Kluwer Patent Blog

USA: IPCom GmbH & Co. v. HTC Corp., United States Court of Appeals, Federal Circuit, No. 2015-1754, 11 July 2016

Mark Engstrom (Wolters Kluwer Legal & Regulatory US) · Tuesday, August 9th, 2016

The Patent Trial and Appeal Board did not err in affirming a patent examiner's rejection of three claims of an IPCom patent on a system for allowing access rights to cell phone channels, the U.S. Court of Appeals for the Federal Circuit has ruled. Because all three claims were anticipated by the GSM 04.60 Specifications, the ruling of the PTAB was affirmed (IPCom GmbH & Co. v. HTC Corp., July 11, 2016, Prost, S.).

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

To make sure you do not miss out on regular updates from the Kluwer Patent Blog, please subscribe here.

Kluwer IP Law

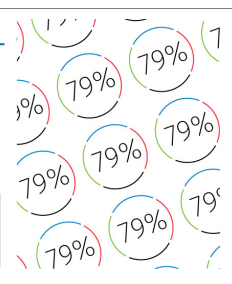
The **2022 Future Ready Lawyer survey** showed that 79% of lawyers think that the importance of legal technology will increase for next year. With Kluwer IP Law you can navigate the increasingly global practice of IP law with specialized, local and cross-border information and tools from every preferred location. Are you, as an IP professional, ready for the future?

Learn how Kluwer IP Law can support you.

79% of the lawyers think that the importance of legal technology will increase for next year.

Drive change with Kluwer IP Law.

The master resource for Intellectual Property rights and registration.



2022 SURVEY REPORT
The Wolters Kluwer Future Ready Lawyer

Leading change



This entry was posted on Tuesday, August 9th, 2016 at 10:00 am and is filed under Case Law, United States of America

You can follow any responses to this entry through the Comments (RSS) feed. Both comments and pings are currently closed.