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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-2020-0055-0471 Comment from J Whipple

Submitter Information

Name: J Whipple Address: kennesaw, GA, 30152 Email: ednotes12@gmail.com Phone: 7702183174

General Comment

I am opposed to Stopping the ability of Independent review for patents. This only serves to allow the continuing practice of Patent Trolls to flourish. It is outrageous in the first place to allow these legal firms to attach a right to a patent that they had nothing to do with creating nor any actual stack in the patent product itself. This is very harmful to a companies and the consumer in generating extra costs and adds absolutely no economic benefit to our society. The patent office must be allowed to review a claim of a patents legitimacy and determine if it is valid. The office must have the right to throw out a claim of a patent where the patent holder had no stack in developing, maintaining, nor right to the patent to simply extort fees from the public.