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Switzerland: Prima facie case of invalidity based on foreign judgments, Federal Patent Court of Switzerland, S2014_001, 11 February 2015

Peter Ling (Lenz & Staehelin) · Tuesday, September 1st, 2015

If foreign counterparts of a European patent have been declared invalid in five European jurisdictions and the arguments in these court decisions are substantially convincing, the prima facie invalidity of the Swiss part of the same European patent is sufficiently established for the purposes of preliminary injunction proceedings.

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

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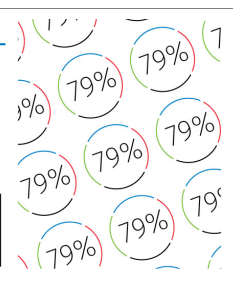
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