

インドネシア知財ニュース

IP News in Indonesia

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<Indonesia> Sharp & Sanken Ready to Make Reconciliation

Patent dispute between PT. Sharp Electronics Indonesia against PT. Sanken Argawija regarding a groove system for double charging dispenser will ended with reconciliation. Sharp will make reconciliation with Sanken. And if this reconciliation success, Sharp will filed a request for the repeal of a lawsuit.

(Bisnis Indonesia, 24 December 2014)

<Indonesia> KOI Scrambling Mark with KONI

KOI (Indonesian of Olympic Committee, plaintiff) attempting to make the cancellation request of the use of trademark ring the Olympic Games in the commercial court of central Jakarta against KONI (defendant). This case begun when KONI used the trademark of the Olympic ring which have similar in principle of the trademark owned by KOI. The plaintiff claimed that the defendant have violates the provisions of Olympic Charter & Code of Ethics in related to the use of the symbol of the Olympic rings.

(Bisnis Indonesia, 26 December 2014)

<Indonesia> KONI: Lawsuit of KOI Does not need to be checked

KONI insists the court should not examine again the lawsuit of KOI, because a similar lawsuit was filed by KOI against KONI with the same subject matter (nebis in idem). KOI is now being appealed to the Supreme Court. KOI tried to cancel the Olympics symbol consists of five rings of the same size and mutually linked owned by KONI.

(Bisnis Indonesia, 2 January 2015)

<Indonesia> Rhoma and Inul Candidates of LMKN Commisioner

Directorat of Intellectual and Property Rights (DGIPR) had announced 40 (forty) names of LMKN candidates. In the list of the candidates there are popular name such as Ebiet G. Ade, Rhoma Irama and Inul Daratista (Ainur Rochimah). Committee members called on the public to respond, objections and or support against 40 candidates at least by Sunday (4/1/2015).

(Bisnis Indonesia, 5 January 2015)

<Indonesia> Sharp and Sanken Sign an Agreement

PT Sharp Electronics Indonesia decided to revoke the lawsuit related to patents owned by PT. Sanken Argawija in regard of double groove dispenser system because the two sides have reached peace. This cases No. 64/Pdt.Sus-PATEN/2014/PN. Niaga in commercial court of Central Jakarta began when Sanken sent a letter of summon to stop selling Sharp dispenser on the grounds of patent infringement No. IDS000001292. According to Sharp, the patent had previously been announced in several countries such as China, Canada and the US.

(Bisnis Indonesia, 8 January 2015)

<Indonesia> C&C Owner File a Proposed Reconsideration

C&C owner (Febriyanto, defendant) file a proposed of reconsideration against the verdict court. Previously, the Commercial Court of Central Jakarta cancels the registration of C&C trademark and logo owned by Febriyanto (No. IDM000365553 and IDM000276717) because it has similarity in its essential part with the C&C trademark owned by CRC Industries (plaintiff) and were

filed with having a bad faith. Judges said that plaintiff is a special holder of trademark rights for trademark C&C. (Bisnis Indonesia, 9 January 2015)

<Indonesia> Merck Beat Phapros (Bioneuron Case)

Merck KGaA (a Germany Company, plaintiff) managed to convince the judges to cancel and delete “Bioneuron” trademark (IDM000138153) belong to PT.Phapros

(defendant) which is assessed has similarity in its essential part with the “Neurobion” trademark owned by Merck (plaintiff) (Neurobion; No. IDM000121814). Brand Neorobion + Logo were already filed on September 30, 1970 and have been registered in 13 countries of the world since 1957 so it can be considered as a well-known brand. Defendant assessed as having bad faith because the mark was similar to the plaintiff's product packaging. (Bisnis Indonesia, 13 January 2015)

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