

Patent case: Rogers Germany GmbH vs KCC Corp., EPO

Kluwer Patent Blog
August 19, 2019

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

Please refer to this post as: *Bart van Wezenbeek, 'Patent case: Rogers Germany GmbH vs KCC Corp., EPO', Kluwer Patent Blog, August 19, 2019, <http://patentblog.kluweriplaw.com/2019/08/19/patent-case-rogers-germany-gmbh-vs-kcc-corp-epo/>*

Proceedings for the preservation of evidence and the subsequent infringement proceedings are two separate proceedings and only the latter is relevant for starting an intervention in opposition proceedings according to Art. 105 EPC.

The admissibility of an intervention should be established at the moment of intervention and this cannot be changed by later events.

Case date: 07 May 2019

Case number: T 0439/17

Court: European Patent Office (EPO), Board of Appeal

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