

From: [Benjamin Keim](#)
To: [AC58.comments](#)
Subject: comment on proposed changes to 1.56 Duty to disclose information material to patentability.
Date: Tuesday, November 15, 2016 1:52:42 PM

In subsection (b), is “broadest reasonable construction” intended to have the same meaning as the more common phrase “broadest reasonable interpretation”?

Benjamin A. Keim | Lee & Hayes

Patent Attorney

benjamink@leehayes.com

P 206.876.6023 | **F** 206.315.4004

701 Pike Street, Suite 1600 | Seattle, Washington 98101

Follow us! [Twitter](#) // [Linked In](#) | www.leehayes.com

NOTE: This email and any attachments contain information from the law firm of Lee & Hayes, pllc, that is confidential and/or subject to the attorney-client privilege. If you are not the intended recipient of this message, please do not read it or disclose it to others. Instead, please delete it and notify the sender immediately.