

Kluwer Copyright Blog

CJEU: EGEDA, Court of Justice of the European Union (CJEU), C-470/14, 9 June 2016

Pablo Hernández · Monday, July 11th, 2016

In response to a reference from the Spanish Supreme Court, the CJEU held that Article 5(2)(b) of Directive 2001/29/EC must be interpreted as precluding a scheme for fair compensation for private copying like the Spanish system, which is financed from the General State Budget in such a way that it is not possible to ensure that the cost of that compensation is borne by the users of private copies.

A full summary of this case has been published on [Kluwer IP Law](#)

To make sure you do not miss out on regular updates from the Kluwer Copyright Blog, please subscribe [here](#).



Want to improve your IP strategy?

- Manual of Industrial Property
- IP Analytics
- Visser – Annotated European Patent Convention

230+ jurisdictions
36,000+ cases
100+ books
600+ IP law professionals as authors

Request a free demo now
KluwerIPLaw.com

 Wolters Kluwer

This entry was posted on Monday, July 11th, 2016 at 1:10 pm and is filed under [Case Law](#), [Collective management](#), [European Union](#), [Landmark Cases](#), [Limitations](#), [Remuneration \(equitable\)](#), [Spain](#)

You can follow any responses to this entry through the [Comments \(RSS\)](#) feed. You can leave a response, or [trackback](#) from your own site.

