Kluwer Copyright Blog

DEKIMO, Supreme Court (Cour de Cassation), 03 June 2010

Philippe Laurent (Marx, Van Ranst, Vermeersch & Partners) · Wednesday, March 2nd, 2011

In its arrest of 3 June 2010, the Supreme Court of Belgium decided that the presumption of transfer to the employer of patrimonial copyrights in a program created within an employment relationship, does does not apply in a situation where a program is developed by the statutory manager of a limited liability company.

Click here for the full text of this case. A summary of this case will be posted on http://www.KluwerIPCases.com

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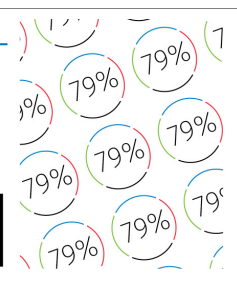
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