PUBLIC SUBMISSION

As of: October 07, 2019 Received: September 18, 2019 Status: Pending_Post Tracking No. 1k3-9c92-ac7b Comments Due: October 11, 2019 Submission Type: API

Docket: PTO-C-2019-0029 Request for Comments on Patenting Artificial Intelligence Inventions

Comment On: PTO-C-2019-0029-0001 Request for Comments on Patenting Artificial Intelligence Inventions

Document: PTO-C-2019-0029-DRAFT-0009 Comment on FR Doc # 2019-18443

Submitter Information

Name: Hao Cheng Address: Mnchen, the Free State of Bavaria, Germany, D-80333 Email: victorshine@hotmail.com Submitter's Representative: the Standing Point of Himself Only Organization: None

General Comment

I think AI intellectual propertys should be limited to the definion of algorithms, e-models and processing methods invented by the inventors not companies though companies can own the revenue of the patent for marketization use. If they're against the anti-trust laws and regulations, the company who own part of the patent usage should be required to change its market behaviors.

Best regards, Hao Cheng

Research area in object science and technologies: Brain Science, Auto(Automatic)Intelligence, focusing on the neuro-signaling subsystem.

https://orcid.org/0000-0003-4166-7859 email: victorshine@hotmail.com