Under current law, electric power generators report various types of data relating to generation and air emissions to the Department of Energy (DOE) and the Environmental Protection Agency (EPA). To ensure that this data collection is coordinated and provides for timely consideration by both the Administration and the Congress, you are directed to take the following actions:

1. On an annual basis, you shall provide me with a report summarizing CO₂ emissions data collected during the previous year from all utility and nonutility electricity generators providing power to the grid, beginning with 1998 data. This information shall be provided to me no more than 6 months after the end of the previous year, and for 1998, within 6 months of the date of this directive.

2. The report, which may be submitted jointly, shall present CO₂ emissions information on both a national and regional basis, stratified by the type of fuel used for electricity generation, and shall indicate the percentage of electricity generated by each type of fuel or energy resource. The CO₂ emissions shall be reported both on the basis of total mass (tons) and output rate (e.g., pounds per megawatt-hour).

3. The report shall present the amount of CO₂ reduction and other available information from voluntary carbon-reducing and carbon-sequestration projects undertaken, both domestically and internationally, by the electric utility sector.

4. The report shall identify the main factors contributing to any change in CO₂ emissions or CO₂ emission rates relative to the previous year on a national, and if relevant, regional basis. In addition, the report shall identify deviations from the actual CO₂ emissions, generation, and fuel mix of their most recent projections developed by the Department of Energy and the Energy Information Administration, pursuant to their existing authorities and missions.

5. In the event that Federal restructuring legislation has not been enacted prior to your submission of the report, the report shall also include any necessary updates to estimates of the environmental effects of my Administration’s restructuring legislation.

6. Neither the DOE nor the EPA may collect new information from electricity generators or other parties in order to prepare the report.

WILLIAM J. CLINTON

NOTE: An original was not available for verification of the content of this memorandum.

Statement on Congressional Action on Proposed Child Care Legislation
April 15, 1999

I am pleased that Congress has made important progress this week to address the pressing child care needs of America’s working families. Significant new investments are needed to make child care better, safer, and more affordable for working families. My budget request includes substantial new resources to help working families pay for child care, increase the supply of good after-school programs, improve the safety and quality of care, and promote early learning.

Today Senator Jeffords and Representative Gilman introduced, with bipartisan cosponsors, the “Caring for America’s Children Act,” which calls for significant new investments to make child care more affordable and improve child care quality. Other important legislation has been introduced in the House and the Senate during this congressional session, as well. And most important, this week the Congress demonstrated through votes on the budget resolution that there is strong bipartisan support for taking action on child care. I want to thank Senators Dodd and Jeffords for their strong leadership on this issue, and I look forward to working over the coming months with Members of Congress on both sides of the aisle to strengthen child care for America’s working families.