PUBLIC SUBMISSION

As of: 11/13/20 5:50 PM

Received: November 10, 2020

Status: Posted

Posted: November 13, 2020 Tracking No. 1k4-9k0l-ceu4

Comments Due: November 19, 2020

Submission Type: API

Docket: PTO-C-2020-0055

Request for Comments on Discretion to Institute Trials Before the Patent Trial and Appeal

Board

Comment On: PTO-C-2020-0055-0001

Discretion to Institute Trials Before the Patent Trial and Appeal Board

Document: PTO-C-2020-0055-0070

Comment from DSD Concepts

Submitter Information

Name: Merrie East

Address:

6703 E Mainsgate

WICHITA, KS, 67226-1028 Email: dsdconcept@yahoo.com

Phone: 3165738846

Submitter's Representative: Merrie East

Organization: DSD Concepts

General Comment

large corporations should not be allowed to use the PTAB as a weapon to increase cost and delay justice for independent inventors and small businesses! The PTAB should not allow multiple attacks against the same patent! And the PTAB should not have the ability to undermine the regular courts and trial by jury with duplicative proceedings and conflicting outcomes! I have to question why there is even a PTAB established! Once a patent has endured the long process of validation, which usually takes about 2 years as mine did, there should be no way to invalidate! Seems the patent office double dips by allo we ing their own to invalidate!