PUBLIC SUBMISSION

As of: 11/19/20 1:45 PM

Received: November 14, 2020

Status: Posted

Posted: November 17, 2020 **Tracking No.** 1k4-9k36-7mah

Comments Due: December 03, 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-2020-0055-0257 Comment from Christos Bechlioulis.

Submitter Information

Name: Christos Bechlioulis

Address:

cbech92@gmail.com

Athens, Agii Anargiri, Greece, 13562

Email: tsempex@protonmail.com

Submitter's Representative: Christos K. Bechlioulis **Organization:** Hum0ne's Holistic Detective Agency

General Comment

Many have said; "More protection and expansion of "IP" rights must result in higher levels of innovation, development and competition".

However, facts occurred over the past two decades PROVE that the way copyright, trademarks, trade secrets and patents are implemented and enforced,

NOT ONLY,

do not promote innovation, competition, progress and a sustainable and more equitable regime to foster societal progress and wealth,

BUT ALSO,

it results in a severe concentration of power and knowledge which could result in a huge global intellectual gap.

Intellectual ability is a fundamental ingredient for the sub-system called "human relationships" to work properly.

"Human relationships" is a fundamental sub-system of the biological system called planet "Earth". Thus, if the Patent and Trademark Office will not take seriously its decisions, a huge intellectual gap could irreversibly harm our world even to the extent of an extinction level event.