

INTELLECTUAL PROPERTY

Lightfoot's full-service IP litigation practice helps clients protect their valuable assets.

Lightfoot helps clients establish, protect and assert intellectual property rights and defend against infringement claims. We represent clients in patent, trademark and copyright disputes in state and federal courts. Our lawyers also have significant experience with administrative proceedings at the U.S. Patent and Trademark Office (USPTO), including inter partes review before the Patent Trial and Appeal Board (PTAB) and patent reexamination.

Lightfoot attorneys are frequently involved in trade secret disputes, as well as litigation related to unfair and deceptive trade practices and false advertising. We have significant experience litigating disputes related to nondisclosure and noncompete agreements, and other restrictive covenants.

Clients also turn to Lightfoot to file requests for emergency, temporary and preliminary relief in state and federal courts to protect against the loss or infringement of intellectual property rights and trade secrets. We also defend clients facing such a remedy. Our experience includes obtaining and preventing temporary restraining orders and preliminary injunctions.

Leading companies trust our IP litigators to establish, protect and defend their intellectual property rights in a variety of industries, including:

- Aviation
- Chemical and biochemical
- Entertainment
- Financial services
- Healthcare
- Manufacturing
- Medical Devices
- Pharmaceuticals
- Retail
- Technology, software and hardware
- Utilities