

Axinn Insights on U.S. Litigation for Japanese Companies: The Duty to Preserve Documents and Implement Litigation Holds in U.S. Civil Litigation

August 19, 2019

ATTORNEYS

Adcox, Rachel
Murata, Jason

PRACTICE AREAS

Antitrust
Intellectual Property
Litigation

Rachel Adcox and Jason Murata

Axinn partners Rachel Adcox and Jason Murata co-authored, “Axinn Insights on U.S. Litigation for Japanese Companies: The Duty to Preserve Documents and Implement Litigation Holds in U.S. Civil Litigation.” This article summarizes the preservation obligations to which parties are subject when they anticipate U.S. civil litigation, provides recent examples of cases involving Japanese corporations litigating these issues, and suggests best practices and tips for responding to actual or threatened U.S. civil litigation.

Axinn Insights on U.S. Litigation for Japanese Companies: The Duty to Preserve Documents and Implement Litigation Holds in U.S. Civil Litigation

: · (Litigation Hold)