

Reilly will host a trilateral meeting with the Canadian and Mexican environmental ministers in Washington, DC, to discuss environmental aspects of NAFTA.

*Worker Rights.* Mexico has a comprehensive labor law that provides workers with extensive legal rights. The economic benefits of the NAFTA will provide Mexico with resources to move forward with vigorous enforcement initiatives launched by the Salinas administration.

—*Labor Cooperation.* The U.S. Department of Labor has negotiated a 5-year Memorandum of Understanding (MOU) to strengthen bilateral cooperation with respect to occupational health and safety standards, child labor, labor statistics, worker rights, labor-management relations, and workplace training. Several joint MOU initiatives are now underway.

*Safeguards.* President Bush committed that NAFTA would contain measures to ease the transition for import-sensitive U.S. industries. For our sensitive sectors, tariffs will be phased out in 10 years, with particularly sensitive sectors having a transition of up to 15 years. In addition, NAFTA contains “safeguard” procedures that will allow the U.S. to reimpose tariffs in the event of injurious import surges.

*Worker Adjustment.* Dislocations in the U.S. are likely to be minimal, since U.S.

trade barriers are already quite low. Nonetheless, during the Fast Track debate, the President promised that dislocated U.S. workers will receive timely, comprehensive, and effective services and retraining, whether through improvement or expansion of an existing program or creation of a new program. The administration has already begun consulting with the relevant congressional committees regarding adjustment services for displaced workers.

#### *Next Steps*

The timing of congressional consideration is governed by the Fast Track procedures, which require the President to notify the Congress of his intent to enter into the agreement at least 90 days before it is signed. Although today’s announcement reflects the completion of negotiations, the draft text probably will not be finished until September, since further legal drafting and review are required to implement the understandings reached by the negotiators.

After the agreement is signed, legislation must be prepared to implement it, including any necessary changes to U.S. law. Under the Fast Track, the NAFTA will not go into effect until the Congress has approved the implementing legislation on an up-or-down vote. The approval process must occur within a specified time: 90 “session” days of Congress.

## Message to the Senate Transmitting the Treaty on Open Skies

August 12, 1992

*To the Senate of the United States:*

I transmit herewith, for the advice and consent of the Senate to ratification, the Treaty on Open Skies. I believe that the Treaty on Open Skies is in the best interest of the United States. By engaging all participating States actively in cooperative observation, the Treaty on Open Skies will strengthen international stability. The Treaty also provides an important means of increasing mutual understanding of military forces and activities, thus easing tensions and strengthening confidence and security,

not only in the area covered by the Treaty, but in other areas as well.

The Treaty includes twelve Annexes, which are integral parts thereof. The Treaty, together with the Annexes, was signed at Helsinki on March 24, 1992. I transmit also, for the information of the Senate, the Report of the Department of State on the Treaty.

In addition, I transmit herewith, for the information of the Senate, five documents associated with, but not part of, the Treaty that are relevant to the Senate’s consider-

ation of the Treaty: Decision Number One on the Distribution of Costs Arising Under the Treaty on Open Skies in accordance with Annex L, Section I, paragraph 9, dated June 29, 1992; Decision Number Two on Additional Non-Destructive-Testing Equipment To Be Used by the Observed Party in accordance with Annex F, Section I, paragraph 7, dated June 29, 1992; Decision Number Three on Methodology For Calculating the Minimum Height Above Ground Level at Which Each Optical Camera Installed on an Observation Aircraft May Be Operated During an Observation Flight in accordance with Annex D, Appendix 1, Section III, paragraph 2, dated June 29, 1992; Decision Number Four on Minimum Camera Specification For an Observation Aircraft of an Observed Party Exercising its Right To Provide an Observation Aircraft For an Observation Flight, dated June 29, 1992; and Decision Number Five on Responsibility For the Processing of Film Used During an Observation Flight in accordance with Article IX, Section II, paragraph 2, dated June 29, 1992. Except for Decision Number One on the Distribution of Costs, these Decisions are legally binding.

The Decision on the Distribution of Costs Arising Under the Open Skies Treaty in accordance with Annex L, Section I, paragraph 9 has not been adopted by the Open Skies Consultative Commission (the implementing body of the Treaty made up of representatives from each State Party and the body which adopted the above-mentioned Decisions). The Open Skies Consultative Commission will adopt this Decision during its next session, scheduled for September 1992, and it will have the same legally binding status as the other Decisions. The Open Skies Consultative Commission has endorsed the current draft text of the Decision; however, agreement could not be reached on the issue of navigation fees which a great majority of the States Parties—including the United States—believe should be waived. Pending resolution of this issue, some States Parties—including the United States—have reserved their position on other cost issues.

The Open Skies Treaty establishes a regime of unarmed aerial observation flights

over the entire territory of its 25 signatories (North Atlantic Treaty Organization Allies, Eastern European members of the former Warsaw Pact, and Russia, Ukraine, Belarus, and Georgia). The Treaty is designed to enhance mutual understanding and confidence by giving all participants, regardless of size, a direct role in observing military or other activities of concern to them. Covering territory from Vancouver to Vladivostok, Open Skies is the widest-ranging international effort to date to promote openness and transparency of military forces and activities. The Treaty allows for consensus decisions to improve sensors, to adjust quotas, and to admit new participants in order to enhance its effectiveness. The Open Skies principles may be applicable to States in other regions of the world as well.

The Treaty's operative provisions focus on four subjects:

- Territory*: The entire territory of all participants will be accessible to aerial observation. Whereas the former Soviet Union had insisted on closing areas for national security reasons, the Treaty provides that only flight safety considerations may restrict the conduct of observation flights.
- Aircraft*: Unarmed fixed-wing aircraft provided by either the observing or observed Party can be used. All Open Skies aircraft and sensors must pass specified certification and inspection procedures to ensure that they meet the standards of the Treaty.
- Sensors*: Open Skies aircraft may have video, panoramic and framing cameras for daylight photography, infra-red line scanners for a day/night capability, and synthetic aperture radar for a day/night all-weather capability. Photographic image quality will permit recognition of major military equipment, e.g., distinguishing a tank from a truck—allowing significant transparency of military forces and activities. Sensor categories and capabilities can be improved by agreement among the States Parties. All equipment used in Open Skies must be commercially available to all participants. Data collected from the flights will be immediately

shared by the observing and observed Parties, and may also be obtained by other States Parties.

—*Quotas*: Loosely scaled to size, each State Party has agreed to an annual quota of observation flights it is willing to receive (42 for the United States and Russia/Belarus to 2–4 for the smallest States Parties). States Parties may conduct as many observation flights as they are willing to receive.

The Treaty establishes an Open Skies Consultative Commission, composed of rep-

resentatives designated by each State Party, to meet in Vienna, to promote the objectives and to facilitate the implementation of the provisions of the Treaty.

Therefore, I urge the Senate to give early and favorable consideration to the Treaty and its related Annexes, and to give advice and consent to its ratification.

GEORGE BUSH

The White House,  
August 12, 1992.

## Nomination of Lois L. Evans To Be United States Representative to the Economic and Social Council of the United Nations

*August 12, 1992*

The President today announced his intention to nominate Lois L. Evans, of New York, to be the Representative of the United States of America on the Economic and Social Council of the United Nations, with the rank of Ambassador. She would succeed Jonathan Moore.

Currently Ms. Evans serves as president of Acquisition Specialists, Inc., 1975 to the present, as well as a consultant at Richard Kinser & Associates, 1991 to the present. Ms. Evans has also served as U.S. Representative to the 30th and the 31st sessions of the South Pacific Commission; member

of the Advisory Committee at the Export-Import Bank of the United States, 1988–90; Chairman of the Federal Home Loan Bank of New York, 1986–88; Director of the Federal Home Loan Bank of New York, 1984–88; and Assistant Chief of Protocol of the United States of America with the Department of State's New York office, 1981–82.

Ms. Evans graduated from Barnard College (B.A., 1957). She was born December 1, 1934, in Boston, MA. Ms. Evans is married, has three children, and resides in New York, NY.

## Nomination of John J. Maresca To Be Special Cyprus Coordinator

*August 12, 1992*

The President today announced his intention to nominate John J. Maresca, of Connecticut, a career member of the Senior Foreign Service, class of Minister-Counselor, for the rank of Ambassador during his tenure of service as Special Cyprus Coordinator.

Ambassador Maresca has served as Chairman of the U.S. Delegation to the Negotiations on Confidence and Security-Building Measures, 1989 to the present. Prior to this,

he served as Deputy Assistant Secretary of Defense, 1986–88. From 1985 to 1986, he was a visiting fellow at the School of Foreign Service at Georgetown University. Ambassador Maresca has also served in several other positions with the State Department, including Deputy Chief of Mission at the U.S. Embassy in Paris, France, 1982–85; Director of the Office of Western European Affairs, 1980–82; and Deputy Political Counselor at the U.S. Embassy in Paris,