



Patent Litigation

Protecting valuable inventions in a highly competitive global environment has become increasingly challenging for multinational businesses. With the significant rise in patent litigation and with damages exceeding the billion-dollar mark in the US, the risks and opportunities facing companies are higher than ever. Whether enforcing your patents against others or defending you against claims of patent infringement, DLA Piper has the experience to help you succeed.

With over 130 patent litigators on the ground in key jurisdictions worldwide, DLA Piper is uniquely positioned to help companies successfully navigate their patent matters around the globe. Our team of over 70 patent litigators located in the major US cities alone, plus an additional 60 patent litigators in other key jurisdictions worldwide, know the laws, the courts and the judges in the jurisdictions where most patent disputes occur.

We often manage related patent matters in multiple US jurisdictions simultaneously, including the ITC. With our global reach, we are also accustomed to acting for clients in resolving multi-jurisdictional patent disputes in the US, Canada, Europe and Asia Pac. In particular, we have significant experience with cross-border patent litigation involving the US, Canada, France, Germany, Italy, the Netherlands, Poland, Turkey, UK, China and Australia, as well as other countries worldwide. We are highly adept at developing and implementing global patent enforcement strategies for our clients and strategically selecting venues to increase their probability of success.

Our deep technical bench includes lawyers with advanced degrees and/or experience in most technical areas, especially electronics, computer science, telecommunications and wireless, pharma and biotech, medical devices, chemical engineering, materials and automotive – so we can quickly understand your technology and industry.

We try cases – and we win them. Since we are trial lawyers, we develop potential trial themes early and use them to evaluate the evidence by both parties. We are known for our ability to explain complex technologies to judges and juries. Since our opponents know we are not afraid to go to trial, we are very often able to reach a favorable settlement. We also have a leading appellate practice, and have helped clients hold on to their victory or reverse any adverse result. Additionally, we have extensive experience handling inter partes reviews (IPRs) and post-grant reviews (PGRs) in the US, as well as supporting clients in opposition proceedings before the European Patent Office.

We do not represent patent assertion entities ('patent trolls'). We have deep experience opposing such entities and have developed successful, cost-effective litigation strategies

KEY CONTACTS

William (Skip) Fisher

Partner
Shanghai
T: +86 21 3852 2198
william.fisher@dlapiper.com

Dr. Markus Gamp

LL.M.
Partner
München
T: +49 89 23 23 72
261
markus.gamp@dlapiper.com

Mark D. Fowler

Partner
Silicon Valley
T: +1 650 833 2048
mark.fowler@dlapiper.com

Robynne Sanders

Partner
Melbourne
T: +61 3 9274 5539
robynne.sanders@dlapiper.co

Bruce W. Stratton

Partner
Toronto
T: 1 416 862 3382
bruce.stratton@dlapiper.com

RELATED SERVICES

- Antitrust and

against them.

EXPERIENCE

- Advising a global tech giant in relation to a high profile, multijurisdictional patent litigation case, our global team successfully represented our client in a 27-patent case in the Northern District of Texas and three High Court trials in the UK, resulting in a confidential worldwide settlement. This was the biggest patent case before the UK Courts in 2009 and 2010. This matter involved strategic, cross-border coordination of complex patent litigation among the US, the UK, and other jurisdictions. It also involved complex issues relating to antitrust and anti-competition claims, standard-setting claims and defences and issues concerning what constitutes a fair, reasonable and non-discriminatory (FRAND) licensing commitment in the standard-setting context.
- Representing a data protection software client in a patent trial in the popular US District of Delaware, we won a full defense jury verdict. Our client's rival asserted that our client and the other defendants infringed two patents relating to fundamental technology for anti-virus software. Their rival had previously won a jury verdict and a permanent injunction against another anti-virus software company. However, at trial our client demonstrated that it invented the same technology years before their rival filed for its patents, and following a three-week trial before Chief Judge Gregory Sleet, the jury unanimously agreed, finding both asserted patents invalid and not infringed. In addition, the jury found all asserted claims were invalid and rendered obvious over several prior art references, including our client's own products developed years before their rival filed the claim. The lawsuit was unique in part because it involved global discovery efforts (US, UK, Israel, Czech Republic and France) and several interrelated lawsuits spanning multiple years.
- Representing a US-based technology company as lead counsel in an ITC investigation, we helped our client prevail in an important case in which their competitor alleged that our client's SRAM chips infringed four patents. The Administrative Law Judge's Initial Determination found no violation of Section 337, finding that none of the four patents was infringed and that the Complainant had failed to establish a domestic industry as to any of the four patents. The Commission subsequently affirmed the finding of no violation on each of these grounds and additionally found the asserted claims of one of the patents invalid.
- Representing a worldwide airline in a high profile, cross-border patent litigation matter regarding three patents and design rights protecting its innovative seating system, we secured our client's success. In a complex web of cases involving the seat manufacturer and several airlines centred around the UK, we successfully halted sales of a rival seating system which took advantage of our client's innovation. Involving legally complex issues, these cases established legal precedent on a number of matters, going all the way to the UK Supreme Court. This matter demonstrated the value of our strong global patent team, as we were able to quickly (sometimes mid-hearing) and cost effectively investigate the legal position in other countries on issues where there was no settled position in the UK, including in France, Germany, The Netherlands, Spain, Italy, Australia and the US. Our comprehensive coverage enabled us to obtain foreign case law and commentary which supported our client's position and refute mischaracterisations of the foreign law position raised against our client.
- We successfully protected the exclusivity in Australia of one of the key products of a leading global pharmaceutical company, including obtaining an interlocutory injunction against a competitor preventing it from launching its generic products. The matter will proceed over the next year to final resolution of the infringement and patent validity issues
- Advising a global, NYSE-listed medical technology manufacturer of a drug delivery system in patent infringement proceedings in the UK, France and Germany, relating to patents for syringe pump drivers.

- Competition
- International Trade, Regulatory and Government Affairs
- Litigation, Arbitration and Investigations

RELATED SECTORS

- Financial Services
- Energy and Natural Resources
- Life Sciences
- Technology

AKTUELLES

Veröffentlichungen

The Russian Supreme Court clarifies intellectual property legislation

30 Sep 2019

Clarifications from the Supreme Court have a significant impact on the further development of court practice in Russia.

ITC Section 337 update: Expect heavy emphasis on public interest in pharma/medical device investigations

30 Sep 2019

Difficult public interest issues may arise when a potentially life-saving drug or medical device is sought to be excluded.

Supreme Court Corner

24 July 2019

The Court clarifies a circuit split over copyright in *Fourth Estate* and, in *Mission Product Holdings*, says a licensee's rights survive the licensor's bankruptcy.

Top Patent Litigation Firm

24 July 2019

Lex Machina's 2018 Patent Litigation Year in Review recognizes DLA Piper as one of the top ten most active national law firms representing defendants in US patent disputes.

Alice uncertainty: curiouser and curiouser

24 July 2019

The Federal Circuit declines to follow USPTO guidance on subject matter eligibility, instead following its own precedent.

ITC Section 337 update: Commission decision stayed?

24 July 2019

Significant new developments.

Trump issues Executive Order on securing information and communications technology and services – key points

16 MAY 2019

The order is issued pursuant to the National Emergencies Act and the International Emergency Economic Powers Act, the latter creating potential civil and criminal liability for those violating EOs and regulations issued under its authority - liabilities that can expand to include those who facilitate a violation.

Intellectual Property and Technology News (Asia Pacific) May 2019

15 MAY 2019

INTELLECTUAL PROPERTY AND TECHNOLOGY NEWS SERIES

Intellectual Property and Technology News (Asia Pacific) is our biannual publication designed to report on worldwide development in intellectual property and technology law, offering perspectives, analysis and visionary ideas.

Supreme Court Corner Q1 2019

11 APR 2019

In celebration of the 10th anniversary of IPT News, we note that 10 years ago, in the first quarter of 2009, Bernard L. Bilski filed his petition in the landmark *Bilski v. Kappos*, 561 U.S. 593 (2010), forever shaping the patentability of business methods.

ITC Section 337 Update

11 APR 2019

A quick look at the last 10 years.

New York patent litigators bolster DLA Piper's Life Science sector

11 APR 2019

Michael Furrow and Brian O'Reilly recently joined the firm's Intellectual Property and Technology practice as key patent litigation partners in New York.

Top of Mind: Litigation

20 MAR 2019

In this issue, our coverage of 10 big topics businesses have been thinking about this quarter.

Explainability: where AI and liability meet

25 FEB 2019

Makers and users of AI face a new and interesting problem: what is the acceptable tradeoff between explanation and accuracy?

Relying on "common sense" instead of prior art in evaluating the obviousness of pharmaceutical patents

21 DEC 2018

A one-time aberration, or the start of a trend?

Supreme Court Corner Q4 2018

20 DEC 2018

A trademark case concerning the Lanham Act's prohibition of "immoral" marks; a patent case asking whether the government is a

"person" under the AIA.

12th Annual Women in IP Law Seminar on patents and big data

21 DEC 2018

DLA Piper's Intellectual Property and Technology group hosted its twelfth annual Women in IP Law CLE Luncheon at the Four Seasons Silicon Valley in November.

***Alice* in Wonderland: navigating the strange world of patenting AI**

21 DEC 2018

Like the bottle labeled DRINK ME, certain techniques can make the trip through the AI-patent rabbit hole more scalable.

Leading life science patent litigators join DLA Piper in New York

21 DEC 2018

Michael Dougherty and Tony Pezzano have joined the firm's Intellectual Property and Technology practice as patent litigation partners in New York.

Supreme Court Corner Q3 2018

27 SEP 2018

The court rules on recovery of lost foreign profits and ponders patentability issues in an invention's sale to a third party that is obligated to keep the invention confidential.

Intellectual Property and Technology News (Asia Pacific) September 2018

27 SEP 2018

[INTELLECTUAL PROPERTY AND TECHNOLOGY NEWS SERIES](#)

Intellectual Property and Technology News (Asia Pacific) is our annual publication designed to report on worldwide developments in intellectual property and technology law, offering perspectives, analysis and visionary ideas.

32 DLA Piper lawyers in 8 countries ranked among world's top patent professionals

27 SEP 2018

IAM Patent 1000: The World's Leading Patent Professionals 2018 has named 32 DLA Piper lawyers to its seventh list.

Ensnarement can be a vital patent litigation tool: key takeaways

28 JUN 2018

The Federal Circuit's decision in *Jang v. Boston Scientific Corp.* highlights the vitality of the defense of ensnarement that practitioners must carefully consider prior to trial.

Verletzung von Second-Medical-Use-Patenten

15 MAY 2018

Das OLG Düsseldorf hat in zwei aktuellen Entscheidungen die Haftungsvoraussetzungen für eine Verletzung von Second-Medical-Use-Patenten neu bestimmt. Neben den Fällen des "sinnfälligen Herrichtens" eines Medikaments für die geschützte Verwendung soll nunmehr eine unmittelbare Verletzung auch "in sonstiger Weise" in Betracht kommen, wenn das Medikament für die patentgemäße Verwendung objektiv geeignet ist und sich der Vertreter äußere Umstände zunutze macht, die dafür sorgen, dass es mit dem angebotenen Medikament zu einem patentgeschützten Therapieeinsatz kommt. Damit hat die aktuelle Rechtsprechung die Haftungsrisiken für die Verletzung von Second-Medical-Use-Patenten verschärft.

Patentverletzung durch Reparatur?

25 APR 2018

Eine Reparatur eines patentgeschützten Erzeugnisses stellt dann keine Patentverletzung dar, wenn die Rechte des Patentinhabers durch das Inverkehrbringen des zu reparierenden Erzeugnisses im Hinblick auf die konkret durchgeführten Reparaturarbeiten erschöpft sind. Eine solche zulässige Reparatur liegt vor, wenn die Reparaturmaßnahmen als bestimmungsgemäßer Gebrauch des Erzeugnisses anzusehen sind, da sie die Identität dieses Erzeugnisses wahren.

Die Verpflichtung zum Rückruf patentverletzender Produkte als Bestandteil des Unterlassungsanspruchs

23 MAR 2018

Anmerkung zu BGH GRUR 2018, 292 - Produkte zur Wundversorgung und OLG Düsseldorf, Beschluss vom 21.09.2017, Az. I-2 W 4/17

Die Haftung wegen patentverletzenden "Anbietens" i.S.v. § 9 Nr. 1 PatG für die Vorbereitung einer Vertriebstätigkeit im patentfreien Ausland

28 FEB 2018

Bei der Entscheidung, ob ein „Anbieten“ i.S.v. § 9 Nr. 1 PatG vorliegt, war nach bisheriger Rechtsprechung ausschlaggebend, ob das potentielle Angebotsverhalten nach seinem objektiven Erklärungswert und den tatsächlichen Umständen des Einzelfalls von den angesprochenen Verkehrskreisen so zu verstehen ist, dass den Adressaten die tatsächliche Verfügungsgewalt über ein erfindungsgemäßes Erzeugnis in Aussicht gestellt wird (BGH – Kopplung optischer Geräte). Bisher forderte die Rechtsprechung dafür, dass aus dem Verhalten des Verletzungsbeklagten und seiner tatsächlichen Umstände für den angesprochenen Verkehrskreis der konkret angebotene Verletzungsgegenstand zweifelsfrei individualisierbar ist (BGH – Radschützer).

EUGH-Vorlage: Ergänzende Schutzzertifikate für Medizinprodukt-Arzneimittel-Kombinationen?

15 DEC 2017

Das Bundespatentgericht (BPatG) hat dem Europäischen Gerichtshof (EuGH) mit Beschluss vom 18. Juli 2017 die Frage zur Vorabentscheidung vorgelegt, ob und unter welchen Voraussetzungen die Erteilung eines ergänzenden Schutzzertifikats für einen

Wirkstoff zulässig ist, der integraler Bestandteil einer "Medizinprodukt-Arzneimittel- Kombination" (Kombinationsprodukt) ist.

Intellectual Property and Technology News (Asia Pacific) December 2017

7 DEC 2017

[INTELLECTUAL PROPERTY AND TECHNOLOGY NEWS SERIES](#)

Intellectual Property and Technology News (Asia Pacific) is our biannual publication designed to report on worldwide developments in intellectual property and technology law, offering perspectives, analysis and visionary ideas.

"Patent pending" - Vorsicht Irreführung!

22 NOV 2017

Die Angabe "Patent pending" auf einem Produkt oder einer Verpackung kann irreführend sein und damit einen Verstoß gegen deutsches Wettbewerbsrecht darstellen. Dies hat jüngst das Oberlandesgericht München so entschieden und damit eine großzügigere Entscheidung des Landgerichts München korrigiert.

Intellectual Property and Technology News (North America), Issue 32, Q4 2016

20 DEC 2016

[INTELLECTUAL PROPERTY AND TECHNOLOGY NEWS SERIES](#)

Our Intellectual Property and Technology News reports on worldwide developments in IP and technology law, offering perspectives, analysis and visionary ideas.

US Congress may act again on patent reform

26 JUN 2014

Recent activity regarding patent trolls

Patent litigation heats up in the Southern District of Florida: practical implications for brand owners

26 MAR 2014

Patent litigation is on the rise nationally, with a record number of cases being filed every year. In 2013, over 6,800 cases were filed in the United States, the highest number ever and about a 10 percent increase from 2012.

Distributing patent rights between affiliates: guidelines to support enforcement rights around the world

16 NOV 2015

Considering a few issues at the outset when rights are distributed between Parent and Affiliate (or between multiple affiliates) may avoid difficulties in the future when a company wants to enforce patent rights.

Seminare und Veranstaltungen

Vergangene

TechLaw Event - "M&A for the New Digital Economy"

7 MAR 2019
TechLaw Event Series
Amsterdam

TechLaw Event - Online platforms - beyond playing innocence?

17 JAN 2019
TechLaw Event Series
Amsterdam

TechLaw London 2018

5 DEC 2018
TechLaw Event Series
London

TechLaw Event - Virtual Competition

22 NOV 2018
TechLaw Event Series
Amsterdam

Middle East Tech Summit 2018: The Digital Imperative

5 NOV 2018
TechLaw Event Series
Dubai

TechLaw in Germany

14 JUN 2018
TechLaw Event Series
München

TechLaw Event - Blockchain

27 MAR 2018
TechLaw Event Series
Amsterdam

TechLaw London 2017

22 NOV 2017
TechLaw Event Series
London

NEWS

Financial Times ranks DLA Piper among the most innovative law firms in Europe

13 September 2019

DLA Piper has been recognised as one of the top 10 most innovative law firms in Europe at the Financial Times' 2019 European Innovative Lawyers report, an annual ranking assessing lawyers on their innovation both for clients and in their own businesses.

DLA Piper berät Tirona bei Beteiligung an CashCape

5 September 2019

DLA Piper hat Tirona Ltd. im Zusammenhang mit dem Erwerb einer 25%igen Beteiligung an der Fintech-App CashCape beraten.

DLA Piper continues Irish expansion with appointment of four new partners

4 September 2019

DLA Piper today announces the appointment of four new partners to its recently opened Dublin office into four key practice areas of Finance and Projects (F&P), Intellectual Property and Technology (IPT), Tax and Real Estate. The new partners will be joined by three legal directors, as part of the firm's ongoing expansion in Ireland.

DLA Piper berät Bauer Media Group beim Erwerb von Camilyo Online Ltd

5. August 2019

DLA Piper hat erneut die Bauer Media Group beim Erwerb eines Anbieters onlinebasierter white-label Dienstleistungen für Online-Service Provider und deren Mittelstandskunden, die israelische Camilyo Online Ltd., beraten.

DLA Piper berät Allianz Real Estate beim Erwerb der Büroimmobilie EDGE Hafencity in Hamburg

2. August 2019

DLA Piper hat die Allianz Real Estate beim Erwerb der Büroimmobilie EDGE Hafencity von EDGE Technologies im Zuge eines Off-Market-Forward-Deals beraten. Das EDGE HafenCity Hamburg Projekt umfasst ein 15-stöckiges Gebäude mit einer gesamtvermietbaren Fläche von rund 22.500 qm.

DLA Piper berät Bauer Media Group beim Erwerb einer Mehrheitsbeteiligung an Mono Solutions Group

1 August 2019

DLA Piper hat die Bauer Media Group beim Erwerb der Mehrheitsanteile an der Mono Solutions Group, dem führenden White-Label

SaaS-Plattformprovider für Kleinunternehmen mit Hauptsitz in Dänemark, beraten.

DLA Piper to advise ITW Global Leaders' Forum on blockchain-based telecoms platform

2 July 2019

DLA Piper has been appointed to advise the ITW (International Telecoms Week) Global Leaders' Forum (GLF) on the launch of a special purpose vehicle that will develop a live, blockchain-based platform.

Best Lawyers Handelsblatt empfiehlt 45 Anwälte von DLA Piper im Ranking Deutschlands beste Anwälte

28 June 2019

Auch in diesem Jahr hat der US-Verlag Best Lawyers wieder zahlreiche Anwälte von DLA Piper in Deutschland in unterschiedlichen Rechtsgebieten ausgezeichnet. Waren es im vergangenen Jahr noch 26 Partner und Anwälte, so empfiehlt Best Lawyers in diesem Jahr insgesamt 45 Partner und Anwälte.

DLA Piper berät KRAHN beim Erwerb von eMBe Products & Service

26 June 2019

DLA Piper hat die in der Chemiesdistribution tätige KRAHN Chemie GmbH bei dem Erwerb der eMBe Products & Service GmbH, einer der führenden Additiv-Hersteller für die Keramik- und Pulvermetallindustrie in Europa, beraten.

DLA Piper berät Rolls-Royce beim Erwerb des eAircraft Geschäfts von Siemens

21 June 2019

DLA Piper hat Rolls-Royce plc beim Erwerb der Elektro- und Hybridantriebssparte für die Luft- und Raumfahrt, eAircraft, von Siemens beraten. Die Akquisition ist Teil der Elektrifizierungsstrategie von Rolls-Royce und wird dazu beitragen, dass das Unternehmen zukünftig eine maßgebliche Rolle in der „dritten Epoche“ der Luftfahrt spielen wird.

DLA Piper announces launch of Artificial Intelligence practice

14 MAY 2019

DLA Piper announced today the launch of its Artificial Intelligence practice, which will focus on assisting companies as they navigate the legal landscape of emerging and disruptive technologies, while helping them understand the legal and compliance risks arising from the creation and deployment of AI systems.

DLA Piper strengthens Intellectual Property and Technology offering in Russia

18 APR 2019

DLA Piper today announces that Julianna Tabastajewa will be joining the firm as a counsel in its Intellectual Property and Technology practice based in Moscow. Her practice focuses on IP protection and litigation in the area of pharmaceutical, competition and, media law, as well as franchising.

DLA Piper announces partnership promotions for 2019

1 APR 2019

DLA Piper is proud to announce that 77 lawyers have been promoted to its partnership. The promotions are effective as of April 1, 2019 in the United States and May 1, 2019 for EMEA and Asia Pacific. The promotions were made across many of the firm's practice areas in 43 different offices throughout 20 countries.

DLA Piper verteidigt Samsung Electronics erfolgreich gegen Dyson

29 MAR 2019

DLA Piper hat für die Samsung Electronics GmbH die Aufhebung einer von der Dyson AG erwirkten einstweiligen Verfügung erreicht. Die im Januar 2018 erwirkte Verfügung des Landgerichts Düsseldorf hatte es Samsung untersagt, bestimmte Werbeaussagen für akkubetriebene Handstaubsauger zu tätigen.

DLA Piper hosts leading business and diplomacy conference

14 MAR 2019

DLA Piper's London office has hosted the Annual Conference of the International Diplomatic and Business Exchange (IBDE).

DLA Piper announces launch of Blockchain and Digital Assets practice

26 FEB 2019

DLA Piper announced today the launch of its Blockchain and Digital Assets practice, which will offer strategic advice on a global basis to address the needs of companies implementing blockchain technology solutions and creating and deploying digital assets.

DLA Piper joins Governing Council for Hedera Hashgraph

20 FEB 2019

DLA Piper has joined the initial group of Governing Council members for Hedera Hashgraph, a next-generation public ledger designed to have highly diversified governance and the most distributed consensus at scale. The announcement was made at Hedera Hashgraph's first annual summit in Seoul, Korea.

As part of the council, DLA Piper will help oversee changes to the software run by millions of Hedera distributed nodes over time. The governing council has been established to ensure stability and guaranteed continued decentralization to the Hedera Hashgraph distributed public ledger.

DLA Piper verstärkt den Bereich Datenschutzrecht mit Univ.-Prof. Dr. Jürgen Taeger

4 FEB 2019

DLA Piper hat sich zum 1. Februar 2019 mit Univ.-Prof. Dr. Jürgen Taeger (64) als Of-Counsel verstärkt. Prof. Taeger ist ein ausgewiesener Experte in den Bereichen Wirtschafts- und Informationsrecht und insbesondere spezialisiert auf die Bereiche Datenschutz, eCommerce und Internetrecht.

DLA Piper expands new Dublin office with four-partner hire

9 JAN 2019

DLA Piper today announces the appointment of four new partners from highly-regarded Irish firms to its newly opened Dublin office into four key practice areas of Finance and Projects (F&P), Corporate, Intellectual Property and Technology (IPT) and Employment. These hires follow the appointment of Corporate partner David Carthy as Ireland Country Managing Partner in May 2018.

Technology sector poised for big data wave in finance and sales departments – DLA Piper European Tech Index

12 DEC 2018

Harnessing big data is becoming standard practice for IT and marketing teams in technology, but DLA Piper's 2018 Tech Index reveals that a revolution may now be underway in finance and sales departments as well. Responses from 350 tech sector senior executives in Europe indicate that compared to 2016, organizations are increasingly identifying new opportunities in these additional departments, indicating a move towards widespread adoption of big data in the tech sector.

DLA Piper bolsters music law practice with Dr Tillmann Hädrich

30 NOV 2018

DLA Piper has hired Intellectual Property & Technology of counsel Dr Tillmann Hädrich, who will join the firm's Hamburg office with effect from 1 December 2018.

DLA Piper verstärkt den Bereich Musikrecht mit Dr. Tillmann Hädrich

30 NOV 2018

DLA Piper verstärkt sich zum 1. Dezember mit Dr. Tillmann Hädrich, der als Rechtsanwalt/Of-Counsel am Standort Hamburg tätig sein wird.

DLA Piper berät Ping An Global Voyager Fund bei Investment in finleap

22 NOV 2018

DLA Piper hat den Ping An Global Voyager Fund bei einer Investition von 41,5 Millionen Euro in finleap, ein führendes europäisches Fintech-Unternehmen, beraten. Dies ist die erste Investition des Unternehmens in Kontinentaleuropa.

DLA Piper berät Rolls-Royce Power Systems bei Beteiligung an Qinous

1 OCT 2018

DLA Piper hat Rolls-Royce Power Systems beim Investment in das Berliner Unternehmen Qinous GmbH, einem global agierenden Anbieter von innovativen Energiespeicher- und Steuerungssystemen, beraten. Durch die Beteiligung ergänzt Rolls-Royce Power Systems sein Portfolio um schlüsselfertige autonome Stromnetze, so genannte Microgrids.

DLA Piper berät Finlab AG bei Auflegung eines 100 Millionen Dollar Fonds und Investition in Instaffo

27 SEP 2018

DLA Piper hat die Finlab AG bei der Investition eines siebenstelligen Betrages über ihren EOS-Fonds "FinLab EOS VC Europe I GmbH & Co. KG" in die Instaffo GmbH, Entwickler von VAEON, beraten.

DLA Piper berät Verivox beim Erwerb der digitalen Versicherungsmanager-App von Getsafe

12 SEP 2018

DLA Piper hat Verivox bei der Übernahme des kompletten Maklergeschäfts und der Versicherungsmanager-Lösung von Getsafe beraten. Über die App des Startup-Unternehmens können Kunden bestehende Versicherungsverträge digital verwalten und sich online beraten und neue Versicherungen vermitteln lassen.

DLA Piper berät Nemetschek bei Erwerb von MCS Solutions

31 AUG 2018

DLA Piper hat den Softwareanbieter Nemetschek SE beim Erwerb des Technologieunternehmens MCS Solutions in Belgien, Schweden, Indien und den USA beraten. Damit erhält das Unternehmen Zugang zum stark wachsenden Markt im Gebäudemanagement.

DLA Piper berät Discovery bei Joint Venture mit ProSiebenSat.1 zum Auf- und Ausbau von Streaming Plattform

2 AUG 2018

DLA Piper hat die in den USA börsennotierte Discovery Inc., ein weltweit führendes Medien- und Unterhaltungsunternehmen in den Bereichen Real Life Entertainment und internationalen Sportprogrammen, bei ihrem Joint Venture mit der ProSiebenSat.

DLA Piper wins Legal Adviser of the Year and recognized as UK Top Performer 2018 by Global Sourcing Association

25 MAY 2018

DLA Piper's Global Co-Head of Technology Sector, Kit Burden, was last night named Legal Adviser of the Year at the Global Sourcing Association (GSA) UK Top Performers and Professional Awards, held at the Hilton Manchester Deansgate

DLA Piper announces partnership promotions for 2018

3 APR 2018

DLA Piper is proud to announce that 62 lawyers have been promoted to its partnership. The promotions are effective as of 1 April 2018 in the United States and 1 May 2018 for EMEA and Asia Pacific. The promotions were made across many of the firm's practice areas in 42 different offices throughout 20 countries.

DLA Piper launches Intellectual Property and Technology practice in Luxembourg

3 APR 2018

DLA Piper Luxembourg is pleased to announce the launch of its Intellectual Property and Technology (IPT) practice, with the appointment of Olivier Reisch as partner and head of the practice.

Businesses still not fully aware of Data Protection issues

31 JAN 2018

DLA Piper has released its second Data Privacy Snapshot report, finding that once again, company global privacy programs have gaps in meeting increasingly demanding global privacy principles. Significantly, it appears that many companies are falling short of

data protection obligations under the General Data Protection Regulation (GDPR), which will start to apply from 25 May 2018.

DLA Piper names new global and US co-chairs for Intellectual Property and Technology practice

8 JAN 2018

DLA Piper has named Frank Ryan co-chair of the firm's global Intellectual Property and Technology practice and Ann Ford co-chair of its US IPT practice, both effective January 1.
