

Patent case: Koninklijke Philips N.V. vs. Wiko SAS, Netherlands

Kluwer Patent Blog
July 31, 2019

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

Please refer to this post as: Bart van Wezenbeek, 'Patent case: Koninklijke Philips N.V. vs. Wiko SAS, Netherlands', Kluwer Patent Blog, July 31 2019, <http://patentblog.kluweriplaw.com/2019/07/31/patent-case-koninklijke-philips-n-v-vs-wiko-sas-netherlands/>

The holder of a standard essential patent (SEP) should first notify the alleged infringer of the SEP, following which the alleged infringer should inform the patent holder of its willingness to take a licence. Then, said licence needs to be offered on FRAND terms. These steps are guidelines for good faith negotiations between the parties. The term non-discriminatory does not mean that licence conditions should be standard; it may be that specific circumstances necessitate different licence conditions.

Case date: 02 July 2019
Case number: 200.219.487/01
Court: Court of Appeal of The Hague

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