

Chapter on INTELLECTUAL PROPERTY
By Matt Hervey, Virginia Driver and Tom Woodhouse

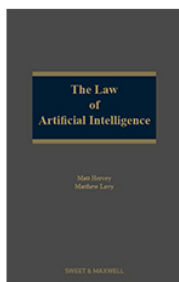
CONTENTS

8. Intellectual Property Matt Hervey, Virginia Driver and Tom Woodhouse	
I. Introduction	8-001
II. Patents	8-004
(1) Patentability of Artificial Intelligence	8-006
(a) Technical contribution in the UK	8-010
(b) Prior art in assessing contribution	8-012
(c) UK guidance on the patentability of AI	8-014
(d) EPO approach	8-015
(e) Technical character at the EPO	8-016
(f) The problem-solution approach to mixed-type inventions at the EPO	8-017
(g) Plausibility of technical effect	8-019
(h) EPO precedent in the UK	8-020
(i) Computer programs	8-023
(j) Mathematical methods	8-025
(k) Technical applications of mathematical methods	8-028
(l) Technical implementations of mathematical methods	8-031
(m) Business methods and administrative schemes	8-034
(n) Presentation of information	8-036
(o) Data retrieval, formats and structures	8-037
(p) ML models	8-038
(q) Technical applications of ML models	8-039
(r) Technical implementation of ML models	8-047
(s) Training methods	8-049
(t) Technical applications of training methods	8-050
(u) Technical implementations of training methods	8-052
(v) Technical applications of training data generation	8-053
(w) General data collection, management, processing and structures	8-054
(x) Features and data structures	8-056
(y) User interfaces	8-058
(z) Tools for programmers	8-060
(aa) Simulation	8-062
(2) Patentability of AI-devised and AI-assisted inventions	8-065
(a) The right to apply for and obtain a patent	8-068
(b) The meaning of inventor	8-069
(c) Derived rights to a patent	8-073
(d) Entitlement of a human to be considered an inventor	8-075
(e) Ownership of patents with AI inventors	8-083
(f) Non-disclosure of use of AI	8-085
(g) Products invented by a patented method of AI	8-087
(3) Inventive step	8-089
(a) Inventiveness in using AI	8-090
(b) Inventiveness where the use of AI is routine or obvious	8-093
(c) The threshold for inventive step	8-095
(4) Sufficiency	8-097
(a) Sufficiency at the EPO	8-098
(b) Sufficiency in the UK	8-103
(c) The person skilled in the art	8-107
(d) Common general knowledge	8-109
(e) The skilled person in AI	8-111
(f) AI as the skilled person	8-112
(g) Sufficiency of description for ML models	8-113
(h) Sufficiency of description for training methods	8-116
(i) Sufficiency of description for training data	8-117
(j) Reproducibility	8-119
(k) Black box AI	8-121

(5) Plausibility	8-123
(6) Infringement	8-127
(7) The future	8-131
III. Copyright	
(1) Protection of computer programs	8-134
(2) Works created using a computer and computer-generated works	8-137
(a) Computer-generated computer programs	8-144
(3) Infringement	8-147
(4) Text and data analysis	8-152
(5) The future	8-159
IV. Data and database rights	8-162
(1) Mere data	8-164
(2) Database rights	8-166
(a) Independent works, data or other materials	8-169
(b) Copyright protection for databases	8-173
(c) Copyright protection for a table or compilation other than a database	8-181
(d) Sui generis database right	8-182
(e) Database rights and computer programs	8-190
(3) The future	8-192
V. Design rights	8-196
(1) Design rights based on the Designs Directive	8-197
(a) Registered Community design right	8-200
(b) Unregistered Community design right	8-201
(c) Registered UK design right	8-202
(2) Unregistered UK design right	8-203
(3) Infringement	8-207
(4) The future	8-209
VI. Trade marks	8-210
VII. Trade secrets and confidential information	8-212
(1) Trade secrets	8-213
(2) Confidential information	8-217
(3) The future	8-219
VIII. Contractual measures	8-220

Available from Sweet & Maxwell

The Law of Artificial Intelligence



Practice Area: **Information Technology Law**
ISBN: 9780414074149
Published by: **Sweet & Maxwell**
Authors: **Dr Matthew Lavy; Matt Hervey**
Publication Date: 15 Dec 2020
Subscription Information: Non-Subscribable
Product
Format: Hardback

Matt Hervey is Head of Artificial Intelligence (UK) at Gowling WLG and advises on Artificial Intelligence (AI) across all sectors, including automotive, life sciences, finance and retail. He is co-editor of The Law of Artificial Intelligence (by Sweet & Maxwell).

Matt is in AI-related working groups for the International Chamber of Commerce (ICC), the IP Federation, the International Association for the Protection of Intellectual Property (AIPPI) and the World Law Group.

Page White and Farrer has a team of patent attorneys dedicated to the protection of software, including artificial intelligence applications.

We work across all fields in software and artificial intelligence, including:

- audio and video code
- user interface
- machine learning
- neural networks
- medi-tech and fin-tech
- gaming
- virtual reality
- robotics.

Getting the right strategy for AI related inventions is important to keep our clients ahead of the rest of the field.

Our patent services include:

- intellectual property strategy
- drafting and filing UK, European and international patent applications
- prosecuting applications to grant
- filing and defending oppositions
- advice on enforcing your intellectual property rights
- recording patent assignments
- assessment of validity and infringement of granted patents
- budgeting advice on intellectual property spend
- patent portfolio management advice
- patentability searching and advice
- supplementary protection certificates.



Virginia Driver

- European Patent Attorney
- Chartered Patent Attorney
- B.A. Hons. (Oxford), Engineering Science

+44 (0)20 7831 7929

virginia.driver@pagewhite.com



Tom Woodhouse

- European Patent Attorney
- Chartered Patent Attorney
- MPhys (Oxford), Physics
- MSc (Oxford), Computer Science

+44 (0)20 7831 7929

tom.woodhouse@pagewhite.com