Kluwer Patent Blog

"An Error of Principle and Approach" – Birss LJ clarifies the law on breadth of claim and uncertainty insufficiency

Brian Cordery, Robert Burrows (Bristows) · Wednesday, September 8th, 2021

In undoubtedly one of the most important decisions of the year to fit, on 24 August 2021, the English Cours of Appeal hashed down to in judgment in FBorGars A Achies IFBorGar Rev A Achies Presponsite in Fed 2021 FIREX CE 1272), regularly about pril Profess Septem and or finding one of the "Bundy A Sparset, Will Sept Loss and an interport of the Taylor of the Tay

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Addidatal Leithing in the Prateuts, court just design (section Interspringeries in w') and individual compound was valid.
2. de Finnily A class in Medican Gormonated claims were implausible and could not be performed across their scope without make bracker, and thus were invalid for insufficiency;
2. The mily A class in Medicing the feature "a versured animices of 2-roughtanes" were uncertain and
4. the Finnily A single compound claim was not infringed by valuebanta under the discrince of equivalents.

equivalents;
5. the Family A class of compound claims were infringed by vadadustat;
6. all Family B claims were invalid over WO 997, the published application for the Family A patent

consisting of consisting of pyridine curboxamides quinoline curboxamides, curboxamides, curboxamides, curboxamides, curboxamides, curboxamides, and curbothe curboxamides, and beta-curbothe curboxamides curboxamide that inhibits hypoxia inducible factor (HIF) probly hydroxylase enzyme activity enzyme activity functional in the manufacture of a medicament for for use in

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B, and functional features C and E, will be useful to true CKD. As the guest above the inhibition of HPP PL can imminist the Ply option in an artifacture level to permit any CKD, the claims of HPP PL can imminist the Ply option in an artifacture level to permit any CKD, the claims of HPP PL can imminist the property of the PL can be always and the property of the

intrigenous of Family A claims. The allowance of the allowance of the allowance of the Family A claim of compound claims was decided by the interpretation of the floating of the related of the violation of the within the Markach formily, the lines I could not flight of the floating of the contract of the within the Markach formily, the lines I could not flight flight of the contract of the many and the state of the flight of the malphas flights.

idings on sufficiency overturned, at least EP 823 in Family A was found to be valid and

With the findings on sufficiency overtuned, at least IP 822. In Family A was found to be valid and integral.

The patents held by FibroGen were of the sour commonly lingued in the UK and the rest of Europe. It is don't the case that client and reduced the patents contain structural and or functional features which make the copy of the climate broader than the specific compounds dictioned in the potent which make the copy of the climate broader than the specific compounds dictioned in the potent integration of the compounds of the compound of the compounds with the compounds of the compounds of the compounds with the surface of the compounds of

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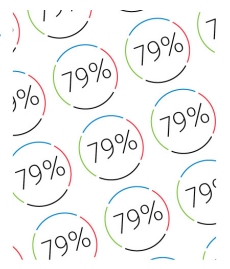
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