

Insights

BCLP ATTORNEYS AUTHOR ARTICLE FOR 'LAW360' ON PATENT DECISION

Oct 14, 2021

BCLP Law Clerk Ryan Fitzpatrick and Partners Cory Smith and George Chen authored an article published Oct. 13 by *Law360* concerning a recent patent decision from the U.S. Court of Appeals for the Federal Circuit. It confirms important details regarding the teaching-away and commercial-success doctrines, which provide strong arguments to overcome not only an obviousness rejection during patent prosecution, but also an obviousness invalidity argument during a post-grant procedure or litigation. "In general, in Chemours Co. FC LLC v. Daikin Industries Ltd., the Federal Circuit reversed two written decisions from the Patent Trial and Appeal Board in inter partes reviews, holding that (1) the board's determination on obviousness was not supported by substantial evidence and (2) the board's analysis of certain objective indicia of nonobviousness was in error," they wrote.

MEET THE TEAM



Cory G. Smith

Phoenix

cory.smith@bclplaw.com
+1 602 364 7442



George C. Chen

Phoenix

george.chen@bclplaw.com +1 602 364 7367

This material is not comprehensive, is for informational purposes only, and is not legal advice. Your use or receipt of this material does not create an attorney-client relationship between us. If you require legal advice, you should consult an attorney regarding your particular circumstances. The choice of a lawyer is an important decision and should not be based solely upon advertisements. This material may be "Attorney Advertising" under the ethics and professional rules of certain jurisdictions. For advertising purposes, St. Louis, Missouri, is designated BCLP's principal office and Kathrine Dixon (kathrine.dixon@bclplaw.com) as the responsible attorney.