Please release guidance that says NO to strong software patents.

That I can sit down at my computer, write a program to solve a problem, and inadvertently, unknowingly infringe on someone else's patent just because they've solved the same problem before is ridiculous. Specific implementations may be patentable, but Honda patenting the internal combustion engine to prevent GM from using the same concept is anti-competitive. Similar patents in software are just as ridiculous, and I believe the USPTO should strive to prevent these abuses.

Thank you,
Brian Drupieski