

Intellectual Property

Overview

Patent Attorneys and Intellectual Property Lawyers

Unique assets, processes and brand value are catalysts for business differentiation and drive competitive advantage in the marketplace. Protecting your intellectual property requires experience, depth and sophistication—hallmarks of Bond’s intellectual property practice.

Drawing on cutting-edge technical knowledge, and educational and industry credentials, our attorneys have amassed a considerable track record in helping clients obtain hundreds of patents and trademarks in recent years. We have also successfully litigated high-stakes IP cases in the areas of patent and trademark infringement actions and unfair competition and trade secret litigation.

You can look to our attorneys for counsel in the areas of domain name disputes, patent application preparation and prosecution, trademarks (global trademark protection, trademark availability searches and opinions, trademark oppositions and cancellations), and copyrights and trade secret protection. Based on years of experience assisting clients with IP issues in the context of business transactions, our attorneys are adept at resolving licensing, franchising, mergers and acquisitions and antitrust disputes.

Our registered patent attorneys hold bachelor’s and advanced degrees in fields such as physics, biology, chemistry, aerospace, electrical and optical engineering. Our attorneys have worked at research companies, engineering firms and large multinationals, developing a breadth and depth of technical and business knowledge, experience and insight.

Who Relies on Bond: The Geniuses and Game-Changers

Bond’s Intellectual Property team represents some of the most recognized companies in world, including a blue-chip computer giant and a multinational technology pioneer of many of the world’s ground-breaking innovations. Bond also has a rich tradition of representing trailblazing academic and research institutions in IP matters. Our clients include leading public and private research universities; an R&D company focusing on defense and intelligence solutions; and health care research organizations. We also represent service-oriented businesses, manufacturers and financial institutions.

Our clients also include university spin-outs, entrepreneurial start-ups, and midsize to Fortune 100 technology companies. Bond clients are forging frontiers in these industries:

Primary Office Contacts

Boston, MA

Mark L. Beloborodov
Jeremy P. Occek

Buffalo, NY

Jessica L. Copeland
Jeremy P. Occek
Amanda Rosenfield Lippes

New York, NY

Jessica L. Copeland
George R. McGuire

Rochester, NY

Terria P. Jenkins
Joseph M. Noto

Syracuse, NY

George R. McGuire
David L. Nocilly

- Aeronautics
- Biotechnology
- Chemical
- Computer hardware
- Electronics
- Energy
- Energy Storage
- Financial services
- Industrial
- Internet
- Manufacturing
- Materials science
- Medical devices
- MEMS inertial sensors
- Nanotechnology
- Networking
- Optics and optical systems
- Photonics
- Plasma processing
- Semiconductors
- Software
- Telecommunications
- VoIP technology

International Patent Prosecution — U.S. National Stage Entry

Our patent team regularly partners with foreign counsel and IP firms worldwide to manage the U.S. national stage entry of PCT applications and all subsequent prosecution before the USPTO. We understand that non-U.S. applicants and their local advisors need a trusted U.S. counterpart who is not only technically skilled and competent but also responsive, transparent, and cost-conscious. From preparing and filing national stage entries under 35 U.S.C. § 371, we work closely with foreign colleagues to develop claim strategies tailored to their client's commercial objectives and grounded in the requirements and nuances of U.S. patent law and practice.

Our attorneys bring deep technical backgrounds across the mechanical, electrical, software, and life sciences disciplines and decades of patent prosecution experience, enabling us to engage substantively with examiners and craft arguments that resonate. We provide clear, concise reporting at every milestone so that foreign counsel can keep their clients informed without unnecessary back-and-forth, and we structure our fee arrangements to give international clients predictability and value. Whether you are filing national stage entries or managing a global portfolio that includes U.S. counterparts, we are equipped to serve as a reliable, efficient extension of your team.