	(Original Signature of Member)
117'	TH CONGRESS A R. P.
	amend the Leahy-Smith America Invents Act to address satellite offices the United States Patent and Trademark Office, and for other purposes.
	IN THE HOUSE OF REPRESENTATIVES
Ms	. Ross introduced the following bill; which was referred to the Committee on
	A BILL
То	amend the Leahy-Smith America Invents Act to address satellite offices of 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 "Unleashing American
5	Innovators Act of 2022".
6	SEC. 2. DEFINITIONS.
7	In this Act:

1	(1) Director.—The term "Director" means
2	the Under Secretary of Commerce for Intellectual
3	Property and Director of the Office.
4	(2) Office.—The term "Office" means the
5	United States Patent and Trademark Office.
6	(3) Patent pro bono programs.—The term
7	"patent pro bono programs" means the programs
8	established pursuant to section 32 of the Leahy-
9	Smith America Invents Act (35 U.S.C. 2 note).
10	(4) Southeast region of the united
11	STATES.—The term "southeast region of the United
12	States" means the area of the United States that is
13	comprised of the States of Virginia, North Carolina,
14	South Carolina, Georgia, Florida, Tennessee, Ala-
15	bama, Mississippi, Louisiana, and Arkansas.
16	SEC. 3. SATELLITE OFFICES.
17	(a) Amendments to Purpose and Required Con-
18	SIDERATIONS.—Section 23 of the Leahy-Smith America
19	Invents Act (Public Law 112–29; 35 U.S.C. 1 note) is
20	amended—
21	(1) in subsection (b)—
22	(A) in paragraph (1)—
23	(i) by striking "increase outreach ac-
24	tivities to"; and

1	(ii) by inserting after "Office" the fol-
2	lowing: ", including by increasing outreach
3	activities, including to women, people of
4	color, veterans, individual inventors, or
5	members of any other demographic, geo-
6	graphic, rural population, or economic
7	group that the Director may determine to
8	be underrepresented in patent filings"; and
9	(B) by striking paragraph (2) and insert-
10	ing the following:
11	"(2) enhance patent examiner and administra-
12	tive patent judge retention, including patent exam-
13	iners and administrative patent judges from eco-
14	nomically, geographically, and demographically di-
15	verse backgrounds;"; and
16	(2) in subsection $(c)(1)$ —
17	(A) in subparagraph (D), by striking
18	"and" at the end;
19	(B) in subparagraph (E), by striking the
20	period at the end and inserting "; and; and
21	(C) by adding at the end the following:
22	"(F) with respect to each office established
23	after July 1, 2022, shall consider the proximity
24	of the office to anchor institutions (such as hos-
25	pitals primarily serving veterans and institu-

1	tions of higher education) and to women, people
2	of color, veterans, individual inventors, or mem-
3	bers of any other demographic, geographic
4	rural population, or economic group that the
5	Director may determine to be underrepresented
6	in patent filings.".
7	(b) Southeast Regional Office.—
8	(1) In general.—In addition to the satellite
9	offices required to be established under section 23 of
10	the Leahy-Smith America Invents Act (35 U.S.C.
11	note), not later than 3 years after the date of enact-
12	ment of this Act, the Director shall establish a sat-
13	ellite office of the Office in the southeast region of
14	the United States.
15	(2) Considerations.—When selecting a site
16	for the office required under paragraph (1), the Di-
17	rector shall consider the following:
18	(A) The number of patent-intensive indus-
19	tries located near the selection site.
20	(B) The number of research-intensive in-
21	stitutions, including institutions of higher edu-
22	cation, located near the selection site.
23	(C) Any legal or business frameworks of
24	the relevant State or local government that sup-

1	port intellectual property-intensive industries lo-
2	cated near the selection site.
3	(c) STUDY ON ADDITIONAL SATELLITE OFFICES.—
4	Not later than 2 years after the date of enactment of this
5	Act, the Director shall complete a study to determine
6	whether additional satellite offices of the Office are nec-
7	essary to—
8	(1) achieve the purposes described in section
9	23(b) of the Leahy-Smith America Invents Act (35
10	U.S.C. 1 note), as amended by this section; and
11	(2) increase participation in the patent system
12	by women, people of color, veterans, individual in-
13	ventors, or members of any other demographic, geo-
14	graphic, rural population, or economic group that
15	the Director may determine to be underrepresented
16	in patent filings.
17	SEC. 4. COMMUNITY OUTREACH OFFICES.
18	(a) Establishment.—
19	(1) In general.—Subject to paragraphs (2)
20	and (3), not later than 5 years after the date of en-
21	actment of this Act, the Director shall establish not
22	fewer than 4 community outreach offices throughout
23	the United States.

1	(2) Restriction.—No community outreach of-
2	fice established under paragraph (1) may be located
3	in the same State as—
4	(A) the principal office of the Office; or
5	(B) any satellite office of the Office.
6	(3) Requirement for northern new eng-
7	LAND REGION.—
8	(A) IN GENERAL.—The Director shall es-
9	tablish not less than 1 community outreach of-
10	fice under this subsection in the northern New
11	England region, which shall serve the States of
12	Vermont, New Hampshire, and Maine.
13	(B) Considerations.—In determining
14	the location for the office required to be estab-
15	lished under subparagraph (A), the Director
16	shall give preference to a location in which—
17	(i) as of the date of enactment of this
18	Act—
19	(I) there is located not less than
20	1 public institution of higher edu-
21	cation and not less than 1 private in-
22	stitution of higher education; and
23	(II) there are located not more
24	than 15 registered patent attorneys,
25	according to data from the Office of

1	Enrollment and Discipline of the Of-
2	fice; and
3	(ii) according to data from the 2012
4	Survey of Business Owners conducted by
5	the Bureau of the Census, less than 45
6	percent of the firms (as that term is de-
7	fined for the purposes of the Survey) are
8	owned by women, minorities, or veterans.
9	(b) Purposes.—The purposes of the community out-
10	reach offices established under subsection (a) are to—
11	(1) further achieve the purpose described in
12	section 23(b)(1) of the Leahy-Smith America In-
13	vents Act (35 U.S.C. 1 note), as amended by this
14	$\operatorname{Act};$
15	(2) partner with local community organizations,
16	institutions of higher education, research institu-
17	tions, and businesses to create community-based
18	programs that—
19	(A) provide education regarding the patent
20	system; and
21	(B) promote the career benefits of innova-
22	tion and entrepreneurship; and
23	(3) educate prospective inventors, including
24	women, people of color, veterans, individual inven-
25	tors, or members of any other demographic, geo-

1	graphic, rural population, or economic group that
2	the Director may determine to be underrepresented
3	in patent filings about all public and private re-
4	sources available to potential patent applicants, in-
5	cluding the patent pro bono programs.
6	SEC. 5. UPDATES TO THE PATENT PRO BONO PROGRAM.
7	(a) Study and Updates.—
8	(1) In general.—Not later than 1 year after
9	the date of enactment of this Act, the Director
10	shall—
11	(A) complete a study of the patent pro
12	bono programs; and
13	(B) submit the results of the study re-
14	quired under subparagraph (A) to the Com-
15	mittee on the Judiciary of the Senate and the
16	Committee on the Judiciary of the House of
17	Representatives.
18	(2) Scope of the study.—The study required
19	under paragraph (1)(A) shall—
20	(A) assess—
21	(i) whether the patent pro bono pro-
22	grams, as in effect on the date on which
23	the study is commenced, are sufficiently
24	serving women, people of color, veterans,
25	individual inventors, or members of any

1	other demographic, geographic, rural popu-
2	lation, or economic group that the Director
3	may determine to be underrepresented in
4	patent filings;
5	(ii) whether the patent pro bono pro-
6	grams are sufficiently funded to serve pro-
7	spective participants;
8	(iii) whether any participation require-
9	ments of the patent pro bono programs, in-
10	cluding any requirement to demonstrate
11	knowledge of the patent system, serve as a
12	deterrent for prospective participants;
13	(iv) the degree to which prospective
14	inventors are aware of the patent pro bono
15	programs;
16	(v) what factors, if any, deter attor-
17	neys from participating in the patent pro
18	bono program;
19	(vi) whether the program would be
20	improved by expanding the patent pro
21	bono program to include non-attorney ad-
22	vocates; and
23	(vii) any other issue the Director de-
24	termines appropriate; and

1	(B) make recommendations for such ad-
2	ministrative and legislative action as may be ap-
3	propriate.
4	(b) Use of Results.—Upon completion of the study
5	required under subsection (a), the Director shall work
6	with the Patent Pro Bono Advisory Council, operators of
7	patent pro bono programs, and intellectual property law
8	associations across the United States to update the patent
9	pro bono programs in response to the findings of the
10	study.
11	(c) Expansion of Income Eligibility.—The Di-
12	rector shall work with and support, including by providing
13	financial support, to intellectual property law associations
14	across the United States that have established patent pro
15	bono programs to expand eligibility for such programs to
16	individuals living in a household, the gross household in-
17	come of which is not more than 400 percent of the Federal
18	poverty line. Patent pro bono programs may elect to set
19	a higher eligibility level.
20	SEC. 6. PRE-PROSECUTION PATENTABILITY ASSESSMENT
21	PILOT PROGRAM.
22	(a) PILOT PROGRAM.—Not later than 1 year after
23	the date of enactment of this Act, the Director shall estab-
24	lish a pilot program to assist first-time prospective patent

1	applicants in assessing the likelihood of issuance of a po-
2	tential patent submitted by such a prospective applicant.
3	(b) Considerations.—In developing the pilot pro-
4	gram required under subsection (a), the Director shall es-
5	tablish—
6	(1) a notification process to notify a prospective
7	patent applicant seeking an assessment described in
8	that subsection that any assessment so provided may
9	not be considered an official ruling of patentability
10	from the Office;
11	(2) conditions to determine eligibility for the
12	pilot program, taking into consideration available re-
13	sources;
14	(3) reasonable limitations on the amount of
15	time to be spent providing assistance to each indi-
16	vidual first-time prospective patent applicant;
17	(4) procedures for referring prospective patent
18	applicants to legal counsel, including through the
19	patent pro bono programs; and
20	(5) procedures to protect the confidentiality of
21	the information disclosed by prospective patent ap-
22	plicants.
23	SEC. 7. FEE REDUCTION FOR SMALL AND MICRO ENTITIES.
24	(a) Title 35.—Section 41(h) of title 35, United
25	States Code, is amended—

1	(1) in paragraph (1), by striking "50 percent"
2	and inserting "60 percent or more, at the discretion
3	of the Director,"; and
4	(2) in paragraph (3), by striking "75 percent"
5	and inserting "80 percent or more, at the discretion
6	of the Director,".
7	(b) Title 35.—Section 123 of title 35, United States
8	Code, is amended by adding at the end the following:
9	"(f) Penalties for Fraudulent Certifi-
10	CATIONS.—In addition to any other penalty available
11	under law, an applicant that is found to have made a cer-
12	tification described under this section on a fraudulent
13	basis shall be subject to the following penalties:
14	"(1) Abandonment of the patent application
15	concerned, if such application is pending.
16	"(2) Revocation of the patent concerned, if the
17	patent has been issued.".
18	(c) Title 35.—Section 41(h) of title 35, United
19	States Code, is amended by adding at the end the fol-
20	lowing:
21	"(4) Penalties for fraudulent certifi-
22	CATIONS.—In addition to any other penalty available
23	under law, an entity that is found to have made a
24	certification on a fraudulent basis that a fee reduc-

1	tion required by this subsection applies, such entity
2	shall be subject to the following penalties:
3	"(A) Abandonment of the patent applica-
4	tion concerned, if such application is pending.
5	"(B) Revocation of the patent concerned, if
6	the patent has been issued.".
7	(d) Leahy-Smith America Invents Act.—Section
8	10(b) of the Leahy-Smith America Invents Act (Public
9	Law 112–29; 35 U.S.C. 41 note) is amended by striking
10	"50 percent" and inserting "60 percent, or by a higher
11	percentage at the discretion of the Director," and by strik-
12	ing "75 percent" and inserting "80 percent, or by a higher
13	percentage at the discretion of the Director,".