**REFERENCES**

[1] Kica E, Groenendijk N. The governance of European intellectual property rights: Toward a differentiated community approach[J]. 2018.

[2] Higgins B. Intellectual Property Technology Law Journal[J]. Intellectual Property & Technology Law Journal, 2019, 31(3).

[3] Onishi K, Yamauchi I. Intellectual Property Rights for Software and Accessibility to Venture Capitalists[R]. Research Institute of Economy, Trade and Industry (RIETI), 2018.

[4] Wilka R, Landy R, McKinney S A. How Machines Learn: Where Do Companies Get Data for Machine Learning and What Licenses Do They Need[J]. Wash. JL Tech. & Arts, 2017, 13: 217.

[5] Holder C, Khurana V, Harrison F, et al. Robotics and law: Key legal and regulatory implications of the robotics age (Part I of II)[J]. Computer Law & Security Review, 2016, 32(3): 383-402.

[6] Fujii H, Managi S. Trends and priority shifts in artificial intelligence technology invention: A global patent analysis[J]. Economic Analysis and Policy, 2018, 58: 60-69.

[7] Yanisky-Ravid S, Liu X J. When Artificial Intelligence Systems Produce Inventions: The 3A Era and an Alternative Model for Patent Law[J]. 2017.

[8] Hattenbach B, Glucoft J. Patents in an Era of Infinite Monkeys and Artificial Intelligence[J]. Stan. Tech. L. Rev., 2015, 19: 32.

[9] Cockburn I M, Henderson R, Stern S. The Impact of Artificial Intelligence on Innovation[R]. National Bureau of Economic Research, 2018.

[10] Bostrom N, Yudkowsky E. The ethics of artificial intelligence[J]. The Cambridge handbook of artificial intelligence, 2014, 316: 334.

[11] Lefstin J A, Menell P S, Taylor D O. Final Report of the Berkeley Center for Law & Technology Section 101 Workshop: Addressing Patent Eligibility Challenges[J]. Berkeley Technology Law Journal, 2018.

[12] Dirican C. The impacts of robotics, artificial intelligence on business and economics[J]. Procedia-Social and Behavioral Sciences, 2015, 195: 564-573.

[13] Jin H R. Think Big: The Need for Patent Rights in the Era of Big Data and Machine Learning[J]. NYU J. Intell. Prop. & Ent. L., 2017, 7: 78.

[14] Garza R D. Software Patents and Pretrial Dismissal Based on Ineligibility[J]. Rich. JL & Tech., 2017, 24: 1.

[15] Hattenbach B, Snyder G. Rethinking the Mental Steps Doctrine and Other Barriers to Patentability of Artificial Intelligence[J]. Colum. Sci. & Tech. L. Rev., 2017, 19: 313.

[16] Dane T G. Are the Federal Circuit's Recent Section 101 Decisions a Specific Improvement in Patent Eligibility Law[J]. Fed. Cir. BJ, 2016, 26: 331.