..... (Original Signature of Member)

113TH CONGRESS 1ST SESSION



To amend chapter 29 of title 35, United States Code, to provide for the recovery of patent litigation costs, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. DEFAZIO introduced the following bill; which was referred to the Committee on _____

A BILL

- To amend chapter 29 of title 35, United States Code, to provide for the recovery of patent litigation costs, 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 "Saving High-Tech5 Innovators from Egregious Legal Disputes Act of 2013".

1 SEC. 2. RECOVERY OF LITIGATION COSTS.

2 (a) AMENDMENT.—Chapter 29 of title 35, United
3 States Code, is amended by inserting after section 285 the
4 following new section:

5 "§ 285A. Recovery of litigation costs

6 "(a) IN GENERAL.—In an action involving the valid-7 ity or infringement of a patent—

8 "(1) a party asserting invalidity or noninfringe9 ment may move for judgment that the adverse party
10 does not meet at least one of the conditions de11 scribed in subsection (d);

"(2) not later than 90 days after a party has
moved for the judgment described in paragraph (1),
the adverse party shall be provided an opportunity
to prove such party meets at least one of the conditions described in subsection (d);

17 "(3) as soon as practicable after the adverse 18 party has been provided an opportunity to respond 19 under paragraph (2), but not later than 120 days 20 after a party has moved for the judgment described 21 in paragraph (1), the court shall make a determina-22 tion whether the adverse party meets at least one of 23 the conditions described in subsection (d); and

24 "(4) notwithstanding section 285, the Court
25 shall award the recovery of full costs to any pre26 vailing party asserting invalidity or noninfringement,

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1	including reasonable attorney's fees, other than the
2	United States, upon the entry of a final judgment if
3	the court determines that the adverse party did not
4	meet at least one of the conditions described in sub-
5	section (d), unless the court finds that exceptional
6	circumstances make an award unjust.
7	"(b) BOND REQUIRED.—Any party that fails to meet
8	a condition under subsection (a)(3) shall be required to
9	post a bond in an amount determined by the court to cover
10	the recovery of full costs described in subsection $(a)(4)$.
11	"(c) TIMING AND EFFECT OF PENDING MOTION
12	With respect to any motion made pursuant to subsection
13	(a)(1) the following applies:
14	"(1) In the case of a motion that is filed before
15	the moving party's initial disclosure are due—
16	"(A) the court shall limit any discovery to
17	discovery that is necessary for the disposition of
18	the motion; and
19	"(B) the court may delay issuing any
20	scheduling order until after ruling on the mo-
21	tion.
22	((2) In the case of a motion that is filed after
23	the moving party's initial disclosures are due the
24	court may delay ruling on the motion until after the
25	entry of final judgment.

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"(3) In the case of a motion that is filed after
 the entry of final judgment, any such motion must
 be combined with a motion for fees to the prevailing
 party.

5 "(d) CONDITION DEFINED.—For purposes of this
6 section, a 'condition' means, with respect to the party al7 leging infringement, any of the following:

8 "(1) ORIGINAL INVENTOR.—Such party is the 9 inventor, a joint inventor, or in the case of a patent 10 filed by and awarded to an assignee of the original 11 inventor or joint inventor, the original assignee of 12 the patent.

13 "(2) EXPLOITATION OF THE PATENT.—Such
14 party can provide documentation to the court of sub15 stantial investment made by such party in the ex16 ploitation of the patent through production or sale
17 of an item covered by the patent.

18 "(3) UNIVERSITY OR TECHNOLOGY TRANSFER
19 ORGANIZATION.—Such party is—

20 "(A) an institution of higher education (as
21 that term is defined in section 101 of the High22 er Education Act of 1965 (20 U.S.C. 1001); or
23 "(B) a technology transfer organization
24 whose primary purpose is to facilitate the com-

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1	mercialization of technology developed by one or
2	more institutions of higher education.".
3	(b) Technical and Conforming Amendment.—
4	The table of sections for chapter 29 of title 35, United
5	States Code, is amended by inserting after the item relat-
6	ing to section 285 the following new item:
	"285A. Recovery of litigation costs for patent.".

7 (c) EFFECTIVE DATE.—The amendment made by 8 subsection (a) shall take effect on the date of the enact-9 ment of this Act and shall apply to any action involving 10 the validity or infringement of a patent for which a com-11 plaint is filed on or after the date of the enactment of 12 this Act.