Index

A
Actual notice, 18
All elements rule of infringement, 105, 107
Alternate dispute resolution, 161–163
American Inventors Protection Act, 168
Arbitration, 161–162
Audio Home Recording Act of 1992, 176

B
Best mode (see preferred embodiment), 4, 8, 111, 113, 169, 217
Billing methods (by patent attorneys), 14–15, 148–152
Bilski v. Kappos, 186–189
Business method patent(s), 52, 168–172, 187–189, 191–194
Business Software Alliance (BSA), 32

C
“Carrot” license, 90–91
Citation impact, 182
Claim differentiation, doctrine of, 20
Claims, dependent, 21
Claims, independent, 21
Coined marks (arbitrary marks), 25
Competitive intelligence, 62
Confidential disclosure agreement, 42–43
Confidentiality agreement, 36, 52, 239
Constructive notice, 18, 39
Convoyed sales, 122
Copyright, definition of, 28
Copyright application, 231
Copyright assignment, 30
Copyright Clearance Center, Inc., 32
Copyright notice, 29–30
Copyright registration, 28–30
Court of Appeals for the Federal Circuit (CAFC), 11, 20, 101–102, 109, 120, 139, 140, 168, 187, 190, 195, 201, 211
Cross-licensing, 6, 53
Cybersquatting, 173


**Index**

**D**
- Damages, 119, 212, 218
- Declaratory judgment action, 19, 117–119, 155, 195, 197
- Defensive patent enforcement, 155–156
- Delphi Method, 136
- Delphinon Intellectual Property Network, 65
- Descriptive marks, 24, 26
- Design patents, 10–11
- Digital notary service, 50
- Domain names, 172–173
- Duty of candor/disclosure, 9

**E**
- Economic Espionage Act of 1996, 35
- Enablement requirement, 8, 111, 158, 169
- Entire Market Value (EMV) Rule, 122, 128, 212–214, 218
- Equivalents, doctrine of, 17, 108
- Estoppel, 94, 128–129
- Ex parte reexamination, 257

**F**
- Fair use, 31
- False marking, 204–207, 210, 214–215
- File wrapper estoppel, doctrine of, 20, 108–109
- File wrapper, 7, 18, 20, 22, 112

**G**
- Generic terms, 24
- *Georgia-Pacific Corp. v. United States Plywood Corp.*, 120–121
- *Grain Processing Corp. v. American Maize-Products Co.*, 120

**H**
- *Hoover Group v. Custom Metalcraft*, 101
- Human capital, 39

**I**
- Industrial espionage, 36, 37
- Inequitable conduct, 9, 112, 113
- Infringement, patent (definition), 7
  - Contributory patent infringement, 110
  - Direct patent infringement, 109
  - Induced patent infringement, 110
  - Literal patent infringement, 107
- International Trade Commission (ITC), 200–201
- Internet Corporation for Assigned Names & Numbers (ICANN), 173
- Invalidity (risk of in patent litigation), 111, 158
Index

Invention assignment agreement, 51–52, 57, 242
Invention disclosure form, 48, 49–51, 58, 247, 270
Invention Disclosure Program (of USPTO), 51
Inventor award/incentive program, 48–49
IP audit, 55, 100, 247
IP management firm(s), 99, 100
IP valuation models, 70–82

J
Joint venture, 87
Jurisdiction, 113–115

L
Laches, 94, 128–129
Lev, Baruch, 181
Limitations, patent claim, 19, 107
Literal infringement, 107
Litigation risk analysis, 130–143
Lost profits, 38

M
Markman hearing, 112, 124, 142
Markman v. Westview Instruments, Inc., 112, 124
Mask works, 38–39, 248
Mediation, 161
Mini–trial hearing, 162
Monte Carlo simulation, 143–144
MP3 digital format and copyright, 176–178

N
Nerac, Inc., 64, 65
Noncompetition agreement, 39–41
Nondisclosure agreement, 36, 42, 57
Nonobviousness requirement, 3
Non–practicing entity (NPE), 197, 200, 211
Notice requirement, 108
Novelty requirement, 3, 13, 111

O
Offensive patent enforcement, 155
Official Gazette of the U.S. Patent and Trademark Office, 26, 27, 63
Office action (of USPTO), 17–18

P
Patent agent, 16
Patent assignment, 57
Patent attorney, choosing, 13–16
Patent claim limitations, 19, 107
Patent Cooperation Treaty (PCT), 64
Patent Count, 181
Patent mapping, 66
Patent marking, 18–19, 86
Patent reexamination, 157, 216
Ex–parte, 157, 216, 257
Inter–partes, 158, 216–217
Patent Reform Act, 208, 209
Patent review committee, 58–62
Patent search, 64–65
Patent watch, 64
Patent(s), defined, 2, 3
Portfolio audit, 59
Preferred embodiment (see best mode), 4
Price erosion, 121
Prior art, 3, 22, 50, 66, 111, 158, 170, 182, 216
Prior art search, 9–10, 16–17, 170
Private trial, 162
Prospective patenting, 53
Provisional patent application, 11–13
Provisional patent rights, 21

R
Reasonable royalty, 22, 120–121, 122, 212
Registered designs, 248
Retrospective patenting, 52–53
Royalties, music (mechanical or performance), 175
Royalty rate, setting, 84
Running royalty, 84

S
Science Linkage, 181, 183
Science Linkage Index, 65
Semiconductor Chip Protection Act, 39

Service mark, 22–23
State Street Bank & Trust v. Signature Financial Group, Inc., 168, 170, 187
Statutory bars, 8, 113
“Stick” license, 89, 90
Strategic alliance, 87–88
Suggestive marks, 23, 25

T
Thompson Reuters database, 65
Trade dress, 23
Trade name, 25
Trade secret(s), 8, 35–38, 48, 52, 60, 72
Trademark clearance, 24
Trademark, definition, 22–23
TreeAge Software, Inc., 144

U
Utility requirement, 3

V
Venue, 114–115, 211–212, 218

W
Willful infringement, 7, 126, 215
Work for hire, 30