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SECURITY COUNCIL COMMITTEE ESTABLISHED PURSUANT TO RESOLUTION 1160 (1998)

Letter dated 18 May 1998 from the Deputy Permanent Representative of the United States of America to the United Nations addressed to the Chairman of the Committee

In response to the request in paragraph 12 of Security Council resolution 1160 (1998), the United States informs the Secretary-General that it has taken the following measures to implement the provisions of paragraph 8 of that resolution in accordance with the laws and regulations of the United States:

Arms embargo: prior to the adoption of resolution 1160 (1998), the United States International Traffic in Arms Regulations already provided that the Department of State had in place a policy to deny licences, other approvals, and exports and imports of defence articles and services destined for or originating in the Federal Republic of Yugoslavia. The items and services captured by this provision are those on the United States munitions control list contained in the United States International Traffic in Arms Regulations. Any items specifically designed, developed, configured, adapted, or modified for a military application will generally be included on the United States munitions list. Any such items that are not on the United States munitions list are controlled by the Department of Commerce as "dual-use" items and will be restricted as indicated below.

Related <u>matériel</u> of all types: prior to the adoption of resolution 1160 (1998), the United States had already taken steps to put in place a policy of denial of export licences for additional dual-use items in response to the decisions taken at the 9 March meeting in London of the Contact Group ministers. These items are controlled by the Commerce Department for crime control and regional security reasons. The United States Government is in the process of amending its export administration regulations to reflect these steps it has taken.

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Note. The present communication was received on 15 June 1998.

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