

"A Practical Guide to Inter Partes Review" Webinar Series: Strategic Considerations During Post-Merits Briefing

SEPTEMBER 17, 2014

Inter Partes Review (IPR) proceedings before the Patent Trial and Appeal Board (PTAB) offers an attractive option for parties seeking to challenge the validity of issued US patents, while affording substantive and procedural rights previously limited to patent litigation in the courts.

Join WilmerHale's Intellectual Property Practice for a five-part webinar series, during which attorneys will provide strategic guidance on the implication of IPR changes and how they affect your business.

In the third session, Intellectual Property Partner Peter Dichiara and Intellectual Property Litigation Partner Wayne Stoner discuss strategic considerations following the conclusion of the merits briefing, including motions to exclude, motions for observation and preparation for and conduct of the hearing. The discussion includes past approaches, PTAB precedent and preservation of appellate rights.

View the Webinar Recording
View the Presentation Materials

CLE credit will be offered.

READ MORE ABOUT THE EVENT

Speakers



Peter M. Dichiara

PARTNER

■ peter.dichiara@wilmerhale.com

BOSTON

**** + 1 617 526 6466

Related Solutions

Intellectual Property
Counseling and Prosecution
Patent Prosecution

Litigation

Intellectual Property Litigation

Post-Grant Proceedings

You May Be Interested In







APRIL 17, 2024

WEBINAR



VIEW ALL EVENTS