PUBLIC SUBMISSION

As of: 12/1/20 8:50 AM

Received: November 21, 2020

Status: Posted

Posted: November 24, 2020 **Tracking No.** 1k4-9k7n-f0dd

Comments Due: December 03, 2020

Submission Type: Web

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-2020-0055-0610 Comment from Anonymous Anonymous

Submitter Information

Name: Anonymous Anonymous

General Comment

It's about time these patent trolls were stopped making money out of companies who earn an honest living. These despicable companies (trolls), exit only to line their pockets with money they have never earned.

In an ideal world they would be denied this avenue, unless the patent infringes on a genuine product or service provided; which in 99% of cases it does not.

So I would like to add my voice to the list of people protesting about the U.S. Government's intent on severely limiting the process of Inter Partes reviews. Because it would take away peoples' right to prove their innocence when sued by a Patent Troll