



# Vadim Braginsky

## Counsel

## Minneapolis

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### Practice Areas

- Intellectual Property
- IP Transactions & Licensing
- Patents

### Industry Sectors

- Aviation
- Cryptocurrency and Blockchain Technology
- Gaming

### Education

- Mitchell Hamline School of Law, J.D., *cum laude*, 2005
- University of Minnesota, B.S.E.E., 1998

### Bar Admissions

- Minnesota
- United States Patent and Trademark Office

### Court Admissions

- U.S. District Court - District of Minnesota
- Minnesota Supreme Court

### Awards & Honors

- Top Lawyers, Minnesota Monthly, 2024

Vadim focuses his practice on identifying and protecting his clients' innovations and strategically managing the IP-related opportunities and risks of competing in their respective markets worldwide. He works with the electronics, communications, and computer-related fields. Vadim focuses on United States and international patenting strategy, particularly, client counseling and management of IP assets, preparation of patent applications and practice before the U.S. Patent and Trademark Office, IP due diligence, opinions regarding infringement and validity, IP licensing, and related matters. Particular technology IP experience includes industrial and scientific instrumentation, wireless communication technologies, electronics, computer security, software and electronic commerce, and medical devices.

Vadim has represented software companies, makers of scientific and industrial instrumentation, and medical device manufacturers, from startups to multinational enterprises. In his prior engineering career, Vadim was a senior design engineer focusing on analog and digital hardware in high-reliability industrial products.

Vadim earned his engineering degree from University of Minnesota and his law degree, *cum laude*, from William Mitchell College of Law (now, Mitchell Hamline School of Law).

## Experience

Represented private equity firm Spell Capital Partners, LLC in its sale of Viking Plastics, an injection molding and value-added assembly service provider, to Osprey Capital, a private family office. This transaction drew on the experience of the firm's corporate, tax, real estate, labor and employment, environmental, and intellectual property attorneys.

Represented Lutze Inc., a leading provider of harsh environment cable and cable assembly solutions for high-technology applications in the industrial market, in its sale to Amphenol Corporation, one of the world's largest designers, manufacturers, and marketers of electrical, electronic, and fiber optic connectors and interconnect systems, antennas, sensors and sensor-based products, and coaxial and high-speed specialty cable. This transaction drew on the experience of the firm's corporate, tax, intellectual property, labor and employment, employee benefits and executive compensation, real estate, and environmental attorneys.

Represented an affiliate of Spell Capital Partners, LLC, a private equity firm, in its acquisition of the operating and real estate assets of All Star Corrugated. This transaction drew on the experience of the firm's corporate, real estate, tax, labor and employment, and intellectual property attorneys.

Represented United Intermodal Enterprises LLC in its sale of Consolidated Chassis Management LLC, a manager of marine chassis pools in the United States, to funds managed by the transportation infrastructure strategy of Oaktree Capital Management, L.P.

Represented Agiliti Health, Inc., a medical equipment management and services company, in its \$230 million acquisition of Sizewise Rentals, L.L.C., a manufacturer and distributor of specialty patient handling equipment. This transaction drew on the experience of the firm's corporate; employee benefits and executive compensation; labor and employment; tax; intellectual property; technology, privacy, and data security; real estate; litigation; environmental; antitrust, and health care attorneys.

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Represented Agiliti Health, Inc., an essential service provider to the U.S. health care industry, in its \$475 million acquisition of Northfield Medical, Inc., a nationwide repair service provider for medical devices. This transaction drew on the experience of the firm's corporate, antitrust, tax, employee benefits and executive compensation, labor and employment, real estate, intellectual property, and environmental attorneys.

Represented Spell Capital Partners, LLC, a private equity firm, in the sale of Polar Plastics, LLC, a manufacturer of plastic film and low-density polyethylene packaging products, to Revolution, a provider of closed-loop plastic products serving the agricultural, consumer, and industrial markets. This transaction drew on the experience of the firm's corporate, tax, labor and employment, employee benefits and executive compensation, real estate, environmental, and intellectual property attorneys.

Represented Agiliti Health, Inc., a provider of medical equipment management services to the U.S. health care industry, in its acquisition of substantially all of the assets of Surgical Systems, Inc., an Arizona-based surgical laser equipment and services company. This transaction drew on the experience of the firm's corporate, tax, labor and employment, employee benefits and executive compensation, real estate, environmental, intellectual property, and health law attorneys.

Represented Binarytree.com Inc., a provider of cloud based software migration services, in its acquisition by Quest Software Inc., a global systems management, data protection, and security software provider. This transaction drew on the experience of the firm's corporate; employee benefits and executive compensation; labor and employment; tax; intellectual property; transportation and trade; real estate; and technology, privacy, and data security attorneys.