
Kluwer Patent Blog

Legro Gartneri A/S v. Svegro AB, Stockholms tingsrätt (Stockholm District Court), 26 April 2012

David Nilsson (Bird & Bird) · Friday, June 14th, 2013

The Stockholm District Court held the Swedish part of a European patent concerning a method of growing two or more plants invalid, due to lack of inventive step. Despite requests for limitations by the proprietor the patent was declared invalid in its entirety. Infringement, exceptions to patentability and prior use rights were also considered by the Court.

A summary of this case will be posted on <http://www.Kluweriplaw.com>

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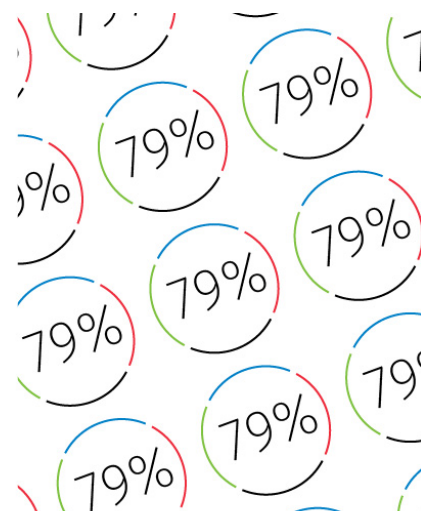
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