



EDWARD F. BEHM, JR.

PARTNER AND CO-LEADER, NEXTGEN RESOURCE GROUP

Philadelphia, PA

267.780.2030

ebehm@atllp.com



A partner in Armstrong Teasdale's Intellectual Property practice group, Ted Behm has substantial experience in all aspects of IP practice.

His broad knowledge includes the preparation and prosecution of domestic and foreign patents, trademarks and copyrights; the litigation of patent, trademark, trade dress, trade secret, copyright, domain name and contractual matters; and the counseling of clients in intellectual property opinion, transactional, and capitalization and acquisition matters. Ted has litigated in over a dozen jurisdictions, including various appellate courts, and focuses on developing pre-litigation strategies to ensure the goals of the client are met.

In addition, he has significant experience in representing clients in reexamination, reissue, and *Inter Partes* review proceedings before the U.S. Patent and Trademark Office. Ted also counsels both established and startup companies in all phases of intellectual property-related transactional matters, including mergers and acquisitions, IP valuations and fundraising strategies.

BACKGROUND

Prior to joining Armstrong Teasdale, Ted was a partner and chair of the patent practice at another Philadelphia area law firm.

EDUCATION

- Pennsylvania State University (M.E.)
 - Systems Engineering, 2022 (anticipated)
- Rutgers School of Law (J.D., 2002)
 - Rutgers Law Journal – State Constitutional Law Editor
 - Dean's List
 - Pro Bono Service Award
 - Russell N. Fairbanks Scholarship for Academic Year
 - Volunteer Income Tax Assistance Project (VITA)
 - Moot Court: William C. Vis – International Commercial Arbitration
- Virginia Polytechnic Institute and State University (B.A., B.S., 1997)

PROFESSIONAL ACTIVITIES

SERVICES AND INDUSTRIES

Intellectual Property
Intellectual Property Litigation
Noncompete and Trade Secrets
Patent
Post Grant Proceedings
Technology Transactions
Trademark
Agribusiness and Food
Biotechnology
Technology

ADMISSIONS

New Jersey
Pennsylvania
District of Columbia
U.S. District Court, District of New Jersey
U.S. District Court, District of Columbia
U.S. District Court, Eastern District of Pennsylvania
U.S. Court of Appeals, Third Circuit
U.S. Patent and Trademark Office
U.S. Court of Appeals, Federal Circuit

- Philadelphia Intellectual Property Association
- International Trademark Association (INTA)

CHARITABLE AND CIVIC INVOLVEMENT

- Philadelphia Fringe Festival (Counsel)
- Jersey Wahoos Swim Club (Board Member)

EXPERIENCE

Appeal of Summary Judgment in Trade Secret Case

Secured a favorable result in the U.S. Court of Appeals for the Eleventh Circuit for client Subscriber Holdings, in a case asserting claims under the Georgia Trade Secrets Act and the federal Defend Trade Secrets Act, as well as breach of a nondisclosure agreement. The appeals court vacated the decision from the U.S. District Court for the Northern District of Georgia and remanded the case for trial.

Successfully Overturned Invalidity Decision at the Federal Circuit

Represented a technology company in overturning an invalidity determination by the Patent Trial and Appeal Board related to motion-based software for handheld devices.

Counsel to LAVA Therapeutics in Multimillion-Dollar Global License Agreement

Served as IP counsel to client LAVA Therapeutics, a clinical-stage immuno-oncology company, in a multimillion-dollar global license agreement with Seagen, Inc., a world leader and pioneer in antibody-drug conjugate (ADC) therapies. The exclusive license agreement will enable Seagen to develop, manufacture and commercialize LAVA-1223, an advanced preclinical asset that utilizes LAVA's proprietary Gammabody™ technology to target epidermal growth factor receptor (EGFR)-expressing solid tumors, most commonly associated with colorectal, lung, head and neck cancer.

Leveraging Technology Company's IP Assets for \$1.1B Acquisition

Representation of a technology company in the development of a patent portfolio and the leveraging of the IP assets into a successful \$1.1 billion acquisition of the client.

Representation for SaaS Company in Multiple Matters Including Acquisition

Representation of a software-as-a-service (SaaS) company in the drafting and counseling of software and patent licenses and hosting and cloud computing service agreements and the ultimate acquisition of the company by a large multinational.

Denial of Inter Partes Review for Patent Licensor

Representation of a patent licensor before the Patent Trial and Appeal Board in the successful denial of an *Inter Partes* review petition.

Favorable Settlement for Oil-Drilling Equipment Maker

Representation of an oil-drilling equipment manufacturer in the Eastern District of Texas in a patent infringement dispute related to diamond compacts on drill bits, resulting in a favorable client settlement.

Successfully Countered Willful Infringement Charges against Telecom Client

Representation of a telecommunications Fortune 100 company in the drafting and issuance of opinions of counsel successfully used to counter charges of willful

infringement.

Favorable Settlement for Children's Furniture Manufacturer

Representation of a children's furniture manufacturer before the International Trade Commission, resulting in a favorable client settlement just prior to trial.

Counsel to Multiple Clients on Patent Prosecution

Advising both a large telecommunications company and a large medical device company on best practices and internal controls related to information relevant to the prosecution of company patent applications.

Acquisition of Renewable Energy Technologies

Representation of large European conglomerate in the acquisition of renewable energy technologies from the U.S. arm of a large British oil company.

IP Representation for Regional Grocery Chain

Representation of a large regional grocery chain in various intellectual property matters, including the successful settlement of a copyright dispute related to architectural drawings brought in the Eastern District of Pennsylvania and the dismissal of patent infringement claims related to the use of rewards cards.