

Jung S. Hahm

Senior Counsel



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Jung S. Hahm, a physicist by training, concentrates on complex patent preparation and prosecution, patent litigation, non-infringement, validity and patentability studies, patent portfolio management, international patent prosecution and licensing.

He works on all aspects of patent preparation, prosecution and post-grant proceedings. This encompasses drafting utility and design patent applications, amendments and appeal briefs; continuation practice; PCT practice; management of international patent prosecution; and inter partes and ex parte reexaminations. Mr. Hahm's experience covers a broad range of technologies including network security, 3D graphics display, optical and acoustic devices, cooking ovens, disposable absorbent undergarments, foam glass materials and photolithography.

He has litigated patent cases involving consumer electronics, flash memory devices, semiconductor memories and liquid cooling systems. His experience encompasses pleadings, fact and expert discovery, claim construction briefing and hearing, patent infringement and invalidity analyses, motion practice and jury trial. In addition, he has represented clients in patent licensing disputes before the American Arbitration Association.

He has prepared non-infringement, invalidity, patentability, enforceability and right-to-use opinions, and evaluated standards-related patent assertions relating to patents for a wide range of consumer electronics fields, network security, wireless communications, cryptography, video/audio signal processing, loudspeaker, electronic debit transaction processing, healthcare monitoring systems, biosensors, children's training pants and financial business methods.

Experienced in patent licensing and transactions, Mr. Hahm has drafted and negotiated patent license and settlement agreements; developed substantive defensive positions for technical negotiations; prepared documentation for demonstrating patent infringement and conducted due diligence for intellectual property assets of technology companies involved in corporate transactions.

As part of ARE's secondment program, Mr. Hahm was seconded to Panasonic Corporation from 2008 to 2009 as in-house patent counsel for Panasonic's AVC Networks Company and Intellectual Property Rights Operations Company in Osaka, Japan. While at Panasonic, he advised on U.S. patent law and was actively involved in license negotiations, related contract drafting and technical analyses.

EDUCATION

- Cornell Law School, Ithaca, NY, 2000, J.D., Fredric H. Weisberg Prize in Constitutional Law, *Cornell Law Review*, Associate, Managing Editor, 1998-2000
- University of Illinois at Urbana-Champaign, Urbana, IL, 1991, M.S., Physics
- Cornell University, Ithaca, NY, 1989, A.B., Physics, cum laude, Phi Beta Kappa

CERTIFICATION AND SPECIALTIES

- Registered to Practice Before the U.S. Patent and Trademark Office, 2001

PROFESSIONAL ASSOCIATIONS & MEMBERSHIPS

- American Intellectual Property Law Association
- American Bar Association

ADDITIONAL LANGUAGES

- Korean

BAR ADMISSIONS

- New York
- New Jersey
- U.S. District Court Eastern District of New York
- U.S. District Court Southern District of New York
- U.S. Court of Appeals Federal Circuit
- U.S. District Court District of New Jersey

AMICUS BRIEFS

- **Brief For Amici Curiae Reserve Management Corporation, PCT Capital LLC, Rearden Capital Corp. And Sales Optimization Group In Support Of Maintaining State Street and AT&T in In Re Bernard L. Bilski and Rand A. Warsaw, Appeal No. 2007-1130 (Fed. Cir. Apr. 4, 2008)**
April 1, 2008

PUBLISHED WORKS

- **ARE Patent Law Alert: USPTO Issues a Final Rule to Amend the Rules of Practice for Trials Before the Patent Trial and Appeal Board**
- **Microsoft ruling clarifies guidance on inter partes reviews**
- Journal of Intellectual Property Law & Practice (2015) 10 (12): 891-893. doi: 10.1093/jiplp/jpv177
- **Understanding PTAB Trials: Key Milestones in IPR, PGR and CBM Proceedings**
- Practical Law, October 14, 2014
- **ARE Patent Law Alert: In Another Win For Firm's IPR Team, PTAB Confirms its Authority to Deny Untimely Challenges to the Real Party in Interest**
- **ARElaw Patent and Litigation Alert: Federal Circuit Reviews PTAB's First CBM Final Written Decision and Affirms**
- **ARE Patent Law Alert: Federal Circuit Affirms Broadest Reasonable Interpretation Standard of Claim Construction During IPRs, With Limits**
- **ARE Patent Law Alert: Victory for Firm's IPR Team**
- **ARE Patent Law Alert: Patent Trial and Appeal Board Rule Changes**

PUBLISHED WORKS CONT.

- **ARE Patent Law Alert: USPTO Issues A Final Rule to Implement the Patent Law Treaty**
November 4, 2013
- **ARE Patent Law Alert: PTAB Reverses Examiner's Obviousness Rejections In Two Related Appeals Where Examiner Did Not Provide An Adequate Rationale For Combining References**
November 30, 2012
- **ARE Patent Law Alert: The Enlarged Board of Appeal of the European Patent Office Declines to Provide Whether Further Guidance on the Patentability of Computer-Implemented Inventions Under the European Patent Convention**
May 18, 2010