LEAP encourages the professional development of patent attorneys and agents through oral advocacy opportunities, helping them gain experience in proceedings before the Patent Trial and Appeal Board.
Eligibility
To qualify as a LEAP practitioner, a patent agent or attorney must have:

- Three or fewer substantive oral arguments in any federal tribunal including the Patent Trial and Appeal Board (PTAB).

It's easy to participate in LEAP:
Once the PTAB has assigned an oral hearing date for the case, submit a LEAP Practitioner Request and Verification Form to PTABHearings@uspto.gov at least 5 days prior to the hearing.

At the oral hearing:
- A LEAP practitioner can conduct the entire oral argument or share time with other counsel as long as the LEAP practitioner is offered a meaningful and substantive opportunity to argue.
- The type and quantity of oral argument by the LEAP practitioner is at the party’s discretion.
- PTAB will permit more experienced counsel to assist a LEAP practitioner to clarify, if needed.

Mock arguments
The PTAB also offers a mock argument practicum through which practitioners can argue before a panel of actual PTAB judges and receive individual feedback on strengths and ways to improve.

Webinar trainings
The PTAB hosts free webinar trainings on oral advocacy, including:
- use of demonstratives
- effective use of hearing time
- decorum
- oral hearing logistics, and more!

Mock arguments and webinar trainings provide an added measure of confidence for LEAP practitioners and their clients, for both the PTAB case at hand and any future IP litigation.

For a full schedule of trainings, visit http://bit.ly/PTABLEAP. There you can also find Frequently Asked Questions, a “New to PTAB” Toolkit, and more information on LEAP.

Did you know?
The PTAB grants up to 15 minutes of additional argument time to parties that participate in LEAP, depending on the proceeding length and PTAB schedule.