#### 115TH CONGRESS 2D SESSION

# H. R. 5887

To amend the Leahy-Smith America Invents Act to extend the period during which the Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office may set or adjust certain fees, and for other purposes.

#### IN THE HOUSE OF REPRESENTATIVES

May 21, 2018

Mr. Chabot (for himself and Mr. Johnson of Georgia) introduced the following bill; which was referred to the Committee on the Judiciary

## A BILL

To amend the Leahy-Smith America Invents Act to extend the period during which the Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office may set or adjust certain fees, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Building Innovation
- 5 Growth through Data for Intellectual Property Act" or the
- 6 "BIG Data for IP Act".

### 1 SEC. 2. DEFINITIONS.

2	In this Act—
3	(1) the term "advanced data science analytics"
4	means techniques, such as artificial intelligence, ma-
5	chine learning, and other methods of analyzing large
6	data sets, that are used to make policy recommenda-
7	tions;
8	(2) the term "Director" means the Under Sec-
9	retary of Commerce for Intellectual Property and
10	Director of the Office;
11	(3) the term "Office" means the United States
12	Patent and Trademark Office;
13	(4) the term "PPAC" means the Patent Public
14	Advisory Committee of the Office; and
15	(5) the term "TPAC" means the Trademark
16	Public Advisory Committee of the Office.
17	SEC. 3. FINDINGS.
18	Congress finds the following:
19	(1) Section 10(a) of the Leahy-Smith America
20	Invents Act (35 U.S.C. 41 note) grants the Director
21	the authority to "set or adjust by rule any fee estab-
22	lished, authorized, or charged under title 35, United
23	States Code, or the Trademark Act of 1946 to
24	recover the aggregate estimated costs to the Office
25	for processing, activities, services, and materials re-

lating to patents (in the case of patent fees) and

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1	trademarks (in the case of trademark fees), includ-
2	ing administrative costs of the Office".
3	(2) The Office has worked with PPAC, TPAC,
4	and the public to engage in a fee-setting process
5	that is transparent, as envisioned by the Leahy-
6	Smith America Invents Act (Public Law 112–29;
7	125 Stat. 284).
8	(3) Since 2011, the Office has used this fee-set-
9	ting authority to implement a sustainable funding
10	model with an operating reserve, which allows the
11	Office to invest in long-term projects, including cru-
12	cial infrastructure upgrades that are necessary for a
13	21st century intellectual property office, regardless
14	of whether there are temporary fluctuations in pat-
15	ent or trademark filings.
16	(4) The infrastructure upgrades described in
17	paragraph (3) include the use of advanced data
18	science analytics, which will help to—
19	(A) improve productivity and quality with
20	respect to the issuance of patents and trade-
21	marks; and
22	(B) ensure—
23	(i) the consistent application of laws
24	by nearly 9,000 patent examiners and
25	trademark examining attorneys; and

1	(ii) the certainty and strength of fed-
2	erally granted rights that are foundational
3	to the economy of the United States.
4	SEC. 4. EXTENSION OF SUNSET.
5	Section 10(i)(2) of the Leahy-Smith America Invents
6	Act (35 U.S.C. 41 note) is amended by striking "the 7-
7	year period beginning on the date of the enactment of this
8	Act" and inserting "the 8-year period beginning on the
9	date of enactment of the BIG Data for IP Act".
10	SEC. 5. REPORT.
11	Not later than 2 years after the date of enactment
12	of this Act, the Director shall submit to Congress a report
13	that includes—
14	(1) the status of the capabilities of the informa-
15	tion technology systems of the Office with respect
16	to—
17	(A) the examination of patents and trade-
18	marks; and
19	(B) proceedings conducted before the—
20	(i) Patent Trial and Appeal Board of
21	the Office; and
22	(ii) Trademark Trial and Appeal
23	Board of the Office;

1	(2) a 5-year plan for further modernization of
2	the information technology systems described in
3	paragraph (1); and
4	(3) an accounting of the use by the Office of
5	advanced data science analytics, including from com-
6	mercially available sources, to improve the patent
7	and trademark examination process where appro-
8	priate, including—
9	(A) a description of how the Office uses
10	advanced data science analytics with respect to
11	the examination of patents and trademarks
12	to—
13	(i) improve consistency;
14	(ii) detect common sources of error;
15	and
16	(iii) improve productivity;
17	(B) a 5-year plan for further development
18	of advanced data science analytics for the uses
19	described in subparagraph (A); and
20	(C) a description of how the findings made
21	as a result of the uses of advanced data science
22	analytics under subparagraph (A) shall be made
23	available to the public on a regular basis.