

THE MWC IS BACK NEXT FEBRUARY AND BARCELONA'S COURTS ARE GETTING READY FOR IT

The **2022 Mobile Word Congress** will take place in Barcelona from **28 February to 3 March**. Barcelona's and Alicante's courts have just updated their fast-track protocol for dealing with MWC-related IP proceedings, covering both in-person and virtual activities.

THE PROTOCOL FOR THE 2022 MWC BARCELONA

The Mobile World Congress (**MWC**) is the largest mobile trade event in the world and one of the most important trade fairs to take place in Barcelona.

The 2020 MWC was cancelled due to COVID-19 and MWC 2021 was held in the summer (it usually takes place in February) and, more importantly, it was held both in person and, for the first time, also virtually. The current edition is back in February, and will continue to include both on-site and virtual activities.

Due to the importance of the MWC, all the relevant institutions do their best each year to help make the event as successful as possible. Barcelona's commercial courts also do their part in contributing to this success. Accordingly, on 10 January 2022 they adopted a protocol – for the eighth consecutive year – to:

- establish effective procedural measures to avoid, to the extent possible, adopting interim injunctions based on intellectual property rights (IPRs) on an *ex parte* basis, and
- ensure at the same time that effective measures are adopted to protect IPRs.

The EU trade mark and Community design courts in Alicante have also decided to apply the protocol, for the fourth year in a row.

The 2022 protocol specifically includes the following measures:

- Giving preferential and **priority treatment to urgent applications for interim injunctions** (whether or not the defendant is heard), **pre-trial examination applications** (*diligencias preliminares*) and **"saisie-style" applications** (*diligencias de comprobación de hechos*) related to technology patents and industrial designs of products to be exhibited at the MWC, acts of trademark and copyright infringement, and acts of unfair competition and unlawful advertising in relation to products and materials to be promoted or displayed at the event. These applications can cover **both activities held in person in Barcelona and carried out online or through any type of virtual platform** provided by the MWC's organisers.

Key issues

- Barcelona and Alicante commercial courts reinstitute the fast-track protocol for dealing with MWC-related proceedings
- The protocol covers patents, trademarks, designs, copyright, trade secrets and acts of unfair competition and unlawful advertising in relation to products and materials to be exhibited at the event
- The 2022 protocol specifically covers both on-site and virtual activities
- The protocol allows for the submission of protective letters to minimise the risk of interim injunctions being adopted *ex parte*
- Urgent applications for interim injunctions and "saisie-style" applications related to the MWC will have preferential treatment
- Prompt decisions by the courts: 24 hours to admit/reject protective letters; 48 hours to decide on "saisie-style" applications; 48 hours to decide on applications for interim injunction on an *ex parte* basis; and 10 days to hold a hearing and hand down a decision on applications for interim injunctions where a protective letter was previously submitted

- Allowing those exhibitors who suspect that they could be subject to an *ex parte* application for interim injunctions based on IPRs to **submit a protective letter** (*escrito preventivo*). To the extent possible, the courts will admit or reject such letters within 24 hours of their being filed.
- **Deciding on *ex parte* interim injunction applications** within two days of their filing at court and, when a protective letter has previously been filed, scheduling a hearing and handing down a decision within 10 days of its submission at court. Also **deciding on both "saisie-style" applications**, which entail a surprise inspection and the possible seizure of devices and/or materials exhibited at the stand, **and pre-trial examination applications** within two days of their filing at court. **Virtual hearings** are encouraged in the case of opposition to an interim injunction.
- **Ordering** (*ex officio* or at the request of a party) **any measures necessary to protect trade secrets** in proceedings dealing with their violation or in any other type of proceedings in which trade secrets must be considered in order to resolve the case.
- Immediate enforcement by the Barcelona commercial courts of preliminary injunctions and/or urgent measures ordered by the EU trade mark and Community design courts in Alicante within the scope of their specific competence, thereby guaranteeing prompt and effective decisions in relation to these specific IPRs.

THE EXPERIENCE OF OUR BARCELONA OFFICE: FAILING TO PLAN IS PLANNING TO FAIL, THUS IT IS KEY TO ALSO PREPARE LEGALLY FOR THE 2022 MWC

The granting of interim injunctions on an *ex parte* basis is fairly exceptional under Spanish law, only occurring when hearing the defendant could clearly jeopardise the applicant's position. This means that:

- **IPR holders must react quickly:** based on our experience from the MWC in previous years, the Barcelona commercial courts carefully consider whether an applicant has acted in good faith in assessing the urgency of the case and deciding whether to grant interim injunctions on an *ex parte* basis. In particular, they consider the prior conduct of the applicant and the speed with which it has reacted after becoming aware of the potential infringement. Consequently, the courts' view is that applications for urgent interim injunctions must be submitted early enough to not unreasonably prevent the defendant from being heard, if at all feasible. In other words, IPR holders who have prior knowledge of the potential infringement should not unreasonably refrain from filing the application until shortly before the MWC in an attempt to create artificial urgency that could have been avoided simply by filing the application earlier.
- **Protective letters make the granting of *ex parte* preliminary injunctions less likely:** in relation to defendants, the Barcelona commercial courts appreciate protective letters, since they make the arguments to be raised by the defendant known to them before they make any decision regarding the application for interim injunctions and, if necessary, allow them to quickly summons the defendant to an oral hearing.

Should you have any questions on this topic, please do not hesitate to contact us. We will be delighted to assist you in filing any applications for interim

THE MWC IS BACK NEXT FEBRUARY AND
BARCELONA'S COURTS ARE GETTING
READY FOR IT

C L I F F O R D
C H A N C E

injunctions or protective letters or to advise you on the best course of action if a court committee unfortunately visits your stand or a court order prevents you from launching your product online, so that you can be sure that your attendance at the MWC, in person or virtually, will be a great success. Our Barcelona office has an experienced team of lawyers ready to help you.

CONTACTS



Miquel Montaña
Partner

T +34 93 344 22 23
E Miquel.Montana
@cliffordchance.com



Josep Montefusco
Partner

T +34 93 344 22 25
E Josep.Montefusco
@cliffordchance.com



Laura Cachón
Associate

T +34 93 344 22 72
E Laura.Cachon
@cliffordchance.com

This publication does not necessarily deal with every important topic or cover every aspect of the topics with which it deals. It is not designed to provide legal or other advice.

www.cliffordchance.com

Clifford Chance, Av. Diagonal 682, 08034
Barcelona, Spain

© Clifford Chance 2022

Clifford Chance, S.L.P.

Abu Dhabi • Amsterdam • Barcelona • Beijing •
Brussels • Bucharest • Casablanca • Delhi •
Dubai • Düsseldorf • Frankfurt • Hong Kong •
Istanbul • London • Luxembourg • Madrid •
Milan • Moscow • Munich • Newcastle • New
York • Paris • Perth • Prague • Rome • São
Paulo • Shanghai • Singapore • Sydney •
Tokyo • Warsaw • Washington, D.C.

Clifford Chance has a co-operation agreement
with Abuhimed Alsheikh Alhagbani Law Firm
in Riyadh.

Clifford Chance has a best friends relationship
with Redcliffe Partners in Ukraine.