^{111TH CONGRESS} 2D SESSION **S. 2968**

To make certain technical and conforming amendments to the Lanham Act.

IN THE SENATE OF THE UNITED STATES

JANUARY 28, 2010

Mr. LEAHY (for himself and Mr. SESSIONS) introduced the following bill; which was considered, read the third time, and passed

A BILL

To make certain technical and conforming amendments to the Lanham Act.

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 "Trademark Technical5 and Conforming Amendment Act of 2010.".

6 SEC. 2. DEFINITION.

For purposes of this Act, the term "Trademark Act
of 1946" means the Act entitled "An Act to provide for
the registration and protection of trademarks used in commerce, to carry out the provisions of certain international
conventions, and for other purposes", approved July 5,

1 1946 (commonly referred to as the "Lanham Act"; 15
 2 U.S.C. 1051 et. seq).

3 SEC. 3. TECHNICAL AND CONFORMING AMENDMENTS.

4 (a) CERTIFICATES OF REGISTRATION.—Section 7 of
5 the Trademark Act of 1946 (15 U.S.C. 1057) is amend6 ed—

7 (1) by inserting "United States" before "Patent
8 and Trademark Office" each place that term ap9 pears;

10 (2) in subsection (b), by striking "registrant's"
11 each place that appears and inserting "owner's";

12 (3) in subsection (e)—

(A) by striking "registrant" each place
that term appears and inserting "owner"; and
(B) in the third sentence, by striking "or,
if said certificate is lost or destroyed, upon a
certified copy thereof"; and

18 (4) by amending subsection (g) to read as fol-19 lows:

20 "(g) CORRECTION OF PATENT AND TRADEMARK OF-21 FICE MISTAKE.—Whenever a material mistake in a reg-22 istration, incurred through the fault of the United States 23 Patent and Trademark Office, is clearly disclosed by the 24 records of the Office a certificate stating the fact and na-25 ture of such mistake shall be issued without charge and

recorded and a printed copy thereof shall be attached to 1 2 each printed copy of the registration and such corrected 3 registration shall thereafter have the same effect as if the 4 same had been originally issued in such corrected form, 5 or in the discretion of the Director a new certificate of 6 registration may be issued without charge. All certificates 7 of correction heretofore issued in accordance with the rules 8 of the United States Patent and Trademark Office and 9 the registrations to which they are attached shall have the 10 same force and effect as if such certificates and their issue had been specifically authorized by statute.". 11

12 (b) INCONTESTABILITY OF RIGHT TO USE MARK
13 UNDER CERTAIN CONDITIONS.—Section 15 of the Trade14 mark Act of 1946 (15 U.S.C. 1065) is amended—

(1) by striking "right of the registrant" and inserting "right of the owner";

17 (2) by amending paragraph (1) to read as fol-18 lows:

"(1) there has been no final decision adverse to
the owner's claim of ownership of such mark for
such goods or services, or to the owner's right to
register the same or to keep the same on the register; and"; and

24 (3) in paragraph (2), by inserting "United
25 States" before "Patent and Trademark Office".

1	(c) APPEAL TO COURTS.—Section 21 of the Trade-
2	mark Act of 1946 (15 U.S.C. 1071) is amended—
3	(1) by inserting "United States" before "Patent
4	and Trademark Office" each place that term ap-
5	pears;
6	(2) in subsection (a)(1), by inserting "or section
7	71" after "section 8"; and
8	(3) in subsection $(b)(4)$, by striking "If there
9	be" and inserting "If there are".
10	(d) Conforming Requirements for Affida-
11	VITS.—
12	(1) DURATION, AFFIDAVITS AND FEES.—Sec-
13	tion 8 of the Trademark Act of 1946 (15 U.S.C.
14	1058) is amended to read as follows:
15	"SEC. 8. DURATION, AFFIDAVITS AND FEES.
16	"(a) Time Periods for Required Affidavits.—
17	Each registration shall remain in force for 10 years, ex-
18	cept that the registration of any mark shall be canceled
19	by the Director unless the owner of the registration files
20	in the United States Patent and Trademark Office affida-
21	
	vits that meet the requirements of subsection (b), within
22	the following time periods:
22 23	

of registration under this Act or the date of the pub-
lication under section 12(c).
"(2) Within the 1-year period immediately pre-
ceding the expiration of 10 years following the date
of registration, and each successive 10-year period
following the date of registration.
"(3) The owner may file the affidavit required
under this section within the 6-month grace period
immediately following the expiration of the periods
established in paragraphs (1) and (2) , together with
the fee described in subsection (b) and the additional
grace period surcharge prescribed by the Director.
"(b) Requirements for Affidavit.—The affidavit
referred to in subsection (a) shall—
((1)(A)) state that the mark is in use in com-
merce;
"(B) set forth the goods and services recited in
the registration on or in connection with which the
mark is in use in commerce;
"(C) be accompanied by such number of speci-
mens or facsimiles showing current use of the mark
in commerce as may be required by the Director;
and
and
"(D) be accompanied by the fee prescribed by

"(2)(A) set forth the goods and services recited
 in the registration on or in connection with which
 the mark is not in use in commerce;

4 "(B) include a showing that any nonuse is due
5 to special circumstances which excuse such nonuse
6 and is not due to any intention to abandon the
7 mark; and

8 "(C) be accompanied by the fee prescribed by9 the Director.

10 "(c) DEFICIENT AFFIDAVIT.—If any submission filed within the period set forth in subsection (a) is deficient, 11 12 including that the affidavit was not filed in the name of 13 the owner of the registration, the deficiency may be corrected after the statutory time period, within the time pre-14 15 scribed after notification of the deficiency. Such submission shall be accompanied by the additional deficiency sur-16 17 charge prescribed by the Director.

18 "(d) NOTICE OF REQUIREMENT.—Special notice of
19 the requirement for such affidavit shall be attached to
20 each certificate of registration and notice of publication
21 under section 12(c).

"(e) NOTIFICATION OF ACCEPTANCE OR REFUSAL.—
The Director shall notify any owner who files any affidavit
required by this section of the Director's acceptance or

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refusal thereof and, in the case of a refusal, the reasons
 therefor.

3 "(f) DESIGNATION OF RESIDENT FOR SERVICE OF PROCESS AND NOTICES.—If the owner is not domiciled 4 5 in the United States, the owner may designate, by a document filed in the United States Patent and Trademark 6 7 Office, the name and address of a person resident in the 8 United States on whom may be served notices or process 9 in proceedings affecting the mark. Such notices or process 10 may be served upon the person so designated by leaving with that person or mailing to that person a copy thereof 11 12 at the address specified in the last designation so filed. 13 If the person so designated cannot be found at the last designated address, or if the owner does not designate by 14 15 a document filed in the United States Patent and Trademark Office the name and address of a person resident 16 17 in the United States on whom may be served notices or process in proceedings affecting the mark, such notices or 18 19 process may be served on the Director.".

20 (2) AFFIDAVITS AND FEES.—Section 71 of the
21 Trademark Act of 1946 (15 U.S.C. 1141k) is
22 amended to read as follows:

23 "SEC. 71. DURATION, AFFIDAVITS AND FEES.

24 "(a) TIME PERIODS FOR REQUIRED AFFIDAVITS.—
25 Each extension of protection for which a certificate has

been issued under section 69 shall remain in force for the 1 2 term of the international registration upon which it is 3 based, except that the extension of protection of any mark 4 shall be canceled by the Director unless the holder of the 5 international registration files in the United States Patent 6 and Trademark Office affidavits that meet the require-7 ments of subsection (b), within the following time periods: "(1) Within the 1-year period immediately pre-8 9 ceding the expiration of 6 years following the date 10 of issuance of the certificate of extension of protec-11 tion.

12 "(2) Within the 1-year period immediately pre-13 ceding the expiration of 10 years following the date 14 of issuance of the certificate of extension of protec-15 tion, and each successive 10-year period following 16 the date of issuance of the certificate of extension of 17 protection.

"(3) The holder may file the affidavit required
under this section within a grace period of 6 months
after the end of the applicable time period established in paragraph (1) or (2), together with the fee
described in subsection (b) and the additional grace
period surcharge prescribed by the Director.

24 "(b) REQUIREMENTS FOR AFFIDAVIT.—The affidavit25 referred to in subsection (a) shall—

1	"(1)(A) state that the mark is in use in com-
2	merce;
3	"(B) set forth the goods and services recited in
4	the extension of protection on or in connection with
5	which the mark is in use in commerce;
6	"(C) be accompanied by such number of speci-
7	mens or facsimiles showing current use of the mark
8	in commerce as may be required by the Director;
9	and
10	"(D) be accompanied by the fee prescribed by
11	the Director; or
12	((2)(A) set forth the goods and services recited
13	in the extension of protection on or in connection
14	with which the mark is not in use in commerce;
15	"(B) include a showing that any nonuse is due
16	to special circumstances which excuse such nonuse
17	and is not due to any intention to abandon the
18	mark; and
19	"(C) be accompanied by the fee prescribed by
20	the Director.
21	"(c) Deficient Affidavit.—If any submission filed
22	within the period set forth in subsection (a) is deficient,
23	including that the affidavit was not filed in the name of
24	the holder of the international registration, the deficiency
25	may be corrected after the statutory time period, within

the time prescribed after notification of the deficiency.
 Such submission shall be accompanied by the additional
 deficiency surcharge prescribed by the Director.

4 "(d) NOTICE OF REQUIREMENT.—Special notice of
5 the requirement for such affidavit shall be attached to
6 each certificate of extension of protection.

7 "(e) NOTIFICATION OF ACCEPTANCE OR REFUSAL.—
8 The Director shall notify the holder of the international
9 registration who files any affidavit required by this section
10 of the Director's acceptance or refusal thereof and, in the
11 case of a refusal, the reasons therefor.

12 "(f) Designation of Resident for Service of 13 PROCESS AND NOTICES.—If the holder of the international registration of the mark is not domiciled in the 14 15 United States, the holder may designate, by a document filed in the United States Patent and Trademark Office, 16 17 the name and address of a person resident in the United States on whom may be served notices or process in pro-18 19 ceedings affecting the mark. Such notices or process may 20 be served upon the person so designated by leaving with 21 that person or mailing to that person a copy thereof at 22 the address specified in the last designation so filed. If 23 the person so designated cannot be found at the last designated address, or if the holder does not designate by a 24 25 document filed in the United States Patent and Trademark Office the name and address of a person resident
 in the United States on whom may be served notices or
 process in proceedings affecting the mark, such notices or
 process may be served on the Director.".

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5 SEC. 4. STUDY AND REPORT.

6 (a) IN GENERAL.—Not later than 1 year after the 7 date of enactment of this Act, the Secretary of Commerce, 8 in consultation with the Intellectual Property Enforcement 9 Coordinator, shall study and report to the Committee on 10 the Judiciary of the Senate and the Committee on the Ju-11 diciary of the House of Representatives on—

(1) the extent to which small businesses may be
harmed by litigation tactics by corporations attempting to enforce trademark rights beyond a reasonable
interpretation of the scope of the rights granted to
the trademark owner; and

17 (2) the best use of Federal Government services18 to protect trademarks and prevent counterfeiting.

(b) RECOMMENDATIONS.—The study and report required under paragraph (1) shall also include any policy
recommendations the Secretary of Commerce and the Intellectual Property Enforcement Coordinator deem appropriate.