

ARTICLE

**KEEPING IT PHYSICAL: CONVERGENCE ON A
PHYSICALITY REQUIREMENT FOR
PATENTABILITY OF SOFTWARE-RELATED
INVENTIONS UNDER THE EUROPEAN PATENT
CONVENTION AND UNITED STATES LAW**

*Kevin Afghani** and *Duke W. Yee***

TABLE OF CONTENTS

I. THE MOVEMENT OF BOTH THE EUROPEAN PATENT OFFICE
AND THE UNITED STATES PATENT AND TRADEMARK OFFICE
TOWARD A PHYSICALITY REQUIREMENT FOR SOFTWARE-RELATED
INVENTIONS 241

A. ALTHOUGH THE EUROPEAN PATENT CONVENTION EXCLUDES
“COMPUTER PROGRAMS” AS NON-PATENTABLE SUBJECT
MATTER, RECENT CASES INDICATE THAT SOFTWARE-RELATED
CLAIMS MAY BE PATENTED SO LONG AS THEY CONTAIN
PHYSICAL HARDWARE FEATURES 242

 1. *The Patentability of Software-Related Inventions under EPC
 Article 52* 242

* Kevin Afghani is a registered patent attorney and an associate at the Dallas office of Sonnenschein Nath & Rosenthal LLP. Kevin obtained his J.D. at Tulane Law School in 2004 and received his LL.M. in International and European Law at the Universiteit van Amsterdam. Kevin would like to thank Joyce Stafford for her valuable assistance in proofing the current Article.

** Duke W. Yee is the president of Yee & Associates. Duke obtained his J.D. at the University of Texas at Austin in 1989.