a time. And right now, I’ve got to pass this big budget and economic program. It’s a dramatic change from the last 12 years of economic policy in the U.S. It’s tough. It’s controversial. We’re going to do it, I think. But that will be over soon.

Then the second thing is, in order to sell it, we have to define exactly what “it” is, which means that we have to conclude our negotiations on the supplemental agreement. We’ll do that soon. And then I’ll be out there working hard to sell it. We have the votes, I believe, in the Senate to pass it. We do not have the votes in the House to pass it. I think we can get the votes when we point out it will create jobs, not cost jobs. If we don’t do it, it will really be difficult. And all the things people worry about, you know, jobs going to Mexico, that can all happen today. It has nothing to do with NAFTA.

Q. Mr. President, our time is over. We thank you very much.

The President. Thank you.

NOTE: The interview began at 11:30 a.m. in the Roosevelt Room at the White House. In the interview, the President referred to Slobodan Milosevic, President of Serbia; Radovan Karadzic, leader of the Bosnian Serbs; and Somali warlord Mohamed Farah Aideed. Journalists participating in the interview were Hidetoshi Fujisawa, NHK, Japan; Trevor McDonald, ITN, United Kingdom; Sergei Goryachev, Ostankino, Russia; David Halton, CBC, Canada; Jean-Marc Illouz, France TV II; Jochen Schweizer, ARD, Germany; and Giuseppe Lugato, RAI TV I, Italy.

Letter to Congressional Leaders on Trade With Romania
July 2, 1993

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

In accordance with section 407 of the Trade Act of 1974 (Public Law 93–618, January 3, 1975; 88 Stat. 1978), as amended (the “Trade Act”), I am transmitting a copy of a proclamation that extends nondiscriminatory treatment to the products of Romania. I also enclose the text of the “Agreement on Trade Relations Between the Government of the United States of America and the Government of Romania,” including exchanges of letters that form an integral part of the Agreement, which was signed on April 3, 1992, and which is included as an annex to the proclamation.

The Agreement will provide a nondiscriminatory framework for our bilateral trade relations and thus strengthen both economic and political relations between the United States and Romania. Conclusion of this Agreement is an important step we can take to provide greater economic benefits to both countries. It will also give further impetus to the progress we have made in our overall diplomatic relations since last year and help to reinforce political and economic reform in Romania. In that context, the United States is encouraging Romania to continue to strive for a democratic, pluralistic society, particularly through the conduct of early, free, and fair national elections.

I believe that the Agreement is consistent with both the letter and the spirit of the Trade Act. It provides for mutual extension of nondiscriminatory tariff treatment while seeking to ensure overall reciprocity of economic benefits. It includes safeguard arrangements to ensure that our trade with Romania will grow without causing disruption to the U.S. market and consequent injury to domestic firms or loss of jobs for American workers.

The Agreement also confirms and expands for American businesses certain basic rights in conducting commercial transactions both within Romania and with Romanian nationals and business entities. Other provisions include those dealing with settlement of commercial disputes, financial transactions, and government commercial offices. Through this Agreement, Romania also undertakes obligations to modernize and upgrade very substantially its protection of intellectual property rights. Once fully implemented, the Romanian intellectual property regime will be on a par with that of our principal industrialized trading partners. This Agreement will not alter U.S. law or practice with respect to the protection of intellectual property.

On August 17, 1991, President Bush waived
application of subsections (a) and (b) of section 402 of the Trade Act to Romania. He determined that this waiver will substantially promote the objectives of section 402, and, pursuant to section 402(c)(2) of the Trade Act, notified the Congress that he had received assurances that the emigration practices of Romania will henceforth lead substantially to achievement of those objectives.

I urge that the Congress act as soon as possible to approve the “Agreement on Trade Relations Between the Government of the United States of America and the Government of Romania” and the proclamation extending nondiscriminatory treatment to products of Romania by enactment of a joint resolution referred to in section 151 of the Trade Act.

Sincerely,

WILLIAM J. CLINTON

NOTE: Identical letters were sent to Thomas S. Foley, Speaker of the House of Representatives, and Albert Gore, Jr., President of the Senate. The proclamation and related Presidential determination are listed in Appendix D at the end of this volume. The agreement was published in the Federal Register on July 7.

Statement on United States Policy Toward Vietnam

July 2, 1993

It has always been my firm belief that America’s highest priority in its approach toward Vietnam is to secure a full accounting on our prisoners of war and missing in action. Today I am announcing two new steps toward that goal. The first involves access by Vietnam to the International Monetary Fund. The second is my decision to send a new high-level delegation to Vietnam to press for further progress on unresolved POW/MIA issues. Together, these steps offer the best hope of providing America’s POW/MIA families the answers and peace of mind they deserve.

Over the past several months, I have given intense thought to how best to achieve the fullest possible accounting for our POW/MIA’s and how to shape U.S. policy toward Vietnam to achieve that goal. I have met with veterans, with the families whose loved ones have not returned, and with Members of Congress who have a strong interest in this issue, including some who were held as prisoners of war.

Last night I met with a group of impressive, dedicated representatives of veterans organizations and families who care deeply about our Government’s efforts to achieve the fullest possible accounting of our missing. They share my own belief that our policy toward Vietnam must be driven not by commercial interests but by the overriding purpose of achieving further progress toward the fullest possible accounting of our POW/MIA’s. Vietnam has long been a divisive issue for America. It remains so today. I know there is strong disagreement among all those with an interest in the POW/MIA issue on how best to further our mutual goal. Where there is no disagreement, however, is on the need to ensure that any decision taken is made in answer to the only relevant question: Will it help us discover the truth about our missing?

One of the tragedies of this issue is that our own Government has often denied unnecessarily information about this issue to the American public. That is why I have instructed all U.S. Government POW/MIA related documents to be declassified by Veterans Day of this year, except for that tiny fraction that could still affect our national security or invade the privacy of the families. I have also been working to consolidate the POW/MIA agencies and resources to enhance the efficiency of these operations and access by the public. They have a right to know, and I intend to ensure they do.

Since taking office, I have reviewed the progress made to date in resolving unanswered questions concerning the fate of American service personnel who did not return from Vietnam. I have insisted on the fullest possible accounting from the Vietnamese Government and pressed for further progress. As part of this effort, I dispatched Gen. John Vessey to Vietnam last April as my Special Emissary for POW/MIA Affairs to press for further progress. In addition, Members of Congress and representatives of