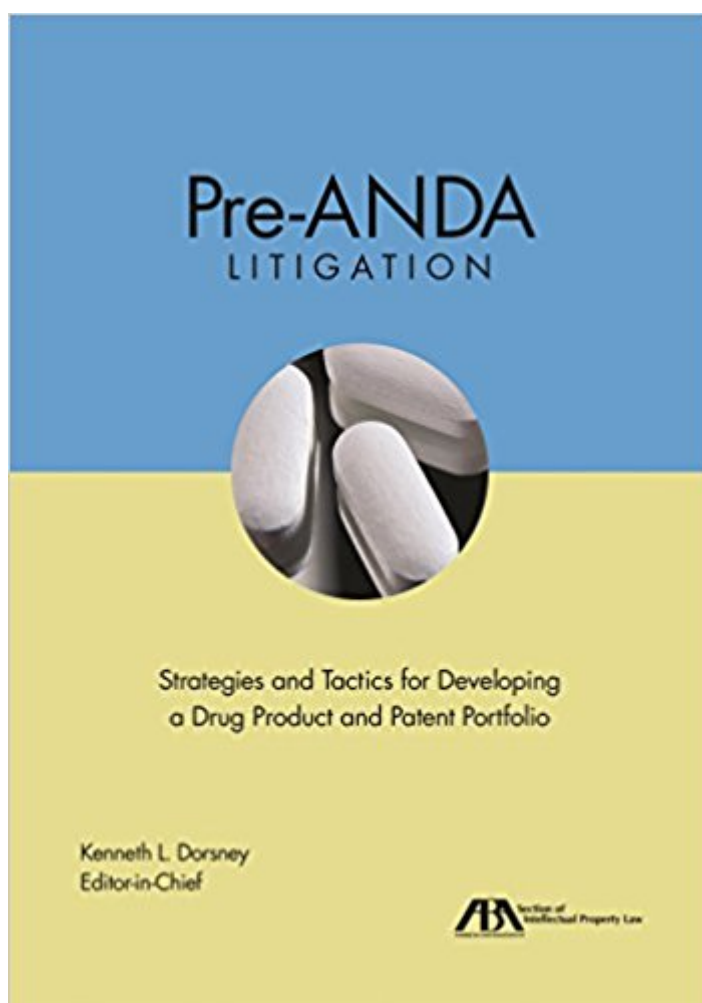


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Pre-ANDA Litigation: Strategies And Tactics For Developing A Drug Product And Patent Portfolio



Synopsis

All pharmaceutical companies, whether they are an innovator or a generic, must navigate the same complex legal and regulatory framework to bring a product to market and fend off competition. *Pre-ANDA Litigation: Strategies and Tactics for Developing a Drug Product and Patent Portfolio*, is an in-depth resource for learning about and planning for ANDA litigations and all the different avenues that pharmaceutical litigants could follow. Topics include, but are not limited to: Coordinating new drug application (NDA) and patent portfolio strategy; Preclinical R&D and patent considerations; Clinical trials and regulatory considerations; Trademark (TM) and nonproprietary name considerations; Acquiring and In-Licensing Pharmaceutical Products; Pre-litigation Investigations and Due Diligence; Market Entry Business Considerations for Generic Companies

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Kenneth L. Dorsney, a registered patent attorney, maintains an active practice representing corporate clients and the interests of outside counsel in a wide variety of complex commercial matters, including patent, trademark, trade secret, and copyright litigation, mediation, and dispute resolution in the Wilmington, Delaware.

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