

Electronics Intellectual Property

电子知识产权

邮发代号：2-738
国内统一刊号：CN 11-3226/D
总第261期 / 2013年6月号
零售价：人民币¥ 12 港币HK\$ 58

知识产权视角下的 云计算



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

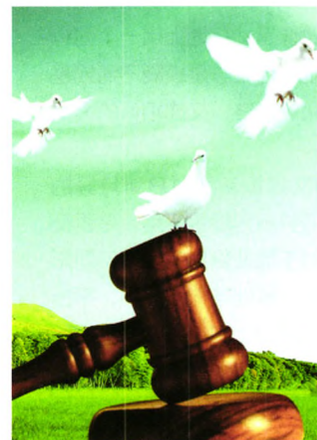
ISSN 1004-9517



9 771004 951001 06 >



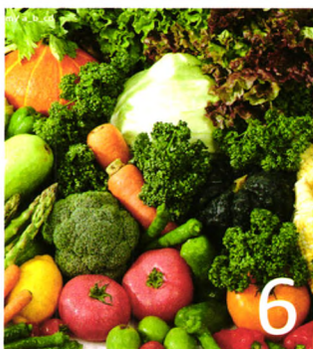
42



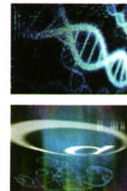
8



12



6



封面报道

知识产权视角下的云计算

6 国外简讯
12 国内简讯

封面报道

24 知识产权视角下的云计算
美国云计算专利侵权规则及对我国的借鉴意义

(尹锋林 曹鹏飞)

云计算环境下商业秘密保护问题探讨

(闫文军 吴安琪)

云计算相关市场与市场支配地位的认定及挑战

(岳琳 唐素琴)

业界实务

42 定牌加工商标侵权问题辨析

(黄晖 冯超)

72 浅谈无效程序中对引入新证据的限制

(武兵)

76 浅析知识产权许可中的联合限制竞争行为

(刘洋)

82 网络销售平台提供商的信息披露义务

(张伟君)

学术研究

52 《专利法》第六十条背后的行政法学困境

(景辉)

60 反不正当竞争法视域下的关联主体借用资源投标行为分析——以司法审判中的法律适用为视角 (杜长辉 宋旭东)

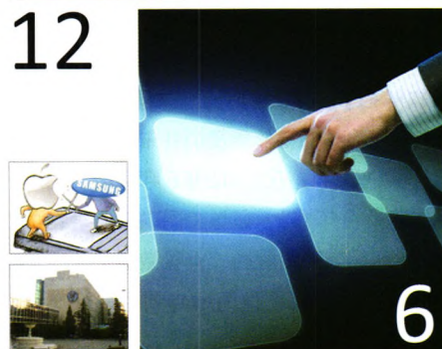
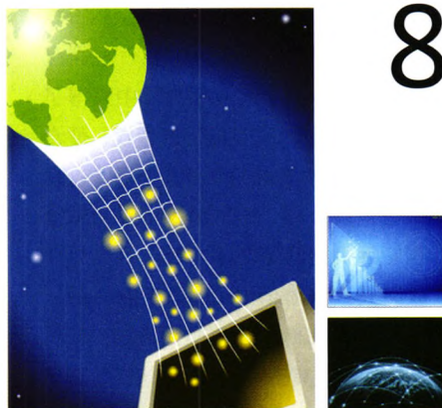
67 对《专利法》第二十五条一款六项的新思考 (白茹 卞永军)

86 约定优先原则、合理性原则与最低保障原则的关系——对《职务发明条例》草案发明人报酬有关规定的理解与思考 (常喆)

89 论日本《不正当竞争防止法》中的依样模仿条款 (李艳)

集佳信箱

94 从Abbott Labs.v.Sandoz Inc.案看方法限定产品权利要求的解释 (欧阳雪宇 武树辰)



Cover Story

Cloud Computing in Legal Perspective

6 Information

Cover Story

24 IPR Issues in Cloud Computing

1. Patent Infringement Rule Regarding Cloud Computing in USA and Its Implication for China
(Yin Fenglin Cao Pengfei)
2. Trade Secret Protection Issues under Cloud Computing Environment
(Yan Wenjun Wu Anqi)
3. Determining Relevant Market and Market Dominant Position in Cloud Computing and Its Challenges
(Yue Lin Tang Suqin)

Practice

- 42 Analysis on Trademark Infringement in OEM**
(Huang Hui Feng Chao)
- 72 Initial Observation on Limitation on Introducing New Evidence in Invalidation Procedure**
(Wu Bing)
- 76 Initial Analysis on Joint Restriction of Competition in IPR License**
(Liu Yang)
- 82 Information Disclosure Obligation for Internet Sales Platform Providers**
(Zhang Weijun)

Academic

- 52 Difficulties from Administrative Law Regarding Article 60 of Patent Law**
(Jing Hui)
- 60 Analysis of Bidding Behavior by Associated Parties through Borrowing Resources from Anti-unfair Competition Law -- From the Perspective of Law Application in Judicial Trial**
(Du Changhui Song Xudong)
- 67 New Thoughts on Paragraph 1(6) of Article 25 of Patent Law**
(Bai Ru Bian Yongjun)
- 86 The Relationship of Principles of Priority for Agreement, Reasonableness and Minimum Guarantee**
(Chang Zhe)
- 89 Slavish Imitation Clause in Japan's <<The Law of Preventing Unfair Competition>>**
(Li Yan)
- Unitalen**
- 94 Method Limited Product Claims Interpretation from Abbott Labs. v. Sandoz Inc.**
(Ouyang Xueyu Wu Shuchen)