



Trademark & Copyright Litigation



At a Glance

High Tech Knowledge

Clients know that our litigation team understands trademark and copyright law. Our litigators have worked with our IP team in dozens of industries, defending and fighting those who infringe on our clients' trademarks and copyrights

Extensive Global Network

With our extensive network of foreign associates and counsel around the world, we can provide efficient, cost-effective trademark and copyright protection

Vast Industry Knowledge

Many of our attorneys originated their careers in high tech industries and they can work directly with programmers, scientists, engineers, and other experts in their respective fields, understanding the language and business of your industry to better fight for your trademarks and copyrights

Overview

Munck Wilson Mandala has a distinguished trademark and copyright litigation practice. Our copyright and trademark lawyers work with our trial lawyers to enforce our clients' copyrights and trademarks and to defend our clients against infringement claims. We represent clients in federal court, as well as in proceedings before administrative agencies such as the Copyright Office or U.S. Customs agencies. Our team has extensive experience handling trademark, trade dress and domain name disputes. We represent clients in state and federal court, in opposition or cancellation proceedings before the U.S. Trademark Trial and Appeal Board, and in domain name proceedings under the Uniform Dispute Resolution Policy of ICANN or other registry rules.

At Munck Wilson Mandala, we understand the importance of your brand to your business and your reputation, and we are dedicated to helping you protect these critical assets. With an outstanding team of intellectual property attorneys, representing hundreds of clients in dozens of industries, we know trademark and copyright law like the back of our hand. Combine this with our litigation team that navigates IP disputes in state or federal trial and appellate courts around the country, including in popular venues for patent infringement actions such as the U.S. District Court for the Eastern and Western Districts of Texas.

We also represent clients in state and federal courts of appeal, including the U.S. Court of Appeals for the Federal Circuit. We also represent clients in interference or reexamination proceedings before the U.S. Patent and Trademark Office, in opposition or cancellation proceedings before the U.S. Trademark Trial and Appeal Board, in domain name proceedings



Trademark & Copyright Litigation

under the Uniform Dispute Resolution Policy of ICANN or other registry rules, and in proceedings before the Copyright Office or U.S. Customs agencies.

We will guide you through the exploitation of trademark, trade dress and domain name rights.

We work with clients to address issues raised by business and trade associations such as software developers (e.g., Business Software Alliance), the recording industries (e.g., Recording Industry Association of America), movie studios (e.g., Motion Picture Association of America) and the like.

When you hire our trademark and copyright litigation team, you are hiring professionals who do this work full-time around the world and understand your specific needs. Our attorneys have diverse and distinguished backgrounds and business experience, and we are known for our meticulous knowledge of trademark and copyright law. In fact, we often present on this area of law to other attorneys. Our litigators know how to tell your story to the jury and judge effectively, having worked several disputes related to trademark and copyright law. Hiring us to fight for you and protect your original ideas and works is a win win situation.