

## Overview

Dentons' Patent Litigation Group handles complex disputes for and against many of the world's largest technology companies. But we also represent inventors and small companies seeking to enforce or defend against patent claims. Likewise, we represent nontechnology companies faced with patent controversies, often unrelated to their primary line of business. Our clients range from the largest to the smallest, from the most technical to the least technical, across almost every technology area. In all matters and for all clients, we strive to define and attain your business objective.

Our core patent litigation team includes experienced trial attorneys who have mastered the law and rules of courts, and understand the intricacies of the technologies at issue. Our peers have recognized our achievements and many of us have formal educations in science and engineering. Many of our litigators have knowledge in additional areas of law, such as antitrust and appellate law, which enables us to approach cases from a different perspective and sometimes identify issues that otherwise might get overlooked.

Dentons' size and geographic breadth allows us to assemble teams of lawyers and other professionals that combine the legal and technical know-how appropriate for each case. Such teamwork sometimes crosses international borders, enabling us to simultaneously pursue your interests in multiple countries. At the same time, our presence in key markets allows us to provide you with truly local service and advice when needed.

## Representative Experience

- **Bioton S.A.:** Representing a leading Polish life sciences company in an international patent dispute with a foreign competitor. We were litigating and simultaneously advising on formulating the relevant communication strategy for the market. Legal measures taken by the adversary created a threat to both distribution and sale of the client's core product and were accompanied by a negative public relations campaign against it. By an immediate and top-quality reaction to the injunction granted by the court and consecutive 100% successful appeal, we have protected the company from irreparable damages in a very complex matter as it relates to patent infringement issues, misuse of rights, medical devices law and reimbursement issues.
- **Leading designer and manufacturer of protective cases for portable electronics:** Representing in both the enforcement of its patent portfolio and the defense of patent infringement claims. Dentons is acting as lead trial counsel to enforce our client's patent rights before the International Trade Commission and in the federal courts of California. Dentons has also defended claims of patent infringement for the client in the District of Colorado and District of Michigan.
- **Leading multinational high-tech company:** Representing company in a major ongoing patent litigation in France (on the merits and preliminary injunction) regarding the continuity of the sale of some of its products in France.
- **Licensors of tungsten ring patents:** Representing in a case involving the breach of a patent license agreement with a licensee. Our team devised an innovative strategy, which included seeking leave of court to forego discovery and file an early motion for summary judgment. After overcoming defendant's opposition and defeating additional collateral attacks (including a motion for expedited discovery), Dentons prevailed on its early motion for summary judgment on all counts.
- **LucidMedia Networks LLC:** Serving as lead counsel to an online advertising management platform company, asserting claims of patent infringement in the Eastern District of Virginia, and defending claims of patent infringement in related case transferred from the Eastern District of Virginia to the Southern District of New York. The patents involved technologies for user interaction with web content, depending on the type of device used to

access the content. Working with LucidMedia we were able to secure a very favorable settlement.

- **Personalized User Model LLP:** Serving as lead counsel representing a developer of personalized internet search technology in a patent infringement action asserting patents on search/advertising personalization technology, in Federal Court in Delaware.
- **Remy International, Inc.:** Representing a manufacturer of alternators, starters and hybrid motors for the heavy duty and light duty equipment in litigation concerning infringement of seven patents on starter motors and alternators; previously represented Remy in a 337 action in the ITC regarding these same patents.
- **Schütz:** Representing a world leader in the supply of bulk industrial container technology in a patent infringement case. When the action came on to appeal in the Court of Appeal, we were successful in overturning the High Court judgment on an important point of law relating to remanufacturing products. The matter was tried by the Supreme Court in January 2013, and is only the second patent case to be heard by the new Supreme Court since it replaced the House of Lords. The complex case involved the coordination of three expert witnesses and the use of cutting-edge strain mapping and finite element analysis techniques to win the day.
- **Schütz:** Acting for a world leader in the supply of bulk industrial container technology in a significant trademark infringement action against Delta, a UK competitor, involving Schütz's "Intermediate Bulk Container" technology.
- **Servpro Industries, Inc.:** Defending a leading provider of fire and flood restoration services in a patent infringement lawsuit. With Dentons acting as lead counsel, Servpro obtained a consent judgment of non-infringement and a covenant not to sue going forward.
- **Steam distribution and sand control company:** Advising for enhanced recovery solutions in the oil and gas industry leading to the successful defense of an action involving claims of patent infringement and invalidity in respect of slotted liner technology.
- **T-Mobile USA:** Acting as lead counsel in several patent infringement lawsuit suits multiple venues. Each of these cases either resulted in T-Mobile obtaining a dismissal with prejudice with no payment of money to Plaintiff ("Plaintiff took nothing"), or resulted in a favorable settlement for T-Mobile.