RUSS AUGUST & KABAT



Adam S. Hoffman

- ahoffman@raklaw.com
- *C* 310.826.7474

PRACTICE AREAS

Plaintiff's Patent Infringement Litigation

Trademark, Copyright & Unfair Competition Litigation

EDUCATION

Duke University Law School (JD, 2001, magna cum laude)

Cornell University (MA, 1996)

University of California, Berkeley (BA, 1992, magna cum laude)

Adam Hoffman is a partner at Russ August & Kabat, where he practices in the plaintiff's patent infringement litigation and trademark, copyright & unfair competition litigation departments. Mr. Hoffman has represented clients in patent litigation and trade secret matters resulting in tens of millions of dollars in awards and settlements against a wide range of hightech companies, including Apple, ASUS, LG, Google, HP, Dell, Sony, Samsung and LG. Mr. Hoffman has particular expertise in the ever-changing field of patent damages. He has successfully tried numerous cases, including recent trial victories in the Central District of California and the Eastern District of Texas. Mr. Hoffman also represents defendants and plaintiffs in copyright infringement matters. Prior to joining Russ August & Kabat, Mr. Hoffman was an associate at Irell & Manella LLP, where he was a member of the litigation and IP litigation work groups. Mr. Hoffman graduated magna cum laude from Duke University School of Law. Following graduation, Mr. Hoffman served as a law clerk in the Central District of California, Mr. Hoffman was recognized as a Southern California Super Lawver from 2013-2024 by the publishers of Los Angeles Magazine.

Recent Matters

- Solas OLED v. Samsung (E.D. Tex.) \$63 million jury verdict of patent infringement and willful infringement in favor of client Solas OLED, subsequently enhanced to \$78 million. OLED display patents.
- *Pavo v. Kingston* (C.D. Cal.) \$7.5 million jury verdict of patent infringement and willful infringement in favor of client Pavo, subsequently enhanced to \$11.2 million. Memory device patent
- Core Wireless Licensing S.A.R.L. v. LG Electronics (E.D. Tex.) \$ 3.5 million

jury verdict of patent infringement and willful infringement in favor of client Core Wireless, subsequently enhanced to \$ 4.2 million. Telecommunications and graphical user interface patents.

• *VIA Technologies v. ASUS* (N.D. Cal.) – Favorable settlement for client VIA in USB circuit design trade secret misappropriation case.

