

offered this measure with Senators CLINTON, INOUE HUTCHISON, SNOWE, SMITH, and VITTER.

The amendment provides advanced borrowing authority so that \$43.5 million can be made available for 9–1–1 upgrades which are desperately needed throughout the country—especially in rural America. Congress previously allocated these funds in the digital television transition legislation, but without the borrowing authority language, public safety would have to wait until after the digital transition auction before they could receive these important funds.

Also added was an amendment sponsored by Chairman INOUE that I co-sponsored that establishes a national registered armed law enforcement program for law enforcement officers who need to be armed while traveling by air. This law enforcement provision builds upon mandates in the Intelligence Reform Act of 2004.

An additional amendment was sponsored by Chairman INOUE with my sponsorship that enhances the canine provisions in the underlying bill by expanding the national explosives detection canine team training program. Beyond increasing the training capacity at the current facility at Lackland Air Force Base as provided in the underlying bill, the amendment adopted would require DHS to explore options of creating a standardized TSA-approved canine program that private sector entities could utilize to meet the ongoing need for canines.

We must not politicize national security. The Commerce Committee initiatives included in the pending bill were achieved only because of bipartisanship. I am pleased that the development and passage of the bill was conducted by the bill managers in that same spirit. And while some provisions contained within the bill need to be further developed—as many of our colleagues have highlighted over the past few weeks—I voted in favor of the bill as I support the preponderance of its contents.

NATIONAL AWARD FOR PASSING MOST LOCAL SMOKEFREE LAWS

Mr. DURBIN. Mr. President, I rise to commend the great State of Illinois for receiving the National Award for Passing Most Local Smokefree Laws in 2006. This honor was awarded to Illinois by the national organization Americans for Nonsmokers Rights.

Last year, a recordbreaking 36 Illinois cities and counties enacted smokefree laws, more than any other State in the Nation. In doing so, Illinois has taken a firm stance against the devastating consequences that smoking has on our communities.

The 2006 Surgeon General's report, "The Health Consequences of Involuntary Exposure to Tobacco Smoke," concluded that smoking rooms and ventilation systems cannot protect people from secondhand smoke. The re-

port reaffirmed previous health findings that secondhand smoke causes heart disease, cancer, respiratory problems, and even death.

I am honored to acknowledge the tireless efforts of public health advocates and State legislators who helped make it possible. Before 2005, Illinois communities were preempted from passing local laws. Now, the local community has the right to deal with this important issue and help improve the health of millions of Illinoisans. The following communities have enacted smokefree laws in the State: Arlington Heights, Barrington, Bedford Park, Bloomington, Buffalo Grove, Burr Ridge, Champaign, Chicago, Cook County, Deerfield, DeKalb, Elk Grove Village, Evanston, Hawthorn Woods, Highland Park, Hinsdale, Hoffman Estates, Lake Forest, Libertyville, Lincolnshire, Lindenhurst, Long Grove, McLean County, Mt. Prospect, Normal, Northbrook, Oak Forest, Oak Park, Orland Park, Palatine, Park Ridge, Rolling Meadows, Sangamon County, Schaumburg, Skokie, Springfield, Tinley Park, Urbana, Vernon Hills, Wheaton, and Wilmette.

Again, I extend my deepest congratulations to the citizens of Illinois, who now can breathe a little easier.

SECURE RURAL SCHOOLS AND COMMUNITY SELF-DETERMINATION ACT OF 2000

Mr. CRAIG. Mr. President, I rise today to discuss the importance of the need to reauthorize the Secure Rural Schools and Community Self Determination Act of 2000.

This act expired September 30, 2006, and now over 700 counties and 4,400 school districts in 39 States are in financial limbo.

In simple terms, this means that 8 million kids in rural America are going to be impacted by Congress's inaction.

This is simply unacceptable.

I have been joined by several of my colleagues in introducing, S. 779, a simple one year reauthorization. This measure would provide some certainty to the impacted counties and schools while Congress works to address the larger issue of a multiyear reauthorization.

It is clear to me that the safety net payments need to continue, but in a manner that encourages and focuses on building collaboration—one of the cornerstones of this act.

For my colleagues who are unfamiliar with this issue, let me quickly review how the Congress got to this point.

In 1992, Congress provided some counties in the Pacific Northwest with a temporary financial "safety net" to help them transition from the timber boom years of the 1980s.

The safety net was scheduled to gradually phase out over a 10-year period, but demands for a more inclusive program resulted in its early termination and the enactment of another

temporary program, the Secure Rural Schools and Community Self-Determination Act of 2000.

This act was designed to allow counties an opportunity to transition back to the traditional revenue sharing programs.

The temporary safety net was originally recommended to Congress by the National Forest County Schools Coalition.

One of the Coalition's principles States that special payments to States under this legislation will provide a short-term safety net with a specific termination date.

The county payments program dramatically broadened the geographical and substantive scope of the original safety net payment.

The large majority of the funds still were focused on the Pacific Northwest, but the new national program permitted most States and counties across the country to participate and benefit from it thus, providing a measure of financial certainty to all counties that rely on revenues from Federal forest lands.

The act has been an enormous success, not just achieving but surpassing the goals of Congress.

This act has restored programs for students in rural areas and prevented the closure of numerous isolated schools. It has been a primary funding mechanism to provide rural school students with educational opportunities comparable to those enjoyed by suburban and urban students.

Next, the act has allowed rural county road districts to address the severe maintenance backlog. Snow removal has been restored for citizens, tourists, and school buses. Bridges have been upgraded and replaced, and culverts that are hazardous to fish passage have been upgraded and replaced.

In addition, over 70 Resource Advisory Committees, or RACs, have been formed.

Nationally, these 15-person diverse RAC stakeholder committees have studied and approved more than 2,500 projects on Federal forestlands and adjacent public and private lands.

These projects have addressed a wide variety of improvements drastically needed on our public lands. Projects have included fuels reduction, habitat improvement, watershed restoration, road maintenance and rehabilitation, reforestation, campground and trail improvement, and noxious weed eradication.

RACs are a new and powerful partnership between county governments and the land management agencies.

They are rapidly building the capacity for collaborative public land management decision making in over 150 of our largest forest counties in America and are reducing the gridlock over public land management, community by community.

In the future, I feel the RACs will be providing the leadership to build consensus for projects that will keep our