



Judgment of Infringement

Whether or not an infringement had occurred needs to be judged legally and technical, so that it is necessary to ask an attorney at law or a patent attorney for a simple opinion. Such an opinion (judgment) is no more than an assertion of one party and has no influence on the calculation of the amount of damages etc. in litigation.

Warning and Negotiation

A negotiation process begins when an attorney at law starts acting as a counsel and sends a warning letter. In the case of Japan, companies strongly desire to avoid lawsuits as much as possible, however, many cases involve difficulties in proving the fact before filing a lawsuit.

Therefore, in the stages of negotiation, it is often difficult to reach a settlement with a large amount of settlement money.

Litigation

A principle that a plaintiff is responsible to the claim and proof of the infringement is applied comparatively strictly. A collection of evidence that is conducted for the preservation of evidence or following an order to submit a document is limited, so in general, the case in which the evidence has to be sought cannot go into litigation.

An Infringement Has Occurred or Not

Legal and Technical Judgment
is Needed



Consult an Attorney
at Law or Patent Attorney

In Japan

Companies desire to avoid
litigation as much as possible.



Many cases involve difficulties
in proving the fact
before filing a lawsuit.

A plaintiff is responsible
to the claim and proof
of the infringement.

The case in which the evidence
has to be sought cannot
go into litigation.

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.