May I propose that the innovation patent be retained, but changed by eliminating the remedy of injunction, and instead providing a compulsory licensing regime as the sole remedy to infringement. Such an approach would eliminate the current very high cost of enforcement, which is the major obstacle for small business using the patent system. A range of staged license fees could be provided depending on the market demand for the product or service. The enforcement regime would remain claims based, and the alleged infringement would still be compared to the claims to find infringement, no new techniques would be required of practitioners. In this way the second tier patent system would be able to stimulate innovation and commerce.

I would be happy to discuss this proposition with your further if you dare entertain it

best regards

Chris O’Sullivan