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# Kluwer Patent Blog

## USA: In re Singhal, United States Court of Appeals, Federal Circuit, No. 2014-1704, 10 March 2015

Kluwer Patent Blog · Thursday, March 12th, 2015

The Patent Trial and Appeal Board did not err in affirming a patent examiner's obviousness rejection of an application that disclosed a system for using two-way communication satellites to regulate the activation of a vehicle's ignition, based on a driver's mental state as determined by response times, the U.S. Court of Appeals for the Federal Circuit has ruled (*In re Singhal*, March 10, 2015, per curiam). The decision of the Board was therefore affirmed.

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

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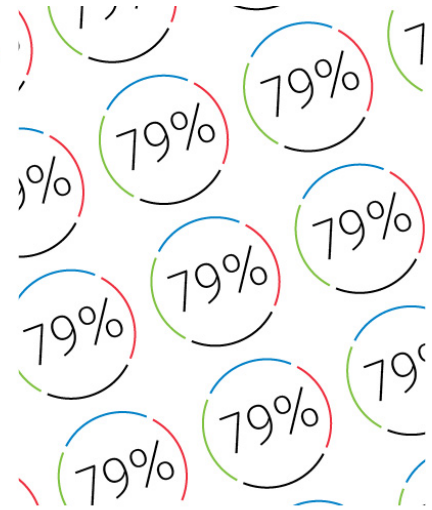
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