## **Kluwer Patent Blog**

## Software-related invention, Supreme Administrative Court (Naczelny S?d Administracyjny), 19 March 2012

Krystyna Szczepanowska-Kozlowska (Allen & Overy) · Thursday, August 9th, 2012

The Polish Supreme Administrative Court invalidated a decision of the Polish Patent Office in which it refused to grant a patent for an invention related to digital electronics. The court held that the patentability requirements under Polish patent law, including the technical character of an invention, correspond to the patentability requirements specified in the European Patent Convention and the TRIPS Agreement, which should therefore be construed in the same way.

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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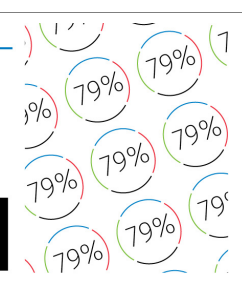
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2

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This entry was posted on Thursday, August 9th, 2012 at 3:41 pm and is filed under Case Law, Extent of Protection, Poland, Scope of protection

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