Calendar No. 656 99TH CONGRESS 2D SESSION H.R.2434

[Report No. 99-305]

IN THE SENATE OF THE UNITED STATES

JUNE 25 (legislative day, JUNE 3), 1985 Received; read twice and referred to the Committee on the Judiciary

> MAY 20 (legislative day, MAY 19), 1986 Reported by Mr. THURMOND, with amendments [Omit the part struck through and insert the part printed in italic]

AN ACT

To authorize appropriations for the Patent and Trademark Office in the Department of Commerce, and for other purposes.

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

3 SECTION 1. AUTHORIZATION OF APPROPRIATIONS.

4 (a) PURPOSES AND AMOUNTS.—There are authorized
5 to be appropriated to the Patent and Trademark Office—
6 (1) for salaries and necessary expenses,
7 \$101,631,000 for fiscal year 1986, \$110,400,000 for

1 fiscal year 1987, and \$111,900,000 for fiscal year 2 1988; and

3 (2) such additional amounts as may be necessary
4 for each such fiscal year for increases in salary, pay,
5 retirement, and other employee benefits authorized by
6 law.

7 (b) REDUCTION OF PATENT FEES.—Amounts appro8 priated under subsection (a)(1) shall be used to reduce by 50
9 per centum each fee paid on or after October 1, 1985, under
10 section 41(a) or 41(b) of title 35, United States Code, by—

(1) an independent inventor or nonprofit organization as defined in regulations prescribed by the Commissioner of Patents and Trademarks, or

(2) a small business concern as defined under section 3 of the Small Business Act (15 U.S.C. 632).

16 SEC. 2. APPROPRIATIONS AUTHORIZED TO BE CARRIED OVER.

Amounts appropriated under this Act and such fees as may be collected under title 35, United States Code, and the Trademark Act of 1946 (15 U.S.C. 1051 and following) may remain available until expended.

21SEC. 3. OVERSIGHT AND INCREASES OF TRADEMARK AND22CERTAIN PATENT FEES PROHIBITED.

(a) TRADEMARK FEES.—The Commissioner of Patents
and Trademarks may not, during fiscal years 1986, 1987,
and 1988, increase fees established under section 31 of the

Trademark Act of 1946 (15 U.S.C. 1113) except for pur poses of making adjustments which in the aggregate do not
 exceed fluctuations during the previous three years in the
 Consumer Price Index, as determined by the Secretary of
 Labor. The Commissioner also may not establish additional
 fees under such section during such fiscal years.

(b) PATENT FEES.—The Commissioner of Patents and 7 Trademarks may not, during fiscal years 1986, 1987, and 8 1988, increase fees established under section 41(d) of title 35, 9 United States Code, except for purposes of making adjust-10 ments as described in section 41(f) of such title. which in the 11 12 aggregate do not exceed fluctuations during the previous 3 years in the Consumer Price Index, as determined by the 13 Secretary of Labor. The Commissioner also may not estab-14 lish additional fees under such section during such fiscal 1516 years.

17 (c) REPORT TO CONGRESS.—The Commissioner of the 18 Patent and Trademark Office shall, at the time of the Presi-19 dent's annual budget submission to the Congress, provide the 20 Committees on the Judiciary of the Senate and the House of 21 Representatives a list of patent fee collections; a list of activi-22 ties supported by patent fee expenditures, trademark fee ex-23 penditures, and appropriations; significant planning assump-24 tions including out-year funding estimates, and any proposed

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disposition of surplus fees as well as any other information
 the Committees deem necessary.

3 SEC. 4. FEES FOR USE OF SEARCH ROOMS AND LIBRARIES 4 PROHIBITED.

5 The Commissioner of Patents and Trademarks may not 6 impose a fee for use of public patent or trademark search 7 rooms and libraries. The costs of such rooms and libraries 8 shall come from amounts appropriated by Congress.

 9 SEC. 5. USE OF PATENT AND TRADEMARK FEES PROHIBITED

 10
 FOR PROCUREMENT OF AUTOMATIC DATA

 11
 PROCESSING RESOURCES.

Fees collected under section 31 of the Trademark Act of 13 1946 (15 U.S.C. 1113) and section 41 of title 35, United 14 States Code, may not be used during fiscal years 1986, 15 1987, and 1988 to procure by purchase, lease, transfer, or 16 otherwise automatic data processing resources (including 17 hardware, software and related services, and machine read-18 able data) for the Patent and Trademark Office.

19SEC. 5. CONGRESSIONAL REVIEW OF PROPOSED PURCHASE OF20AUTOMATED DATA PROCESSING SYSTEMS.

21 (a)(1) SUBMISSION OF AUTOMATION PLAN.—The
22 Commissioner of Patents and Trademarks shall submit to the
23 Committees on the Judiciary of the Senate and the House of
24 Representatives the revised master automation plan (includ25 ing a detailed cost benefit analysis), approved by the Secre-

tary of Commerce and the Director of the Office of Manage ment and Budget, by February 28, 1986. Such revised plan
 shall specify the key deployment decision to be made in im plementing the plan, as well as such other information as the
 appropriate Committees may deem necessary.

(2) REPORT BY COMMISSIONER.—The Commissioner 6 shall report to the Committees on the Judiciary of the Senate 7 and the House of Representatives, at least 90 calendar days 8 in advance of the date of implementation of each key deploy-9 10 ment decision provided for the revised master automation plan. Each pre-deployment decision shall be approved by the 11 12Department of Commerce's designated Senior Official for Information Resources Management prior to submission. Re-1314 ports of such decisions shall include the cost and method of financing the deployment decision proposed to be implement-15ed including, where appropriate, a comparison with the cost 16 benefit analysis contained in the revised automation master 17 plan, as well as such other information as the committees 18 may consider necessary to carry out such oversight authority. 19 20(b) PROHIBITIONS ON NEW OBLIGATIONS.—The Patent and Trademark Office may not enter into any new 21 contract nor obligate any funds to implement a key deploy-22ment decision involving automated data processing systems 2324 as specified in subsection (a) prior to the expiration of the 90 calendar days following the submission of each of the appli cable reports required in such subsection.

3 SEC. 6. USE OF EXCHANGE AGREEMENTS RELATING TO AUTO4 MATIC DATA PROCESSING RESOURCES PROHIB5 ITED.

6 The Commissioner of Patents and Trademarks may not enter into new agreements for the exchange of items or serv-7 ices (as authorized under section 6(a) of title 35, United 8 States Code) relating to automatic data processing resources 9 (including hardware, software and related services, and ma-10 chine readable data) during fiscal years 1986, 1987, and 11 12 1988, nor continue existing agreements for the exchange of such items or services after April 1, 1987. This section shall 13 not apply to any agreement relating to data for automation 14 programs entered into with a foreign government or with a 1516 bilateral or an international intergovernmental organization. Passed the House of Representatives June 24, 1985. Attest: **BENJAMIN J. GUTHRIE.**

Clerk.



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