Remarks at a Welcome Home Ceremony
November 4, 1992

Thank you so very much. What a fantastic welcome back. Maybe you didn’t read the election returns; it didn’t work out quite the way we wanted. This is a fantastic return home, and it gives me a chance to just say thank you all so very much. I know most in one way or another have worked here and contributed to this administration of which I will always be extraordinarily proud.

I see some leaders here from the Congress. I especially want to thank Bob Dole. If you heard him last night, that was a class act. We have a great Cabinet, great top officials, and then everybody else helping out there. It means so much to Barbara and me.

Now we will go inside, start readjusting. But you have given us a marvelous lift. And let me just say about the guy standing next to me, we are so grateful to Dan Quayle for everything he did. The guy almost killed himself out there, hard work day in and day out, and what he wasn’t doing Marilyn was. And so was Barbara Bush. So, I think we owe all of them a great vote.

But I can think of nothing other to say than say let’s finish this job with style, let’s get the job done, cooperate fully with the new administration. The Government goes on, as well it should, and we will support the new President and give him every chance to lead this country into greater heights.

So, I am very grateful to all of you. It’s been a wonderful 4 years, and nobody can take that away from any of us. It’s been good and strong, and I think we’ve really contributed something to the country. And maybe history will record it that way.

Thank you all very, very much.

Note: The President spoke at 3:03 p.m. on the South Lawn at the White House.

Memorandum of Disapproval for the Revenue Act of 1992
November 4, 1992

I am withholding my approval of H.R. 11, the “Revenue Act of 1992,” because it includes numerous tax increases, violates fiscal discipline, and would destroy jobs and undermine small business. The urban aid provisions that were once the centerpiece of the bill have been submerged by billions of dollars in giveaways to special interests.

My Administration’s agenda for tax legislation has been clear from the outset: a focused measure to encourage economic growth, address the needs of economically deprived urban and rural areas, and make a limited number of significant and broadly supported changes in the tax law. While certain provisions in H.R. 11 meet these objectives, the bill as a whole does not. Its 647 pages contain more than 600 provisions, require more than 25 new studies or reports, set up 4 new commissions and advisory groups, and mandate numerous new demonstration and pilot projects. Most of these provisions are unrelated to the true needs of the economy and the American people.

The original focus of the bill—to help revitalize America’s inner cities—has been lost in a blizzard of special interest pleadings. In fact, the enterprise zones provisions in H.R. 11 account for less than 10 percent of the revenue cost of the measure. While the enterprise zones provisions are a step in the right direction, more than 75 percent of all seriously distressed communities are left out in the cold. In addition, the capital incentives are far too limited. My proposal would grant eligibility to all areas that meet objective criteria. My proposal also would provide a complete exclusion from capital gains taxation for all investors in enterprise zone businesses, including gains from goodwill, the principal asset created by small business.

The bill’s other major urban aid provision, which authorizes assistance to distressed communities, is also inadequate. My “Weed
The revenue provisions of H.R. 11 include some of my proposals, but omit three major components of my economic growth agenda. These are my proposals to provide a credit for first-time homebuyers; capital gains tax relief for start-up businesses; and incentives for investment in capital equipment. On balance, the revenue provisions of H.R. 11 are unacceptable. They would:

- Raise $33 billion in new taxes over 5 years on a wide array of American families, workers, and small businesses.
- Increase taxes on individuals, including middle-class taxpayers, in numerous ways. For example, the bill limits deductions for moving expenses and for losses resulting from theft, fires, and natural disasters.
- Repeal the 100 percent estimated tax safe harbor for small businesses. This would throw a monkey wrench into the primary engine of job creation.
- Raise numerous taxes on large employers, which will slow the recovery and undermine our competitive position in world markets.
- Lose about $2.5 billion in revenue as a result of more than 50 special relief provisions for limited numbers of taxpayers that have no policy justification.
- Impose needless and costly paperwork and recordkeeping burdens on the private sector.

H.R. 11 goes 180 degrees in the wrong direction in its treatment of expiring provisions of tax law. It would make permanent those expiring measures that are very costly and have negligible long-term benefits according to a broad range of government and private sector analysts. In contrast, the bill fails to make permanent the research and development tax credit and the deduction for 25 percent of health insurance premiums paid by self-employed individuals. It also fails to raise the health insurance deduction to 100 percent, as I have proposed.

The bill’s Medicare provisions move in the opposite direction from the consensus view that we need to contain rising health care costs. They would increase Medicare costs by an estimated $3 billion over 5 years. For example, they invite a flood of costly lawsuits to challenge Medicare payments made as long as 6 years ago. These provisions would burden the courts and undermine consistent nationwide application of Medicare rules.

Another costly provision of H.R. 11 would permanently divert income taxes from the general fund of the Treasury to the Railroad Pension Fund. According to the Railroad Retirement Board, by the year 2016 this taxpayer subsidy could add $13 billion to this single industry pension fund. The diversion would set a dangerous precedent for other industry pension plans that may seek Federal taxpayer support in the future.

H.R. 11 abandons all pretense of fiscal discipline. It would increase the deficit in fiscal years 1994, 1995, and 1996. “Mandatory” spending would rise by more than $7 billion over 5 years—at a time of growing consensus that this portion of the budget must be brought under control.

The bill also arbitrarily increases statutory spending limits to allow roughly $600 million in increased payments to Medicare contractors for administrative costs. To benefit these companies, the Senate voted by the narrowest possible margin to waive its own rule requiring compliance with legal spending limits. These limits on discretionary spending were agreed to by bipartisan majorities of both Houses of Congress. It is irresponsible to waive them to benefit one group of companies.

I regret that my disapproval of H.R. 11 will prevent the enactment this year of many provisions that have my full support. How-
ever, the bill's benefits are overwhelmed by provisions that would endanger economic growth. I am therefore compelled to withhold my approval.

George Bush


Note: This memorandum follows the text as released by the Office of the Press Secretary at the White House on November 4.

Statement on Signing the Veterans Health Care Act of 1992
November 4, 1992

Today I am signing into law H.R. 5193, the "Veterans Health Care Act of 1992." This legislation will improve the delivery of health care and other services to our Nation's veterans.

H.R. 5193 implements the Administration's proposal to establish the Persian Gulf War Veterans Health Registry within the Department of Veterans Affairs (VA). This registry is a reflection of our Nation's commitment to the men and women who served in the Persian Gulf War. Iraqi troops retreating from Kuwait maliciously set fire to many Kuwaiti oil wells, blanketing the region in thick black smoke. In the aftermath of the war, many veterans exposed to those oil fire pollutants and other environmental hazards in the area expressed concern for their health. This provision will enable VA to learn more about, and deal effectively with, potential health problems by providing a complete physical examination to any Persian Gulf veteran who requests it. The results of the examinations will be maintained in the registry and will be available if needed for scientific research.

H.R. 5193 also authorizes VA to provide counseling services to women who suffer the trauma of being sexually assaulted or harassed during their military service. Sexual harassment of women in any setting is abhorrent. We must continue working to make certain that such behavior does not occur. Nevertheless, when it does occur, we must be prepared to assist the victims. H.R. 5193 will do exactly that.

A number of other provisions to improve services to veterans are included in this bill. For example, H.R. 5193 implements an Administration proposal to provide a permanent authorization for VA's State home construction program. Through this VA-State partnership, VA helps with the construction and renovation of veterans homes operated by the States. Over the years, these facilities have provided much needed nursing home and domiciliary care to thousands of disabled and elderly veterans. The bill also extends VA's successful respite care program, under which disabled veterans living at home are hospitalized for short periods to give family caregivers a period of "respite." In addition, H.R. 5193 continues a VA scholarship program, used primarily for nurses, which pays for a student's education in exchange for service at VA medical facilities.

I have previously warned of the enormous and extremely costly burden imposed by various congressional reporting requirements. Notwithstanding these concerns, H.R. 5193 includes no less than 12 separate provisions requiring the Secretary of Veterans Affairs to submit reports to the Congress. I must again object to such costly requirements and call on the Congress to end the incessant imposition of onerous reporting requirements.

George Bush


Note: This statement follows the text as released by the Office of the Press Secretary at the White House on November 4.

Statement on Signing the National Aeronautics and Space Administration Authorization Act, Fiscal Year 1993
November 4, 1992

Today I am signing into law H.R. 6135, the "National Aeronautics and Space Administration Authorization Act, Fiscal Year 1993." Our civil space program is a major