

**From:** [e-mail redacted]  
**Sent:** Monday, March 16, 2015 9:30 PM  
**To:** 2014\_interim\_guidance  
**Subject:** 101 guidance

The “significantly more” standard provides little guidance. It is subjective and wide open for interpretation. As a result, the 101 guidance and Alice provides a test that amounts to little more than the “you know it when you see it” test for obscenity cases. Unfortunately, this seems to be moving the discussion of what is a patent eligible claim in the wrong direction.

Derek Fahey, Esq. | Reg'd Patent Attorney

☎: 239.325.6494 (office) ; 954.547.7634 (mobile)

✉: [derek@naplesip.com](mailto:derek@naplesip.com) | 🌐: [www.naplesip.com](http://www.naplesip.com)

