICAL INFRA-
10 STRUCTURE SECURITY INFORMATION DEFINED.—In this
11 section, the term ‘Department of Defense critical infra-
12 structure security information’ means sensitive but unclas-
13 sified information related to critical infrastructure infor-
14 mation owned or operated by or on behalf of the Depart-
15 ment of Defense that could substantially facilitate the ef-
16 fectiveness of an attack designed to destroy equipment,
17 create maximum casualties, or steal particularly sensitive
18 military weapons including information regarding the se-
19 curing and safeguarding of explosives, hazardous chemi-
20 cals, or pipelines.

21 “(d) REGULATIONS.—The Secretary of Defense shall
22 prescribe regulations to implement this section. Such regu-
23 lations shall ensure the consistent application of the ex-
24 emption in subsection (a) across the military departments
25 and that specifically identify officials in each military de-

1 partment who shall be delegated the Secretary's authority
2 under this section.”.

3 (b) CLERICAL AMENDMENT.—The table of sections
4 at the beginning of such chapter is amended by adding
5 at the end the following new item:

“130f. Treatment under Freedom of Information Act of certain critical infra-
structure security information.”.

