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Novartis v. GSK, Supreme Court (Cour de Cassation), 24 March 2011

Florence Verhoestraete · Sunday, January 1st, 2012 · Landmark European Patent Cases

The Supreme Court held that disputes relating to confidential information contained in an expert's report, filed in the framework of descriptive seizure proceedings, can be heard by the court having granted leave for these proceedings. Such disputes do not have to be adjourned until the proceedings on the merits.

Click here for the full text of this case. A summary of this case will be posted on http://www.KluwerIPCases.com.

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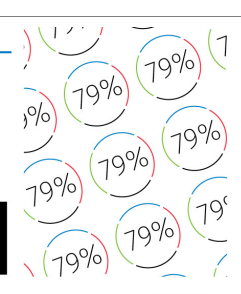
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