

Christopher L. McKee writes article on the continued value of the patent owner preliminary response after SAS for Law360

Christopher L. McKee examines 21 inter partes review decisions made after the Supreme Court's ruling in SAS Inst., Inc. v. lancu to determine whether the filing of a preliminary response by the patent owner continues to hold value in Law360.

Banner & Witcoff summer associate Xuechen Rebecca Ding also contributed to the research and writing of this article.

Click here to read, "Post-SAS, To File Or Not To File A Preliminary Response?"

Posted: July 31, 2018