# Electronics Intellectual Property













邮发代号:2-738 国内统一刊号:CN 11-3226/D 总第267期 / 2013年12月号 零售价:人民币¥ 12 港币HK\$ 58

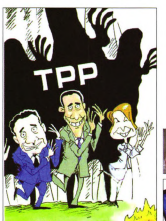


主管单位:工业和信息化部 主办单位:工业和信息化部电子科技情报研究所 工业和信息化部电子知识产权中心



#### **II CONTENTS**















封面报道

### 标准专利的平衡之道

国外简讯 12 国内简讯

#### 封面报道

20 从混战走向有序: 互联网竞争规则重构 FRAND承诺对标准基本专利权利行使 的影响(王斌)

> 标准必要专利下的相关商品市场界定方 法及市场支配地位认定的考量因素(顾萍/

标准必要专利禁令救济政策之改革

标准专利运营的平衡之道(巫晓倩) 标准专利的限制与平衡

——**从国内创新保护的角度**(周奇)

44

著作权人权利保护问题探析

-以《著作权法》第三次修改为视角 视听作品"二次获酬权"研究

一以《著作权法》修改为契机(戴哲) 论侵犯著作权的惩罚性赔偿

-以《著作权法》第三次修改为中心 (唐伟)

非交互式网络传播行为的规制

-浅谈《著作权法修改草案》中扩张 "信息网络传播权"的必要性(顾威豪)

#### 学术研究

论实用艺术作品的"胎记"

-以中日司法实践为视角看实用艺术 作品的"审美意义"

(黄钱欣)

66 显著性考(下)

> 写在《商标法》颁布30周年之后 (刘丽娟)

#### 业界实务

对 "S+S" 模式下中间件知识产权保护 72 的探讨

(吉绍年)

为控制作品继续传播和利用之目的的收 79 回权研究(周晓冰)

86 推定在表演者权保护中的适用(耿宁)

#### 法苑

92 走出商标行政诉讼的误区(谭乃文) 新商标法59条3款的理解和适用 (蒋利玮)

广告发布者在商标侵权中的责任构成

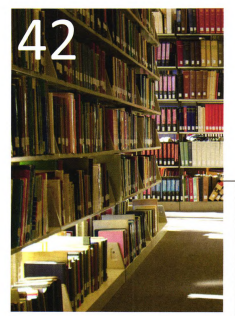
产品名称与型号一般不属于可主张的民 事权益的范围

一上海某电气有限公司诉北京某电气 有限公司不正当竞争纠纷案(朱丹)

#### 集佳信箱

可降解塑料领域专利申请动态分析 (张丽颖 李洪江)

### **ERCONTENTS**





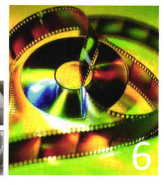




12









Cover Story

## The balance of Standard-Essential Patent

6 Information

#### Cover Story Influence on

Influence on Enforcement of Standard Essential Patents by FRAND Commitment (Wang Bin)

Method to Determine Relevant Product Market and Consideration Elements of Market Dominant Position under Standard Essential Patent (Gu Ping Zhang Hongbin)

Reform of Injunction Policy for Standard Essential Patent

(Zhang Xuehong)

Balance Approach of Standard Involved Patent Management

(Wu Xiaoqian)

Limitation and Balance of Standard Involved Patent -- from the Perspective of Domestic Innovation (Zhou Qi)

.

#### Feature

Research on Issues on Protecting Copyright Holders -- from the Perspective of the Third Amendment of Copyright Law Research on Right to Second Chance of Remuneration for Visual and Audio Works -from the Amendment of Copyright Law

from the Amendment of Copyright Law (Dai Zhe) On Punitive Damage for Infringing Copyright --

from the Third Amendment of Copyright Law
(Tang Wei)

Regulation on Non-interactive Network Communication Behavior -- Initial Comments on Necessity to Expand "Right to Communicate over Information Network" in Copyright Amendment Draft

(Gu Weihao)

On "Birthmark" of Work of Applied Art --

Aesthetic Significance of Applied Art from the Perspective of Chinese and Japanese Judicial Practice

(Huang Qianxin)

6 Research on Distinctiveness -- after the 30th Anniversary of Trademark Law (Liu Lijuan)

#### **Practice**

72 Discussion on IPR Protection for Middleware under "S+S" Mode (Peng Qiang)

79 Research on Right to Reclaim for the Purpose of Controlling Continued Dessemination and Utilization of Works (Zhou Xiaobing)

Application of Presumption in Protecting Performer's Right (Geng Ning)

#### Judges Column

92 Avoid Mistakes in Trademark Administrative Procedure

(Tan Naiwen)

Understanding and Application of Article 59 Paragraph 3 of New Trademark Law (Jiang Liwei)

Elements of Advertisement Publishers' Liability in Trademark Infringement (Wang Jingling)

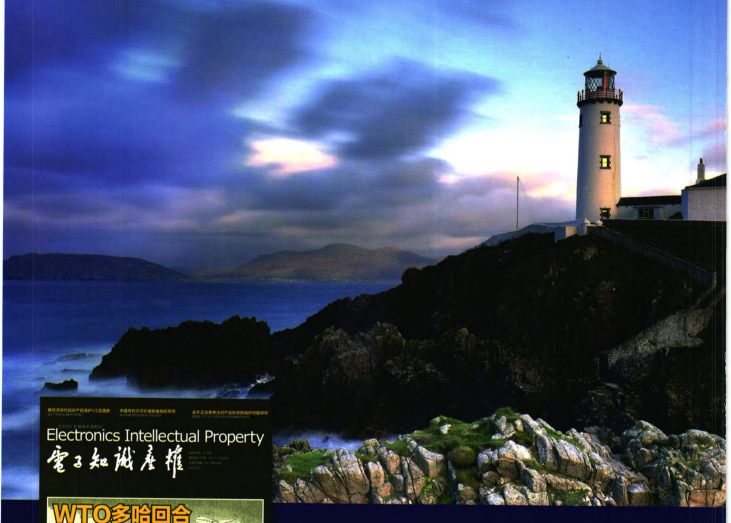
Product Name and Model Generally Do Not Belong to Claimable Civil Right and Interests -- Unfair Competition Dispute Case between a Shanghai Electric Co., Ltd. and a Beijing Electric Co., Ltd.(Zhu Dan)

#### Unitalen

Analysis on Patent Application Trend in the Field of Biodegradable Plastics
(Zhang Liying Li Hongjiang)

# 電子知識產權

时 效 的 业 内 商 业 新 闻 杂 志





《电子知识产权》杂志于1991年创刊,由工业和信息化部科技司主管,工业和信息化部电子科技情报研究所、部电子知识产权咨询服务中心主办。本刊集理论性和实践性为一体,是目前国内信息技术领域唯一的知识产权专业期刊。

《电子知识产权》全面介绍知识产权法律信息,提供企业知识产权管理工作指导,探讨解决现实中最新的知识产权问题,交流国内外最新知识产权理论研究成果和实践经验。

《电子知识产权》以满足企业知识产权工作需求为目标,建立了工业行业界与知识产权立法界、学术界以及司法界之间的桥梁,对推动国家和企业开展知识产权工作和促进中国知识产权事业发展,起到了积极的作用。















