MAREK PORZEŻYŃSKI

Exhaustion of the right to the copy of a computer software in the view of the judgment C-128/11 UsedSoft GmbH vs. Oracle International Corp

The judgment of the Court of Justice of the European Union on UsedSoft GmbH vs. Oracle International Corp. has revolutionized the industry of producers and distributors of computer software. Monopoly of computer giants and all rules of controlling software trading have been abolished. The presented judgment may have a significant impact on the industry of computer programs due to the introduction of a new understanding of a copy of the work.

Keywords: computer software, copying computer program, Court of Justice of the European Union