

Commission, and I interpret the Act to establish such a relationship between the two bodies.

William J. Clinton

The White House,
December 28, 2000.

NOTE: S. 3181, approved December 28, was assigned Public Law No. 106-579. This statement was released by the Office of the Press Secretary on December 29.

Executive Order 13185—To Strengthen the Federal Government-University Research Partnership

December 28, 2000

By the authority vested in me as President by the Constitution and the laws of the United States of America, and in order to keep the Federal Government-University research partnership strong, it is hereby ordered as follows:

Section 1. Principles of the Government-University Partnership. The partnership in science and technology that has evolved between the Federal Government and American universities has yielded benefits that are vital to each. It continues to prove exceptionally productive, successfully promoting the discovery of knowledge, stimulating technological innovation, improving the quality of life, educating and training the next generation of scientists and engineers, and contributing to America's economic prosperity and national security. In order to reaffirm and strengthen this partnership, this order sets forth the following guiding and operating principles that are fully described in the April 1999 National Science and Technology Council report, "Renewing the Government-University Partnership." These principles shall provide the framework for the development and analysis of all future Federal policies, rules, and regulations for the Federal Government-University research partnership.

(a) The guiding principles that shall govern interactions between the Federal Government and universities that perform research are:

- (1) Research is an investment in the future;
 - (2) The integration of research and education is vital;
 - (3) Excellence is promoted when investments are guided by merit review; and
 - (4) Research must be conducted with integrity.
- (b) The operating principles that shall assist agencies, universities, individual researchers, and auditing and regulatory bodies in implementing the guiding principles are:
- (1) Agency cost-sharing policies and practices must be transparent;
 - (2) Partners should respect the merit review process;
 - (3) Agencies and universities should manage research in a cost-efficient manner;
 - (4) Accountability and accounting are not the same;
 - (5) The benefits of simplicity in policies and practices should be weighed against the costs;
 - (6) Change should be justified by need and the process made transparent.
- (c) Each executive branch department or agency that supports research at universities shall regularly review its existing policies and procedures to ensure that they meet the spirit and intent of the guiding and operating principles stated above.

Sec. 2. Office of Science and Technology (OSTP) Review of the Government-University Research Partnership. (a) The OSTP, in conjunction with the National Science and Technology Council, shall conduct a regular review of the Government-University research partnership and prepare a report on the status of the partnership. The OSTP should receive input from all departments or agencies that have a major impact on the Government-University partnership through their support of research and education, policy making, regulatory activities, and research administration. In addition, OSTP may seek the input of the National Science Board and the President's Committee of Advisors for Science and Technology, as well as other stakeholders, such as State and local governments, industry, the National Academy of

Sciences, and the Federal Demonstration Partnership.

(b) The purpose of the review and the report is to determine the overall health of the Government-University research partnership, being mindful of the guiding and operating principles stated above. The report should include recommendations on how to improve the Government-University partnership.

(c) The Director of OSTP shall deliver the report to the President.

Sec. 3. Judicial Review. This order does not create any enforceable rights against the United States, its agencies, its officers, or any person.

William J. Clinton

The White House,
December 28, 2000.

[Filed with the Office of the Federal Register, 12:32 p.m., January 2, 2001]

NOTE: This Executive order was released by the Office of the Press Secretary on December 29, and it will be published in the *Federal Register* on January 3.

Letter to Congressional Leaders on Japanese Whaling Practices

December 29, 2000

Dear Mr. Speaker: (Dear Mr. President:)

On September 13, 2000, the Secretary of Commerce certified that Japan had authorized its nationals to conduct research whaling activities that diminish the effectiveness of the International Whaling Convention (IWC) conservation program. This message constitutes my report to the Congress pursuant to section 8 of the Fishermen's Protective Act of 1967, 22 U.S.C. 1978 (the Pelly Amendment).

Secretary Mineta's certification was the third against Japan for scientific research whaling. The first was in 1988, when Japan initiated its Antarctic program that now entails an annual take of 440 minke whales. The second was in 1995, after Japan extended its program to the North Pacific, where it has been taking 100 minke whales per year. This year, despite a specific resolution passed by the majority of IWC parties calling on Japan

to refrain from conducting lethal research in the North Pacific, Japan expanded its program in the North Pacific to permit the take of 10 sperm whales and 50 Bryde's whales. The total harvest in this summer's hunt was 40 minke whales, 5 sperm whales, and 43 Bryde's whales. I remain very concerned about Japan's decision to expand its research whaling to two additional species.

I also remain concerned about Japan's practice of taking whales in the Southern Ocean Whale Sanctuary north of Antarctica. This is an internationally recognized sanctuary that was approved by the IWC. I see no justification for Japan's practice and will continue to urge Japan to reconsider its policy, which I believe undermines the effectiveness of whale sanctuaries everywhere. I note in addition that Japan's practice is clearly out of step with the growing international consensus in support of whale sanctuaries, and in sharp contrast to the strong leadership that Mexico and Brazil have both shown in the last 3 months in designating areas off their coasts as whale sanctuaries.

Along with many other members of the IWC, the United States believes the Japanese research whaling program has dubious scientific validity. Information relevant to management of whale stocks can be collected by nonlethal techniques. Products of the research harvest are sold in Japanese markets, which raises questions about the true motivation for the program. In addition, Japan has conducted the same set of scientific research experiments on significant numbers of minke whales for more than 10 years.

I want to underscore that concerns about Japan's lethal scientific whaling program are not simply a bilateral matter. A substantial majority of IWC members share our concern and want Japan to curtail its program.

My Administration has already taken a wide range of economic and diplomatic measures in response to Japan's expanded program. On September 13, I directed the Secretary of State to make Japan ineligible to conduct fishing operations within the United States exclusive economic zone. I, members of my Cabinet, and other United States officials, have raised our strong concerns at the highest levels of the Japanese Government and will continue to do so. I