

## MATTHEW SIEGAL

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**Contact Information**

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**Practice Group**

Intellectual Property

Litigation: eDiscovery and  
 Information Governance

**Education**

J.D., Fordham University  
 School of Law, 1987

B.S., Cornell University,  
 1984; Chemical Engineering

**Admissions**

N.Y.S., S.D.N.Y., E.D.N.Y.,  
 Fed. Cir., S.Ct., USPTO

Matthew W. Siegal is a partner in Stroock's Intellectual Property Group. He concentrates his practice on extensive patent litigation, prosecution, opinion, licensing and due diligence for large multinational corporations, mid-size companies, start-ups, sole inventors and entrepreneurs.

Mr. Siegal has also prosecuted U.S. and worldwide patent applications in chemical, materials, biotechnical, electrical and mechanical fields. Mr. Siegal has also pursued appeals, *inter partes* reexaminations and *ex parte* reexaminations before the Patent Trial and Appeal Board.

In addition, Mr. Siegal has provided licensing and due diligence assistance in connection with asset purchases and financing, freedom-to-operate and third party infringement, strength of portfolio analyses and litigation outcome predictions. He also prosecutes trademark and copyright applications and oppositions, and drafts and negotiates domestic and international license and settlement agreements.

**Representative Matters, Publications and Speaking**

- *Reagent Chemical & Research, Inc. v. Eurotarget S.R.L. et al.*, – Obtained a preliminary injunction, then a permanent injunction on behalf of Reagent Chemical in a patent infringement suit over trap and skeet targets.
- *Fujifilm v. Jazz* – Obtained a \$30 million D.Ct. jury verdict on behalf of Fujifilm and an ITC General Exclusion Order, *aff'd*, as *Jazz v. ITC*. Defended no US patent exhaustion from foreign sales in Fed. Cir. four times.
- *Merck, Sharp and Doane and Bayer AG adv. L'Oreal* – Represented Merck and Bayer in a patent infringement case and obtained a favorable settlement.
- *Famosa v. Gaiam* – Represented Famosa in its patent infringement suit against Gaiam for infringement of exercise ball chair patents. Case settled after obtaining summary judgment of infringement.
- "Fed. Cir. Clarifies The Test For Patentable Subject Matter," *Law360*, August 2, 2016
- Co-author, "In Myriad, Did Supreme Court Confuse Its Own Precedent?" *IP Law360*, August 5, 2013
- Moderator, "The Madness in the Method: Valuing, Enforcing and Drafting Method Claims in Light of Recent Decisions," Centerforce's 5th Annual IP Strategy Summit, New York, NY, October 27, 2016