Two years later, in Seoul, Korea, many of these countries reaffirmed their commitment to collaborating with one another and agreed to work together in existing international and regional organizations.

Hence, the idea of establishing a “democracy caucus” within the United Nations began to take form.

The idea is simply this: democratic nations share common values, and should work together at the United Nations to promote those values.

A simple notion that, in my view, makes extraordinary sense.

What has happened in the last several years is that support for the establishment of a democracy caucus in the United Nations has begun to take root among foreign policy experts in the United States.

Former Secretary of State Madeleine Albright has endorsed the idea, as has Jane Kirkpatrick, former U.S. Ambassador to the United Nations.

In addition, it has been endorsed by a broad-based coalition of organizations and advocacy groups like Freedom House, Human Rights Watch, the American Jewish Committee, the American Bar Association and the Council for Community of Democracies.

In recent months, even senior Bush administration officials have expressed interest in the establishment of a democracy caucus—recognizing that the United States would be more effective if we were to work together and organize with other like-minded countries.

Assistant Secretary of State for International Organizations, Kim Holmes, recently deemed a U.N. democracy caucus as “an idea whose time has arrived.”

Working together with like-minded nations is a logical and practical way to conduct foreign policy. We build coalitions in the Senate. We build coalitions in Congress. And it makes sense to build coalitions in the United Nations, not only for the sake of forging common positions on issues of mutual concern, but also to provide a counterbalance to other coalitions that are well organized in the United Nations, but do not necessarily share our goals.

The 115-member nonaligned movement (NAM) is an example. Last year, an Independent Task Force co-sponsored by the Council on Foreign Relations and Freedom House argued that “the United States is frequently outmaneuvered and outmatched at the UN” because the cooperative work of the NAM “binds the organization’s many democratic nations to the objectives and blocking tactics of its remaining two great powers.”

A democracy caucus would give us a new and potentially effective tool within the United Nations to counter coalitions that act in a manner inimical to our interests.

So today I am submitting a resolution promoting the establishment of a democracy caucus within the United Nations.

The resolution is straightforward: it expresses the support of this Congress for a U.N. democracy caucus and outlines the vision that I, and others, have of what such a caucus would do, and how it would go about doing it.

The idea is that a democracy caucus would convene at the U.N. General Assembly, the U.N. Commission on Human Rights, and other U.N. bodies on a regular basis.

Members of the democracy caucus would work together to forge common positions that promote democratic principles, advance human rights, and fight terrorism.

Furthermore, this bill also talks about who will join a democracy caucus.

We need to establish a criteria for which countries would be considered democracies, and which would not. Fortunately, we are not starting from scratch.

The Community of Democracies forum has established such criteria by drawing on major principles of international law and international standards set forth in the U.N. Charter, the Universal Declaration of Human Rights, and the International Covenant on Civil and Political Rights.

Drawing up this criteria was a collaborative process during the First Ministerial of the Community of Democracies, and the guidelines have been effective in laying the foundation and advancing the goals of the forum.

Therefore, this legislation models the U.N. democracy caucus’ eligibility criteria on that already established by and for the Community of Democracies.

I envision that the U.N. democracy caucus would advocate that states that are deemed to be gross violators of human rights, sponsors of terrorist activities, or subjects of United Nations sanctions, not be elected to leadership positions in the United Nations General Assembly or any other United Nations bodies.

This has received, and deservingly so, much attention this year—particularly after Libya was elected to serve as chair of the Commission of Human Rights.

In my view, the credibility of U.N. institutions is undermined when the members of its bodies—and particularly those in leadership positions—fall into the hands of bad actors.

According to the Freedom House 2003 survey, of the world’s 192 governments, 63 percent of them have an electoral democracy form of government.

Furthermore, in the 2002 meeting of the Community of Democracies in Seoul, 118 nations were invited to participate, based upon their commitment to upholding democratic values.

These numbers tell us that a democracy caucus within the U.N. would have a strong base from which to begin its work; it could be robust from its inauguration.

At the First Ministerial Conference of the Community of Democracies in Warsaw, Poland, U.N. Secretary General Kofi Annan said, “When the United Nations can truly call itself a community of democracies, the charter’s noble ideals of protecting human rights and promoting ‘social progress in larger freedoms’ will have been bought much closer.”

In that spirit, I submit a resolution in support of the establishment of a U.N. democracy caucus.

AMENDMENTS SUBMITTED AND PROPOSED

SA 2199. Mr. BOND (for Mr. Jeffords (for himself, Mr. Lieberman, Mr. Bingaman, and Mr. Edwards)) proposed an amendment to amendment SA 2150 proposed by Mr. Bond (for himself and Ms. Mikulski) to the bill H.R. 2861, making appropriations for the Department of Veterans Affairs and Housing and Urban Development, and for sundry independent agencies, boards, commissions, corporations, and offices for the fiscal year ending September 30, 2004, and for other purposes.

SA 2200. Mr. Bond (for Mr. Inhofe) proposed an amendment to amendment SA 2150 proposed by Mr. Bond (for himself and Ms. Mikulski) to the bill H.R. 2861, supra.

SA 2201. Mr. Bond (for Mr. DeWine) proposed an amendment to amendment SA 1783 proposed by Mr. DeWine (for himself and Ms. Landrieu) to the bill H.R. 2765, making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of said District for the fiscal year ending September 30, 2004, and for other purposes.

SA 2202. Mr. Frist (for Mr. Allen (for himself, Mr. Wyden, Mr. McCain, Mr. Stevens, and Mr. Hollings)) submitted an amendment intended to be proposed by Mr. Frist to the bill S. 189, to authorize appropriations for nanoscience, nanotechnology, and nanotechnology research, and for other purposes.

TEXT OF AMENDMENTS

SA 2199. Mr. Bond (for Mr. Jeffords (for himself, Mr. Lieberman, Mr. Bingaman, and Mr. Edwards)) proposed an amendment to amendment SA 2150 proposed by Mr. Bond (for himself and Ms. Mikulski) to the bill H.R. 2861, making appropriations for the Department of Veterans Affairs and Housing and Urban Development, and for sundry independent agencies, boards, commissions, corporations, and offices for the fiscal year ending September 30, 2004, and for other purposes; as follows:

SEC. — NATIONAL ACADEMY OF SCIENCES STUDY.

The matter under the heading “ADMINISTRATIVE PROVISIONS” under the heading “ENVIRONMENTAL PROTECTION AGENCY” in title III of division K of section I of the Consolidated Appropriations Resolution, 2003 (117 Stat. 513), is amended—

(1) in the first sentence of the fifth designated paragraph (beginning “As soon as”), by inserting before the period at the end the following: “;” and the impact of the final rule entitled Prevention of Significant Deterioration (PSD) and Nonattainment New Source Review (NSR): Equipment Replacement Provision of the Routine Maintenance, Repair
and Replacement Exclusion", amending parts 51 and 52 of title 40, Code of Federal Regulations, and published in electronic docket OAR—2002-0088 on August 27, 2003; and
(2) the dot in the date paragraph (beginning "The National Academy of Sciences"), by striking "March 3, 2004" and inserting "January 1, 2005.

SA 2200. Mr. BOND (for Mr. INHOFE) proposed an amendment to amendment SA 2150 proposed by Mr. BOND (for himself and Ms. LANDRIEU) to the bill H.R. 2765, making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of said District for the fiscal year ending September 30, 2004, and for other purposes; as follows:
Page 106, between lines 20 and 21, insert the following:

SEC.的设计区域为PM2.5和提交实施计划的区域。

(A)在一般情况下。— 第107(d)节的《清洁空气法》(42 U.S.C. 7407(d))应当由该行政部门在规定于实施计划中包含的在每个州内达到空气质量标准。

(B)程序说明。— 不论任何其他程序在对

South Dakota, Indiana, New Mexico, Oregon, Utah, or Wyoming by December 31, 2003, for implementation of regional haze requirements applicable to those States.

(B)关系到交通系统的公平性。

(1)为交通系统提供公平竞争的条件。

7. 环境保护。

SA 2201. Mr. BOND (for Mr. DEWINE) proposed an amendment to amendment SA 1783 proposed by Mr. DEWINE (for himself and Ms. LANDRIEU) to the bill H.R. 2765, making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of said District for the fiscal year ending September 30, 2004, and for other purposes; as follows:

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meet the goals, priorities, and anticipated outcomes of the participating agencies, and describe:

(a) how the Program will move results out of the laboratory and into application for the benefit of society;
(b) the Program’s support for long-term funding for interdisciplinary research and development; and
(c) the allocation of funding for interagency nanotechnology projects;

(5) coordinated interagency budget for the Program to the Office of Management and Budget to ensure the maintenance of a balanced nanotechnology research portfolio and an appropriate level of research effort;

(6) exchange information with academic, industry, State and local government (including State and regional nanotechnology programs), and other appropriate groups conducting research on and using nanotechnology;

(7) develop a plan to utilize Federal programs, such as the Small Business Innovation Research Program and the Small Business Technology Transfer Research Program, in support of the activity stated in subsection (b)(7);

(b) identify research areas that are not being adequately addressed by the agencies’ current research programs and address such research areas;

(9) encourage progress on Program activities toward the development of existing manufacturing facilities and industrial infrastructures such as, but not limited to, the employment of underutilized manufacturing facilities and equipment, and the production engineering and research tests; and

(10) in carrying out its responsibilities under section (b)(10), take into consideration the recommendations of the Advisory Panel, suggestions or recommendations developed pursuant to subsection (b)(10)(D), and the views of academic, State, industry, and other appropriate groups conducting research on and using nanotechnology.

(d) ANNUAL REPORT.—The Council shall prepare an annual report, to be submitted to the Senate Committee on Commerce, Science, and Transportation and the House of Representatives Committee on Science, and other appropriate committees, at the time of the President’s budget request to Congress, that includes:

(1) the amount of funding required to adequately fund the Office;
(2) the adequacy of existing mechanisms to fund this Office; and
(3) the actions taken by the Director to ensure stable funding of this Office.

SEC. 4. ADVISORY PANEL

(a) IN GENERAL.—The President shall establish or designate a National Nanotechnology Advisory Panel.

(b) QUALIFICATIONS.—The Advisory Panel established or designated by the President under subsection (a) shall consist primarily of members from academic institutions and industry. Members of the Advisory Panel shall be qualified to provide advice and information on nanotechnology research, development, demonstrations, education, technology transfer, commercial application, and partnerships or systems-related activities. In selecting or designating an Advisory Panel, the President may also seek and give consideration to recommendations from the Congress, the纳米技术, the National Academy of Sciences, scientific professional societies, and academia), the defense community, State and local governments, regional nanotechnology programs, and other appropriate organizations.

(c) DUTIES.—The Advisory Panel shall advise the President and the Council on matters relating to the Program, including assessing:

(1) trends and developments in nanotechnology science and engineering;
(2) progress made in implementing the Program;
(3) the need to revise the Program; and
(4) the budgetary components of the Program, including funding levels for the program component areas,

(5) whether the program component areas, priorities, and technical goals developed by the Council are helping to maintain United States leadership in nanotechnology;

(6) the management, coordination, implementation, and activities of the Program; and

(7) whether societal, ethical, legal, environmental, and workforce concerns are adequately addressed in the Program.

(d) REPORTS.—The Advisory Panel shall report, not less frequently than once every 2 fiscal years, to the President and to the Congress with respect to subsection (c) and its recommendations for ways to improve the Program. The first report under this subsection shall be submitted within 1 year after the date of enactment of this Act. The Director of the Office of Science and Technology Policy shall transmit a copy of each report to the appropriate committees of the Congress.

(e) TRAVEL EXPENSES OF NON-FEDERAL MEMBERS.—Non-Federal members of the Advisory Panel, while attending meetings of the Advisory Panel, shall be entitled to travel at the rate of the head of the Advisory Panel away from their homes or regular places of business, may be allowed travel expenses, including per diem in lieu of subsistence, as authorized by section 5703 of title 5, United States Code, for individuals in the government serving without pay. Nothing in this subsection shall be construed to prohibit members of the Advisory Panel who are officers or employees of the United States from being allowed travel expenses, including per diem in lieu of subsistence, in accordance with existing law.

(f) EXEMPTION FROM SUNSET.—Section 14 of the National Nanotechnology Coordination Office Act shall not apply to the Advisory Panel.

SEC. 5. TRIENNIAL EXTERNAL REVIEW OF THE NATIONAL NANOTECHNOLOGY PROGRAM

(a) IN GENERAL.—The Director of the National Nanotechnology Coordination Office shall enter into an arrangement with the National Research Council of the National Academy of Sciences to conduct a triennial evaluation of the Program, including—

(1) an evaluation of the technical accomplishments of the Program and the extent to which goals have been achieved in transferring technology to the private sector;

(2) an evaluation of the extent to which the Program has adequately considered ethical, legal, environmental, and other appropriate societal concerns;

(3) recommendations for new or revised Program goals;

(4) recommendations for new research areas, partnerships, coordination and management mechanisms, or programs to be established to achieve the Program’s stated goals;

(5) recommendations on policy, program, and budget changes with respect to nanotechnology research and development activities; and

(6) recommendations for improved metrics to evaluate the success of the Program in accomplishing its stated goals, including a review of the performance of the National Nanotechnology Coordination Office and its efforts to promote access to and early application of the technologies, innovations, and expertise derived from Program activities to agency missions and systems across the Federal Government and to United States industry.

(b) DURATION.—An external review under this section shall be conducted every 3 calendar years, beginning 90 days after the date of enactment of this Act.

(c) DETERMINATION.—Before entering into an arrangement under this section, the Director of the National Nanotechnology Coordination Office shall be qualified to provide advice and information on nanotechnology research, development, demonstrations, education, technology transfer, commercial application, and partnerships or systems-related activities. In selecting or designating an Advisory Panel, the President may also seek and give consideration to recommendations from the Congress, the纳米技术, the National Academy of Sciences, scientific professional societies, and academia), the defense community, State and local governments, regional nanotechnology programs, and other appropriate organizations.

(d) ANNUAL REPORT.—The Council shall provide an annual report, to be submitted to the Senate Committee on Commerce, Science, and Transportation and the House of Representatives Committee on Science, and other appropriate committees, at the time of the President’s budget request to Congress, that includes—

(1) the amount of funding required to adequately fund the Office;
(2) the adequacy of existing mechanisms to fund this Office; and
(3) the actions taken by the Director to ensure stable funding of this Office.

SEC. 6. NATIONAL ADVISORY COMMITTEE ON SCIENCE, ENGINEERING, AND TECHNOLOGY

(a) IN GENERAL.—The President shall establish a National Advisory Committee on Science, Engineering, and Technology.

(b) QUALIFICATIONS.—The members of the Committee shall be qualified to provide advice and information on the technologies, innovations, and expertise derived from Program activities to agency missions and systems across the Federal Government and to United States industry.
with respect to nanotechnology research and development, including the identification of any critical research areas where the United States should be the world leader to best achieve the goals of the Program; and
(13) an analysis of the current impact of nanotechnology on the United States economy and recommendations for increasing its future impact.

(b) Study on Molecular Self-Assembly.—As part of the first triennial review conducted in accordance with subsection (a), the National Research Council shall conduct a one-time study to determine the technical feasibility of molecular self-assembly for the manufacture of materials and devices at the molecular scale.

(c) Study on the Responsible Development of Nanotechnology.—As part of the first triennial review conducted in accordance with subsection (a), the National Research Council shall conduct a one-time study to assess the need for standards, guidelines, or strategies for ensuring the responsible development of nanotechnology, including, but not limited to—
(1) self-replicating nanoscale machines or devices;
(2) Centers for the release of such machines in natural environments;
(3) encryption;
(4) the development of defensive technologies;
(5) the use of nanotechnology in the enhancement of human intelligence; and
(6) the use of nanotechnology in developing artificial intelligence.

(d) Evaluation To Be Transmitted to Congress.—The Director of the National Nanotechnology Coordination Office shall transmit to the Senate Committee on Commerce, Science, and Transportation and the House of Representatives Committee on Science—
(1) a report on the status of the implementation of the National Nanotechnology Program established under this Act, to include an analysis of the current impact of nanotechnology on the United States economy and recommendations for increasing its future impact;
(2) the release of such machines in natural environments;
(3) encryption;
(4) the development of defensive technologies;
(5) the use of nanotechnology in the enhancement of human intelligence; and
(6) the use of nanotechnology in developing artificial intelligence.

SEC. 7. DEPARTMENT OF COMMERCE PROGRAMS.
(a) NIST Programs.—The Director of the National Institute of Standards and Technology shall—
(1) as part of the Program activities under section 2(b)(7), establish a program to conduct basic research on issues related to the development and manufacture of nanotechnology, including metrology, reliability and quality assurance, processes control; and manufacturing best practices; and
(2) utilize the Manufacturing Extension Partnership program to the extent possible to ensure that the research conducted under paragraph (1) reaches small and medium-sized manufacturing companies.

(b) Clearinghouse.—The Secretary of Commerce or his designee, in consultation with the National Nanotechnology Coordination Office and, to the extent possible, utilizing resources at the National Technical Information Service, shall establish a clearinghouse of information related to commercialization of nanotechnology, including information on activities by regional, State, and local commercial nanotechnology initiatives; transition of research, technologies, and concepts from Federal research programs and development programs into commercial and military products; best practices by government, universities and private sector laboratories transitioning to commercial use; examples of ways to overcome barriers and challenges to technology deployment; and use of manufacturing infrastructure and workforce.

SEC. 8. DEPARTMENT OF ENERGY PROGRAMS.
(a) Research Consortia.—

(b) Energy Efficiency and Innovation Program.—

(c) Research Centers and Major Instrumentation.—The Secretary of Energy shall carry out projects to develop, plan, construct, acquire, operate, or support special equipment and major instrument facilities for investigators conducting research and development in nanotechnology.

SEC. 9. ADDITIONAL CENTERS.
(a) American Nanotechnology Preparedness Center.—The Program shall provide for the establishment, on a merit-reviewed and competitive basis, of an American Nanotechnology Preparedness Center which shall—
(1) conduct, coordinate, collect, and disseminate studies on the societal, ethical, environmental, legal, and workforce implications of nanotechnology; and
(2) identify anticipated issues related to the responsible research, development, and application of nanotechnology, and as well as provide recommendations for preventing or addressing such issues.

(b) Center for Nanomaterials Manufacturing.—The Program shall provide for the establishment, on a merit-reviewed and competitive basis, of a center to encourage, coordinate, commission, collect, and disseminate research on new manufacturing technologies for materials and combinations of characteristics, such as, but not limited to, strength, toughness, density, conductivity, flame resistance, and membrane separation characteristics.

(c) Reports.—The Council, through the Director of the National Nanotechnology Coordination Office, shall submit to the Senate Committee on Commerce, Science, and Transportation and the House of Representatives Committee on Science—
(1) within 6 months after the date of enactment of this Act, a report identifying which agency shall be the lead agency and which other agencies, if any, will be responsible for establishing the Centers described in this section; and
(2) within 18 months after the date of enactment of this Act, a report describing how the Centers described in this section have been established.

SEC. 10. DEFINITIONS.
In this Act:
(1) ADVISORY PANEL.—The term "Advisory Panel" means the President's National Nanotechnology Advisory Panel established under section 2(b)(7).
(2) NANOGENERATION.—The term "nanotechnology" means the science and technology that will enable one to understand, measure, manipulate, and manufacture at the atomic, molecular, and supramolecular levels, aimed at creating materials, devices, and systems with fundamentally new molecular organization, properties, and functions.
(3) PROGRAM.—The term "Program" means the National Nanotechnology Program established under section 2.
(4) COUNCIL.—The term "Council" means the National Science and Technology Council or an appropriate subgroup designated by the Council under section 2(c).
(5) ADVANCED TECHNOLOGY USER FACILITY.—The term "advanced technology user facility" means a nanotechnology research and development facility supported, in whole or in part, by Federal funds that is open to all United States researchers on a competitive, merit-reviewed basis.
(6) PROGRAM COMPONENT AREA.—The term "program component area" means a major subarea established under section 2(c)(2) under which is grouped related individual projects and activities carried out under the Program.

AUTHORITY FOR COMMITTEES TO MEET

Mr. BOND. Mr. President, I ask unanimous consent that the Committee on Armed Services be authorized to meet during the session of the Senate on Tuesday, November 18, 2003, at 4 p.m., in open session, to consider the nomination of the Honorable Michael W. Wynne to be Under Secretary of Defense for Acquisition, Technology, and Logistics.

Mr. BOND. Mr. President, I ask unanimous consent that the Committee on