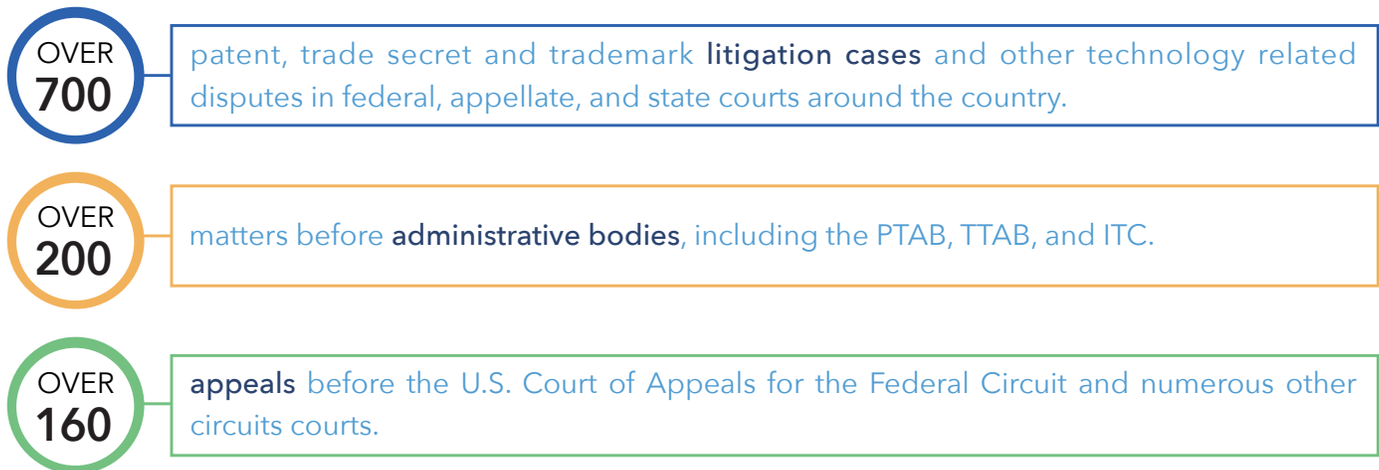


Intellectual property litigation has always been a cornerstone of our practice. We have represented plaintiffs and defendants in IP cases in Federal District Courts nationwide, in the Federal Circuit Court of Appeals, and before the U.S. Patent Trial and Appeal Board ("PTAB"), the Trademark Trial and Appeal Board ("TTAB"), and the International Trade Commission ("ITC").

The following chart demonstrates the breadth and depth of our IP litigation experience:



Our expertise in IP litigation is strengthened by our work protecting some of the world's most recognizable companies in the development and enforcement of their patent and trademark portfolios. Our clients rely on us to bring innovative solutions to best protect their rights domestically and globally.

THE RIGHT TECHNICAL EXPERIENCE

Over 50% of our patent and litigation attorneys have engineering experience. With decades of industry experience, we not only understand the innovations, but also the supply chain and trends in the industry. With this knowledge, we are able to understand our clients' businesses, their competitors, and help them achieve their business and R&D objectives.

We have represented clients in numerous industries covering a diverse range of technologies and products, including:



Consumer Products



Food & Beverage



Computer Systems



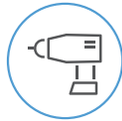
Financial Services



Automotive



Electronics & Semiconductors



Construction & Home Improvement Services



Aerospace



Medical Device



Telecommunications

OUR TEAM PHILOSOPHY

We pride ourselves on staffing client teams efficiently but with full engagement of our most experienced litigators. Each case is staffed with a lead shareholder that directs strategy and handles all major aspects of the case, a shareholder or senior associate to manage day-to-day issues, and one to two additional associates to assist as needed. Experienced litigation shareholders are directly involved in day-to-day casework.

Our PTAB teams include top-notch patent prosecutors who have a deep understanding of our clients' technologies, potential prior art, patent laws and rules, and the fine distinctions between claims.

Together, we develop creative and winning strategies. Post-Grant matters are strategically staffed with a blend of professionals that have extensive experience in patent prosecution and litigation. This allows us better to understand the prosecution history of asserted patents, and become more effective in technical arguments, procedural issues and amending claims. In most cases, our PTAB work is an integrated and direct complement to our litigation work.

PRICING AND FEE ARRANGEMENTS:

Brooks Kushman is positioned to partner with its clients through alternative fee arrangements ("AFA"), value-based fee arrangements ("VFA"), and fee caps to help clients achieve their business and legal goals.

NATIONAL REPUTATION

Brooks Kushman has won many significant IP cases over the last three decades. We have a proven track record in jurisdictions throughout the nation, which has gained Brooks Kushman a national reputation and distinguished national awards.

