
Kluwer Patent Blog

Verari Systems, Inc., European Patent Office (Appeals Court), 6 June 2012

Tamara Elmore (Vereenigde) · Monday, December 24th, 2012

An applicant for re-establishment of rights who fails to substantiate his request adequately in first-instance proceedings cannot normally remedy that failure by submitting additional evidence with the grounds for appeal. An appellant does not have an absolute right to introduce new evidence with the statement of ground of appeal.

Click [here](#) for the full text of this case.

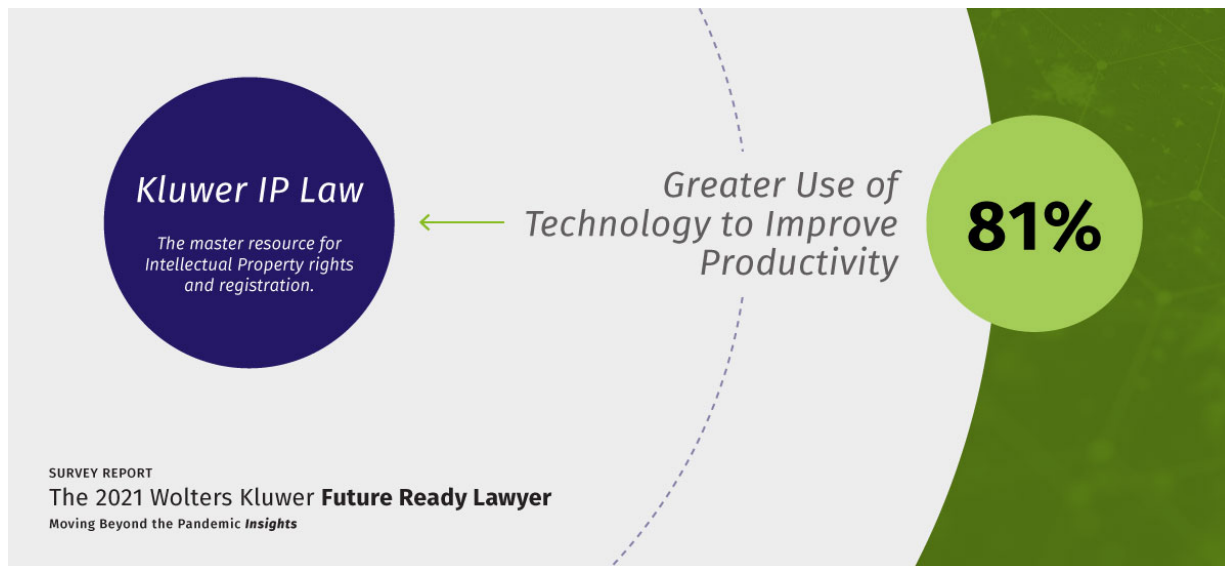
A summary of this case will be posted on <http://www.KluwerIPCases.com>

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