the peace treaty between the United States and Spain. And for 100 years, this table, brought here by one of our greatest warriors, has been the exclusive repository of our peace agreements, the one we signed with Your Majesty King Hussein on this table; President Kennedy’s test ban treaty, signed on this table.

And so I think it is fitting that these three great leaders—two signers, one, His Majesty, observing—who know a great deal about war have come to make peace on this table, which, for our country, has come to embody it. And we thank them.

Thank you very much.

[At this point, the memorandum was signed.]

NOTE: The President spoke at 4 p.m. in the East Room at the White House. In his remarks, he referred to Queen Noor of Jordan; Prime Minister Netanyahu’s wife, Sarah; and former civilian U.S. Navy intelligence analyst Jonathan Pollard, convicted of treason and espionage in 1987. The transcript released by the Office of the Press Secretary included the remarks of Secretary of State Madeleine Albright, Vice President Al Gore, Prime Minister Netanyahu, Chairman Arafat, and King Hussein I. This item was not received in time for publication in the appropriate issue.

The Wye River Memorandum
October 23, 1998

The following are steps to facilitate implementation of the Interim Agreement on the West Bank and Gaza Strip of September 28, 1995 (the “Interim Agreement”) and other related agreements including the Record of January 17, 1997 (hereinafter referred to as “the prior agreements”) so that the Israeli and Palestinian sides can more effectively carry out their reciprocal responsibilities, including those relating to further redeployments and security respectively. These steps are to be carried out in a parallel phased approach in accordance with this Memorandum and the attached time line. They are subject to the relevant terms and conditions of the prior agreements and do not supersede their other requirements.

I. Further Redeployments
A. Phase One and Two Further Redeployments

1. Pursuant to the Interim Agreement and subsequent agreements, the Israeli side’s implementation of the first and second F.R.D. will consist of the transfer to the Palestinian side of 13% from Area C as follows:
   - 1% to Area (A)
   - 12% to Area (B)

   The Palestinian side has informed that it will allocate an area/areas amounting to 3% from the above Area (B) to be designated as Green Areas and/or Nature Reserves. The Palestinian side has further informed that they will act according to the established scientific standards, and that therefore there will be no changes in the status of these areas, without prejudice to the rights of the existing inhabitants in these areas including Bedouins; while these standards do not allow new construction in these areas, existing roads and buildings may be maintained.

   The Israeli side will retain in these Green Areas/Natural Reserves the overriding security responsibility for the purpose of protecting Israelis and confronting the threat of terrorism. Activities and movements of the Palestinian Police forces may be carried out after coordination and confirmation; the Israeli side will respond to such requests expeditiously.

   2. As part of the foregoing implementation of the first and second F.R.D., 14.2% from Area (B) will become Area (A).

B. Third Phase of Further Redeployments

With regard to the terms of the Interim Agreement and of Secretary Christopher’s letters to the two sides of January 17, 1997 relating to the further redeployment process, there will be a committee to address this question. The United States will be briefed regularly.

II. Security

In the provisions on security arrangements of the Interim Agreement, the Palestinian side agreed to take all measures necessary in order to prevent acts of terrorism, crime and hostilities directed against the Israeli side, against individuals falling under the Israeli side’s authority and against their property, just as the Israeli side agreed to take all measures necessary in order to prevent
acts of terrorism, crime and hostilities directed against the Palestinian side, against individuals falling under the Palestinian side’s authority and against their property. The two sides also agreed to take legal measures against offenders within their jurisdiction and to prevent incitement against each other by any organizations, groups or individuals within their jurisdiction.

Both sides recognize that it is in their vital interests to combat terrorism and fight violence in accordance with Annex I of the Interim Agreement and the Note for the Record. They also recognize that the struggle against terror and violence must be comprehensive in that it deals with terrorists, the terror support structure, and the environment conducive to the support of terror. It must be continuous and constant over a long-term, in that there can be no pauses in the work against terrorists and their structure. It must be cooperative in that no effort can be fully effective without Israeli-Palestinian cooperation and the continuous exchange of information, concepts, and actions.

Pursuant to the prior agreements, the Palestinian side’s implementation of its responsibilities for security, security cooperation, and other issues will be as detailed below during the time periods specified in the attached time line:

A. Security Actions

1. Outlawing and Combating Terrorism Organizations
   (a) The Palestinian side will make known its policy of zero tolerance for terror and violence against both sides.
   (b) A work plan developed by the Palestinian side will be shared with the U.S. and thereafter implementation will begin immediately to ensure the systematic and effective combat of terrorist organizations and their support structure.
   (c) In addition to the bilateral Israeli-Palestinian security cooperation, a U.S.-Palestinian committee will meet bi-weekly to review the steps being taken to eliminate terrorist cells and the support structure that plans, finances, supplies and abets terror. In these meetings, the Palestinian side will inform the U.S. fully of the actions it has taken to outlaw all organizations (or wings of organizations, as appropriate) of a military, terrorist or violent character and their support structure and to prevent them from operating in areas under its jurisdiction.
   (d) The Palestinian side will apprehend the specific individuals suspected of perpetrating acts of violence and terror for the purpose of further investigation, and prosecution and punishment of all persons involved in acts of violence and terror.
   (e) A U.S.-Palestinian committee will meet to review and evaluate information pertinent to the decisions on prosecution, punishment or other legal measures which affect the status of individuals suspected of abetting or perpetrating acts of violence and terror.

2. Prohibiting Illegal Weapons
   (a) The Palestinian side will ensure an effective legal framework is in place to criminalize, in conformity with the prior agreements, any importation, manufacturing or unlicensed sale, acquisition or possession of firearms, ammunition or weapons in areas under Palestinian jurisdiction.
   (b) In addition, the Palestinian side will establish and vigorously and continuously implement a systematic program for the collection and appropriate handling of all such illegal items in accordance with the prior agreements. The U.S. has agreed to assist in carrying out this program.
   (c) A U.S.-Palestinian-Israeli committee will be established to assist and enhance cooperation in preventing the smuggling or other unauthorized introduction of weapons or explosive materials into areas under Palestinian jurisdiction.

3. Preventing Incitement
   (a) Drawing on relevant international practice and pursuant to Article XXII (1) of the Interim Agreement and the Note for the Record, the Palestinian side will issue a decree prohibiting all
forms of incitement to violence or terror, and establishing mechanisms for acting systematically against all expressions or threats of violence or terror. This decree will be comparable to the existing Israeli legislation which deals with the same subject.

(b) A U.S.-Palestinian-Israeli committee will meet on a regular basis to monitor cases of possible incitement to violence or terror and to make recommendations and reports on how to prevent such incitement. The Israeli, Palestinian and U.S. sides will each appoint a media specialist, a law enforcement representative, an educational specialist and a current or former elected official to the committee.

B. Security Cooperation

The two sides agree that their security cooperation will be based on a spirit of partnership and will include, among other things, the following steps:

1. Bilateral Cooperation
   There will be full bilateral security cooperation between the two sides which will be continuous, intensive and comprehensive.

2. Forensic Cooperation
   There will be an exchange of forensic expertise, training, and other assistance.

3. Trilateral Committee
   In addition to the bilateral Israeli-Palestinian security cooperation, a high-ranking U.S.-Palestinian-Israeli committee will meet as required and not less than biweekly to assess current threats, deal with any impediments to effective security cooperation and coordination and address the steps being taken to combat terror and terrorist organizations. The committee will also serve as a forum to address the issue of external support for terror. In these meetings, the Palestinian side will fully inform the members of the committee of the results of its investigations concerning terrorist suspects already in custody and the participants will exchange additional relevant information. The committee will report regularly to the leaders of the two sides on the status of cooperation, the results of the meetings and its recommendations.

C. Other Issues

1. Palestinian Police Force
   (a) The Palestinian side will provide a list of its policemen to the Israeli side in conformity with the prior agreements.

   (b) Should the Palestinian side request technical assistance, the U.S. has indicated its willingness to help meet these needs in cooperation with other donors.

   (c) The Monitoring and Steering Committee will, as part of its functions, monitor the implementation of this provision and brief the U.S.

2. PLO Charter
   The Executive Committee of the Palestine Liberation Organization and the Palestinian Central Council will reaffirm the letter of 22 January 1998 from PLO Chairman Yasir Arafat to President Clinton concerning the nullification of the Palestinian National Charter provisions that are inconsistent with the letters exchanged between the PLO and the Government of Israel on 9/10 September 1993. PLO Chairman Arafat, the Speaker of the Palestine National Council, and the Speaker of the Palestinian Council will invite the members of the PNC, as well as the members of the Central Council, the Council, and the Palestinian Heads of Ministries to a meeting to be addressed by President Clinton to reaffirm their support for the peace process and the aforementioned decisions of the Executive Committee and the Central Council.

3. Legal Assistance in Criminal Matters
   Among other forms of legal assistance in criminal matters, the requests for arrest and transfer of suspects and defendants pursuant to Article II(7) of Annex IV of the Interim Agreement will be submitted (or resubmitted) through the mechanism of the Joint Israeli-Palestinian Legal Committee and will be responded to in conformity with Article II(7)(f) of Annex IV of the Interim Agreement within the twelve week period. Requests submitted after the eighth week will be responded to in conformity with Article II(7)(f) within four weeks of their submission. The U.S. has been requested by the sides to report on a regular basis on the steps being taken to respond to the above requests.
4. Human Rights and the Rule of Law
   Pursuant to Article XI(1) of Annex I of the Interim Agreement, and without derogating from the above, the Palestinian Police will exercise powers and responsibilities to implement this Memorandum with due regard to internationally accepted norms of human rights and the rule of law, and will be guided by the need to protect the public, respect human dignity, and avoid harassment.

III. Interim Committees and Economic Issues

1. The Israeli and Palestinian sides reaffirm their commitment to enhancing their relationship and agree on the need actively to promote economic development in the West Bank and Gaza. In this regard, the parties agree to continue or to reactivate all standing committees established by the Interim Agreement, including the Monitoring and Steering Committee, the Joint Economic Committee (JEC), the Civil Affairs Committee (CAC), the Legal Committee, and the Standing Cooperation Committee.
2. The Israeli and Palestinian sides have agreed on arrangements which will permit the timely opening of the Gaza Industrial Estate. They also have concluded a “Protocol Regarding the Establishment and Operation of the International Airport in the Gaza Strip During the Interim Period.”
3. Both sides will renew negotiations on Safe Passage immediately. As regards the southern route, the sides will make best efforts to conclude the agreement within a week of the entry into force of this Memorandum. Operation of the southern route will start as soon as possible thereafter. As regards the northern route, negotiations will continue with the goal of reaching agreement as soon as possible. Implementation will take place expeditiously thereafter.
4. The Israeli and Palestinian sides acknowledge the great importance of the Port of Gaza for the development of the Palestinian economy, and the expansion of Palestinian trade. They commit themselves to proceeding without delay to conclude an agreement to allow the construction and operation of the port in accordance with the prior agreements. The Israeli-Palestinian Committee will reactivate its work immediately with a goal of concluding the protocol within sixty days, which will allow commencement of the construction of the port.
5. The two sides recognize that unresolved legal issues adversely affect the relationship between the two peoples. They therefore will accelerate efforts through the Legal Committee to address outstanding legal issues and to implement solutions to these issues in the shortest possible period. The Palestinian side will provide to the Israeli side copies of all of its laws in effect.
6. The Israeli and Palestinian sides also will launch a strategic economic dialogue to enhance their economic relationship. They will establish within the framework of the JEC an Ad Hoc Committee for this purpose. The committee will review the following four issues: (1) Israeli purchase taxes; (2) cooperation in combating vehicle theft; (3) dealing with unpaid Palestinian debts; and (4) the impact of Israeli standards as barriers to trade and the expansion of the A1 and A2 lists. The committee will submit an interim report within three weeks of the entry into force of this Memorandum, and within six weeks will submit its conclusions and recommendations to be implemented.
7. The two sides agree on the importance of continued international donor assistance to facilitate implementation by both sides of agreements reached. They also recognize the need for enhanced donor support for economic development in the West Bank and Gaza. They agree to jointly approach the donor community to recognize a Ministerial Conference before the end of 1998 to seek pledges for enhanced levels of assistance.

IV. Permanent Status Negotiations

The two sides will immediately resume permanent status negotiations on an accelerated basis and will make a determined effort to achieve the mutual goal of reaching an agreement by May 4, 1999. The negotiations will be continuous and without interruption. The U.S. has expressed its willingness to facilitate these negotiations.

V. Unilateral Actions

Recognizing the necessity to create a positive environment for the negotiations, neither side shall initiate or take any step that will change the status of the West Bank and
the Gaza Strip in accordance with the Interim Agreement.

This Memorandum will enter into force ten days from the date of signature.

Done at Washington, D.C., this 23d day of October 1998.

B. Netanyahu Y. Arafat
For the Government of the State of Israel

Witnessed by: William J. Clinton
For the PLO

The United States of America

NOTE: The joint memorandum was made available by the Office of the Press Secretary but was not issued as a White House press release. The joint memorandum was accompanied by a timeline attachment. On October 28, a press release version of the memorandum was made available on the White House Internet site. This item was not received in time for publication in the appropriate issue.

Statement on Signing the Federal Employees Health Care Protection Act of 1998
October 23, 1998

The Federal Employees Health Care Protection Act of 1998, H.R. 1836, that I have signed into law makes several critical improvements to the Federal Employees Health Benefits Program (FEHBP). For example, it gives the Office of Personnel Management’s Inspector General critical new debarment authority to crack down on fraudulent providers and, when necessary, to debar those who defraud the program; it contains essential new provisions to maintain and improve consumer choice, the hallmark of FEHBP, by allowing fee-for-service plans to rejoin FEHBP; it makes health care more affordable for certain Federal employees and retirees of the Federal Deposit Insurance Corporation and the Federal Reserve Board by allowing them to participate in the FEHBP; and finally, it ensures that certain Federal physicians who provide high quality services will receive appropriate compensation for their services, which is critical to attracting and maintaining a high quality Federal physician work force.

I want to note, however, my objection to a provision in this legislation that appears to expand preemption of State law remedies for FEHBP enrollees who are injured as a result of wrongful benefit delay or denial by their plan. As I have consistently stated, I believe that a right without remedy is not a right at all. I strongly believe that Federal employees should have the right to legally enforceable remedies, including under State law, to protect them when health plans do not provide contractually obligated patient protections. I therefore want to clarify that my enactment of this legislation should in no way be construed to indicate my support for this preemption provision. I also would like to reiterate my disappointment that the Congress has adjourned without passing a Patients’ Bill of Rights that would give new protections and remedies to all Americans, including Federal employees. Assuring that health plans provide needed patient protections and adequate remedies will be one of my top priorities for the next Congress.

William J. Clinton


NOTE: H.R. 1836, approved October 19, was assigned Public Law No. 105-266. An original was not available for verification of the content of this statement. This item was not received in time for publication in the appropriate issue.

Statement on Signing the Omnibus Consolidated and Emergency Supplemental Appropriations Act, 1999
October 23, 1998

I have signed into law H.R. 4328, the “Omnibus Consolidated and Emergency Supplemental Appropriations Act, 1999.”

This bill represents a significant step forward for America. It protects the surplus until we have saved Social Security for the 21st century, contains an agreement to fund the International Monetary Fund, and puts in place critical investments in education and training, from smaller class sizes to after-school care, and from summer jobs to college mentoring. I am pleased that this bill honors my commitment to maintain fiscal discipline by providing additional resources for essential new investments, which are fully financed