



KAREN SEBASKI PROVIDED INSIGHTS TO IPWATCHDOG ON SUPREME COURT'S DECISION IN *THRYV, INC. V. CLICK-TO-CALL TECHNOLOGIES*

04.21.2020

Karen was quoted in IPWatchdog on the closely-watched patent case *Thryv, Inc. v. Click-to-Call Technologies*, noting that the Supreme Court's opinion "gives administrative patent judges unfettered authority to decide that a particular petition for inter partes review is not time barred." Read her comments [here](#).

ATTORNEYS

Karen A. Sebaski