## **Christopher P. Hammond**



Counsel, Palo Alto

Mergers and Acquisitions; Corporate



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## **Education**

J.D., University of California, Berkeley School of Law, 2015

B.A., University of California, Berkeley, 2011

B.S., University of California, Berkeley, 2011

**Bar Admissions**California

Christopher Hammond represents public and private clients in complex strategic transactions and corporate governance matters, including domestic and cross-border mergers, acquisitions, joint ventures, investments and restructurings, as well as situations involving challenges to corporate control.

Mr. Hammond's experience includes representing:

- Juniper Networks, Inc. in its \$14 billion acquisition by Hewlett Packard Enterprise
- Visa, Inc. in its \$1 billion acquisition of Pismo
- Intel Corporation in its (i) agreement with Brookfield Infrastructure Partners L.P. to jointly invest approximately \$30 billion to create a first-of-its-kind Semiconductor Co-Investment Program that introduces a new funding model to the semiconductor industry; (ii) \$11 billion joint venture with Apollo involving Intel's Fab 34 semiconductor manufacturing facility in Leixlip, Ireland; and (iii) collaboration with United Microelectronics Corporation to develop a 12-nanometer semiconductor process platform
- Elon Musk in his \$44 billion acquisition of Twitter, Inc.
- Zayo Group Holdings, Inc. in its (i) sale of zColo, including certain U.S. and European data center assets, to DataBank Holdings, Ltd., (ii) acquisition of Indiana Fiber Network, LLC d/b/a Intelligent Fiber Network and (iii) acquisition of Education Networks of America, Inc.
- Credit Karma, Inc. in its \$8.1 billion acquisition by Intuit Inc., the largest-ever venture-backed fintech sale and one of the top five largest internet M&A transactions ever
- Trimble Inc. in (i) the sale of its global transportation telematics business units to Platform Science, Inc. and (ii) the sale and contribution of its agriculture business to a joint venture with AGCO Corporation, as well as AGCO's \$2 billion acquisition of an 85% stake in the joint venture
- Netflix, Inc. in its acquisitions of Scanline VFX and Animal Logic
- Yahoo! Inc. in the \$4.5 billion sale of its operating business to Verizon Communications Inc.
- Sabre Corporation in its sale of the AirCentre suite of flight and crew management software solutions to CAE Inc. for \$392.5 million
- SJW Group in its \$1.1 billion acquisition of Connecticut Water Service, Inc. and in its successful defense against a hostile takeover attempt by California Water Service Group
- J.P. Morgan Securities LLC as financial advisor to Misonix, Inc. in its \$518 million acquisition by Bioventus Inc.
- Silver Lake in its acquisition of a majority stake in ServiceMax from GE Digital
- Cypress Semiconductor Corp. in its joint venture with SK Hynix System Ic, Inc.
- F5 Networks, Inc. in its \$1 billion acquisition of Shape Security, Inc.
- WL Ross Holding Corp. in its \$1.7 billion acquisition of Nexeo Solutions Holdings, LLC from TPG Capital
- DoorDash, Inc. in its \$410 million acquisition of Caviar, Inc. from Square, Inc.

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Continued

- LeanTeq Co., Ltd. in its \$305 million acquisition by EnPro Industries, Inc.
- Calera Capital in a number of transactions, including its acquisitions of majority stakes in Arnott, Inc. and ImageFIRST Healthcare Laundry Specialists, Inc. and its sale of a majority stake in United Site Services, Inc.
- RPX Corporation in its \$555 million acquisition by HGGC, LLC
- Lattice Semiconductor Corp. in its proposed but terminated \$1.3 billion going-private acquisition by Canyon Bridge Capital Partners
- ServiceMax, Inc., a portfolio company of Silver Lake, in its acquisition of Zinc, Inc.

Mr. Hammond is a member of the Palo Alto office's Hiring Committee and the firm's First Gen Affinity Network. He also established and co-chairs Skadden's Palo Alto Family Affinity Group.