21 C THE COALITION FOR 21 <sup>ST</sup> CENTURY PATENT REFORM Protecting Innovation to Enhance American Competitiveness	H.R. 9 Goodlatte As Reported	S. 1137 Grassley As Reported	S. 632 Coons	H.R. 1832 Conyers	H.R. 2045 Burgess	
Patent Pleading Specificity	4	$\checkmark$				
Attorneys Fees Award	<b>√</b>	<b>√</b>				
Attorneys Fees Recovery	√	<b>√</b>				
Covenant Not to Sue	<b>√</b>	<b>√</b>				
Joinder of Interested Parties	4					
Stay of Discovery	<b>√</b>	<b>√</b>				
Venue	√					
Transparency of Patent Ownership	$\checkmark$	1				-/ D
Customer-Suit Exception (Stay)	<b>√</b>	<b>√</b>				√ Provision Included
Judicial Conference: Procedures & Practices to Implement Discovery Burdens & Costs, Case Management and Form 18	<b>√</b>	<b>√</b>	<b>\</b>			21C Supports
Protection of IP Licenses In Bankruptcy	$\checkmark$	$\checkmark$				Amendments
PGR Amendment (Judicial Estoppel Correction)	<b>√</b>	<b>✓</b>				Needed
Use of District Court Claim Construction in PGR/IPR	<b>√</b>	<b>→</b>	<b>\</b>			21C Opposes
Amendment of Claims		$\checkmark$	$\checkmark$			
Testimony (with Cross Examination) Heard Live in PGR/IPR Proceedings		<b>√</b>				
Burden of Proof		<b>V</b>	<b>\</b>			
Standing	$\checkmark$		$\checkmark$			
Discovery of Real Party in Interest			<b>√</b>			
Preliminary Response Evidence	<b>√</b>	<b>√</b>	<b>V</b>			
Coordination of Proceedings		<b>√</b>	<b>V</b>			
Composition of PGR/IPR Panels		$\checkmark$	$\checkmark$			
Re-Examination of Patents			>			
Willful Infringement			<b>\</b>			
Divided Infringement			<b>V</b>			
Requirement of clarity and specificity In Demand Letters	$\checkmark$	<b>√</b>	<b>\</b>		$\checkmark$	
FTC Authority over Abusive Demand Letters		$\checkmark$	<b>√</b>		<b>\</b>	
Codification of Double Patenting	<b>V</b>					
Elimination of USPTO Fee Diversion			<b>V</b>	<b>V</b>		
www.patentsmatter.com						