Kluwer Copyright Blog

Italy: Buma di Paolo Buscema v Data Bridge, Supreme Court of Cassation of Italy, 13524/2014, 13 June 2014

Elisabetta Ferraro (Trevisan & Cuonzo) · Thursday, February 5th, 2015

The Italian Supreme Court confirmed that software which derives from a pre-existing computer program is eligible for copyright protection provided it demonstrates a minimal level of originality, even if it reproduces the main structure of the pre-existing program.

A full summary of this case has been published on Kluwer IP Law

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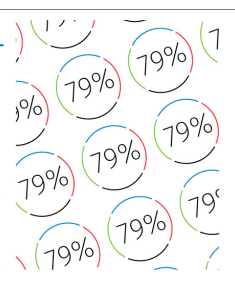
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This entry was posted on Thursday, February 5th, 2015 at 4:23 pm and is filed under Case Law, Italy, Landmark Cases, Originality, Software

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