

March 7th, 2019

To: Director Iancu

From: Pro Say

Thank you for the opportunity to submit comments regarding the recently released and most welcome *2019 Revised Patent Subject Matter Eligibility Guidance*:

There are times in our Nation's history when bold, corrective actions must be taken. When confusion must end. When a wrong must be righted.

The widespread, repeated misuse and misapplication of the themselves unconstitutional limits on subject matter patent eligibility is just such a time.

In an era when our Country should be supporting these many exciting new -- and in many cases life-saving -- innovations by providing them with their well-deserved, limited-time patent protection, we are instead blocking and wiping out this necessary protection.

Indeed, other countries -- countries we battle with daily over new innovations -- now have stronger protections for their innovations than we do for ours.

This is not how it should be. It is not what our Founding Fathers intended. It is not what's best for our Country. *It must end.*

Leaving two critically important questions to be answered:

1. If not this *New Guidance*, what?
2. If not now, when?

Thank you and your colleagues for these new *Guidelines*.

Properly and correctly interpreted and implemented by the hard-working Examiners and PATB Judges, American innovation can once again flourish.

Our Country can once again compete on a level playing field with the world.

Pro Say

Los Angeles, CA