



PAUL B. SUDENTAS

Associate New York

E: paul.sudentas@bclplaw.com

T: <u>+1 212 541 2009</u>

BIOGRAPHY

Paul Sudentas is an associate in the firm's New York office. Paul's practice is focused on building and maintaining relationships with emerging and established companies in a variety of industries, such as healthcare, life sciences, technology, manufacturing, retail, food and beverage products, marketing and advertising, equipment, and consumer goods. He regularly advises clients on a variety of transactions, including Software as a Service (SaaS) agreements, NDAs, preclinical/clinical study agreements, supply agreements, distribution agreements, confidentiality agreements, third-party manufacturing agreements, staffing supplier agreements, and licensing agreements as well as primary business deals of start-up companies and M&A transactions.

Paul also advises clients on data privacy and security matters including applicability of U.S.-based states laws, such as the California Consumer Privacy Act, and works with clients to develop and navigate complex data privacy and security regimes.

In addition, Paul has experience representing clients in complex, high-stakes intellectual property litigations from pre-suit due diligence through appeals as well as post-grant proceedings before the U.S. Patent and Trademark Office. He has represented companies of all sizes from start-ups to international corporations in the pharmaceutical, medical device, and chemical industries, among others.

Before entering law school, Paul was a research coordinator for pre-clinical and clinical studies on tuberous sclerosis complex at Harvard's Brigham & Women's Hospital.

CIVIC INVOLVEMENT & HONORS

- Adjunct Professor of Law, Business Transactions in Healthcare, Maurice A. Deane School of Law at Hofstra University (2024)
- Faculty, Foundational Lawyering Skills, Maurice A. Deane School of Law at Hofstra University (2015-2018)
- Top ANDA Litigators in 2020, ANDA Litigation Intelligence Report, prepared by Patexia Data Science Team
- Named, "New York Metro Rising Star," Super Lawyers (2015-2018)
- Board Member, St. Patrick School Smithtown, New York (2019-2021)
- Sports Coordinator, St. Patrick School Smithtown, New York (2021- Present)
- Board Member, St. James Smithtown Little League (2018-2020)

PROFESSIONAL AFFILIATIONS

Member, New York Intellectual Property Law Association

ADMISSIONS

- New York, 2009
- New Jersey, 2008
- U.S. District Court, Eastern District of New York
- U.S. District Court, Southern District of New York
- U.S. District Court, District of New Jersey

U.S. Court of Appeals, Federal Circuit

EDUCATION

- Hofstra University, J.D., 2008
- Roger Williams University, B.S., magna cum laude, 2003

RELATED CAPABILITIES

- Intellectual Property and Technology
- Data Privacy & Security
- Corporate
- Investigations
- Litigation & Dispute Resolution
- Regulation, Compliance & Advisory
- Healthcare & Life Sciences
- Technology Transactions
- Commercial Transactions

EXPERIENCE

SELECT HEALTHCARE AND LIFE SCIENCES INDUSTRY EXPERIENCE

- Agreements relating to pre-clinical studies such as animal testing and drug / product supply agreements
- NDAs with research organizations (pre-clinical and clinical)
- IP license agreements relating to proprietary products for use in medicinal products (OTC)
- Third-party manufacturing agreements for production of medical product components.

SELECT TECHNOLOGY TRANSACTIONAL EXPERIENCE

- Cloud computing
- SaaS other XaaS subscription and implementation and support arrangements
- Hosting arrangements

Software licensing

SELECT OTHER EXPERIENCE

Advised clients on FDA regulations for pharmaceutical drug development (branded and

generic drug products)

Serves as data privacy specialist in M&A transactions

Advises clients on data privacy matters including applicability of the CCPA and newly enacted

privacy laws

Advises clients on myriad transactional matters including: confidentiality agreements; staffing

supplier agreements; lease and equipment agreements; supply, distribution and manufacturing

agreements; event arrangements; franchise agreements; services agreements; publication

agreements; and license agreements.

RESOURCES

SPEAKING ENGAGEMENTS

Presenter, "Fact Witness Depositions—The Basics of Fact Witness Depositions and Preparing

to be Deposed," 3rd Annual International Conference on Intellectual Property, India, November

2018

Panelist, "Mastering the Use of Experts in Parallel Proceedings," 12th Annual ACI Paragraph IV

Disputes Conference, New York, April 2018.

Panelist, "Understanding the Continuing Impact of 101 on Orange Book Listed Method Claims,"

11th Annual ACI Paragraph IV Disputes Conference, New York, April 2017.

RELATED INSIGHTS

Insights

Apr 08, 2024

New York May Lead the Pack Through Imposition of Data Excise Taxes

Insights

Oct 26, 2023

Genetic privacy: the next target in class action litigation for Illinois employers

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News

Aug 09, 2023

BCLP advises EXPO CHICAGO on its acquisition by Frieze

News

Jun 14, 2023

Cross-firm BCLP team advises Wireless Telecom Group in merger with Maury Microwave

News

Jan 27, 2023

BCLP represents Enesco in two major transactions

Insights

Sep 19, 2022

Global Privacy Signaling: the trendsetting opt-out mechanism

Insights

Mar 17, 2021

FTC Says that One Cannot Retain the Fruit of the Tainted Tree

Setting new precedent in the world of data, the FTC has found that the work product of ill-gotten data is no longer retainable by the developer. On January 11, 2021, the U.S. Federal Trade Commission (FTC) announced that it reached a settlement in its enforcement action against Everalbum, Inc. ("Everalbum"), the developer of the "Ever" photo storage application (In the Matter of Everalbum and Paravision, Commission File No. 1923172). While the FTC has entered into dozens of such settlements over the prior two decades, the Everalbum settlement is unique as it appears to be the first settlement in which the FTC has required the deletion of intellectual property developed using data obtained in violation of the Federal Trade Commission Act (Act), in addition to the data itself. In particular, and in addition to requirements commonly seen in other FTC settlements (including broad notice, consent, and deletion requirements), t...