## Kluwer Trademark Blog

## Trademark case: Really Good Stuff LLC v. BAP Investors L.C., USA

Thomas Long (Wolters Kluwer Legal & Regulatory US) · Tuesday, June 23rd, 2020

The preliminary injunction was vacated, however, with respect to products the licensee held in inventory and that the mark owner did not seek to repurchase under the parties' license agreement.

A former licensee's continued use of various marks for science toys after the license expired was likely to cause consumer confusion, the U.S. Court of Appeals in New York City has determined. A district court did not abuse its discretion in granting the mark owner a preliminary injunction barring the former licensee from further acts of infringement. Harm to the mark owner's goodwill would be irreparable and not redressable by money damages. The appellate court held, however, that the injunction's scope was overbroad in that it prohibited the licensee from selling off products it held in inventory and that the mark owner opted not to repurchase under the terms of the license agreement. Accordingly, the appellate court vacated the preliminary injunction to the extent that it enjoined the sale of products that the mark owner chose not to buy back, and it remanded the case for reexamination of which product lines were covered by the injunction (Really Good Stuff, LLC v. BAP Investors, L.C., June 1, 2020, per curiam).

Case date: 01 June 2020 Case number: No. 19-3395-cv

Court: United States Court of Appeals, Second Circuit

A full summary of this case has been published on Kluwer IP Law.

To make sure you do not miss out on regular updates from the Kluwer Trademark Blog, please subscribe here.

## Kluwer IP Law

The 2022 Future Ready Lawyer survey showed that 79% of lawyers think that the importance of legal technology will increase for next year. With Kluwer IP Law you can navigate the

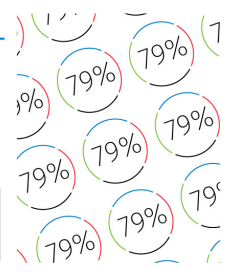
increasingly global practice of IP law with specialized, local and cross-border information and tools from every preferred location. Are you, as an IP professional, ready for the future?

Learn how Kluwer IP Law can support you.

79% of the lawyers think that the importance of legal technology will increase for next year.

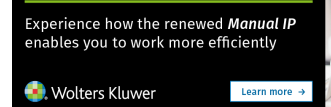
Drive change with Kluwer IP Law.

The master resource for Intellectual Property rights and registration.



2022 SURVEY REPORT
The Wolters Kluwer Future Ready Lawyer







This entry was posted on Tuesday, June 23rd, 2020 at 9:56 am and is filed under Case law, United States

You can follow any responses to this entry through the Comments (RSS) feed. You can leave a response, or trackback from your own site.