

109<sup>TH</sup> CONGRESS  
2<sup>D</sup> SESSION

# H. R. 1871

---

IN THE SENATE OF THE UNITED STATES

JULY 18, 2006

Received; read twice and referred to the Committee on the Judiciary

---

## AN ACT

To provide liability protection to nonprofit volunteer pilot organizations flying for public benefit and to the pilots and staff of such organizations.

1        *Be it enacted by the Senate and House of Representa-*  
2        *tives of the United States of America in Congress assembled,*

1 **SECTION 1. SHORT TITLE.**

2 This Act may be cited as the “Volunteer Pilot Orga-  
3 nization Protection Act of 2006”.

4 **SEC. 2. FINDINGS AND PURPOSE.**

5 (a) FINDINGS.—Congress finds the following:

6 (1) Scores of public benefit nonprofit volunteer  
7 pilot organizations provide valuable services to com-  
8 munities and individuals.

9 (2) In calendar year 2001, nonprofit volunteer  
10 pilot organizations provided long-distance, no-cost  
11 transportation for over 30,000 people in times of  
12 special need.

13 (3) Such organizations are no longer able to  
14 reasonably purchase non-owned aircraft liability in-  
15 surance to provide liability protection, and thus face  
16 a highly detrimental liability risk.

17 (4) Such organizations have supported the in-  
18 terests of homeland security by providing volunteer  
19 pilot services at times of national emergency.

20 (b) PURPOSE.—The purpose of this Act is to promote  
21 the activities of nonprofit volunteer pilot organizations fly-  
22 ing for public benefit and to sustain the availability of the  
23 services that such organizations provide, including trans-  
24 portation at no cost to financially needy medical patients  
25 for medical treatment, evaluation, and diagnosis, as well

1 as other flights of compassion and flights for humani-  
2 tarian and charitable purposes.

3 **SEC. 3. LIABILITY PROTECTION FOR NONPROFIT VOLUN-**  
4 **TEER PILOT ORGANIZATIONS FLYING FOR**  
5 **PUBLIC BENEFIT AND TO PILOTS AND STAFF**  
6 **OF SUCH ORGANIZATIONS.**

7 Section 4 of the Volunteer Protection Act of 1997  
8 (42 U.S.C. 14503) is amended—

9 (1) in subsection (a)(4)—

10 (A) by redesignating subparagraphs (A)

11 and (B) as clauses (i) and (ii), respectively;

12 (B) by inserting “(A)” after “(4)”;

13 (C) by striking the period at the end and  
14 inserting “; or”; and

15 (D) by adding at the end the following:

16 “(B) the harm was caused by a volunteer of a  
17 nonprofit volunteer pilot organization that flies for  
18 public benefit, while the volunteer was flying in fur-  
19 therance of the purpose of the organization and was  
20 operating an aircraft for which the volunteer was  
21 properly licensed and insured, unless the conduct  
22 constitutes a Federal crime of terrorism (as such  
23 term is defined in section 2332b(g)(5) of title 18,  
24 United States Code) or an act of domestic terrorism  
25 (as such term is defined in section 2331 of such

1 title), or unless the entity has been convicted of an  
2 offense under section 2339A of such title.”;

3 (2) in subsection (b)—

4 (A) by amending the heading to read as  
5 follows: “CONCERNING RESPONSIBILITY OF  
6 VOLUNTEERS”;

7 (B) by inserting “(1)” before “Nothing”;

8 and

9 (C) by adding at the end the following new  
10 paragraph:

11 “(2) Nothing in this section shall be construed  
12 to affect the liability for negligence of a volunteer of  
13 a nonprofit volunteer pilot organization that flies for  
14 public benefit with respect to amounts within the  
15 limits of liability insurance coverage that such volun-  
16 teer is required to obtain pursuant to subsection  
17 (a)(4)(B) for liability protection under this section.”;

18 and

19 (3) in subsection (c)—

20 (A) by inserting “(1)” before “Nothing”;

21 and

22 (B) by adding at the end the following new  
23 paragraph:

24 “(2) Notwithstanding paragraph (1), a nonprofit vol-  
25 unteer pilot organization that flies for public benefit, and

1 the staff, mission coordinators, officers, and directors  
2 (whether volunteer or otherwise) of such organization or  
3 a referring agency of such organization, shall not be liable  
4 with respect to harm caused to any person by a volunteer  
5 of such organization, while the volunteer is flying in fur-  
6 therance of the purpose of the organization and is oper-  
7 ating an aircraft for which the volunteer is properly li-  
8 censed and has certified to such organization that such  
9 volunteer has in force insurance for operating such air-  
10 craft. Such referring agency shall include, among others,  
11 any nonprofit organization that provides disaster relief  
12 services that place staff, volunteers, evacuees, goods, sup-  
13 plies, or cargo on aircraft flights being coordinated by vol-  
14 unteer pilot organizations in circumstances of disaster re-  
15 sponse and relief.”.

16 **SEC. 4. REPORT BY ATTORNEY GENERAL.**

17 (a) STUDY REQUIRED.—The Attorney General shall  
18 carry out a study on the availability of insurance to non-  
19 profit volunteer pilot organizations that fly for public ben-  
20 efit. In carrying out the study, the Attorney General shall  
21 make findings with respect to—

- 22 (1) whether nonprofit volunteer pilot organiza-  
23 tions are able to obtain insurance;  
24 (2) if no, then why;

1           (3) if yes, then on what terms such insurance  
2           is offered; and

3           (4) if the inability of nonprofit volunteer pilot  
4           organizations to obtain insurance has any impact on  
5           the associations' ability to operate.

6           (b) REPORT.—After completing the study, the Attor-  
7           ney General shall submit to Congress a report on the re-  
8           sults of the study. The report shall include the findings  
9           of the study and any conclusions and recommendations  
10          that the Attorney General considers appropriate.

          Passed the House of Representatives July 17, 2006.

Attest:

KAREN L. HAAS,

*Clerk.*