Kluwer Patent Blog

Poland: II GSK 405/13, Supreme Administrative Court of Poland, 4 June 2014

Krystyna Szczepanowska-Kozlowska (Allen & Overy) · Tuesday, June 9th, 2015

A patent applicant is not obliged to prove the industrial applicability of an invention. It is the Patent Office which must prove the lack thereof.

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

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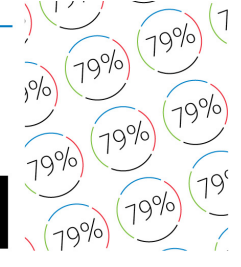
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