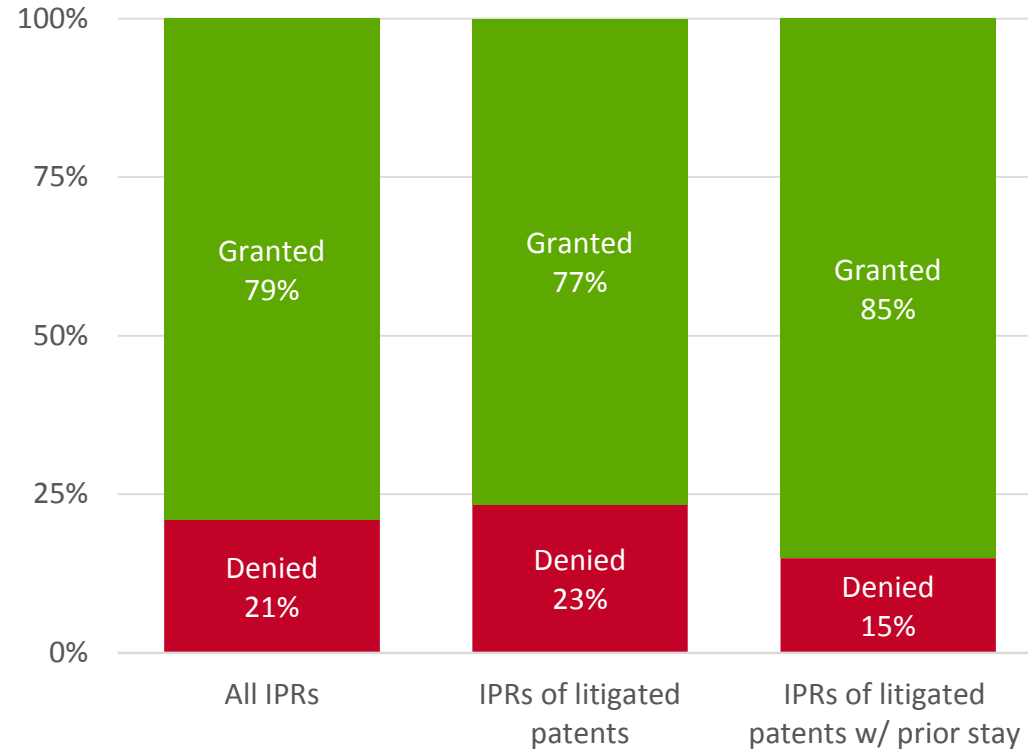


IPR Institution Decisions



8% More IPRs instituted when concurrent litigation is **stayed**

For *inter partes* review proceedings involving concurrent district court litigation, the PTAB is 8% more likely to institute trial when the district court grants a stay.

	All IPRs		Litigated		Litigated w/ Stay	
DENIED	397	(20.98%)	280	(23.29%)	75	(14.94%)
GRANTED	1,495	(79.02%)	922	(76.71%)	424	(85.06%)

This chart shows the outcomes of PTAB decisions granting or denying institution of trial in IPR proceedings as of May 15, 2015. “IPRs of litigated patents” means the patent challenged in an IPR was concurrently the subject of an infringement or invalidity claim or defense in a district court case. “Granted” means the Board granted institution of at least one claim on at least one ground of unpatentability. “Denied” means the Board denied institution as to every challenged claim on every asserted ground for unpatentability.