

May 2, 2025

Patently Enabled May 2025 – Patentability and Freedom to Operate Are Not the Same

The purpose of this monthly series *Patently Enabled* is to share simplified patent-related information to assist non-patent practitioners in making the best decisions when considering their intellectual property rights.

In the May edition of *Patently Enabled*, Day Pitney Partner George Chaclas and Counsel Eric G. J. Kaviar explore the difference between patentability and freedom to operate. They explain why holding a patent doesn't guarantee the right to market a product and emphasize the value of FTO analysis to assess infringement risks. The article highlights how strategic filing and disclosures can shape both patent rights and defenses.

For any patent-related comments, questions or other inquiries, please contact patent attorneys George Chaclas or Eric G. J. Kaviar.

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