VIA EMAIL
(LM 2015-078)

September 10, 2015

The Honorable W. Neil Eggleston
Counsel to the President
The White House
Washington, D.C.  20502

Dear Mr. Eggleston:

In accordance with the requirements of the Presidential Records Act (PRA), as amended, 44 U.S.C. §§2201-2209, this letter constitutes a formal notice from the National Archives and Records Administration (NARA) to the incumbent President of our intent to open Clinton Presidential records in response to the Mandatory Review (MDR) requests listed in Attachment A.

This material, consisting of 530 pages, was previously restricted from release under 5 U.S.C. §552(b)(1). In accordance with sections 3.4 and 3.5 of Executive Order 13526, archivists at the William J. Clinton Library returned copies of these documents to the originating and/or equity agencies for a classification review. These documents have subsequently been declassified in whole or in part by those agencies. Because these records do not require closure under any applicable FOIA exemptions, NARA is proposing to open five pages in whole and 525 pages in part. A copy of any records proposed for release under this notice will be provided to you upon your request.

We are also concurrently informing former President Clinton’s representative, Bruce Lindsey, of our intent to release these records. Pursuant to 44 U.S.C. 2208(a), NARA will release the records 60 working days from the date of this letter, which is December 8, 2015, unless the former or incumbent President requests a one-time extension of an additional 30 working days or asserts a constitutionally based privilege, in accordance with 44 U.S.C. 2208(b)-(d). Please let us know if you are able to complete your review before the expiration of the 60 working day period. Pursuant to 44 U.S.C. 2208(a)(1)(B), we will make this notice available to the public on the NARA website.
If you have any questions relating to this request, please contact me at (202) 357-5144 or NARA General Counsel Gary M. Stern at (301) 837-3026.

Sincerely,

\[Signature\]

B. JOHN LASTER
DIRECTOR
Presidential Materials Division

Enclosure
These Clinton Presidential records were declassified in response to a Mandatory Declassification Review (MDR) request for records regarding memoranda of conversations (memcons) and telephone conversations (telcons) between President Clinton and British Prime Minister Tony Blair. Material includes memcons and telcons between President Clinton and Prime Minister Blair from May 1997 through December 2000. Topics of discussion include Northern Ireland, Iraq, and Kosovo. The documents are from the NSC Records Management System PRS File Series.
VIA EMAIL
( LM 2015-078)

September 10, 2015

Bruce R. Lindsey
William J. Clinton Foundation
1200 President Clinton Avenue
Little Rock, Arkansas 72201

Dear Mr. Lindsey:

In accordance with the requirements of the Presidential Records Act (PRA), as amended, 44 U.S.C. §§2201-2209, this letter constitutes a formal notice from the National Archives and Records Administration (NARA) to you, as former President Clinton’s representative, of our intent to open Clinton Presidential records in response to Mandatory Declassification Review (MDR) request listed in Attachment A.

This material, consisting of 530 pages, was previously restricted from release under 5 U.S.C. §552(b)(1). In accordance with sections 3.4 and 3.5 of Executive Order 13526, archivists at the William J. Clinton Library returned copies of these documents to the originating and/or equity agencies for a classification review. These documents have subsequently been declassified in whole or in part by those agencies. Because these records do not require closure under any applicable FOIA exemptions, NARA is proposing to open five pages in whole and 525 pages in part. A copy of any records proposed for release under this notice will be provided to you upon your request.

We are also concurrently informing the incumbent President of our intent to release these Clinton Presidential records. Pursuant to 44 U.S.C. 2208(a), NARA will release the documents following 60 working days from the date of this letter, which is December 8, 2015, unless the former or incumbent President requests a one-time extension of an additional 30 working days or asserts a constitutionally based privilege, in accordance with 44 U.S.C. 2208(b)-(d). Please let us know if you are able to complete your review before the expiration of the 60 working day period. Pursuant to 44 U.S.C. 2208(a)(1)(B), we will make this notice available to the public on the NARA website.
If you have any questions relating to this request, please contact me at (202) 357-5144 or NARA General Counsel Gary M. Stern at (301) 837-3026.

Sincerely,

[Signature]

B. JOHN LASTER
DIRECTOR
Presidential Materials Division

Enclosure
<table>
<thead>
<tr>
<th>Case Number</th>
<th>Topic</th>
<th>Declassified Pages Proposed for Opening</th>
</tr>
</thead>
<tbody>
<tr>
<td>12-0600-M</td>
<td>Conversations between President Clinton and Prime Minister Blair</td>
<td>5 in whole 525 in part</td>
</tr>
</tbody>
</table>

These Clinton Presidential records were declassified in response to a Mandatory Declassification Review (MDR) request for records regarding memoranda of conversations (memcons) and telephone conversations (telcons) between President Clinton and British Prime Minister Tony Blair. Material includes memcons and telcons between President Clinton and Prime Minister Blair from May 1997 through December 2000. Topics of discussion include Northern Ireland, Iraq, and Kosovo. The documents are from the NSC Records Management System PRS File Series.

###