**German and UPC patent infringement litigation proceedings**

**Registration form**

Date
22 November 2017, 2 pm - 8 pm (Joint dinner at 8.30 pm)
23 November 2017, 9 am - 5 pm
24 November 2017, 9 am - 5 pm
Registration on the first day from 1.30 pm

**Venue**
Platzl Hotel München
Sparkassenstr. 10 · D-80331 München
Phone: +49 89 23703-0 · Fax: +49 89 23703-800
info@platzl.de · www.platzl.de

**Alternative hotel accommodation**
Hotel Metropol München
Mittererstr. 7 · D-80336 München
Phone: +49 89 2444999-0 · Fax: +49 89 2444999-777
info@hotelmetropol.de · www.m-privathotels.de/metropol

A limited number of rooms have been reserved at the hotels and are subject to availability. All bookings should be made directly with the hotels quoting the seminar to obtain a discounted fee.

**Seminar code:** 17 11 GP160 W

**Special Fee**
**„Kather Augenstein“**
€ 1.790,- (instead of € 1.990,-) + 19% VAT.
The fee includes conference documentation, refreshments, a joint dinner on the evening of the first day and lunch on day two and three.

**General terms and conditions**
Our general terms and conditions apply and are available on our homepage www.akademie-heidelberg.de/unternehmen/agb
An English version is available upon request.

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The HOTEL METROPOL MÜNCHEN is a low-priced alternative for your accommodation and is located near Munich Central Railway Station. Of course, you are free to choose any other hotel in Munich during your stay.

**Any questions?**
Don’t hesitate to contact me. I am gladly at your disposal.
Stephan Haas, Managing Director
Phone: +49 6221 65033-27
E-Mail: s.haas@akademie-heidelberg.de

**Dr. Klaus Grabinski**
Judge, German Federal Court of Justice (Bundesgerichtshof), Karlsruhe, 10th Civil Division,

**Gabriele Mohsler**
Vice President Patent Development at IPR & Licensing, Ericsson, Stockholm

**Dr. Matthias Zigann**
Presiding Judge, Regional Court Munich I (Landgericht München I), 7th Division

**Dr. Christof Augenstein**
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**Gabriele Mohsler**
Vice President Patent Development at IPR & Licensing, Ericsson, Stockholm

**Dr. Matthias Zigann**
Presiding Judge, Regional Court Munich I (Landgericht München I), 7th Division
Aims and Objectives

The German patent infringement litigation system enjoys an outstanding reputation not only within the European patent community but also worldwide. Due to this reputation, many international patent infringement cases are litigated before German Patent Courts. Therefore it is not surprising that the creation of the Unified Patent Court (UPC) has been strongly influenced by the German patent litigation system and German experts.

This seminar will give any practitioner unfamiliar with the German patent infringement litigation system an in-depth understanding of its principles and structures. Experts from private practice and industry, as well as representatives from prestigious German patent courts will provide an insight into all aspects of patent infringement litigation from the preparation until the enforcement of the final decision. The participants will learn the principles of substantive patent infringement law. Moreover, they will gain insight into the strategic and prejudicial considerations of the parties involved in a patent infringement conflict. Our experts will grant a comprehensive and detailed presentation of the German litigation system, especially the bifurcated infringement and validity proceedings in Germany or differing regional customs before Germany's most frequented patent courts.

The seminar will also present an introduction to the future UPC system by comparing differences to the current German Patent Courts. Therefore it is not surprising that the creation of the Unified Patent Court (UPC) has been strongly influenced by the German patent litigation system and German experts.

Who should attend?

- Members of Corporate Patent, IP and R&D departments
- Inhouse legal counsels
- Patent attorneys
- Professional representatives before the EPO
- IPR attorneys and external counsels

You will meet colleagues from different countries and will be able to network and profit from their experience and perspective.

Day 1: Substantive Law

Day 2: Strategic and Prejudicial Aspects

Day 3: Patent Infringement Litigation

Who should attend?

Day 1: Substantive Law

(Dr. Christof Augenstein, Dr. Matthias Zigann)

Scope of protection of patents
- Interpretation of Art. 69 EPC
- Decisiveness of the claim wording • Feature Analysis

Literal patent infringement
- Definitions within the patent
- Function-oriented interpretation • Basis for interpretation: Description, Drawings, and exceptionally prosecution history

Equivalent infringement
- Same effect • Obviousness • Equivalence in the stricter sense
- Numerical specifications or measurements • "Formstein"- defence

Contributory infringement
- Conditions • Legal consequences

Exhaustion
- Right of prior use

Infringing activities

Preparatory work of the plaintiff
- Infringement analysis • Analysis of the validity • Identifying the proper litigation patents • Reasons for a warning letter • Dispen-sability of the warning letter • Unjustified warning letter • Warning letter/notice for production of Legitimacy claim • Typical content of a warning letter • Time limit • Contractual penalty

Receipt of the warning letter/information at the defendant
- Preparation of the defence • Protective letters • Potential reactions to a warning letter • Acceptance of claims • Reimbursement of costs • Request to postpone effect of injunction

Plaintiff's reaction
- Consequences of a cease-and-desist declaration • Contract for a contractual penalty

Applicable law in international cases

Necessity for pre-trial contacts before the UPC

Gathering of evidence
- The "Düsseldorf Inspection Procedure"
  - Combination of expert opinion and order to tolerate inspection
  - Requirements for inspection order • Authorizations of the court expert • Course of the inspection • Countermeasures defendant • Proceedings for disclosure of expert opinion

Gathering of evidence before the UPC

Day 2: Strategic and Prejudicial Aspects

(Dr. Christof Augenstein, Gabriele Mohsler)

Patent infringement proceedings before German courts

Preparatory work of the plaintiff
- Infringement analysis • Analysis of the validity • Identifying the proper litigation patents • Reasons for a warning letter • Dispen-sability of the warning letter • Unjustified warning letter • Warning letter/notice for production of Legitimacy claim • Typical content of a warning letter • Time limit • Contractual penalty

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Day 3: Patent Infringement Litigation

(Dr. Christof Augenstein, Dr. Klaus Grabinski)

International jurisdiction of German courts and the UPC
- GAT/Luk, Solvay and “Torpedo”

Competence of courts within Germany
- Local and functional jurisdiction

Competence of the UPC
- Local/regional/central divisions

Patent infringement proceedings before German courts

Patent infringement proceedings before the UPC
- Written/interim/oral procedure

Claimant’s preparations
- Motions and typical content of the complaint • Entitlement • Liability of defendant

Remedies available
- Injunction • Damages/Reimbursement • Information / Rendering Accounts • Recall/Destruction

Preliminary injunctive relief
- Proceedings, requirements and local differences before German courts • Proceedings and requirements before the UPC • Strategic considerations

Defendant’s reactions and preparations
- Security bond • Acknowledgement of Complaint • Acknowledgement of allegations according to Sec. 138 (3) ZPO • Third party notice and intervention

Parallel pending opposition or nullity proceedings
- Split infringement and validity proceedings • Nullity proceedings before the Federal Patent Court and appeal proceedings before the Federal Court of Justice • Stay of infringement proceedings

After the judgement
- Appeal Proceedings before German Courts and the UPC
- Enforcement of decisions from German Courts
  - Injunction • Information / Rendering accounts • Recall/Destruction • Damages/Reimbursement

Enforcement of decision from the UPC
- Jurisdiction – application of national law • Requirements for enforcement • Security for damages • Failure to comply with a court order

Your Experts

Dr. Christof Augenstein
Attorney, Partner, Kather-Augenstein Rechtsanwälte, Düsseldorf
Dr. Augenstein has been a litigation lawyer for more than 10 years, particularly in extensive, technically complex patent infringement litigation. He is a member of various specialized committees, e.g. Co-Chair of the Standing Committee on Unitary Patent and a member of the Standing Committee on Enforcement Q 224 at the AIIPPI.

Dr. Klaus Grabinski
Judge, German Federal Court of Justice (Bundesgerichtshof), Karlsruhe
Dr. Grabinski has been assigned as a judge to the 10th Civil Division (X. Zivilsenats) which has, inter alia, jurisdiction on patent dispute matters. He is an author of commentaries and a multitude of articles concerning Patent Law and a member of Expert panels advising the UPC Preparatory Committee on different work streams. Other than that, Dr. Grabinski is a speaker at national and international conferences.

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Get an in-depth understanding of the German patent infringement litigation system and an introduction to the future UPC system!

**AIMS AND OBJECTIVES**

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The seminar will also present an introduction to the principles and procedures before the future Unified Patent Court (UPC) by comparing differences to the current German system in parallel, so that participants will also receive an overview how proceedings under the UPC will have to be prepared, litigated and enforced.

The participants will have the opportunity to raise questions and discuss their views with our renowned experts and with colleagues from different countries and industries worldwide.

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**DAY 1: SUBSTANTIVE LAW**

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- **Exhaustion**
  - Right of prior use
  - Infringing activities

**DAY 2: STRATEGIC AND PREJUDICIAL ASPECTS**

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- **Preparatory work of the plaintiff**
  - Infringement analysis • Analysis of the validity • Identifying the proper litigation patents • Reasons for a warning letter • Dispensability of the warning letter • Unjustified warning letter • Warning letter/notice for production of Legitimacy claim • Typical content of a warning letter • Time limit • Contractual penalty
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  - The “Dusseldorf Inspection Procedure”
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**DAY 3: PATENT INFRINGEMENT LITIGATION**

**(Dr. Christof Augenstein, Dr. Klaus Grabinski)**

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  - GAT/Luk, Solvay and “Torpedo”
- **Competence of courts within Germany**
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  - Local/regional/central divisions
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  - The customs before Germany’s most frequented courts
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**Registration Fax**
+49 6221 65033-29

**Name**

**First Name**

**Position/Department**

**Company**

**Address**

**Postal Code/City**

**Tel. / Fax**

**E-Mail**

**Secretary’s Name**

**Date / Signature**

**Registration Fax** +49 6221 65033-29

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