



Inter Partes Reviews (IPRs)



At a Glance

Technical Know-How for High Tech

Munck Wilson Mandala's breadth of experience allows us to develop pre- and post-grant strategies to achieve our clients' objectives, including protecting their intellectual property to maintain market advantages and licensing revenue.

Your Go-To for IPRs

Our petitioner and patent-owner clients turn to us for our knowledge of the distinctions between courtroom proceedings, USPTO practice, and the USPTO trial and appeals process.

Overview

Munck Wilson Mandala attorneys are exceptionally skilled to assist you with inter partes reviews. We have decades of experience from both ex parte and inter partes reexaminations, administrative trials before the Trademark Trial and Appeal Board, and intellectual property briefings and trials during civil litigation.

Our team provides services in connection with covered business method review, inter partes review, post-grant review, derivations, and interferences. MWM leverages our deep firmwide intellectual property expertise to provide comprehensive IP solutions for clients that cover strategy, prosecution, licensing, enforcement, and defense.

MWM has extensive experience in IPRs, representing both petitioners and patent owners. Our attorneys have represented numerous petitioners, successfully employing coordinated PTAB and district court litigation strategies in defending against infringement assertions. We bring unparalleled advocacy before the PTAB, representing clients in numerous new trial proceedings, as well as reexaminations and patent interference trials.

"We are not, by any stretch of imagination, simply a patent firm, we provide all the services that tech companies need." Bill Munck

Law360 Sep. 29, 2022