Kluwer Patent Blog

Safety Device for Car Occupants, Federal Court of Justice (Bundesgerichtshof), 30 April 2009

Anja Lunze · Thursday, April 30th, 2009

For an invention to be considered obvious it is usually necessary that there are additional incentives that go beyond the identification of the technical problem and lead the person skilled in the art to search the solution for this technical problem on the path of the invention.

A full summary of this case has been published on Kluwer IP Law.

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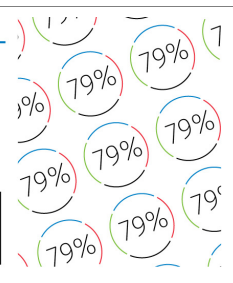
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