

SUMMARIES

INTEGRATED IMPLEMENTATION OF ISO 9001:2008 QUALITY MANAGEMENT AND ISO/IEC 27001:2005 INFORMATION SECURITY MANAGEMENT SYSTEMS AT THE HUNGARIAN INTELLECTUAL PROPERTY OFFICE

Ildikó Babilai

In the 2007–2010 period one of the most important elements of the strategy of the Hungarian Intellectual Property Office became to provide a high level clients' service and to ensure effective office functioning. In order to guarantee the permanent high quality of the services, in 2010 Hungarian Intellectual Property Office initiated the realization of a system based on ISO 9001 quality management and ISO 27001 information security management standards. Before the adaptation of the standards, a serious preparatory work took place, within the framework of it the whole operation system of the office was examined. The system was audited by SGS Hungária Kft.

THE DILEMMA OF TRANSIT GOODS IN THE SYSTEM OF PROTECTION OF TRADE MARKS IN CUSTOMS LAW

Barna Fazekas – Zsófia Lendvai

The English Nokia-case (C-495/09) and the Belgian Philips-case (C-446/09) pending before the Court of Justice of the European Union („Court”) have drawn the attention of those dealing with the enforcement of intellectual property rights to a practical problem which has been of interest to practitioners for quite a long time. Due to lack of clarity in the applicable legislation and judicial practice it is much disputed whether customs authorities may proceed against goods based on the infringement of intellectual property rights when those goods are merely in transit through their customs territory. The aim of the present article is to facilitate the understanding of the legal issues at the heart of this practical problem by giving a detailed analysis of the legislation and the judgments of the European Court of Justice on this topic before the Court delivers its judgments in the above mentioned cases. In view of the seemingly insolvable contradictions inherent in the regulation, it further gives legislative suggestions in light of the forthcoming revision of the applicable legislation.

REQUEST FOR CANCELLATION OF A TRADEMARK – IN LACK OF INTEREST.
JUDGEMENT OF THE EUROPEAN COURT OF JUSTICE

Dr Sándor Vida

Cancellation of a trademark based on the lack of interest, an absolute cause obstructing registration emerged as a problem in the Hungarian legal system a hundred years ago already. Lack of interest is – of course – only a legal form. Nobody will devote money, time and energy to the cancellation of a trademark which is indifferent for him. It is very unusual that one openly takes on this process. In the study a legal case is discussed, when a lawyer's office of good reputation applied for the cancellation of the community trademark COLOR EDITION of the French Lancome, which was rejected by OHIM, though the appeal was allowed by the Court of Appeal. Lancome appealed against the decision. The author analyses the appellate procedure, the judgements of the Court of First Instance and the ECJ.

MOLECULES AND DOMES, OR ARCHITECTURE IN LABORATORIES – SEARCH
FOR A SPATIAL FORM BY PATENT DATABASES

László Végh

The winner of the European Inventor Award 2010 in the Lifetime Achievement category was Wolfgang Krätschmer. He broke the ground with a procedure that allowed for the production of research quantities of fullerenes, a new group of carbons. The smallest of them is the C60 carbon molecule with a soccer-ball pattern. The form with hexagons and pentagons had earlier important architectural application in the life-work of Richard Buckminster Fuller. This article targeted to explore the milestones of Fuller's life as an inventor. In addition, other patent documents have also a lot of other interesting informations relating to the spatial form of fullerenes, as we will see.