

Imitations at Trade Fairs

Information for exhibitors

Exhibitions reflect markets. They bring together the entire range of products and services that an industry has to offer in concentrated form. They provide a comprehensive overview of the market for visitors, but also for the exhibitors themselves. Nowhere else can a company compare its own products with those of its competitors as easily as at exhibitions. Therefore, it is not surprising that, time and again, exhibitors first find out about imitations of their products at exhibitions.

When are imitations illegal?

In Germany, the right to imitate is a matter of principle. In other words, anyone basically has the right to copy the products, techniques and trademarks of others.

Only those who own special intellectual property (IP) rights can forbid others to reproduce and make commercial use of their protected product or their protected trademark. Besides banning others from manufacturing imitations of their products, owners of IP rights can also ban them from selling and even from offering or promoting product imitations. They can also demand that the counterfeiter stop violating their IP rights and pay damages for merchandise already sold. They have a right to information regarding the origin of the products and can even insist that any merchandise that still exists be destroyed.

What are intellectual property (IP) rights?

Intellectual property rights include:

- ▶ **Patents**

Patents are issued for inventions that are new, that involve an inventive step, and that can be put to commercial use. A patent gives the inventor the right to prevent others from using, manufacturing, selling or importing his invention for a specific period of time. In exchange, the inventor must disclose the details of his invention in a patent specification that is accessible to the public.

- ▶ **Utility models**

As in the case of a patent, the object of a utility model must be new, must involve an inventive step, and must be capable of being put to commercial use. Utility models can be registered more quickly and cheaply than patents. However, when they are registered, they are not officially examined to ensure that they are new and involve an inventive step. As a result, some utility models can turn out to be 'fictitious rights' that cannot be enforced in the event of conflict.

- ▶ **Trademarks**

All symbols, and especially words, images or design schemes, can be protected as trademarks if they can be used to distinguish the products or services of one company from those of another.

- ▶ **Registered designs**

Registered designs are used to protect new product designs. As in the case of utility models, the German Patent and Trade Mark Office does not verify whether the design being registered actually satisfies the material prerequisites (especially if it is new and distinctly individual).

Exhibition priority certificates – Protecting innovations at the exhibition

The organiser has applied for exhibition protection (exhibition priority) for the fair. Exhibitors can use this form of protection for utility models, registered designs and trademarks. For an exhibitor, the priority certificate is proof that the innovation described in the certificate was presented at the exhibition. If the exhibitor registers his utility model, registered design or trademark with the German Patent and Trademark Office within six months of the first day of the exhibition, protection begins on the first

day of the exhibition, and not on the date of registration. Exhibition priority certificates are issued by a patent attorney appointed by the organiser who will be present at the exhibition against a fee to be paid by the exhibitor.

What can I do before the trade fair begins?

To avoid unpleasant surprises later, you can also take action before the exhibition begins. The first thing to do is to contact an attorney. To ensure that your product or trademark is sufficiently protected against counterfeiters, you must have IP protection. You should bring any documents that prove that have IP protection (originals or certified copies of the patent certificate and, in some cases, any previously issued cease-and-desist orders or judgements against the counterfeiter) with you to the fair. You should also be sure to contact an attorney at the exhibition, even if it means doing so on the weekend. A list of Munich law firms that specialise in IP Law has been enclosed at the end of this information sheet.

If you have concrete information that a competitor intends to exhibit copies of your protected products, you can submit a request to initiate the border-seizure process before the fair begins. Border seizures allow customs officials to remove goods that violate patent rights from circulation, even if they have already crossed the border.

What can I do during the trade fair?

If you learn that imitations of your protected products are on exhibit at the fair, you can, with the help of your attorney, send the counterfeiter a warning, offering him the chance to file a declaration to cease and desist that includes a penalty clause. If the counterfeiter does not want to sign the declaration, you can prevent him from exhibiting the products that violate your protective rights with a court-ordered temporary injunction.

What can I do if I have no protective rights?

Due to the provisions of the law against unfair competition, imitations of products that do not have protective rights may also be illegal in exceptional cases. This presumes that a manufacturer copies and markets a competitor's product that has competitive individuality. In addition, special circumstances must exist that make the manufacturer's behaviour appear dishonest. The principle of the right to imitate can only be broken by this form of competition-law protection if these narrowly defined requirements are met.

What can the trade fair organiser do?

The exhibition organiser would be pleased to provide any support that you need to make your exhibit a success. If you would like to meet with an exhibitor during the exhibition to avoid a legal dispute and require the support of the organiser, we can serve as mediator. We would like to call your attention to the fact that, as the organiser, we have a duty to all exhibitors to remain neutral and can not assert your rights over those of others.

Additional information:

- ▶ German Patent and Trademark Office: www.dpma.de
- ▶ Office for Industrial Property Protection: www.ipr.zoll.de
- ▶ Chamber of Patent Attorneys: www.patentanwalt.de

Law offices in Munich (patent attorneys)

Mitscherlich & Partner
Postfach 33 06 09
80066 München
Tel.: (+49 89) 5 52 31 0
Fax: (+ 49 89) 5 50 24 35
E-mail: mail@mitscherlich.de

Tiedke Bühling Kinne & Partner
Bavariaring 4 – 6
80336 München
Tel.: (+49 89) 54 46 90
Fax: (+49 89) 53 26 11
E-mail: postoffice@tbk-patent.de

Schwarz Kelwing Wicke Westpfahl
Wittelsbacherplatz 1
80333 München
Tel.: (+49 89) 28 64 00
Fax: (+49 89) 2 80 94 32
E-mail: office@skwlaw.de

Preu Bohlig & Partner
Leopoldstrasse 11a
80802 München
Tel.: (+49 89) 38 38 70-0
Fax: (+49 89) 38 38 70-22
E-mail: muenchen@preubohlig.de

Hoffmann Eitle
Arabellastrasse 4
D-81925 München
Tel.: (+49 89) 9 24 09-0
Fax: (+49 89) 91 83 56
E-mail: pm@hoffmanneitle.com

Taylor Wessing
Isartorplatz 8
D-80331 München
Tel.: (+49 89) 2 10 38 0
Fax: (+49 89) 2 10 38 300
E-mail: muenchen@taylorwessing.com