POLICY JUSTIFICATION

Egypt - CHINOOK Turbine Engines

The Government of Egypt has requested a possible sale of 50 CH-47D T55-GA-714A turbine engines for CHINOOK helicopters, support equipment, spare and repair parts, publications and technical data, personnel training and training equipment, U.S. Government Technical Assistance Field Team (TAFT) and other related elements of logistics. The estimated cost is $73 million.

This proposed sale will contribute to the foreign policy and national security of the United States by helping to improve the security of a friendly country which has been and continues to be an important force for political stability and economic progress in the Middle East.

Egypt will eventually replace its existing T55-L-712 engines on its CH-47 CHINOOK helicopters. Egypt uses these helicopters in support of its armed forces and may also deploy them in cases of disaster relief missions when called upon or in joint exercises with the U.S. Government. Egypt, which already has CHINOOK engines in its inventory, will have no difficulty absorbing these additional engines.

The prime contractor will be Honeywell of Phoenix, Arizona. There are no known offset agreements proposed in connection with this potential sale.

Implementation of this proposed sale will require the assignment of 12 U.S. Government representatives to Egypt following delivery of the engines and installation phase.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

[FR Doc. 05–13005 Filed 6–30–05; 8:45 am]
BILLING CODE 5001–06–C

DEPARTMENT OF DEFENSE
Office of the Secretary
Defense Science Board Meeting

AGENCY: Department of Defense.

ACTION: Notice of Advisory Committee Meeting; Defense Science Board Task Force on Roles and Authorities of the Director of Defense Research and Engineering.


The mission of the Defense Science Board is to advise the Secretary of Defense and the Under Secretary of Defense for Acquisition, Technology & Logistics on scientific and technical matters as they affect the perceived needs of the Department of Defense. At these meetings, the Task Force will review and evaluate concepts to determine appropriate future roles and authorities of the DDR&E including an analysis of the relationship of the Director to other senior science and technology (S&T) and acquisition officials of the military departments and the Defense Agencies; the relationship of the Director to the performance of the following functions: planning, programming, and budgeting of the S&T programs of the DoD; management of DoD laboratories and technical centers; promotion of the rapid transition of technologies to acquisition programs within the DoD; promotion of the transfer of technologies into and from the commercial sector; the coordination of DoD S&T activities with organizations outside the DoD; technical review of DoD acquisition programs and policies; training and education activities for the national scientific and technical workforce; development of science and technology policies and programs relating to the maintenance of the national technology and industrial base; and the development of new technologies in support of the
transformation of the Armed Forces. The Task Force will also examine the duties of the Director as the Chief Technology Office of the DoD.

DATES: July 28, 2005.

ADDRESSES: SAI, 3601 Wilson Boulevard, Arlington, VA.

FOR FURTHER INFORMATION CONTACT: LTC Scott Dolgoff, USA, Defense Science Board, 3140 Defense Pentagon, Room 3D865, Washington, DC 20301–3140, via email at scott.dolgoff@osd.mil, or via phone at (703) 695–4158.

Dated: June 24, 2005.

Jeanette Owings-Ballard, OSD Federal Register Liaison Officer, Department of Defense.

[FR Doc. 05–13007 Filed 6–30–05; 8:45 am]

BILLING CODE 5001–06–P

DEPARTMENT OF DEFENSE

Defense Security Service

Privacy Act of 1974; Systems of Records

AGENCY: Defense Security Service.

ACTION: Notice to alter a system of records; Joint Personnel Adjudication System (JPAS)

SUMMARY: The Defense Security Service (DSS) is proposing to alter an existing exempt system of records. The system of records (F031 DOD A, entitled Joint Personnel Adjudication System (JPAS)) is being transferred from the Department of the Air Force’s inventory to the DSS inventory of systems of records, and is being altered to expand the category of records covered and to expand an existing routine use to permit release to the Department of Homeland Security for purposes of determining access to National Security information pursuant to Executive Order 12968.

DATES: This action will be effective without further notice on August 1, 2005, unless comments are received that would result in a contrary determination.

ADDRESSES: Defense Security Service, Chief Information Officer/Chief Operating Officer, 1340 Braddock Place, Alexandria, VA 22314–1651.

FOR FURTHER INFORMATION CONTACT: Mr. Leslie R. Blake at (703) 325–9450.

SUPPLEMENTARY INFORMATION: The Defense Security Service systems of records subject to the Privacy Act of 1974 (5 U.S.C. 552a), as amended, have been published in the Federal Register and are available from the address above.

The proposed system report, as required by 5 U.S.C. 552a(r) of the Privacy Act of 1974, as amended, was submitted on June 16, 2005, to the House Committee on Government Reform, the Senate Committee on Homeland Security and Governmental Affairs, and the Office of Management and Budget (OMB) pursuant to paragraph 4c of Appendix I to OMB Circular No. A–130, ‘Federal Agency Responsibilities for Maintaining Records About Individuals,’ dated February 8, 1996 (February 20, 1996, 61 FR 6427).

Dated: June 23, 2005.

Jeanette Owings-Ballard, OSD Federal Register Liaison Officer, Department of Defense.

F031 DOD A


CHANGES: Delete entry and replace with ‘V5–05’.


Delete last sentence and replace with: ‘A record of all registered locations is obtainable directly from the Defense Security Service, 1340 Braddock Place, Alexandria, VA 22314–1651’.

EXEMPTIONS CLAIMED FOR THE SYSTEM: Add as the first sentence ‘Records documenting investigations conducted by DoD investigative organizations, U.S. Office of Personnel Management (OPM), and locator references to such investigations’.

Delete the entry ‘exceptions (if the eligibility determination was based on a condition,’ and replace with ‘whether eligibility determination was based on a condition’.


Add as the sixth authority ‘DoD 5105.42, Defense Security Service (32 CFR part 156)’.

SYSTEM MANAGER(S) AND ADDRESS: Delete entry and replace with ‘Chief Information Officer/Chief Operating Officer, Defense Security Service, 1340 Braddock Place, Alexandria, VA 22314–1651’.


RECORDS ACCESS PROCEDURES: In first paragraph delete the Department of Air Force address and replace with ‘Defense Security Service, Privacy Act Branch, 938 Elkridge Landing Road, Linthicum, Maryland 21090’.

Add a new seventh paragraph ‘Because JPAS is a “joint” DoD system, it may be necessary to refer specific data to the DoD Component where it originated for a release determination’.

CONTESTING RECORDS PROCEDURES: Delete entry and replace with The Defense Security Service rules for accessing records, and for contesting or appealing agency determinations are published in Defense Security Service Instruction 32 CFR part 321; or may be obtained directly from the DSS Office of Freedom of Information and Privacy.

SYSTEM NAME: Joint Personnel Adjudication System (JPAS).