

Scott Hitt, Chairman, Presidential Advisory Council on HIV/AIDS.

**Message to the Senate Transmitting Documentation on the Conventional Armed Forces in Europe Treaty**

*April 7, 1997*

*To the Senate of the United States:*

I transmit herewith, for the advice and consent of the Senate, the Document Agreed Among the States Parties to the Treaty on Conventional Armed Forces in Europe (CFE) of November 19, 1990, which was adopted at Vienna on May 31, 1996 ("the Flank Document"). The Flank Document is Annex A of the Final Document of the first CFE Review Conference.

I transmit also, for the information of the Senate, the report of the Department of State on the Flank Document, together with a section-by-section analysis of the Flank Document and three documents associated with it that are relevant to the Senate's consideration: the Understanding on Details of the Flank Document of 31 May 1996 in Order to Facilitate its Implementation; the Exchange of Letters between the U.S. Chief Delegate to the CFE Joint Consultative Group and the Head of the Delegation of the Russian Federation to the Joint Consultative Group, dated 25 July 1996; and, the Extension of Provisional Application of the Document until May 15, 1997. I take this step as a matter of accommodation to the desires of the Senate and without prejudice to the allocation of rights and duties under the Constitution.

In transmitting the original CFE Treaty to the Senate in 1991, President Bush said that the CFE Treaty was "the most ambitious arms control agreement ever concluded." This landmark treaty has been a source of stability, predictability, and confidence during a period of historic change in Europe. In the years since the CFE Treaty was signed, the Soviet Union has dissolved, the Warsaw Pact has disappeared, and the North Atlantic Alliance has been transformed. The treaty has not been unaffected by these changes—for example, there are 30 CFE States Parties now, not 22—but the dedica-

tion of all Treaty partners to achieving its full promise is undiminished.

The CFE Treaty has resulted in the verified reduction of more than 50,000 pieces of heavy military equipment, including tanks, armored combat vehicles, artillery pieces, combat aircraft, and attack helicopters. By the end of 1996, CFE states had accepted and conducted more than 2,700 intrusive, on-site inspections. Contacts between the military organizations charged with implementing CFE are cooperative and extensive. The CFE Treaty has helped to transform a world of two armed camps into a Europe where dividing lines no longer hold.

The Flank Document is part of that process. It is the culmination of over 2 years of negotiations and months of intensive discussions with the Russian Federation, Ukraine, our NATO Allies, and our other CFE Treaty partners. The Flank Document resolves in a cooperative way the most difficult problem that arose during the Treaty's first 5 years of implementation: Russian and Ukrainian concerns about the impact of the Treaty's equipment limits in the flank zone on their security and military flexibility. The other Treaty states—including all NATO Allies—agreed that some of those concerns were reasonable and ought to be addressed.

The Flank Document is the result of a painstaking multilateral diplomatic effort that had as its main goal the preservation of the integrity of the CFE Treaty and achievement of the goals of its mandate. It is a crucial step in adaptation of the CFE Treaty to the dramatic political changes that have occurred in Europe since the Treaty was signed. The Flank Document confirms the importance of subregional constraints on heavy military equipment. More specifically, it revalidates the idea, unique to CFE, of limits on the amount of equipment particular nations in the Treaty area can locate on certain portions of their own national territory. Timely entry into force of the Flank Document will ensure that these key principles are not a matter of debate in the negotiations we have just begun in Vienna to adapt the CFE Treaty to new political realities, including the prospect of an enlarged NATO.

I believe that entry into force of the CFE Flank Document is in the best interests of

the United States and will contribute to our broader efforts to establish a new European security order based on cooperation and shared goals. By maintaining the integrity of the CFE flank regime, we take a key step toward our goal of ensuring that the CFE Treaty continues to play a key role in enhancing military stability into the 21st century. Therefore, I urge the Senate to give early and favorable consideration to the Flank Document and to give advice and consent prior to May 15, 1997.

**William J. Clinton**

The White House,  
April 7, 1997.

**Message to the Congress  
Transmitting the International  
Grains Agreement, 1995**

*April 7, 1997*

*To the Senate of the United States:*

With a view to receiving the advice and consent of the Senate to ratification, I transmit herewith the Grains Trade Convention and Food Aid Convention constituting the International Grains Agreement, 1995, open for signature at the United Nations Headquarters, New York, from May 1 through June 30, 1995. The Conventions were signed by the United States on June 26, 1995. I transmit also for the information of the Senate, the report of the Department of State with respect to the Conventions.

The Grains Trade Convention, 1995, replaces the Wheat Trade Convention, 1986, and maintains the framework for international cooperation in grains trade matters. It also continues the existence of the International Grains Council.

The Food Aid Convention, 1995, replaces the Food Aid Convention, 1986, and renews commitments of donor member states to provide minimum annual quantities of food aid to developing countries.

The International Grains Council and the Food Aid Committee granted the United States (and other countries) a 1-year extension of time in which to deposit its instruments of ratification, and have permitted the United States in the meantime to continue to participate in the organizations.

It is my hope that the Senate will give prompt and favorable consideration to the two Conventions, and give its advice and consent to ratification so that ratification by the United States can be effected and instruments of ratification deposited at the earliest possible date.

**William J. Clinton**

The White House,  
April 7, 1997.

**Letter to the Speaker of the House of  
Representatives on Supplemental  
Funding for the Federal Election  
Commission**

*April 7, 1997*

*Dear Mr. Speaker:*

I ask the Congress to consider the enclosed requests for an FY 1997 supplemental and an FY 1998 budget amendment for the Federal Election Commission (FEC).

The FEC is charged with guarding the integrity of our election process. I have sought to strengthen this important agency; its budget has increased from \$21 million per year in 1993 to \$28 million per year today. But the agency plainly lacks the resources it needs to keep pace with the rapidly rising volume of campaign spending and electoral activities. In fact, over the past 2 years, the Congress has appropriated for the FEC substantially less than I requested.

Today, commissioners of both parties have testified that the FEC is overworked, underfunded, and unable to address the many issues raised in recent elections. Campaign spending by candidates, soft money expenditures by parties, independent expenditures, and issue advocacy expenditures have exploded. As part of a bipartisan effort to restore the public trust in the way we finance elections to the Congress and the Presidency, I urge you to provide these additional funds for the FEC.

In addition, I urge the Congress to enact legislation that would strengthen the FEC as part of comprehensive campaign finance reform. The bipartisan campaign finance reform legislation introduced by Representatives Chris Shays and Marty Meehan and