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Germany: Kommunikationskanal, Federal Court of Justice 11 February 2014

Jochen Buehling (Krieger Mes Graf & v. der Groeben) · Monday, July 21st, 2014

The FCJ held that the priority of an earlier application may be rightfully claimed if the technical information described for a specific embodiment or otherwise in in the application is seen by the skilled person as an example for the more general invention disclosed in the later application and if this more general teaching was disclosed in the prior application as part of the invention.

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

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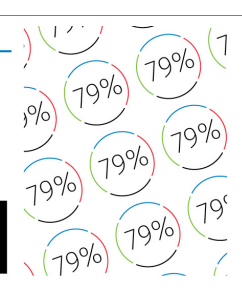
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