mortgages. This action is an important step to expand access to capital for all Americans. Allowing creditors to collect data for business and consumer loans will create greater innovation and increased access to credit, a higher level of voluntary compliance, and more effective fair lending enforcement.

Along with my administration’s reform of the Community Reinvestment Act regulations, enactment of the community development financial institutions legislation, and the proposed new markets initiative, today’s historic action by the Federal Reserve Board will ensure that more Americans have access to capital. The record has shown that the administration’s community empowerment strategy is working in helping to revitalize our distressed inner-city neighborhoods and rural communities by spurring more private investment, igniting the spark of entrepreneurship, and providing opportunity for more Americans.

Message to the Congress Transmitting the Report of the Nuclear Regulatory Commission
June 23, 1999

To the Congress of the United States:

As required by section 307(c) of the Energy Reorganization Act of 1974 (42 U.S.C. 5877(c)), I transmit herewith the Annual Report of the United States Nuclear Regulatory Commission, which covers activities that occurred in fiscal year 1997.

WILLIAM J. CLINTON
The White House,

Statement on Proposed Employment Non-Discrimination Legislation
June 24, 1999

Today Members of the House and Senate will reintroduce, on a bipartisan basis, the “Employment Non-Discrimination Act” (“ENDA”). This important civil rights legislation would extend basic employment discrimination protections to gay and lesbian Americans. I strongly support this bill, and we will work hard for its passage.

Americans instinctively believe in fairness. They believe that individuals should not be denied a job on the basis of something that has no relationship to their ability to perform their work. Yet most Americans don’t know that men and women in 39 States of this Nation may be fired from their jobs solely because of their sexual orientation, even when it has no bearing on their job performance. Sadly, as congressional hearings have documented, this kind of job discrimination is not rare.

Those who face job discrimination based on sexual orientation usually have no legal recourse, in either our State or Federal courts. This is wrong. Last year I issued an Executive order making permanent a long-standing Federal policy against discrimination based on sexual orientation in the civilian Federal workplace. I hope that Congress will make that policy a national one by passing this important legislation.

I applaud the bipartisan efforts of Senators Jeffords, Kennedy, and Lieberman and Congressmen Shays and Frank to make the “Employment Non-Discrimination Act” the law. “ENDA” failed to win passage by only one vote when the Senate last considered it. My administration will continue to work for its passage until it becomes law.

NOTE: The statement referred to Executive Order 13087 of May 28, 1998 (63 FR 30097).