the foreign country is a party to the Agreement on Government Procurement annexed to the WTO Agreement or a party to the North American Free Trade Agreement ("NAFTA"); and

(2) the contract is of a value that is equal to or greater than the United States threshold specified in the Agreement on Government Procurement annexed to the WTO Agreement or NAFTA, whichever is applicable.

Sec. 6. Definitions. (a) “Executive agency” and “agency” have the meaning given to “executive agency” in section 4(1) of the Office of Federal Procurement Policy Act (41 U.S.C. 403(1)).

(b) “WTO Agreement” means the Agreement Establishing the World Trade Organization, entered into on April 15, 1994.

(c) “Forced or indentured child labor” means all work or service (1) exacted from any person under the age of 18 under the menace of any penalty for its nonperformance and for which the worker does not offer himself voluntarily; or (2) performed by any person under the age of 18 pursuant to a contract the enforcement of which can be accomplished by process or penalties.

Sec. 7. Judicial Review. This order is intended only to improve the internal management of the executive branch and does not create any rights or benefits, substantive or procedural, enforceable by law by a party against the United States, its agencies, its officers, or any other person.

William J. Clinton

The White House,
June 12, 1999.

[Filed with the Office of the Federal Register, 8:45 a.m., June 15, 1999]

NOTE: This Executive order was published in the Federal Register on June 16.

Letter to Congressional Leaders Reporting the Deployment of United States Military Personnel as Part of the Kosovo International Security Force

June 12, 1999

Dear Mr. Speaker: (Dear Mr. President:)

On March 26, April 7, and May 25, 1999, I reported to the Congress, consistent with the War Powers Resolution, concerning U.S. participation in the NATO air strikes against the Federal Republic of Yugoslavia (FRY) and in supporting operations in the region, in response to the FRY Government’s campaign of violence and repression against the civilian population of Kosovo. In my report of June 5, 1999, under section 8115 of the Department of Defense Appropriations Act, 1999 (Public Law 105–262), I noted the FRY had accepted the detailed set of principles for ending the conflict, as presented by Finnish President Ahtisaari along with Russian Special Envoy Chernomyrdin. I also stated that I had authorized the deployment of a significant contingent of military personnel to Kosovo as part of an international security presence (KFOR), provided it became clear that Belgrade had fully adopted NATO’s conditions and was withdrawing its forces.

I can now confirm that the FRY has accepted NATO’s conditions, and the process of implementing them has begun. On June 9, Lieutenant General Sir Michael Jackson, the NATO commander of KFOR, concluded a Military-Technical Agreement (MTA) with FRY authorities. The MTA specifies the detailed modalities and schedule for the full withdrawal of all FRY military, paramilitary and police forces from Kosovo. The MTA also details the role and authorities of KFOR, confirming that it can take the measures necessary to create a secure environment for the return of the Kosovars to their homes in safety and self-government. Among other authorities, KFOR is empowered to ensure that the withdrawal of FRY forces proceeds on
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coordination to the approximately 50,000-member, NATO-led security force (KFOR) now being deployed into Kosovo. The KFOR will operate under unified NATO command and control, and with rules of engagement set by the Alliance. As part of the central NATO role that we have insisted upon, and consistent with the recommendations of my senior civilian and military advisors, U.S. personnel participating in these efforts will be under the operational control solely of officers from the United States or other NATO countries. In addition, a total of approximately 1,500 U.S. military personnel, under separate U.S. command and control, will deploy to other countries in the region, as our national support element, in support of KFOR.

I expect that after the withdrawal of all Serb forces from Kosovo and an initial stabilization period, KFOR will be progressively reduced as the security situation permits and international and local police forces are established. The KFOR ultimately will transfer responsibilities to the international provisional administration, local institutions, and other appropriate organizations.

I have taken this action pursuant to my constitutional authority to conduct U.S. foreign relations and as Commander in Chief and Chief Executive.

I am providing this report as part of my efforts to keep the Congress fully informed, consistent with the War Powers Resolution. I appreciate the continued support of the Congress in this action.

Sincerely,

William J. Clinton

NOTE: Identical letters were sent to J. Dennis Hastert, Speaker of the House of Representatives, and Strom Thurmond, President pro tempore of the Senate. This letter was released by the Office of the Press Secretary on June 14.

Executive Order 13127—
Amendment to Executive Order 13073, Year 2000 Conversion
June 14, 1999

By the authority vested in me as President by the Constitution and the laws of the United States of America, and in order to create the Information Coordination Center to assist the Chair of the President’s Council on Year 2000 Conversion in addressing year 2000 conversion problems both domestically and internationally, it is hereby ordered that Executive Order 13073 is amended as follows:

Section 1. A new section 5 is added to the order and shall read “Sec. 5. Information Coordination Center. (a) To assist the Chair in the Y2K response duties included under section 2(c) of this order, there shall be established the Information Coordination Center (ICC) in the General Services Administration.

(b) At the direction of the Chair, the ICC will assist in making preparations for information sharing and coordination within the Federal Government and key components of the public and private sectors, coordinating agency assessments of Y2K emergencies that could have an adverse affect on U.S. interests at home and abroad, and, if necessary, assisting Federal agencies and the Chair in reconstitution processes where appropriate.

(c) The ICC will:

(1) consist of officials from executive agencies, designated by agency heads under subsection 3(a)(2) of this order, who have expertise in important management and technical areas, computer hardware, software or security systems, reconstitution and recovery, and of additional personnel hired directly or by contract, as required, to carry out the duties described under section 5 of this order;

(2) work with the Council and the Office of Management and Budget to assure that Federal efforts to restore critical systems are coordinated with efforts managed by Federal...