

have military and nonmilitary applications. My Administration proposed such a revision back in 1994. Despite several efforts, the Congress has not yet been able to pass a new revised Act.

In reauthorizing the EAA on a short-term basis, the Congress has taken a small but significant step. Reauthorizing the EAA will overcome the legal challenges now being made to the Department of Commerce's continued operation of its export control system under the International Emergency Economic Powers Act after the lapse of the EAA. In particular, the reauthorization confirms the Department's ability to keep export licensing information obtained during the lapse of the EAA from public disclosure, which is a critical part of the Department's export control system and protects sensitive business information and commercial interests of U.S. exporters. The Congress' actions have reaffirmed the view of the executive branch in this matter—that confidential treatment of export licensing information is continuous regardless of whether the EAA is in a lapse period. The reauthorization of the EAA also reaffirms that the Congress must abide by statutory limitations on public disclosure of such information.

While a comprehensive revision of the Export Administration Act is necessary, this reauthorization of the EAA is a needed short-term step.

**William J. Clinton**

The White House,  
November 13, 2000.

NOTE: At the time of publication, H.R. 5239, approved November 13, had not been received by the Office of the Federal Register in time for assignment of a public law number.

### **Statement on Signing the National Marine Sanctuaries Amendments Act of 2000**

*November 13, 2000*

Today I am pleased to sign into law S. 1482, the "National Marine Sanctuaries Amendments Act of 2000," which reauthorizes the National Marine Sanctuaries Act for 5 years.

The National Marine Sanctuaries Act (NMSA) authorizes the establishment of a unique system of marine protected areas dedicated to the conservation of special areas of the marine environment for the appreciation and enjoyment of present and future generations. The National Marine Sanctuary Program currently comprises 13 sanctuaries around the country, including sites in American Samoa and Hawaii. In the quarter century since its inception, the NMSA has provided a powerful mandate for marine resource protection, resulting in the permanent conservation of many invaluable habitats. Drawing upon this experience, S. 1482 refines the NMSA in substantive ways to reflect the growth and evolution of the Program.

The National Marine Sanctuary Program is a key part of my Administration's ocean policy. In particular, this long-standing program will be an integral part of the national system of marine protected areas, which I recently directed Federal agencies to establish. In addition, sanctuaries are essential to achieving the goals of the Coral Reef Task Force of protecting important coral areas and will be a focus of the Ocean Exploration initiative, which I recently announced, to better understand the unexplored ocean areas.

This legislation establishes the Dr. Nancy Foster Scholarship Program, which will support graduate students in oceanography, marine biology, and maritime archaeology. Much of the success of the National Marine Sanctuary Program is attributable to Dr. Foster's advocacy of the program and her tenure as the head of the program in its early years, and I am pleased that these scholarships will honor such a fine leader in ocean and coastal management. Throughout her career, Dr. Foster demonstrated a commitment to mentoring and supporting women and minorities in the marine sciences. She will be greatly missed.

I congratulate the congressional supporters of this Act. I am pleased by the increased interest in our oceans and coastal resources and the recognition of the value of the continued protection and management of these areas. S. 1482 will be instrumental in

helping to ensure our ocean legacy for future generations.

**William J. Clinton**

The White House,  
November 13, 2000.

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### **Statement on Signing the National Marine Sanctuaries Amendments Act of 2000**

*November 13, 2000*

Today I am pleased to sign S. 1482, the “National Marine Sanctuaries Amendments Act of 2000,” further strengthening Nation’s commitment to ocean conservation. This Nation prides itself on its conservation ethic, as embodied in our national parks and refuges. The 13 marine sanctuaries extend this ethic into the sea, ensuring a healthy ocean environment for future generations of swimmers and surfers, fishermen and explorers, teachers and students.

National marine sanctuaries enjoy broad bipartisan support, and I am particularly grateful to the Congressional leadership of this legislation for their efforts. I am especially pleased that this act creates the Dr. Nancy Foster Scholarship Program, named in memory of Dr. Foster, who passed away in June after a 23-year career fighting for ocean conservation. It is a fitting tribute to Dr. Foster to encourage scholarship, particularly by women and minorities, in the fields of oceanography, marine biology, and maritime archeology.

This legislation builds on the Clinton-Gore administration’s work to preserve our Nation’s oceans. Over the past 7 years, the Vice President and I have fought for healthier beaches and cleaner coastal waters, greater protection for endangered and threatened marine species, sound fisheries management, and support for marine protected areas. We have worked with Congress to secure a five-fold increase in marine sanctuary funding to \$26 million and add new sanctuaries off Massachusetts, Florida, Washington, Hawaii,

and, most recently, Michigan. Today we extend this program into the future, and with it this Nation’s commitment to an ocean ethic for the 21st century.

NOTE: At the time of publication, S. 1482, approved November 13, had not been received by the Office of the Federal Register in time for assignment of a public law number.

### **Statement on Signing the Coastal Barrier Resources Reauthorization Act of 2000**

*November 13, 2000*

Today I am pleased to sign into law S. 1752, the “Coastal Barrier Resources Reauthorization Act of 2000.” This Act reauthorizes and amends the Coastal Barrier Resources Act (CBRA), which protects lives, property, and key coastal barrier habitat by prohibiting Federal subsidies for development and disaster relief on many of our Nation’s coastal barriers.

First enacted in 1982, CBRA established the Coastal Barrier Resources System (CBRS), which includes undeveloped coastal barrier habitats along the Atlantic Ocean, Gulf of Mexico, Great Lakes, Puerto Rico, and the Virgin Islands. Last year, these coastal barriers were renamed the John H. Chafee Coastal Barrier Resources System in honor of the late Senator, who authored the original CBRA and this reauthorizing legislation and championed numerous other environmental laws throughout his distinguished career of public service. Today, CBRA protects over 3 million acres of coastal barrier habitat.

Coastal barriers provide a multitude of services that are foundations of a strong economy and healthy environment. For example, coastal barriers often help provide the conditions necessary to support productive and lucrative fisheries. They also provide essential habitat for threatened and endangered species and protect the mainland from coastal storms, bearing the full force of storm surge and hurricane-level winds and shielding the mainland from the severest storm conditions. By limiting Federal subsidies such as flood insurance from units in the System, CBRA discourages development, keeping lives out of harm’s way, protecting fish