



To Socialdepartementet

2006-11-02

Comments to the report about public health, innovation, essential health research and intellectual property rights: towards a global strategy and plan of action (WHA59.24)

SIPF (Association of Patent Attorneys in Swedish Industry) has been asked to comment on the above-mentioned report.

SIPF has decided to support the proposal given by the commission. However, some items of the proposal would need clarification in direct connection with the items below or by reference.

Item 2.7 – the term “Public funding bodies” should be explained and/or exemplified.

Item 4.24 – the expression “Restrictions should not be placed on the use of generic names” seems to be superfluous in this context.

These questions have been discussed in the Board and Working Committee of SIPF.

Your sincerely

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Secretary for SIPF

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