Kluwer Patent Blog

Niconovum AB vs. McNeil AB, Court of Patent Appeals Stockholm (Högsta Domstolen), 16 March 2010

Giovanni Gozzo · Monday, January 17th, 2011 · Landmark European Patent Cases

In a decision by the Svea Court of Appeal, a preliminary injunction granted by the Stockholm District Court against the company Niconovum AB, was lifted. The Court held that the patent of McNeil AB was probably not valid, despite a request by the patentee for reformulation of the patent claims during the proceedings. The Court of Appeal held that it was probable that the patent at issue lacked novelty.

Click here for the full text of this case.

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

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.

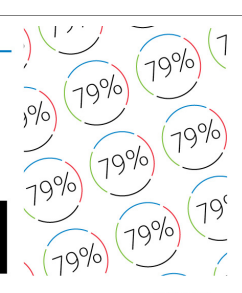
1

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

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 Monday, January 17th, 2011 at 3:04 pm and is filed under Case Law, Sweden, Validity

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