103D CONGRESS 1ST SESSION

S. 373

To amend title 17, United States Code, to modify certain recordation and registration requirements, to establish copyright arbitration royalty panels to replace the Copyright Royalty Tribunal, and for other purposes.

IN THE SENATE OF THE UNITED STATES

FEBRUARY 16 (legislative day, JANUARY 5), 1993 Mr. DECONCINI (for himself and Mr. HATCH) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

A BILL

- To amend title 17, United States Code, to modify certain recordation and registration requirements, to establish copyright arbitration royalty panels to replace the Copyright Royalty Tribunal, 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 "Copyright Reform Act
5 of 1993".

1 **TITLE I—COPYRIGHT OFFICE**

2 SEC. 101. COPYRIGHT RECORDATION PROVISIONS.

3 Section 301(b) of title 17, United States Code, is
4 amended—

5 (1) in paragraph (3) by striking "or" after the
6 semicolon;

7 (2) in paragraph (4) by striking the period and
8 inserting "; or"; and

9 (3) by adding at the end the following:

10 "(5) perfecting security interests.".

11 SEC. 102. COPYRIGHT REGISTRATION PROVISIONS.

12 (a) REGISTRATION AND INFRINGEMENT ACTIONS.—
13 Section 411 of title 17, United States Code, is amended
14 to read as follows:

15 "§ 411. Registration and infringement actions

"In the case of a work consisting of sounds, images, 16 or both, the first fixation of which is made simultaneously 17 18 with its transmission, the copyright owner may, either before or after such fixation takes place, institute an action 19 20 for infringement under section 501, fully subject to the 21 remedies provided by sections 502 through 506 and sec-22 tions 509 and 510, if, in accordance with requirements 23 that the Register of Copyrights shall prescribe by regulation, the copyright owner serves notice upon the infringer, 24 25 not less than 10 or more than 30 days before such fixation, identifying the work and the specific time and source
 of its first transmission.".

3 (b) REGISTRATION AS PREREQUISITE TO CERTAIN
4 REMEDIES FOR INFRINGEMENT.—Section 412 of title 17,
5 United States Code, and the item relating to section 412
6 in the table of sections at the beginning of chapter 4 of
7 title 17, United States Code, are repealed.

8 SEC. 103. THE COPYRIGHT OFFICE: GENERAL RESPON-9 SIBILITIES AND ORGANIZATION.

10 (a) REGISTER OF COPYRIGHTS.—Section 701(a) of 11 title 17, United States Code, is amended to read as 12 follows:

13 "(a)(1) The President shall appoint, by and with the 14 advice and consent of the Senate, the Register of Copy-15 rights. The Register of Copyrights shall be paid at the 16 rate of pay in effect for level IV of the Executive Schedule 17 under section 5315 of title 5.".

18 "(2) All administrative functions and duties under 19 this title, except as otherwise specified, are the responsibil-20 ity of the Register of Copyrights as director of the Copy-21 right Office of the Library of Congress. The Register of 22 Copyrights shall appoint all other officers and employees 23 of the Copyright Office, who shall act under the Register's 24 general direction and supervision.". (b) ANNUAL REPORT.—Section 701(c) of title 17,
 United States Code, is amended to read as follows:

3 "(c) The Register of Copyrights shall make an annual
4 report to the Congress on the work and accomplishments
5 of the Copyright Office during the previous fiscal year.".

6 (c) REPEAL.—Section 701(e) of title 17, United
7 States Code, is repealed.

8 SEC. 104. COPYRIGHT OFFICE REGULATIONS.

9 Section 702 of title 17, United States Code, is10 amended by striking the last sentence.

11 SEC. 105. CONFORMING AMENDMENTS.

(a) DEFINITIONS.—Section 101 of title 17, United
States Code, is amended by striking the definition of the
"country of origin" of a Berne Convention work.

15 (b) RECORDATION OF TRANSFERS AND OTHER DOC-UMENTS.—Section 205(c) of title 17, United States Code, 16 is amended by striking "but only if-" and all that follows 17 through the end of paragraph (2) and inserting the follow-18 ing: "but only if the document, or material attached to 19 20 it, specifically identifies the work to which it pertains so that, after the document is indexed by the Register of 21 22 Copyrights, it would be revealed by a reasonable search under the title or registration number of the work.". 23

24 (c) INFRINGEMENT OF COPYRIGHT.—Section 501(b)
25 of title 17, United States Code, is amended in the first

sentence by striking ", subject to the requirements of sec tion 411,".

3 (d) REMEDIES FOR INFRINGEMENT.—Section 504(a)
4 of title 17, United States Code, is amended by striking
5 "Except as otherwise provided by this title, an" and
6 inserting "An".

7 TITLE II—COPYRIGHT ROYALTY 8 TRIBUNAL

9 SEC. 201. COPYRIGHT ARBITRATION ROYALTY PANELS.

10 (a) ESTABLISHMENT AND PURPOSE.—Section 801 of 11 title 17, United States Code, is amended to read as 12 follows:

13 "§801. Copyright arbitration royalty panels: estab14 lishment and purpose

15 "(a) ESTABLISHMENT.—The Register of Copyrights
16 is authorized to appoint and convene copyright arbitration
17 royalty panels to—

18 "(1) make determinations concerning the ad19 justment of the copyright royalty rates as provided
20 in section 803;

21 "(2) adjust royalty payments under section
22 1004(a)(3);

23 "(3) distribute royalty fees deposited with the
24 Register of Copyrights under sections 111 and

3 "(4) distribute the royalty fees deposited with
4 the Register of Copyrights under section 1005 in the
5 event a controversy over such distribution exists
6 under section 1006(c).".

7 (b) MEMBERSHIP AND PROCEEDINGS.—Section 802
8 of title 17, United States Code, is amended to read as
9 follows:

10 "§ 802. Membership and proceedings of copyright arbitration royalty panels

12 "(a) COMPOSITION OF COPYRIGHT ARBITRATION
13 ROYALTY PANELS.— A copyright arbitration royalty
14 panel shall consist of 3 arbitrators selected by the Register
15 of Copyrights pursuant to subsection (b).

"(b) SELECTION OF ARBITRATION PANEL.-Not 16 later than 10 days after publication of a notice initiating 17 an arbitration proceeding under section 803 or 804, and 18 in accordance with procedures specified by the Register 19 of Copyrights, the Register of Copyrights shall select 2 20 arbitrators from lists of arbitrators provided to the Reg-21 22 ister by parties participating in the arbitration. The 2 arbitrators so selected shall, within 10 days after their selec-23 tion, choose a third arbitrator from the same lists, who 24 25 shall serve as the chairperson of the arbitrators. If such

2 arbitrators fail to agree upon the selection of a chair 2 person, the Register of Copyrights shall promptly select
 3 the chairperson.

4 "(c) ARBITRATION PROCEEDINGS.—Copyright arbitration royalty panels shall conduct arbitration proceed-5 ings, in accordance with such procedures as they may 6 7 adopt, for the purpose of making their determinations in carrying out the purposes set forth in section 801. The 8 arbitration panels shall act on the basis of a fully docu-9 mented written record. Any copyright owner who claims 10 11 to be entitled to royalties under section 111 or 119 or any 12 interested copyright party who claims to be entitled to roy-13 alties under section 1006 may submit relevant information 14 and proposals to the arbitration panels in proceedings applicable to such copyright owner or interested copyright 15 party. The parties to the proceedings shall bear the entire 16 17 cost thereof in such manner and proportion as the arbitration panels shall direct. 18

19 "(d) REPORT TO THE REGISTER OF COPYRIGHTS.— 20 Not later than 180 days after publication of the notice 21 initiating an arbitration proceeding, the copyright arbitra-22 tion royalty panel conducting the proceeding shall report 23 to the Register of Copyrights its determination concerning 24 the royalty fee or distribution of royalty fees, as the case 25 may be. Such report shall be accompanied by the written record, and shall set forth the facts that the arbitration
 panel found relevant to its determination.

3 "(e) ACTION BY COPYRIGHT ARBITRATION ROYALTY PANEL.—Within 60 days after receiving the report of a 4 copyright arbitration royalty panel under subsection (d), 5 the Register of Copyrights shall adopt or reject the deter-6 7 mination of the arbitration panel. The Register shall adopt 8 the determination of the arbitration panel unless the Register finds that the determination is arbitrary. If the Reg-9 ister rejects the determination of the arbitration panel, the 10 Register shall, before the end of that 60-day period, and 11 after full examination of the record created in the arbitra-12 tion proceeding, issue an order setting the royalty fee or 13 14 distribution of fees, as the case may be. The Register shall 15 cause to be published in the Federal Register the deter-16 mination of the arbitration panel, and the decision of the Register (including an order issued under the preceding 17 18 sentence). The Register shall also publicize such deter-19 mination and decision in such other manner as the Reg-20 ister considers appropriate. The Register shall also make 21 the report of the arbitration panel and the accompanying 22 record available for public inspection and copying.

23 "(f) JUDICIAL REVIEW.—Any decision of the Reg24 ister of Copyrights under subsection (e) with respect to
25 a determination of an arbitration panel may be appealed,

1 by any aggrieved party who would be bound by the determination, to the United States Court of Appeals for the 2 3 District of Columbia Circuit, within 30 days after the pub-4 lication of the decision in the Federal Register. The pend-5 ency of an appeal under this paragraph shall not relieve 6 persons obligated to make royalty payments under sec-7 tions 111, 119, or 1003 who would be affected by the de-8 termination on appeal to deposit the statement of account 9 and royalty fees specified in those sections. The court shall have jurisdiction to modify or vacate a decision of the Reg-10 11 ister only if it finds, on the basis of the record before the 12 Register, that the Register acted in an arbitrary manner. If the court modifies the decision of the Register, the court 13 14 shall have jurisdiction to enter its own determination with 15 respect to the amount or distribution of royalty fees and 16 costs, to order the repayment of any excess fees, and to 17 order the payment of any underpaid fees, and the interest pertaining respectively thereto, in accordance with its final 18 19 judgment. The court may further vacate the decision of 20 the arbitration panel and remand the case for arbitration proceedings in accordance with subsection (c).". 21

22 (c) ADJUSTMENT OF COMPULSORY LICENSE
23 RATES.—Section 803 of title 17, United States Code, is
24 amended to read as follows:

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1 "§ 803. Adjustment of compulsory license rates

"(a) PETITIONS.—In accordance with subsection (b), 2 any owner or user of a copyrighted work whose royalty 3 rates are specified by this title, or by a rate established . 4 5 by the Copyright Royalty Tribunal before the date of the 6 enactment of the Copyright Reform Act of 1993, or by a copyright arbitration royalty panel after such date of 7 8 enactment, may file a petition with the Register of Copy-9 rights declaring that the petitioner requests an adjustment of the rate. The Register of Copyrights shall make a deter-10 11 mination as to whether the petitioner has a significant in-12 terest in the royalty rate in which an adjustment is requested. If the Register determines that the petitioner has 13 a significant interest, the Register shall cause notice of 14 this determination, with the reasons therefor, to be pub-15 lished in the Federal Register, together with the notice 16 of commencement of proceedings under this chapter. Ex-17 cept as provided in subsection (b)(1), the rates set by a 18 copyright arbitration royalty panel shall attempt to reflect 19 20 what the fair market value of the use would be in the ab-21 sence of a compulsory license.

22 "(b) Types of Proceedings.—

23 "(1) CABLE.—In making determinations con24 cerning the adjustment of the copyright royalty rates
25 in section 111, copyright arbitration royalty panels

shall make their determinations only in accordance
 with the following provisions:

3 "(A) The rates established by section 4 111(d)(1)(B) may be adjusted to reflect na-5 tional monetary inflation or deflation, or 6 changes in the average rates charged cable sub-7 scribers for the basic service of providing sec-8 ondary transmissions to maintain the real con-9 stant dollar level of the royalty fee per 10 subscriber which existed on the date of the en-11 actment of the Copyright Reform Act of 1993, 12 except that—

"(i) if the average rates charged cable 13 14 system subscribers for the basic service of 15 providing secondary transmissions are 16 changed so that the average rates exceed 17 national monetary inflation, no change in 18 the rates established bv section 19 111(d)(1)(B) shall be permitted; and

20 "(ii) no increase in the royalty fee
21 shall be permitted based on any reduction
22 in the average number of distant signal
23 equivalents per subscriber.

24 Copyright arbitration royalty panels may con-25 sider all factors relating to the maintenance of

such level of payments including, as an extenuating factor, whether the cable industry has been restrained by subscriber rate regulating authorities from increasing the rates for the basic service of providing secondary transmissions.

"(B) In the event that the rules and regu-7 8 lations of the Federal Communications Commission are amended at any time after April 9 10 15, 1976, to permit the carriage by cable sys-11 tems of additional television broadcast signals 12 beyond the local service area of the primary transmitters of such signals, the royalty rates 13 14 established by section 111(d)(1)(B) may be ad-15 justed to ensure that the rates for the addi-16 tional distant signal equivalents resulting from 17 such carriage are reasonable in the light of the changes effected by the amendment to such 18 19 rules and regulations. In determining the reasonableness of rates proposed following an 20 amendment of Federal Communications Com-21 22 mission rules and regulations, a copyright arbi-23 tration royalty panel shall consider, among 24 other factors, the economic impact on copyright owners and users, except that no adjustment in 25

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1	royalty rates shall be made under this subpara-
2	graph with respect to any distant signal equiva-
3	lent or fraction thereof represented by-
4	"(i) carriage of any signal permitted
5	under the rules and regulations of the Fed-
6	eral Communications Commission in effect
7	on April 15, 1976, or the carriage of a sig-
8	nal of the same type (that is, independent,
9	network, or noncommercial educational)
10	substituted for such permitted signal, or
11	"(ii) a television broadcast signal first
12	carried after April 15, 1976, pursuant to
13	an individual waiver of the rules and regu-
14	lations of the Federal Communications
15	Commission, as such rules and regulations
16	were in effect on April 15, 1976.
17	"(C) In the event of any change in the
18	rules and regulations of the Federal Commu-
19	nications Commission with respect to syn-
20	dicated and sports program exclusivity after
21	April 15, 1976, the rates established by section
22	111(d)(1)(B) may be adjusted to assure that
23	such rates are reasonable in light of the
24	changes to such rules and regulations, but any
25	such adjustment shall apply only to the affected

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television broadcast signals carried on those 1 systems affected by the change. 2 "(D) The gross receipts limitations estab-3 lished by section 111(d)(1) (C) and (D) shall be 4 5 adjusted to reflect national monetary inflation 6 or deflation or changes in the average rates 7 charged cable system subscribers for the basic service of providing secondary transmissions to 8 9 maintain the real constant dollar value of the exemption provided by such section; and the 10 royalty rate specified in such section shall not 11 12 be subject to adjustment. 13 "(E) With respect to proceedings under subparagraph (A) or (D), petitions under sub-14 section (a) may be filed during 1995 and in 15 16 each subsequent fifth calendar year. "(F) With respect to proceedings under 17 subparagraph (B) or (C), petitions under sub-18 section (a) may be filed within 12 months after 19 an event described in either such subsection. 20 21 Any change in royalty rates made pursuant to subparagraph (B) or (C) may be reconsidered 22 in 1995 and each fifth calendar year thereafter, 23 24 in accordance with subparagraph (B) or (C), as 25 the case may be.

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"(2) PHONORECORDS.—With respect to proceedings to adjust the copyright royalty rates in section 115, petitions under subsection (a) may be filed in 1997 and in each subsequent tenth calendar year.

5. "(3) COIN-OPERATED PHONORECORD PLAY-ERS.—If a negotiated license authorized by section 6 7 116 is terminated or expires and is not replaced by 8 another license agreement under such section, the Register of Copyrights shall, upon petition filed 9 10 under subsection (a) within 1 year after such termi-11 nation or expiration, convene a copyright arbitration 12 royalty panel. The arbitration panel shall promptly 13 establish an interim royalty rate or rates for the 14 public performance by means of a coin-operated pho-15 norecord player of non-dramatic musical works em-16 bodied in phonorecords which had been subject to 17 the terminated or expired negotiated license agree-18 ment. Such rate or rate shall be the same as the last 19 such rate or rates and shall remain in force until the 20 conclusion of proceedings by the arbitration panel, in 21 accordance with section 802, to adjust the royalty 22 rates applicable to such works, or until superseded 23 by a new negotiated license agreement, as provided in section 116(c). 24

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1	SEC. 203. PUBLIC BROADCASTING COMPULSORY LICENSE.
2	Section 118 of title 17, United States Code, is
3	amended—
4	(1) in subsection (b)—
5	(A) by striking the first 2 sentences;
6	(B) in the third sentence by striking
7	"works specified by this subsection" and insert-
8	ing "published nondramatic musical works and
9	published pictorial, graphic, and sculptural
10	works'';
11	(C) in paragraph (1)—
12	(i) in the first sentence by striking ",
13	within one hundred and twenty days after
14	publication of the notice specified in this
15	subsection,"; and
16	(ii) by striking "Copyright Royalty
17	Tribunal" each place it appears and insert-
18	ing "Register of Copyrights";
19	(D) in paragraph (2) by striking "Tribu-
20	nal" and inserting "Register of Copyrights";
21	(E) in paragraph (3)—
22	(i) by striking the first sentence and
23	inserting the following: "In the absence of
24	license agreements negotiated under para-
25	graph (2), the Register of Copyrights shall,
26	pursuant to section 803, convene a copy-
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1	right arbitration royalty panel to determine
2	and publish in the Federal Register a
3	schedule of rates and terms which, subject
4	to paragraph (2), shall be binding on all
5	owners of copyright in works specified by
6	this subsection and public broadcasting en-
7	tities, regardless of whether such copyright
8	owners have submitted proposals to the
9	Register of Copyrights.";
10	(ii) in the second sentence—
11	(I) by striking "Copyright Roy-
12	alty Tribunal" and inserting "copy-
13	right arbitration royalty panel"; and
14	(II) by striking "clause (2) of
15	this subsection" and inserting "para-
16	graph (2) "; and
17	(iii) in the last sentence by striking
18	"Copyright Royalty Tribunal" and insert-
19	ing 'Register of Copyrights"; and
20	(F) by striking paragraph (4);
21	(2) by striking subsection (c); and
22	(3) in subsection (d)—
23	(A) by redesignating such subsection as
24	subsection (c);

1	(B) by striking "to the transitional provi-
2	sions of subsection (b)(4), and"; and
3	(C) by striking "Copyright Royalty Tribu-
4	nal" and inserting "copyright arbitration roy-
5	alty panel".
6	SEC. 204. SECONDARY TRANSMISSIONS BY SUPERSTATIONS
.7	AND NETWORK STATIONS FOR PRIVATE
8	VIEWING.
9	Section 119 of title 17, United States Code, is
10	amended—
11	(1) in subsection (b)—
12	(A) in paragraph (1) by striking ", after
13	consultation with the Copyright Royalty Tribu-
14	nal," each place it appears;
15	(B) in paragraph (2) by striking "Copy-
16	right Royalty Tribunal" and inserting "Register
17	of Copyrights";
18	(C) in paragraph (3) by striking "Copy-
19	right Royalty Tribunal" and inserting "Register
20	of Copyrights"; and
21	(D) in paragraph (4)—
22	(i) by striking "Copyright Royalty
23	Tribunal" each place it appears and insert-
24	ing "Register of Copyrights";

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1	(ii) by striking "Tribunal" each place
2	it appears and inserting "Register"; and
3	(iii) in subparagraph (C) by striking
4	"conduct a proceeding" in the last sen-
5	tence and inserting "convene a copyright
6	arbitration royalty panel"; and
7	(2) by striking subsection (c) and inserting the
8	following:
9	"(c) DETERMINATION OF ROYALTIES.—The royalty
10	fee payable under subsection (b)(1)(B) shall be that estab-
11	lished by the Copyright Royalty Tribunal on May 1, 1992,
12	as corrected on May 18, 1992.".
13	SEC. 205. CONFORMING AMENDMENTS.
14	(a) CABLE COMPULSORY LICENSE.—Section 111(d)
15	of title 17, United States Code, is amended as follows:
16	(1) Paragraph (1) is amended by striking ",
17	after consultation with the Copyright Royalty Tribu-
18	, nal (if and when the Tribunal has been con-
19	stituted),".
20	(2) Paragraph (1)(A) is amended by striking ",
21	after consultation with the Copyright Royalty Tribu-
22	nal (if and when the Tribunal has been con-
23	stituted),".
24	(3) Paragraph (2) is amended by striking the
25	second and third sentences and by inserting the fol-

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1	lowing: "All funds held by the Secretary of the
2	Treasury shall be invested in interest-bearing United
3	States securities for later distribution by the Reg-
4	ister in the event no controversy over distribution ex-
5	ists, or by a copyright arbitration royalty panel in
6	the event a controversy over such distribution exists.
7	The Register shall compile and publish on a semi-
8	annual basis, a compilation of all statements of ac-
9	count covering the relevant 6-month period provided
10	by paragraph (1) of this subsection.".
11	(4) Paragraph (4)(A) is amended—
12	(A) by striking "Copyright Royalty Tribu-
13	nal" and inserting "Register of Copyrights";
14	and
15	(B) by striking "Tribunal" and inserting
16	"Register".
17	(5) Paragraph $(4)(B)$ is amended to read as
18	follows:
19	"(B) After the first day of August of each
20	year, the Register of Copyrights shall determine
21	whether there exists a controversy concerning
22	the distribution of royalty fees. If the Register
23	determines that no such controversy exists, the
24	Register shall, after deducting the Copyright
25	Office's reasonable administrative costs under

1	this section, distribute such fees to the copy-
2	right owners entitled, or to their designated
3	agents. If the Register finds the existence of a
4	controversy, the Register shall, pursuant to
5	chapter 8 of this title, convene a copyright arbi-
6	tration royalty panel to determine the distribu-
7	tion of royalty fees.".
8	(6) Paragraph $(4)(C)$ is amended by striking
9	"Copyright Royalty Tribunal" and inserting "Reg-
10	ister of Copyrights".
11	(b) AUDIO HOME RECORDING ACT.—
12	(1) ROYALTY PAYMENTS.—Section 1004(a)(3)
13	of title 17, United States Code, is amended
14	(A) by striking "Copyright Royalty Tribu-
15	nal" and inserting "Register of Copyrights";
16	and
17	(B) by striking "Tribunal" and inserting
18	"Register".
19	(2) DEPOSIT OF ROYALTY PAYMENTS.—Section
20	1005 of title 17, United States Code, is amended by
21	striking the last sentence.
22	(3) ENTITLEMENT TO ROYALTY PAYMENTS
23	Section 1006(c) of title 17, United States Code, is
24	amended by striking "Copyright Royalty Tribunal"

1	and inserting "Register of Copyrights shall convene
2	a copyright arbitration royalty panel which".
3	(4) PROCEDURES FOR DISTRIBUTING ROYALTY
4	PAYMENTS.—Section 1007 of title 17, United States
5	Code, is amended—
6	(A) in subsection (a)(1) by striking "Copy-
7	right Royalty Tribunal" and inserting "Register
8	of Copyrights";
9	(B) in subsection (b)—
10	(i) by striking "Copyright Royalty
11	Tribunal" and inserting "Register of Copy-
12	rights"; and
13	(ii) by striking "Tribunal" each place
14	it appears and inserting "Register"; and
15	(C) in subsection (c)—
16	(i) by striking the first sentence and
17	inserting "If the Register finds the exist-
18	ence of a controversy, the Register shall,
19	pursuant to chapter 8 of this title, convene
20	a copyright arbitration royalty panel to de-
21	termine the distribution of royalty pay-
22	ments."; and
23	(ii) by striking "Tribunal" each place
24	it appears and inserting "Register".

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1	(5) Arbitration of certain disputes.—Sec-
2	tion 1010 of title 17, United States Code, is
3	amended
4	(A) in subsection (b)—
5	(i) by striking "Copyright Royalty
6	Tribunal" and inserting "Register of Copy-
7	rights"; and
8	(ii) by striking "Tribunal" each place
9	it appears and inserting "Register";
10	(B) in subsection (e) by striking "Copy-
11	right Royalty Tribunal" each place it appears
12	and inserting "Register of Copyrights";
13	(C) in subsection (f)—
14	(i) by striking "Copyright Royalty
15	Tribunal" each place it appears and insert-
16	ing "Register of Copyrights";
17	(ii) by striking "Tribunal" each place
18	it appears and inserting "Register"; and
19	(iii) in the third sentence by striking
20	"its" and inserting "the Register's"; and
21	(D) in subsection (g)—
22	(i) by striking "Copyright Royalty
23	Tribunal" and inserting "Register of Copy-
24	rights"; and

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1	(ii) by striking "Tribunal" each place
2	it appears and inserting "Register".
3	TITLE III—GENERAL
4	PROVISIONS
5	SEC. 301. EFFECTIVE DATE.
6	(a) TITLE I.—
7	(1) IN GENERAL.—Except as provided in para-
8	graph (2), the amendments made by title I take ef-
9	fect on the date of the enactment of this Act.
10	(2) SECTION 103.—The amendments made by
11	section 103 take effect on January 1, 1994.
12	(b) TITLE II.—The amendments made by title II
13	take effect on January 1, 1994.
14	(c) EFFECTIVENESS OF EXISTING RATES AND DIS-
15	TRIBUTIONS.—All royalty rates and all determinations
16	with respect to the proportionate division of compulsory
17	license fees among copyright claimants, whether made by
18	the Copyright Royalty Tribunal, or by voluntary agree-
19	ment, before the effective date set forth in subsection (b)
20	shall remain in effect until modified by voluntary agree-
21	ment or pursuant to the amendments made by this Act.
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