

STANDARDS DEVELOPMENT ORGANIZATION
ADVANCEMENT ACT OF 2003

—————
JUNE 4, 2003.—Ordered to be printed
—————

Mr. SENSENBRENNER, from the Committee on the Judiciary,
submitted the following

SUPPLEMENTAL REPORT

[To accompany H.R. 1086]

On May 22, 2003, the Committee on the Judiciary filed House Report 108–125, Part 1, relating to H.R. 1086, the “Standards Development Organization Advancement Act of 2003.” In the report, one paragraph of explanatory language was erroneously printed. This supplemental report contains the corrected language for that paragraph.

The fourth paragraph of the matter under the heading “Section 3. Definitions” in the Section-by-Section Analysis and Discussion portion (p. 10) of the report should read as follows:

“The Act seeks to encourage disclosure by *intellectual property rights owners* of relevant intellectual property *rights* and proposed licensing terms. It further encourages discussion among intellectual property *rights* owners and other interested standards participants regarding the terms under which relevant intellectual property *rights* would be made available for use in conjunction with the standard or proposed standard.”¹



¹The italicized portion shows the language that was corrected.