

Statement on Export Controls on High-Performance Computers and Semiconductors *February 1, 2000*

In July 1999, I announced reforms to the administration's export controls on high-performance computers (HPC) and semiconductors that were intended to strengthen America's high-tech competitiveness and maintain controls necessary to protect our national security. At that time, I directed my national security and economic advisers to review HPC technology advancement every 6 months and to provide me with recommendations to adjust our HPC export controls if warranted.

Today, based on the recommendations I have received from agencies as a result of their review, I am announcing additional reforms to U.S. export controls on HPC's. This decision reflects my commitment to a control system that will enhance U.S. national security by implementing controls on computer exports that are effective and enforceable.

I have decided to raise the licensing threshold for HPC exports to Tier 2 countries. I have decided also to raise the licensing threshold for Tier 3 countries and the threshold above which proposed exports to Tier 3 countries must be

notified to U.S. Government export control agencies, and to adjust the Tier 3 country grouping. The administration will continue its policy of maintaining a lower threshold for military end-users than civilian end-users. Export control agencies will examine the benefits of maintaining a civil/military differential in the course of their next review of HPC levels. Due to the ever-increasing rate of technological change, agencies will review control levels by April 2000 to determine if further changes are warranted.

The changes to the pre-export notification threshold and the Tier 3 country group require congressional review period of 6 and 4 months, respectively, before they can go into effect. I will continue to work with the Congress to pass legislation that would reduce these periods to one month, so that we can keep up with the rapid pace of technological change. I also will work with Congress to explore longer term solutions to how we control exports of items like computers and microprocessors when they become widely available commodities.

Message to the Senate Transmitting the Greece-United States Mutual Legal Assistance Treaty *February 1, 2000*

To the Senate of the United States:

With a view to receiving the advice and consent of the Senate to ratification, I transmit herewith the Treaty Between the Government of the United States of America and the Government of the Hellenic Republic on Mutual Legal Assistance in Criminal Matters, signed at Washington on May 26, 1999.

The Treaty is one of a series of modern mutual legal assistance treaties being negotiated by the United States in order to counter criminal activities more effectively. The Treaty should be an effective tool to assist in the prosecution of a wide variety of crimes, including terrorism and drug-trafficking offenses. The Treaty is self-executing.

The Treaty provides for a broad range of cooperation in criminal matters. Mutual assistance available under the Treaty includes taking testimony or statements of persons; providing documents, records, and other items; locating and identifying persons or items; serving documents; transferring persons in custody for testimony or other purposes; executing requests for searches and seizures; assisting in proceedings relating to immobilization and forfeiture of assets, restitution, and collection of fines; and any other form of assistance not prohibited by the laws of the Requested State.