

From: Fred Nugen

Sent: Thursday, August 21, 2014 4:40 PM

To: TrialsRFC2014

Subject: Comments on Trial Proceedings Under the America Invents Act Before the Patent Trial and Appeal Board

Companies requesting reevaluation of a patent via IPR should be allowed reduced filing fees, if they are then currently in litigation regarding the patent in question.

This will help allow smaller companies fight bad patents, and bring them to USPTO's attention.