

SOFTWARE

The protection of software has become more important than ever. Numerous companies have made significant investments in the development of software-based products, and thus, wish to protect their software. We assist these companies, like yours, in developing strategies for protecting your software innovations through copyrights, patents, and other types of intellectual property (IP). Also, with a team of seasoned litigators, we provide counsel regarding strategic development of products and indemnification issues, extensive licensing services (both outbound and inbound), and defensive patent infringement litigation strategies.

Our clients rely upon our software and information technology group to secure and subsequently enforce your IP rights. Given the rapid pace of change in the software industry and the growing case law after the Supreme Court's decision in *CLS Bank v. Alice Corporation*, we work closely with our clients to help them quickly identify and prioritize potentially patentable inventions, and thereafter, handle the patent application drafting and prosecution duties to ensure that we are seeking a desired level of protection. Our aggressive approach in prosecuting patent applications, combined with the respect and trust that our attorneys have earned by working with examiners at the U.S. Patent Office over the past decade, have enabled us to secure patents that have brought immense value to our clients.

Our attorneys and patent agents provide wide range of expertise that allow us to support a vast array of software-based technologies that are now ubiquitous in everyday life. We are proficient in a vast array of industry segments and systems, including:

- Cloud Computing
- Content Caching & Delivery
- Cryptography
- Cybersecurity
- Data Storage
- Data Mining
- Digital Content Creation & Distribution
- E-commerce
- Internet Applications
- Search Engines
- Social Networking
- Web Services