

Spatial connector, Administrative Court of Voivodeship Warsaw (Wojewódzki Sąd Administracyjny w Warszawie), 25 February 2009

Kluwer Patent Blog
February 25, 2009

Krystyna Szczepanowska-Kozłowska (Allen & Overy)

Please refer to this post as: Krystyna Szczepanowska-Kozłowska, 'Spatial connector, Administrative Court of Voivodeship Warsaw (Wojewódzki Sąd Administracyjny w Warszawie), 25 February 2009', Kluwer Patent Blog, February 25, 2009, <http://patentblog.kluweriplaw.com/2009/02/25/spatial-connector-administrative-court-of-voivodeship-warsaw-wojewodzki-sad-administracyjny-w-warszawie-25-february-2009/>

In this case the Court holds that documents and explanations relating to a patent application should be corrected or changed at the request of the Polish Patent Office within a fixed time period and under penalty of discontinuation of the proceedings. A faulty application and non-compliance with such requests may result in the refusal to recognise the subject matter of the application as an invention.
The full summary of this case has been posted on [Kluwer IP Law](#).