



Be Mindful of Docketing Due Dates Related to Issuing Patent Applications

JUNE 2016

A District Court judge in Delaware invalidated three Immersion Corp. touchscreen patents due to the fact that the applications were filed on the day the priority application issued as a patent, not before. This is noteworthy because the USPTO has interpreted 35 USC 120 in the other way: to allow applicants to file continuing applications the day the priority application issues.

Read the Client Alert [here](#).

This Client Alert has been prepared by Tucker Ellis LLP for the use of our clients. Although prepared by professionals, it should not be used as a substitute for legal counseling in specific situations. Readers should not act upon the information contained herein without professional guidance.

© 2023 Tucker Ellis LLP, All rights reserved.