

Advisory Committee Act, as amended (5 U.S.C. App.), and in order to establish a President's Advisory Board on Race, it is hereby ordered as follows:

Section 1. Establishment. (a) There is established the President's Advisory Board on Race. The Advisory Board shall comprise 7 members from outside the Federal Government to be appointed by the President. Members shall each have substantial experience and expertise in the areas to be considered by the Advisory Board. Members shall be representative of the diverse perspectives in the areas to be considered by the Advisory Board.

(b) The President shall designate a Chairperson from among the members of the Advisory Board.

Sec. 2. Functions. (a) The Advisory Board shall advise the President on matters involving race and racial reconciliation, including ways in which the President can:

(1) Promote a constructive national dialogue to confront and work through challenging issues that surround race;

(2) Increase the Nation's understanding of our recent history of race relations and the course our Nation is charting on issues of race relations and racial diversity;

(3) Bridge racial divides by encouraging leaders in communities throughout the Nation to develop and implement innovative approaches to calming racial tensions;

(4) Identify, develop, and implement solutions to problems in areas in which race has a substantial impact, such as education, economic opportunity, housing, health care, and the administration of justice.

(b) The Advisory Board also shall advise on such other matters as from time to time the President may refer to the Board.

(c) In carrying out its functions, the Advisory Board shall coordinate with the staff of the President's Initiative on Race.

Sec. 3. Administration. (a) To the extent permitted by law and subject to the availability of appropriations, the Department of Justice shall provide the financial and administrative support for the Advisory Board.

(b) The heads of executive agencies shall, to the extent permitted by law, provide to the Advisory Board such information as it

may require for the purpose of carrying out its functions.

(c) The Chairperson may, from time to time, invite experts to submit information to the Advisory Board and may form subcommittees or working groups within the Advisory Board to review specific matters.

(d) Members of the Advisory Board shall serve without compensation but shall be allowed travel expenses, including per diem in lieu of subsistence, as authorized by law for persons serving intermittently in the Government service (5 U.S.C. 5701-5707).

Sec. 4. General. (a) Notwithstanding any other Executive order, the functions of the President under the Federal Advisory Committee Act, as amended, except that of reporting to the Congress, that are applicable to the Advisory Board shall be performed by the Attorney General, or his or her designee, in accordance with guidelines that have been issued by the Administrator of General Services.

(b) The Advisory Board shall terminate on September 30, 1998, unless extended by the President prior to such date.

William J. Clinton

The White House,
June 13, 1997.

[Filed with the Office of the Federal Register, 12:17 p.m., June 16, 1997]

NOTE: This Executive order was published in the *Federal Register* on June 17. This item was not received in time for publication in the appropriate issue.

Statement on the Oklahoma City Bombing Trial

June 13, 1997

Since there is another trial pending, I cannot comment on the jury's decision.

But on behalf of all Americans, I thank the jurors for their deliberations and their thoroughness as they made these grave decisions. This investigation and trial have confirmed our country's faith in its justice system.

To the victims and their families, I know that your healing can be measured only one day at a time. The prayers and support of

your fellow Americans will be with you every one of those days.

NOTE: This item was not received in time for publication in the appropriate issue.

The President's Radio Address

June 14, 1997

Good morning. In just 17 days, after 150 years, Hong Kong returns to Chinese sovereignty. Today I want to talk to you about America's role in that and America's stake in the transition.

More than 1,100 American companies operate in Hong Kong today, making it the heart of American business in the fastest growing part of the world. Our naval ships put in dozens of port calls to Hong Kong every year. And it matters to us that the people of Hong Kong retain their distinct system with its political freedoms and its open economy, not only because we hold these principles in common with them and with a growing number of people around the world but because we are involved with them.

China has made important commitments to maintain Hong Kong's freedom and autonomy, and our Nation has a strong interest in seeing that these commitments are kept. The United States is doing its part to keep faith with the people of Hong Kong. We've negotiated agreements that will safeguard our presence and continue our cooperation. We will work with the new Hong Kong Government to maintain a productive relationship that takes into account both its changed relationship with China and its promised autonomy. We'll keep a close watch on the transition process and the preservation of freedoms that the people of Hong Kong have relied on to build a prosperous, dynamic society.

The transition process did not begin and will not end on July 1st. It will unfold over the months and years ahead. One thing we must not do is take any measures that would weaken Hong Kong just when it most needs to be strong and free.

No step would more clearly harm Hong Kong than reversing the course we have followed for years by denying normal trading status to China. That's one important reason

why, a month ago, I decided to extend to China the same most-favored-nation treatment we give to every country on Earth, as every President has done since 1980. I want to just take a minute to say that even though we call it "most-favored-nation" treatment, that's really misnaming it. It really means normal trading status.

Why do we do this? Well, Hong Kong handles more than half of the trade between the United States and China, which makes it acutely sensitive to any disruption in our relations. The Hong Kong Government estimates that our revocation of normal trade status would cut Hong Kong's growth in half, double unemployment by eliminating up to 85,000 jobs, and reduce its trade by as much as \$32 billion.

The full spectrum of Hong Kong's leaders, even those most critical of Beijing, have strongly supported normal trading status for China. As Hong Kong Governor Chris Patten, who has done so much for democracy and freedom in Hong Kong, said in a letter I received just this week, "Unconditional renewal of China's MFN status for a full year is the most valuable single gift the United States can present to Hong Kong during the handover period."

Those who oppose normal trading relations with China have legitimate concerns. I share their goals of advancing human rights and religious freedom, of promoting fair trade, and strengthening regional and global security. But reversing our course and revoking normal trade status will set back those goals, not achieve them. It will cut off our contact with the Chinese people and undermine those dedicated to openness and freedom. It will derail our cooperation on fighting the spread of dangerous weapons, drug trafficking, and terrorism. It will close one of the world's emerging markets to American exports and jeopardize more than 170,000 high-paying American jobs. And it will make China more isolationist and less likely to abide by the norms of international conduct.

I am convinced the best way to promote our interests and our values is not to shut China out but to draw China in, to help it to become a strong and stable partner in shaping security and prosperity for the future. Our strategic dialog with China has led