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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-2020-0055-0038

Comment from Kelly Houston.

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General Comment

The PTAB was unconstitutional in its founding, operation and decisions. It has to be shut down and all of its decisions vacated.

My Ex-Parte was accepted by the USPTO even though my issued patent singular scientifically well known method "Aerosolization" was not mentioned once in a 350 page petition AND none of the known scientific steps mentioned much less addressed. At the time (June of 2015) there was over 3800 issued patents that extremely clearly lay out the necessary steps of the science.