AMENDMENT IN THE NATURE OF A SUBSTITUTE TO H.R. 1631

OFFERED BY MR. ISSA OF CALIFORNIA

Strike all after the enacting clause and insert the following:

1 SECTION 1. SHORT TITLE.

- This Act may be cited as the "Protecting and En-
- 3 hancing Public Access to Codes Act" or the "Pro Codes
- 4 Act".

5 SEC. 2. FINDINGS.

- 6 Congress finds the following:
- 7 (1) Congress, the executive branch, and State
- 8 and local governments have long recognized that the
- 9 people of the United States benefit greatly from the
- work of private standards development organizations
- 11 with expertise in highly specialized areas.
- 12 (2) The organizations described in paragraph
- 13 (1) create technical standards and voluntary con-
- sensus standards through a process requiring open-
- 15 ness, balance, consensus, and due process to ensure
- all interested parties have an opportunity to partici-
- pate in standards development.

1	(3) The standards that result from the process
2	described in paragraph (2) are used by private in-
3	dustry, academia, the Federal Government, and
4	State and local governments that incorporate those
5	standards by reference into laws and regulations.
6	(4) The standards described in paragraph (3)
7	further innovation, commerce, and public safety, all
8	without cost to governments or taxpayers because
9	standards development organizations fund the proc-
10	ess described in paragraph (2) through the sale and
11	licensing of their standards.
12	(5) Congress and the executive branch have re-
13	peatedly declared that, wherever possible, govern-
14	ments should rely on voluntary consensus standards
15	and have set forth policies and procedures by which
16	those standards are incorporated by reference into
17	laws and regulations and that balance the interests
18	of access with protection for copyright.
19	(6) Circular A–119 of the Office of Manage-
20	ment and Budget entitled "Federal Participation in
21	the Development and Use of Voluntary Consensus
22	Standards and in Conformity Assessment Activi-
23	ties", issued in revised form on January 27, 2016,
24	recognizes the benefits of voluntary consensus stand-

ards and incorporation by reference, stating that

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1	"[1]f a standard is used and published in an agency
2	document, your agency must observe and protect the
3	rights of the copyright holder and meet any other
4	similar obligations.".
5	(7) Federal agencies have relied extensively on
6	the incorporation by reference system to leverage the
7	value of technical standards and voluntary consensus
8	standards for the benefit of the public, resulting in
9	more than 23,000 sections in the Code of Federal
10	Regulations that incorporate by reference technical
11	and voluntary consensus standards.
12	(8) State and local governments have also rec-
13	ognized that technical standards and voluntary con-
14	sensus standards are critical to protecting public
15	health and safety, which has resulted in many such
16	governments—
17	(A) incorporating those standards by ref-
18	erence into their laws and regulations; or
19	(B) entering into license agreements with
20	standards development organizations to use the
21	standards created by those organizations.
22	(9) Standards development organizations rely
23	on copyright protection to generate the revenues
24	necessary to fund the voluntary consensus process

1	and to continue creating and updating these impor-
2	tant standards.
3	(10) The people of the United States have a
4	strong interest in—
5	(A) ensuring that standards development
6	organizations continue to utilize a voluntary
7	consensus process—
8	(i) in which all interested parties can
9	participate; and
10	(ii) that continues to create and up-
11	date standards in a timely manner to—
12	(I) account for technological ad-
13	vances;
14	(II) address new threats to public
15	health and safety; and
16	(III) improve the usefulness of
17	those standards; and
18	(B) the provision of access that allows peo-
19	ple to read technical and voluntary consensus
20	standards that are incorporated by reference
21	into laws and regulations.
22	(11) As of the date of enactment of this Act,
23	many standards development organizations make
24	their standards available to the public free of charge
25	online in a manner that does not substantially dis-

1	rupt the ability of those organizations to earn rev-
2	enue from the industries and professionals that pur-
3	chase copies and subscription-access to those stand-
4	ards (such as through read-only access), which en-
5	sures that the public may read the current, accurate
6	version of such a standard without significantly
7	interfering with the revenue model that has long
8	supported those organizations and their creation of,
9	and investment in, new standards.
10	(12) Through this Act, and the amendments
11	made by this Act, Congress intends to balance the
12	goals of furthering the creation of standards and en-
13	suring public access to standards that are incor-
14	porated by reference into law or regulation.
15	SEC. 3. WORKS INCORPORATED BY REFERENCE INTO LAW.
16	(a) In General.—Chapter 1 of title 17, United
17	States Code, is amended by adding at the end the fol-
18	lowing:
19	"§ 123. Works incorporated by reference into law
20	"(a) Definitions.—In this section:
21	"(1) CIRCULAR A–119.—The term 'Circular A–
22	119' means Circular A–119 of the Office of Manage-
23	ment and Budget entitled 'Federal Participation in
24	the Development and Use of Voluntary Consensus

1	Standards and in Conformity Assessment Activities',
2	issued in revised form on January 27, 2016.
3	"(2) Incorporated by reference.—
4	"(A) IN GENERAL.—The term incor-
5	porated by reference' means, with respect to a
6	standard, that the text of a Federal, State,
7	local, or municipal law or regulation—
8	"(i) references all or part of the
9	standard; and
10	"(ii) does not copy the text of that
11	standard directly into that law or regula-
12	tion.
13	"(B) APPLICATION.—The creation or pub-
14	lication of a work that includes both the text of
15	a law or regulation and all or part of a stand-
16	ard that has been incorporated by reference, as
17	described in subparagraph (A), shall not affect
18	the status of the standard as incorporated by
19	reference under that subparagraph.
20	"(3) STANDARD.—The term 'standard' means a
21	standard or code that is—
22	"(A) a technical standard, as that term is
23	defined in section 12(d) of the National Tech-
24	nology Transfer and Advancement Act of 1995
25	(15 U.S.C. 272 note); or

1	"(B) a voluntary consensus standard, as
2	that term is used for the purposes of Circular
3	A-119.
4	"(4) Standards development organiza-
5	TION.—The term 'standards development organiza-
6	tion' means a holder of a copyright under this title
7	that plans, develops, establishes, or coordinates vol-
8	untary consensus standards using procedures that
9	incorporate the attributes of openness, balance of in-
10	terests, due process, an appeals process, and con-
11	sensus in a manner consistent with the requirements
12	of Circular A–119.
13	"(5) Publicly accessible online.—
14	"(A) IN GENERAL.—The term 'publicly ac-
15	cessible online', with respect to material, means
16	that the material is displayed for review in a
17	readily accessible manner on a public website.
18	"(B) Rule of construction.—If a user
19	is required to create an account or agree to the
20	terms of service of a website or organization in
21	order to access material online, that require-
22	ment shall not be construed to render the mate-
23	rial not publicly accessible online for the pur-
24	poses of subparagraph (A), if there is no mone-
25	tary cost to the user to access that material.

- 1 "(b) STANDARDS INCORPORATED BY REFERENCE INTO LAW OR REGULATION.—A standard to which copy-3 right protection subsists under section 102(a) at the time 4 of its fixation shall retain such protection, notwithstanding 5 that the standard is incorporated by reference, if the applicable standards development organization, within a rea-6 sonable period of time after obtaining actual or construc-8 tive notice that the standard has been incorporated by reference, makes all portions of the standard so incorporated 10 publicly accessible online at no monetary cost and in a format that includes a searchable table of contents and index, or equivalent aids to facilitate the location of specific content. 13 14 "(c) Burden of Proof.—In any proceeding in 15 which a party asserts that a standards development organization has failed to comply with the requirements under 16 17 subsection (b) for retaining copyright protection with re-18 spect to a standard, the burden of proof shall be on the 19 party making that assertion to prove that the standards 20 development organization has failed to comply with those 21 requirements.". 22 (b) TECHNICAL AND CONFORMING AMENDMENT.—
- The table of sections for chapter 1 of title 17, United

- 1 States Code, is amended by adding at the end the fol-
- 2 lowing:

"123. Works incorporated by reference into law.".

