## **Kluwer Patent Blog**

## USA: In re Urbanski, United States Court of Appeals, Federal Circuit, No. 2015-1272, 8 January 2016

Cheryl Beise (Wolters Kluwer Legal & Regulatory US) · Wednesday, January 13th, 2016

The Patent Trial and Appeal Board did not err in affirming the rejection of several claims of a patent application directed to a method of enzymatic hydrolysis of soy fiber suitable as a food additive on the ground of obviousness, the U.S. Court of Appeals for the Federal Circuit has determined (In re Urbanski, January 8, 2016, Lourie, A.).

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

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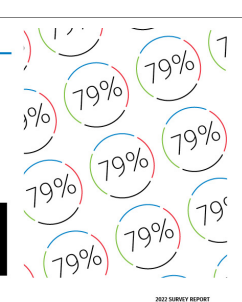
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