

From: [e-mail redacted]
Sent: Monday, September 21, 2015 7:34 PM
To: 2014_interim_guidance
Subject: 2014 Interim Guidance on Patent Subject Matter Eligibility

To whom it may concern:

In response to the July 30, 2015 Federal Register notice announcing a request for comments concerning July 2015 Update on Subject Matter Eligibility, please see my comments below.

The PTO providing examples of patent eligible claims is very helpful for moving a patent application forward towards a final outcome. In its July 2015 Guidance, the PTO provides us with an example of a patent eligible software claim, namely “A computer-implemented method of resizing textual information within a window ...”.

The PTO’s analysis is that the claimed method “is necessarily rooted in computer technology to overcome a problem” and that “when viewing these computer limitations as an ordered combination with the remaining limitations, the claim amounts to significantly more than the abstract idea”. As a patent and trademark law attorney regularly filing software patent applications in Fort Lauderdale and West Palm Beach, Florida, these examples are instructive for 35 U.S.C. 101 rejections.

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