

## **The Netherlands: Rhodia Operations S.A.S. v. Jiaying & Wanglong, District Court of The Hague, C/09/470674, 21 November 2014**

Kluwer Patent Blog  
March 24, 2015

Rien Broekstra (Brinkhof)

*Please refer to this post as: Rien Broekstra, 'The Netherlands: Rhodia Operations S.A.S. v. Jiaying & Wanglong, District Court of The Hague, C/09/470674, 21 November 2014', Kluwer Patent Blog, March 24 2015, <http://patentblog.kluweriplaw.com/2015/03/24/the-netherlands-rhodia-operations-s-a-s-v-jiaying-wanglong-district-court-of-the-hague-c09470674-21-november-2014/>*

---

The District Court The Hague finds that it is competent based on Article 7 Dutch Code of Civil Procedure (Article 6(1) Brussels I / Article 8(1) Brussels Ibis - plurality of defendants) even though the article's preconditions are no longer met.  
A full summary of this case has been published on [Kluwer IP Law](#).