NATIONAL LAW REVIEW

USPTO Issues New Patent-Eligibility Guidelines

HONIGMAN.

Article By

William B. Berndt
David L. De Bruin
Marcus D. Fruchter
Nicholas A. Gowen
Steven A. Weiss

Honigman Miller Schwartz and Cohn LLP Intellectual Property Litigation Alert

Related Practices & Jurisdictions

- Intellectual Property
- <u>Litigation / Trial Practice</u>
- Federal Circuit / U.S. Court of Spec. Jurisdiction

Sunday, December 21, 2014

On December 15, 2014, the U.S. Patent and Trademark Office issued new guidelines for examiners for determination of patent eligibility in light of the Supreme Court's recent decisions in Alice Corp., Myriad, and Mayo. 2014 Interim Guidance on Patent Subject Matter Eligibility ("Guidelines"). The Guidelines were widely seen as significantly scaling back the restrictions on what is patent eligible compared to the previous guidelines issued in March. Ironically, the Federal Circuit's decision in the Myriad case, discussed above, was issued just two days after the new Guidelines, and went in the opposite direction. If Myriad remains unchanged through further review, the Guidelines may need to be revised again to comport with the Federal Circuit's more restrictive view.

© 2021 Honigman Miller Schwartz and Cohn LLP

National Law Review, Volume IV, Number 355

Source URL: https://www.natlawreview.com/article/uspto-issues-new-patent-eligibility-guidelines