117th CONGRESS 2d Session

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To require the Comptroller General of the United States to submit a report regarding ways to improve the patent examination process at the United States Patent and Trademark Office, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. TILLIS (for himself and Mr. LEAHY) introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

- To require the Comptroller General of the United States to submit a report regarding ways to improve the patent examination process at the United States Patent and Trademark Office, 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 "Patent Examination
- 5 and Quality Improvement Act of 2022".

6 SEC. 2. DEFINITIONS.

7 In this Act:

1	(1) Advanced data science analytics.—
2	The term "advanced data science analytics" means
3	techniques, such as artificial intelligence, machine
4	learning, and other methods of analyzing large data
5	sets, that may be used to make or implement policy
6	recommendations.
7	(2) DIRECTOR.—The term "Director" means
8	the Under Secretary of Commerce for Intellectual
9	Property and Director of the Office.
10	(3) Office.—The term "Office" means the
11	United States Patent and Trademark Office.
12	SEC. 3. FINDINGS; SENSE OF CONGRESS.
13	(a) FINDINGS.—Congress finds the following:
14	(1) Patents and other forms of intellectual
15	property are important engines of innovation, inven-
16	tion, and economic growth.
17	(2) All people of the United States depend on
18	clear patent rights to—
19	(A) secure protection of their own innova-
20	tions; and
21	(B) enable them to avoid appropriating in-
22	novations that others have patented.
23	(3) Recent studies—
24	(A) indicate that many patents that the
25	Office has issued do not satisfy the patent-

1	ability requirements of title 35, United States
2	Code; and
3	(B) have shown that—
4	(i) the Office has limited resources;
5	and
6	(ii) the resource limitation described
7	in clause (i) negatively affects the ability of
8	the Office to conduct thorough and com-
9	plete patent examinations.
10	(b) SENSE OF CONGRESS.—It is the sense of Con-
11	gress that Congress must do more to enable the Office
12	to improve—
13	(1) the quality of patents issued by the Office;
14	and
15	(2) the patent examination process at the Of-
16	fice.
17	SEC. 4. GAO REPORT ON PATENT EXAMINATION IMPROVE-
18	MENT.
19	Not later than 1 year after the date of enactment
20	of this Act, the Comptroller General of the United States
21	shall submit to the Committee on the Judiciary of the Sen-
22	ate and the Committee on the Judiciary of the House of
23	Representatives a report—

1	(1) regarding how to improve the patent exam-
2	ination process at, and the overall quality of patents
3	issued by, the Office;
4	(2) that shall—
5	(A) place a particular emphasis on improv-
6	ing the process described in paragraph (1) —
7	(i) with respect to the application of
8	the conditions and requirements of sections
9	101, 102, 103, and 112 of title 35, United
10	States Code, including avoiding repetitive
11	and unduly multiplied claims; and
12	(ii) by more clearly defining what con-
13	stitutes a clear and thorough search by a
14	patent examiner throughout the entire pat-
15	ent examination process at the Office;
16	(B) in part, rigorously evaluate previous
17	and current (as of the date on which the report
18	is submitted) initiatives and pilot programs of
19	the Office relating to the quality of patents
20	issued by the Office, which shall include anal-
21	ysis of—
22	(i) the reasons those pilot programs—
23	(I) were successful;
24	(II) would have been successful
25	with modifications; or

1	(III) had irremediable flaws; and
2	(ii) ways to use those pilot programs
3	to beneficial effect in the future;
4	(C) evaluate whether the Office needs to—
5	(i) establish—
6	(I) clear standards regarding
7	what constitutes patent quality; and
8	(II) patent quality metrics that—
9	(aa) the Office can support;
10	and
11	(bb) patent applicants and
12	the public can verify;
13	(ii) provide additional time for patent
14	examiners to examine patents;
15	(iii) align non-compliance and clear
16	errors with respect to the review of the
17	work product of patent examiners;
18	(iv) record examiner interviews and
19	place those interviews in the record, either
20	through audio files or automated tran-
21	scriptions;
22	(v) assign patent applications to ex-
23	aminers who are most qualified to examine
24	those applications based on—

1	(I) the technical background of
2	the examiners; and
3	(II) the number of applications
4	that a particular examiner has already
5	reviewed in a similar technical area;
6	and
7	(vi) establish a group that—
8	(I) analyzes real-world cir-
9	cumstances, such as practices at other
10	agencies and in the broader scientific
11	community; and
12	(II) uses information collected
13	under subclause (I) to perform tar-
14	geted reviews of certain patent appli-
15	cations, such as patent applications
16	from applicants who have had sci-
17	entific papers retracted; and
18	(D) study evidence of fraud in the patent
19	application process, which shall include sugges-
20	tions to address any such fraud, such as a task
21	force that is similar to the task force of the Of-
22	fice investigating suspicious activities with re-
23	spect to trademark applications; and
24	(3) that contains recommendations regarding
25	ways to improve the training of patent examiners at

the Office, with a particular emphasis on improving
that training with respect to—
(A) the application of the conditions and
requirements of sections 101, 102, 103, and
112 of title 35, United States Code, including
avoiding repetitive and unduly multiplied
claims;
(B) searches performed throughout the
patent examination process to ensure that the
Office issues fewer unclear and invalid patent
claims; and
(C) examination fields affected by emerg-
ing and complex technologies, including ad-
vanced data science analytics, to ensure that ex-
aminers are fully equipped to understand the
applications of those technologies.
SEC. 5. USPTO GUIDANCE ON PATENT EXAMINATION IM-
PROVEMENT.
Not later than 1 year after the date on which the
Comptroller General of the United States submits the re-
port required under section 4 (referred to in this section

23 ance for patent examiners at the Office—

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1	(1) regarding how to improve the patent exam-
2	ination process at, and the overall quality of patents
3	issued by, the Office; and
4	(2) that shall—
5	(A) place a particular emphasis on improv-
6	ing the process described in paragraph (1) —
7	(i) with respect to the application of
8	the conditions and requirements of sections
9	101, 102, 103, and 112 of title 35, United
10	States Code, including avoiding repetitive
11	and unduly multiplied claims; and
12	(ii) by more clearly defining what con-
13	stitutes a clear and thorough search by a
14	patent examiner throughout the entire pat-
15	ent examination process at the Office; and
16	(B) take into consideration the findings
17	and recommendations in the covered report.
18	SEC. 6. REPORT.
19	Not later than 2 years after the date of enactment
20	of this Act, the Director, after soliciting public comment,
21	shall submit to Congress a report that includes—
22	(1) an explanation of how the Office will im-
23	prove the technical training of patent examiners at
24	the Office with respect to emerging areas of tech-
25	nology;

1	(2) the status of the capabilities of the informa-
2	tion technology systems of the Office with respect
3	to—
4	(A) the examination of patents and trade-
5	marks;
6	(B) proceedings conducted before—
7	(i) the Patent Trial and Appeal Board
8	of the Office; and
9	(ii) the Trademark Trial and Appeal
10	Board of the Office; and
11	(C) the recordation of patent assignments;
12	(3) a 5-year plan for further modernization of
13	the information technology systems described in
14	paragraph (2) ; and
15	(4) an accounting of the use by the Office of
16	advanced data science analytics, including from com-
17	mercially available sources, to improve the patent ex-
18	amination process where appropriate, including—
19	(A) a description of how the Office uses
20	advanced data science analytics with respect to
21	the examination of patents to—
22	(i) ensure that patent claims have
23	adequate support in the specifications with
24	respect to those claims;

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1	(ii) improve clarity, quality, and con-
2	sistency;
3	(iii) detect common sources of error;
4	(iv) improve productivity; and
5	(v) ensure assignment of patent appli-
6	cations to the examiner best qualified to
7	examine that application;
8	(B) a 5-year plan for further development
9	of advanced data science analytics for the uses
10	described in subparagraph (A); and
11	(C) a description of how the findings made
12	as a result of the uses of advanced data science
13	analytics under subparagraph (A) shall be made
14	available to the public on a regular basis.