

The Trademark

Issue 1 2024

GLOBAL REACH, LOCAL KNOWLEDGE

www.trademarklawyermagazine.com

Lawyer



What's a Mouse to Do?



Michael K. Friedland, Partner at Friedland Cianfrani LLP, addresses trademark lessons from the expiration of the copyright on the world's most famous mouse.

Meeting the 2024 INTA President

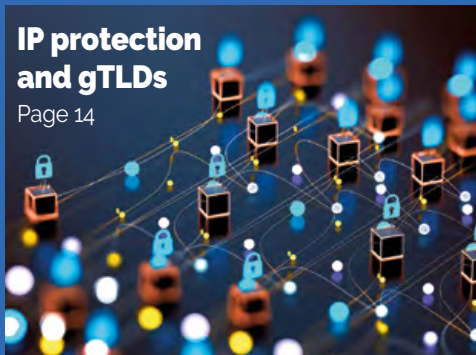
Page 11



International Trademark Association

IP protection and gTLDs

Page 14



TOP GEAR mark

Page 30



For over 50 years
our business is to empower
the innovation of business
all around the world.



For more than five decades, **GLP** has been offering a complete range of services for the **structured protection of intellectual property**.

Our Clients range from artisans to some of the Top Companies on the *Forbes 500* list, for whom we provide initial consultancy and support in lawsuits – both as plaintiff and defendant – throughout the world.

The quality of our services, commitment of our team and ability to achieve our Clients' highest objectives, led GLP to be a world-class leader in the IP business.

- Patents
- Trademarks
- Designs
- IP Strategy
- Online Brand Protection
- Legal Actions & Contracts

MILANO

UDINE

BOLOGNA

glp.eu

+39 02 54120878
glp.mi@glp.eu

+39 0432 506388
glp@glp.eu

+39 051 328365
glp.bo@glp.eu

Other offices:
PERUGIA · ZÜRICH
SAN MARINO

Scan and
download our app
EU IP Codes:
Get your
IP toolbox now!



THE TRADEMARK LAWYER

Issue 1 2024

Editor & COO

Faye Waterford
faye@ctclegalmedia.com

Publishing Director

Chris Dooley
chris@ctclegalmedia.com

Publishing Sales Manager

Katie Kerr
katie@ctclegalmedia.com

Head of Digital

Ellen Peet
ellen@ctclegalmedia.com

Finance Director

Carla Dooley
accounts@ctclegalmedia.com

Subscription Enquiries

subscriptions@ctclegalmedia.com

Published by:

CTC Legal Media Ltd,
23 Hedgers Way, Kingsnorth,
Ashford, Kent TN23 3GN
Tel: +44 7718 278253

Design and Repro by:

Design and Printing Solutions Ltd
Unit 45C, Joseph Wilson Industrial
Estate, Whitstable, Kent CT5 3PS

Printed by:

Pureprint Group, Crowson House,
Bolton Close, Bellbrook Park,
Uckfield, East Sussex TN22 1PH

Whilst every effort has been made to ensure that the information contained in this journal is correct, neither the editor, contributors or CTC Legal Media can accept any responsibility for any errors or omissions or for any consequences resulting therefrom. © CTC Legal Media 2020, and contributors. The contents of this journal are protected under the copyright law of the United Kingdom, the Berne Convention and the Universal Copyright Convention. Any unauthorised copying of the journal may be in breach of both civil and criminal law. Infringers will be prosecuted.

ISSN 2053-3829

CTC Legal Media

Credit:maria17

Editor's welcome



On January 1, 2024, the copyright to two original Mickey Mouse films expired, rendering the films and all the characters within, to some extent, free to use. However, with Mickey Mouse being among the most famous characters in history, and a very well-renowned trademark for a number of categories, the character is arguably not under threat. So, how will Disney handle the expiration of this copyright? Our cover story this issue investigates.

Our guest interview this issue is with Dana Brown Northcott, the 2024 INTA president. As well as providing insight into her role as Vice President and

“
**How will
Disney handle
the expiration
of this
copyright?**
”

Associate General Counsel of IP at Amazon, Dana discusses her excitement for the year ahead, the key evolving challenges faced by the IP community, and what to look out for at the INTA Annual Meeting in Spring.

Further, we delve into the evolution of ICANN, detailing the developments surrounding generic Top-Level Domains to provide advice and guidance for keeping IP protected in this evolving space followed by a timely review of a trademark squatter case that saw the attempted exploration of the BBC's notorious TOP GEAR mark by a Russian entrepreneur.

Our *Women in IP Leadership* segment features Dorota Rzażewska, Managing Partner at JWP.

There is still time to book for our INTA Special Edition, contact katie@ctclegalmedia.com to reserve your space today.

Enjoy the issue.

Faye Waterford
Faye Waterford, Editor

Mission statement

The Trademark Lawyer educates and informs professionals working in the industry by disseminating and expanding knowledge globally. It features articles written by people at the top of their fields of expertise, which contain not just the facts but analysis and opinion. Important judgments are examined in case studies and topical issues are reviewed in longer feature articles. All of this and the top news stories are brought to your desk via the printed magazine or the website www.trademarklawyermagazine.com

Sustainability pledge

We pride ourselves on using a sustainable printer for our hardcopy magazines. Pureprint Group was the first printer in the world to become CarbonNeutral® and has worked to remove non-recyclable materials from the manufacturing processes while creating dynamic allocations to reduce energy, waste, transport, and materials. Find out more at www.pureprint.com/sustainability/



Contents

5 Meet the Editorial Board

Meet our Editorial Board members who help determine the direction of this magazine.

6 Cover Story: What's a Mouse to Do?

Michael K. Friedland, Partner at Friedland Cianfrani LLP, addresses trademark lessons from the expiration of the copyright on the world's most famous mouse.

11 Meeting the 2024 INTA President: an interview with Dana Brown Northcott

Dana sat down with *The Trademark Lawyer* at the start of her presidency to discuss her excitement for the year ahead, the key evolving challenges faced by the IP community, and what to look out for at the INTA Annual Meeting in Spring.

14 The evolution of ICANN: a new landscape for IP protection

Stuart Fuller, Director of TLD Services at Com Laude, details the developments of ICANN's generic Top-Level Domain program to provide advice and guidance for keeping IP protected in this evolving space.



17 Women in IP Leadership:

An interview: inspirations, experiences, and ideas for equality.

Featuring:
Dorota Rządewska,
Managing Partner at JWP



23 Rankings: South America

10 of the best law firms from each of the top South America jurisdictions, including Argentina, Brazil, and Peru.

30 Trademark squatter eliminated by the BBC after attempted exploitation of the TOP GEAR mark

Vladimir Biriulin, Partner, Russian Patent Attorney, Head of Special Projects, of Gorodissky & Partners evaluates the recent case that almost saw the loss of the TOP GEAR mark for the BBC!

32 Safeguarding innovation: Maddock & Bright's unwavering commitment to ethical excellence in IP law

In celebration of their approaching 75th anniversary, Maddock & Bright express their dedication to the protection of innovation throughout the Mena region.

37 Directory of services

An A to Z list of the international law firms who provide IP related services.

Francesco Bonini - Studio Bonini. Italy

Francesco has 25 years of experience in Italian and EU trademark and design prosecution. He has had successful cases in oppositions, appeals, and cancellations both before the EUIPO and the Italian PTO. Francesco has his office in Vicenza, in the North-East of Italy. It has helped and helps several companies of the Venetian area to protect their IP rights, dealing with IP prosecution.



Enrique A. Diaz - Senior Partner, Goodrich Riquelme. Mexico

IP Latin American expert Enrique joined the firm in 1998, finished law school in 2001, and by 2010 he became the youngest lawyer to have ever been made senior partner in the firm's history. He is currently a foreign expert on Latin-American intellectual property, managing the prosecution of over 3500 trademarks and more than 1000 patents per year.



Catherine Hillaert-Prevost - Expert IP Strategist, Consultant & Advisor. Switzerland

Catherine has 35+ years' expertise leading IP strategies & portfolios in 160+ jurisdictions, and worked as French INPI Examiner, IP Counsel at law firms, Senior IP Counsel at major international companies Rhône-Poulenc, Rhodia, Nestlé, prior to being Global Head of IP & Anti-counterfeiting at Stoli Group for 12+ years. She now advises on IP protection, litigation, enforcement.



Misum Hossain - Founder & Head, Lincoln Legal Chambers. India

Misum has 18 years' trademark experience in registrations, dispute resolution and licensing. Misum, an alumnus of the University of London LLM programme, has advised clients for IP India, UKIPO, EUIPO, USPTO, IP AUS & CIPO. He is also currently Hon. VP at an academic non-profit. He has designed trademark courses, chaired seminars clocking 6K+ speaking hours, and trained 2.5K+ lawyers.



Gang HU - Deputy General Manager, China Patent Agent (H.K.) Ltd. China

Gang is a senior Chinese IP specialist and practitioner. He is good at solving difficult and complicated trademark litigation and non-litigation cases. Some of the influential cases he handled were widely reported on by media, and recent IP litigation cases represented by him were awarded by the Supreme People's Court as the annual guidance cases.



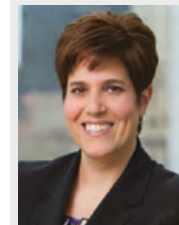
Shelley Jones - Lawyer and Registered Trademark Agent. Canada

Shelley is a Fellow IPIC and has worked with famous brands on trademark and copyright infringement, litigation, domain name disputes, and anti-counterfeiting issues. Her past practice involved managing global trademark portfolios. Shelley has been working in the not-for-profit sector on projects focused on increasing IP awareness.



Stacey C. Kalamaras - Founding Partner, Kalamaras Law Office, LLC. US

Stacey is the founding partner of Kalamaras Law Office LLC, an IP boutique providing full-service brand protection services to SMEs. Stacey spent most of her career in Big Law representing well-known brands in over 150 countries. Prior to law school, she worked as a marketing and advertising executive. Stacey is a devoted trainer of other lawyers, having trained more than 6,500 on brand protection topics since 2018.



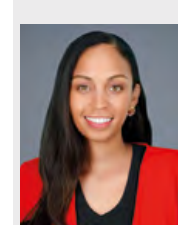
Barbara Leitao-Johnson - Associate General Counsel, Intellectual Property, IABBB. Latin America/USA

Barbara is a US based Brazilian Trademark Lawyer, having worked in several large Brazilian IP offices. With an LL.M. from George Washington University, DC, and after working at the IP protection areas of Facebook Reality Labs and Corsearch, she is currently taking the position of Associate General Counsel for IP at the International Association of Better Business Bureaus.



Rachael Lodge Corrie - Partner, FOGA DALEY. Jamaica

Rachael Lodge Corrie is a Partner of Foga Daley with a passion for Intellectual Property law, focused on brand portfolio management, trademark prosecution, non-routine trademark matters and advertising law. She is an active member of the Jamaica Bar Association, INTA's Young Practitioners Committee and a member of the Women's IP Today Steering Committee.



Yasir Masood - IP Manager, Rouse & Co. Dubai

An experienced German legal advisor specializing in IPRs, particularly trademarks, Yasir is dedicated to serving a diverse clientele in the UAE and MENA region. With an in-depth understanding of IP laws and procedures in the UAE, GCC, Europe, and US, his expertise encompasses filing, enforcement, and drafting. As an active member of INTA and AIJA, Yasir is committed to staying at the forefront of IP.



Chris Mitchell - Member, Dickinson Wright. US

Chris Mitchell, a member of Dickinson Wright, has practiced exclusively in the area of intellectual property law for over 25 years, handling trademark matters - from procurement to licensing and litigation - for clients throughout the world.



Santiago R. O'Conor - Managing Partner, O'Conor & Power. Argentina

Santiago is an attorney and trademark and patent agent advising domestic and foreign companies on local and international IP law in Argentina and across Latin America with extensive experience. He is the managing partner at O'Conor & Power in Buenos Aires, Argentina.



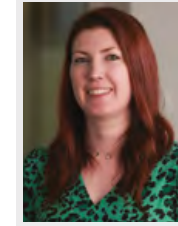
Peter Sloane - Partner & Co-Chair of the Trademark and Copyright Practice, Leason Ellis LLP. US

Peter Sloane is Partner and Co-Chair of the Trademark and Copyright Practice at Leason Ellis LLP, an IP boutique law firm in White Plains, New York. His practice includes trademark prosecution, U.S. and international, and federal court litigation.



Charlotte Wilding - Partner, Keltie LLP. UK

Charlotte Wilding is a partner of the trademark practice at Keltie LLP. An expert in her field, she specializes in providing strategic IP advice, as well as the prosecution, maintenance, and enforcement of IP rights. Charlotte is also an active member of the International Trademark Association's Publication Committee.



Beata Wojtkowska - Partner, Kulikowska & Kulikowski. Poland

Beata is a practice-oriented IP specialist, focused on Client's needs. Beata's key areas of activity are trademarks, trade names, geographical indications, combating unfair competition, and managing disputes.





What's a Mouse to Do?

Michael K. Friedland, Partner at Friedland Cianfrani LLP, addresses trademark lessons from the expiration of the copyright on the world's most famous mouse.

The copyrights on the two original Mickey Mouse cartoon films expired on January 1, 2024. As with any other copyrighted work, the expiration of the copyrights means that the works are now in the public domain. Thus, the original Mickey Mouse films, and all the characters in them, are, to some extent, free for all to use. The marketplace has quickly responded. In the month since the copyright expired, consumers can find unlicensed Mickey Mouse products all over the internet.

But Mickey is more than just a cartoon character; he's also one of the world's most famous trademarks. Thus, we bring a critical question into focus: is there anything that Disney can do to stop the proliferation of goods bearing Mickey Mouse and save Disney's most valuable trademark? The lessons apply across the entertainment and copyright landscape.

Mickey as a trademark

Mickey made his debut in the cartoon *Steamboat Willie* in 1928. His life as a trademark began almost immediately thereafter. The first Mickey Mouse dolls appeared in 1930. The first Mickey Mouse watches appeared in 1933. Since then, he's been on books and clothing, food, toys, kitchen appliances, electronics, and more. Mickey has appeared on virtually every product imaginable.

The Lanham Act defines a trademark as "any word, name, symbol or device" that is used to identify and distinguish goods from those made or sold by others and indicate their source. 15 U.S.C. § 1127. Mickey undoubtedly qualifies. Generations of consumers have become accustomed to seeing Mickey on everything from



Michael K. Friedland

“
The copyrights on the two original Mickey Mouse cartoon films expired on January 1, 2024.”

Résumé

Michael K. Friedland is a partner of Friedland Cianfrani LLP, a California intellectual property boutique. He focuses his practice on patent, trademark, copyright, and trade secret litigation, and has handled hundreds of such cases in trial and appellate courts around the country. Prior to founding his firm, Michael was a senior partner at Knobbe Martens in Irvine, California, and was co-chair of Knobbe's litigation department. Michael is a graduate of Harvard Law School and U.C. Berkeley. *Author email: michael.friedland@fciplaw.com*

hats to handbags. When consumers see that iconic Mickey Mouse character on a product, they undoubtedly believe, after a lifetime of experience, that the product is made, sold, or authorized by Disney.

Now, however, unlicensed Mickey products are easy to find. Figure 1 & 2 are just a few examples.

Because of Disney's trademark rights in Mickey, enforcement of those rights against such third-party users should be an easy matter. But it's not so easy, because Mickey Mouse is not only a trademark, he is also a copyrighted character.

If Disney had only used Mickey as a character in copyright-protected works (for example, books, artwork, and films), the analysis would be straightforward. The copyright expired, and the character would be on the open market. The world would be free to copy or create its own Mickey works, just as anyone is free to copy or make their own Sherlock Holmes or Tom Sawyer works. At the same time, if Disney had used Mickey only as a trademark, the analysis would be just as straightforward. Mickey would continue to be Disney's to use exclusively.

With this background, we turn to the question: What are Disney's options?

Do nothing

Disney could simply ignore the third-party uses, but this option has several severe negative consequences.

Disney would lose millions of dollars in sales and royalties. Consumers would have the option of buying Mickey products from unlicensed manufacturers instead of genuine Disney products. Disney could lose profits from the sales it would have made, perhaps billions of dollars' worth, over time. At the same time, manufacturers would have the option of making and selling Mickey-branded products without having to pay a license fee, causing Disney to lose royalties from those sales.

Reputational damages could follow. Disney would have no way to prevent flammable Mickey pajamas or lead-painted Mickey drinking cups from entering the market, and many consumers would mistakenly believe that the pajamas and cups were genuine Disney products. In addition, if the products



Figure 1



Figure 2

carried a message inconsistent with Disney's carefully cultivated image, Disney would suffer further reputational harm, as consumers could mistakenly believe that Disney endorsed the message.

The long-term consequence of the unauthorized use could be even more damaging. If unlicensed Mickey Mouse products continue to proliferate, Mickey would lose its secondary meaning. Consumers would become accustomed to seeing Mickey as a character who appears on products from a wide variety of companies, and consumers would no longer identify Disney as the source of Mickey Mouse products. Mickey could become no different than Santa Claus or the Easter Bunny. Consumers recognize those characters, but they do not associate them with any particular brand. If Disney does nothing, Mickey Mouse as a trademark might cease to exist.

Surgical enforcement

A second option would be for Disney to make a

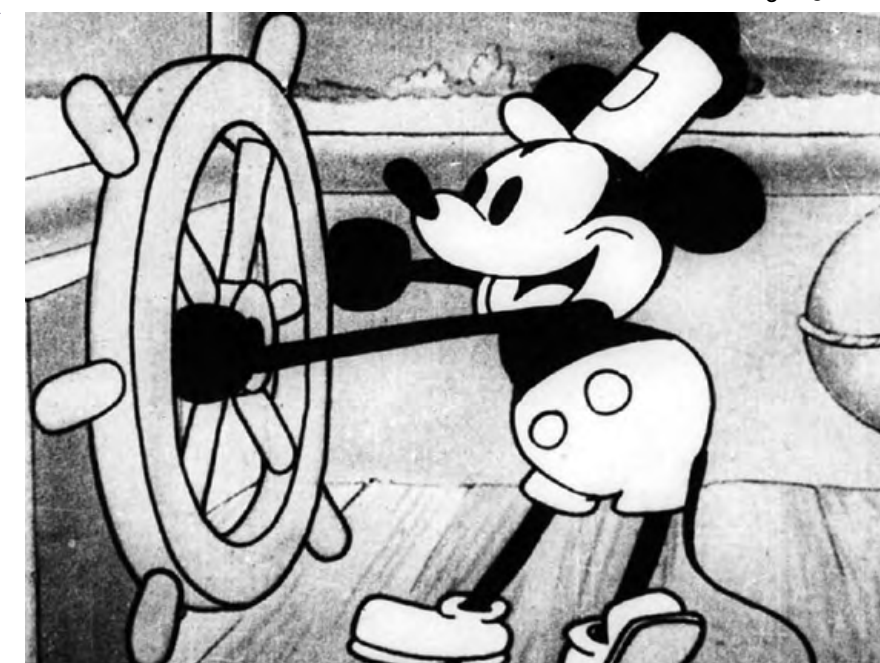


Figure 3



tactical concession. Disney could ignore uses of Mickey that strictly resemble the Steamboat Willie version of Mickey Mouse. At the same time, Disney could continue to aggressively enforce its rights against uses of more modern versions of Mickey Mouse.

The limitations of that approach are made plain by review of the Steamboat Willie character, reproduced in figure 3.

The Steamboat Willie version of Mickey is immediately recognizable as Mickey Mouse. To devoted fans, the differences between Steamboat Willie and his modern variants are immediately discernable. To more casual consumers, however, Steamboat Willie is just as much Mickey as any other version. Particularly where the Steamboat Willie Mickey is used in different poses or with different backgrounds, there is no reason to think ordinary consumers would readily distinguish between a product bearing an image of Steamboat Willie and a product bearing an image of "modern Mickey." As a practical matter, the differences between the versions may be too subtle for ordinary consumers to distinguish between them.

Even if the differences between the versions were clear enough to allow ordinary consumers to distinguish between different versions of Mickey, another version of Mickey will fall into the public

“
Now, however, unlicensed Mickey products are easy to find.”

domain every few years. The Steamboat Willie version expired earlier this year. The next version expires in 2027, and the one after that in 2032. Thus, with each passing year, even if a campaign of surgically limited enforcement were successful for each iteration of Mickey, another version will periodically expire and lapse into the public domain. And because each newly expired version more closely resembles the current version, Mickey's value as a trademark will continue to erode.

Damn the copyright, and full speed ahead

Disney's most aggressive option is probably the most appealing. Disney could simply disregard the expiration of the copyright and sue third parties for trademark infringement as though the copyright limitation had never existed.

Each regional federal appellate circuit has its own articulation of the test for trademark infringement. Application of any of the tests strongly favors Disney. For purposes of this discussion, the Ninth Circuit's *Sleekcraft* factors are applied. See *AMF Inc. v. Sleekcraft Boats*, 599 F.2d 341, 348-49 (9th Cir. 1979.) The relevant factors weigh:

- The similarity of the trademarks;
- The similarity of the goods;
- The strength of the trademark;
- Evidence of actual confusion;
- The similarity of marketing channels;
- The defendant's intent in selecting the trademark; and

- The degree of care exercised by consumers.

Every one of these factors would weigh heavily in favor of Disney. The Mickey images are the same or nearly the same; the goods are the same; the Mickey trademark is enormously strong; Disney could easily show actual confusion, either through consumer complaints or through a survey; the evidence would show that defendant chose to use Mickey knowing that consumers associate the character with Disney; and, because the goods are often impulse purchases, consumers tend not to exercise a high degree of care.

Even though Disney could easily prove a likelihood of confusion using the *Sleekcraft* factors, there is still no guarantee that Disney would ultimately prevail. A defendant would likely raise the expiration of the copyright as the focus of its defense. The defendant would argue that the expiration of the copyright meant that the defendant could use the Mickey Mouse character, regardless of whether the character is also Disney's trademark.

That argument would be similar to one recently addressed by the Supreme Court in *Jack Daniel's Properties, Inc. v. VIP Products, LLC.*, 599 U.S. 140 (2023). There, the Supreme Court held that the

“
Mickey Mouse is not only a trademark, he is also a copyrighted character.”

Contact
Friedland Cianfrani LLP
2010 Main St.,
Ste. 1260, Irvine,
CA 92614, USA
Tel: +1 949 734 4900
www.fcilaw.com

First Amendment did not allow a company to sell a parody dog toy version of Jack Daniel's whiskey bottle design. The defendant labeled its parody dog toy version "Bad Spaniel's." The Supreme Court held that the issue turned on whether the defendant was using "Bad Spaniel's" as a trademark. There, the defendant admitted in earlier court proceedings that it believed the phrase "Bad Spaniels" was its trademark. Accordingly, the Supreme Court found that the First Amendment did not protect the defendant. In a dispute regarding Mickey Mouse, the inquiry would likely have the same focus. A court would need to determine whether the defendant's particular use of Mickey constituted use as a trademark.

Although the determination would vary from product to product, and there is no guarantee that Disney would prevail in any particular case, the enormous potential loss entailed in allowing third parties to continue to use Mickey on products far outweighs the risk of doing nothing or pursuing a limited enforcement campaign. Doing nothing would deal a relatively quick death to Mickey as a trademark. A limited enforcement campaign would still allow Mickey to die as a trademark, albeit at a slower pace. Aggressive enforcement would at least give the world's favorite mouse a chance.

Using Madrid Refusals to effectively expand your IP practice

Expand the reach of your practice beyond your home country by taking advantage of the global network of IP firms using Madrid.

Gain insight into Madrid refusals issued by your country's trademark office. Find out which representative firms have marks being refused. Discover the filers within your home country who have been refused abroad.

Be proactive and scout potential firms and clients from abroad, and prep for international meetings.

WEEKLY REPORTS MAY INCLUDE THE FOLLOWING:

- foreign refusals *into your home country*
- refusal from your home country *into other Madrid jurisdictions*
- which third-party marks have been cited (only certain jurisdictions)
- email address of foreign representatives
- WIPO record link

From the company that created the US-market 2(d) Citation Watch... now bringing you global data from foreign IP offices..

Powered by **towergateinformatics** Trademarks **OnPoint**

Contact us:
info@towergatesoftware.com • Telephone: +1.866.523.8948



Credit: PictureLake

M. Sc. Konstantin Tahtadjiev
Bulgarian & European Patent Attorney (EQE qualified)
Bulgarian & European Trademark & Design Attorney

TAHTADJIEV
INDUSTRIAL PROPERTY

PATENTS UTILITY MODELS TRADEMARKS INDUSTRIAL DESIGNS

Invent hard, IP it smart We offer an individually tailored approach for getting the best possible protection for your business inventiveness and creativity in Bulgaria and Europe

www.ktpatent.com



Meeting the 2024 INTA President: an interview with Dana Brown Northcott

Dana sat down with *The Trademark Lawyer* at the start of her presidency to discuss her excitement for the year ahead, the key evolving challenges faced by the IP community, and what to look out for at the INTA Annual Meeting in Spring.

Can you introduce yourself and your role in the IP industry?

My current role is Vice President and Associate General Counsel of IP at Amazon. I lead the team that supports all of Amazon's brands globally, including trademarks, domain names, gTLDs, internet governance, copyrights, content protection, and a lot of IP policy work. I've been at Amazon for 16.5 years, and, prior to that, I've held roles in law firms in Silicon Valley and London, as well as in-house.

Beyond Amazon, my most important (and exciting) role this year is to serve as INTA's 2024 president. It's a terrific organization of talented IP professionals who are deep in brand protection and with broad scope and global reach. INTA does so much for the IP community through talent development and policy advocacy, of which I am also a recipient. This is what truly makes this Association the premier global branding organization.

I have been a member of INTA for 23 years now, and am lucky to have served in a variety of roles, from committees to presidential task forces to the Board of Directors. I'm so appreciative of the organization – in addition to everything else, it makes my life more fun every day!

Did any particular cases or developments stand out for you in 2023?

There are a number of cases that come to mind but let me highlight two: one was in the US with international implications, and the other in the EU.

The first one was the Abitron case (*Abitron Austria GmbH v. Hetronic International, Inc.*) before the United States Supreme Court. The US Supreme Court has been hearing a lot of trademark cases lately, and it's been exciting to watch our cases make it to the highest court for definitive review. As with many Supreme Court cases, INTA filed



Dana Brown Northcott

“I'm so appreciative of the organization – in addition to everything else, it makes my life more fun every day!”

an amicus brief in 2022. The reason why this case is important here in the US – but also internationally – is that it limits the ability of trademark owners to obtain damages to only domestic infringing use in commerce in that country. This is also important because the US Senate is debating legislation around the decision soon.

INTA argued for a system that could function reciprocally, consistent with international treaty systems. Specifically, INTA's position on this is that the Lanham Act may stop only foreign conduct that causes substantial impact in the US. The Lanham Act covers domestic consumer confusion, harm to brand owner reputation, mistakes about sponsorship, affiliation, and dilution. In the case of a foreign actor that is causing substantial injury in the US in any of these ways, there's action available here, but otherwise, not. However, the Lanham Act cannot subject foreign companies to suit in the US for foreign conduct that has no likelihood of confusing consumers or other substantial impact in the US. So that helped clarify what is going on with the territorial debate.

Turning to the EU and the *EUIPO v. Nowhere* case: INTA filed a brief for this case last year which is still pending before the Court of Justice. It concerns the timing of grounds for EU trademark applications. INTA's position, with regard to opposition or cancellation proceedings, is that where the relevant petitioner in the case relied upon a right that for no reason no longer exists when the decision is taken, then the petitioner no longer has an interest in the case, and the opposition or the cancellation should fail. The timing there is really important. In that case, the right relied upon was no longer valid at the time a decision was due to Brexit, but the outcome of the litigation might have an impact on any future cases that involve the “disappearance” of an earlier



right (cancellation, expiry, etc.), and this is why it is important to INTA.

The International Amicus Committee does such an impressive job of drafting all their briefs, then they explain it thoroughly to all of us on the Executive Committee so that we truly understand the issues.

What do you believe are the key evolving challenges in the IP community and how is INTA working to help support these challenges?

Have you made it through a day in the last six months where somebody has not mentioned generative AI? No, right? So, we should probably start there! One challenge would be AI and its implications on society, IP, and the IP profession itself. It's certainly top of mind for IP practitioners. INTA is hosting The Business of AI Conference in New York in March. It offers a great opportunity to explore exactly this. I love the March conferences. They are a great example of how INTA is a source of future-facing idea exchanges and best practices. I'll definitely be attending the conference with some of my team members. That's where I'd start – AI – because it's in the zeitgeist.

Second, the continuing iteration of IP rights. Global trade is increasingly complex, and technology is accelerating change. As a result, the needs of businesses and brand owners are changing. This will continue to be a key issue for INTA in the coming years because the law can't keep up with the pace at which technology is evolving and developing. INTA's advocacy team is engaging with all of the IP offices and the legislative bodies to talk about harmonization and how they can come together with best practices that work to the benefit of the consumers who rely on and trust brands.

Another issue that deserves mention is the increasingly complementary nature of IP rights. Brand portfolios like Amazon's are more and more complex, and as new products and services come on board, they require a variety of protections. As a result, INTA continues to expand its scope, especially to complementary IP rights, as you can see with the new committee inaugurated this year on trade secrets. I am very excited to see what transpires in their first term.

Beyond that, INTA has ongoing focus on its policy priority issues such as counterfeits, brand restrictions, Internet governance and the expansion of the domain name system, as well as the evolution of the IP profession – and with this, evolving and growing expectations from both in-house and outside counsel.

Personally, I can speak from experience that brand owners have growing portfolios that demand (and expand) professional capacity necessitating a lot of substantive skills, such as financial, marketing, and IT implications. I'm really pleased

“ I think about this a lot, how we can lean into INTA immediately to help with training new hires, and the Trademark Administrator Certificate will be such a valuable starting point. ”

to see INTA stepping in to address this with the recently launched certification programs. One is the Finance for Non-Finance Legal Professionals – a game-changer for helping us develop our budgets. Then, an International Certificate, focused on the broader lifecycle of the trademark, was launched at the end of 2023. And in this first quarter of 2024, INTA is launching the Trademark Administrator Certificate.

I think about this a lot, how we can lean into INTA immediately to help with training new hires, and the Trademark Administrator Certificate will be such a valuable starting point.

What aspect of being INTA president excites you the most?

Advancing the strategic mission of the organization. I'm also really excited to connect with the INTA members globally. I'm looking forward to participating in this year's delegations where I'll get to hear about what our members need and play a part in figuring out how INTA can best address those needs. INTA has a really important role to play with policymakers and regulators, as well, so I hope to advance some of the incredibly important conversations around INTA's perspectives and priorities.

What are your main goals as president?

My goals are centered around supporting all that makes INTA so very important and relevant to us Legal Professionals, including INTA's strategic mission, continued engagement with the membership, ensuring advocacy with policymakers and regulators.

Another goal that is at the top of the list is my Presidential Task Force – I'll give you a sneak peek! We are going to focus on brands and sustainability, communications, and the impact of customer trust on brand value. We are also in the initial stages of planning to have that through-line on sustainability via round tables, speakers, policy analysis, ensuring the issue will be addressed beyond the task force.

I have a lot of energy about the presidency! Mid-January, I had the pleasure of working in the New York office with all of the INTA staff where we began the initial brainstorming for the 2026-2029 strategic plan. We started to look at the committee structure for overlap synergies, outcome transparency, better communication, and what we do next with the overall structure of the organization and how it will evolve. Then, we looked at ways to continue our strong financial growth and explored other sources of revenue. We also looked at Internet governance positions and how we're going to take that forward this year. Finally, we spent a lot of time crystalizing what our advocacy priorities are – there is so much legislation and important discussion

happening with regulators in the trademark offices, and INTA must be at the center of that. We have a lot on our collective minds as we move forward with our advocacy plans.

Which aspect of the 2022-2025 strategic plan are you most passionate about?

The core of INTA, as mentioned, will remain the same – it's the purpose of who we are and what we do and that's fostering consumer trust, economic development, innovation, and a better society through brands. So, it's hard when you ask what am I "the most" passionate about because that limits me to one. They all have value and speak to the heart of what INTA does.

One is promoting and reinforcing the value of brands. We'll continue to champion brands and brand issues to the policymakers, the consumers, the regulators, the entrepreneurs, the trademark offices, and anyone who will listen to us talk about the entire brand cycle and why it's important. Part of that will include policy discussions around harmonization, complementary trademark rights, commercialization, iteration, and how it is we embrace technology and change.

The second is Building a Better Society Through Brands. This was part of the Presidential Task Force a few years ago, the focus of which was DEI and its implications in the branding community, and to look at trust and transparency of brands. In addition, it also moved forward discussions on ESG and CSR and what the impact is on brand value. I've also already given you a sneak peek at where we're headed with the 2024 Presidential Task Force, which also speaks to this.

This brings me to the third pillar, the development of IP professionals, which was also the focus of a previous Presidential Task Force. I want to value and bring forward the fantastic work done by previous presidents so it's not just one and done. The development of IP professionals, keeping people fresh on how we navigate change, how that affects our practice, and how we refine our dynamic skills.

Overall, I will spend the year looking for ways I can participate in improving the member experience, which ties back to what I'm most excited about: spending more time with members and identifying ways to keep INTA important, practical, and relevant.

How do you think the global nature of your day-to-day role will benefit you as INTA president?

Amazon's mission overall is to surprise and delight customers and that exhibits itself in several different businesses from tech to retail, from consumer goods to fashion, from web services to digital devices, to publishing, to movies, television, games, and more! It's a collection of so many different

“ I'm looking forward to participating in this year's delegations where I'll get to hear about what our members need and play a part in figuring out how INTA can best address those needs. ”

Contact
www.inta.org

¹ As of February 26, 2024

business areas.

With that, I bring to the table a wide range of experience in both safeguarding some of the most famous brands in the world as well as working in a wide range of practice areas. It's from this global, multi-lens perspective of experiences and industries that I hope will help augment all of what INTA is and does.

What aspect of the INTA Annual Meeting in Atlanta are you most looking forward to and why do you think professionals should attend this year?

As it stands, we have more than 5,750 registrations from more than 100 jurisdictions and 1,500 organizations.¹

My favorite part of the annual meetings year after year is the content – discovering all the new issues through the extensive educational offerings. Also, connecting with our outside counsel to address and work through some thorny issues and benchmarking with other brand owners and our peers. We predict that there will be more than 10,000 brand professionals, business owners and leaders, government officials, and academics joining us in Atlanta this May, so the potential for networking is fantastic. It's really exciting.

The overall theme of the meeting this year is the Business of Innovation, which offers the opportunity to deep dive into IP rights and how they're iterating. There's going to be an IP Innovation Track and a Business Track and it's going to be a full meeting, with more than 25 educational sessions as well as so much more.

What advice would you give to young practitioners who are attending their first Annual Meeting?

If you are coming to the Annual Meeting for the first time and you're a young practitioner, focus on building connections and building your network. Be sure to challenge yourself to explore new content areas that you know nothing about by attending as many educational sessions as you can get to, and also, no matter how early in your career you are, you have a lot to share, so share what you know with others.

If you could set a New Year's resolution for the IP community, what would it be?

That is a really hard question! Every year I lean into one of Amazon's leadership principles and this year's is, 'learn and be curious.' Good leaders are never done learning, they're always seeking ways to improve themselves, and they're curious about new opportunities and how to explore them. That goes for the company, for my team, and for myself personally. That is what I hope the IP community can strive for in 2024 and beyond. Learn and be curious!

The evolution of ICANN: a new landscape for IP protection

Stuart Fuller, Director of TLD Services at Com Laude, details the developments of ICANN's generic Top-Level Domain program to provide advice and guidance for keeping IP protected in this evolving space.

The history of the Internet continues to teach us that tomorrow's growth is going to be fuelled by disruption to the norm. Some of today's most ambitious, digitally focused, market-leading, and most valuable brands are organizations that have relatively short histories and have taken advantage of economic conditions to transform their business models.

The global pandemic was a major tipping point for many brands to rethink and reimagine their strategies and business models, and also gave rise to new market entrants who could adapt quickly to the new ways of the world. The FinTech industry, which encompasses and facilitates the growth in ecommerce, is projected to become a \$1.5 trillion industry by 2030 according to Boston Consulting Group¹.

As far back as 1999, organizations such as KPMG were focused on the opportunities that the Internet could deliver to organizations, noting in their research paper on Electronic Commerce and Internet² that:

"More companies than last year now see the internet as a profitable way of making sales, compared to traditional methods. Unsurprisingly, perhaps, it is the more e-commerce mature businesses, like the retail/wholesale companies, which are particularly impressed with the internet as a selling tool.

There are, of course, still obstacles to be overcome before the global digital revolution can really take off. These are more formidable barriers – security fears, particularly – than some e-commerce evangelists would like outsiders to believe. But when a massive 81% of respondents believe that electronic trading will



Stuart Fuller

“There are, of course, still obstacles to be overcome before the global digital revolution can really take off.”

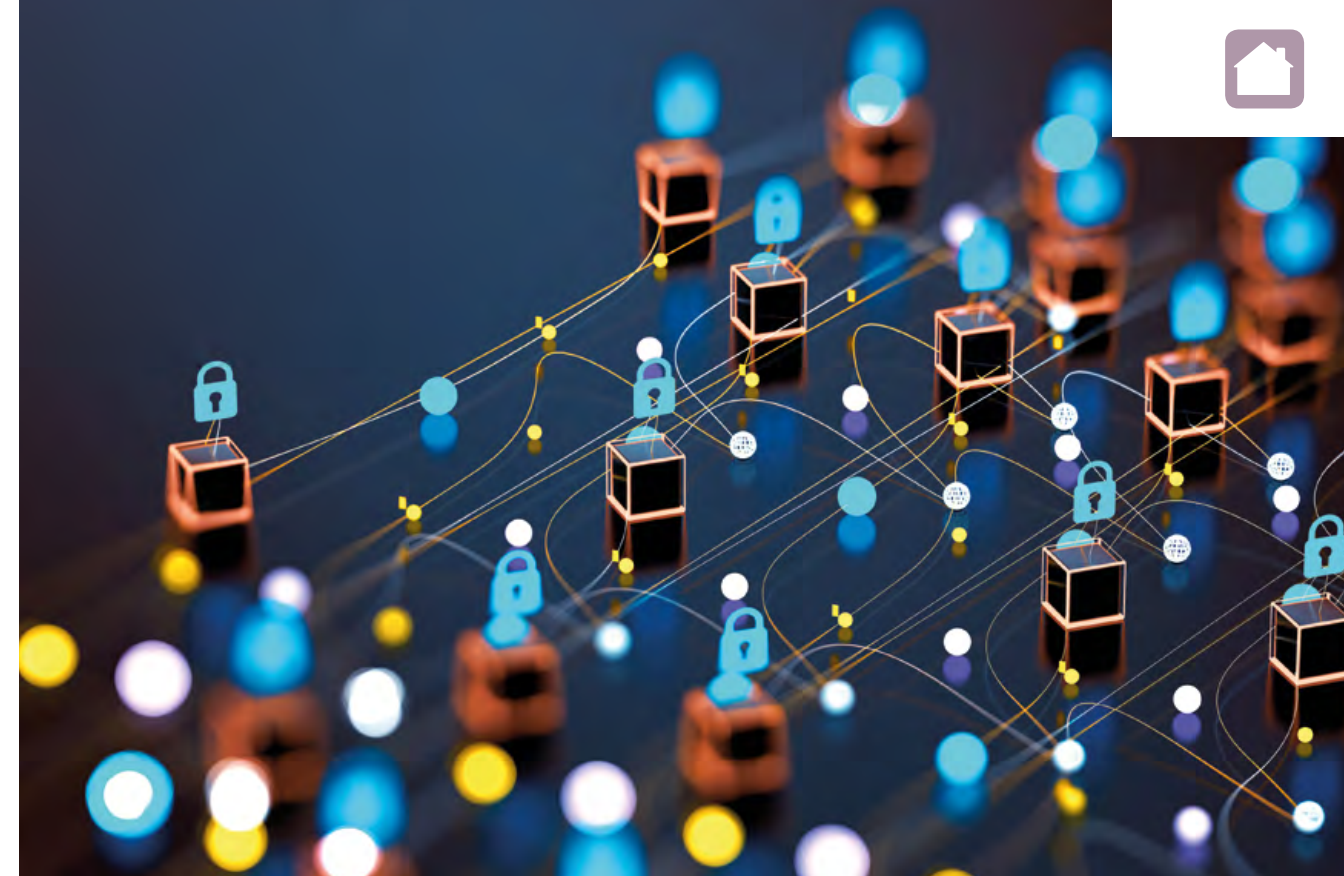
revolutionize their dealings with customers – and 31% say that the internet has already increased total sales – it is clearly a revolution that is unstoppable. E-commerce companies that are lagging now only have a brief window before they fall irretrievably behind.”

In 2012, the Internet Corporation for Assigned Names and Numbers (ICANN) launched the New gTLD (generic Top-Level Domain) program, representing the biggest and most significant expansion of the domain name system since its creation. The program marked a substantial departure from the limited availability of domain suffixes, such as .com, .net, and .org, allowing for a much broader range of Top-Level Domains to enhance competition and choice, promote innovation, and foster and support global internet diversity.

The liberalization of the domain name space was a chance for organizations to acquire their own slice of the internet in the form of a dotBrand Top-Level Domain, and to revolutionize how web users interacted with them and each other online. This limited opportunity saw over 500 global entities apply for their own dotBrand Top-Level Domain.

Rather than seeing a revolution in the domain name space it has been more of an evolution. Whilst there have been notable successes of some new gTLDs, we are yet to see a real step change for brands that applied for, and have launched, their own dotBrand TLDs.

The clamor for a second application round started almost immediately as the applicants were announced in June 2012, with many organizations enviously seeing their competitors



had applied for their own dotBrand. Behind the scenes, the ICANN community started working on a comprehensive review of the whole program, from application to launch, spending years debating the details. In the last 12 months, over a decade since the first round was launched, the finalization of some of the most important elements of that work has been published. Whilst there are still some issues to resolve, ICANN has pushed ahead with preparation for the next round, not allowing “perfect to be the enemy of good”, according to ICANN's Interim President and CEO, Sally Costerton.

ICANN's 1 August 2023 announcement that it's targeting April 2026 for the next gTLD and dotBrand application round has sent a ripple of excitement across the brand holder and intellectual property space. Organizations that have been waiting for over a decade to make an application for their own dotBrand Top-Level Domain, having already seen competitors apply, or those that have formed their business since 2012 can now start to plan in earnest for the opportunity to join an exclusive group of Internet pioneers. Some of the biggest disrupter brands of recent times did not even exist or were in their infancy when the first-round application window was open – consider instantly recognizable brands such as Uber, Airbnb, Tesla, TikTok, and Slack.

But before everyone gets too excited about charging ahead with ambitious usage plans for their dotBrand, there are some rules that potential applicants need to be aware of. Whilst there is no crystal ball that will allow an applicant to foresee who else may apply for a generic Top-Level Domain – for instance in the first

“Ensuring that any potential dotBrand TLD meets the current AGB criteria is a key first step in the application process.”

application round there were 10 applications for a dotMusic TLD and seven for dotWeb – in the dotBrand space there are at least some criteria in place that reduces the risk of contention over an application, including the requirement to own a valid trademark for the term applied for.

The ICANN Applicant Guidebook (AGB) is the document that outlines the “rules of engagement” for any new Top-Level Domain application. Whilst the final, approved updated version is not due for publication until 2025, it is unlikely that the core application criteria for dotBrands will change significantly from the 2012 round.

Ensuring that any potential dotBrand TLD meets the current AGB criteria is a key first step in the application process. Whilst the second

¹ FinTech projected to become a \$1.5 trillion industry by 2020 - <https://www.bcg.com/press/3may2023-fintech-1-5-trillion-industry-by-2030>

² The Truth about Online Consumers - <https://assets.kpmg.com/content/dam/kpmg/co/pdf/co-17-01-05-cm-the-truth-about-online-consumers.pdf>

Résumé

Stuart Fuller is Com Laude's Director of TLD Services. Stuart has nearly 20 years of experience in the domain name and brand protection industry, having previously held senior commercial positions at NetNames, CSC, CentralNic, and OpSec Security.

Stuart played a big role in the first round of the new gTLD program in 2012, working with a number of global brands in creating dotBrand strategies and use case scenarios whilst he was at NetNames, and brings that expertise and experience to Com Laude.

Stuart is a published writer, both on subjects around domain names and intellectual property protection but also on football culture.



round is still two years away, it is prudent to start this work as soon as possible. The ICANN evaluation process will look at the technical, operational, and financial capabilities of an applicant, but it is the feasibility and business case for a specific string that ultimately underpins the application.

The necessary steps in determining whether a specific string can be applied for should start as soon as possible. ICANN's rules on who can apply and what they can apply for are complex so it is prudent to collaborate with a partner who not only understands the process and the criteria but also has experience of managing similar applications to determine whether an application will be successful. First and foremost, to operate a dotBrand exclusively for the organization's use, the applicant must have a registered trademark matching the term.

Any prospective applicant that currently does not have a registered trademark has time to make a trademark application which would satisfy the necessary requirements to support their dotBrand, though they will need to demonstrate proof of use.

There will be instances where there are conflicting, valid trademarks for a specific string. For instance, there are hundreds of registered trademarks for the term "Polo," including those from global brands such as Nestle, Volkswagen, Ralph Lauren, and the United States Polo Association. Whilst all may have a valid claim to an application for a dotBrand TLD, there can only be one successful applicant.

Organizations will need to create a compelling internal business case before they will get the necessary sign-off to take an application forward. The feasibility work is the starting point for that internal justification and needs to consider the likelihood of applications being made by other parties for the same string. This is not an exact science, nor will it provide a fail-safe answer, but it will provide visibility on the risk of an application not being successful, and some context and understanding of who potential competitors could be for the dotBrand.

The feasibility assessment also needs to cover other aspects of the potential application string. History can teach a lot and so, it is important to look at whether similar strings were applied for in the previous round. This includes an analysis of any strings that may be considered confusingly similar (dotUnicorn and dotUnicom for instance), or any previous applications that were withdrawn, terminated, or have not yet been launched. Furthermore, some geographic strings are permitted but require additional approvals from local authorities.

There are unsurprisingly a number of terms that cannot be applied for, even if there is a

“**The ICANN evaluation process will look at the technical, operational, and financial capabilities of an applicant, but it is the feasibility and business case for a specific string that ultimately underpins the application.**”

trademark registered. There are keywords or terms that are blocked by ICANN for technical stability purposes, geographic terms protected at the behest of national governments, and terms corresponding to Intergovernmental Organizations such as the Red Cross or the International Olympics Committee. The ICANN process allows for national governments to raise objections to any applications through their ICANN representative body, the Governmental Advisory Committee (GAC). Typically, such objections will be based around a particular national sensitivity, or a sensitivity shared by multiple governments, so again a look at what history has taught us can be insightful.

Once the feasibility of the term has been determined, the organization can start to think about the creation of a strategic business plan for the dotBrand application. This will include the formation of the team that will create, shape, and ultimately manage the application. Due to the complex nature of the ICANN environment and the processes involved, many applicants choose to work with a specialist organization that can navigate the entire process, from carrying out the initial feasibility assessment, to creating a successful TLD application.

The registrar will work with the organization to ensure all relevant areas of the business are involved in the project as well as developing uses for the dotBrand which will generate value for the business. This work will form the core components of the business plan for the organization – giving all relevant decision-makers and budget holders a clear vision for the application itself and how it will be an asset to the business on an ongoing basis.

It is unclear when the next application opportunity will take place post-2026, so the time is now for ambitious brands that want to join a very exclusive club of internet real estate owners. Preparation is the key to ensuring the necessary investment is aligned with the organization's strategic long-term goals and there is no time like the present to start that process.

Contact

Com Laude

28-30 Little Russell Street,
London WC1A 2HN, UK

Tel: +44 20 7421 8250
comlaude.com

Women in IP Leadership

Celebrating achievements and continuing the empowerment of women





Dorota Rzażewska: Managing Partner, JWP

An interview: inspirations, experiences, and ideas for equality.

This segment is dedicated to women working in the IP industry, providing a platform to share real accounts from rising women around the globe. In these interviews we will be discussing experiences, celebrating milestones and achievements, and putting forward ideas for advancing equality and diversity.

By providing a platform to share personal experiences we aim to continue the empowerment of women in the world of IP.



For 30 years, Dorota has been advising Polish and international companies on all aspects of IP law. Since 2007, she has been the Managing Partner at JWP Patent & Trademark Attorneys.

She combines extensive knowledge and experience as an attorney at law with the competences of a Polish and European patent and trademark attorney, successfully representing clients in contentious and court litigation proceedings resulting from infringement of exclusive rights, including complicated patent disputes.



What inspired your career?

I originally planned to pursue the career of a judge, as both my mother and grandfather had been in this profession. It seemed a natural choice to continue the family tradition. In Poland it is necessary to complete a three-year judicial training and pass a judge's exam in order to become a judge. After passing the exam, I was offered a job at the court where my mother used to pass judgments. At this point, I felt the need to start building my own career and to follow my own professional path. I decided to complete an additional apprenticeship and train as a legal advisor, which allows you to represent entrepreneurs and individuals in legal matters both as a legal counsel and as an attorney.

One day I was approached by a patent attorney who was looking for a plenipotentiary to help him with a court case involving trademark infringement and committing acts of unfair competition. I took it on and in the course of the case I saw how interesting and inspiring intellectual property law is.

The industrial property law currently in force in Poland comprises a number of open-ended concepts and definitions which, in relation to specific cases, might be interpreted in different ways. This is both a challenge and an inspiration for lawyers. It sparked my interest and prompted me to extend my knowledge on the subject. I decided to specialize in industrial property protection. In the next three years of my apprenticeship as a patent attorney I learned more about the field of industrial property protection. This was followed by the qualifying examination which allowed me to obtain the title of a professional patent attorney.

In 2004, the year when Poland joined the European Union, I also got my qualification as a European patent attorney.

How have you found the pathway to your current position? And can you offer advice from your experience?

My road to becoming professionally qualified as a patent attorney and entering the world of intellectual property protection may seem long.

If you would like the opportunity to share your experiences with *Women in IP Leadership*, would like to nominate an individual to be involved, or would like to learn more about sponsorship, please contact our Editor.

“
Equality and diversity are the values that characterize the whole IP world, and they apply to exclusive rights owners as well as to legal advisors or attorneys.
 ”

but in my case it has been consistent – I do believe in specializing and improving my knowledge and skills within the field of law I deal with on a daily basis.

I entered the world of patent attorneys as a qualified legal counsel, which gave me a slightly broader perspective on the rules of litigation and court proceedings before the Patent Office, administrative courts, and common courts.

Initially, I specialized in litigation and court cases, but with time, the know-how and experience gained allowed me to start providing advisory services in the fields of IP protection strategy and management of an exclusive rights portfolio.

All the knowledge and expertise I have gained in the course of my three apprenticeships: as a judge, legal advisor, and patent attorney, have led to me being recognized as a person able to conduct litigation, whether it involves infringement of patent rights, trademarks, industrial designs, copyrights or cases related to protection against unfair competition. My long-standing practice in this field also gives me the ability to provide advice and determine strategies for handling cases before courts. Of course, each case requires a strategy that takes into account its specific character and hard facts. It is necessary, however, to keep up to date with the changes in the applicable legislation and follow the case law on an ongoing basis.

My work experience does not only include managing intellectual property cases. As the managing partner of a law firm, I had to extend my knowledge and gain managerial expertise. This sphere of my professional activity requires keeping abreast of market changes and constantly updating my know-how of management, psychology and soft skills. It is a challenge I face every day, as it involves not only actively developing my company and building its market position, but also – or perhaps above all else – working with people and building our team. This means bringing together professionals in the field of intellectual property and those skilled in cooperating with the clients who are able to form strong relationships both with the clients and with colleagues.

What challenges have you faced? And how have you overcome them?

For me as a lawyer, the biggest challenge was to acquire the technical know-how necessary to pursue the career of a patent attorney. This profession is interdisciplinary by nature, combining both legal and technical aspects, and in order to practice it properly, it is necessary to study technical issues.

Patent attorney apprenticeships involve dealing with complex technical problems. Understanding them to the extent that one can provide clients

with strategic advice has become the key to good and responsible patent infringement litigation. Nevertheless, it was clear to me that learning about the field to which the patent relates is a prerequisite for success. This required establishing the right course of action. The solution turned out to be litigating patent infringement cases in cooperation with patent attorneys who had technical experience in the fields concerned.

This working formula allowed me to acquire technical know-how and to develop the so-called soft skills in terms of cooperation, communication, and task delegation. These are all very useful both as regards substantive work related to intellectual property protection and in management.

What would you consider to be your greatest achievement in your career so far?

It is difficult to give a definite answer to this question, as my career has consisted of multiple stages. At the beginning, my greatest achievement was gaining the knowledge and experience necessary in the field of IP protection. Once I started my professional career, I might say the biggest achievement was setting up and developing my own patent law firm which grew steadily from the office of 15 people in 2006 to employing 120 members of staff in 2023. As JWP grew in numbers, we also expanded the catalogue of the services provided, as well as the territorial outreach of our operations. As of today, JWP has offices in the four largest Polish cities and helps Polish companies protect their intellectual property in nearly 100 jurisdictions. My major success is also the establishment of the JWP Foundation and Law Firm which form the JWP Group, allowing us to provide comprehensive services to our clients.

Pro bono undertakings are at the heart of my professional activities. The adopted strategy of my foundation is based on the sharing of know-how. We carry out educational activities on intellectual property protection in secondary schools, give lectures to students, doctoral students, entrepreneurs, and startup companies.

For the past eight years, I have also been actively involved in a professional association. I have been the President of the Polish Chamber of Patent and Trademark Attorneys for the second term running, which makes me involved in pro bono activities related to building the position of the patent attorney community in Poland.

What are your future career aspirations? And how will you work to achieve them?

My goal is to further develop JWP Patent & Trademark Attorneys, both in terms of expanding the range of intellectual property protection

services it provides and creating more branch offices, also outside of Poland.

What changes would you like to see in the IP industry regarding equality and diversity in the next five years?

Equality and diversity are the values that characterize the whole IP world, and they apply to exclusive rights owners as well as to legal advisors or attorneys.

Changes concerning the IP industry should follow our changing reality. As we are living in the digital era, I think that we should approach innovation and invention in a slightly different way, so that more exclusive rights could be obtained for novel digital solutions. Let us remember that an innovative company does not necessarily have to use technical solutions in order to be modern and innovative. Many a time, solutions of an organizational nature are the ones that help build competitive advantage. This proves that having various possibilities for protecting novel solutions is key to building an innovative economy.

It is also necessary to raise awareness of what intellectual property rights are, what an important business tool they make, and how they can help build competitive advantage. In Poland, it is also necessary to create a system for small and medium-sized entrepreneurs and startup companies that would assist them in obtaining proper protection and support the financing of such protection.

I would also like Poland to sign the Unified Patent Court Agreement and for the UPC regional division to be established here. If our country were to participate fully in the unified patent protection system, it would contribute to the unification of the principles of patent protection throughout Europe.

Equality and diversity in the IP industry pertain also to those who, as patent attorneys, provide counseling within this field. In different countries, the profession of a patent attorney is different in nature and scope. The rules and procedures for obtaining professional qualifications also vary, which seems obvious, given the different regulations in force in each jurisdiction. Equality in this respect should be maintained with regard to the requirements for becoming a European patent attorney.

How do you think the empowerment of women can be continued and expanded in the IP sector?

The world of intellectual property, both in Poland and worldwide, is dominated by men, particularly as far as managerial positions at patent law firms are concerned. This trend is particularly visible during international conferences, where

the majority of CEOs and managing partners who participate in such conferences are men.

I am happy to say that our law firm constitutes an opposite example. I manage a company that started with just 15 employees and now employs 120 people. It is also important to emphasize that the partners are predominantly women, as is the majority of our staff. However, as far as team development is concerned, the gender criterion is not taken into account. It is the competencies, education, and experience that matter.

The key to empowering women in the IP sector is to create the conditions that would allow them to grow professionally, both in terms of gaining knowledge and experience and in their managerial roles, while at the same time allowing them to pursue their plans and dreams in relation to family life. Over the years, I have observed many women who possess not only managerial and organizational skills, but also the empathy necessary to build good relationships in the teams they lead. Combined with good subject matter expertise and professional handling of the cases entrusted to them, these skills provide them with the authority to build their own brand and the firm reputation.

In many patent law firms, men are solely responsible for protecting the solutions of a technical nature. This is due to the fact that in Poland most graduates of technical schools are men. However, this situation has begun to change, with an increasing number of female patent attorneys with technical education employed in our law firm. The constant development of one's know-how and competencies is absolutely crucial, as is taking into account changes happening in the fast-paced world around us. It also implies the need for continuous professional improvement in order to be able to provide services in the sector of intellectual property protection. One must be open to gaining knowledge and expertise in the newly emerging branches of the economy.

In order to maintain parity, it is therefore necessary to understand that any professional activity can now be performed by both women and men and to implement this knowledge on day-to-day basis. The secret to empowering women in the IP industry lies in not dividing positions and tasks into typically female or typically male.

The world of intellectual property is also the world of creators of innovative solutions – here too men still dominate, although recently more and more women are creating innovative solutions. I would like to see their number grow steadily in Poland; after all, we do have a glorious tradition in this area, as Maria Skłodowska-Curie was an inventor.

“
The constant development of one's know-how and competencies is absolutely crucial, as is taking into account changes happening in the fast-paced world around us.
 ”





LAW FIRM RANKINGS 2024

South America

A comprehensive list of the 10 most well-respected law firms from South America





BERTON MORENO IP LAW



+54 9 3989 - 9767 / 68

Av. del Libertador 5990
8th floor. Buenos Aires,
Argentina C1428ARP
ip@bertonmoreno.com.ar
www.bertonmoreno.com.ar

The Trademark Lawyer

GLOBAL REACH, LOCAL KNOWLEDGE
www.trademarklawyermagazine.com

Throughout the next few pages, you will view a comprehensive list of the 10 most well-respected law firms from South America, in alphabetical country and company order. Our focused list is derived from a multifaceted methodology, which uses months of industry research and feedback from our readers, clients, and esteemed connections around the world. All firms are ranked top 10 in their jurisdiction but are displayed alphabetically to avoid bias.

Argentina

- Berton Moreno IP Law
- Estudio Chaloupka
- Lerman & Szlak
- Marval O'Farrell Mairal
- Mitrani, Caballero & Ruiz Moreno
- Noetinger & Armando
- O'Connor & Power
- Ojam Bullrich Flanzbaum
- Palacio & Asociados
- Richelet & Richelet

Bolivia

- Bolet & Torrero
- Bufete Aguirre, Quintanilla, Soria & Nishizawa | BAQSN
- Cervieri Monsuárez
- C. R. & F. Rojas Abogados
- Escobar & Escobar
- Ferrere
- Landivar & Landivar
- Moreno Baldvieso
- SORVILL
- WA Méndez y Asociados SRL

Brazil

- BMA Advogados
- Daniel Law
- Dannemann Siemsen
- David do Nascimento
- Gruenbaum, Possinhas & Teixeira Intellectual Property
- Gusmão & Labrunie
- Kasznar Leonardos
- Montaury Pimenta, Machado & Vieira de Mello
- Murta Goyanes Advogados
- Vaz e Dias Advogados & Associados

COMPREHENSIVE LEGAL SERVICES
WITH REGIONAL EXPERTISE.
CONSTANTLY GROWING.

LA PAZ | SANTA CRUZ DE LA SIERRA
WWW.CERVIERIMONSUAEREZ.COM
CERVIERIMONSUAEREZ@CMLAWYERS.COM.BO
LA PAZ PH. + 595 21 695 527
SANTA CRUZ DE LA SIERRA PH. + 591 3 325 3757

BOLIVIA

O'CONOR & POWER

EFFECTIVE PROTECTION
OF IP RIGHTS
IN ARGENTINA
AND LatAm

GOING AHEAD AND BEYOND

San Martín 663, 9th Floor
(1004) Buenos Aires | Argentina
ocp@oconorpower.com.ar
www.oconorpower.com.ar

PALACIO & Asociados ARGENTINA

INTELLECTUAL PROPERTY

90 YEARS

palacio@palacio.com.ar
www.palacio.com.ar

GRUENBAUM, POSSINHAS & TEIXEIRA

OUR MISSION IS TO PROVIDE SERVICES IN THE AREAS OF INTELLECTUAL PROPERTY WITH EXCELLENCE AND COMPETITIVENESS

CONTACT US

www.gruenbaum.com.br
central@gruenbaum.com.br
+55 21 2533-6720 Brazil

Protecting your innovation in Brazil

Leading Brazilian Intellectual Property law firm specialized in complex IP Litigation, IP Prosecution and Enforcement.

Montaury Pimenta Machado & Vieira de Mello
LAW FIRM • INTELLECTUAL PROPERTY

Rio de Janeiro São Paulo
www.montaury.com.br



JOHANSSON & LANGLOIS

ATTORNEYS AT LAW / INTELLECTUAL PROPERTY
1945

Patents | Trademarks | Industrial Designs | Geographical Indications and Appellations of Origin | Copyright | Domain Names | Infringement of Industrial and Intellectual Property Rights | Unfair Competition and Consumer's Rights Protection | Innovation and Technology Transfer

Experience in action
CHILE

mail@jl.cl - (562) 2231 2424
San Pio X 2460, 11th Floor, Santiago, Chile

www.jl.cl



Chile

- Albagli Zaliasnik
- Alessandri
- Beuchat, Barros & Pfenninger | BBP
- Carey
- Covarrubias
- Johansson & Langlois
- Magliona Abogados
- Sargent & Krahn
- Silva
- Villaseca Abogados



Colombia

- Brigard Castro
- Castellanos & Co
- Cavelier Abogados
- Dentons Cardenas & Cardenas
- Gómez-Pinzón Abogados (GPA)
- Lloreda Camacho & Co
- OlarteMoure
- Philippi Prietocarrizosa Ferrero DU & Uria
- Posse Herrera Ruiz
- Vera Abogados Asociados



Ecuador

- Aguirre | Noboa Law Firm
- Bustamante Fabara
- CorralRosales
- Falconi Puig Abogados
- Guerrero
- Lexvalor Abogados
- Pérez Bustamante & Ponce | PBP
- Quevedo & Ponce
- Sur Legal Estudio Jurídico
- Tobar ZVS

Rankings: Asia
in Issue 3 2024 of
The Trademark Lawyer
To advertise contact
katie@ctclegalmedia.com



Guayana

- Britton, Hamilton & Adams Law Firm
- Cameron & Shepherd
- Dentons
- Gunraj & Co.
- Hughes, Fields & Stoby
- Jamela A. Ali, Attorneys at Law
- London House Chambers
- McDoom & Company
- Satram & Satram
- Templar Chambers



Paraguay

- Abente Stewart Abogados
- Bareiro Modica Abogados
- Berkemeyer | BKM
- Cervieri Monsuarez
- Ferrere
- Mersán Abogados
- Olmedo Abogados
- Peroni Sosa Tellechea Burt & Narvaja ("PSTBN")
- Vouga Abogados
- Zacarias & Fernández (ZAFER)

SUR LEGAL
ESTUDIO JURÍDICO

YOUR CONTACT IN ECUADOR

SUR LEGAL ESTUDIO JURÍDICO is a team of lawyers that has stood out for its professionalism and honesty for 38 years; its members share a vision: Excellence!

SERVICES:
INDUSTRIAL AND INTELLECTUAL PROPERTY / LITIGATION ENFORCEMENT / COPYRIGHTS

Whatsapp Contact:
+593 · 997 · 837 · 111
e-mail: amartinez@surlegal.com
www.surlegal.com

SCAN HERE ↑

LATIN AMERICAN LEADING LAW FIRM
COLOMBIA - ECUADOR

VERA
50 YEARS

@VeraAbogadosAsociados /VERAAbogadosAsociados @VERAAbogados

PRAGMA INTERNATIONAL NETWORK OF LAW FIRMS PARTNERS

The Trademark Lawyer
AWARD WINNING LAW FIRM 2024

LEADERS LEAGUE
HIGHLY RECOMMENDED LAW FIRM 2023 COLOMBIA

The Patent Lawyer Magazine
AWARD WINNING LAW FIRM 2024

WWW.VERAABOGADOS.COM - INFO@VERAABOGADOS.COM

COMPREHENSIVE LEGAL SERVICES WITH REGIONAL EXPERTISE. CONSTANTLY GROWING.

CERVIERI MONSUAREZ

ASUNCIÓN
WWW.CERVIERIMONSUAREZ.COM
CERVIERIMONSUAREZ@CMLAWYERS.COM.PY
PH. + 595 21 695 527

PARAGUAY



Pierola & Asociados

Patent and trademark prosecution and litigation. 49 years of professional practice in all areas of IP practice representing clients from several countries.

Address: Manuel Almenara 265, Lima 18, Peru
Telephone: + 51 1 447 2454
Email: estudio@pierola.com.pe
Website: www.pierola-asociados.com
LinkedIn: https://pe.linkedin.com/in/josedepierola
Contact: Jose de Pierola

Peru

- _____ Allende & García Abogados
- _____ BARLAW – Barrera & Asociados
- _____ Barreda Moller
- _____ DíezCanseco
- _____ Estudio Colmenares & Asociados
- _____ Estudio Echecopar | member firm of Baker McKenzie Int
- _____ Estudio Muñiz
- _____ Pierola & Asociados
- _____ Rodrigo, Elías & Medrano Abogados
- _____ Valencia Law Office

Rankings: America + Middle East & Africa
 in Issue 4 2024 of
The Trademark Lawyer
 To advertise contact
katie@ctclegalmedia.com

* The strategy of a chess player, the precision of a surgeon, and the resilience of a marathon runner.


That is what you get when you hire our 95 years of experience team to anticipate and solve intellectual property issues.

valencia@valencialawoff.com.pe.
 (51) 421 1527 / (51) 441 2714
 Av. Angamos Oeste 1475, Miraflores
 Lima, Perú

www.valencialawoff.com.pe



Valencia
 IP LAWYERS



COLMENARES & ASOCIADOS

120th Anniversary

Safeguarding Ingenuity for 12 Decades and Counting

Exclusivity in IP prosecution and litigation since 1904

<https://colmenares.com.pe/>

email@colmenares.com.pe

[colmenares.asociados](https://www.instagram.com/colmenares.asociados)

<https://www.linkedin.com/company/estudio-colmenares-asociados/>

Uruguay

- _____ Bergstein
- _____ Cervieri Monsuárez
- _____ Cikato Lawyers
- _____ Ferrere
- _____ Fernández Secco & Asociados
- _____ Fischer Abogados
- _____ Fox & Lapenne
- _____ Guyer & Regules
- _____ Pittaluga Abogados
- _____ Vanrell IP Abogados

Venezuela

- _____ Antequera Parilli & Rodríguez
- _____ Baker McKenzie
- _____ Bolet & Terrero
- _____ Continental IP
- _____ De Sola Pate & Brown
- _____ D'Empaire
- _____ E.C.V. & Asociados
- _____ Hoet & Partners
- _____ MHOV Abogados
- _____ Travieso Evans Arria Rengel & Paz

COMPREHENSIVE LEGAL SERVICES WITH REGIONAL EXPERTISE. CONSTANTLY GROWING.



MONTEVIDEO
WWW.CERVIERIMONSUAEREZ.COM
CERVIERIMONSUAEREZ@CMLAWYERS.COM.UY
 PH. + 598 2622 9990*

URUGUAY



Trademark squatter eliminated by the BBC after attempted exploitation of the TOP GEAR mark

Vladimir Biriulin, Partner, Russian Patent Attorney, Head of Special Projects, of Gorodissky & Partners evaluates the recent case that almost saw the loss of the TOP GEAR mark for the BBC!

The BBC registered TOP GEAR in 2015 under No 538851 with priority of December 10, 2013, in Class 38.

There was also another TOP GEAR trademark (No 339837 in Classes 38, 41, 42.43) registered by a Russian company in December 2007 with priority of October 25, 2005. That company was in the process of liquidation but immediately before that came into effect a Russian entrepreneur, who is notorious for cybersquatting, acquired the trademark in August of 2016. The entrepreneur dealt with immovable property only.

On November 20, 2017, he filed a cancellation action at the Chamber of Patent Disputes (CPP)



Vladimir Biriulin

against the BBC's trademark No 538851 because his trademark pre-dated the BBC's trademark. The BBC argued that the complainant was not an interested person, and his actions should be regarded as unfair competition. The BBC used its trademark extensively while the complainant did not use it at all.

Notwithstanding, the BBC's trademark was canceled on formal grounds (CPP's decision dated March 30, 2018). We do not discuss the reasons behind the registration of the BBC's trademark though an identical trademark No. 339837 had been registered years before.

The BBC filed a cancellation action against trademark No. 339837 because of non-use. The BBC argued that the trademark owner was not an interested person and that the only goal of the trademark owner was to do harm. In the meantime, the disputed trademark was withdrawn by the trademark owner but before that, he had filed and obtained another TOP GEAR registration No. 623091 with priority of April 2016. This registration interfered with the *bona fide* use of the trademark by the BBC. Indeed, the BBC intensively used TOP GEAR in Russia. There was a TV show in Russia and a magazine under the same name.

The BBC applied to the IP court seeking to reverse the decision of the Chamber of Patent Disputes canceling its trademark No. 538851. The IP court explained that the acquisition of a trademark and subsequent revealing of confusingly similar trademarks is a routine and reasonable practice in business activities, and this can be used for the purpose of canceling junior trademarks.

As a result, the decision of the Chamber of Patent Disputes was upheld by the IP court. The BBC appealed the judgment at the Presidium (cassation instance) of the IP court. The basis for

the appeal was that in the opinion of the BBC, the appeal against the registration of the BBC's trademark had not been filed by an *interested* person as required by Article 1513(2). Besides, the entrepreneur abused his right to initiate the cancellation of the BBC's trademark. The IP court agreed that the 1st instance of the IP court had made premature conclusions regarding the BBC's arguments. The judgment was handed down by the 1st instance court without regard to all circumstances surrounding the case.

The IP court put forward important considerations regarding the similarity of trademarks. The probability of confusion does not depend only on the degree of similarity of the designations in the eyes of the consumer but also on other factors, i.e., whether the trademark is used for specific goods, duration, and the scope of use of the trademark, whether the trademark is recognizable by consumers. If the trademark is not used, the consumers do not have associative links with that trademark or allegiance to its owner, therefore there is no possibility of confusion of the compared trademarks in the eyes of the consumer.

Hence, since the cited trademark is not used, this should be viewed in such a way that there should be no confusion between the disputed and non-used trademark. The IP court did not issue a judgment but sent the case to the 1st instance court for reconsideration by a different panel of judges.

The court of 1st instance recognized that the previous panel of judges had not examined the behavior of the entrepreneur who sought to cancel the BBC's trademark. If one of the parties behaves unfairly, the court may refuse protection of its claims. It was stated that the entrepreneur had registered his trademark No. 623091 for the only purpose of making the use of trademark No 538851 by the BBC difficult. This was confirmed by the proposal of the entrepreneur to sell his trademark No. 623091 to the BBC.

It was stated during the hearing that the patent office, when it canceled the BBC's trademark, was guided by Part IV of the Civil Code while the evaluation of the behavior of the appellant would go beyond its competence. In its judgment, the court obliged the patent office to reinstate the registration of trademark No. 538851.

One might think that this was the final outcome of the case. Not so. The entrepreneur filed a cassation appeal to the IP court but the appeal was dismissed.

This case was important in that it was included in the Review of Judicial Practice dated November 15, 2023, occasionally issued by the Supreme Court.

It is worth noting that the entrepreneur, whose name is Azamat Ibatullin, is a character well-known to many. He registered 725 trademarks in

The BBC argued that the complainant was not an interested person, and his actions should be regarded as unfair competition.



Contact

Gorodissky & Partners

B. Spasskaya Str., 25,
bldg 3, Moscow
129090, Russia
Tel: +7 495 937 6116
www.gorodissky.com

his name. There were 232 court cases initiated by Ibatullin and, in many cases, his behavior was recognized as an abuse of right.

In one of the cases (A40-59474/2020) he sued a company allegedly infringing its rights for a trademark. In doing so he claimed compensation in the amount of 50,000 rubles and paid a court fee in the amount of 2,000 rubles. Later he raised his claim for compensation to 375,000,000 rubles but scrimped on payment of a larger court fee. The court dismissed his claims on the grounds of abuse of right by the plaintiff.

Ibatullin appealed the judgment at the appeal court without success and further at the IP court in its capacity as cassation instance. The IP court found some flaw in the previous judgment and sent the case to the 1st instance commercial court without obliging the court to issue a specific judgment. During the hearing, Ibatullin argued that he had the right to 909 952 000 rubles of compensation (initially he claimed 50,000 rubles). He submitted evidence to the court according to which he had concluded a license agreement with another person. Nevertheless, the case was dismissed. Ibatullin again appealed the judgment at the court of appeal.

The case was bandied back and forth again through several court instances. Ibatullin reduced his demands to 10,000 rubles of compensation. And here, the judge made an unexpected and wise move: she called evidence from the patent office and obtained the mentioned license agreement. It transpired from the license agreement that the license was royalty-free. The judge rightly concluded that the plaintiff evaluated the right of use of the trademark at "0" rubles which means that the trademark has no value for the plaintiff.

Finally, the judge issued a judgment on February 1, 2023, dismissing even that meager claim for 10,000 rubles.





Safeguarding innovation: Maddock & Bright's unwavering commitment to ethical excellence in IP law

In celebration of their approaching 75th anniversary, Maddock & Bright express their dedication to the protection of innovation throughout the Mena region.

Maddock & Bright IP Law Office is a unique law firm. It is ranked amongst the most professional law firms in Egypt, long-established for 74 years, specializing in the protection of Intellectual & Industrial Property Rights in Egypt, the Middle East, and North Africa. The firm fills a market gap by cleverly combining services in the field of intellectual property law and market entry support. Maddock & Bright provides customized and comprehensive services catered to the specific needs of foreign companies and law firms in the Mena Zone.

In the dynamic realm of intellectual property law, where innovation meets legal protection, Maddock & Bright stands as a beacon of unwavering commitment to ethics, core values, and a client-centric service. Renowned for delivering tailored and all-encompassing services finely tuned to the specific needs of foreign companies, the firm stands as a pivotal entity in serving a diverse clientele. As a leading IP law firm in the world, Maddock & Bright safeguards the interests of its clients and upholds a distinctive set of core values that sets it apart in the competitive landscape. At the heart of the firm's mission is a belief in the transformative power of intellectual property. As guardians of innovation, the firm actively contributes to the creation of an environment where groundbreaking ideas can flourish.

Maddock & Bright leverages its expansive scale, diversity, and cutting-edge technological tools to provide comprehensive legal services to foreign companies and law firms. The firm combines its existing expertise with aggressive management and expansion tactics to bring a wider range of integrated legal solutions and a greater regional footprint to the legal field.

The essence of Maddock & Bright's core values

At the heart of Maddock & Bright's ethos lies a deep-rooted commitment to ethical practices. The firm recognizes the transformative power of intellectual property and understands the pivotal role it plays in shaping the world. In an industry where ethics can be challenged, Maddock & Bright places integrity at the forefront, ensuring that every legal solution provided aligns seamlessly with the highest standards of professional code of conduct, ethics, and clients' privilege. Maddock & Bright's dedication to its core values, including transparency, accountability, integrity, and client satisfaction, forms the core of its success. Maddock & Bright sees its role not just as protecting the interests of clients but as a safeguard to the very fabric of innovation that drives societal advancement.

Maddock & Bright's core values are guiding principles that shape every facet of the firm's operations. At the core is a profound commitment to integrity, which permeates through every interaction, decision, and strategy employed and implemented by the firm. This commitment to ethical conduct is not just an ideal but a fundamental pillar that upholds the trust bestowed upon Maddock & Bright and their clients.

Transparency forms the cornerstone of the firm's approach, as Maddock & Bright believes that open communication is essential for fostering trust. Clients are kept informed at every step of the legal process, ensuring a collaborative relationship that goes beyond the traditional attorney-client dynamic. This dedication to transparency reflects Maddock & Bright's belief that informed clients are empowered clients.

Accountability is another pillar that supports Maddock & Bright's commitment to excellence. The firm takes responsibility for its actions, ensuring that clients receive not just legal solutions but a sense of security in knowing that their intellectual property concerns are handled with the utmost care and diligence. In an industry often characterized by complexity, Maddock & Bright stands out for its straightforward, accountable, and client-centric approach.

Preserving global innovation: Maddock & Bright's crucial role in safeguarding intellectual property

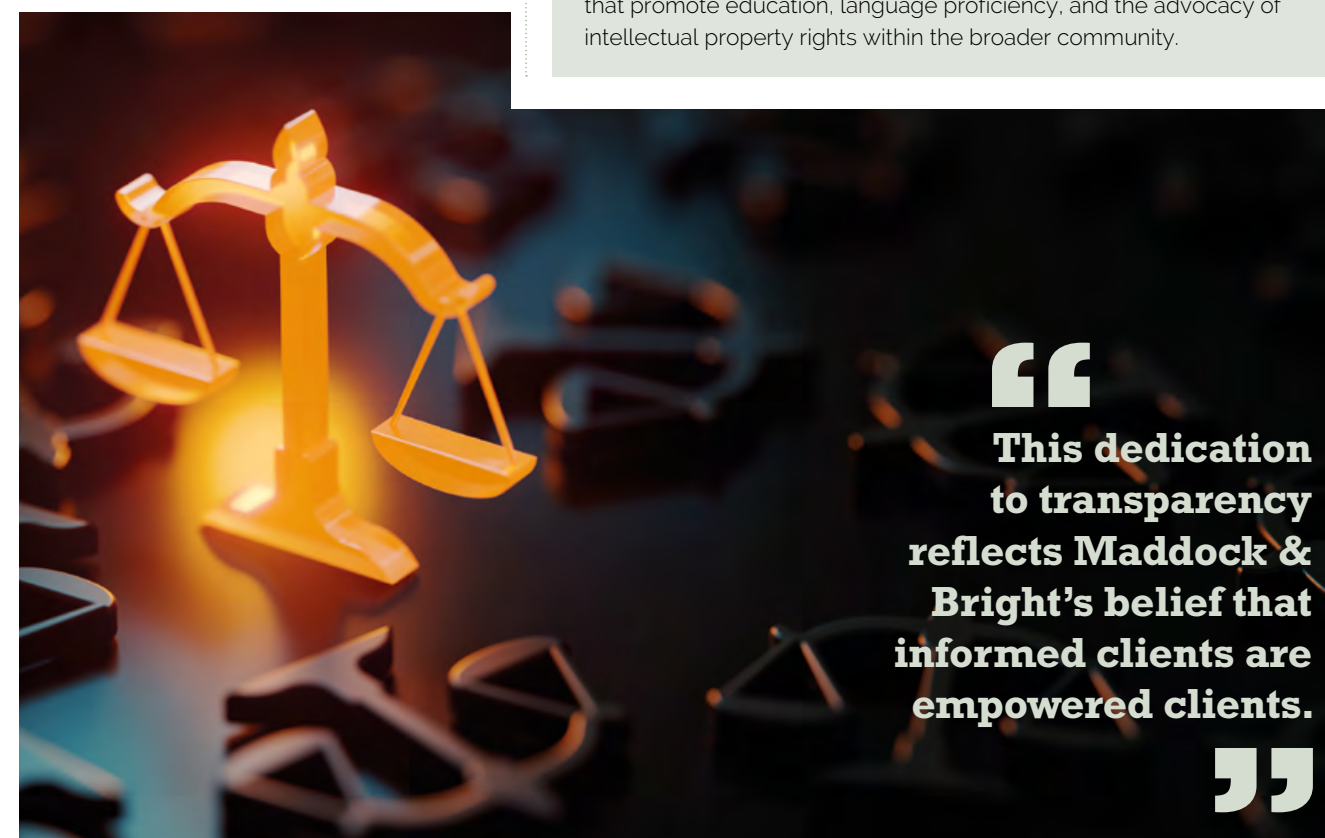
Maddock & Bright's philosophy recognizes the global challenge of enforcement. The firm possesses strategic and tactical tools that enable the effective execution of court orders. The absence of vigorous Intellectual Property (IP) enforcement can have profound and far-reaching implications for global innovation, economic stability, and societal progress.

Offering tailored services designed to meet the specific demands of foreign companies and law firms entering the Middle East and North African Market, the firm delivers a meticulously customized and comprehensive array of services. Utilizing diverse expertise and a state-of-the-art technological capability, Maddock & Bright offers comprehensive legal assistance to foreign legitimate IP rights holders and foreign companies seeking protection and/or enforcement in the Mena region.

Résumés

As a managing partner at Maddock & Bright IP Law offices, overseeing operations in Egypt and several Mena region countries, **Abdel Wahab Moustafa** assures the development of Maddock & Bright IP Law Office (MBO), the management of a team of patent, trademark, design attorneys, lawyers, and translators. Mr. Moustafa's legal strategies, including administrative and court proceedings, undercover investigations, and border seizures, have enhanced MBO's credibility. He is responsible for managing investigators focused on disrupting the production and distribution of counterfeit goods and prosecuting counterfeit purveyors, trademark and copyright enforcement, and anti-diversion strategies. He collaborated with the Japanese Patent Office on a project titled, "Data Bank for Intellectual Property Information from Emerging Nations", and authored articles on IP in Egypt and the Mena region. Notable works include Copyright Law in Egypt, Patent Enforcement in Morocco, Trade Secrets Protection in Egypt, and Fatal Pill. Mr. Moustafa's multifaceted expertise, strategic leadership, and many contributions to international intellectual property initiatives underscore his pivotal role in shaping Maddock & Bright's success in the dynamic landscape of legal practice.

Nada Ghazy Nasser is presently overseeing the Business Development Department and managing responsibilities within the Prosecution Department at Maddock & Bright. With an extensive academic background, she earned her PhD from Cairo University in the Department of English Language and Literature, showcasing her dedication to scholarly pursuits and academic excellence. Building upon this, she pursued her MA degree from the American University in Cairo in 2015. Her tenure at Maddock & Bright exemplifies her proficiency in business development, where she combines her academic ability with practical skills to fortify the firm's standing in the realm of intellectual property rights. She actively engages in initiatives that promote education, language proficiency, and the advocacy of intellectual property rights within the broader community.



“
This dedication to transparency reflects Maddock & Bright's belief that informed clients are empowered clients.
 ”



According to the above and beyond conventional and traditional practices of IP law firms, we have extended specialized services that encompass, but are not limited to:

1. Custom proceedings
2. White-collar crimes
3. Investigation and undercover operation
4. Trademark use and non-use investigation
5. Online monitoring and takedowns
6. Track and trace procedures
7. IP survey
8. Tests purchases (online & offline)
9. Company research
10. Surveillance
11. Factory/Warehouse findings
12. Raid support
13. Anti-counterfeiting program management
14. Police customs cooperation
15. Police customs training
16. Civil and criminal prosecution

Gray market investigation services:

Gray market pirated/counterfeit/infringed products are costing manufacturers millions of currency losses annually and it eventually may decrease the longevity of the original market. Maddock & Bright's investigators deliver an extensive range of services and advice on brand protection, enforcement, and vital IP matters. The firm understands the value of brands and goes to great efforts to protect them.

Maddock & Bright IP investigators can conduct investigations to obtain concrete evidence, identify sellers/resellers, and undertake critical issues. Our strategy:

- Market survey to locate the stock and to find the supply chain;
- Finding the network of counterfeiters broadly;
- Sample/trap purchases to collect samples;
- Extensive research on interval schedules

“**Maddock & Bright’s investigators deliver an extensive range of services and advice on brand protection, enforcement, and vital IP matters.**”

to know the status of the level of gray marketing products.

The firm can also locate witnesses and set up undercover operations wherever required to get into the nerves of the supply and manufacturing chain.

Parallel trade investigation services:

Maddock & Bright's IP investigators understand the problem of parallel trade which is a growing issue in the field of violation of IP rights. Only the owner of the IP rights can use the trademark to sell their products, but in the case of parallel trading, the firm investigates from the manufacturers to retailer and seller to find the loopholes while manufacturing the products. The firm considers doubts about the manufacturing of the product but on the other hand, it also doubts or expects the counterfeiters to manufacture the price caps and stickers to make the products seem as genuine as possible. Maddock & Bright conducts their investigations on the following factors:

- Identifying the chain from the seller to reseller, to collect evidence to expose the legal manufacturers or illegal manufacturers;
- Sample/trap purchases to collect samples;
- Conducting market surveys to identify the counterfeiting stock;
- Identifying counterfeit or infringing products on the internet;
- Network of counterfeiters.

Maddock & Bright's services are customized and tailored to address the specific situations at hand, providing solutions to uncover the truth of the real scenario and safeguard brands from potential violations.

Protecting the world: a distinguished mission, countering counterfeiting through strategic investigation and undercover operation

Lack of IP protection contributes to an environment where counterfeit products and unauthorized use of intellectual property thrive. This not only erodes the market share of legitimate businesses but also hampers economic growth, creating economic disparities on a global scale. Counterfeiting and unauthorized use of intellectual property can flood the market with substandard or potentially harmful products. In this arena fraught with challenges, Maddock & Bright not only serves as a guardian of intellectual property



but also as a shield for consumers. The firm ensures that consumers are protected from the dangers posed by inferior or unsafe products.

It is important to note that there is a major global impact of counterfeiting, a menace that undermines the industries and economies of our world. The Anti-Counterfeiting Department at Maddock & Bright takes a formidable stance against this threat. By employing a combination of legal expertise and strategic foresight, the firm actively combats the proliferation of counterfeit goods, contributing to the creation of a safer and more authentic marketplace through a strategic anti-counterfeiting management program, an investigation management program, and an enforcement management program to support and assist Maddock & Bright's litigation department in combatting counterfeiting effectively.

How can your investigators support your litigators?

It is worth mentioning that working as a private investigator is not relaxing, the journey is not always easy because they often have to deal with several types of activities and carry out such **investigations locally & internationally**, which is a difficult task to perform for a lawyer and/or investigator if she or he are not well experienced and with very specific personal skills and/or a law enforcement background.

The Anti-Counterfeiting Department and Investigation & Undercover Operation

“**Maddock & Bright’s IP investigators understand the problem of parallel trade which is a growing issue in the field of violation of IP rights.**”

Department support the Litigation Department in their case-building through the following process subdivided into two steps: 1. academic and technical step (internal support) and 2. practical step (external support).

Academic & technical step (internal support)

Establish a concrete Internal Support Department:

- Database: to build a proactive, systematic, and collaborative process;
- Understand the finance, economy, and how business works;
- Know enough about intellectual property to perform necessary field work and gather evidence;
- Have a team with a law enforcement and/or governmental procedures background;
- Efficient team for non-field work;
- Acting as the bridge between the Legal, Marketing, Sales Departments, and/or Security Departments.

Practical step (external support)

- Identify who can do the undercover work;
- Support of local units is mandatory;
- Eyes and ears in the market;
- Support of our undercover operation by local units;
- Track & trace;

The game plan, activity, etc., is the who, what, where, when, and how.

In this regard, with the steadfast support of the Egyptian government, the Managing Partner of Maddock & Bright, Mr. Abdel Wahab Moustafa, who leads a dedicated investigation team, has been closely monitoring and addressing various counterfeiting activities in Egypt and/or facilitated through Egypt for numerous years. The dedicated investigation team has actively been managing substantial counterfeiting cases, notably in pharmaceuticals, vehicle spare parts, agrochemicals, and tobacco. In this respect, Mr. Moustafa has successfully collaborated with the relevant Egyptian authorities to devise solutions related to counterfeit products. This strategic initiative empowers the firm to comprehensively control international counterfeiting activities through a systematic track and trace process. This was established years ago and was implemented with great success in the recent years of COVID through the collaboration between the Investigation and Undercover Operation Department, the Anti-counterfeiting Department, and as well as the support of the local units together with the cooperation of the concerned authorities.

The Investigation and Undercover Operation Department at the firm employs cutting-edge techniques to unearth potential threats to intellectual property. This proactive approach ensures that clients' innovations remain shielded from any potential harm. The Investigation and Undercover Operation Department is a testament to the firm's proactive beliefs, employing unique strategies to identify and neutralize potential threats to intellectual property and counterfeit goods. By remaining ahead of the curve, Maddock & Bright consistently secures its clients' innovations from unforeseen risks. The commitment to innovation protection is ingrained in the firm's ethos and is exemplified by the dynamic efforts of its Investigation and Undercover Operation Department in preserving the integrity of intellectual property in a rapidly evolving world.

A vital arm of the firm, Maddock and Bright's Anti-Counterfeiting Department and the Investigation and Undercover Operation Department adopt a strong position not only against the spread of counterfeit goods, but also support and aid the Litigation Department in a strategic manner in their case buildings to enable them to set up all the clients' cases in an organized manner to leverage and maximize the likelihood of success. Recognizing the global impact of counterfeiting on industries and economies, the firm employs strategic measures to combat this threat head-on, contributing to a safer and more authentic marketplace.

“Maddock & Bright not only protects your ideas but fosters a legacy that redefines industries and inspires future generations of innovators.”

Choosing Maddock & Bright: a collaborative partnership

In a world where progress relies on innovation, Maddock & Bright stands forth as a reliable partner. Beyond legal expertise, the firm's distinct core values create a cooperative relationship with clients. The collaborative relationship ensures that the innovative spirit continues to thrive, safeguarded by a legal team that is not proficient but passionately dedicated to preserving the integrity of intellectual property. Maddock & Bright stands as a beacon of ethical excellence in the realm and field of intellectual property law. Through its unwavering commitment to transparency, accountability, and client satisfaction, the firm not only protects the interests of clients but actively contributes to safeguarding innovations on a global scale. In a world that needs guardians of intellectual property, Maddock & Bright emerges as a formidable force, standing tall on a fortress of ethics, innovation, and legal ability. The firm upholds its guiding motto of "trust, consistency, and commitment is who we are" as a foundational belief. Maddock & Bright is committed to embodying justice in our daily lives, advocating not only for our clients but also for our communities, our fellow individuals, and the future caretakers of our planet.

Maddock & Bright is not just a law firm – they are strategic partners in safeguarding innovation and creativity. Their passion lies in navigating the dynamic world of intellectual property with a blend of expertise, innovation, and unwavering commitment. Maddock & Bright not only protects your ideas but fosters a legacy that redefines industries and inspires future generations of innovators.

Contact

Maddock & Bright IP Law Office
13 Dr. Mahmoud Azmi St., PO Box 49,
Zamalek, 11211, Cairo, Egypt
Tel: +202 2735 2592
www.mbo-law.com

Directory of Services

<p>ARGENTINA</p>  <p>O'Conor & Power O'Conor & Power's trademark and patent practice group has wide experience in handling portfolios for international and domestic companies in Argentina and Latin America. Our services in the region include searches, filing and registration strategies, prosecution, opposition, renewals, settlement negotiations, litigation, enforcement and anti-counterfeiting procedures, recordal of assignments, licences, registration with the National Custom Administration, audit and IP due-diligences, general counselling in IP matters, and counselling in IP matters in Argentina and the region. Address: San Martin 663, 9th Floor, (C1004AAM) Buenos Aires, Argentina 005411 4311-2740 005411 5368-7192/3 Website: www.oconorpower.com.ar E-mail: soc@oconorpower.com.ar ocp@oconorpower.com.ar oconor@oconorpower.com.ar</p>	<p>ARMENIA</p>  <p>Vakhnina & Partners The team at "Vakhnina & Partners" comprises of highly-qualified patent and trademark attorneys and lawyers. Major areas of expertise of our patent team: Chemistry, Pharmaceuticals, Biotechnology, Biochemistry, Life Science etc. We handle our clients' cases in Armenia, Russia, Kyrgyzstan, at Eurasian Patent Office, and cooperate with partners and associates in other Eurasian countries: Georgia, Belarus, Kazakhstan, Azerbaijan, Turkmenistan, Uzbekistan, Moldova, Tajikistan. Our attorneys are members of INTA, FICPI, AIPPI, LESI, ECTA, PTMG. Address: Yerevan, Republic of Armenia Tel: +374 91 066393 Email: Armenia@vakhnina.com Website: http://about.vakhnina.com Contact: Dr. Alexey Vakhnin, Partner</p>	<p>BAHRAIN</p>  <p>United Trademark & Patent Services International Intellectual Property Attorneys United Trademark and Patent Services is a leading firm of lawyers and consultants specializing in Intellectual Property (IP) Rights and Issues. Our services include searching, filing, prosecution, registration, licensing, franchising, transfer of technology, arbitration, dispute resolution, enforcement & litigation, anti-counterfeiting, due diligence and counselling. Address: United Trademark & Patent Services Office 21, Sabha Building No. 338 Road 1705, Block 317 Diplomatic Area, Manama, Bahrain Website: www.utmps.com Email: Bahrain@unitedtm.com & unitedtrademark@unitedtm.com Contact: Talal F.Khan & Mr Imad</p>
<p>BANGLADESH</p>  <p>Old Bailey Chambers OLD BAILEY Chambers is a full-service intellectual property law firm in Bangladesh. OLD BAILEY also has expertise in technology, data protection and competition law practice. The firm is widely acknowledged for its pioneering endeavours in the areas of intellectual property, technology, and competition law practice. OLD BAILEY's international clientele includes number of Fortune 300 and 500 companies, and renowned brands. OLD BAILEY also represents number of local companies and brands that are market leaders in their respective fields, and number of net-worth individuals, socialites and several leading celebrities representing the local music, film and TV industries. Website: https://www.oldbaileybd.com/ Email: mishbah@oldbaileybd.com Tel: +8801727444888</p>	<p>BOLIVIA</p>  <p>Landivar & Landivar Established by Gaston Landivar Iturricha in 1961, Landivar & Landivar is a pioneer firm in the field of Intellectual Property in Bolivia. Our international reputation was gained through a competent and complete legal service in our area of specialization. Our firm has grown into a Chain of Corporate Legal Services and Integral Counseling, with the objective of guiding national and international entrepreneurs and business-people towards the success of their activities. Address: Arce Ave, Isabel La Catolica Square, N° 2519, Bldg. Torres del Poeta, B Tower, 9th floor, off. 902. La Paz, Bolivia, South America Tel/Fax: +591-2-2430671 / +591 79503777 Website: www.landivar.com Email: ip@landivar.com - info@landivar.com Contact: Martha Landivar, Marcial Navia</p>	<p>CARIBBEAN</p>  <p>CARIBBEAN TRADEMARK SERVICES Law Office of George C.J. Moore, P.A. Caribbean Trademark Services, founded by George C.J. Moore in 1981, provides a single contact source of protecting trademarks and patents in the Caribbean. Covering 29 countries, including Belize, Bermuda, Costa Rica and Cuba; a bilingual staff provides IP services tailored to the diverse jurisdictions. Experienced staff members and volume transactions, services are efficient making our single contact, long established source for the Caribbean most cost effective. Address: 2855 PGA Boulevard, Palm Beach Gardens, Florida 33410, USA Tel: +1 561 833-9000 Fax: +1 561 833-9990 Contact: Michael Slavin Website: www.CaribbeanTrademarks.com Email: IP@CaribbeanTrademarks.com</p>
<p>COLOMBIA</p>  <p>VERA ABOGADOS ASOCIADOS S.A. VERA ABOGADOS was founded 50 years ago to attend to legal needs of the business sector in the area of IP. Today they provide their services to all fields of law. The law firm is a reference in the Andean community and they are part of international associations such as INTA, ASIPI, ABPI and ASPI. They were ranked in 2022 by Leaders League as a highly recommended Colombian law firm and in addition, they are a member of PRAGMA, the International Network of Law Firms. Tel: +57 60-1 3176650 +57 60-1 3127928 Website: www.veraabogados.com Email: info@veraabogados.com Contact: Carolina Vera Matiz, Natalia Vera Matiz</p>	<p>CZECH REPUBLIC</p>  <p>Cermak a spol. Čermák a spol. is a leading IP law firm in the Czech Republic and Slovakia, providing services in all areas of IP law, including patents, trademarks, utility models, industrial designs, unfair competition and others. We have a qualified team of lawyers for both IP prosecution and litigation including litigation in court. Our strengths is a unique combination of experienced and qualified patent attorneys and lawyers. Address: Čermák a spol, Elišky Peškové 15 150 00 Praha 5, Czech Republic Website: www.cermakaspol.com Email: intelprop@apk.cz Contact: Dr. Karel Cermak - Managing Partner Dr. Andrea Kus Povazanova - Partner</p>	<p>DJIBOUTI</p>  <p>United Trademark & Patent Services International Intellectual Property Attorneys United Trademark and Patent Services is a leading firm of lawyers and consultants specializing in Intellectual Property (IP) Rights and Issues. Our services include searching, filing, prosecution, registration, licensing, franchising, transfer of technology, arbitration, dispute resolution, enforcement & litigation, anti-counterfeiting, due diligence and counselling. Address: United Trademark & Patent Services Djibouti Branch Djibouti, Rue Pierre Pascal, Q. commercial Imm, Ali Warki, Djibouti Website: www.utmps.com Email: Djibouti@unitedtm.com & unitedtrademark@unitedtm.com Contact: Imad & Faima Al Heyari</p>



Directory of Services

DOMINICAN REPUBLIC




WDA International Law Firm
Intellectual Property

For over 25 years we have provided excellence in Intellectual Property protection to worldwide renowned companies including the most iconic pharmaceutical, beauty and clothing, beverages and motion pictures companies.

Our main practice is devoted to Intellectual Property which specializes in docketing maintenance of trademarks and patents and litigation attorneys of high profile IPR infringements, border protection and counterfeiting cases in Dominican Republic.

Tel: 809-540-8001
Website: www.wdalaw.com
Email: trademarks@wdalaw.com
Contacts: LIC. Wendy Diaz
LIC. Frank Lazala
Whatsapp: 829-743-8001

DJIBOUTI



Guzmán Ariza, Attorneys at Law

Guzman Ariza is the largest law and consulting firm in the Dominican Republic. Founded in 1927, we have extensive experience in protecting local and international clients' intellectual property rights, including trademarks, trade names, copyrights, and patents. We are your one-stop shop for all of your IP needs in the Dominican Republic.

Our services include: • Trademarks and trade names • Patents • Industrial design • Sanitary • Copyrights • IP management and IP audit • Litigation

Tel: +1 809 255 0980
Fax: +1 809 255 0940
Website: www.drilawyer.com
Email: info@drilawyer.com
Contact: Fabio Guzmán Saladín, Partner
fabio@drilawyer.com
Leandro Corral, Senior Counsel
lcorral@drilawyer.com

GHANA · NIGERIA · GAMBIA



SN ANKU IP FIRM

SN ANKU IP FIRM is a trusted, experienced all purpose IP firm. Headquartered in Accra, Ghana, with a strategic presence in Nigeria, and The Gambia, we offer tailored services to safeguard our clients' innovations and ideas. We are accredited ARIPO Agents covering 22 African countries.

Our Services: IP Litigation & Enforcement
• IP Registration & Records
• Patents, Trademarks, Industrial Designs and Copyright
• Due Diligence Consulting • Portfolio Management

Tel: +233 597 237 710 (Ghana)
+234 905 950 8874 (Nigeria)
+220 721 5283 (The Gambia)
+1(332) 257-6448 (USA)

Website: www.snankuipfirm.com
Email: www.snankuipfirm.com
Contact: Name: Sarah Norkor Anku
sarah@snankuipfirm.com

LEBANON



United Trademark & Patent Services
International Intellectual Property Attorneys

United Trademark and Patent Services is a leading firm of lawyers and consultants specializing in Intellectual Property (IP) Rights and Issues. Our services include searching, filing, prosecution, registration, licensing, franchising, transfer of technology, arbitration, dispute resolution, enforcement & litigation, anti-counterfeiting, due diligence and counselling.

Address: United Trademark & Patent Services
6th Floor, Burj Al Ghazal Building, Tabaris,
P. O. Box 11-7078, Beirut, Lebanon

Website: www.utmps.com
Email: lebanon@unitedtm.com &
unitedtrademark@unitedtm.com
Contact: Hanadi

LUXEMBOURG



Patent42
Patents and Trademarks


Patent 42 is a leading law firm offering a full range of services in the field of Intellectual Property rights. Our team of high-qualified patent and trademark attorneys are entitled to represent client's interests in Europe, Luxembourg, France and Belgium.

Patent 42 provides concrete and careful solutions in the area of patents, trademarks and designs. We support clients in all stages of elaboration and implementation of an intellectual property strategy adapted to your needs at both national and international level.

Whatever your question is, we will find an answer for you.

Address: BP 297, L-4003 Esch-sur-Alzette,
Luxembourg
Tel: (+352) 28 79 33 36
Website: www.patent42.com
Email: info@patent42.com

MACAU




IPSOL

IPSOL is a key service line focused on the planning, registration and management of trademark, patent and other IP rights portfolios, offering solutions that enable to maximize the protection of your IP assets in Macau and worldwide.

Address: Avenida da Praia Grande, 759,
5º andar, Macau
Tel: (853) 2837 2623
(853) 2837 2613
Website: www.ipsol.com.mo
Email: ip@ipsol.com.mo
Contact: Emalita Rocha

GUATEMALA



Ideas Trademarks Guatemala, S.A.

Ideas is a firm specialized in the defense of intellectual property rights, offering advice on all kinds of issues related to them and in the management of portfolios of distinctive signs and patents, at competitive prices, in the Central American and Caribbean region.

Ideas is focused on meeting the needs and solving the problems of its clients, setting clear expectations and obtaining creative solutions with minimal exposure and cost-effective. Proactivity has determined our constant growth and modernization, maintaining a high standard of quality and satisfaction in our professional services.

Tel: +502 2460 3030
Website: <https://www.ideasips.com/?lang=en>
Email: guatemala@ideasips.com
Contact: Gonzalo Menéndez, partner,
gmenendez@ideasips.com
Gustavo Noyola, partner,
noyola@ideasips.com

GUATEMALA



Merida & Asociados

The firm provides services throughout the range of different legal matters, specializing in the banking industry both nationally and internationally, business law, banking law, trademarks and patents, litigation, notary law, litigation and arbitration. We are a very well-known law firm for Intellectual Property in Guatemala. Our office serves clients from abroad, including clients from Europe and the United States, as well as Japan and other countries.

Address: 20 calle 12-51 "A" zona 10,
Guatemala City, 01010, Guatemala
Armando Mérida, Section 019170,
P.O. Box 02-5339, Miami, Florida,
33102-5339, USA
Tel: (502) 2366 7427
Website: <http://www.meridayasociados.com.gt/en>
Email: corporativo@meridayasociados.com.gt
Contact: Armando Merida

INDIA




Chandrakant M Joshi

Our law firm has been exclusively practicing Intellectual Property Rights matters since 1968. Today, Mr. Hiral Chandrakant Joshi heads the law firm as the senior most Attorney. It represents clientele spread over 35 countries. The law firm conducts search, undertakes registration, post-registration IP management strategies, IP valuation, infringement matters, domain name disputes and cyber law disputes of patents (including PCT applications), trademarks, industrial designs and copyrights.

Address: 6th Floor, Solitaire-II, Link Road,
Opp. Infinity Mall, Malad (West),
Mumbai 400 064, India.
Tel: +91 22 28886856 / 57 / 58 / 64
Fax: +91 22 28886859 / 65
Website: www.cmjoshi.com
Email: mail@cmjoshi.com
patents@cmjoshi.com
trademarks@cmjoshi.com

MALAYSIA



Adastra IP

Adastra IP is a full service IP firm with offices across the South East Asia, India and Australia with a full team of legal and technical specialists to handle drafting, responses and filings for Trademarks, Patents and Designs with emphasis on value and service for our clients. In addition, we have IP analytics and IP valuation capabilities aside from prosecution work to support our clients' IP needs.

Tel: +60322842281
Website: www.adastraip.com
Email: info@adastraip.com
Contact: Mohan K.
Managing Director

MALAYSIA




MarQonsult IP

MarQonsult® was established in February 2002 and is located in Petaling Jaya, nearby the MyIPO. MarQonsult® was founded by Clara C F Yip, who holds a double degree in law and economics from Auckland University, NZ. MarQonsult® is synonymous with effective delivery of services marked by its: quick response time; in-depth client counselling; affordability and adaptability; commercially viable IP strategies; result-oriented approach; and a high rate of success.


Tel: +603 78820456
Fax: +603 78820457
Website: www.marqonsult.com
Email: clara@marqonsult.com
Contact: Clara C F Yip (Ms)

MAURITIUS



Yusuf S Nazroo
IP Agent/Consultant
Member of CITMA-INTA-APAA-AIPPI

Address: 12 Frère Félix De Valois Street,
Port Louis, Mauritius
Tel: + 230 57 14 09 00
Fax: + 230 212 27 93
Website: <http://yn-trademark.com>



Greetings from Mauritius the Rainbow Island

INDIA




L.S. DAVAR & CO.
PATENT AND TRADEMARK ATTORNEYS

We are India's oldest Intellectual Property and Litigation Firm. Since 1932, we have been as a trusted IP partner of Global Large and Mid-size companies and foreign IP law firms. We have been widely acknowledged by Govt. of India. In the last 90 years, we have retained number one position in India in not only filing the Patents, Designs, Trademarks, Copyright, and Geographical Indications but also in getting the grants.

Tel: 033- 2357 1015 | 1020
Fax: 033 - 2357 1018
Website: www.lsdavar.com
Email: mailinfo@lsdavar.in
Contact: Dr Joshita Davar Khemani
Mrs. Dahlia Chaudhuri

JORDAN



United Trademark & Patent Services
International Intellectual Property Attorneys

United Trademark and Patent Services is a leading firm of lawyers and consultants specializing in Intellectual Property (IP) Rights and Issues. Our services include searching, filing, prosecution, registration, licensing, franchising, transfer of technology, arbitration, dispute resolution, enforcement & litigation, anti-counterfeiting, due diligence and counselling.

Address: United Trademark & Patent Services
Suite 7, 2nd Floor, Chicago Building,
Al Abdali, P.O. Box 925852, Amman,
Jordan
Website: www.utmps.com
Email: jordan@unitedtm.com &
unitedtrademark@unitedtm.com
Contact: Mrs Fatima Al-Heyari

KYRGYZSTAN



Vakhnina & Partners

The team at "Vakhnina & Partners" comprises of highly-qualified patent and trademark attorneys and lawyers.

We handle our clients' cases in Kyrgyzstan, Russia, Armenia, at Eurasian Patent Office, and cooperate with partners and associates in other Eurasian countries: Georgia, Belarus, Kazakhstan, Azerbaijan, Turkmenistan, Uzbekistan, Moldova, Tajikistan.

Our attorneys are members of INTA, FICPI, AIPPI, LESI, ECTA, PTMG.

Address: Bishkek, Kyrgyz Republic
Tel: +996-551-655-694
Email: ip@vakhnina.com
Website: <https://www.vakhnina.com>
Contact: Dr. Alexey VAKHNIN and
Mr. Vlad PEROV

MEXICO



Goodrich Riquelme Asociados

Our staff of attorneys, engineers and computer specialists help adapt foreign patent specifications and claims to Mexican law, secure patent inventions and trademark registrations and maintain them by handling the necessary renewals. Our computer system, which is linked to the Mexican Patent and Trademark Department, permits us to provide our clients with a timely notice of their intellectual property matters. We also prepare and register license agreements.

Address: Paseo de la Reforma 265, M2, Col. Y
Del. Cuauhtemoc, 06500 Mexico, D.F.
Tel: (5255) 5533 0040
Fax: (5255) 5207 3150
Website: www.goodrichriquelme.com
Email: mailcentral@goodrichriquelme.com
Contact: Enrique Diaz
Email: ediaz@goodrichriquelme.com

MEXICO



TOVAR & CRUZ IP-LAWYERS, S.C.

We are a specialized legal firm providing intellectual property and business law services. Founded in 2009. The purpose is that our clients not only feel safe, besides satisfied since their business needs have been resolved, so, our professional success is also based on providing prompt response and high quality, personalized service. "Whatever you need in Mexico, we can legally find the most affordable way"

Tel: 525528621761 & 525534516553
Website: www.tciplaw.mx
Email: ecruz@tciplaw.mx
mtovar@tciplaw.mx
contactus@tciplaw.mx
Contact: Elsa Cruz, Martin Tovar

MOROCCO



United Trademark & Patent Services
International Intellectual Property Attorneys

United Trademark and Patent Services is a leading firm of lawyers and consultants specializing in Intellectual Property (IP) Rights and Issues. Our services include searching, filing, prosecution, registration, licensing, franchising, transfer of technology, arbitration, dispute resolution, enforcement & litigation, anti-counterfeiting, due diligence and counselling.

Address: United Trademark & Patent Services
58, rue Ibn Battouta 1er étage,
no 4. Casa Blanca, Morocco
Website: www.utmps.com
Email: morocco@unitedtm.com &
unitedtrademark@unitedtm.com
Contact: Yawar Irfan Khan



Directory of Services


NEPAL



Kraya And Partners
We are an independent, full-service IP law firm focused on providing cost-efficient services to protect, manage, enforce and evaluate IP Rights in the changing legal landscape. Our endeavor is to set new benchmarks and raise existing standards to reflect our passion. Our practice areas include IP counselling, prosecution, and litigation. This includes Trademark, Patent, Design, Copyrights, IP Litigation, Trademark Watch/ TM Monitoring, Business Management, Domain Registration and more.

Tel: +977-9851181729 +977-9808370262
Website: www.kraya.com.np
Email: info@kraya.com.np; kraya@kraya.com.np
Contacts: Nabin Khadka, Managing Partner
info@kraya.com.np
Susmita Bhattarai, Associate
kraya@kraya.com.np


NIGERIA



ALN Nigeria | Aluko & Oyeboade
The IP practice at ALN Nigeria | Aluko & Oyeboade is recognised as a leader in handling patents, trademarks, copyrights, designs, and related IP litigation in Nigeria. The Firm's IP team has an extensive trial experience and provides an incomparable expertise in a variety of IP matters, including clearance searches, protection, portfolio management, use and enforcement of trademarks, copyright, patents, design and trade secrets, licensing, technology transfer (interface with the National Office for Technology Acquisition and Promotion), franchising, media law, packaging, advertising, labelling, manufacturing and distribution agreements, and product registration with the National Agency for Food and Drug Administration and Control (NAFDAC).

Website: www.aluko-oyebode.com
Email: AoIP@aluko-oyebode.com
Contacts: **Uche Nwokocho (Partner):**
Uche.Nwokocho@aluko-oyebode.com
Tel: +234 703 400 1093
Regina Onunwure (Senior Associate)

OMAN



United Trademark & Patent Services
International Intellectual Property Attorneys
United Trademark and Patent Services is a leading firm of lawyers and consultants specializing in Intellectual Property (IP) Rights and Issues. Our services include searching, filing, prosecution, registration, licensing, franchising, transfer of technology, arbitration, dispute resolution, enforcement & litigation, anti-counterfeiting, due diligence and counselling.

Address: Suite No. 702, 7th Floor, Commercial Centre, Ruwi Muscat, Sultanate of Oman, P. O. Box 3441, Postal Code 112 Ruwi, Sultanate of Oman

Website: www.utmps.com
Email: oman@unitedtm.com & unitedtrademark@unitedtm.com
Contact: S.Maqbool & T.F. Khan

SAUDI ARABIA



United Trademark & Patent Services
International Intellectual Property Attorneys
United Trademark and Patent Services is a leading firm of lawyers and consultants specializing in Intellectual Property (IP) Rights and Issues. Our services include searching, filing, prosecution, registration, licensing, franchising, transfer of technology, arbitration, dispute resolution, enforcement & litigation, anti-counterfeiting, due diligence and counselling.

Address: 30th Street, Olaya Opposite to Madarris Al Mustaqbil, P.O. Box 15185, Riyadh 11444, Kingdom of Saudi Arabia

Website: www.utmps.com
Email: saudia@unitedtm.com & unitedtrademark@unitedtm.com
Contact: Dr.Hasan Al Mulla & Justice R Farrukh Irfan Khan


SLOVAKIA



Boldiz Law Firm s.r.o.
Boldiz Law Firm is a boutique law firm which provides high quality services and solutions that support client's needs in national (Slovak) and European trademark & design law in a cost-efficient way. We are a full-service brand protection law firm, qualified to assist with all types of legal services related to trademarks and designs, such as registrations, oppositions, litigation, IP enforcement services and many others.

Tel: +421 915 976 275
Website: www.boldiz.com/en
Email: info@boldiz.com
Contact: Dr. Ján Boldizár

SRI LANKA



Julius & Creasy
Julius and Creasy is one of the oldest civil law firms in Sri Lanka. Founded in 1879, the firm has established itself on rich tradition and the highest professional principles. Julius and Creasy's wealth of expertise and experience in a wide range of specialised fields of Law enables it to offer innovative legal and business solutions to a diverse, sophisticated and high-profile clientele. The Intellectual Property practice of the firm includes enforcement, management and transactional matters. The firm has acted for several Fortune 500 companies and is Sri Lanka correspondent of several firms in Europe, USA and Asia.

Address: No. 371, R A De Mel Mawatha, Colombo 3, Sri Lanka
Tel: 94 11-2336277
Website: www.juliusandcreasy.com
Email: anomi@juliusandcreasy.lk
Contact: Mrs Anomi Wanigasekera

PAKISTAN



United Trademark & Patent Services
International Intellectual Property Attorneys specialising in Trademarks, Patents, Designs, Copyrights, Domain Name Registration, Litigation & Enforcement services.

Address: 85 The Mall Road, Lahore 54000, Pakistan
Tel: +92 42 36285588, +92 42 36285590, +92 42 36285581, +92 42 36285584
Fax: +92 42 36285585, +92 42 36285586, +92 42 36285587
Website: www.utmps.com & www.unitedip.com
Email: unitedtrademark@unitedtm.com
Contact: Yawar Irfan Khan, Hasan Irfan Khan

POLAND



LION & LION Kancelaria Patentowa Dariusz Mielcarski
We offer:
- a full range of services related to patents, utility models, designs and trademarks in Poland as well as Community Designs and European Trademarks in the EU
- cooperation with patent agencies in all PCT countries
- preparation of patent applications from scratch for filing in the USA
- validations of EU patents in Poland,
- annuity payments

Tel: +48 663 802 804
Website: www.LIONandLION.eu
Email: patent@lionandlion.eu
Contact: Dariusz Mielcarski, Patent and Trademark Attorney

POLAND



Sigeon IP, Grzelak & Partners
Sigeon IP, Grzelak & Partners are professionals specializing in the protection of intellectual property rights, as well as in broadly defined patent, trademark, design, legal, IP- related business, management and strategic consulting. Thanks to the close cooperation within one team of the Polish and European Patent & Trademark Attorneys, Attorneys-at-Law and business advisors, we offer the highest quality "one-stop-shop" service in Poland and Europe.

Tel: +48 22 40 50 401/301
Fax: +48 22 40 50 221
Website: www.sigeon.pl/en
Email: ip@sigeon.pl
Contacts: anna.grzelak@sigeon.pl (patents, management & international cooperation)
tomasz.gawrylczyk@sigeon.pl (trademarks, designs & legal)

SRI LANKA



United Trademark & Patent Services
International Intellectual Property Attorneys
United Trademark and Patent Services is a leading firm of lawyers and consultants specializing in Intellectual Property (IP) Rights and Issues. Our services include searching, filing, prosecution, registration, licensing, franchising, transfer of technology, arbitration, dispute resolution, enforcement & litigation, anti-counterfeiting, due diligence and counselling.

Address: U.T.P.S Lanka (Pvt) Ltd
105, Hunupitiya Lake Road,
Colombo - 2, Sri Lanka

Website: www.utmps.com
Email: srilanka@unitedtm.com & unitedtrademark@unitedtm.com
Contact: Krishni & M.F. Khan

SWEDEN



Fenix Legal
Fenix Legal, a cost-efficient, fast and professional Patent and Law firm, specialized in intellectual property in Europe, Sweden and Scandinavia. Our consultants are well known, experienced lawyers, European patent, trademark and design attorneys, business consultants, authorized mediators and branding experts. We offer all services in the IP field including trademarks, patents, designs, dispute resolution, mediation, copyright, domain names, IP Due Diligence and business agreements.

Tel: +46 8 463 50 16
Fax: +46 8 463 10 10
Website: www.fenixlegal.eu
Email: info@fenixlegal.eu
Contacts: Ms Maria Zamkova
Mr Petter Rindforth


TAIWAN, ROC



Deep & Far Attorneys-at-law
Deep & Far attorneys-at-law deal with all phases of laws with a focus on IPRs, and represent some international giants, e.g. InterDigital, MPS, Schott Glas, Toyo Ink, Motorola, Cypress. The patent attorneys and patent engineers in Deep & Far normally are generally graduated from the top five universities in this country. More information regarding this firm could be found from the website above-identified.

Address: 13 Fl., 27 Sec. 3, Chung San N. Rd., Taipei 104, Taiwan
Tel/Fax: 886-2-25856688/886-2-25989900
Website: www.deepnfar.com.tw
Email: email@deepnfar.com.tw
Contact: C.F. Tsai, Yu-Li Tsai

QATAR



United Trademark & Patent Services
International Intellectual Property Attorneys
United Trademark and Patent Services is a leading firm of lawyers and consultants specializing in Intellectual Property (IP) Rights and Issues. Our services include searching, filing, prosecution, registration, licensing, franchising, transfer of technology, arbitration, dispute resolution, enforcement & litigation, anti-counterfeiting, due diligence and counselling.

Address: Ahmed Al-Misnad Building, Building No. 241, 2nd Floor, Office 9, Street No. 361, Zone No. 37, Mohammad Bin Thani Street, Bin Omran P.O.Box : 23896 Doha
Website: www.utmps.com
Email: qatar@unitedtm.com & unitedtrademark@unitedtm.com
Contact: Ahmed Tawfik & M.Y.I. Khan

RUSSIA



KHUSAINOV KHOMYAKOV
KHUSAINOV KHOMYAKOV is a full-service IP law firm with offices in Kazan (Russia) and Istanbul (Türkiye), providing services to clients in Russia and Eurasia. We specialize in a range of services, including filing and prosecuting trademark and patent applications, handling registration and protection of rights to designs, software, and copyrights, conducting patent and trademark searches, handling IP legal disputes, and supporting transactions with IP rights.

Tel: +7 843 215 00 55
Web: <https://en.khp.legal/>
Email: info@khp.legal
Contact: Ramzan Khusainov, LL.M., Managing Partner
Anton Khomyakov, Ph.D., Senior Partner

RUSSIA



Vakhnina and Partners
The team at "Vakhnina & Partners" comprises of highly-qualified patent and trademark attorneys and lawyers. Major areas of expertise of our patent team: Chemistry, Pharmaceuticals, Biotechnology, Biochemistry, etc. We handle our clients' cases in Russia, Armenia, Kyrgyzstan, at Eurasian Patent Office, and cooperate with partners and associates in other Eurasian countries: Georgia, Belarus, Kazakhstan, Azerbaijan, Turkmenistan, Uzbekistan, Moldova, Tajikistan.

Our attorneys are members of INTA, FICPI, AIPPI, LESI, ECTA, PTMG.

Address: Moscow, Russia
Tel: +7-495-946-7075
Website: <https://www.vakhnina.com>
Email: ip@vakhnina.com
Contact: Dr. Tatiana VAKHNINA
Dr. Alexey VAKHNIN

TAIWAN, ROC



Lewis & Davis
LEWIS & DAVIS offers all services in the IPRs field, including prosecutions, management and litigation of Trademarks, Patent, Designs and Copyright, and payment of Annuity and Renewal fee. Our firm assists both domestic and international clients in Taiwan, China, Hong Kong, Macau and Japan. Our experienced attorneys, lawyers, and specialists provide professional services of highest quality while maintaining costs at efficient level with rational charge.

Tel: +886-2-2517-5955
Fax: +886-2-2517-8517
Website: www.lewisdavis.com.tw
Email: wtoip@lewisdavis.com.tw
lewis@lewisdavis.com.tw
Contact: Lewis C. Y. HO
David M. C. HO

TAIWAN



TOP TEAM INTERNATIONAL PATENT AND TRADEMARK OFFICE
TOPTEAM's trademark practice supports all areas of brand protection for a trademark's full lifespan. We counsel clients on trademark selection, adoption and filing strategies – and the correct enforcement options – from the earliest stages. Our experience handling complex foreign and domestic trademark issues allows us to preemptively address potential risks and avoid unwanted problems during prosecution or post-registration proceedings.

Tel: +886.2.2655.1616
Fax: +886.2.2655.2929
Website: <https://www.top-team.com.tw>
Email: trademark@top-team.com.tw
Contact: Lydia Wong, Principal Attorney at Law

TANZANIA



Bowmans Tanzania Limited
Bowmans Tanzania Limited offers full IPR services in Tanzania and the rest of countries in the East Africa and ARIPO region member states. We have an experienced team of lawyers headed by Audax Kameja, a Senior Partner of 35+ years of experience, and Francis Kamuzora, with an experience of 15+ years. We have been a firm of choice, and have a track record in advising and representing some of the biggest and prestigious brand owners in IPR litigation and in other non-contentious transactions.

Website: www.bowmanslaw.com
Email: francis.kamuzora@bowmanslaw.com
Contacts: Francis Kamuzora
Audax Kameja

Directory of Services

TANZANIA



United Trademark & Patent Services

International Intellectual Property Attorneys

United Trademark and Patent Services is a leading firm of lawyers and consultants specializing in Intellectual Property (IP) Rights and Issues. Our services include searching, filing, prosecution, registration, licensing, franchising, transfer of technology, arbitration, dispute resolution, enforcement & litigation, anti-counterfeiting, due diligence and counselling.

Address: United Trademark & Patent Services
Shauri Mayo Area, Pugu Road,
Dar-Es-Salaam, Tanzania
Website: www.utmps.com
Email: tanzania@unitedtm.com &
unitedtrademark@unitedtm.com
Contact: Mr Imad & Fatima Al Heyari

TÜRKİYE



Destek Patent

Destek Patent was established in 1983 and has been a pioneer in the field of Intellectual Property Rights, providing consultancy services in trademark, patent and design registrations for almost 40 years.

Destek Patent provides its clients with excellence in IP consultancy through its 16 offices located in Türkiye, Switzerland, Kazakhstan, UAE and the UK. Besides its own offices, Destek Patent also provides IP services in 200 jurisdictions via its partners and associates.

Address: Spine Tower Saat Sokak No: 5 Kat:13
Maslak-Sarıyer / İstanbul - 34485
Türkiye
Tel: +90 212 329 00 00
Website: www.destekpatent.com
Email: global@destekpatent.com
Contact: Simay Akbaş
simay.akbas@destekpatent.com

UNITED ARAB EMIRATES



Marks n Brands Intellectual Property

MnB IP is a specialized IP firm providing high quality services including the registration and maintenance of trademarks, industrial designs, patents and copyrights in the United Arab Emirates, Saudi Arabia, Oman, Bahrain, Kuwait and across the MENA (Middle East & North Africa) region for both the individual and corporate clients. We are committed to provide high quality professional services through personal attention to the clients' needs.

Tel: +971 56 936 7973
Website: www.marksnbrandsip.com
Email: info@marksnbrandsip.com
Contact: Mahin Muhammed

U.A.E.



United Trademark & Patent Services

International Intellectual Property Attorneys

United Trademark and Patent Services is a leading firm of lawyers and consultants specializing in Intellectual Property (IP) Rights and Issues. Our services include searching, filing, prosecution, registration, licensing, franchising, transfer of technology, arbitration, dispute resolution, enforcement & litigation, anti-counterfeiting, due diligence and counselling.

Address: United Trademark & Patent Services
Suite 401-402, Al Hawai Tower,
Sheikh Zayed Road, P.O. Box 72430,
Dubai, United Arab Emirates
Website: www.utmps.com
Email: uae@unitedtm.com &
unitedtrademark@unitedtm.com
Contact: M.F.I. Khan, SM. Ali & Maria Khan

UKRAINE



ElMar-IP Agency

ElMar-IP Agency was founded in 2010 and specializes in the intellectual property rights protection in Ukraine. Providing of services by specialists with more than 15 years' experience, professional competence and education, competitive prices with client budget orientation allow us to provide our clients with the range of IP services including representation before the Trademark and Patent Office, the Board of Appeal and in court procedures.

Tel: +38 093 587 91 25
Website: <https://elmar-ip.com/>
Email: elmarip33@gmail.com
clients@elmar-ip.com
Contact: Mrs. Elvira Volkova
Mrs. Julia Postelnik

UKRAINE



Pakharenko & Partners

Pakharenko & Partners provides full IP service coverage in Ukraine, CIS countries and Baltic states and has offices in Kyiv and London. We pride ourselves on an exclusive expertise and experience in the fields of IP law, anti-counterfeiting and anti-piracy, pharmaceutical law, competition law, advertising and media law, corporate law, litigation and dispute resolution.

Address: P.O.Box 78, 03150 Kyiv, Ukraine
Visiting: Business Centre 'Olimpiysky',
72 Chervonoarmiyaska Str.,
Kyiv 03150, Ukraine
Tel: +380(44) 593 96 93
Fax: +380(44) 451 40 48
Website: www.pakharenko.com
Email: pakharenko@pakharenko.com.ua
Contact: Antonina Pakharenko-Anderson
Alexander Pakharenko

VIETNAM



ELITE LAW FIRM

ELITE LAW FIRM is very pleased to assist our esteemed clients in Registration of their Intellectual property rights Safely, Effectively and Handle IP Rights disputes Quickly So that Clients can Do Business Strongly and Successfully Develop.

Tel: (+84) 243 7373051
Hotline: (+84) 988 746527
Website: <https://lawfirmelite.com/>
Email: info@lawfirmelite.com
Contact: Nguyen Tran Tuyen (Mr.)
Patent & Trademark
Attorney
tuyen@lawfirmelite.com
Hoang Thanh Hong (Ms.)
Manager of IP Division
hongth@lawfirmelite.com



VIETNAM



Pham & Associates

Established in 1991, staffed by 110 professionals including 14 lawyers and 34 IP attorneys, Pham & Associates is a leading IP law firm in Vietnam. The firm has been being the biggest filers of patents, trademarks, industrial designs and GIs each year and renowned for appeals, oppositions, court actions, out-of-court agreements and handling IP infringements. The firm also advises clients in all aspects of copyright and other matters related to IP.

Tel: +84 24 3824 4852
Fax: +84 24 3824 4853
Website: www.pham.com.vn
Email: hanoi@pham.com.vn
Contact: Pham Vu Khanh Toan, Managing
Partner,
General Director
Tran Dzung Tien, Senior IP Consultant

VIETNAM



Tri Viet & Associates

Tri Viet & Associates is a registered and fully licensed IP & LAW FIRM based in Hanoi, Vietnam. The firm provides a full range of IP services, strongly focuses on PATENT and PCT services, in a wide range of industries and modern technologies, in Vietnam, Laos, Cambodia, Myanmar, and other jurisdictions upon client's inquiries.

Tri Viet & Associates is a member of AIPPI, INTA, APAA, VBF, HBA, VIPA.
Tel: +84-24-37913084
Fax: +84-24-37913085
Website: www.trivietlaw.com.vn
Email: info@trivietlaw.com.vn
Contact: Nguyen Duc Long (Mr.),
Managing Partner,
Reg. Patent & Trademark Attorney
<https://www.linkedin.com/in/longnguyen-tva>
LinkedIn:

REGISTER TODAY!

May 18-22, 2024 | Atlanta, Georgia, USA



2024 ANNUAL MEETING

JOIN US FOR THE IP EVENT OF THE YEAR!



SCAN TO REGISTER





GOODRICH



RIQUELME ASOCIADOS

MULTIDISCIPLINARY LAW FIRM OFFERING TAILORED
SOLUTIONS TO YOUR BUSINESS SINCE 1934.

**COMMITTED TO
EXCELLENCE**

**CONNECTED TO
PEOPLE**

ENRIQUE DÍAZ

TEL: +52 55 5525 1422

E-MAIL:

EDIAZ@GOODRICHRIQUELME.COM

GUILLERMO SOSA

TEL: +52 55 5207 7561

E-MAIL:

GSOSA@GOODRICHRIQUELME.COM

JUAN SUÁREZ

TEL: +52 55 5207 9261

E-MAIL:

JCSUAREZ@GOODRICHRIQUELME.COM

JULIO PRIETO

TEL: +52 55 5207 8183

E-MAIL:

JPRIETO@GOODRICHRIQUELME.COM

GOODRICHRIQUELME.COM