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Patent case: Fensterrollo, Germany

Volker Tillmann (Hoffmann Eitle) · Thursday, October 11th, 2018

The FCJ held that when inventive step is assessed, for each feature of the assessed claim which is not disclosed, i.e. directly and unambiguously derivable, to be considered obvious, an incentive for the skilled person to particularly choose this feature rather than an alternative would need to be proven or at least plausible.

Case date: 05 June 2018

Case number: X ZR 80/16

Court: Federal Court of Justice of Germany

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

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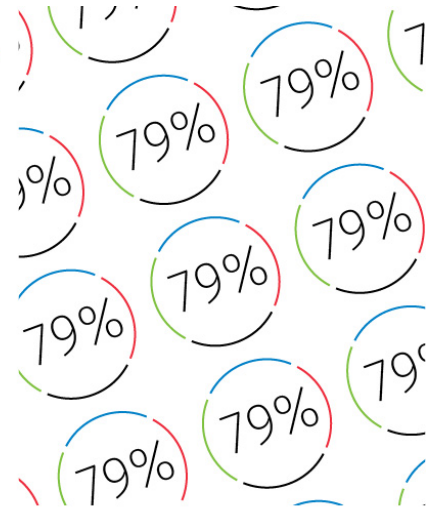
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This entry was posted on Thursday, October 11th, 2018 at 5:57 am and is filed under [Case Law, Germany](#)

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