

report explains, the Treaty will not require implementing legislation.

The provisions in this Treaty follow generally the form and content of extradition treaties recently concluded by the United States.

This Treaty will, upon entry into force, enhance cooperation between the law enforcement communities of both countries, and thereby make a significant contribution to international law enforcement efforts. It will supersede, with certain noted exceptions, the Extradition Treaty between the United States of America and the Grand Duchy of Luxembourg signed at Berlin on October 29, 1883, and the Supplementary Extradition Convention between the United States and Luxembourg signed at Luxembourg on April 24, 1935.

I recommend that the Senate give early and favorable consideration to the Treaty and give its advice and consent to ratification.

William J. Clinton

The White House,
July 8, 1997.

NOTE: This message was released by the Office of the Press Secretary on July 9.

**Message to the Senate Transmitting
the Poland-United States Mutual
Legal Assistance Treaty**
July 8, 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 Treaty Between the United States of America and the Republic of Poland on Mutual Legal Assistance in Criminal Matters, signed at Washington on July 10, 1996. I transmit also, for the information of the Senate, the report of the Department of State with respect to the Treaty.

The Treaty is one of a series of modern mutual legal assistance treaties being negotiated by the United States in order to counter criminal activity more effectively. The Treaty should be an effective tool to assist in the prosecution of a wide variety of crimes, including "white-collar" crime and

drug trafficking offenses. The Treaty is self-executing.

The Treaty provides for a broad range of cooperation in criminal matters. Mutual assistance available under the Treaty includes: taking of testimony or statements of persons; providing documents, records, and articles of evidence; serving documents; locating or identifying persons or items; transferring persons in custody for testimony or other purposes; executing requests for searches and seizures; assisting in proceedings related to immobilization and forfeiture of assets, restitution to the victims of crime, and collection of fines; and any other form of assistance not prohibited by the laws of the Requested State.

I recommend that the Senate give early and favorable consideration to the Treaty and give its advice and consent to ratification.

William J. Clinton

The White House,
July 8, 1997.

NOTE: This message was released by the Office of the Press Secretary on July 9.

**Remarks at the Signing Ceremony
for the NATO-Ukraine Charter in
Madrid**

July 9, 1997

Secretary General, fellow leaders, ladies and gentlemen. From the four quarters of our alliance, we have come to Madrid to build a new Europe, where old divides are bridged by new ties of friendship and cooperation, where we recognize no spheres of influence but instead the influence of shared ideals.

Today we take another step toward that new Europe with the signing of this charter between a new NATO and a democratic Ukraine. From the moment we declared this goal last fall, all have worked hard toward this day. I thank President Kuchma for his vision and courage in leading his great nation down the path of reform. I also thank Secretary General Solana for his efforts on behalf of our alliance.

This charter launches a closer relationship between NATO and Ukraine that will benefit