

## Patent Case: Boehringer Ingelheim v. Teva Pharmaceuticals, The Netherlands

Kluwer Patent Blog  
January 10, 2019

Bart van Wezenbeek (V.O. Patents & Trademarks)

*Please refer to this post as: Bart van Wezenbeek, 'Patent Case: Boehringer Ingelheim v. Teva Pharmaceuticals, The Netherlands', Kluwer Patent Blog, January 10 2019, <http://patentblog.kluweriplaw.com/2019/01/10/patent-case-boehringer-ingelheim-v-teva-pharmaceuticals-the-netherlands/>*

---

The Court of Appeal of the Hague confirmed that a technical effect may only be corroborated by post-filed data if it is sufficiently plausible from the description. Further, extension of the process (counter)claim at a late stage in the proceedings was not permitted as it conflicts with efficient case management.

Case date: 11 December 2018

Case number: 200.208.036/01C/09/489185/HA ZA 15-625

Court: Court of Appeal of The Hague

A full summary of this case has been published on [Kluwer IP Law](#).