



Agenda

September 9, 2014 • Tokyo, Japan

Time	Topic	Speaker
1:00 pm – 1:15 pm	<b>Registration</b>	
1:15 pm – 1:30 pm	<b>Opening remarks and introduction of speakers</b>	Etsuo Doi Pavan K. Agarwal
1:30 pm – 2:30 pm	<b>Session 1</b> <ul style="list-style-type: none"> <li>• <b>New Patent Strategies to Deal with High Impact Supreme Court Patent Decisions</b> <ul style="list-style-type: none"> <li>- <i>Teva v. Sandoz</i>: Will the Supreme Court set a new appellate claim construction standard in 2015 to overrule <i>Lighting Ballast</i>?</li> <li>- The practical effects of the decisions of the previous term                             <ul style="list-style-type: none"> <li>o <i>Nautilus v. Biosig</i>: How to Draft Patents to Avoid § 112(b) “Indefiniteness”</li> <li>o <i>Limelight v. Akamai</i>: Internet Claim Drafting to Avoid the “all elements” rule</li> </ul> </li> <li>- <i>Alice v. CLS Bank</i>: Redefinition of the scope of patent-eligibility under § 101</li> <li>- <i>Octane Fitness</i> – Impact of loser-pays “fee shifting”</li> </ul> </li> <li>• <b>How to Combat the Scourge of Patent Trolls</b> <ul style="list-style-type: none"> <li>- The current state of patent legislation to deal with “trolls” and practical impact of such legislation</li> <li>- Practical methods of dealing with NPEs, e.g., management of a joint defense group</li> </ul> </li> </ul>	Harold C. Wegner Kristel Schorr  Pavan K. Agarwal Harold C. Wegner
2:30 pm – 3:15 pm	<b>Session 2: Recent Developments in PTO Post-Grant Proceedings</b> <ul style="list-style-type: none"> <li>- Detailed analysis of cutting edge decisions of the PTAB on its procedures for IPRs/CBMs</li> <li>- Introduction of new claims and evidence</li> <li>- Other procedural issues that are outcome-determinative to the result</li> <li>- The coming wave of CAFC appellate decisions</li> </ul>	Stephen B. Maebius
3:15 pm – 3:35 pm	<b>Coffee Break</b>	
3:35 pm – 4:20 pm	<b>Session 3: Secure IP Value in Licensing Transactions through Trademark Due Diligence</b> <ul style="list-style-type: none"> <li>- Fundamental concepts of trademark due diligence</li> <li>- Reasons to conduct trademark due diligence</li> <li>- Critical issues involving trademark licensing and related agreements</li> </ul>	Jeffrey H. Greene
4:20 pm – 5:05 pm	<b>Session 4: A Deeper Look at Trade Secret Misappropriation</b> <ul style="list-style-type: none"> <li>- Overview of trade secret misappropriation in the US</li> <li>- Best Practices for a US subsidiary to protect itself</li> </ul>	Michael D. Kaminski
5:05 pm – 5:50 pm	<b>Session 5: Key Considerations for eDiscovery in Patent Litigation</b> <ul style="list-style-type: none"> <li>- Best practices for a U.S. subsidiary to protect itself</li> <li>- The latest practical advice concerning eDiscovery document retention policies</li> </ul>	Michael D. Kaminski
5:50 pm – 6:00 pm	<b>Closing comments</b>	Etsuo Doi
6:00 pm – 7:30 pm	<b>Reception</b>	