which will empower families to choose the kind of programming suitable for their children. The V-chip provision relies on the broadcast networks to produce a rating system and to implement the system in a manner compatible with V-chip technology. By relying on the television industry to establish and implement the ratings, the Act serves the interest of families without infringing on the First Amendment rights of the television programmers and producers.

I do object to the provision in the Act concerning the transmittal of abortion-related speech and information. Current law, 18 U.S.C. 1462, prohibits transmittal of this information by certain means, and the Act would extend that law to cover transmittal by interactive computer services. The Department of Justice has advised me of its long-standing policy that this and related abortion provisions in current law are unconstitutional and will not be enforced because they violate the First Amendment. The Department has reviewed this provision of S. 652 and advises me that it provides no basis for altering that policy. Therefore, the Department will continue to decline to enforce that provision of current law, amended by this legislation, as applied to abortion-related speech.

The Telecommunications Act of 1996 will strengthen our economy, our society, our families, and our democracy. It promotes competition as the key to opening new markets and new opportunities. It will help connect every classroom in America to the information superhighway by the end of the decade. It will protect consumers by regulating the remaining monopolies for a time and by providing a roadmap for deregulation in the future. I am pleased to have signed this historic legislation.

WILLIAM J. CLINTON

The White House,
February 8, 1996.

NOTE: S. 652, approved February 8, was assigned Public Law No. 104–104.

Statement on Signing Temporary Debt Extension Legislation

February 8, 1996

A nation’s financial integrity is a sacred trust. To preserve our creditworthiness, we must honor all obligations of the United States. Through the Civil War, two World Wars, and the Depression, America has paid its bill and kept its word.

Last week, congressional leaders acknowledged the importance of protecting our Nation’s creditworthiness. They made a commitment in a letter to pass a mutually acceptable debt limit increase by February 29th to ensure that the United States does not default on our obligations.

Congress also took a constructive step by passing H.R. 2924 which I am signing today.

This law provides temporary debt relief that allows us to meet all of our obligations and to pay Social Security and other benefits, military active duty pay, and other commitments at the beginning of March. Congress has promised to secure a mutually acceptable debt limit increase. Today, I call on Congress to pass a straightforward, long-term debt limit increase immediately so that we can get on with our shared goal of balancing the budget without the threat of default hanging over our Nation.

NOTE: H.R. 2924, approved February 8, was assigned Public Law No. 104–103.