I support the new rules proposed by the USPTO Director.

This change will bring the standard of claim construction used in Article III courts to the PTAB. This will also remove the gamesmanship used by the accused infringer who seeks a broad claim construction for purposes of invalidating a patent, and a narrow claim construction for purposes of arguing non-infringement. Uniformity for our patent system is very important.

I would also like to see some discovery rule changes regarding declaration of “real party of interest” and the disclosure of all business relationships, memberships, and discussions with third parties that may benefit from the filing of the petition.

regards,

Bobby.