

From: Sinai Yarus [mailto:sin[REDACTED]]
Sent: Thursday, November 29, 2012 6:21 AM
To: ATR-LPS-PAEPublicComments
Subject: patent assertion entity (PAE) activities

Gentlemen,

As a licensed patent practitioner (Patent Agent) the concept that enforcement of patent rights could create an antitrust issue seems implausible.

A patent is a US government granted monopoly right, subject to a time limitation.

The reason the US government should grant such rights is set forth in the Constitution.

For the US government to consider the possibility that those attempting to enforce their patent rights might be legally culpable seems illogical at best.

If there is a conflict between patent rights and anti-trust laws (which there does not seem to be), it should be resolved by legislation, not litigation.

Those that feel PAEs are detrimental can try to pass a constitutional amendment to limit the ability of patent holders to enforce their rights.

Hopefully they will not succeed.

Dr. S.Yarus CIPO
Patent Attorney (IPO)/Agent (USPTO)
Eyal Research Consultants Ltd.
Amot Building; Wing B; 3rd floor
11 Kiryat hamada St.
Har Hotzvim, Jerusalem

mail: sinai@eyal-rc.com

Website: www.eyal-rc.com

Phone: +972 2 540 1093 Ext 5

Mobile: +972 54 55 468 53

Fax: +972 2 5401096

CONFIDENTIALITY NOTICE : This electronic mail transmission and its attachment(s) contains confidential and privileged information. The information is intended solely for use by the individual or entity named. If you are not the intended recipient, be aware that any disclosure, copying, distribution or use of the contents hereon is unlawful and prohibited. If you have received this electronic mail transmission in error, please notify the sender immediately via return e-mail and delete the message and its attachment(s) from your computer. The sender will not accept any responsibility for viruses (if any) associated with this e-mail or its possible attachments. Thank you.