

October 22, 2025

The Honorable Thomas Massie 2371 Rayburn House Office Building Washington, DC 20515 The Honorable Marcy Kaptur 2314 Rayburn House Office Building Washington, DC 20515

Dear Representatives Massie and Kaptur:

Conservatives for Property Rights (CPR) proudly supports the Restoring America's Leadership in Innovation Act (RALIA). Thank you for your leadership advancing these extremely important intellectual property (IP) rights.

As you know, CPR emphasizes the central importance of private property in all its forms—physical, personal, financial, and intellectual. Rights in private property rank among the unalienable rights the Founders referenced in the Declaration of Independence. Moreover, they placed patents' securing the private property rights of inventors in Article I, Section 8 of the Constitution itself. We do not consider property rights a conservative or liberal issue, though this coalition approaches property rights from a conservative philosophical perspective.

The Restoring America's Leadership in Innovation Act would strengthen private property rights in one's inventions and discoveries. The bill would broadly reverse the antipatent onslaught of recent years. RALIA would counter the ongoing assault by courts, Congress, the Administrative State, and patent-infringer special interests. The harm done to our patent system is reflected in the fact that global venture capital (VC) invested in the United States <a href="https://linear.com/has-fallen">has-fallen</a>. The U.S. share of VC dropped from 82% in 2004 to 49% in 2021 as the Supreme Court's <a href="https://example.com/has-fallen">eBay ruling spares</a> patent infringers from injunction, the <a href="https://example.com/has-fallen">Alice-Mayo</a> framework causes patent-eligible unpredictability, and enactment of the America Invents Act's (AIA) led to infringers' greater ability to cancel issued patents, game the litigation system, and disrupt commercialization of inventions. Also, patent licensing royalty rates have dropped over the same period.

In short, our patent system desperately needs the restoration of its traditional strengths: clear, robust private property rights akin to those afforded real estate; returning patent eligibility to a mere threshold question distinct from patentability considerations; patent reliability due to bright-line validity presumption, with federal courts the venue for disputing patent validity; and restored access to injunctive relief against patent infringers to bar them from continued accrual of ill-gotten gains.

RALIA would address these pressing uncertainties and weaknesses plaguing the U.S. patent system. This legislation affirms and recovers the fact that a patent secures private property rights—*not* the government awarding a "public franchise." This bill undoes some of the worst excesses of the AIA, such as by repealing administrative quasijudicial patent validity challenges

and restoration of pre-AIA first-to-invent and one-year grace period. It corrects major Supreme Court errors, ensuring patent-eligible subject matter in software and biotechnology, restoring injunctive remedies, and bolstering patent rights in licensing and transfer of patents. CPR commends your ensuring the right to de novo judicial review, ending automatic publication of patent applications prior to patent issuance, restoring best mode, and eliminating patent fee diversion.

This legislation would substantially remediate harms that now jeopardize America's competitiveness and empower an ever-increasingly aggressive China. RALIA would strengthen the hand of inventors to fend off patent infringers and stand a fighting chance at leapfrogging entrenched corporations by bringing new innovations to market. The bill would equally benefit innovative, established firms engaged in standards development, patent licensing, and global markets where their inventive talents give the United States a competitive advantage in emerging technologies such as 5G wireless, artificial intelligence, biopharmaceuticals, and advanced manufacturing.

Thus, Conservatives for Property Rights applauds the Restoring America's Leadership in Innovation Act and looks forward to working with you to strengthen patent property rights and to restore the Founders' original intent of a solidly property rights-based patent system that promotes progress in science and useful arts.

Sincerely,

James Edwards
Executive Director

Conservatives for Property Rights

Charles Sauer President Market Institute

David Williams President

**Taxpayers Protection Alliance** 

Seton Motley President

Less Government

James L. Martin Founder/Chairman 60 Plus Association

Ashley Baker Executive Director

Tradition, Family, Property, Inc.

Tom DeWeese President

American Policy Center

Kevin L. Kearns President

U.S. Business & Industry Council

Dick Patten President

American Business Defense Council

Bob Carlstrom Executive Director

Prosperity for US Foundation

Paul Caprio Director

Family PAC Federal

Saulius "Saul" Anuzis

President

American Association of Senior Citizens

C. Preston Noell, III

President

The Committee for Justice

Colin Hanna President

Let Freedom Ring