

➔ Patent or Technological Dispute

➔ Dispute concerning Other Intellectual Property Rights

➔ Acquisition of Intellectual Property

Patent or Technological Dispute

Warning Letter, Settlement or License Negotiation, and Litigation

Patent Right Infringement Litigation and Negotiation

We represent you for sending a warning letter, conducting negotiations with an opponent and infringement litigation proceedings. Specifically, we have a great deal of experience in infringement litigation in Tokyo District Court.

We also faithfully carry out Patent Invalidation Search and Invalidation Trial, in association with patent attorneys as necessary.

Dispute Relating to Computer Programs

Without a patent right, it is possible for a computer program to be protected by Copyright or Unfair Competition Prevention Act.

To establish in litigation that your technical information has stolen, you need to claim and prove the technical similarity and uniqueness.

Technical Information Stealing

It is also possible for technical information such as a circuit diagram and flow chart to be protected by Unfair Competition Prevention Act etc., which requires you to claim and prove the issue involving technical matters.

Send a Warning Letter

Negotiations with an Opponent

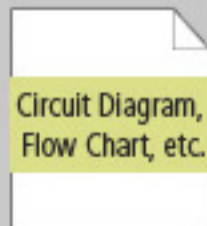
Infringement Litigation Proceedings

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As necessary,
Patent Invalidation Search, and Invalidation Trial



Unfair Competition Prevention Act



Consult with us
AM9:00~PM6:00

052-218-6790
Closed on Saturday, Sunday, and Public Holiday



We also accept inquiries
via the form at any time.