

Trade Secrets

Protecting and Securing Your Confidential Information Rights

Protecting confidential business and technical information is critical to any business. Marshall, Gerstein & Borun LLP works with clients in a wide array of businesses to draft agreements and establish procedures that protect their interests, while also preserving incentives to innovate for key employees. If unauthorized disclosure has already occurred or is threatened; count on our considerable experience in the litigation of trade secret claims, covenants not-to-compete, confidentiality agreements and claims asserting unfair competition, and breach of common law fiduciary duties; to mount an effective campaign to protect your valuable information.

Publications

August 13, 2015

“En Banc Federal Circuit Extends Law on Divided Infringement”

Client Alert

May 27, 2015

“Supreme Court Holds that an Accused Infringer’s Belief Regarding Patent Validity is Not a Defense to Induced Infringement”

Client Alert

March 2015

Encouraging Growth and Advancement of Women in Intellectual Property Professions

ManagingIP.com

June 2, 2014

“Supreme Court Clarifies Requirements for Proving Inducement of Infringement”

Client Alert

August 30, 2011

Tom Ross Interviewed By Crain's Chicago Business on IP Enforcement in China

Crain's Chicago Business

Spring 2009

Hartzell, J. “Time Limits in Confidentiality Agreements”

Intellectual Property Litigation