Kluwer Patent Blog

German complaint against UPCA ratification on 2019 decision list Constitutional Court

Kluwer Patent blogger · Thursday, February 21st, 2019

The Federal Constitutional Court of Germany (BVerfG) intends to decide on the complaint against German ratification of the Unified Patent Court Agreement this year. The case (2 BvR 739/17) is on the 2019 decision list, which was published yesterday.

It doesn't come as a surprise. The UPCA case was on the 2018 list as well, but apparently the judges had no time for it. This year a decision seems more likely.



The UPCA case is the fifth in the list of cases which have been allocated to rapporteur Justice Huber in the Second Senate. According to a Bristows report, the first two cases are well on their way, whereas the 'third case is the "EPO case" (in fact four cases all concerning, in effect, Germany's accession to the EPC) and there has been some speculation (...) that this may be heard together with the UPC case. Whether or not that is so, it appears highly likely that the UPC case will be decided this year (...).'

In its report, Bristows also refers to a claim by Agence Europe 'that it had been informed by the BVerfG's services that no date was set for the decision but that it should fall in the current year'.

The German decision is vital for the future of the Unitary Patent system. If the BVerfG dismisses the complaint, the German ratification formalities can be completed and the preparatory phase of the Unitary Patent system can start almost immediately. If the complaint is found to be justified or referred to the Court of Justice of the European Union for a decision, this could mean the end of the system or at least lead to serious delays.

Even if the complaint is dismissed, it is not entirely clear whether Germany will ratify the UPCA, because of the uncertainty about the UK's continued participation in the Unitary Patent project post Brexit. As reported earlier on this blog, a representative of the Ministry of Justice has said the ratification will be dealt with in a responsible fashion, and the parameters have to be clear.

To make sure you do not miss out on regular updates from the Kluwer Patent Blog, please subscribe here.

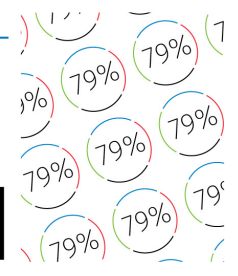
Kluwer IP Law

The **2022 Future Ready Lawyer survey** showed that 79% of lawyers think that the importance of legal technology will increase for next year. With Kluwer IP Law you can navigate the increasingly global practice of IP law with specialized, local and cross-border information and tools from every preferred location. Are you, as an IP professional, ready for the future?

Learn how **Kluwer IP Law** can support you.

79% of the lawyers think that the importance of legal technology will increase for next year.

Drive change with Kluwer IP Law. The master resource for Intellectual Property rights and registration.





2022 SURVEY REPORT The Wolters Kluwer Future Ready Lawyer Leading change

This entry was posted on Thursday, February 21st, 2019 at 5:42 pm and is filed under European Union, Germany, Unitary Patent, United Kingdom, UPC

You can follow any responses to this entry through the Comments (RSS) feed. Both comments and pings are currently closed.