Dear mister Guidance,

I hear increasingly weird patents being granted in the US. 1-click buy for example. These are not innovations, at most they are good practice and maybe clever. But by no means do they warrant a patent. A patent which does not lead to more innovation, as patents are intended, but costly and generally pointless lawsuits.

Could you please take a stance opposing software patents? Copy write law covers software as a product.

With kind regards,
Harm Aarts