

One paper estimated that if all software firms conducted thorough patent clearance, the annual cost of that process would be greater than the market capitalization of the entire industry.

Why is this? Why is the USPTO working against American businesses and creating an impossible situation for firms engaged in the industry?

Why are the requirements for software patents so incredibly low? We should study the differences in quality between real patents (pharmacom, for example) and software patents to determine if the quality gap is as large as experts estimate it to be (or if, in fact, it is actually much larger.)

(937) 609-9644 [@corytrese](#)

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