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Adjusting to Alice USPTO patent examination outcomes after Alice Corp. v. CLS Bank International

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OFFICE OF THE CHIEF ECONOMIST IP DATA HIGHLIGHTS

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Adjusting to *Alice*

USPTO patent examination outcomes after *Alice Corp. v. CLS Bank International*



Adjusting to Alice

USPTO patent examination outcomes after Alice Corp. v. CLS Bank International

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KEY FINDINGS

- The likelihood of receiving a first office action with a rejection for patent-ineligible subject matter increased by 31% in the 18 months following the U.S. Supreme Court decision in Alice Corp. v. CLS Bank International in 33 "Alice-affected" technology areas.
- For these technologies, uncertainty in patent examination measured as variability in patent subject matter eligibility determinations across examiners in the first action stage of examination increased by 26% in the 18 months following the *Alice* decision.
- One year after the United States
 Patent and Trademark Office issued its January 2019 Revised Patent
 Subject Matter Eligibility Guidance (2019 PEG), the likelihood of Aliceaffected technologies receiving a first office action with a rejection for patent-ineligible subject matter had decreased by 25%.
- Uncertainty in patent examination for Alice-affected technologies decreased by 44% in the 12 months following the issuance of the 2019 PEG.

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¹ Any inquiries regarding this publication should be sent to economics@uspto.gov. Supplementary materials for this report are available at www.uspto.gov/ip-policy/economic-research/publications/reports.



Also available as part of the eCourse Section 101: Impacts of New Guidelines and Federal Circuit Decisions

First appeared as part of the conference materials for the $16^{ ext{th}}$ Annual Advanced Patent Law Institute session "Section 101: Impacts of the New Guidelines on Patent Subject Matter Eligibility and Federal Circuit Decisions"