THE WHITE HOUSE
WASHINGTON

October 5, 2001

MEMORANDUM FOR THE SECRETARY OF STATE
THE SECRETARY OF THE TREASURY
THE SECRETARY OF DEFENSE
THE ATTORNEY GENERAL
THE DIRECTOR OF CENTRAL INTELLIGENCE
THE DIRECTOR OF FEDERAL BUREAU OF INVESTIGATION

SUBJECT: Disclosures to the Congress

As we wage our campaign to respond to the terrorist attacks against the United States on September 11, and to protect us from further acts of terrorism, I intend to continue to work closely with the Congress. Consistent with longstanding executive branch practice, this Administration will continue to work to inform the leadership of the Congress about the course of, and important developments in, our critical military, intelligence, and law enforcement operations. At the same time, we have an obligation to protect military operational security, intelligence sources and methods, and sensitive law enforcement investigations. Accordingly, your departments should adhere to the following procedures when providing briefings to the Congress relating to the information we have or the actions we plan to take:

(i) Only you or officers expressly designated by you may brief Members of Congress regarding classified or sensitive law enforcement information; and

(ii) The only Members of Congress whom you or your expressly designated officers may brief regarding classified or sensitive law enforcement information are the Speaker of the House, the House Minority Leader, the Senate Majority and Minority Leaders, and the Chairs and Ranking Members of the Intelligence Committees in the House and Senate.

This approach will best serve our shared goals of protecting American lives, maintaining the proper level of confidentiality for the success of our military, intelligence, and law enforcement operations, and keeping the leadership of the Congress appropriately informed about important developments. This morning, I informed the House and Senate leadership of this policy which shall remain in effect until you receive further notice from me.