

Patent Assertion Entities Win, For Now

June 17, 2014 | Client Update

The Senate Judiciary Committee removed legislation from its agenda that would have made it more difficult for patent assertion entities (“PAEs”) to pursue infringement claims, likely guaranteeing that Congress will not pass broad patent reform this year. Consequently, companies that had sought new tools to deter and defend against patent lawsuits will have to wait.

If you have any questions regarding the matters covered in this publication, please reach out to any of the lawyers listed below or your usual Davis Polk contact.

Arthur J. Burke

+1 212 450 4352
+1 650 752 2005
arthur.burke@davispolk.com

Arthur F. Golden

+1 212 450 4388
arthur.golden@davispolk.com

Ronan P. Harty

+1 212 450 4870
ronan.harty@davispolk.com

This communication, which we believe may be of interest to our clients and friends of the firm, is for general information only. It is not a full analysis of the matters presented and should not be relied upon as legal advice. This may be considered attorney advertising in some jurisdictions. Please refer to the firm's privacy notice for further details.

Related materials

[Patent-Assertion-Entities-Win-For-Now](#)