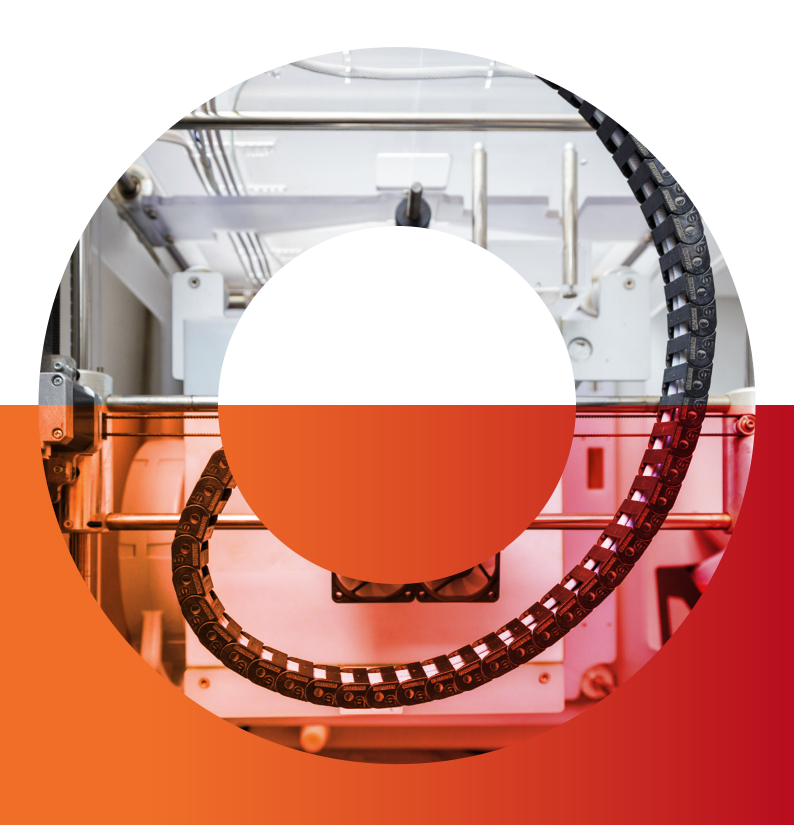


# IP Strategy for Start-ups



The value of a start-up often lies solely in intellectual property. Despite this however, IP does not rank highly on the priority list for start-ups, due to the overabundance of mission-critical tasks that are usually prioritised.

We have provided some pointers that can help start-ups make valuable IP decisions right from the start of their journey.

#### IP strategy development basics

Good decisions to make early:



#### IP leadership

Consider who within your organisation will be responsible for driving, reviewing and updating the IP strategy over time. If the skills don't exist in-house, consider outsourcing.



#### Your products and services

Estimate the lead-time for your products or services to get to market, the location of the market, and their lifecycle once they arrive. Include all current, indevelopment, and 'pipe-dream' activities as part of this process so that the IP strategy is forward-looking.



#### Licensing and distribution

Consider what your distribution network will look like if all goes to plan. Identify those outside your organisation who will be in some way involved in your IP, and consider the appropriate measures (transfer terms for contractors, confidentiality provisions, founder agreements etc.)



#### Competitors

Identify your competitors, what their IP portfolios look like, the aggressiveness and sophistication of their IP strategy, and what challenges they have faced in securing or enforcing their IP. This can provide some indication on the potential difficulties you may also encounter.

#### IP goal setting

Once you have gathered key information for your IP strategy and development, you can set your IP goals. These goals can be:

- Minimalist Identify and avoid IP risks at minimal cost.
- Defensive Secure core IP, deterring second movers, maintain IP intelligence.
- Offensive Defend core IP, secure secondary
  IP and tangential licensing.

### We recommend the following basics for each approach:

#### **Minimalist**

- Check that works created for the company (e.g. website content, images and software code) are not copied.
- Conduct clearance searches against IP databases in core markets and consider competitor searches/watches.
- Develop a basic IP schedule determining who, within and outside your company, owns what IP and consider necessary assignments.

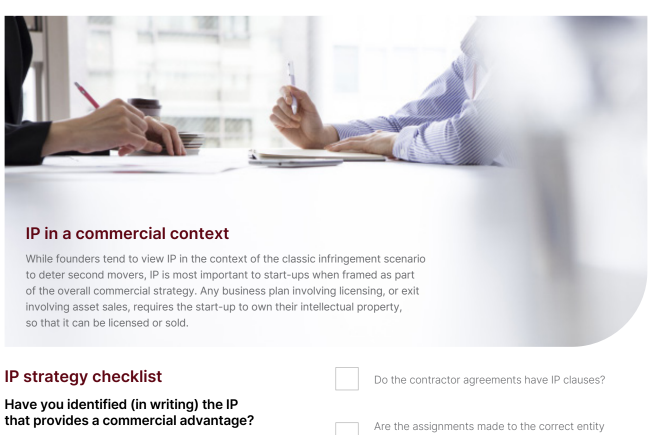
#### **Defensive**

- Ensure IP developed for the company is owned by or otherwise licensed to the company. This is particularly important for independent contractors or other individuals who were not employees at the time works were created.
- Identify and seek protection in respect of critical IP, where available.
- Ensure that persons handling confidential information are aware of disclosable and non-disclosable details of your operations.

#### Offensive

- Seek protection in respect of secondary IP. Consider broad and/or defensive filing programmes.
- · Maintain watches on IP databases and core markets.
- Monitor competitor activity, oppose problematic IP filings and enforce IP to impede competitor activity, stymie market incursion, or capture market share.
- Send letters of demand and/or letters putting competitors on notice of your company's IP.
- Conduct routine portfolio reviews and take steps to address any gaps in protection.

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#### (e.g. Pty Ltd)? Innovative products, processes, or services Are social media accounts, domains, hosting agreements, and exclusive agreements with the correct Trade marks and branding Domain names If IP is co-owned, has the risk been assessed? Trade secrets Do you manage your IP risk? Data, including customer and client lists Do you search patent, designs, and trade mark Exclusive agreements with suppliers/customers databases for incumbent or disruptive IP? Have you de-risked your branding strategy against Do you own that IP? existing rights in Singapore and abroad? Have you filed a patent/design application for your Have you identified registered designs or patents innovative products, processes, or services? that present risk before product launch? Have you checked foreign-specific issues, Have you filed a trade mark application for your brand? e.g. database protection in UK, copyright in USA? Have you assigned any externally created IP? Contact us Missing any of the above? Contact us to de-risk your IP assets Have you executed a founder agreement? and optimise your IP strategy moving forward.

spruson.com IP Strategy for Start-ups

Do the employment contracts have IP clauses?

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