10 Reasons Buchanan’s Patent Office Litigation Team is Poised to Help You Succeed

3
Nationwide-Recognized Post-Grant Practitioners by iam1000

113+
AIA Proceedings Handled

3
Lawyers Recognized in Top 50 for Petitioners and Patent Owners in PTAB Proceedings in Managing IP

9
Lawyers Recognized for Patent Litigation in Managing IP Stars

55+
IP Professionals
8 Ph.D.’s, 1 R.Ph., 1 Pharm.D.’s

4
Lawyers Recognized for Patent Litigation in Best Lawyers

Recognized Nationwide for IP and Patent Litigation – Tier 1 in Best Law Firms

9
Lawyers Recognized for Patent Litigation in Best Lawyers

Named a Top 10 Best Performing Law Firm Overall in Patexia IPR Intelligence Report

Named a Top 10 Best Performing Firm Representing Patent Owners in Patexia IPR Intelligence Report

Ranked in Chambers for Northern VA, Intellectual Property - Band 2

Visit Buchanan-IP.com/PTAB to read our latest insights.
Protecting your intellectual assets is imperative to your business model. Whether you are defending or contesting your intellectual property rights as a patent owner or petitioner, you will need to navigate your way through the USPTO’s Patent Trial and Appeal Board (PTAB), which could result in a complex and multi-step process. We’re here to help.

Our Patent Office Litigation team is comprised of seasoned attorneys with highly technical and scientific backgrounds with many years of experience in adversarial proceedings before federal courts and agencies, trained to handle your most sophisticated post-grant patent needs.

Buchanan has a long history of analyzing and implementing patent strategies before and after the America Invents Act (AIA) was enacted in 2011. Our in-depth knowledge and familiarity with patent prosecution and patent litigation provides a unique combination of skills, which allows our team to effectively prosecute clients’ post-grant matters through the Patent Office’s complex procedural requirements in adversarial settings. Individual inventors, startups, and established universities and corporations across many industries have called on us for many years to assess, protect and defend their rights.

### In-Depth Experience in Action
- Craft and Execute Appropriate Strategies
- Anticipate Our Opponent’s Next Move
- Create an Appropriate Record Should the Matter Proceed to Appeal Before the Federal Circuit

### Inter Partes and Post-Grant Review

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<td>Develop a Coherent Patent Protection Strategy</td>
<td>Craft and Execute Appropriate Strategies</td>
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<td>Anticipate Our Opponent’s Next Move</td>
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### Patent Interferences

- Provoke Interferences
- Defend Clients’ Patent Rights When Competitors Provoke Interferences
- Handle Multi-Party and Multi-Application Interferences
- Handle Appeals of USPTO Decisions on Interferences
- Handle Specialized Appeals in District Court Litigation Under 35 U.S.C. § 146
- Handle Specialized Appeals in the Court of Appeals for the Federal Circuit
- Negotiate Settlements and Licensing Agreements to Resolve Interferences

Get to know our Patent Office Litigation team. Visit [Buchanan-IP.com/PTAB](http://Buchanan-IP.com/PTAB) to read our latest insights, access PTAB resources, and download helpful guides.