get those food products from the farm to our tables.

The American agricultural industry is the leading global provider of food. Its remarkable rates of production are a continuing tribute to the ingenuity, diligence, and creativity of our country’s farmers and ranchers. But agriculture is not just one industry among many—it is the very heart of our economy. The aggregate output of our food industry is unparalleled in human history. This enormous production makes farmers and ranchers key contributors to the collective wealth of our country. Their extraordinary efforts produce foodstuffs not just for our land but for the world, and they are driven by the American virtues of independence, industry, innovation, and sacrifice.

Our Nation’s farmers and ranchers depend upon a complex chain of interrelationships with urban workers to get their products to national and world markets. Shippers, processors, marketers, tradespeople, grocers, truck drivers, food service providers, inspectors, researchers, and scientists are all part of the formula that feeds our land and the world. These urban/agriculture partnerships serve as catalysts for our overall commercial success; and their continued development is essential to sustaining our prosperity.

As we reflect upon the important role these partnerships play in the strength and success of our great Nation, we remember those who devote their lives to meeting an essential national and worldwide need. We are blessed by our agricultural abundance, by the committed and caring farmers and ranchers who strive to provide all we need to feed our people and the people of the world, and by all of those who help accomplish this important undertaking.

Now, Therefore, I, George W. Bush, President of the United States of America, by virtue of the authority vested in me by the Constitution and laws of the United States, do hereby proclaim November 16 through November 22, 2001, as National Farm-City Week. I call upon all Americans, in rural and urban communities alike, to join in recognizing the accomplishments of our farms and ranches, and the hard-working individuals who produce an abundance of affordable, quality agricultural goods that strengthen and enrich our country.

In Witness Whereof, I have hereunto set my hand this thirteenth day of November, in the year of our Lord two thousand one, and of the Independence of the United States of America the two hundred and twenty-sixth.

George W. Bush

[Filed with the Office of the Federal Register, 9:35 a.m., November 14, 2001]

NOTE: This proclamation was published in the Federal Register on November 15.

Military Order—Detention, Treatment, and Trial of Certain Non-Citizens in the War Against Terrorism

November 13, 2001

By the authority vested in me as President and as Commander in Chief of the Armed Forces of the United States by the Constitution and the laws of the United States of America, including the Authorization for Use of Military Force Joint Resolution (Public Law 107–40, 115 Stat. 224) and sections 821 and 836 of title 10, United States Code, it is hereby ordered as follows:

Section 1. Findings.

(a) International terrorists, including members of al Qaida, have carried out attacks on United States diplomatic and military personnel and facilities abroad and on citizens and property within the United States on a scale that has created a state of armed conflict that requires the use of the United States Armed Forces.

(b) In light of grave acts of terrorism and threats of terrorism, including the terrorist attacks on September 11, 2001, on the headquarters of the United States Department of Defense in the national capital region, on the World Trade Center in New York, and on civilian aircraft such as in Pennsylvania, I proclaimed a national emergency on September 14, 2001 (Proc. 7463, Declaration of National Emergency by Reason of Certain Terrorist Attacks).

(c) Individuals acting alone and in concert involved in international terrorism possess
both the capability and the intention to undertake further terrorist attacks against the United States that, if not detected and prevented, will cause mass deaths, mass injuries, and massive destruction of property, and may place at risk the continuity of the operations of the United States Government.

(d) The ability of the United States to protect the United States and its citizens, and to help its allies and other cooperating nations protect their nations and their citizens, from such further terrorist attacks depends in significant part upon using the United States Armed Forces to identify terrorists and those who support them, to disrupt their activities, and to eliminate their ability to conduct or support such attacks.

(e) To protect the United States and its citizens, and for the effective conduct of military operations and prevention of terrorist attacks, it is necessary for individuals subject to this order pursuant to section 2 hereof to be detained, and, when tried, to be tried for violations of the laws of war and other applicable laws by military tribunals.

(f) Given the danger to the safety of the United States and the nature of international terrorism, and to the extent provided by and under this order, I find consistent with section 836 of title 10, United States Code, that it is not practicable to apply in military commissions under this order the principles of law and the rules of evidence generally recognized in the trial of criminal cases in the United States district courts.

(g) Having fully considered the magnitude of the potential deaths, injuries, and property destruction that would result from potential acts of terrorism against the United States, and the probability that such acts will occur, I have determined that an extraordinary emergency exists for national defense purposes, that this emergency constitutes an urgent and compelling government interest, and that issuance of this order is necessary to meet the emergency.

Sec. 2. Definition and Policy.

(a) The term “individual subject to this order” shall mean any individual who is not a United States citizen with respect to whom I determine from time to time in writing that:

(1) there is reason to believe that such individual, at the relevant times,

(i) is or was a member of the organization known as al Qaida;

(ii) has engaged in, aided or abetted, or conspired to commit, acts of international terrorism, or acts in preparation therefor, that have caused, threaten to cause, or have as their aim to cause, injury to or adverse effects on the United States, its citizens, national security, foreign policy, or economy; or

(iii) has knowingly harbored one or more individuals described in subparagraphs (i) or (ii) of subsection 2(a)(1) of this order; and

(2) it is in the interest of the United States that such individual be subject to this order.

(b) It is the policy of the United States that the Secretary of Defense shall take all necessary measures to ensure that any individual subject to this order is detained in accordance with section 3, and, if the individual is to be tried, that such individual is tried only in accordance with section 4.

(c) It is further the policy of the United States that any individual subject to this order who is not already under the control of the Secretary of Defense but who is under the control of any other officer or agent of the United States or any State shall, upon delivery of a copy of such written determination to such officer or agent, forthwith be placed under the control of the Secretary of Defense.

Sec. 3. Detention Authority of the Secretary of Defense. Any individual subject to this order shall be—

(a) detained at an appropriate location designated by the Secretary of Defense outside or within the United States;

(b) treated humanely, without any adverse distinction based on race, color, religion, gender, birth, wealth, or any similar criteria;

(c) afforded adequate food, drinking water, shelter, clothing, and medical treatment;

(d) allowed the free exercise of religion consistent with the requirements of such detention; and

(e) detained in accordance with such other conditions as the Secretary of Defense may prescribe.
Sec. 4. Authority of the Secretary of Defense Regarding Trials of Individuals Subject to this Order.

(a) Any individual subject to this order shall, when tried, be tried by military commission for any and all offenses triable by military commission that such individual is alleged to have committed, and may be punished in accordance with the penalties provided under applicable law, including life imprisonment or death.

(b) As a military function and in light of the findings in section 1, including subsection (f) thereof, the Secretary of Defense shall issue such orders and regulations, including orders for the appointment of one or more military commissions, as may be necessary to carry out subsection (a) of this section.

(c) Orders and regulations issued under subsection (b) of this section shall include, but not be limited to, rules for the conduct of the proceedings of military commissions, including pretrial, trial, and post-trial procedures, modes of proof, issuance of process, and qualifications of attorneys, which shall at a minimum provide for—

1. military commissions to sit at any time and any place, consistent with such guidance regarding time and place as the Secretary of Defense may provide;
2. a full and fair trial, with the military commission sitting as the triers of both fact and law;
3. admission of such evidence as would, in the opinion of the presiding officer of the military commission (or instead, if any other member of the commission so requests at the time the presiding officer renders that opinion, the opinion of the commission rendered at that time by a majority of the commission), have probative value to a reasonable person;
4. in a manner consistent with the protection of information classified or classifiable under Executive Order 12958 of April 17, 1995, as amended, or any successor Executive Order, protected by statute or rule from unauthorized disclosure, or otherwise protected by law, (A) the handling of, admission into evidence of, and access to materials and information, and (B) the conduct, closure of, and access to proceedings;
5. conduct of the prosecution by one or more attorneys designated by the Secretary of Defense and conduct of the defense by attorneys for the individual subject to this order;
6. conviction only upon the concurrence of two-thirds of the members of the commission present at the time of the vote, a majority being present;
7. sentencing only upon the concurrence of two-thirds of the members of the commission present at the time of the vote, a majority being present; and
8. submission of the record of the trial, including any conviction or sentence, for review and final decision by me or by the Secretary of Defense if so designated by me for that purpose.

Sec. 5. Obligation of Other Agencies to Assist the Secretary of Defense.

Departments, agencies, entities, and officers of the United States shall, to the maximum extent permitted by law, provide to the Secretary of Defense such assistance as he may request to implement this order.

Sec. 6. Additional Authorities of the Secretary of Defense.

(a) As a military function and in light of the findings in section 1, the Secretary of Defense shall issue such orders and regulations as may be necessary to carry out any of the provisions of this order.

(b) The Secretary of Defense may perform any of his functions or duties, and may exercise any of the powers provided to him under this order (other than under section 4(c)(8) hereof) in accordance with section 113(d) of title 10, United States Code.

Sec. 7. Relationship to Other Law and Forums.

(a) Nothing in this order shall be construed to—
1. authorize the disclosure of state secrets to any person not otherwise authorized to have access to them;
2. limit the authority of the President as Commander in Chief of the Armed Forces or the power of the President to grant reprieves and pardons; or
3. limit the lawful authority of the Secretary of Defense, any military commander, or any other officer or agent of the United States or of any State to
detain or try any person who is not an individual subject to this order.

(b) With respect to any individual subject to this order—

(1) military tribunals shall have exclusive jurisdiction with respect to offenses by the individual; and

(2) the individual shall not be privileged to seek any remedy or maintain any proceeding, directly or indirectly, or to have any such remedy or proceeding sought on the individual’s behalf, in (i) any court of the United States, or any State thereof, (ii) any court of any foreign nation, or (iii) any international tribunal.

(c) This order is not intended to and does not create any right, benefit, or privilege, substantive or procedural, enforceable at law or equity by any party, against the United States, its departments, agencies, or other entities, its officers or employees, or any other person.

(d) For purposes of this order, the term “State” includes any State, district, territory, or possession of the United States.

(e) I reserve the authority to direct the Secretary of Defense, at any time hereafter, to transfer to a governmental authority control of any individual subject to this order. Nothing in this order shall be construed to limit the authority of any such governmental authority to prosecute any individual for whom control is transferred.

Sec. 8. Publication.

This order shall be published in the Federal Register.

George W. Bush

The White House,

[Filed with the Office of the Federal Register, 8:56 a.m., November 15, 2001]

NOTE: This military order was published in the Federal Register on November 16.

Exchange With Reporters on the Arrival of President Putin in Crawford, Texas

November 14, 2001

Q. Are you going to tour today? Are you going to take him around today?

President Bush. Yes, we’re going to take a tour.

Q. What are you going to do?

President Bush. Well, I want to show him some of my favorite spots on the ranch.

Q. Which are?

President Bush. Most of it. [Laughter]

Q. —— it’s raining.

President Bush. Excuse me?

Q. It’s raining.

President Bush. The President brought rain, for which we’re always grateful in the State of Texas.

Q. Is it great to be back at the ranch?

President Bush. I’m thrilled to be here. There is no better gift than rain.

NOTE: The exchange began at approximately 3:15 p.m. at the Bush Ranch. A tape was not available for verification of the content of this exchange.

Statement on the World Trade Organization’s Decision To Launch a New Round of Global Trade Negotiations

November 14, 2001

I commend the decision by the world’s trading nations meeting in Qatar to launch a new round of global trade negotiations. This bold declaration of hope by the World Trade Organization (WTO) has the potential to expand prosperity and development throughout the world and revitalize the global economy. It also sends a powerful signal that the world’s trading nations support peaceful and open exchange and reject the forces of fear and protectionism.

Today’s action advances the United States agenda to liberalize world trade—something that will benefit all Americans. By promoting open trade, we expand export markets and create high-paying jobs for American workers and farmers, while providing more choices and lower prices for goods and services for American families.

Today’s decision offers fresh hope for the world’s developing nations, with whom the United States worked closely in crafting an agenda for trade negotiations. It reflects our common understanding that a new trade round can give developing countries greater access to world markets and lift the lives of