Dear Director Iancu,

I’m sure, at this late hour, that you are being lobbied heavily by the businesses that game the patent system because the dual standards (BRI and Phillips) that the patent approval and then appeal process is burdened with.

As you know the “efficient infringer” lobby has a long reach and unlimited resources to play this system.

The situation that the PTAB has created...using the BRI standard to reassess the claims of a patent after they have been allowed by the PTO (and in many cases reaffirmed by Article 3 courts) is rife for this kind of game playing and needs to come to an end.

Thank you for having the courage to stand up to these “efficient infringers”. There must be certainty, equality and fairness at both the PTO and PTAB if our patent system is to be restored to preeminent position it enjoyed before this mess was created.

Sincerely,

Scott Wilson