## **Patent Litigation Services**

CTLGroup experts combine their understanding of the relevant legal standards of patent law, broad technical expertise, and our extensive laboratory testing capabilities to regularly assist attorneys and their clients in patent litigation cases. Past projects where we have provided expert testimony have addressed patent claims related to building construction products, material composition, and manufacturing processes.

CTLGroup's past work has included both invalidity and infringement analyses in support of patent disputes.

## **Invalidity Analysis**

An assessment of prior art to determine if a patent claim may be rendered invalid either by anticipation or obviousness. A patent claim is anticipated if each and every claim feature is found in a single prior art reference. A patent claim is obvious if the differences between the claimed subject matter and the prior art are such that it would have been achieved by one of ordinary skill in the art, either alone or by combining two or more pieces of prior art.

CTLGroup's past work related to Invalidity Analyses has involved researching relevant prior art, determining the level of ordinary skill in the prior art, evaluating any differences between the prior art references and the patent claims at issue, and assessing the motivation or benefits for combining elements found in different prior art.

## **Infringement Analysis**

An assessment of products or methods to determine if they infringe a subject patent. A patent is infringed if each and every claim element is embodied or practiced within another product or method.

CTLGroup's past work related to Infringement Analyses has involved providing technical input related to claim construction, and testing or evaluating products or installation methods to determine whether a claim element has been infringed.







