The Joys and Pitfalls of Licensing

Founderstable 16th May 2013 MAS Angel Fund Berlin

Dr. Rüdiger Herrmann Klaus Schubert



₩ Agenda

- Overview: Types of IP and Licenses
- Agreement Structure
- Selected Issues
- Special Challenges in Licensing Deals



Lawyers at Work





Overview – What is a License?

- A license grants rights under a specific set of intellectual property rights to undertake certain activities.
- The type of IP rights being licensed will determine the nature of the rights to be granted.
- Special Case: the know how license will have to grant rights, but also impose restrictions on licensee.



Overview – What is IP?

Intellectual Property can be

- know how technical, administrative or commercial knowledge not generally known
- a registered right like a patent, trademark, etc.
- a copyright



Overview – What is Know How vs. a Trade Secret?

- Know How is often defined as experience and information in the technical and business environment, which is not specifically protected by an IP right, such as a patent, however, grants economical or technical advantages over third parties.
- Definition of Trade Secret "[information ... that: (1) Derives independent economic value, actual or potential, from not being generally known to the public or to other persons who can obtain economic value from its disclosure or use; and (2) Is the subject of efforts that are reasonable under the circumstances to maintain its secrecy" (Uniform Trade Secrets Act adopted in various US jurisdictions)



Overview – What is a Patent?

- patents protect inventions
- under European Law, an invention is a solution for a technical problem that is novel and based on an inventive step
- patents are territorial in nature
- patent rights are "rights to exclude" NOT a right to practice the patented invention
- patent laws define scope of rights to exclude others from
 - making, using, offering to sell, selling, and importing ...
- usually 20 years, continuous obligation to pay maintenance fees
- utility patent: 10 years, no examination of novelty and inventive step
- patent strategy can be defensive or aggressive



Overview – What is a Trademark?

- denominates the origin of a product or service
- needs to be distinct
- can be a word, a figurative mark or a combination
- protection only in specific countries
- repetitive 10 year terms, can be upheld indefinitely, but becomes voidable if not used for five years after registration



Overview – What is a Copyright?

- does not protect content, but design
- comes into existence with the creation of the work
- applies to works of the fine arts, designs, architecture, music, but also texts and even...
- ... software
- 70 years after death of creator



Software Patents

Germany:

- Statutory situation excludes patenting of pure software patents.
- Jurisdiction is controversial.
- Unfortunately the legal situation remains unclear for the time being.



Software Patents

Europe:

- The EPO has issued many patents for inventions involving software since 1970, based on the interpretation of European patent law allowing for software patents, where an invention makes a non obvious "technical contribution" or solves a "technical problem" in a non obvious way.
- Patents have also been allowed for inventions being useful for business and solving a technical problem.
- Pure business patents are not allowed.
- No enforcement history.



Software Patents

US:

- More than 150,000 software patents have been issued including many patents being granted for business methods implemented in software.
- In the US there have been several successful enforcement trials for software patents.



License Types – Patent License

- license covering the claim of a patent
- for specific or all possible uses (scope)
- for certain territories
- for a certain term (maximum term life of patent)



License Types – Trade Secret/Know How

- A know how license usually grants a right to make use of know how, but is really an agreement on certain prohibitions concerning know how provided.
- No specific protection, however, section 17 of the German Unfair Trade Practices Act (UWG) applies.
- Prohibition is usually two-fold: only certain uses allowed and obligation of confidentiality.
- Important: limitations need to apply even after term has ended.



License Types – Trademark

- license covering the use of a certain trademark to mark products or services
- for specific or all possible products and services
- in a certain territory
- for a certain term



License Types – Copyright

- Owner of copyrighted work has the exclusive right to copy (reproduce), prepare derivative works, distribute, publicly perform, and publicly display.
- A copyright license provides licensee with the right to exercise the exclusive rights otherwise reserved to the owner of the copyrighted work.



License Types – Hybrid

- cover more than one form of IP
 - most common: patent and know-how license
- consider splitting into multiple license grants
 - particularly for patent/copyright/trademark licenses



Overview - Different Qualities and Scopes of a License

Quality:

- exclusive License
- semi-exclusive License/Sole License
- non-exclusive License
- compulsory License

Scope:

- territory
- term
- use (scope)



Agreement Structure – The Anatomy of a License

- preamble (describe what purpose agreement serves)
- parties of the agreement
- grant of license
- obligation to exercise licensed rights
- fees/royalties
- accounting
- reps & warranties
- improvements
- covenant not to sue, third-party-infringements
- confidentiality
- term and termination
- choice of law/venue
- miscellaneous



Selected Issues – License Grant

Subject to the terms and conditions of this Agreement, Licensor hereby grants to Licensee [and its Affiliates that agree in writing to be bound by the terms of this Agreement], a [royaltybearing/fully paid], [perpetual and irrevocable], [nontransferable, subject to Section X], [non-/co-/exclusive license,] [including/without the right to grant sublicenses] under the Licensed Technology, to make, have made, use, sell, offer for sale and import Licensed Products [and practice the Licensed Process for any purpose/to research, develop and manufacture the Licensed Product for use in the Field and in the Territory.



Selected Issues – Financial Terms

- fixed fee license
- upfront payment/minimum fee
- milestone payments
- royalties
- disclosure of accounts



Selected Issues – Reps & Warranties

- ownership
- encumbrances
- registration/maintenance
- (employee) inventors
- infringements by third parties
- infringements of third party rights
- fitness for a particular purpose

W

Selected Issues – Term and Termination

- term
 - Agreement Term; Research Term; Royalty Term
- expiration
 - Term has run its natural course
- termination
 - Premature termination of agreement prior to Expiration
- it is all in the consequences
 - Sanctions under the termination regime
- survival
 - Terms that survive Expiration and/or Termination



Special Challenges in Licensing Deals

- IP ownership/employee inventions
- IP protection at its limit:
 - research privilege and compulsory licensing
- licenses and insolvency
- cross border deals
- dispute resolution



Contact Details



Klaus Schubert
Rechtsanwalt
+49 30 20 22 65 56 (t)
klaus.schubert@wilmerhale.com



Dr. Rüdiger Herrmann
Rechtsanwalt
+49 69 27 10 78 002 (t)
ruediger.herrmann@wilmerhale.com



Alexander Kollmorgen
Rechtsanwalt und Notar
+49 30 20 22 65 32 (t)
alexander.kollmorgen@wilmerhale.com

Wilmer Cutler Pickering Hale and Dorr LLP

Rechtsanwälte / Steuerberater / Notare

Ulmenstraße 37-39 Friedrichstraße 95 60325 Frankfurt am Main 10117 Berlin

Telefon: +49 69 27 10 78 000 Telefon: +49 30 20 22 64 00 Telefax: +49 69 27 10 78 100 Telefax: +49 30 20 22 65 00