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107TH CONGRESS 1ST SESSION

## **S. 487**

I

#### IN THE HOUSE OF REPRESENTATIVES

JUNE 8, 2001

Referred to the Committee on the Judiciary

### AN ACT

To amend chapter 1 of title 17, United States Code, relating to the exemption of certain performances or displays for educational uses from copyright infringement provisions, to provide that the making of copies or phonorecords of such performances or displays is not an infringement under certain circumstances, and for other purposes.

Be it enacted by the Senate and House of Representa tives of the United States of America in Congress assembled,
 SECTION 1. EDUCATIONAL USE COPYRIGHT EXEMPTION.
 (a) SHORT TITLE.—This Act may be eited as the
 "Technology, Education, and Copyright Harmonization"

6 Act of 2001".

4 (1) by striking paragraph (2) and inserting the5 following:

"(2) except with respect to a work produced or 6 7 marketed primarily for performance or display as part of mediated instructional activities transmitted 8 9 via digital networks, or a performance or display 10 that is given by means of a copy or phonorecord that is not lawfully made and acquired under this title, 11 and the transmitting government body or accredited 12 13 nonprofit educational institution knew or had reason 14 to believe was not lawfully made and acquired, the performance of a nondramatic literary or musical 15 16 work or reasonable and limited portions of any other 17 work, or display of a work in an amount comparable 18 to that which is typically displayed in the course of 19 a live classroom session, by or in the course of a 20 transmission, if-

21 "(A) the performance or display is made
22 by, at the direction of, or under the actual su23 pervision of an instructor as an integral part of
24 a class session offered as a regular part of the
25 systematic mediated instructional activities of a

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accredited nonprofit or display is directly istance to the teach-
stance to the teach-
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is made solely for,
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mployees of govern-
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national materials to
relevant staff mem-
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at materials used in

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1	"(ii) in the case of digital
2	transmissions—
3	"(I) applies technological meas-
4	ures that reasonably prevent—
5	"(aa) retention of the work
6	in accessible form by recipients of
7	the transmission from the trans-
8	mitting body or institution for
9	longer than the class session; and
10	"(bb) unauthorized further
11	dissemination of the work in ac-
12	cessible form by such recipients
13	to others; and
14	"(II) does not engage in conduct
15	that could reasonably be expected to
16	interfere with technological measures
17	used by copyright owners to prevent
18	such retention or unauthorized further
19	dissemination;"; and
20	(2) by adding at the end the following:
21	"In paragraph (2), the term 'mediated instruc-
22	tional activities' with respect to the performance or
23	display of a work by digital transmission under this
24	- section refers to activities that use such work as an
25	integral part of the class experience, controlled by or

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under the actual supervision of the instructor and analogous to the type of performance or display that would take place in a live classroom setting. The term does not refer to activities that use, in 1 or more class sessions of a single course, such works as textbooks, course packs, or other material in any media, copies or phonorecords of which are typically purchased or acquired by the students in higher education for their independent use and retention or are typically purchased or acquired for elementary and secondary students for their possession and independent use.

13 "For purposes of paragraph (2),
14 accreditation—

"(A) with respect to an institution providing post-secondary education, shall be as determined by a regional or national accrediting
agency recognized by the Council on Higher
Education Accreditation or the United States
Department of Education; and

21 "(B) with respect to an institution pro22 viding elementary or secondary education, shall
23 be as recognized by the applicable state certifi24 cation or licensing procedures.

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1 "For purposes of paragraph (2), no govern-2 mental body or accredited nonprofit educational in-3 stitution shall be liable for infringement by reason of 4 the transient or temporary storage of material car-5 ried out through the automatic technical process of a digital transmission of the performance or display 6 7 of that material as authorized under paragraph (2). No such material stored on the system or network 8 9 controlled or operated by the transmitting body or 10 institution under this paragraph shall be maintained on such system or network in a manner ordinarily 11 12 accessible to anyone other than anticipated recipi-13 ents. No such copy shall be maintained on the sys-14 tem or network in a manner ordinarily accessible to 15 such anticipated recipients for a longer period than 16 is reasonably necessary to facilitate the trans-17 missions for which it was made.". 18

(c) EPHEMERAL RECORDINGS.—

(1) IN GENERAL.—Section 112 of title 17, 19 20 United States Code, is amended-

21 (A) by redesignating subsection (f) as sub-22 section (g); and

23 (B) by inserting after subsection (e) the fol-24 lowing:

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"(f)(1) Notwithstanding the provisions of section 1 106, and without limiting the application of subsection 2 (b), it is not an infringement of copyright for a govern-3 mental body or other nonprofit educational institution en-4 titled under section 110(2) to transmit a performance or 5 display to make copies or phonorecords of a work that is 6 in digital form and, solely to the extent permitted in para-7 graph (2), of a work that is in analog form, embodying 8 the performance or display to be used for making trans-9 missions authorized under section 110(2), if-10

"(A) such copies or phonorecords are retained
and used solely by the body or institution that made
them, and no further copies or phonorecords are reproduced from them, except as authorized under section 110(2); and

16 "(B) such copies or phonorecords are used sole17. ly for transmissions authorized under section
18 110(2).

"(2) This subsection does not authorize the conversion of print or other analog versions of works into digital
formats, except that such conversion is permitted hereunder, only with respect to the amount of such works authorized to be performed or displayed under section
110(2), if—

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1	"(A) no digital version of the work is available
2	to the institution; or
3	"(B) the digital version of the work that is
4	available to the institution is subject to technological
5	protection measures that prevent its use for section
6	110(2)."
7	(2) TECHNICAL AND CONFORMING AMEND-
8	MENTSection 802(c) of title 17, United States
9	Code, is amended in the third sentence by striking
10	"section 112(f)" and inserting "section 112(g)".
11	(d) PATENT AND TRADEMARK OFFICE REPORT.—
12	(1) IN GENERAL.—Not later than 180 days
13	after the date of enactment of this Act and after a
14	period for public comment, the Undersecretary of
15	Commerce for Intellectual Property, after consulta-
16	tion with the Register of Copyrights, shall submit to
17	the Committees on the Judiciary of the Senate and
18	the House of Representatives a report describing
19	technological protection systems that have been im-
20	plemented, are available for implementation, or are
21	proposed to be developed to protect digitized copy-
22	righted works and prevent infringement, including
23	upgradeable and self-repairing systems, and systems
24	that have been developed, are being developed, or are
25	proposed to be developed in private voluntary indus-

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1	try-led entities through an open broad based con-
2	sensus process. The report submitted to the Com-
3	mittees shall not include any recommendations, com-
4	parisons, or comparative assessments of any com-
5	mercially available products that may be mentioned
6	in the report.
7	(2) LIMITATIONS.—The report under this
8	subsection-
9	(A) is intended solely to provide informa-
10	tion to Congress; and
11	(B) shall not be construed to affect in any
12	way, either directly or by implication, any provi-
13	sion of title 17, United States Code, including
14	the requirements of clause (ii) of section
15	110(2)(D) of that title (as added by this Act),
16	or the interpretation or application of such pro-
17	visions, including evaluation of the compliance
18	with that clause by any governmental body or
19	nonprofit educational institution.
	Passed the Senate June 7, 2001.

Attest:

GARY SISCO, Secretary.

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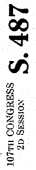
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## DOCUMENT NO. 16

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Union Calendar No. 425



[Report No. 107-687]

# AN ACT

To amend chapter 1 of title 17, United States Code, relating to the exemption of certain performances or displays for educational uses from copyright infringement provisions, to provide that the matring of copies or phonorecords of such performances or displays is not an infringement poses.

SEPTEMBER 25, 2002

Committed to the Committee of the Whole House on the State of the Union and ordered to be printed

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