## **Kluwer Patent Blog**

## Patent case: Supreme Court of Spain, First Civil Law Chamber, Spain

Adrian Crespo (Clifford Chance) · Thursday, February 1st, 2018

In a long-awaited judgment, the Spanish Supreme Court has clarified the application of the TRIPS agreement to patent applications affected by the Spanish reservation to the EPC: Article 70.7 of TRIPS allowed owners of patent applications filed before 7 October 1992, but which were still pending when TRIPS came into force, to amend the patents to claim pharmaceutical products as such. However, according to the Supreme Court, this right to amend could only be used insofar as a decision on the grant of the patent had not yet been made.

Case date: 20 October 2017 Case number: No. 568/2017 Court: Supreme Court of Spain, First Civil Law Chamber

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

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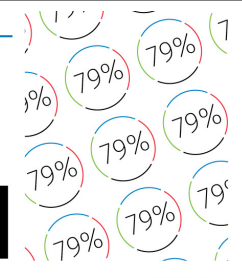
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