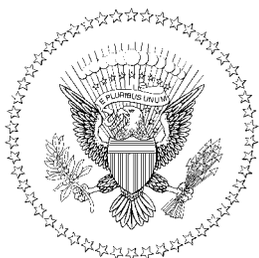


Weekly Compilation of  
**Presidential  
Documents**



Monday, March 31, 2003  
Volume 39—Number 13  
Pages 353–396

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**Editor's Note:** The President was at Camp David, MD, on March 28, the closing date of this issue. Releases and announcements issued by the Office of the Press Secretary but not received in time for inclusion in this issue will be printed next week.

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## WEEKLY COMPILATION OF PRESIDENTIAL DOCUMENTS

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Published every Monday by the Office of the Federal Register, National Archives and Records Administration, Washington, DC 20408, the *Weekly Compilation of Presidential Documents* contains statements, messages, and other Presidential materials released by the White House during the preceding week.

The *Weekly Compilation of Presidential Documents* is published pursuant to the authority contained in the Federal Register Act (49 Stat. 500, as amended; 44 U.S.C. Ch. 15), under

regulations prescribed by the Administrative Committee of the Federal Register, approved by the President (37 FR 23607; 1 CFR Part 10).

Distribution is made only by the Superintendent of Documents, Government Printing Office, Washington, DC 20402. The *Weekly Compilation of Presidential Documents* will be furnished by mail to domestic subscribers for \$80.00 per year (\$137.00 for mailing first class) and to foreign subscribers for \$93.75 per year, payable to the Superintendent of Documents, Government Printing Office, Washington, DC 20402. The charge for a single copy is \$3.00 (\$3.75 for foreign mailing).

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Week Ending Friday, March 28, 2003

**Executive Order 13291—Further  
Adjustment of Certain Rates of Pay**

*March 21, 2003*

By the authority vested in me as President by the Constitution and the laws of the United States of America, it is hereby ordered that Executive Order 13282 of December 31, 2002, is amended as follows:

**Section 1.** Section 3(c) of Executive Order 13282 is amended to read as follows:

“(c) Justices and judges (28 U.S.C. 5, 44(d), 135, 252, and 461(a), section 140 of Public Law 97–92, and Public Law 108–6) at Schedule 7.”.

**Sec. 2.** Section 5(a) of Executive Order 13282 is amended to read as follows:

“(a) Pursuant to section 5304 of title 5, United States Code, and in accordance with section 637 of Division J of Public Law 108–7, locality-based comparability payments shall be paid in accordance with Schedule 9 attached hereto and made a part hereof.”.

**Sec. 3.** Executive Order 13282 is amended by striking Schedules 7 and 9 attached thereto and inserting Schedules 7 and 9 attached hereto and made a part hereof.

**Sec. 4.** The amendments made by this order are effective on the first day of the first applicable pay period beginning on or after January 1, 2003.

**George W. Bush**

The White House,  
March 21, 2003.

[Filed with the Office of the Federal Register, 8:58 a.m., March 24, 2003]

NOTE: This Executive order and attached schedules were published in the *Federal Register* on March 25. This item was not received in time for publication in the appropriate issue.

**The President’s Radio Address**

*March 22, 2003*

Good morning. American and coalition forces have begun a concerted campaign against the regime of Saddam Hussein. In this war, our coalition is broad, more than 40 countries from across the globe. Our cause is just, the security of the nations we serve and the peace of the world. And our mission is clear, to disarm Iraq of weapons of mass destruction, to end Saddam Hussein’s support for terrorism, and to free the Iraqi people.

The future of peace and the hopes of the Iraqi people now depend on our fighting forces in the Middle East. They are conducting themselves in the highest traditions of the American military. They are doing their job with skill and bravery and with the finest of allies beside them. At every stage of this conflict, the world will see both the power of our military and the honorable and decent spirit of the men and women who serve.

In this conflict, American and coalition forces face enemies who have no regard for the conventions of war or rules of morality. Iraqi officials have placed troops and equipment in civilian areas, attempting to use innocent men, women, and children as shields for the dictator’s army. I want Americans and all the world to know that coalition forces will make every effort to spare innocent civilians from harm.

A campaign on harsh terrain in a vast country could be longer and more difficult than some have predicted. And helping Iraqis achieve a united, stable, and free country will require our sustained commitment. Yet, whatever is required of us, we will carry out all the duties we have accepted.

Across America this weekend, the families of our military are praying that our men and women will return safely and soon. Millions of Americans are praying with them for the

safety of their loved ones and for the protection of all the innocent. Our entire Nation appreciates the sacrifices made by military families, and many citizens who live near military families are showing their support in practical ways, such as by helping with child care or home repairs. All families with loved ones serving in this war can know this: Our forces will be coming home as soon as their work is done.

Our Nation entered this conflict reluctantly, yet with a clear and firm purpose. The people of the United States and our friends and allies will not live at the mercy of an outlaw regime that threatens the peace with weapons of mass murder. Now that conflict has come, the only way to limit its duration is to apply decisive force. This will not be a campaign of half-measures. It is a fight for the security of our Nation and the peace of the world, and we will accept no outcome but victory.

Thank you for listening.

NOTE: The address was recorded at 11:10 a.m. on March 21 in the Cabinet Room at the White House for broadcast at 10:06 a.m. on March 22. The transcript was made available by the Office of the Press Secretary on March 21 but was embargoed for release until the broadcast. In his remarks, the President referred to President Saddam Hussein of Iraq. The Office of the Press Secretary also released a Spanish language transcript of this address.

### Remarks on Returning From Camp David, Maryland, and an Exchange With Reporters

March 23, 2003

#### Operation Iraqi Freedom

**The President.** I am pleased with the progress that we're making in the early stages of a—of the war to rid Iraq of its weapons of mass destruction and to free the Iraqi people from the clutches of a brutal dictatorship.

Today in our church service, Laura and I prayed for the coalition forces, those in the coalition forces who lost their lives. We pray for their families. We ask God's comfort for those who mourn today. And we thank all the coalition forces for their bravery and courage in Operation Iraqi Freedom.

It is evident that it's going to take a while to achieve our objective, but we're on course, we're determined, and we're making good progress.

I'll answer a few questions.

**Q.** Sir, have you seen the tape—

**Q.** Mr. President—

**The President.** One at a time, please. Scott [Scott Lindlaw, Associated Press]. Thank you.

#### Prisoners of War

**Q.** What do you know about the prisoners—anything, sir?

**The President.** I've been briefed, I'm constantly briefed by the Pentagon and through the National Security Office. I would—I don't know all the details yet. I do know that we expect them to be treated humanely, just like we'll treat any prisoners of theirs that we capture humanely.

I think it's an interesting contrast that a lot of their soldiers welcome American troops. They're surrendering gleefully, happily. And they'll be treated well. And I ask you to ask the Defense Department for further details.

Patsy [Patricia Wilson, Reuters].

**Q.** Sir, what do you know about Saddam Hussein and his fate, if anything?

**The President.** I know that Saddam Hussein is losing control of his country, that we're slowly but surely achieving our objective.

It's important for the American people to realize that this war has just begun, that it may seem like a long time because of all the action on TV, but in terms of the overall strategy, we're just in the beginning phases, and that we're executing a plan which will make it easier to achieve objective and, at the same time, spare innocent life.

And I'm most proud of our troops and coalition troops for showing their bravery and skill.

Larry [Larry McQuillan, USA Today].

#### Progress in Operation Iraqi Freedom

**Q.** Mr. President, you know—at this point, can you tell Americans, I mean, is the war progressing the way you expected it to?

**The President.** Yes, Larry, it is. It is, and I—the air campaign is achieving its objective, and the ground campaign is also achieving

objective. We're slowly but surely taking control of that country so that we can free the people of Iraq and eventually clear that country of weapons of mass destruction. We've made good progress.

One of the big concerns early on was the southern oilfields. As you all remember, we had discussions about that. There was a lot of speculation about whether or not coalition forces would be able to get to the southern oilfields in time, before—so that Saddam Hussein wouldn't destroy them. As a matter of fact, I had frequently talked about the southern oilfields or oilfields in general in my declaratory policy. Tommy Franks put a plan in place that moved on those oilfields quickly, and at least in the south, they are secure. And that is positive news for all of us.

Most of the south is now in coalition hands. Obviously, there's pockets of resistance in a place like Basra. We're making great progress—in the west, we're making great progress. The area, the launch sites for the scuds, while certainly not 100 percent secure, but we've made good progress.

And so I can assure the American people we're making good progress, and I also can assure them that this is just the beginning of a tough fight.

#### **Prisoners of War**

**Q.** Sir, have you specifically been told that American POWs have been executed? And even—

**The President.** I have not been told that. I have been told that we have a problem with potential capture. I'm waiting to—when I get back upstairs, I'll talk back to the Pentagon again. I was told early this morning that perhaps our troops were captured. Maybe between the time I left Camp David and here I'll learn more. But I am concerned about our troops. Obviously, anytime one of our soldiers loses a life, I grieve with their parents and their loved ones. And if there is somebody captured—and it looks like there may be—I expect those people to be treated humanely.

#### **Regime Change**

**Q.** What is your level of confidence that the Iraqi regime will surrender or collapse

before U.S. forces need to be engaged in a fight in Baghdad?

**The President.** I—all I know is we've got a game plan, a strategy to free the Iraqi people from Saddam Hussein and rid his country of weapons of mass destruction, and we're on plan.

Bill [Bill Plante, CBS News], and then Mike [Mike Allen, Washington Post].

#### **Prisoners of War**

**Q.** Iraqi TV has shown what appear to be American POWs and also what appear to be American dead. Your reaction?

**The President.** I expect them to be treated—the POWs I expect to be treated humanely. And—just like we're treating the prisoners that we have captured humanely. If not, the people who mistreat the prisoners will be treated as war criminals.

Mike.

#### **Possibility of Exile**

**Q.** Mr. President, do you retain hope that Saddam Hussein will go into exile, and are there any active negotiations about that?

**The President.** You know, Mike, I—he had his chance to go into exile. I gave him a 48-hour ultimatum to leave the country so that we could disarm Iraq peacefully. He chose not to go into exile.

#### **Turkey**

**Q.** Mr. President, how concerned are you about the situation in the north and Turkey's statement that they will send troops in there and that Americans might get caught in some kind of crossfire up there?

**The President.** We have got more troops up north, and we're making it very clear to the Turks that we expect them not to come into northern Iraq. We're in constant touch with the Turkish military as well as Turkish politicians. They know our policy, and it's a firm policy. And we've made it very clear to them we expect them not to go into northern Iraq as well as—and they know we're working with the Kurds to make sure there's not an incident that would cause there to be an excuse to go into northern Iraq.

#### **Prisoners of War/Casualties**

**Q.** Mr. President, what are you saying to the families of those U.S. soldiers who appear

to be killed or captured and are paraded on television——

**The President.** I say to the families, thank—I thank them for the sacrifice they make, and we pray with them. I pray for God’s comfort and God’s healing powers to anybody, coalition force, American, Brit, anybody who loses a life in this—in our efforts to make the world more peaceful and more free.

Ed [Ed Chen, Los Angeles Times].

#### **Weapons of Mass Destruction**

**Q.** Mr. President, are you surprised the enemy has not used any weapons of mass destruction?

**The President.** I am thankful the enemy has not used any weapons of mass destruction. And we will continue employing a strategy to make it difficult for the enemy to use weapons of mass destruction.

A couple more; then I’ve got to go.

#### **Funding for Operation Iraqi Freedom**

**Q.** Mr. President, what will you be telling the congressional leaders tomorrow about the cost——

**The President.** Wait until I talk to them. It’s probably best they hear it directly from me.

#### **Prisoners of War**

**Q.** Mr. President, to your knowledge, is there any hope of getting these soldiers back?

**The President.** What?

**Q.** To your knowledge, is there any chance of getting these soldiers back?

**The President.** Of course.

#### **Humanitarian Aid**

**Q.** Mr. President, how swiftly do you expect to get humanitarian aid——

**The President.** Good question. I appreciate you asking that question. The question is on humanitarian aid. In the south of Iraq, coalition forces have worked hard to make the port area secure, to make the transit of humanitarian aid as safe as possible. As—I was told this morning in my briefings that humanitarian aid should begin moving—massive amounts of humanitarian aid should begin moving within the next 36 hours. And that’s going to be very positive news for a

lot of people who have suffered a long time under Saddam Hussein.

We’ve got a massive ground assault going on, and right behind it will be a massive movement of humanitarian aid to help the people of Iraq. We have made that promise to the people of this country that we will do everything we can to protect innocent life. And we’re doing that. And we’ll do everything we can to help the Iraqi people. First thing, of course, that will help the Iraqi people is to rid them from a brutal dictator, somebody who has stayed in power through mutilation and rape and torture, somebody who has starved his own people so he could build palaces. When free from that dictatorship, life will be a lot better.

But we also understand we have an obligation—and this is just not America; it’s coalition forces—have an obligation to put food and medicine in places so the Iraqi people can live a normal life and have hope. And that’s exactly what’s going to happen shortly when the area is completely—safe enough to move the equipment forward.

Listen, thank you all.

#### **President’s Stamina**

**Q.** How are you holding up, sir?

**The President.** I feel just fine. Thank you all.

NOTE: The President spoke at 1 p.m. on the South Lawn at the White House. In his remarks, he referred to President Saddam Hussein of Iraq. The Office of the Press Secretary also released a Spanish language transcript of these remarks.

#### **Proclamation 7655—Cancer Control Month, 2003**

March 24, 2003

*By the President of the United States of America*

#### **A Proclamation**

Millions of Americans are winning the fight against cancer, but much work remains. More than 3,500 Americans are diagnosed with cancer each day, and more than 45,000 will die from the disease this month. Yet, experts believe that half of all cancer deaths are preventable. With exercise, nutrition, and

healthy behavior, we can help prevent this deadly disease and save lives. During Cancer Control Month, we renew our commitment to over coming cancer by learning more about its prevention and early detection.

To protect against disease, Americans can make smart choices that will lead to longer, healthier lives. A critical step that Americans can take to improve their health and reduce the risk of cancer is to avoid the use of tobacco. Also, avoiding excessive drinking and sun exposure can help guard against cancer and help ensure better health.

Improvements in diet and fitness can help prevent many serious health problems. A diet rich in fruits and vegetables and regular physical activity help protect us from illness and can add years to our lives. Research suggests that we can decrease the number of cancer deaths in America by one-third simply by changing our diets and getting more exercise.

Preventative health screening is vital to early detection and treatment of cancer. Regular screening can save lives and enhances the well-being of our Nation. Screening can detect many forms of cancer at earlier, less dangerous stages, allowing patients to seek treatment and defeat the cancer before it spreads. I urge all Americans to talk to their doctors about when to start preventative screening and how often to schedule appointments.

Our Nation's investment in cancer prevention and research is making a difference, and recent medical discoveries offer hope to many Americans. The National Cancer Institute (NCI) is currently sponsoring more than 60 clinical trials on cancer prevention and screening. One major clinical trial for men and women at risk for lung cancer began this year, and is investigating the most effective method of detecting lung cancer in order to reduce deaths from this devastating disease.

As part of my HealthierUS Initiative and my Administration's ongoing commitment to helping the American people live healthier lives, I encourage all Americans to eat right, get more exercise, and take advantage of preventative screening. To learn more about ways to prevent cancer, you can talk to your doctor or contact the NCI's Cancer Information Service at 1-800-4-CANCER or visit its

Internet address at <http://www.cancer.gov>. Through healthy lifestyles, a better understanding of this disease, and new technology, I believe we will achieve a victory over cancer.

In 1938, the Congress of the United States passed a joint resolution (52 Stat. 148; 36 U.S.C. 103) as amended, requesting the President to issue an annual proclamation declaring April as "Cancer Control Month."

**Now, Therefore, I, George W. Bush**, President of the United States of America, do hereby proclaim April 2003 as Cancer Control Month. I encourage concerned citizens, government agencies, private businesses, nonprofit organizations, and other interested groups to join in activities that will increase awareness of measures all Americans can take to prevent and control cancer.

**In Witness Whereof**, I have hereunto set my hand this twenty-fourth day of March, in the year of our Lord two thousand three, and of the Independence of the United States of America the two hundred and twenty-seventh.

**George W. Bush**

[Filed with the Office of the Federal Register, 8:45 a.m., March 26, 2003]

NOTE: This proclamation was published in the *Federal Register* on March 27.

### **Memorandum on Assistance for Iraq** *March 24, 2003*

Presidential Determination No. 2003-18

*Memorandum for the Secretary of State*

*Subject:* Assistance for Iraq

Pursuant to the authority vested in me by section 507 of the Foreign Operations, Export Financing, and Related Programs Appropriations Act, 2003, Division E of the Consolidated Appropriations Resolution, 2003 (Public Law 108-7), I hereby determine that the provision of assistance or other financing for Iraq is important to the national security interests of the United States. I hereby authorize the furnishing of this assistance or other financing.

You are hereby authorized and directed to transmit this determination to the Congress and to arrange for its publication in the *Federal Register*.

**George W. Bush**

**Remarks at the Pentagon in  
Arlington, Virginia**

*March 25, 2003*

Thank you all. Please be seated. Well, good morning. Thanks for coming. I've just met with our leaders here at the Pentagon, who are monitoring the course of our battle to free Iraq and rid that country of weapons of mass destruction. Our coalition is on a steady advance. We're making good progress.

We're fighting an enemy that knows no rules of law, that will wear civilian uniforms, that is willing to kill in order to continue the reign of fear of Saddam Hussein. But we're fighting with bravery and courage.

We cannot know the duration of this war. Yet we know its outcome. We will prevail. The Iraqi regime will be disarmed. The Iraqi regime will be ended. The Iraqi people will be free. And our world will be more secure and peaceful.

The people of our military and their families are showing great courage, and some have suffered great loss. America is grateful to all those who have sacrificed in our cause.

Our coalition is strong. It's bound together by the principle of protecting not only this Nation but all nations from a brutal regime that is armed with weapons that could kill thousands of innocent people. America has more than 200,000 men and women engaged in Operation Iraqi Freedom.

Our troops also continue to fight bravely in other fronts of this war on terror. In Afghanistan last week, coalition forces launched Operation Valiant Strike against terrorists and their allies in the southern mountains of Afghanistan. Of course, we have troops standing watch in other parts of the world to protect and maintain the peace. All the members of the military, abroad, at home, or here in this important building, are bound together by a great cause, to defend the American people and advance the universal hope of freedom.

America has accepted this responsibility. We also accept the cost of supporting our military and the missions we give it. Today I'm sending the Congress a wartime supplemental appropriations request of \$74.7 billion, to fund needs directly arising from the Iraqi conflict and our global war against terror. My request to Congress will pay for the massive task of transporting a fully equipped military force, both active duty and reserve, to a region halfway around the world.

This money will cover the current cost of fueling our ships and aircraft and tanks and of airlifting tons of supplies into the theater of operations. The supplemental will also allow us to replace the high-tech munitions we are now directing against Saddam Hussein's regime.

My request includes funds for relief and reconstruction in a free Iraq. This Nation and our coalition partners are committed to making sure that the Iraqi citizens who have suffered under a brutal tyrant have got the food and medicine needed as soon as possible.

Tommy Franks briefed us this morning about coalition efforts to demine the harbors—the harbor—to make sure that our humanitarian relief can be delivered safely to the Iraqi people. Coalition forces are working hard to make sure that when the food and medicine begins to move, it does so in a safe way. And soon, the Iraqi people will see the great compassion of not only the United States but other nations around the world who care deeply about the human condition inside that country.

Our campaign in Iraq involves assistance of coalition partners and friends in the Middle East. The funding request to Congress will help reduce the economic burdens these countries have experienced in supporting our efforts. Also included are funds essential to waging and helping our partners wage the broader war on terror, which continues in Afghanistan, in the Philippines, and elsewhere.

We continue to fight the war on terror by protecting our homeland. At the Federal level, I'm requesting more resources for the Departments of Justice and Homeland Security, to deal with this period of uncertainty. We'll provide resources for patrolling and safeguarding our borders, funds to help the

FBI investigate domestic threats in this time of war, additional funding for the Coast Guard for port security in the United States and in the Middle East.

In this time of heightened security, we are expecting States and communities to take on greater responsibilities to protect critical infrastructure. And so I'm seeking additional resources to help States and cities make these preparations for the protection of our citizens.

Yesterday I informed the leaders of Congress of these spending requests. The situation in any war is fluid. I reminded them of that fact, and so I'm asking Congress for flexibility in how these funds can be allocated. They heard that message. They also heard the message that the need is urgent. The wartime supplemental is directly related to winning this war and to securing the peace that will follow this war. I ask Congress to act quickly and responsibly.

One thing is for certain: Business as usual on Capitol Hill can't go on during this time of war. And by that I mean the supplemental should not be viewed as an opportunity to add spending that is unrelated, unwise, and unnecessary. Every dollar we spend must serve the interest of our Nation, and the interest of our Nation in this supplemental is to win this war and to be able to keep the peace.

Eighteen months ago, this building came under attack. From that day to this, we have been engaged in a new kind of war, and we are winning. We will not leave our future to be decided by terrorist groups or terrorist regimes. At every turn in this conflict, Americans can be confident in the people who wear our Nation's uniform. We support them. We are thankful for their service in places of great danger, in this hour of great need.

May God continue to look out after those who defend the peace and freedom. And may God continue to bless America. Thank you.

NOTE: The President spoke at 10:30 a.m. in the Eisenhower Dining Room. In his remarks, he referred to President Saddam Hussein of Iraq; and Gen. Tommy R. Franks, USA, combatant commander, U.S. Central Command. The Office of the Press Secretary also released a Spanish language transcript of these remarks.

### **Executive Order 13292—Further Amendment to Executive Order 12958, as Amended, Classified National Security Information**

*March 25, 2003*

By the authority vested in me as President by the Constitution and the laws of the United States of America, and in order to further amend Executive Order 12958, as amended, it is hereby ordered that Executive Order 12958 is amended to read as follows:

#### **“Classified National Security Information**

This order prescribes a uniform system for classifying, safeguarding, and declassifying national security information, including information relating to defense against transnational terrorism. Our democratic principles require that the American people be informed of the activities of their Government. Also, our Nation's progress depends on the free flow of information. Nevertheless, throughout our history, the national defense has required that certain information be maintained in confidence in order to protect our citizens, our democratic institutions, our homeland security, and our interactions with foreign nations. Protecting information critical to our Nation's security remains a priority.

**Now, Therefore,** by the authority vested in me as President by the Constitution and the laws of the United States of America, it is hereby ordered as follows:

#### **Part 1—Original Classification**

**Sec. 1.1. Classification Standards.** (a) Information may be originally classified under the terms of this order only if all of the following conditions are met:

- (1) an original classification authority is classifying the information;
- (2) the information is owned by, produced by or for, or is under the control of the United States Government;
- (3) the information falls within one or more of the categories of information listed in section 1.4 of this order; and
- (4) the original classification authority determines that the unauthorized disclosure of the information reasonably

could be expected to result in damage to the national security, which includes defense against transnational terrorism, and the original classification authority is able to identify or describe the damage.

(b) Classified information shall not be declassified automatically as a result of any unauthorized disclosure of identical or similar information.

(c) The unauthorized disclosure of foreign government information is presumed to cause damage to the national security.

**Sec. 1.2. Classification Levels.** (a) Information may be classified at one of the following three levels:

- (1) "Top Secret" shall be applied to information, the unauthorized disclosure of which reasonably could be expected to cause exceptionally grave damage to the national security that the original classification authority is able to identify or describe.
- (2) "Secret" shall be applied to information, the unauthorized disclosure of which reasonably could be expected to cause serious damage to the national security that the original classification authority is able to identify or describe.
- (3) "Confidential" shall be applied to information, the unauthorized disclosure of which reasonably could be expected to cause damage to the national security that the original classification authority is able to identify or describe.

(b) Except as otherwise provided by statute, no other terms shall be used to identify United States classified information.

**Sec. 1.3. Classification Authority.** (a) The authority to classify information originally may be exercised only by:

- (1) the President and, in the performance of executive duties, the Vice President;
- (2) agency heads and officials designated by the President in the *Federal Register*; and
- (3) United States Government officials delegated this authority pursuant to paragraph (c) of this section.

(b) Officials authorized to classify information at a specified level are also authorized to classify information at a lower level.

(c) Delegation of original classification authority.

(1) Delegations of original classification authority shall be limited to the minimum required to administer this order. Agency heads are responsible for ensuring that designated subordinate officials have a demonstrable and continuing need to exercise this authority.

(2) "Top Secret" original classification authority may be delegated only by the President; in the performance of executive duties, the Vice President; or an agency head or official designated pursuant to paragraph (a)(2) of this section.

(3) "Secret" or "Confidential" original classification authority may be delegated only by the President; in the performance of executive duties, the Vice President; or an agency head or official designated pursuant to paragraph (a)(2) of this section; or the senior agency official described in section 5.4(d) of this order, provided that official has been delegated "Top Secret" original classification authority by the agency head.

(4) Each delegation of original classification authority shall be in writing and the authority shall not be redelegated except as provided in this order. Each delegation shall identify the official by name or position title.

(d) Original classification authorities must receive training in original classification as provided in this order and its implementing directives. Such training must include instruction on the proper safeguarding of classified information and of the criminal, civil, and administrative sanctions that may be brought against an individual who fails to protect classified information from unauthorized disclosure.

(e) Exceptional cases. When an employee, government contractor, licensee, certificate holder, or grantee of an agency who does not have original classification authority

originates information believed by that person to require classification, the information shall be protected in a manner consistent with this order and its implementing directives. The information shall be transmitted promptly as provided under this order or its implementing directives to the agency that has appropriate subject matter interest and classification authority with respect to this information. That agency shall decide within 30 days whether to classify this information. If it is not clear which agency has classification responsibility for this information, it shall be sent to the Director of the Information Security Oversight Office. The Director shall determine the agency having primary subject matter interest and forward the information, with appropriate recommendations, to that agency for a classification determination.

**Sec. 1.4. Classification Categories.** Information shall not be considered for classification unless it concerns:

- (a) military plans, weapons systems, or operations;
- (b) foreign government information;
- (c) intelligence activities (including special activities), intelligence sources or methods, or cryptology;
- (d) foreign relations or foreign activities of the United States, including confidential sources;
- (e) scientific, technological, or economic matters relating to the national security, which includes defense against transnational terrorism;
- (f) United States Government programs for safeguarding nuclear materials or facilities;
- (g) vulnerabilities or capabilities of systems, installations, infrastructures, projects, plans, or protection services relating to the national security, which includes defense against transnational terrorism; or
- (h) weapons of mass destruction.

**Sec. 1.5. Duration of Classification.** (a) At the time of original classification, the original classification authority shall attempt to establish a specific date or event for declassification based upon the duration of the national security sensitivity of the information. Upon reaching the date or event, the information shall be automatically declassified. The date

or event shall not exceed the time frame established in paragraph (b) of this section.

(b) If the original classification authority cannot determine an earlier specific date or event for declassification, information shall be marked for declassification 10 years from the date of the original decision, unless the original classification authority otherwise determines that the sensitivity of the information requires that it shall be marked for declassification for up to 25 years from the date of the original decision. All information classified under this section shall be subject to section 3.3 of this order if it is contained in records of permanent historical value under title 44, United States Code.

(c) An original classification authority may extend the duration of classification, change the level of classification, or reclassify specific information only when the standards and procedures for classifying information under this order are followed.

(d) Information marked for an indefinite duration of classification under predecessor orders, for example, marked as "Originating Agency's Determination Required," or information classified under predecessor orders that contains no declassification instructions shall be declassified in accordance with part 3 of this order.

**Sec. 1.6. Identification and Markings.** (a) At the time of original classification, the following shall appear on the face of each classified document, or shall be applied to other classified media in an appropriate manner:

- (1) one of the three classification levels defined in section 1.2 of this order;
- (2) the identity, by name or personal identifier and position, of the original classification authority;
- (3) the agency and office of origin, if not otherwise evident;
- (4) declassification instructions, which shall indicate one of the following:
  - (A) the date or event for declassification, as prescribed in section 1.5(a) or section 1.5(c);
  - (B) the date that is 10 years from the date of original classification, as prescribed in section 1.5(b); or
  - (C) the date that is up to 25 years from the date of original classification, as prescribed in section 1.5 (b); and

(5) a concise reason for classification that, at a minimum, cites the applicable classification categories in section 1.4 of this order.

(b) Specific information described in paragraph (a) of this section may be excluded if it would reveal additional classified information.

(c) With respect to each classified document, the agency originating the document shall, by marking or other means, indicate which portions are classified, with the applicable classification level, and which portions are unclassified. In accordance with standards prescribed in directives issued under this order, the Director of the Information Security Oversight Office may grant waivers of this requirement. The Director shall revoke any waiver upon a finding of abuse.

(d) Markings implementing the provisions of this order, including abbreviations and requirements to safeguard classified working papers, shall conform to the standards prescribed in implementing directives issued pursuant to this order.

(e) Foreign government information shall retain its original classification markings or shall be assigned a U.S. classification that provides a degree of protection at least equivalent to that required by the entity that furnished the information. Foreign government information retaining its original classification markings need not be assigned a U.S. classification marking provided that the responsible agency determines that the foreign government markings are adequate to meet the purposes served by U.S. classification markings.

(f) Information assigned a level of classification under this or predecessor orders shall be considered as classified at that level of classification despite the omission of other required markings. Whenever such information is used in the derivative classification process or is reviewed for possible declassification, holders of such information shall coordinate with an appropriate classification authority for the application of omitted markings.

(g) The classification authority shall, whenever practicable, use a classified addendum whenever classified information constitutes a

small portion of an otherwise unclassified document.

(h) Prior to public release, all declassified records shall be appropriately marked to reflect their declassification.

**Sec. 1.7. Classification Prohibitions and Limitations.** (a) In no case shall information be classified in order to:

- (1) conceal violations of law, inefficiency, or administrative error;
- (2) prevent embarrassment to a person, organization, or agency;
- (3) restrain competition; or
- (4) prevent or delay the release of information that does not require protection in the interest of the national security.

(b) Basic scientific research information not clearly related to the national security shall not be classified.

(c) Information may be reclassified after declassification and release to the public under proper authority only in accordance with the following conditions:

- (1) the reclassification action is taken under the personal authority of the agency head or deputy agency head, who determines in writing that the reclassification of the information is necessary in the interest of the national security;
- (2) the information may be reasonably recovered; and
- (3) the reclassification action is reported promptly to the Director of the Information Security Oversight Office.

(d) Information that has not previously been disclosed to the public under proper authority may be classified or reclassified after an agency has received a request for it under the Freedom of Information Act (5 U.S.C. 552) or the Privacy Act of 1974 (5 U.S.C. 552a), or the mandatory review provisions of section 3.5 of this order only if such classification meets the requirements of this order and is accomplished on a document-by-document basis with the personal participation or under the direction of the agency head, the deputy agency head, or the senior agency official designated under section 5.4 of this order.

(e) Compilations of items of information that are individually unclassified may be classified if the compiled information reveals an additional association or relationship that: (1) meets the standards for classification under this order; and (2) is not otherwise revealed in the individual items of information. As used in this order, “compilation” means an aggregation of pre-existing unclassified items of information.

**Sec. 1.8. Classification Challenges.** (a) Authorized holders of information who, in good faith, believe that its classification status is improper are encouraged and expected to challenge the classification status of the information in accordance with agency procedures established under paragraph (b) of this section.

(b) In accordance with implementing directives issued pursuant to this order, an agency head or senior agency official shall establish procedures under which authorized holders of information are encouraged and expected to challenge the classification of information that they believe is improperly classified or unclassified. These procedures shall ensure that:

- (1) individuals are not subject to retribution for bringing such actions;
- (2) an opportunity is provided for review by an impartial official or panel; and
- (3) individuals are advised of their right to appeal agency decisions to the Interagency Security Classification Appeals Panel (Panel) established by section 5.3 of this order.

### **Part 2—Derivative Classification**

#### **Sec. 2.1. Use of Derivative Classification.**

(a) Persons who only reproduce, extract, or summarize classified information, or who only apply classification markings derived from source material or as directed by a classification guide, need not possess original classification authority.

(b) Persons who apply derivative classification markings shall:

- (1) observe and respect original classification decisions; and
- (2) carry forward to any newly created documents the pertinent classification markings. For information derivatively classified based on multiple

sources, the derivative classifier shall carry forward:

- (A) the date or event for declassification that corresponds to the longest period of classification among the sources; and
- (B) a listing of these sources on or attached to the official file or record copy.

**Sec. 2.2. Classification Guides.** (a) Agencies with original classification authority shall prepare classification guides to facilitate the proper and uniform derivative classification of information. These guides shall conform to standards contained in directives issued under this order.

(b) Each guide shall be approved personally and in writing by an official who:

- (1) has program or supervisory responsibility over the information or is the senior agency official; and
- (2) is authorized to classify information originally at the highest level of classification prescribed in the guide.

(c) Agencies shall establish procedures to ensure that classification guides are reviewed and updated as provided in directives issued under this order.

### **Part 3—Declassification and Downgrading**

#### **Sec. 3.1. Authority for Declassification.**

(a) Information shall be declassified as soon as it no longer meets the standards for classification under this order.

(b) It is presumed that information that continues to meet the classification requirements under this order requires continued protection. In some exceptional cases, however, the need to protect such information may be outweighed by the public interest in disclosure of the information, and in these cases the information should be declassified. When such questions arise, they shall be referred to the agency head or the senior agency official. That official will determine, as an exercise of discretion, whether the public interest in disclosure outweighs the damage to the national security that might reasonably be expected from disclosure. This provision does not:

- (1) amplify or modify the substantive criteria or procedures for classification; or
- (2) create any substantive or procedural rights subject to judicial review.

(c) If the Director of the Information Security Oversight Office determines that information is classified in violation of this order, the Director may require the information to be declassified by the agency that originated the classification. Any such decision by the Director may be appealed to the President through the Assistant to the President for National Security Affairs. The information shall remain classified pending a prompt decision on the appeal.

(d) The provisions of this section shall also apply to agencies that, under the terms of this order, do not have original classification authority, but had such authority under predecessor orders.

**Sec. 3.2. Transferred Records.** (a) In the case of classified records transferred in conjunction with a transfer of functions, and not merely for storage purposes, the receiving agency shall be deemed to be the originating agency for purposes of this order.

(b) In the case of classified records that are not officially transferred as described in paragraph (a) of this section, but that originated in an agency that has ceased to exist and for which there is no successor agency, each agency in possession of such records shall be deemed to be the originating agency for purposes of this order. Such records may be declassified or downgraded by the agency in possession after consultation with any other agency that has an interest in the subject matter of the records.

(c) Classified records accessioned into the National Archives and Records Administration (National Archives) as of the effective date of this order shall be declassified or downgraded by the Archivist of the United States (Archivist) in accordance with this order, the directives issued pursuant to this order, agency declassification guides, and any existing procedural agreement between the Archivist and the relevant agency head.

(d) The originating agency shall take all reasonable steps to declassify classified information contained in records determined to have permanent historical value before they

are accessioned into the National Archives. However, the Archivist may require that classified records be accessioned into the National Archives when necessary to comply with the provisions of the Federal Records Act. This provision does not apply to records being transferred to the Archivist pursuant to section 2203 of title 44, United States Code, or records for which the National Archives serves as the custodian of the records of an agency or organization that has gone out of existence.

(e) To the extent practicable, agencies shall adopt a system of records management that will facilitate the public release of documents at the time such documents are declassified pursuant to the provisions for automatic declassification in section 3.3 of this order.

**Sec. 3.3. Automatic Declassification.** (a) Subject to paragraphs (b)–(e) of this section, on December 31, 2006, all classified records that (1) are more than 25 years old and (2) have been determined to have permanent historical value under title 44, United States Code, shall be automatically declassified whether or not the records have been reviewed. Subsequently, all classified records shall be automatically declassified on December 31 of the year that is 25 years from the date of its original classification, except as provided in paragraphs (b)–(e) of this section.

(b) An agency head may exempt from automatic declassification under paragraph (a) of this section specific information, the release of which could be expected to:

- (1) reveal the identity of a confidential human source, or a human intelligence source, or reveal information about the application of an intelligence source or method;
- (2) reveal information that would assist in the development or use of weapons of mass destruction;
- (3) reveal information that would impair U.S. cryptologic systems or activities;
- (4) reveal information that would impair the application of state of the art technology within a U.S. weapon system;
- (5) reveal actual U.S. military war plans that remain in effect;

- (6) reveal information, including foreign government information, that would seriously and demonstrably impair relations between the United States and a foreign government, or seriously and demonstrably undermine ongoing diplomatic activities of the United States;
- (7) reveal information that would clearly and demonstrably impair the current ability of United States Government officials to protect the President, Vice President, and other protectees for whom protection services, in the interest of the national security, are authorized;
- (8) reveal information that would seriously and demonstrably impair current national security emergency preparedness plans or reveal current vulnerabilities of systems, installations, infrastructures, or projects relating to the national security; or
- (9) violate a statute, treaty, or international agreement.

(c) An agency head shall notify the President through the Assistant to the President for National Security Affairs of any specific file series of records for which a review or assessment has determined that the information within that file series almost invariably falls within one or more of the exemption categories listed in paragraph (b) of this section and which the agency proposes to exempt from automatic declassification. The notification shall include:

- (1) a description of the file series;
- (2) an explanation of why the information within the file series is almost invariably exempt from automatic declassification and why the information must remain classified for a longer period of time; and
- (3) except for the identity of a confidential human source or a human intelligence source, as provided in paragraph (b) of this section, a specific date or event for declassification of the information.

The President may direct the agency head not to exempt the file series or to declassify the information within that series at an earlier date than recommended. File series ex-

emptions previously approved by the President shall remain valid without any additional agency action.

(d) At least 180 days before information is automatically declassified under this section, an agency head or senior agency official shall notify the Director of the Information Security Oversight Office, serving as Executive Secretary of the Panel, of any specific information beyond that included in a notification to the President under paragraph (c) of this section that the agency proposes to exempt from automatic declassification. The notification shall include:

- (1) a description of the information, either by reference to information in specific records or in the form of a declassification guide;
- (2) an explanation of why the information is exempt from automatic declassification and must remain classified for a longer period of time; and
- (3) except for the identity of a confidential human source or a human intelligence source, as provided in paragraph (b) of this section, a specific date or event for declassification of the information. The Panel may direct the agency not to exempt the information or to declassify it at an earlier date than recommended. The agency head may appeal such a decision to the President through the Assistant to the President for National Security Affairs. The information will remain classified while such an appeal is pending.

(e) The following provisions shall apply to the onset of automatic declassification:

- (1) Classified records within an integral file block, as defined in this order, that are otherwise subject to automatic declassification under this section shall not be automatically declassified until December 31 of the year that is 25 years from the date of the most recent record within the file block.
- (2) By notification to the Director of the Information Security Oversight Office, before the records are subject to automatic declassification, an agency

head or senior agency official designated under section 5.4 of this order may delay automatic declassification for up to 5 additional years for classified information contained in microforms, motion pictures, audiotapes, videotapes, or comparable media that make a review for possible declassification exemptions more difficult or costly.

- (3) By notification to the Director of the Information Security Oversight Office, before the records are subject to automatic declassification, an agency head or senior agency official designated under section 5.4 of this order may delay automatic declassification for up to 3 years for classified records that have been referred or transferred to that agency by another agency less than 3 years before automatic declassification would otherwise be required.
- (4) By notification to the Director of the Information Security Oversight Office, an agency head or senior agency official designated under section 5.4 of this order may delay automatic declassification for up to 3 years from the date of discovery of classified records that were inadvertently not reviewed prior to the effective date of automatic declassification.

(f) Information exempted from automatic declassification under this section shall remain subject to the mandatory and systematic declassification review provisions of this order.

(g) The Secretary of State shall determine when the United States should commence negotiations with the appropriate officials of a foreign government or international organization of governments to modify any treaty or international agreement that requires the classification of information contained in records affected by this section for a period longer than 25 years from the date of its creation, unless the treaty or international agreement pertains to information that may otherwise remain classified beyond 25 years under this section.

(h) Records containing information that originated with other agencies or the disclo-

sure of which would affect the interests or activities of other agencies shall be referred for review to those agencies and the information of concern shall be subject to automatic declassification only by those agencies, consistent with the provisions of subparagraphs (e)(3) and (e)(4) of this section.

**Sec. 3.4. Systematic Declassification Review.** (a) Each agency that has originated classified information under this order or its predecessors shall establish and conduct a program for systematic declassification review. This program shall apply to records of permanent historical value exempted from automatic declassification under section 3.3 of this order. Agencies shall prioritize the systematic review of records based upon the degree of researcher interest and the likelihood of declassification upon review.

(b) The Archivist shall conduct a systematic declassification review program for classified records: (1) accessioned into the National Archives as of the effective date of this order; (2) transferred to the Archivist pursuant to section 2203 of title 44, United States Code; and (3) for which the National Archives serves as the custodian for an agency or organization that has gone out of existence. This program shall apply to pertinent records no later than 25 years from the date of their creation. The Archivist shall establish priorities for the systematic review of these records based upon the degree of researcher interest and the likelihood of declassification upon review. These records shall be reviewed in accordance with the standards of this order, its implementing directives, and declassification guides provided to the Archivist by each agency that originated the records. The Director of the Information Security Oversight Office shall ensure that agencies provide the Archivist with adequate and current declassification guides.

(c) After consultation with affected agencies, the Secretary of Defense may establish special procedures for systematic review for declassification of classified cryptologic information, and the Director of Central Intelligence may establish special procedures for systematic review for declassification of classified information pertaining to intelligence activities (including special activities), or intelligence sources or methods.

**Sec. 3.5. Mandatory Declassification Review.** (a) Except as provided in paragraph (b) of this section, all information classified under this order or predecessor orders shall be subject to a review for declassification by the originating agency if:

- (1) the request for a review describes the document or material containing the information with sufficient specificity to enable the agency to locate it with a reasonable amount of effort;
  - (2) the information is not exempted from search and review under sections 105C, 105D, or 701 of the National Security Act of 1947 (50 U.S.C. 403–5c, 403–5e, and 431); and
  - (3) the information has not been reviewed for declassification within the past 2 years. If the agency has reviewed the information within the past 2 years, or the information is the subject of pending litigation, the agency shall inform the requester of this fact and of the requester’s appeal rights.
- (b) Information originated by:
- (1) the incumbent President or, in the performance of executive duties, the incumbent Vice President;
  - (2) the incumbent President’s White House Staff or, in the performance of executive duties, the incumbent Vice President’s Staff;
  - (3) committees, commissions, or boards appointed by the incumbent President; or
  - (4) other entities within the Executive Office of the President that solely advise and assist the incumbent President is exempted from the provisions of paragraph (a) of this section. However, the Archivist shall have the authority to review, downgrade, and declassify papers or records of former Presidents under the control of the Archivist pursuant to sections 2107, 2111, 2111 note, or 2203 of title 44, United States Code. Review procedures developed by the Archivist shall provide for consultation with agencies having primary subject matter interest and shall be consistent with the provisions of applicable laws or lawful

agreements that pertain to the respective Presidential papers or records. Agencies with primary subject matter interest shall be notified promptly of the Archivist’s decision. Any final decision by the Archivist may be appealed by the requester or an agency to the Panel. The information shall remain classified pending a prompt decision on the appeal.

(c) Agencies conducting a mandatory review for declassification shall declassify information that no longer meets the standards for classification under this order. They shall release this information unless withholding is otherwise authorized and warranted under applicable law.

(d) In accordance with directives issued pursuant to this order, agency heads shall develop procedures to process requests for the mandatory review of classified information. These procedures shall apply to information classified under this or predecessor orders. They also shall provide a means for administratively appealing a denial of a mandatory review request, and for notifying the requester of the right to appeal a final agency decision to the Panel.

(e) After consultation with affected agencies, the Secretary of Defense shall develop special procedures for the review of cryptologic information; the Director of Central Intelligence shall develop special procedures for the review of information pertaining to intelligence activities (including special activities), or intelligence sources or methods; and the Archivist shall develop special procedures for the review of information accessioned into the National Archives.

**Sec. 3.6. Processing Requests and Reviews.** In response to a request for information under the Freedom of Information Act, the Privacy Act of 1974, or the mandatory review provisions of this order, or pursuant to the automatic declassification or systematic review provisions of this order:

(a) An agency may refuse to confirm or deny the existence or nonexistence of requested records whenever the fact of their existence or nonexistence is itself classified under this order or its predecessors.

(b) When an agency receives any request for documents in its custody that contain information that was originally classified by another agency, or comes across such documents in the process of the automatic declassification or systematic review provisions of this order, it shall refer copies of any request and the pertinent documents to the originating agency for processing, and may, after consultation with the originating agency, inform any requester of the referral unless such association is itself classified under this order or its predecessors. In cases in which the originating agency determines in writing that a response under paragraph (a) of this section is required, the referring agency shall respond to the requester in accordance with that paragraph.

**Sec. 3.7. Declassification Database.** (a) The Director of the Information Security Oversight Office, in conjunction with those agencies that originate classified information, shall coordinate the linkage and effective utilization of existing agency databases of records that have been declassified and publicly released.

(b) Agency heads shall fully cooperate with the Director of the Information Security Oversight Office in these efforts.

#### **Part 4—Safeguarding**

##### **Sec. 4.1. General Restrictions on Access.**

(a) A person may have access to classified information provided that:

- (1) a favorable determination of eligibility for access has been made by an agency head or the agency head's designee;
- (2) the person has signed an approved nondisclosure agreement; and
- (3) the person has a need-to-know the information.

(b) Every person who has met the standards for access to classified information in paragraph (a) of this section shall receive contemporaneous training on the proper safeguarding of classified information and on the criminal, civil, and administrative sanctions that may be imposed on an individual who fails to protect classified information from unauthorized disclosure.

(c) Classified information shall remain under the control of the originating agency

or its successor in function. An agency shall not disclose information originally classified by another agency without its authorization. An official or employee leaving agency service may not remove classified information from the agency's control.

(d) Classified information may not be removed from official premises without proper authorization.

(e) Persons authorized to disseminate classified information outside the executive branch shall ensure the protection of the information in a manner equivalent to that provided within the executive branch.

(f) Consistent with law, directives, and regulation, an agency head or senior agency official shall establish uniform procedures to ensure that automated information systems, including networks and telecommunications systems, that collect, create, communicate, compute, disseminate, process, or store classified information have controls that:

- (1) prevent access by unauthorized persons; and
- (2) ensure the integrity of the information.

(g) Consistent with law, directives, and regulation, each agency head or senior agency official shall establish controls to ensure that classified information is used, processed, stored, reproduced, transmitted, and destroyed under conditions that provide adequate protection and prevent access by unauthorized persons.

(h) Consistent with directives issued pursuant to this order, an agency shall safeguard foreign government information under standards that provide a degree of protection at least equivalent to that required by the government or international organization of governments that furnished the information. When adequate to achieve equivalency, these standards may be less restrictive than the safeguarding standards that ordinarily apply to United States "Confidential" information, including modified handling and transmission and allowing access to individuals with a need-to-know who have not otherwise been cleared for access to classified information or executed an approved nondisclosure agreement.

(i) Except as otherwise provided by statute, this order, directives implementing this

order, or by direction of the President, classified information originating in one agency shall not be disseminated outside any other agency to which it has been made available without the consent of the originating agency. An agency head or senior agency official may waive this requirement for specific information originated within that agency. For purposes of this section, the Department of Defense shall be considered one agency. Prior consent is not required when referring records for declassification review that contain information originating in several agencies.

**Sec. 4.2. Distribution Controls.** (a) Each agency shall establish controls over the distribution of classified information to ensure that it is distributed only to organizations or individuals eligible for access and with a need-to-know the information.

(b) In an emergency, when necessary to respond to an imminent threat to life or in defense of the homeland, the agency head or any designee may authorize the disclosure of classified information to an individual or individuals who are otherwise not eligible for access. Such actions shall be taken only in accordance with the directives implementing this order and any procedures issued by agencies governing the classified information, which shall be designed to minimize the classified information that is disclosed under these circumstances and the number of individuals who receive it. Information disclosed under this provision or implementing directives and procedures shall not be deemed declassified as a result of such disclosure or subsequent use by a recipient. Such disclosures shall be reported promptly to the originator of the classified information. For purposes of this section, the Director of Central Intelligence may issue an implementing directive governing the emergency disclosure of classified intelligence information.

(c) Each agency shall update, at least annually, the automatic, routine, or recurring distribution of classified information that they distribute. Recipients shall cooperate fully with distributors who are updating distribution lists and shall notify distributors whenever a relevant change in status occurs.

**Sec. 4.3. Special Access Programs.** (a) Establishment of special access programs. Un-

less otherwise authorized by the President, only the Secretaries of State, Defense, and Energy, and the Director of Central Intelligence, or the principal deputy of each, may create a special access program. For special access programs pertaining to intelligence activities (including special activities, but not including military operational, strategic, and tactical programs), or intelligence sources or methods, this function shall be exercised by the Director of Central Intelligence. These officials shall keep the number of these programs at an absolute minimum, and shall establish them only when the program is required by statute or upon a specific finding that:

- (1) the vulnerability of, or threat to, specific information is exceptional; and
- (2) the normal criteria for determining eligibility for access applicable to information classified at the same level are not deemed sufficient to protect the information from unauthorized disclosure.

(b) Requirements and limitations. (1) Special access programs shall be limited to programs in which the number of persons who will have access ordinarily will be reasonably small and commensurate with the objective of providing enhanced protection for the information involved.

- (2) Each agency head shall establish and maintain a system of accounting for special access programs consistent with directives issued pursuant to this order.

- (3) Special access programs shall be subject to the oversight program established under section 5.4(d) of this order. In addition, the Director of the Information Security Oversight Office shall be afforded access to these programs, in accordance with the security requirements of each program, in order to perform the functions assigned to the Information Security Oversight Office under this order. An agency head may limit access to a special access program to the Director and no more than one other employee of the Information Security Oversight Office, or, for special access programs

that are extraordinarily sensitive and vulnerable, to the Director only.

- (4) The agency head or principal deputy shall review annually each special access program to determine whether it continues to meet the requirements of this order.
  - (5) Upon request, an agency head shall brief the Assistant to the President for National Security Affairs, or a designee, on any or all of the agency's special access programs.
- (c) Nothing in this order shall supersede any requirement made by or under 10 U.S.C. 119.

**Sec. 4.4. Access by Historical Researchers and Certain Former Government Personnel.**

(a) The requirement in section 4.1(a)(3) of this order that access to classified information may be granted only to individuals who have a need-to-know the information may be waived for persons who:

- (1) are engaged in historical research projects;
  - (2) previously have occupied policy-making positions to which they were appointed by the President under section 105(a)(2)(A) of title 3, United States Code, or the Vice President under 106(a)(1)(A) of title 3, United States Code; or
  - (3) served as President or Vice President.
- (b) Waivers under this section may be granted only if the agency head or senior agency official of the originating agency:
- (1) determines in writing that access is consistent with the interest of the national security;
  - (2) takes appropriate steps to protect classified information from unauthorized disclosure or compromise, and ensures that the information is safeguarded in a manner consistent with this order; and
  - (3) limits the access granted to former Presidential appointees and Vice Presidential appointees to items that the person originated, reviewed, signed, or received while serving as

a Presidential appointee or a Vice Presidential appointee.

**Part 5—Implementation and Review**

**Sec. 5.1. Program Direction.** (a) The Director of the Information Security Oversight Office, under the direction of the Archivist and in consultation with the Assistant to the President for National Security Affairs, shall issue such directives as are necessary to implement this order. These directives shall be binding upon the agencies. Directives issued by the Director of the Information Security Oversight Office shall establish standards for:

- (1) classification and marking principles;
- (2) safeguarding classified information, which shall pertain to the handling, storage, distribution, transmittal, and destruction of and accounting for classified information;
- (3) agency security education and training programs;
- (4) agency self-inspection programs; and
- (5) classification and declassification guides.

(b) The Archivist shall delegate the implementation and monitoring functions of this program to the Director of the Information Security Oversight Office.

**Sec. 5.2. Information Security Oversight Office.** (a) There is established within the National Archives an Information Security Oversight Office. The Archivist shall appoint the Director of the Information Security Oversight Office, subject to the approval of the President.

(b) Under the direction of the Archivist, acting in consultation with the Assistant to the President for National Security Affairs, the Director of the Information Security Oversight Office shall:

- (1) develop directives for the implementation of this order;
- (2) oversee agency actions to ensure compliance with this order and its implementing directives;
- (3) review and approve agency implementing regulations and agency guides for systematic declassification

- review prior to their issuance by the agency;
- (4) have the authority to conduct on-site reviews of each agency's program established under this order, and to require of each agency those reports, information, and other cooperation that may be necessary to fulfill its responsibilities. If granting access to specific categories of classified information would pose an exceptional national security risk, the affected agency head or the senior agency official shall submit a written justification recommending the denial of access to the President through the Assistant to the President for National Security Affairs within 60 days of the request for access. Access shall be denied pending the response;
  - (5) review requests for original classification authority from agencies or officials not granted original classification authority and, if deemed appropriate, recommend Presidential approval through the Assistant to the President for National Security Affairs;
  - (6) consider and take action on complaints and suggestions from persons within or outside the Government with respect to the administration of the program established under this order;
  - (7) have the authority to prescribe, after consultation with affected agencies, standardization of forms or procedures that will promote the implementation of the program established under this order;
  - (8) report at least annually to the President on the implementation of this order; and
  - (9) convene and chair interagency meetings to discuss matters pertaining to the program established by this order.

**Sec. 5.3. Interagency Security Classification Appeals Panel.**

- (a) Establishment and administration.
  - (1) There is established an Interagency Security Classification Appeals Panel. The Departments of State, Defense, and Justice, the Central Intelligence Agency, the National Archives, and

the Assistant to the President for National Security Affairs shall each be represented by a senior-level representative who is a full-time or permanent part-time Federal officer or employee designated to serve as a member of the Panel by the respective agency head. The President shall select the Chair of the Panel from among the Panel members.

- (2) A vacancy on the Panel shall be filled as quickly as possible as provided in paragraph (a)(1) of this section.
  - (3) The Director of the Information Security Oversight Office shall serve as the Executive Secretary. The staff of the Information Security Oversight Office shall provide program and administrative support for the Panel.
  - (4) The members and staff of the Panel shall be required to meet eligibility for access standards in order to fulfill the Panel's functions.
  - (5) The Panel shall meet at the call of the Chair. The Chair shall schedule meetings as may be necessary for the Panel to fulfill its functions in a timely manner.
  - (6) The Information Security Oversight Office shall include in its reports to the President a summary of the Panel's activities.
- (b) Functions. The Panel shall:
- (1) decide on appeals by persons who have filed classification challenges under section 1.8 of this order;
  - (2) approve, deny, or amend agency exemptions from automatic declassification as provided in section 3.3 of this order; and
  - (3) decide on appeals by persons or entities who have filed requests for mandatory declassification review under section 3.5 of this order.
- (c) Rules and procedures. The Panel shall issue bylaws, which shall be published in the *Federal Register*. The bylaws shall establish the rules and procedures that the Panel will follow in accepting, considering, and issuing decisions on appeals. The rules and procedures of the Panel shall provide that the Panel will consider appeals only on actions in which:

- (1) the appellant has exhausted his or her administrative remedies within the responsible agency;
  - (2) there is no current action pending on the issue within the Federal courts; and
  - (3) the information has not been the subject of review by the Federal courts or the Panel within the past 2 years.
- (d) Agency heads shall cooperate fully with the Panel so that it can fulfill its functions in a timely and fully informed manner. An agency head may appeal a decision of the Panel to the President through the Assistant to the President for National Security Affairs. The Panel shall report to the President through the Assistant to the President for National Security Affairs any instance in which it believes that an agency head is not cooperating fully with the Panel.
- (e) The Panel is established for the sole purpose of advising and assisting the President in the discharge of his constitutional and discretionary authority to protect the national security of the United States. Panel decisions are committed to the discretion of the Panel, unless changed by the President.
- (f) Notwithstanding paragraphs (a) through (e) of this section, whenever the Panel reaches a conclusion that information owned or controlled by the Director of Central Intelligence (Director) should be declassified, and the Director notifies the Panel that he objects to its conclusion because he has determined that the information could reasonably be expected to cause damage to the national security and to reveal (1) the identity of a human intelligence source, or (2) information about the application of an intelligence source or method (including any information that concerns, or is provided as a result of, a relationship with a cooperating intelligence element of a foreign government), the information shall remain classified unless the Director's determination is appealed to the President, and the President reverses the determination.
- Sec. 5.4. General Responsibilities.** Heads of agencies that originate or handle classified information shall:
- (a) demonstrate personal commitment and commit senior management to the successful implementation of the program established under this order;
  - (b) commit necessary resources to the effective implementation of the program established under this order;
  - (c) ensure that agency records systems are designed and maintained to optimize the safeguarding of classified information, and to facilitate its declassification under the terms of this order when it no longer meets the standards for continued classification; and
  - (d) designate a senior agency official to direct and administer the program, whose responsibilities shall include:
    - (1) overseeing the agency's program established under this order, provided, an agency head may designate a separate official to oversee special access programs authorized under this order. This official shall provide a full accounting of the agency's special access programs at least annually;
    - (2) promulgating implementing regulations, which shall be published in the *Federal Register* to the extent that they affect members of the public;
    - (3) establishing and maintaining security education and training programs;
    - (4) establishing and maintaining an ongoing self-inspection program, which shall include the periodic review and assessment of the agency's classified product;
    - (5) establishing procedures to prevent unnecessary access to classified information, including procedures that:
      - (A) require that a need for access to classified information is established before initiating administrative clearance procedures; and
      - (B) ensure that the number of persons granted access to classified information is limited to the minimum consistent with operational and security requirements and needs;
    - (6) developing special contingency plans for the safeguarding of classified information used in or near hostile or potentially hostile areas;
    - (7) ensuring that the performance contract or other system used to rate civilian or military personnel performance includes the management of

classified information as a critical element or item to be evaluated in the rating of:

- (A) original classification authorities;
  - (B) security managers or security specialists; and
  - (C) all other personnel whose duties significantly involve the creation or handling of classified information;
- (8) accounting for the costs associated with the implementation of this order, which shall be reported to the Director of the Information Security Oversight Office for publication; and
  - (9) assigning in a prompt manner agency personnel to respond to any request, appeal, challenge, complaint, or suggestion arising out of this order that pertains to classified information that originated in a component of the agency that no longer exists and for which there is no clear successor in function.

**Sec. 5.5. Sanctions.** (a) If the Director of the Information Security Oversight Office finds that a violation of this order or its implementing directives has occurred, the Director shall make a report to the head of the agency or to the senior agency official so that corrective steps, if appropriate, may be taken.

(b) Officers and employees of the United States Government, and its contractors, licensees, certificate holders, and grantees shall be subject to appropriate sanctions if they knowingly, willfully, or negligently:

- (1) disclose to unauthorized persons information properly classified under this order or predecessor orders;
- (2) classify or continue the classification of information in violation of this order or any implementing directive;
- (3) create or continue a special access program contrary to the requirements of this order; or
- (4) contravene any other provision of this order or its implementing directives.

(c) Sanctions may include reprimand, suspension without pay, removal, termination of classification authority, loss or denial of access to classified information, or other sanctions in accordance with applicable law and agency regulation.

(d) The agency head, senior agency official, or other supervisory official shall, at a minimum, promptly remove the classification authority of any individual who demonstrates reckless disregard or a pattern of error in applying the classification standards of this order.

(e) The agency head or senior agency official shall:

- (1) take appropriate and prompt corrective action when a violation or infraction under paragraph (b) of this section occurs; and
- (2) notify the Director of the Information Security Oversight Office when a violation under paragraph (b)(1), (2), or (3) of this section occurs.

#### **Part 6—General Provisions**

**Sec. 6.1. Definitions.** For purposes of this order:

(a) “Access” means the ability or opportunity to gain knowledge of classified information.

(b) “Agency” means any “Executive agency,” as defined in 5 U.S.C. 105; any “Military department” as defined in 5 U.S.C. 102; and any other entity within the executive branch that comes into the possession of classified information.

(c) “Automated information system” means an assembly of computer hardware, software, or firmware configured to collect, create, communicate, compute, disseminate, process, store, or control data or information.

(d) “Automatic declassification” means the declassification of information based solely upon:

- (1) the occurrence of a specific date or event as determined by the original classification authority; or
- (2) the expiration of a maximum time frame for duration of classification established under this order.

(e) “Classification” means the act or process by which information is determined to be classified information.

(f) “Classification guidance” means any instruction or source that prescribes the classification of specific information.

(g) “Classification guide” means a documentary form of classification guidance issued by an original classification authority

that identifies the elements of information regarding a specific subject that must be classified and establishes the level and duration of classification for each such element.

(h) "Classified national security information" or "classified information" means information that has been determined pursuant to this order or any predecessor order to require protection against unauthorized disclosure and is marked to indicate its classified status when in documentary form.

(i) "Confidential source" means any individual or organization that has provided, or that may reasonably be expected to provide, information to the United States on matters pertaining to the national security with the expectation that the information or relationship, or both, are to be held in confidence.

(j) "Damage to the national security" means harm to the national defense or foreign relations of the United States from the unauthorized disclosure of information, taking into consideration such aspects of the information as the sensitivity, value, utility, and provenance of that information.

(k) "Declassification" means the authorized change in the status of information from classified information to unclassified information.

(l) "Declassification authority" means:

- (1) the official who authorized the original classification, if that official is still serving in the same position;
- (2) the originator's current successor in function;
- (3) a supervisory official of either; or
- (4) officials delegated declassification authority in writing by the agency head or the senior agency official.

(m) "Declassification guide" means written instructions issued by a declassification authority that describes the elements of information regarding a specific subject that may be declassified and the elements that must remain classified.

(n) "Derivative classification" means the incorporating, paraphrasing, restating, or generating in new form information that is already classified, and marking the newly developed material consistent with the classification markings that apply to the source information. Derivative classification includes the classification of information based on

classification guidance. The duplication or reproduction of existing classified information is not derivative classification.

(o) "Document" means any recorded information, regardless of the nature of the medium or the method or circumstances of recording.

(p) "Downgrading" means a determination by a declassification authority that information classified and safeguarded at a specified level shall be classified and safeguarded at a lower level.

(q) "File series" means file units or documents arranged according to a filing system or kept together because they relate to a particular subject or function, result from the same activity, document a specific kind of transaction, take a particular physical form, or have some other relationship arising out of their creation, receipt, or use, such as restrictions on access or use.

(r) "Foreign government information" means:

- (1) information provided to the United States Government by a foreign government or governments, an international organization of governments, or any element thereof, with the expectation that the information, the source of the information, or both, are to be held in confidence;
- (2) information produced by the United States Government pursuant to or as a result of a joint arrangement with a foreign government or governments, or an international organization of governments, or any element thereof, requiring that the information, the arrangement, or both, are to be held in confidence; or
- (3) information received and treated as "foreign government information" under the terms of a predecessor order.

(s) "Information" means any knowledge that can be communicated or documentary material, regardless of its physical form or characteristics, that is owned by, produced by or for, or is under the control of the United States Government. "Control" means the authority of the agency that originates information, or its successor in function, to regulate access to the information.

(t) “Infraction” means any knowing, willful, or negligent action contrary to the requirements of this order or its implementing directives that does not constitute a “violation,” as defined below.

(u) “Integral file block” means a distinct component of a file series, as defined in this section, that should be maintained as a separate unit in order to ensure the integrity of the records. An integral file block may consist of a set of records covering either a specific topic or a range of time such as presidential administration or a 5-year retirement schedule within a specific file series that is retired from active use as a group.

(v) “Integrity” means the state that exists when information is unchanged from its source and has not been accidentally or intentionally modified, altered, or destroyed.

(w) “Mandatory declassification review” means the review for declassification of classified information in response to a request for declassification that meets the requirements under section 3.5 of this order.

(x) “Multiple sources” means two or more source documents, classification guides, or a combination of both.

(y) “National security” means the national defense or foreign relations of the United States.

(z) “Need-to-know” means a determination made by an authorized holder of classified information that a prospective recipient requires access to specific classified information in order to perform or assist in a lawful and authorized governmental function.

(aa) “Network” means a system of two or more computers that can exchange data or information.

(bb) “Original classification” means an initial determination that information requires, in the interest of the national security, protection against unauthorized disclosure.

(cc) “Original classification authority” means an individual authorized in writing, either by the President, the Vice President in the performance of executive duties, or by agency heads or other officials designated by the President, to classify information in the first instance.

(dd) “Records” means the records of an agency and Presidential papers or Presidential records, as those terms are defined

in title 44, United States Code, including those created or maintained by a government contractor, licensee, certificate holder, or grantee that are subject to the sponsoring agency’s control under the terms of the contract, license, certificate, or grant.

(ee) “Records having permanent historical value” means Presidential papers or Presidential records and the records of an agency that the Archivist has determined should be maintained permanently in accordance with title 44, United States Code.

(ff) “Records management” means the planning, controlling, directing, organizing, training, promoting, and other managerial activities involved with respect to records creation, records maintenance and use, and records disposition in order to achieve adequate and proper documentation of the policies and transactions of the Federal Government and effective and economical management of agency operations.

(gg) “Safeguarding” means measures and controls that are prescribed to protect classified information.

(hh) “Self-inspection” means the internal review and evaluation of individual agency activities and the agency as a whole with respect to the implementation of the program established under this order and its implementing directives.

(ii) “Senior agency official” means the official designated by the agency head under section 5.4(d) of this order to direct and administer the agency’s program under which information is classified, safeguarded, and declassified.

(jj) “Source document” means an existing document that contains classified information that is incorporated, paraphrased, restated, or generated in new form into a new document.

(kk) “Special access program” means a program established for a specific class of classified information that imposes safeguarding and access requirements that exceed those normally required for information at the same classification level.

(ll) “Systematic declassification review” means the review for declassification of classified information contained in records that have been determined by the Archivist to

have permanent historical value in accordance with title 44, United States Code.

(mm) “Telecommunications” means the preparation, transmission, or communication of information by electronic means.

(nn) “Unauthorized disclosure” means a communication or physical transfer of classified information to an unauthorized recipient.

(oo) “Violation” means:

- (1) any knowing, willful, or negligent action that could reasonably be expected to result in an unauthorized disclosure of classified information;
- (2) any knowing, willful, or negligent action to classify or continue the classification of information contrary to the requirements of this order or its implementing directives; or
- (3) any knowing, willful, or negligent action to create or continue a special access program contrary to the requirements of this order.

(pp) “Weapons of mass destruction” means chemical, biological, radiological, and nuclear weapons.

**Sec. 6.2. General Provisions.** (a) Nothing in this order shall supersede any requirement made by or under the Atomic Energy Act of 1954, as amended, or the National Security Act of 1947, as amended. “Restricted Data” and “Formerly Restricted Data” shall be handled, protected, classified, downgraded, and declassified in conformity with the provisions of the Atomic Energy Act of 1954, as amended, and regulations issued under that Act.

(b) The Attorney General, upon request by the head of an agency or the Director of the Information Security Oversight Office, shall render an interpretation of this order with respect to any question arising in the course of its administration.

(c) Nothing in this order limits the protection afforded any information by other provisions of law, including the Constitution, Freedom of Information Act exemptions, the Privacy Act of 1974, and the National Security Act of 1947, as amended. This order is not intended to and does not create any right or benefit, substantive or procedural, enforceable at law by a party against the United States, its departments, agencies, officers,

employees, or agents. The foregoing is in addition to the specific provisos set forth in sections 3.1(b) and 5.3(e) of this order.”

(d) Executive Order 12356 of April 6, 1982, was revoked as of October 14, 1995.

**Sec. 6.3. Effective Date.** This order is effective immediately, except for section 1.6, which shall become effective 180 days from the date of this order.

**George W. Bush**

The White House,  
March 25, 2003.

[Filed with the Office of the Federal Register,  
9:17 a.m., March 27, 2003]

NOTE: This Executive order was published in the *Federal Register* on March 28.

### **Letter to the Speaker of the House of Representatives Transmitting a Supplemental Budget Request To Support Military and Humanitarian Operations in Iraq and To Ensure Domestic Safety**

March 25, 2003

*Dear Mr. Speaker:*

On October 16, 2002, I signed into law the “Authorization for Use of Military Force Against Iraq Resolution of 2002” (Public Law 107-243). After condemning Saddam Hussein’s continued possession of chemical and biological weapons, obstruction of inspections, and brutal repression of the Iraqi people, the Congress affirmed, “Iraq poses a continuing threat to the national security of the United States and international peace and security of the Persian Gulf region and remains in material and unacceptable breach of its international obligations.”

Subsequent to enactment of Public Law 107-243, the United Nations Security Council unanimously agreed to Resolution 1441 offering Iraq one final chance to disarm. After more than a decade of deceit and defiance, the regime, yet again, failed to “fully and unconditionally” comply. Iraq continues to pose a grave danger to global peace and security. The United States and our allies must seek to disarm Iraq and liberate the Iraqi people, and we will prevail.

Today, I submit a request for 2003 supplemental appropriations to support Department of Defense operations in Iraq and to strengthen the capabilities of our friends and allies who will share the burden of military and stabilization activities. Disarming and liberating Iraq is a first step. This request also provides immediate humanitarian relief, support for reconstruction, and the development of a free-market democracy in Iraq. Finally, the request will enhance the safety and well-being of Americans at home and abroad with investments managed by the Department of State, the Department of Homeland Security, and other agencies.

This request reflects urgent and essential requirements. Much of the funding has been requested with flexible authorities. This flexibility will ensure requirements can be immediately addressed as they arise despite the unpredictable scope, duration, and intensity of operations. I ask the Congress to appropriate the funds as requested, and promptly send the bill to me for signature. I urge the Congress to refrain from attaching items not directly related to the emergency at hand.

This supplemental request provides essential support to help guarantee the success and safety of our men and women in uniform, to help enhance the security of America and her citizens, and to establish an Iraqi nation, free, prospering and at peace with its neighbors.

Sincerely,

**George W. Bush**

**Letter to Congressional Leaders  
Transmitting a Report Required by  
the Enhanced Border Security and  
Visa Entry Reform Act of 2002**

*March 25, 2003*

Dear \_\_\_\_\_:

Enclosed is the report to the Congress, prepared by my Administration, identifying Federal law enforcement and intelligence community information identified as necessary by the Department of State (DOS) to screen visa applicants and the Department of Homeland Security (DHS) to screen applicants for admission to the United States, and to identify those aliens inadmissible or

deportable under the Immigration and Nationality Act. I am forwarding this report to fulfill the requirement under section 201(b) of the Enhanced Border Security and Visa Entry Reform Act of 2002 (Public Law 107-173).

The Federal Government is working to improve data-sharing capabilities between agencies. To support this effort, the Department of Homeland Security will create an inventory of essential information needed to secure our Nation; determine horizontal and vertical integration requirements; define target architecture for information integration; and, determine the resources necessary to integrate information. In the short term, DHS will work to virtually consolidate or link watch lists from multiple agencies and create a homeland security portal for users at all levels of government. Additionally, consular officers and immigration inspectors have access to more complete intelligence and criminal history information through the Interagency Border Inspection System (IBIS) and the Consular Lookout and Support System (CLASS). Since September 11, more than seven million names of persons with Federal Bureau of Investigation (FBI) records were added to CLASS so that now it contains approximately 13 million name records from DOS, DHS, the Drug Enforcement Administration, and intelligence resources. The U.S. Customs Service has also provided 20,000 name records of serious violators to CLASS. The CLASS now has over 78,000 records of suspected terrorists, up 40 percent in the past year. Since September 11, 2001, approximately 20,000 new terrorist lookouts have been entered into the DOS's TIPOFF system.

Furthermore, an Entry-Exit System (EES) project team is building an integrated, automated information EES to enable existing/emerging entry exit processes. This core EES will integrate electronic arrival and departure manifests, electronic visa data, Federal agency lookouts, traveler information, Student and Exchange Visitor Information System (SEVIS) data, Immigration Benefit information, overstay information as well as perform risk assessment analysis and lookout queries, and incorporate biometric technology.

Additionally, the newly established Terrorist Threat Integration Center (TTIC) will analyze terrorist-related information collected domestically and abroad in order to form the most comprehensive picture of the terrorist threats we face. The TTIC will also play a lead role in overseeing a national counter-terrorism tasking and requirements system and in maintaining an up-to-date database of known and suspected terrorists that will be accessible to appropriate officials at all levels of government. The TTIC represents an important milestone in our effort to improve collaboration between and among the intelligence and law enforcement communities.

These efforts and others are improving available information and systems while planning for the development of compatible information systems. This will allow Federal, State, and local entities to share information nationwide that will ultimately contribute to securing our borders and protecting our Nation.

Sincerely,

**George W. Bush**

NOTE: Identical letters were sent to Richard G. Lugar, chairman, Senate Committee on Foreign Relations; Orrin G. Hatch, chairman, Senate Committee on the Judiciary; Pat Roberts, Chairman, Senate Committee on Intelligence; Henry J. Hyde, chairman, House Committee on International Relations; F. James Sensenbrenner, Jr., chairman, House Committee on the Judiciary; and Porter J. Goss, chairman, House Committee on Intelligence. This letter was released by the Office of the Press Secretary on March 26.

**Letter to Congressional Leaders  
Transmitting a Report on North  
Atlantic Treaty Organization  
Enlargement**

*March 25, 2003*

*Dear Mr. Chairman:*

On August 26, 2002, I submitted a report “regarding each country being actively considered for NATO membership.” That report was prepared pursuant to section 3(2)(E)(i) of the Resolution of Ratification to the Protocols to the North Atlantic Treaty of 1949 on

the Accession of Poland, Hungary, and the Czech Republic, adopted on April 30, 1998.

As you know, on November 22, 2002, I joined the other leaders of NATO in inviting Bulgaria, Estonia, Latvia, Lithuania, Romania, Slovakia, and Slovenia to become members of NATO. I am firmly convinced that the membership of these nations will advance the cause of freedom, and make NATO stronger for the future.

Section 3(2)(E)(ii) of the 1998 Resolution of Ratification requires classified and unclassified updates to the report submitted on August 26, 2002. As stated in that Resolution, “Prior to the signing of any protocol to the North Atlantic Treaty on the accession of any country, the President shall submit to the appropriate congressional committees a report, in classified and unclassified forms:

- (I) updating the information contained in the report required under clause (i) with respect to that country; and
- (II) including an analysis of that country’s ability to meet the full range of the financial burdens of NATO membership, and the likely impact upon the military effectiveness of NATO of the country invited for accession talks, if the country were to be admitted to NATO.”

I am hereby providing this updated report, as prepared by my Administration. In doing so, I note with appreciation the continued and strong bipartisan support that the Congress has shown on the issue of NATO enlargement.

Sincerely,

**George W. Bush**

NOTE: Identical letters were sent to Richard G. Lugar, chairman, Senate Committee on Foreign Relations; John W. Warner, chairman, Senate Committee on Armed Services; Ted Stevens, chairman, Senate Committee on Appropriations; Henry J. Hyde, chairman, House Committee on International Relations; Duncan Hunter, chairman, House Committee on Armed Services; and C.W. Bill Young, chairman, House Committee on Appropriations. This letter was released by the Office of the Press Secretary on March 26.

## Remarks at MacDill Air Force Base in Tampa, Florida

March 26, 2003

**The President.** Thank you all. Thank you all. Thank you all very much. General DeLong, thanks for such a kind introduction. Laura and I are really proud to be here with the good men and women of CENTCOM and MacDill Air Force Base, Florida.

We are pleased to see so many family members who are here. We want to—we thank you for coming. And I want you to know your Nation appreciates your commitment and your sacrifice in the cause of peace and freedom.

We're also proud to be here today with our friends and allies, representative of the 48 nations across the world who have joined America in Operation Iraqi Freedom. Over the last week, the world has witnessed the skill and honor and resolve of our military in the course of battle. We have seen the character of this new generation of American Armed Forces. We've seen their daring against ruthless enemies and their decency to an oppressed people. Millions of Americans are proud of our military, and so am I. I am honored to be the Commander in Chief.

I appreciate very much General Peter Pace, Vice Chairman of the Joint Chiefs of Staff, who has joined us from Washington, DC, today. He is representative of the caliber of our generals. He's one of the finest people I know. I'm proud you're here, General Pace. Thank you for representing the Marine Corps so well, and all the fighting men and women.

I'm proud, also, to be here with Charles Holland, commander of SOCOM; the wing commander of MacDill Air Force Base, Colonel Tanker Snyder. He told me that was his given name, Tanker. [Laughter] That's a heck of a name, Tanker. [Laughter]

Of course, I'm really proud of your Governor.

**Audience members.** God bless you, sir! [Laughter]

**The President.** I want to thank members of the Florida congressional delegation who flew down with us today on Air Force One, starting with the chairman of the Appropria-

tions Committee, a Floridian committed to making sure our military has what it takes to win war and, therefore, be able to keep the peace—the chairman, Bill Young. As well, Congressman Jim Davis, Mike Bilirakis, Adam Putnam, and Katherine Harris came down today. I know we've got some of the mayors from the local area here: Rick Baker, Brian Aungst, and my old buddy Dick Greco, the mayor of Tampa, Florida—for being here.

I want to thank everybody in uniform who is here today. Thank you for your service, your sacrifice, and your love of America. I appreciate the members of the United States Coast Guard who are here today. Our Coast Guard is deployed in the Middle East; at the same time, it protects this homeland of ours. And you're doing a fine job on behalf of the American people, all up and down the coastlines of this great country.

I want to thank members of the Florida Army National Guard who are here. And I suspect we might have a few veterans as well as retired members of our military. I want to thank you all for your service, for setting such a clear example for future generations of those who wear our uniform. I think you'll agree that our military is not letting you down when it comes to upholding the great tradition of peace through strength.

One of the problems with being the President is you always end up being the last guy here. [Laughter] So I'm sorry I didn't get to hear Toby Keith and Darryl Worley. But I want to thank you all for coming and providing your talents today in support of our efforts to make the world a more peaceful place. I also want to thank Chaplain Stone. I appreciate your words of prayer for our men and women in uniform, especially for your prayers for the loved ones of American and British troops whose lives were lost.

People across this country are praying. They are praying that they hope those families and loved ones will find comfort and grace in their sorrow. We pray that God will bless and receive each of the fallen, and we thank God that liberty found such brave defenders.

At MacDill Air Force Base, I know you're proud of a certain Army general who couldn't be with us today on the account of some

pressing business. [*Laughter*] Tommy Franks has my respect, the respect of our military, and the thanks of the United States of America.

MacDill is the command center of our Special Operations Forces, the silent warriors who were first on the ground there in Iraq. And here at CENTCOM, you coordinate the work of a grand coalition that is disarming a dangerous enemy and freeing a proud people.

Every nation in our coalition understands the terrible threat we face from weapons of mass destruction. Every nation represented here refuses to live in a future of fear, at the mercy of terrorists and tyrants. And every nation here today shares the same resolve: We will be relentless in our pursuit of victory.

Our military is making good progress in Iraq; yet this war is far from over. As they approach Baghdad, our fighting units are facing the most desperate elements of a doomed regime. We cannot know the duration of this war, but we are prepared for the battle ahead. We cannot predict the final day of the Iraqi regime, but I can assure you, and I assure the long-suffering people of Iraq, there will be a day of reckoning for the Iraqi regime, and that day is drawing near.

Many of you here today were also involved in the liberation of Afghanistan. The military demands are very different in Iraq. Yet our coalition is showing the same spirit, the same resolve—that spirit and resolve that destroyed the Al Qaida terror camps, that routed the Taliban and freed the people of Afghanistan.

In Iraq today, our military is focused and unwavering. We have an effective plan of battle and the flexibility to meet every challenge. Nothing—nothing—will divert us from our clear mission. We will press on through every hardship. We will overcome every danger, and we will prevail.

It has been 6 days since the major ground war began. It's been 5 days since the major air war began. And every day has brought us closer to our objective. At the opening of Operation Iraqi Freedom, Special Forces helped to secure airfields and bridges and oilfields, to clear the way for our forces and to prevent sabotage and environmental catastrophe. Our pilots and cruise missiles have

struck vital military targets with lethal precision.

We've destroyed the base of a terrorist group in northern Iraq that sought to attack America and Europe with deadly poisons. We have moved over 200 miles to the north, toward Iraq's capital, in the last 3 days. And the dictator's major Republican Guard units are now under direct and intense attack. Day by day, Saddam Hussein is losing his grip on Iraq. Day by day, the Iraqi people are closer to freedom.

We are also taking every action we can to prevent the Iraqi regime from using its hidden weapons of mass destruction. We are attacking the command structure that could order the use of those weapons. Coalition troops have taken control of hundreds of square miles of territory to prevent the launch of missiles and chemical or biological weapons.

Every victory in this campaign and every sacrifice serves the purpose of defending innocent lives, in America and across the world, from the weapons of terror. We will not wait to meet this danger with firefighters and police and doctors on the streets of our own cities. Instead, we are meeting the danger today with our Army, Navy, Air Force, Coast Guard, and Marines.

All the nations in our coalition are contributing to our steady progress. British ground forces have seized strategic towns and ports. The Royal Air Force is striking targets throughout Iraq. The Royal Navy is taking command of coastal waters. The Australian military is providing naval gunfire support and Special Forces and fighter aircraft on missions deep in Iraq. Polish military forces have secured an Iraqi oil platform in the Persian Gulf. A Danish submarine is monitoring Iraqi intelligence, providing early warning. Czech, Slovak, Polish, and Romanian forces, soon to be joined by Ukrainian and Bulgarian forces, are forward-deployed in the region, prepared to respond in the event of an attack of weapons of mass destruction anywhere in the region. Spain is providing important logistical and humanitarian support. Coalition forces are skilled and courageous, and we are honored to have them by our side.

In the early stages of this war, the world is getting a clearer view of the Iraqi regime

and the evil at its heart. In the ranks of that regime are men whose idea of courage is to brutalize unarmed prisoners. They wage attacks while posing as civilians. They use real civilians as human shields. They pretend to surrender, then fire upon those who show them mercy. This band of war criminals has been put on notice: The day of Iraq's liberation will also be a day of justice.

And in the early stages of this war, we have also seen the honor of the American military and our coalition. Protecting innocent civilians is a central commitment of our war plan. Our enemy in this war is the Iraqi regime, not the people who have suffered under it. As we bring justice to a dictator, today we started bringing humanitarian aid in large amounts to an oppressed land.

We are treating Iraqi prisoners of war according to the highest standards of law and decency. Coalition doctors are working to save the lives of the wounded, including Iraqi soldiers. One of our servicemen said this about the injured Iraqis he treated: "We can't blame them for the mistreatment that their Government is doing to our soldiers. I'm all for treating them. That's what we do. That's our job."

Our entire coalition has a job to do, and it will not end with the liberation of Iraq. We will help the Iraqi people to find the benefits and assume the duties of self-government. The form of those institutions will arise from Iraq's own culture and its own choices. Yet, this much is certain: The 24 million people of Iraq have lived too long under a violent criminal gang calling itself a government.

Iraqis are a good and gifted people. They deserve better than a life spent bowing before a dictator. The people of Iraq deserve to stand on their feet as free men and women, the citizens of a free country.

This goal of a free and peaceful Iraq unites our coalition. And this goal comes from the deepest convictions of America. The freedom you defend is the right of every person and the future of every nation. The liberty we prize is not American's gift to the world; it is God's gift to humanity.

The Army Special Forces define their mission in a motto: "To Liberate the Op-

pressed." Generations of men and women in uniform have served and sacrificed in this cause. Now the call of history has come once again to all in our military and to all in our coalition. We are answering that call. We have no ambition in Iraq except the liberation of its people. We ask no reward except a durable peace. And we will accept no outcome short of complete and final success.

The path we are taking is not easy, and it may be long. Yet we know our destination. We will stay on the path, mile by mile, all the way to Baghdad and all the way to victory.

Thank you all. And may God bless America.

NOTE: The President spoke at 10:42 a.m. in Hangar 3. In his remarks, he referred to Gen. Tommy R. Franks, USA, combatant commander, Lt. Gen. Michael P. DeLong, USMC, deputy commander, and Maj. Kenneth Stone, USAF, chaplain, U.S. Central Command; Gen. Charles R. Holland, USAF, commander, U.S. Special Operations Command; Col. David "Tanker" Snyder, USAF, commander, 6th Air Mobility Wing; Gov. Jeb Bush of Florida; Mayor Richard M. Baker of St. Petersburg, FL; Mayor Brian Aungst of Clearwater, FL; Mayor Dick A. Greco of Tampa, FL; country music entertainers Toby Keith and Darryl Worley; and President Saddam Hussein of Iraq. The Office of the Press Secretary also released a Spanish language transcript of these remarks.

## **Statement on Congressional Action on the Budget Resolution**

*March 26, 2003*

I commend the Senate Republican leadership for its commitment to jobs and growth and for acting quickly to pass a budget resolution, in sharp contrast to last year when the Senate did not even pass such a resolution. It is unfortunate that the full Senate has failed to pass a budget that provides for my entire economic growth-and-job creation plan. The House budget took the bold steps necessary to boost our economy, and we will work to ensure that the final House-Senate budget provides the growth measures American workers deserve.

**Statement on the Death of  
Senator Daniel Patrick Moynihan**

*March 26, 2003*

Laura and I are saddened by the death of Senator Daniel Patrick Moynihan. Senator Moynihan was an intellectual pioneer and a trusted adviser to Presidents of both parties. I appreciated his service to my administration as Co-Chairman of my Commission to Strengthen Social Security. Representing the people of New York for 24 years, Senator Moynihan was a leader in the Senate and was recognized for his commitment to free trade, Social Security, freedom for people around the world, and equal opportunity for all Americans. He committed his life to service and will be sorely missed. We express our deepest sympathies to Senator Moynihan's family.

**Proclamation 7656—National Child  
Abuse Prevention Month, 2003**

*March 26, 2003*

*By the President of the United States  
of America*

**A Proclamation**

Our Nation has an important responsibility to create a caring environment in which our children can flourish and reach their full potential. As we observe the 20th anniversary of National Child Abuse Prevention Month, we recognize the significant progress we have made to increase the safety and security of our children. We also renew our commitment to protecting our most vulnerable citizens from harm. Child abuse and neglect are national tragedies, and we must work together to eradicate them.

Every day, thousands of children are mistreated by their parents, guardians, relatives, or caregivers. On average, three children a day die as a result of abuse and neglect, and countless others remain silent, their pain unnoticed and unreported. These children face challenges that no child deserves, and young people who have experienced abuse may grow into adults who are self-destructive and damaging to our communities. To help these children become healthy and happy adults,

parents and caregivers must provide them with love, security, emotional support, and a strong connection to their extended families and communities.

To help ensure the safety and well-being of our children, my Administration is committed to supporting and strengthening families. In the last year, we have worked with faith-based and community organizations to promote healthy marriages, responsible fatherhood, and partnerships that seek to prevent child abuse and neglect. We also worked with the Congress to reauthorize the Promoting Safe and Stable Families program. This year, we are asking the Congress to fully fund this program at \$505 million, an increase of more than 65 percent. In addition, we are working with the Congress to reauthorize the Child Abuse Prevention and Treatment Act. This important legislation will provide funding to States for child abuse prevention activities and other vital programs.

Every child is a blessing. Through the cooperation of Federal, State, and local governments, faith-based and community organizations, schools, law enforcement, and health and human service agencies, we can develop and enhance successful prevention strategies that protect our young people. In addition, we must continue to recognize the spirit of compassion in individuals and community groups across our Nation that offer care, guidance, and support for young people, parents, and caregivers. By working together, we can put hope in our children's hearts and ensure healthy and safe lives for all our children.

**Now, Therefore, I, George W. Bush,** President of the United States of America, by virtue of the authority vested in me by the Constitution and laws of the United States, do hereby proclaim April 2003 as National Child Abuse Prevention Month. I encourage all Americans to join together to support strong families, protect our children from abuse, neglect, and maltreatment, and make our Nation a more promising place for all.

**In Witness Whereof,** I have hereunto set my hand this twenty-sixth day of March, in the year of our Lord two thousand three, and of the Independence of the United States of

America the two hundred and twenty-seventh.

**George W. Bush**

[Filed with the Office of the Federal Register, 8:47 a.m., March 28, 2003]

NOTE: This proclamation was published in the *Federal Register* on March 31.

**The President's News Conference  
With Prime Minister Tony Blair of  
the United Kingdom at Camp David,  
Maryland**

*March 27, 2003*

**President Bush.** Thank you all. It's my honor to welcome my friend and Prime Minister of Great Britain Tony Blair back to Camp David. America has learned a lot about Tony Blair over the last weeks. We've learned that he's a man of his word. We've learned that he's a man of courage, that he's a man of vision. And we're proud to have him as a friend.

The United States and United Kingdom are acting together in a noble purpose. We're working together to make the world more peaceful. We're working together to make our respective nations and all the free nations of the world more secure, and we're working to free the Iraqi people.

British, American, Australian, Polish, and other coalition troops are sharing the duties of this war, and we're sharing the sacrifices of this war. Together, coalition forces are advancing day by day, in steady progress, against the enemy. Slowly but surely, the grip of terror around the throats of the Iraqi people is being loosened.

We appreciate the bravery, the professionalism of the British troops and all coalition troops. Together we have lost people, and the American people offer their prayers to the loved ones of the British fallen, just as we offer our prayers to the loved ones of our own troops who have fallen.

We're now engaging the dictator's most hardened and most desperate units. The campaign ahead will demand further courage and require further sacrifice. Yet we know the outcome: Iraq will be disarmed; the Iraqi

regime will be ended; and the long-suffering Iraqi people will be free.

In decades of oppression, the Iraqi regime has sought to instill the habits of fear in the daily lives of millions. Yet, soon, the Iraqis will have the confidence of a free people. Our coalition will stand with the citizens of Iraq in the challenges ahead. We are prepared to deliver humanitarian aid on a large scale and, as a matter of fact, are beginning to do so as we speak.

Today the Prime Minister and I also urge the United Nations to immediately resume the oil-for-food program. More than half the Iraqi people depend on this program as their sole source of food. This urgent humanitarian issue must not be politicized, and the Security Council should give Secretary-General Annan the authority to start getting food supplies to those most in need of assistance.

As we address the immediate suffering of the Iraqi people, we're also committed to helping them over the long term. Iraq's greatest long-term need is a representative government that protects the rights of all Iraqis. The form of this government will be chosen by the Iraqi people, not imposed by outsiders. And the Prime Minister and I are confident that a free Iraq will be a successful nation.

History requires more of our coalition than the defeat of a terrible danger. I see an opportunity, as does Prime Minister Blair, to bring renewed hope and progress to the entire Middle East. Last June 24th, I outlined a vision of two states, Israel and Palestine, living side by side in peace and security. Soon, we'll release the roadmap that is designed to help turn that vision into reality, and both America and Great Britain are strongly committed to implementing that roadmap.

For nearly a century, the United States and Great Britain have been allies in the defense of liberty. We've opposed all the great threats to peace and security in the world. We shared in the costly and heroic struggle against Nazism. We shared the resolve and moral purpose of the cold war. In every challenge, we've applied the combined power of our nations to the cause of justice, and we're doing the same today. Our alliance is strong;

our resolve is firm; and our mission will be achieved.

Mr. Prime Minister.

**Prime Minister Blair.** Thank you, Mr. President, and thank you for your welcome. Thank you for your strength and for your leadership at this time. And I believe the alliance between the United States and Great Britain has never been in better or stronger shape.

Can I also offer the American people, on behalf of the British people, our condolences, our sympathy, our prayers for the lives of those who have fallen in this conflict, just as we have offered the condolence, the sympathy, and the prayers to the families of our own British servicemen.

Just under a week into this conflict, let me restate our complete and total resolve. Saddam Hussein and his hateful regime will be removed from power. Iraq will be disarmed of weapons of mass destruction, and the Iraqi people will be free. That is our commitment; that is our determination; and we will see it done.

We had this morning a presentation of the latest military situation, which shows already the progress that has been made. It's worth just recapping it, I think, for a moment. In less than a week, we have secured the southern oilfields and facilities and so protected that resource and wealth for the Iraqi people and avoided ecological disaster. We've disabled Iraq's ability to launch external aggression from the west. Our forces are now within 50 miles of Baghdad. They've surrounded Basra. They've secured the key port of Umm Qasr. They've paved the way for humanitarian aid to flow into the country. And they brought real damage on Iraq's command and control. So we can be confident that the goals that we have set ourselves will be met.

I would like to pay tribute to the professionalism and integrity of our forces and those of the United States of America, our other coalition allies, and to say how their professionalism, as well as their skill and their bravery, stands in sharp contrast to the brutality of Saddam's regime.

Day by day, we have seen the reality of Saddam's regime: His thugs prepared to kill their own people; the parading of prisoners of war; and now, the release of those pictures

of executed British soldiers. If anyone needed any further evidence of the depravity of Saddam's regime, this atrocity provides it. It is yet one more flagrant breach of all the proper conventions of war. More than that, to the families of the soldiers involved, it is an act of cruelty beyond comprehension. Indeed, it is beyond the comprehension of anyone with an ounce of humanity in their souls.

On behalf of the British Government, I would like to offer my condolences particularly to the family and the friends of those two brave young men who died in the service of their country and to the ordinary Iraqi people, to whom we are determined to bring a better future.

The future of the Iraqi people is one reason why much of our discussion has focused on humanitarian issues. Again, here we have the ship, the *Sir Galahad*, loaded with tons of supplies destined for the people of Iraq. The other immediate humanitarian priority is to restart the U.N. oil-for-food program, which the President and I discussed and which I will be discussing with Kofi Annan later this evening, and this is urgent.

We also discussed the postconflict issues. Contrary to a lot of the comment on this, the position is exactly as the President and I set out in the Azores, namely, that we will work with the U.N., our allies and partners and bilateral donors. We will seek new U.N. Security Council resolutions to affirm Iraq's territorial integrity, to ensure rapid delivery of humanitarian relief, and endorse an appropriate postconflict administration for Iraq.

But let me emphasize once again that our primary focus now is and must be the military victory, which we will prosecute with the utmost vigor. And the immediate priority for the United Nations is, as the President was indicating a moment or two ago, the oil-for-food program.

In addition, as has just been said to you, we had an excellent discussion of the Middle East, and we both share a complete determination to move this forward. It is, indeed, often overlooked that President Bush is the first U.S. President publicly to commit himself to a two-state solution, an Israel confident of its security and a viable Palestinian state. And I welcome the decision announced recently to publish the roadmap as soon as

the confirmation of the new Palestinian Prime Minister is properly administered.

Finally, I would just like to say this: I think it is important that we recognize at this time that the goals that we are fighting for are just goals. Whatever the difficulty of war, let us just remember this is a regime that has brutalized its people for well over two decades. Of course, there will be people fiercely loyal to that regime who will fight all the way; they have no option. But I have no doubt at all that the vast majority of ordinary Iraqi people are desperate for a better and different future, for Iraq to be free, for its government to be representative of its people, for the human rights of the people to be cared for.

And that is why, though of course our aim is to rid Iraq of weapons of mass destruction and make our world more secure, the justice of our cause lies in the liberation of the Iraqi people. And to them we say, we will liberate you. The day of your freedom draws near.

**President Bush.** We'll take two questions a side. We would hope that you would respect asking one question per question.

Fournier [Ron Fournier, Associated Press].

#### **Resolution of Operation Iraqi Freedom/ U.N. Role in Postwar Iraq**

**Q.** That, of course, means I can ask each leader one question.

**President Bush.** No, it does not mean that. Of course, you will anyway, but—

**Q.** Yes, sir.

First you, Mr. Prime Minister. Briefly, Secretary Powell said yesterday that the U.N. should have a role in postwar Iraq but that the United States should have a significant, dominating control of post-Saddam Iraq. How will that kind of talk play in Europe?

And Mr. President, can you help me understand the timing of this war? You talked yesterday that it will be—we're far from over. Today you said it's going slowly but surely; we're working our way to our end goal. Given that the resistance is as strong as it's been in the south and that we have what you call the most hardened, most desperate forces still around Baghdad, are we to assume that this is going to last—could last months and not weeks—and not days?

**President Bush.** I'll answer that question very quickly and then get to his. However long it takes to win. That's—

**Q.** —take months?

**President Bush.** However long it takes to achieve our objective. And that's important for you to know, the American people to know, our allies to know, and the Iraqi people to know.

**Q.** It could be months?

**President Bush.** However long it takes. That's the answer to your question, and that's what you've got to know. It isn't a matter of timetable; it's a matter of victory. And the Iraqi people have got to know that, see. They've got to know that they will be liberated and Saddam Hussein will be removed, no matter how long it takes.

Go ahead.

**Prime Minister Blair.** In relation to the United Nations, there's no doubt at all that the United Nations has got to be closely involved in this process. That's not just right; it's in everyone's interest that it happens. All I'm saying to people is, the focus—the immediate focus has got to be on the oil-for-food program, because that is the thing we need to get sorted out with the United Nations literally in the next few days.

Now, after that is the issue of the postconflict administration, where, as we said in our Azores statement, it's important there, again, that the U.N. is involved and that any postconflict administration in Iraq is endorsed by it.

But there are huge numbers of details to be discussed with our allies as to exactly how that is going to work. And also, the conflict is not yet over; we are still in the conflict. So we will carry on discussing that with the U.N., with other allies. But I think that is best done in those discussions without trying to do it by discussion through the press conference or through megaphone diplomacy.

But about the role of the U.N. and the basis of the principles we set out in the Azores Summit, there is simply no difference at all there. But there are a huge amount of details as to exactly how that is to be implemented that have to be a matter of discussion, and also, a matter of a reflection of the reality that we will face when we get to the point of postconflict.

Andy.

**Speculation on Duration of the War**

**Q.** Andrew Marr from the BBC. For both leaders, if I may. We've, all of us, noted quite a shift in emphasis over the last few days from a hope that this could be over very, very quickly, to the military in both countries briefing about months. My question is really, why do you think that shift has taken place? Did we underestimate the scale of Iraqi resistance? Has it been the weather? Has it been poor advice at the beginning of the campaign, or is it a military question?

**Prime Minister Blair.** Well, you know, in the previous two campaigns in which I've been involved, Kosovo and Afghanistan, you reach this particular point where people start asking—ask us to speculate on exactly how much time it takes to get the job done. The important thing is the job will be done. There is no point in entering into a speculation of how long it takes except to say we have been, I think, just under a week into this conflict. Now, because of the way it's reported—you've got this constant 24-hours-a-day media—it may seem to people that it's a lot longer than just under a week. But actually, it's just under a week. And in just under a week, there is a massive amount that has already been achieved. I mean, after all, coalition forces are within 50 miles of Baghdad; the southern oilfields are secured; the west is protected from external aggression; we've got forces going into the north.

Now, we will carry on until the job is done. But there is absolutely no point, in my view, of trying to set a time limit or speculate on it, because it's not set by time; it's set by the nature of the job. All I would do, though, is point out to you that within those 6 or 7 days, actually an enormous amount has already been achieved.

I think it's also important just to make one other point, which is we have very deliberately wanted to do this in a way that protects the future of the Iraqi people too. And that's one reason why we went immediately in to secure the oil installations in the south. If we weren't able to do that, then the prospects of the Iraqi people for the future would be blighted. That's why the air campaign has targeted very, very specifically, as specifically

as we possibly can, military command and control, the aspects of Saddam's regime, not the civilian population.

So we're doing this in the way that we set it out to achieve our objectives. We will achieve our objectives.

**President Bush.** I have nothing more to add to that.

Randy [Randall Mikkelsen, Reuters].

**War Crimes/Weapons of Mass Destruction**

**Q.** Mr. President, you've raised the possibility of holding Iraqis accountable for war crimes. I'm wondering if now if you could describe what war crimes you think they've committed to date. And secondly, sir, should the Iraqis be prepared for U.S. retaliation with nuclear weapons if they were to attack coalition forces with weapons of mass destruction?

**President Bush.** You heard the Prime Minister eloquently talk about the loss of British life. They were murdered, unarmed soldiers executed. I mean, that's a war crime. But you know, I'm not surprised. This man Saddam Hussein has tortured and brutalized his people for a long, long time.

We had reports the other day of a dissident who had his tongue cut out and was tied to the stake in the town square, and he bled to death. That's how Saddam Hussein retains power.

His sons are brutal, brutal people. They're barbaric in nature. So I'm not surprised he's committing crimes against our soldiers. I'm not surprised to hear stories about his thugs killing their own citizens and trying to blame it on coalition forces. I'm not surprised to know that regular army forces are trying to desert but get blown away by fellow Iraqi citizens. I'm not surprised, because the nature of the man who has run the country for a long period of time.

If he uses weapons of mass destruction, that will just prove our case. And we will deal with it. We've got one objective in mind. That's victory, and we'll achieve victory.

**Q.** [Inaudible].

**President Bush.** Well, they've been sent a message in this war, too, in that if you launch a weapon of mass destruction, you'll be tried as a war criminal. And I urge those

Iraqi generals who have any doubt of our word to be careful, because we'll keep our word. We're going to keep our word to the Iraqi people, and we'll keep our word to those war criminals in Iraq.

**Prime Minister Blair.** Adam [Adam Boulton, Sky News].

#### **Nature of the Coalition/Execution of British Soldiers**

**Q.** I'd like to break the rule, because I don't think we know the details of why you're using this word "executed" about the British servicemen. I would like if you could explain that.

But could I ask you both—you both went into the history, the justness of the cause that you believe that this war is. Why is it then, that if you go back to that history, if you go back over the last century or, indeed, recent conflicts in your political careers, you have not got the support of people who have been firm allies, like the French, like the Germans, like the Turkish? Why haven't you got their support?

**President Bush.** We've got a huge coalition. As a matter of fact, the coalition that we've assembled today is larger than one assembled in 1991 in terms of the number of nations participating. I'm very pleased with the size of our coalition.

I was down yesterday at CENTCOM and met with many of the generals from the countries represented in our coalition, and they're proud to be side by side with our allies. This is a vast coalition that believes in our cause, and I'm proud of their participation.

**Q.** They're not Western allies. Why not?

**President Bush.** We have plenty of Western allies. We've got—I mean, we can give you the list. Ally after ally after ally has stood with us and continues to stand with us, and we are extremely proud of their participation.

**Prime Minister Blair.** Can I—in relation to our soldiers, the reason I used the language I did was because of the circumstances that we know.

And the reason why I think it is important to recognize the strength of our alliance—yes, there are countries that disagree with what we are doing. I mean, there's no point in hiding it. There's been a division. And you

obviously have to take and go and ask those other countries why they're not with us, and they will give you the reasons why they disagree. But I think what is important is to bear in mind two things. First of all, there are an immense number of countries that do agree with us. I mean, I hear people constantly say to me, "Europe is against what you're doing." That is not true. There is a part of Europe that is against what we are doing. There are many existing members of the European Union and virtually all the new members of the European Union that strongly support what we are doing. So there is a division, but we have many allies.

And the second point I'd make is this, that I understand why people hesitate before committing to conflict and to war. War is a brutal and a bloody business. But we are faced with the situation where Saddam Hussein has been given 12 years to disarm voluntarily of weapons of mass destruction that the whole of the international community accepts is a threat, and he has not done so. Instead, what we have had is 12 years in which he has remained in power with these weapons intact and brutalized his own people.

Now, we felt we had come to the point where if we wanted to take a stand against what I believe to be the dominant security threat of our time, which is the combination of weapons of mass destruction in the hands of unstable, repressive states and terrorist groups, if we wanted to take a stand, then we had to act. And we went through the diplomatic process. We tried to make the diplomatic process work, but we weren't able to do so.

And the other reason why I think it is important that we act and why, indeed, we have many, many allies, is because people do know that this is a brutal regime. That is not the reason for us initiating this action—that is in relation to weapons of mass destruction. But it is a reason why, if we do so, as we are doing, we do so in the full knowledge that we are, indeed, going to bring a better future for the Iraqi people.

And if you just want one statistic—although statistics, I'm afraid, never have the same emotional appeal as pictures, but we

don't see these pictures of what has happened in Iraq in the past—but just one statistic: Over the past 5 years, 400,000 Iraqi children under the age of 5 died of malnutrition and disease, preventively, but died because of the nature of the regime under which they are living. Now, that is why we're acting.

And yes, there are divisions in the international community. There are many people on our side; there are those that oppose us. But that is for us, I'm afraid——

**Q.** ——why do they——

**Prime Minister Blair.** Well, I'm afraid, Adam, that is a question to ask to other people as well as to us. All I can tell you is why we are acting and why we believe our cause to be just. And yes, at the end of this whole process, we need to go back over it and ask why this has happened. But I simply say to you that if the world walks away from the security threat facing us and if we back down and take no action against Saddam, think of the signal that would have sent right across the world to every brutal dictator, to every terrorist group.

Now, we believe that we had to act. Others have disagreed. As I say, at some point, we will have to come back, and we'll have to discuss how the disagreement arose. But I have no doubt that we're doing the right thing. I have no doubt that our cause is just, and I have no doubt that were we to walk away from this conflict at this time, we would be doing a huge disservice to future generations.

**President Bush.** Thank you all.

NOTE: The President's news conference began at 11 a.m. in the hangar. In his remarks, he referred to President Saddam Hussein of Iraq and Secretary-General Kofi Annan of the United Nations.

### **Statement on House of Representatives Action on Legislation on the Amber Alert System**

*March 27, 2003*

As we take steps abroad to make the world a safer place for all, there are important steps we can take at home to make America a safer place for children.

I commend the House for acting today on legislation that will help expand, enhance, and coordinate the successful Amber Alert system across our Nation. I look forward to legislation reaching my desk as quickly as possible so that I may sign it into law.

The prevention and investigation of child abductions will always be a top priority in my administration. That is why my administration began taking steps last year to expand and improve the Amber Alert system, including allocating existing Federal resources to this effort and appointing a Federal coordinator within the Department of Justice.

Protecting our children is a shared priority for the American people and Federal, State, and local authorities. We must use every resource possible to find and safely return missing children to their families and their homes, just as we will continue to use every tool within the law to vigorously prosecute and severely punish those who would do our children harm.

### **Remarks to National Veterans' Organizations**

*March 28, 2003*

Good afternoon. Thanks for coming, and welcome to the people's house. It is my honor to welcome distinguished veterans to the White House. I'm especially pleased to have met with leaders from the veterans' organizations at this crucial time for our country.

The men and women who have worn the Nation's uniform set an example of service

and an example of sacrifice for future generations. And the current generation of our military is not letting us down. Today's Armed Forces are upholding the finest traditions of our country and of our military. They are making great progress in the war in Iraq. They are showing great courage, and they are making this country proud.

I'm honored that Tony Principi introduced me. I'm proud of his service to our country, not only as a Vietnam vet but now as the head of the Veterans Affairs—Department of Veterans Affairs. He's doing a really good job.

I want to thank the national commanders and presidents of our national veterans' service organizations for coming. I want to thank you all for your service to your fellow Americans. I appreciate your members being here with us. I'm particularly pleased that Brian Thacker, a Medal of Honor recipient, is with us as well. I want to thank all our vets. I want to thank all the vets who are here.

You're here at a time when our coalition, the United States and our partners, are acting together in a noble purpose. We're out to keep the peace, to make the world more peaceful, to make our Nation and other nations more secure, and we're going to free the people of Iraq from the clutches of Saddam Hussein and his murderous allies.

We are sending a clear signal to the world that we will not submit to a future in which dictators and terrorists can arm and threaten the peace without consequence. We are enforcing the demands of the United Nations, and we refuse to leave the Iraqi people in slavery under Saddam Hussein. When the war in Iraq is won, all who have joined this cause will be able to say to the Iraqi people, "We were proud to fight for your freedom."

The regime that once terrorized all of Iraq now controls a small portion of that country. Coalition troops continue their steady advance and are drawing nearer to Baghdad. We're inflicting severe damage on enemy forces. We are now fighting the most desperate units of the dictator's army. The fierce fighting currently underway will demand further courage and further sacrifice. Yet we know the outcome of this battle: The Iraqi regime will be disarmed; the Iraqi regime

will be removed from power; Iraq will be free.

In the last week, we have seen the brutal and cruel nature of a dying regime. In areas still under its control, the regime continues its rule by terror. Prisoners of war have been brutalized and executed. Iraqis who refuse to fight for the regime are being murdered. Some in the Iraqi military have pretended to surrender and then opened fire on coalition forces that were willing to show them mercy.

Given the nature of this regime, we expect such war crimes, but we will not excuse them. War criminals will be hunted relentlessly and judged severely.

In the last week, we have also seen the nature of the young men and women who fight on our behalf. Coalition forces have begun delivering food and water to liberated parts of Iraq. I was pleased to hear today that the United Nations Security Council acted to resume food and medical supplies under the existing U.N. program, which will bring urgent relief to millions of Iraqis.

We care about the human condition of the people who have suffered under Saddam Hussein. We provided \$60 million to the World Food Program to help get this humanitarian effort up and running. We're shipping hundreds of thousands of metric tons of food to Iraq. In every possible way, coalition forces are showing kindness and respect to the Iraqi people. They're going to extraordinary lengths to spare the lives of the innocent. We treat wounded Iraqi soldiers.

The contrast could not be greater between the honorable conduct of our forces and the criminal acts of the enemy. Every Iraqi atrocity has confirmed the justice and the urgency of our cause. Against this enemy we will accept no outcome except complete victory.

To meet this outcome, we must give our armed services the support and the resources they require. As veterans, all of you understand the importance of a well-supplied and well-trained fighting force. I've asked Congress for a nearly \$75 billion wartime supplemental appropriations bill. This funding would provide fuel for ships and aircraft and tanks, supplies for our troops in the theater of operations, new high-tech munitions to replace the ones we have used in this war. The

supplemental would also provide funds to assist in the reconstruction of Iraq and to help protect the American homeland in this time of high alert.

I want to thank the veterans' groups for their strong support, unwavering support, for this wartime supplemental, and I call upon the United States Congress to pass the supplemental as quickly as possible.

I also appreciate all the veterans are doing for America's military families in time of hardship. I appreciate your compassion. Across our country, local chapters of the American Legion, for example, are stepping forward to help those families in practical ways, from making household repairs to helping with child care. Members of the VFW and Auxiliary are sending care packages with baby supplies to military families. Operation Uplink program is helping thousands of service members keep in touch with their loved ones.

Both the American Legion and the VFW are working with the USA Freedom Corps on a project called "On The Home Front." This effort will match Americans who want to volunteer their times and skills with the military families who need help. Because of all this generosity, our men and women serving overseas will know that their loved ones are not facing this time alone.

I want to thank the veterans' groups for understanding the compassion needed to help those who are here, wondering and worrying about their loved ones overseas. The people who serve in the military are giving their best to this country, and we have the responsibility to give them our full support, our full support not only here in Washington, DC, but our support all across the country.

I want to thank each veteran here today and across our land for the lifetime of service you have given our Nation. I thank you for standing behind the men and women of today's Armed Forces as they fight for the liberty of an oppressed people, for the security of the United States and our friends and allies, and for the peace of the world. May God bless our troops.

NOTE: The President spoke at 2:44 p.m. in the East Room at the White House. In his remarks, he referred to President Saddam Hussein of Iraq.

The Office of the Press Secretary also released a Spanish language transcript of these remarks.

**Executive Order 13293—  
Amendment to Executive Order  
10448, Establishing the National  
Defense Service Medal**

*March 28, 2003*

By the authority vested in me as President of the United States and as Commander in Chief of the Armed Forces of the United States, and in order to extend eligibility for the award of the National Defense Service Medal to members in good standing in the Selected Reserve of the Armed Forces of the United States, it is hereby ordered that Executive Order 10448 of April 22, 1953, as amended, is further amended:

1. by inserting "or service in good standing in the Selected Reserve of the Armed Forces" after "active military service" each place it appears; and
2. by striking "additional period of active duty" and inserting in lieu thereof "additional period."

Nothing in this order shall be construed to impair or otherwise affect the exercise of authority granted by Executive Order 12776 of October 8, 1991.

**George W. Bush**

The White House,  
March 28, 2003.

[Filed with the Office of the Federal Register, 11:33 a.m., March 31, 2003]

NOTE: This Executive order will be published in the *Federal Register* on April 1.

**Executive Order 13294—  
Regulations Relating to Hazardous  
Duty Incentive Pay, Aviation Career  
Incentive Pay, and Submarine Duty  
Incentive Pay**

*March 28, 2003*

By the authority vested in me as President by the Constitution and the laws of the United States of America, including sections 301, 301a, and 301c of title 37, United States

Code, and section 301 of title 3, United States Code, it is hereby ordered as follows:

**Section 1.** The Secretary of Defense, the Secretary of Commerce, the Secretary of Health and Human Services, and the Secretary of Homeland Security with respect to the Coast Guard when it is not operating as a service in the Navy, with respect to members of the uniformed services under their respective jurisdictions, are hereby designated and empowered to exercise, without approval, ratification, or other action by the President, the authority vested in the President by sections 301, 301a, and 301c of title 37, United States Code. The Secretaries shall consult each other in the exercise of such authority to ensure similar treatment for similarly situated members of the uniformed services unless the needs of their respective uniformed services require differing treatment.

**Sec. 2.** Executive Order 11157 of June 22, 1964, as amended, and Executive Order 11800 of August 17, 1974, as amended, are hereby revoked.

**Sec. 3.** This order is not intended to create, nor does it create, any right, benefit, or privilege, substantive or procedural, enforceable at law by a party against the United States, its agencies, officers, employees, or any other person.

**George W. Bush**

The White House,  
March 28, 2003.

[Filed with the Office of the Federal Register,  
11:33 a.m., March 31, 2003]

NOTE: This Executive order will be published in the *Federal Register* on April 1.

**Proclamation 7657—To Take Certain Actions Under the African Growth and Opportunity Act With Respect to the Republic of The Gambia and the Democratic Republic of Congo**

March 28, 2003

*By the President of the United States  
of America*

**A Proclamation**

1. Section 506A(a)(1) of the Trade Act of 1974, as amended (the “1974 Act”) (19 U.S.C. 2466a(a)(1)), as added by section 111(a) of the African Growth and Opportunity Act (title I of Public Law 106–200) (AGOA), authorizes the President to designate a country listed in section 107 of the AGOA (19 U.S.C. 3706) as a “beneficiary sub-Saharan African country” if the President determines that the country meets the eligibility requirements set forth in section 104 of the AGOA (19 U.S.C. 3703), as well as the eligibility criteria set forth in section 502 of the 1974 Act (19 U.S.C. 2462).

2. Section 104 of the AGOA authorizes the President to designate a country listed in section 107 of the AGOA as an “eligible sub-Saharan African country” if the President determines that the country meets certain eligibility requirements.

3. Section 112(b)(3)(B) of the AGOA (19 U.S.C. 3721(b)(3)(B)) provides special rules for certain apparel articles imported from “lesser developed beneficiary sub-Saharan African countries.”

4. Pursuant to section 104 of the AGOA and section 506A(a)(1) of the 1974 Act, I have determined that the Republic of The Gambia (The Gambia) meets the eligibility requirements set forth or referenced therein, and I have decided to designate The Gambia as an eligible sub-Saharan African country and as a beneficiary sub-Saharan African country.

5. Pursuant to section 104 of the AGOA, I have determined that the Democratic Republic of Congo (DROC) meets the eligibility criteria set forth therein, and I have decided to designate DROC as an eligible sub-Saharan African country.

6. I have further decided to authorize the United States Trade Representative (USTR) to exercise the authority provided to the President under section 506A(a)(1) of the 1974 Act with respect to DROC. The USTR shall announce any such exercise of authority in a notice published in the *Federal Register*.

7. The Gambia satisfies the criterion for treatment as a “lesser developed beneficiary sub-Saharan African country” under section 112(b)(3)(B) of the AGOA. DROC, if it is designated as a beneficiary sub-Saharan African country, would also satisfy the criterion for treatment as a “lesser developed beneficiary sub-Saharan African country” under section 112(b)(3)(B) of the AGOA.

8. Section 604 of the 1974 Act (19 U.S.C. 2483) authorizes the President to embody in the Harmonized Tariff Schedule of the United States (HTS) the substance of the relevant provisions of that Act, and of other acts affecting import treatment, and actions thereunder, including the removal, modification, continuance, or imposition of any rate of duty or other import restriction.

9. With respect to any designation of DROC as a beneficiary sub-Saharan African country, I have decided to authorize the USTR to exercise the authority provided to the President under section 604 of the 1974 Act to embody modifications and technical or conforming changes in the HTS.

**Now, Therefore, I, George W. Bush,** President of the United States of America, acting under the authority vested in me by the Constitution and the laws of the United States of America, including sections 506A and 604 of the 1974 Act and section 104 of the AGOA, do proclaim that:

(1) The Gambia is designated as an eligible sub-Saharan African country and as a beneficiary sub-Saharan African country.

(2) In order to reflect this designation in the HTS, general note 16(a) to the HTS is

modified by inserting in alphabetical sequence in the list of beneficiary sub-Saharan African countries “Republic of The Gambia.”

(3) DROC is designated as an eligible sub-Saharan African country.

(4) The USTR is authorized to exercise the authority provided to the President under section 506A(a)(1) of the 1974 Act with respect to DROC. The USTR shall announce any such exercise of authority in a notice published in the *Federal Register*. To implement any designation of DROC as a beneficiary sub-Saharan African country, the USTR is authorized to exercise the authority provided to the President under section 604 of the 1974 Act to embody modifications and technical or conforming changes in the HTS.

(5) For purposes of section 112(b)(3)(B) of the AGOA, The Gambia is a lesser developed beneficiary sub-Saharan African country. If it is designated as a beneficiary sub-Saharan African country, DROC would also be a lesser developed beneficiary sub-Saharan African country for purposes of section 112(b)(3)(B) of the AGOA.

(6) Any provisions of previous proclamations and Executive Orders that are inconsistent with this proclamation are superseded to the extent of such inconsistency.

(7) The modification to the HTS made by this proclamation shall be effective with respect to articles entered, or withdrawn from warehouse for consumption, on or after the date of publication of this proclamation in the *Federal Register*.

**In Witness Whereof,** I have hereunto set my hand this twenty-eighth day of March, in the year of our Lord two thousand three, and of the Independence of the United States of America the two hundred and twenty-seventh.

**George W. Bush**

[Filed with the Office of the Federal Register, 8:45 a.m., April 1, 2003]

NOTE: This proclamation will be published in the *Federal Register* on April 2.

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## Digest of Other White House Announcements

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The following list includes the President's public schedule and other items of general interest announced by the Office of the Press Secretary and not included elsewhere in this issue.

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### **March 22**

In the morning, at Camp David, MD, the President had an intelligence briefing and met with his war council.

### **March 23**

In the afternoon, the President returned to Washington, DC.

### **March 24**

In the morning, the President had a telephone conversation with Prime Minister Tony Blair of the United Kingdom to discuss military action against Iraq. Later, he had a telephone conversation with President Vladimir Putin of Russia to discuss military action against Iraq, cooperation on humanitarian issues, Russia-U.S. relations, and U.S. concerns about Russian business transactions with Iraq. He then had a telephone conversation with President Jose Maria Aznar of Spain.

Later in the morning, the President had intelligence and FBI briefings and met with the National Security Council. Later, he met with Defense Secretary Donald Rumsfeld.

In the afternoon, the President had lunch with the Joint Chiefs of Staff in the White House Residence. Later, in the Oval Office, he met with Federal Reserve Board Chairman Alan Greenspan and Treasury Secretary John W. Snow.

Later in the afternoon, the President met with the National Economic Council to discuss the state of the U.S. economy. Also, in the Cabinet Room, he met with bipartisan congressional leaders to discuss supplemental appropriations for military action against Iraq.

The President announced his intention to appoint Brian Griffin as U.S. Representative to the Southern States Energy Board.

The President announced his intention to appoint Robert L. Ehrlich, Jr., and Martha H. Marsh as members of the National Infrastructure Advisory Council.

The President announced his intention to appoint the following individuals as members of the President's Council on Service and Civic Participation: Emily Z. Baldrige, Amber Coffman, Michelle Nunn, Rebecca W. Rimel, and Juliann Thomas.

### **March 25**

In the morning, the President had intelligence and FBI briefings.

Later in the morning, the President traveled to the Pentagon in Arlington, VA, where he had a briefing with Defense Secretary Donald Rumsfeld and senior Pentagon officials. Later, he returned to the White House.

The White House announced that the President will welcome Prime Minister Tony Blair of the United Kingdom to Camp David, MD, on March 26–27 to discuss military action, humanitarian relief, reconstruction, and efforts to build democracy in Iraq.

The President announced his intention to nominate John F. Maisto to be Permanent U.S. Representative to the Organization of American States, with the rank of Ambassador.

The President announced his intention to nominate Marsha E. Barnes to be Ambassador to Suriname.

The President announced his intention to appoint Gary R. Mitchell as Federal member of the Kansas-Nebraska Big Blue River Compact Administration (Kansas and Nebraska).

The President announced his intention to appoint the following individuals as members of the Advisory Committee on the Arts of the John F. Kennedy Center for the Performing Arts: Joan D. Austin, Kristen A. Avansino, Kathryn Burke, Robert J. Dellenback, Mary Galvin, Janet H. Geary, Arthur J. Hackney, Diana Kelley, Arthur K. Langlie, James V. Nepola, Sandy Peltyn, and Evelyn J. Wiginton.

The President announced his intention to appoint the following individuals as members of the U.S. Holocaust Memorial Council: Debra L. Cohen, Solomon M. Devinki, Donald Etra, David M. Flaum, Eric F. Ross, Rochard Sambol, and Merrill H. Tisch.

The President announced his intention to appoint Gary J. Lavine, Rachmiel Liberman, and Harriet Rotter as members of the Commission for the Preservation of America's Heritage Abroad.

**March 26**

In the morning, the President had intelligence and FBI briefings.

Later in the morning, the President and Mrs. Bush traveled to MacDill Air Force Base in Tampa, FL, where, at the U.S. Central Command Joint Intelligence Center, the President had briefings about military action against Iraq and the war against terror.

In the afternoon, the President and Mrs. Bush had lunch with U.S. military personnel at MacDill Air Force Base.

Later in the afternoon, the President and Mrs. Bush traveled to Camp David, MD. In the evening, the President had dinner with Prime Minister Tony Blair of the United Kingdom and National Security Adviser Condoleezza Rice.

**March 27**

In the morning, the President had an intelligence briefing.

During the day, the President met with Prime Minister Tony Blair of the United Kingdom and Secretary of State Colin Powell to discuss military action against Iraq, humanitarian relief and reconstruction efforts in Iraq, and the role of the United Nations in Iraq. In the afternoon, he returned to Washington, DC.

The President announced his intention to nominate Charles W. Grim to be Director of the Indian Health Service, Public Health Service.

The President declared a major disaster in Virginia and ordered Federal aid to supplement Commonwealth and local recovery efforts in the area struck by a severe winter storm, record/near record snowfall, heavy rain, flooding, and mudslides on February 15–28.

The President declared an emergency in New York and ordered Federal aid to supplement State and local recovery efforts in the area struck by record/near record snow on February 17–18.

The President declared an emergency in Rhode Island and ordered Federal aid to supplement State and local recovery efforts in the area struck by record/near record snow on February 17–18.

The President declared a major disaster in North Carolina and ordered Federal aid to

supplement State and local recovery efforts in the area struck by an ice storm on February 27–28.

**March 28**

In the morning, the President had intelligence and FBI briefings and met with the National Security Council. Later, he met with Defense Secretary Donald Rumsfeld. He also had a telephone conversation with President Jose Maria Aznar of Spain to discuss events in Iraq.

In the afternoon, the President had lunch with Vice President Dick Cheney. Later, he traveled to Camp David, MD.

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**Nominations  
Submitted to the Senate**


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The following list does not include promotions of members of the Uniformed Services, nominations to the Service Academies, or nominations of Foreign Service officers.

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**Submitted March 24**

John E. Buchanan, Jr., of Oregon, to be a member of the National Museum Services Board for a term expiring December 6, 2006, vice Ruth Y. Tamura, term expired.

Dee Ann McWilliams, of Texas, to be an Assistant Secretary of Veterans Affairs, vice Jacob Lozada, resigned.

Roger Francisco Noriega, of Kansas, to be an Assistant Secretary of State (Western Hemisphere Affairs), vice Otto J. Reich.

Annette Sandberg, of Washington, to be Administrator of the Federal Motor Carrier Safety Administration, vice Joseph M. Clapp, resigned.

**Submitted March 26**

John Francis Bardelli, of Connecticut, to be U.S. Marshal for the District of Connecticut for the term of 4 years, vice John R. O'Connor.

Marsha E. Barnes,  
of Maryland, a career member of the Senior Foreign Service, class of Counselor, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the Republic of Suriname.

Robert N. Davis,  
of Florida, to be a Judge of the U.S. Court of Appeals for Veterans Claims for the term prescribed by law (new position).

Michael J. Garcia,  
of New York, to be an Assistant Secretary of Homeland Security (new position).

Adam Noel Torres,  
of California, to be U.S. Marshal for the Central District of California for the term of 4 years, vice Jose Antonio Perez.

**Submitted March 27**

L. Scott Coogler,  
of Alabama, to be U.S. District Judge for the Northern District of Alabama, vice H. Dean Buttram, Jr., resigned.

Charles W. Grim,  
of Oklahoma, to be Director of the Indian Health Service, Department of Health and Human Services, for a term of 4 years, vice Michael H. Trujillo.

Mark R. Kravitz,  
of Connecticut, to be U.S. District Judge for the District of Connecticut, vice Alfred V. Covello, retired.

John A. Woodcock, Jr.,  
of Maine, to be U.S. District Judge for the District of Maine, vice Gene Carter, retired.

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**Checklist  
of White House Press Releases**

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The following list contains releases of the Office of the Press Secretary that are neither printed as items nor covered by entries in the Digest of Other White House Announcements.

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**Released March 24**

Transcript of a press briefing by Press Secretary Ari Fleischer

Statement by the Press Secretary on the appointment of Shirin R. Tahir-Kheli as Special Assistant to the President and Senior Director for Democracy, Human Rights, and International Operations at the National Security Council

Statement by the Press Secretary on the attack in Jammu and Kashmir

**Released March 25**

Transcript of a press briefing by Press Secretary Ari Fleischer

Statement by the Press Secretary: Visit of British Prime Minister Tony Blair

Fact sheet: Supporting Our Troops Abroad and Increasing Safety at Home

Fact sheet: "On the Homefront"—USA Freedom Corps

Announcement of nominations for U.S. Marshal for the District of Connecticut and the Central District of California and a Judge of the U.S. Court of Appeals for Veterans Claims

**Released March 26**

Transcript of a press gaggle by Press Secretary Ari Fleischer

Statement by the Press Secretary: Castro Government Cracks Down on Pro-Democracy and Human Rights Activists

**Released March 27**

Statement by the Press Secretary on Senate Judiciary Committee action on the nomination of Priscilla Owen to be a Judge of the U.S. Court of Appeals

Statement by the Press Secretary on disaster assistance to Virginia

Statement by the Press Secretary on emergency assistance to New York

Statement by the Press Secretary on emergency assistance to Rhode Island

Statement by the Press Secretary on disaster assistance to North Carolina

**Released March 28**

Transcript of a press briefing by Press Secretary Ari Fleischer

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**Acts Approved  
by the President**

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NOTE: No acts approved by the President were received by the Office of the Federal Register during the period covered by this issue.