



blog

**Subscribe to our blog**

Enter your email address:

Subscribe

Categories

Select Category

Recent Posts

- Intellectual Property in a Can
- The Time is Right for Facebook's Timeline
- Facebook for Business: What's Not to "Like"? – Part 2
- Facebook for Business: What's Not to "Like"?
- Just My Type – The font you select can speak volumes about your brand personality

Archives

- December 2011 (5)
- November 2011 (4)
- October 2011 (5)
- September 2011 (7)
- August 2011 (5)
- July 2011 (4)
- June 2011 (3)
- May 2011 (4)
- April 2011 (5)
- March 2011 (7)
- February 2011 (4)
- January 2011 (5)
- December 2010 (6)
- November 2010 (4)
- October 2010 (5)
- September 2010 (4)
- August 2010 (4)
- July 2010 (6)
- June 2010 (3)
- May 2010 (4)
- April 2010 (5)
- March 2010 (4)
- February 2010 (4)
- January 2010 (2)

Intellectual Property in a Can

Posted on December 21, 2011 by 341studios

Featured Blogger Today: Mark Nowotarski, President of Markets, Patents & Alliances, LLC

Everything you need to know about intellectual property is in a can of Coke. This includes trademarks, patents, copyrights and trade secrets.



- **Trademark** is a mark that testifies to the source of a product and its quality. The words "Coca-Cola" on a beverage container, for example, tell you who made the beverage inside the container and is therefore responsible for its quality. Trademarks last forever as long as you use them. You can register a trademark with the United States Patent and Trademark office. That's what the ® symbol means. If can also use a trademark without registration, that's what the ™ symbol means.
- **Copyright** protects artistic expression from being copied without permission of the artist. You can mark something with © to indicate copyright protection. The art work and text on a can of Coke is protected by copyright. You can register copyrights with the US library of Congress.
- **Patents** are public disclosures of technical inventions in exchange for exclusive rights. There are patents covering almost every technical aspect of a Coke can. You get a patent by filing a patent application with the United States Patent and Trademark office. Patents last 20 years from when they are filed.
- **Trade Secrets** are anything that you want to keep secret. They can include technical designs or business information. The formula for Coke is a trade secret. To protect a trade secret, you have to treat it as a secret. Label things "confidential". Put a non-disclosure agreement in place before you tell someone.

You can use intellectual property rights to keep something for yourself, or you can license your rights to others. If someone uses your intellectual property without your permission, you can sue for damages. A qualified attorney or registered agent can help you protect and/or license your intellectual property, or get a license to someone else's intellectual property.

Mark Nowotarski is the president of Markets, Patents & Alliances, LLC in Darien, CT. He is a registered US patent agent. His website is

Our Clients' Blogs

- Catalyst Investors
- Darien IM
- Darien Summer Nights
- Flexible Resources
- Moore Physical Therapy and Fitness
- RE Children's Project
- Scarlett New York

Our Partners' Blogs

- Jane Pollak
- Rhonda Hurwitz
- Vector Expo Group

www.marketsandpatents.com



This entry was posted in [Branding, Logo, Marketing](#) and tagged [341 Studios, Branding, Design, Logo, Marketing](#). [Bookmark the permalink.](#)

[HOME](#) | [SITE MAP](#)

341 Studios is a full service marketing and design agency serving Darien, Stamford, Norwalk, Westport, Greenwich, and all of Fairfield County. 341 Studios offers a broad range of expertise in Web site design, graphic design, logo design, branding, print, content management system programming (CMS), e-communications, social networking, copywriting and marketing strategy. Our services also encompass search engine positioning and search engine optimization (SEO).

© 2011 341 Studios, LLC. All rights reserved. info@341studios.com