(C) An allocation of roles and responsibilities for the work under the plan among the Federal agencies specified in section 5(a)(2), including the relationship of such roles and responsibilities.

(3) REPORTS.—

(A) INTERIM REPORT.—The President shall submit to Congress an interim report on the plan developed under paragraph (1) not later than 120 days after the date of the enactment of this Act.

(B) FINAL REPORT.—The President shall submit to Congress a final report on the plan developed under paragraph (1), together with a copy of the plan, not later than 180 days after the date of the enactment of this Act.

SEC. 7. ANTITRUST EXEMPTION FOR ACTIVITY INVOLVING AGREEMENTS ON CRITICAL INFRASTRUCTURE MATTERS.

(a) ANTITRUST EXEMPTION.—The antitrust laws shall not apply to conduct engaged in by an Information Sharing and Analysis Organization or its members, including making and implementing an agreement, solely for purposes of—

(1) gathering and analyzing critical infrastructure information in order to better understand security problems related to critical infrastructure and protected systems, and interdependencies of critical infrastructures and systems, so as to ensure the availability, integrity, and reliability of critical infrastructure and protected systems;

(2) communicating or disclosing critical infrastructure information to help prevent, detect, mitigate, or recover from the effects of a problem related to critical infrastructure or protected systems;

(3) voluntarily disseminating critical infrastructure information to entity members, through the Information Sharing and Analysis Organizations, the Federal Government, or any entities which may be of assistance in carrying out the purposes specified in paragraphs (1) and (2).

(b) EXCEPTION.—Subsection (a) shall not apply with respect to conduct that involves or results in an agreement to boycott any person, to allocate a market, or to fix prices or output.

(c) ANTITRUST LAWS DEFINED.—In this section, the term "antitrust laws"—

(1) has the meaning given such term in subsection (a) of the first section of the Clayton Act (15 U.S.C. 12a), except that such term includes section 5 of the Federal Trade Commission Act, and this Act; and

(2) includes any State law similar to the laws referred to in paragraph (1).

SEC. 8. NO PRIVATE RIGHT OF ACTION.

Nothing in this Act may be construed to create a private right of action for enforcement of any provision of this Act.

By Mr. FEINGOLD:

S. 1438. A bill to facilitate the voluntary provision of emergency services during commercial air flights; to the Committee on Commerce, Science, and Transportation.

Mr. FEINGOLD. Mr. President, I rise today to introduce the Volunteers For Safe Skies Act of 2001. This bill (S. 1438), if enacted, will allow our Nation’s firefighters, law enforcement officials, and emergency medical technicians, EMTs, to serve voluntarily on commercial aircraft to help ensure the safety of the flying public. In my case, after 9/11, these public servants already notify the crew when they board that they are fully trained for emergencies and are willing to help out in the event they are needed.

This bill would simply streamline and organize this practice by requiring the Federal Aviation Administration to create a program through which these officials can register voluntarily and confidentially with the airlines. Our Nation’s law enforcement officials, firefighters, and EMTs, who are trained to respond to any crisis, would be able to remain calm during emergencies and can be of great assistance to an airline crew.

When I was back in Wisconsin following the vicious attacks on our country, I was awed by the outpouring of support and the number of people who wanted to help the victims, their families, and the rescue workers in the attacks. Across Wisconsin and the country, we have all heard the stories of people lining up to buy gasoline and bread, of charities being flooded with donations of goodwill. People are searching for ways to help.

When I held one of my listening sessions last week, Fire Chief James E. Reseburg of Beloit and Police Chief Charles Tubbs of Beloit, WI, came up to me with an idea that they thought would help make our skies safer. Part of this idea was to create a registration system through which law enforcement officials, firefighters, and EMTs could register voluntarily to serve in the event of an emergency on a commercial airplane. For example, if an official was going on vacation on an airplane, he would register with the airline beforehand to notify them that they would have a trained public safety officer on that flight. Like the sky marshals, only the crew would know when one of these volunteers was on the plane.

Keep in mind that this would strictly be a volunteer program. This bill will help make our skies safer while at the same time making it easier for our police officers, firefighters, and EMTs to serve their country.

As many of my colleagues have stated, if the airline industry is to recover fully from the events of September 11, 2001, we must make the flying public feel safe once again in our skies. The Volunteers For Safe Skies Act would help us do just that.

AMENDMENTS SUBMITTED AND PROPOSED

SA 1617. Mr. SANTORUM submitted an amendment intended to be proposed by him to the bill S. 1438, to authorize appropriations for fiscal year 2002 for military activities of the Department of Defense, for military constructions, and for defense activities of the Department of Energy, to prescribe personnel strengths for such fiscal year for the Armed Forces for other purposes, which was ordered to lie on the table.

SA 1618. Mr. TORRICELLI (for himself, Mr. CLAYTON, and Mr. TORRINE) submitted an amendment intended to be proposed by him to the bill S. 1438, supra, which was ordered to lie on the table.

SA 1619. Mr. SANTORUM submitted an amendment intended to be proposed by him to the bill S. 1438, supra, which was ordered to lie on the table.

SA 1620. Mrs. FEINSTEIN submitted an amendment intended to be proposed by her to the bill S. 1438, supra, which was ordered to lie on the table.

SA 1621. Mr. BUNNING (for himself, Mr. LOFT, Mr. DOMINICI, Mr. BINGAMAN, Mr. CRAIG, Mr. BURNS, Mr. HUTCHINSON, Mr. CROLLLE, Mr. SMITH, of New Hampshire, Mr. SNOWE, Mr. BAUCKUS, Mr. COCHRAN, Mr. CONRAD, Mrs. HUTCHISON, Mr. STEVENS, Mrs. CLINTON, and Mr. DORGAN) proposed an amendment to the bill S. 1438, supra.

SA 1623. Mr. BINGAMAN submitted an amendment intended to be proposed by him to the bill S. 1438, supra, which was ordered to lie on the table.

SA 1624. Mr. BINGAMAN submitted an amendment intended to be proposed by him to the bill S. 1438, supra, which was ordered to lie on the table.

SA 1625. Mr. KERRY submitted an amendment intended to be proposed by him to the bill S. 1438, supra, which was ordered to lie on the table.

SA 1626. Mrs. LINCOLN submitted an amendment intended to be proposed by her to the bill S. 1438, supra, which was ordered to lie on the table.

SA 1627. Mr. DAYTON submitted an amendment intended to be proposed by him to the bill S. 1438, supra, which was ordered to lie on the table.

SA 1628. Mr. DORGAN submitted an amendment intended to be proposed by him to the bill S. 1438, supra, which was ordered to lie on the table.

SA 1629. Mr. BOND (for himself and Mr. KRING) submitted an amendment intended to be proposed by him to the bill S. 1438, supra, which was ordered to lie on the table.

SA 1630. Mr. STEVENS (for himself and Mr. WYDEN) submitted an amendment intended to be proposed by him to the bill S. 1438, supra, which was ordered to lie on the table.

SA 1631. Mr. BROWNBACK submitted an amendment intended to be proposed by him to the bill S. 1438, supra, which was ordered to lie on the table.

SA 1632. Mr. SANTORUM submitted an amendment intended to be proposed by him to the bill S. 1438, supra, which was ordered to lie on the table.

SA 1633. Mr. HAGEL submitted an amendment intended to be proposed by him to the bill S. 1438, supra, which was ordered to lie on the table.

SA 1634. Mrs. HUTCHISON (for herself, Mr. INOYE, Mr. STEVENS, Mr. DEWINE, Mr. BENNETT, Mr. HATCH, Mr. CRAIG, Ms. MIKULSKI, Mr. SARBANES, Mr. VOINOVICH, Mr. GRAPE, and Mr. CROW) submitted an amendment intended to be proposed by her to the bill S. 1438, supra; which was ordered to lie on the table.

SA 1635. Mr. STEVENS submitted an amendment intended to be proposed by him to the bill S. 1438, supra; which was ordered to lie on the table.

SA 1637. Ms. COLLINS (for herself, Ms. LANDRIEU, and Mr. ALLARD) submitted an amendment intended to be proposed by her to the bill S. 1438, supra; which was ordered to lie on the table.

SA 1638. Mr. BUNNING submitted an amendment intended to be proposed to the bill S. 1438, submitted by Mr. FEINGOLD and intended to be proposed to the bill.
Mr. BINGAMAN) submitted an amendment intended to be proposed by him to the bill S. 1438, supra; which was ordered to lie on the table.

SA 1618. Mr. TERRICELLI (for himself, Mr. CARPER, and Mr. CORZINE) submitted an amendment intended to be proposed by him to the bill S. 1438, to authorize appropriations for fiscal year 2002 for military activities of the Department of Defense, for military constructions, and for defense activities of the Department of Energy, to prescribe personnel strengths for such fiscal year for the Armed Forces, and for other purposes; which was ordered to lie on the table; as follows:

SEC. 2841. DEVELOPMENT OF UNITED STATES ARMY HERITAGE AND EDUCATION CENTER AT CARLISLE BARRACKS, PENNSYLVANIA.

(a) Authority To Enter Into Agreement.—(1) The Secretary of the Army may enter into an agreement with the Military Heritage Foundation, a not-for-profit organization, for the design, construction, and operation of a United States Army Heritage and Education Center at Carlisle Barracks, Pennsylvania, to the extent that the agreement is necessary to acquire, develop, and operate the facility.

(b) Additional Appropriations.—(1) Subject to subsection (c), the Secretary is authorized to use funds made available to the United States Army Heritage and Education Center at Carlisle Barracks, Pennsylvania, for the purpose of—

(1) acquisition of real property for the site or facility;

(2) acquisition of personal property related to the site or facility;

(3) acquisition of real property and personal property related to the site or facility; and

(4) acquisition of personal property to support the site or facility, in accordance with section (b).

(c) Acceptance of Facility.—(1) Upon satisfaction of the conditions set forth in subsection (a) and upon the receipt of such property, the Department of Defense shall accept such facility or such property as part of the United States Army Heritage and Education Center at Carlisle Barracks, Pennsylvania.

(d) Use of Certain Gifts.—(1) In addition to the authority provided in this section, and subject to section 2841, the Secretary may accept any gift, devise, or bequest of personal property of a value of $50,000 or less made to the United States if such gift, devise, or bequest is for the benefit of the United States Army Heritage and Education Center.

(e) Additional Terms and Conditions.—The Secretary shall enter into agreements with the Military Heritage Foundation, or other qualified organizations, for the operation of the United States Army Heritage and Education Center at Carlisle Barracks, Pennsylvania, including agreements for—

(1) the recruitment of personnel;

(2) the acquisition of personal property; and

(3) the management and operation of the facility.

(f) Authorization of Appropriations.— There are authorized to be appropriated to carry out this section—

(1) such sums as may be necessary to support the activities authorized by this section.

SEC. 3242. LIMITATION ON PROCUREMENT OF AMMUNITION AND AMMUNITION PROPULSIV.

(a) Procurement Through Manufacturer in National Technology and Industrial Base.—Subsection (a) of section 2534 of title 10, United States Code, is amended by adding at the end of the section the following:

"(g) AMMUNITION AND AMMUNITION PROPULSION.—Subject to subsection (j)(5), conventional ammunition and ammunition propulsion used therein.

(b) Additional Requirements for Procurement.—(1) The Secretary of the Army shall ensure that—

(1) all ammunition and ammunition propulsion are procured through approved sources;