Omnibus Trade and Competitiveness Act of 1988
(Public Law 100-148 August 23, 1988)

An Act
To enhance the competitiveness of American industry, and other purposes.
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE AND TABLE OF CONTENTS

(a) SHORT TITLE

This Act may be cited as the Omnibus Trade and Competitiveness Act of 1988?.

SEC. 5164. METRIC USAGE.

(a) FINDINGS. Section 2 of the Metric Conversion Act of 1975 is amended by adding at the end thereof the following new paragraph:

?(3) World trade is increasingly geared towards the metric system of measurement.?

?(4) Industry in the United States is often at a competitive disadvantage when dealing in international markets because of its nonstandard measurement system, and is sometimes excluded when it is unable to deliver goods which are measured in metric terms.

?(5) The inherent simplicity of the metric system of measurement and standardization of weight and measures has led to major cost savings in certain industries which have converted to that system.?

?(6) The Federal Government has a responsibility to develop procedures and techniques to assist industry, especially small business, as it voluntarily converts to the metric system of measurement.?

?(7) The metric system of measurement can provide substantial advantage to the Federal Government in its own operations.?

(b) POLICY. ?? Section 3 of the Metric Conversion Act of 1975 is amended to read as follows:

SEC. 3. It is therefore the declared policy of the United States?

?(1) to designate the metric system of measurement as the preferred system of weights and measures for United States trade and commerce?;

?(2) to require that each Federal agency, by a date certain and to the extent economically feasible by the end of the fiscal year 1992, use the metric system of measurement in its procurement, grants, and other business-related activities, Except to the extent that such
use is impractical or is likely to cause significant inefficiencies or loss of markets to
United States firms, such as when foreign competitors are producing competing products
in non-metric units?;

?(3) to seek out ways to increase understanding of the metric system of measurement
through educational information and guidance and in Government Publications?; and

?(4) to permit the continued use of traditional systems of weights and measures in
nonbusiness activities.?

(c) IMPLEMENTATION. ? The Metric Conversion Act of 1975 is further amended by
predesignating section 12 as section 13, and by inserting after section 11 the following
new section:

?SEC.12(a) As soon as possible after the date of the enactment of this section, each
agency of the Federal Government shall establish guideline to carry out the policy set
forth in section 3 (with particular emphasis upon the policy set forth in paragraph (2) of
that section), and as part of its annual budget submission for each fiscal year beginning
after such date shall report to the Congress on the actions which it has taken during the
previous fiscal year, as well as the actions which it plans for the fiscal year involved, to
implement fully that metric system of measurement in accordance with that policy. Such
reporting shall cease for an agency in the fiscal year after it has fully implemented its
efforts under section 3(2). As used in this section, the term ?agency? of the Federal
Government? means an Executive Agency or military department as those terms are
defined in chapter 1 of title 5, United States Code.

(b) At the end of the fiscal year 1992, the Comptroller General shall review the
implementation of this Act, and upon completion of such review shall report his findings
to the Congress along with any legislative recommendations he may have.

Public Law 100-418
100th Congress