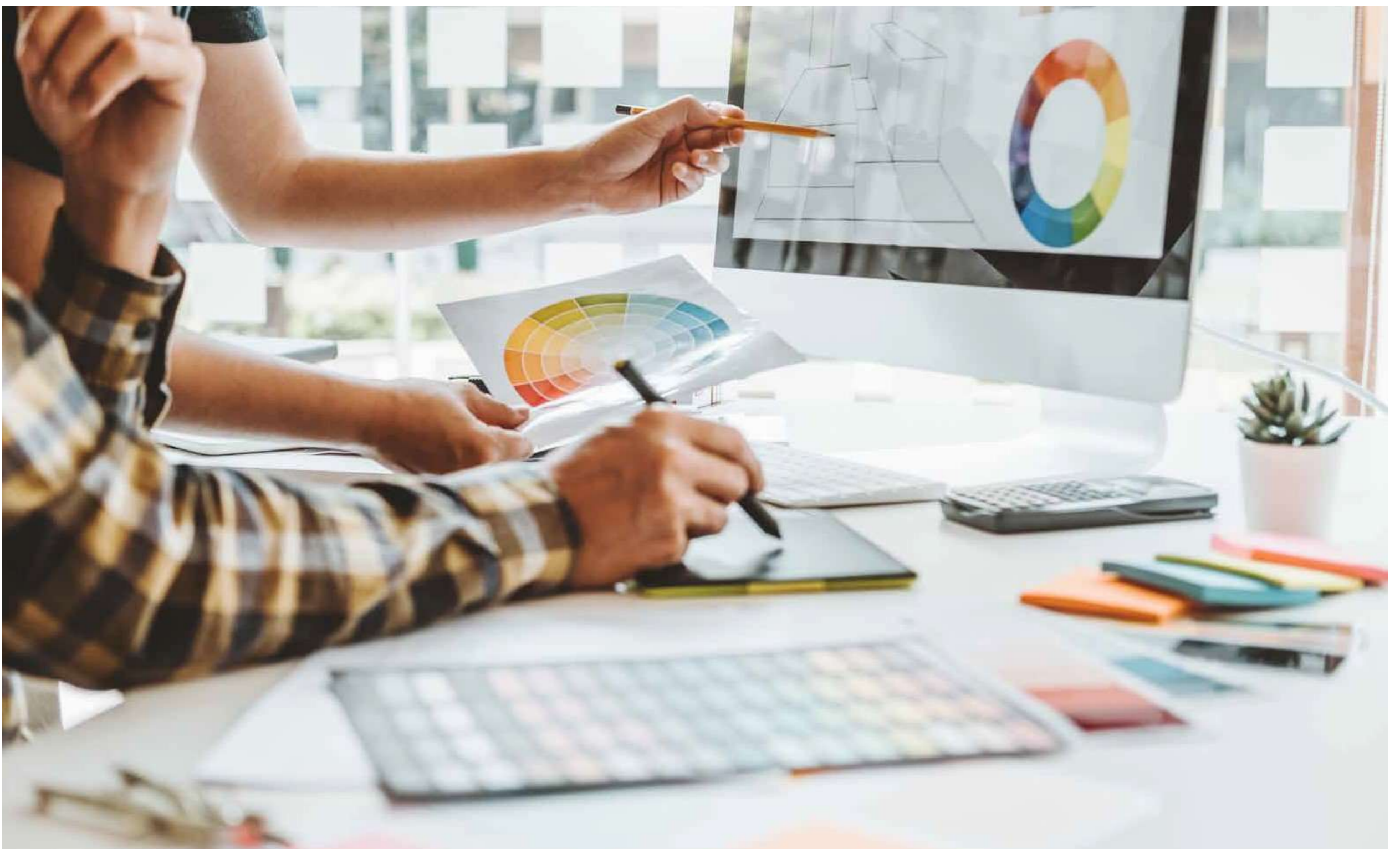




Badilla Davis

Practice Areas

Industrial Property



Practice Areas

Industrial Property

Registration of trademarks, Patents and Industrial Property rights protected by Law 19.039

• Trademarks Registration

Subject to a feasibility report, we register trademarks at our National Trademark Office (INAPI), Community Trademark Offices (WIPO) and worldwide through our correspondents, managing the process from filing, publication of the trademark, responding to formal and substantive objections, payment of fees, delivery of registration certificates, including monitoring the trademark for the 10 years of its validity.

• Geographical Indications and Denominations of Origin.

We register signs that identify products from a locality, territory and/or that have certain characteristics, qualities or reputation attributable to their origin, known as Geographical Indications (GI) or Denominations of Origin (DO), by preparing, submitting and following up on these applications with the corresponding offices.

• Colective or Certification Trademarks.

We specialize in the registration of collective and certification marks, which enable an association of producers or service providers to identify the business origin, quality, reputation, common characteristics or processes behind their production process or service provision.

• Patents and Utility Models.

We manage applications for the registration of novel inventions with industrial application, both in Chile and abroad, and through the PCT system. Our services include prior art searches, defending against oppositions, responding to expert opinions, patent monitoring and payment of annuities.

Practice Areas

Industrial Property

Registration of Trademarks, Patents and Industrial Property rightst protected by law No.19.039.

- **Industrial Designs and Drawings.**

Designs (two-dimensional) and industrial designs (three-dimensional shapes and articles for the manufacture of other units) may be registered if they meet the conditions of novelty laid down by law. We advise our clients in the patentability and registration process.

- **Industrial Property Litigation**

The registration of industrial rights (trademarks and patents) is subject to opposition and cancellation proceedings brought by third parties. We advise our clients on the entire litigation process, including responding to claims, appeals and pleadings before the Industrial Property Court, as well as on all types of derivative litigation before ordinary, arbitration or special courts.

- **Enforcement, Infringement and counterfeiting.**

We defend our clients against the misuse of their trademarks or patents by filing complaints with the Public Prosecutor's Office, downloading content from social networks, handling customs seizures and filing complaints for infringement of intellectual property rights. We also handle civil actions before the ordinary courts, unfair competition actions and negotiation proceedings (injunctions, settlements and ad hoc agreements).

- **Contracts and Licence Agreements**

Intellectual property rights can be licensed to third parties, making them a valuable asset for their owner. We advise and determine the best way to exploit these rights through the drafting of franchise agreements, licences of use and other agreements tailored to the needs of each client.



Badilla Davis

Let's talk



Apoquindo 4775 , Oficina 1801,
Las Condes, Santiago



+56 2 25702183



info@bbd.legal