

## Latest News

### **August 15, 2016 - Roundtable to discuss leveraging electronic resources (e.g., Global Dossier and USPTO internal databases) to retrieve information from applicant's other patent applications & streamlining patent issuance**

The USPTO seeks participant feedback at the roundtable on the following questions related to how the USPTO should efficiently utilize information from an applicant's other applications having the same or substantially the same disclosure to automatically provide U.S. examiners with relevant information at the earliest stage of examination and on what information should be part of a patent:

1. In balancing the goals of examination quality and efficiency, should the USPTO monitor other applications, besides domestic parent and counterpart foreign applications, for relevant information located therein for consideration in the instant U.S. application? If so, which other applications should be monitored (e.g. siblings, applications involving the same or related technology, etc.)?
2. What is the most convenient way to bring an application to the USPTO's attention that should be monitored for information during the examination of a U.S. application (e.g., automated system, applicant notifies the USPTO, etc.)?
3. How should the USPTO determine which information from the monitored applications to provide examiners while ensuring they are not overburdened with immaterial and marginally relevant information?
4. If the USPTO were to implement a fully automated system to import information from applicant's other applications, how should the USPTO document the information automatically imported into the image file wrapper of the instant U.S. application? For example, should the record reflect which domestic parent or counterpart foreign application the information was imported from, the date that the information was imported, and whether the examiner considered the imported information?
5. Taking into consideration the information that is publicly available in PAIR, what information should be part of a patent? For example, should prior art references and classification information still be listed on the front page of a patent?

Registration is required. There is no fee to register for the roundtable, and registration will be on a first-come, first-served basis.

To register, please send an e-mail message to and provide the following information:

1. Your name, title, company or organization if applicable, address, phone number, and e-mail address

2. Whether you wish to attend in person or via webcast
3. Whether you would like to make an oral presentation at the roundtable. For all presentation requests, please identify which of the questions above and identified in section III of the Federal Register notice will be addressed and the approximate length of your presentation.

Deadline for requesting to present at the roundtable: **September 14, 2016**

Deadline for submitting copy of presentation (if selected as a presenter): **September 21, 2016**

[To view the Federal Register notice, please click here.](#)

**Webcast Instructions:** Instructions for accessing the webcast will be sent to registered attendees who have requested to attend via webcast.

**Speaker List:** Will be available by September 22, 2016.

**Final Agenda:** Will be available by September 26, 2016.