employ all powers granted to me by the International Emergency Economic Powers Act and the United Nations Participation Act as may be necessary to carry out the purposes of the order, including the issuance of licenses authorizing transactions otherwise prohibited. The sanctions imposed in the order apply notwithstanding any preexisting contracts, international agreements, licenses or authorizations.

The new Executive order is necessary to confirm our commitment to a negotiated settlement of the conflict in the former Yugoslavia that preserves the territorial integrity of all the states there within their internationally recognized borders; to respond to the continued refusal of the Bosnian Serb party to accept the proposed territorial settlement accepted by the other parties; and to implement mandatory United Nations Security Council measures imposed on the Bosnian Serbs under Chapter VII of the Charter of the United Nations in order to urge them to accept the proposed territorial settlement unconditionally and in full.

The declaration of the national emergency made by Executive Order No. 12808 and the controls imposed under Executive Orders Nos. 12810, 12831, and 12846, and any other provisions of those orders, to the extent that they are not modified by or inconsistent with this new order, remain in full force and are unaffected by this order.

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 Executive order and the related proclamation of October 25 on immigration measures with respect to U.N. Security Council Resolution 942 are listed in Appendix D at the end of this volume.

Statement on Technology Reinvestment Awards

October 25, 1994

Today, commercial firms are the source of many of the advanced technologies that are needed to keep our military the most powerful in the world. The winning projects I am announcing link commercial industry and defense needs to keep America strong, militarily and economically.

NOTE: This statement was included in a White House statement announcing the winners of Federal matching grants from the Technology Reinvestment Project.

Statement on Signing the Dietary Supplement Health and Education Act of 1994

October 25, 1994

Today I am pleased to sign S. 784, the “Dietary Supplement Health and Education Act of 1994.” After several years of intense efforts, manufacturers, experts in nutrition, and legislators, acting in a conscientious alliance with consumers at the grassroots level, have moved successfully to bring common sense to the treatment of dietary supplements under regulation and law.

More often than not, the Government has been their ally. And the private market has responded to this development with the manufacture of an increasing variety of safe supplements. But in recent years, the regulatory scheme designed to promote the interests of consumers and a healthful supply of good food has been used instead to complicate choices consumers have made to advance their nutritional and dietary goals. With perhaps the best of intentions