Katten

ARTICLE



Proper Geographic Scope for Injunctive Relief

Published in Managing Intellectual Property

September 2016

This article discusses the US Court of Appeals for the Second Circuit's recent ruling in *Guthrie Healthcare System v Context-Media, Inc.* regarding the proper geographic scope of injunction in a trademark infringement case. The Court held that while it is correct that the senior user of a mark must prove a probability of confusion in order to obtain injunctive relief, such injunctive relief should not only extend to those geographic areas for which a probability of confusion has been shown.

CONTACTS

For more information, contact your Katten attorney or any of the following attorneys.



Bret J. Danow +1.212.940.6365 bret.danow@katten.com



Karen Artz Ash +1.212.940.8554 karen.ash@katten.com

Attorney advertising. Published as a source of information only. The material contained herein is not to be construed as legal advice or opinion. ©2025 Katten Muchin Rosenman LLP.

All rights reserved. Katten refers to Katten Muchin Rosenman LLP and the affiliated partnership as explained at katten.com/disclaimer.