

## JOHN RUNECKLES, Counsel

*John Runeckles is Counsel in the firm's London office and a member of the firm's Government Contracts and Patent Litigation Practices. Mr. Runeckles is an intellectual property specialist who is also a leading authority on the defence industry and government contracts.*

Before joining Jenner & Block in 2015, Mr. Runeckles worked for 16 years at a large London law firm, where he was responsible for the whole range of non-contentious and contentious IP work, including patent litigation, and for a range of both advisory and contentious work in relation to defence contracts. Mr. Runeckles, who spent his early career at the UK Ministry of Defence as an IP specialist and senior contracts officer, joined private practice in 1997 from BAE Systems where he headed up the IP and corporate commercial functions of Royal Ordnance PLC. Mr. Runeckles is a former chairman of the Economic and Legal Committee of the European Defence Industry Group (now called the Aerospace and Defence Industries Association of Europe), and of the Defence Issues Working Group, a UK defence trade association committee responsible for negotiating revisions to UK MOD's standard contract conditions (DEFCONs). Mr. Runeckles is recognized as a leading expert on contracting with the Ministry of Defence and has lectured widely on defence contracts in the United Kingdom, mainland Europe and the United States.

Defence-related engagements include:

- Representing a Swedish defence company in a contractual dispute with the UK Ministry of Defence;
- Representing a US manufacturer of military aircrew training centrifuges and avionics maintenance trainers in an arbitration with the UK Ministry of Defence;
- Representing a major US defence contractor in a dispute with the UK Ministry of Defence relating to wrongful termination of contract;
- Representing a UK communications and electronic systems company in a dispute with the UK Ministry of Defence relating to wrongful termination of contract;
- Representing a US defence company in a software dispute with a European software developer;
- Representing a UK defence company in a sub-contract dispute with a military vehicle manufacturer;
- Advising an aero-engine manufacturer in a potential dispute with its subcontractor in relation to subsystems of engines supplied to a civil aircraft manufacturer;
- Advising a European defence contractor on its bid/proposal documentation in respect of the UK Ministry of Defence procurement of a next-generation weapon system and subsequently a potential dispute under the contract;



## JOHN RUNECKLES Counsel

### LONDON

Office: +44 330 060 5437

Email: [jruneckles@jenner.com](mailto:jruneckles@jenner.com)

### PRACTICE GROUPS

Aviation and Aerospace  
Government Contracts  
Intellectual Property  
Litigation  
Patent Litigation and Counseling  
Trade Secrets and Restrictive Covenants

### EDUCATION

Manchester University, B.Sc, 1967; with honours, chemistry

Chartered Institute of Patent Agents, Fellow, 1979

### COURT ADMISSIONS

UK Registered Patent Attorney, 1979

UK Registered Trademark Attorney, 1991

European Patent Attorney, 1982

Intellectual Property Litigator - patents and trademarks, 2012

Jenner & Block London LLP is a limited liability partnership established under the laws of the state of Delaware, USA and is authorised and regulated by the Solicitors Regulation Authority with SRA number 615729. Jenner & Block London LLP is affiliated with Jenner & Block LLP, which operates Jenner & Block's offices in the United States.

- Representing Norwegian, Swedish, German, US and UK companies in defence related transactions and disputes; and
- Advising a UK defence contractor on bid protest issues arising under the UK Defence and Security Public Contracts Regulations 2011.

Mr. Runeckles' IP-related work has concentrated on patent litigation and advisory and transactional work relating to technology licensing, mergers and acquisitions and banking transactions involving the securitisation of IP.

- Patent infringement litigation for a Taiwanese electronics company;
- Defending an Irish polyurethane foam manufacturer in infringement proceedings in the English and Northern Irish High Courts;
- Patent and design right infringement litigation for a UK pump manufacturer;
- Copyright and database right litigation for a UK specialist newspaper;
- Trademark litigation for a hedge fund; and
- Defending a UK electronic monitoring company in patent infringement proceedings.

Significant IP advisory and transactional matters have included

- Advising Indian television company on the IP aspects of a JV deal with a US TV and media company;
- Advising Saudi Aramco in relation to numerous chemical plant technology transfer agreements (TTAs) associated with the Rabigh project;
- Advising Tobolsk Polymer in relation to TTAs with Ineos and UOP relating to polymer plants being built in Russia;
- Advising Sohar Aluminum in relation to a TTA with Aluminum Pechiney relating to an aluminium plant being built in Oman;
- Advising Mozal on an aluminum plant being built in Mozambique;
- Advising Mubadala on an aluminum plant being built in Australasia;
- Advising Celanese Corporation in relation to a TTA relating to the construction of a polymer plant in Saudi Arabia;
- Advising Rusnano in relation to technology transfer and other issues;
- Advising SAES in relation to a technology transfer agreement relating to chemical vapour deposition;
- Advising Swedish Biofuels in relation to a project relating to the construction of a biofuel plant in Sweden;
- Advising a UK pharmaceutical company on licensing of intellectual property from a Chinese research institute; and Freedom to Operate opinions for medical devices manufacturer and electronic tagging devices manufacturer

## **Publications**

- UK High Court sets aside “unlawful” competitive contract award by MOD and declares that an award of the contract to a rejected tenderer would be lawful, June 25, 2018
- Client Alert: "Brexit: Early Observations and Impacts", July 11, 2016
- “Taking Security over Intellectual Property – a Practical Overview” in *European Intellectual Property Review*, 2006