

# インドネシア知財ニュース

## IP News in Indonesia

本資料は、インドネシアで初めての日系知的財産コンサルタント会社であるハキンダ・インターナショナルが、インドネシア及びその近隣諸国の知財関連ニュースを英語で提供するものです。本文内容の無断での転載、再配信、掲示板への掲載等はお断りいたします。

情報の内容につきましては正確を期すように努めておりますが、正確性を保証するものではありません。本情報の利用の結果発生するいかなる不利益に対しましてもその責任を負いませんので予めご了承願います。

### **<Indonesia> 3 ASEAN Universities Enter the Top 50**

According to data from WIPO, three universities in ASEAN region are entering top 50 of University that file most patent applications at WIPO. They are National University of Singapore (rank 23, files 54 patent applications), Nanyang Technological University (rank 25, files 49 patent applications), and University of Sains Malaysia (rank 46, files 39 patent applications). In addition, no university from Indonesia listed in the said top 50.

(Bisnis Indonesia, 12 July 2013)

### **<Indonesia> Utilization of Lapsed Patent May Cause Problem**

Medi P. Sargo (staff at Deputy of IP of Ministry of Research and Technology) states that any utilization of lapsed patent may cause a lawsuit when the product resulted by using such patent is exported to countries where the similar patent is still alive. The statement was issued to respond plan of DGIP that will provide the said lapsed patent to SMEs. According to DGIP, there are 8,000 patents that will lapsed in next September because their annuity fees are not paid.

(Kompas, 20 July 2013)

### **<Indonesia> Wen Ken Drug Submits Appeal**

Wen Ken Drug (defendant) submits appeal to Supreme Court in order to respond decision of Commercial Court of Central Jakarta that cancelled trademarks “Cap Kaki Tiga” owned by defendant because it has similarity with a symbol (“Triskelion”) that has been used in centuries by Isle of Men (a country colonized by United Kingdom).

(Bisnis Indonesia, 22 July 2013)

### **<Indonesia> Multicom Sues Erajaya**

PT Multicom Persada International (plaintiff) filed a lawsuit at State Court of West Jakarta and claim that Erajaya and Data Citra (defendants) has conducted acts that against the law because without any permission they use trademark “I Box” that is similar to trademark “I BOX” No. IDM000255053 (Class 09) in the name of plaintiff.

(Bisnis Indonesia, 23 July 2013)

### **<Indonesia> Notification of Trademark “IKEMA”**

PT Angsa Daya, as the owner of registered trademark “IKEMA” No.IDM000247161 hereby informs that Supreme Court, in the case No.165/PK/Pdt.Sus/2012 jo No.697 K/Pdt.Sus/2011 jo No.39/Merek/2011/PN.Niaga.Jkt. Pst, had refused cancellation lawsuit of trademark “IKEMA” No.IDM000247161 submitted by Inter IKEA Systems B.V because there is no similarity between trademarks “IKEMA” and “IKEA”.

(Kompas, 26 July 2013)

### **<Indonesia> Warning of Trademark “LUXOR SERIGAMA GAMAT”**

PT Luxor Indonesia, as the owner of registered trademark “Luxor Serigama Gamat” No. IDM000171680 in Indonesia, warns any parties to stop produce, distribute, sell and trade imitated products using similar trademark without our permission. Any trademark infringement will be prosecuted to the court.

(Kompas, 27 July 2013)

**<Indonesia> Apology Statement (Illegal Software)**

Wijaya Tandi, owner of “Toko Genesis Computer”  
addressed in Jayapura, hereby apologize to BSA – The  
Software Alliance, as the representative of owner/holder  
of copyright of software owned/hold by BSA member

because we have use/sell the illegal software or sell  
computer provided with illegal software.  
(Kompas, 31 July)

\* \* \*