Page 1 of 4 FEE AGREEMENT BETWEEN: The association of lawyers Laurence Sophie ROY-CLEMANDOT & Valerie SCHNEIDER-macou, lawyers at the Court of Appeal PARIS, remaining 66 rue de la Pompe in 75116 PARIS hereinafter Advocate one hand AND Richard Bouskila born December 17, 1982 in PARIS 18th, of French nationality and remaining 9 Cours de l'Ile Seguin BAT 163-92100 Boulogne Billancourt, following the Client on the other hand,

IT IS POINTED AND AGREED AS FOLLOWS: Richard Bouskila sought the assistance of the Association of Lawyers Sophie Laurence ROY- CLEMANDOT & Valerie SCHNEIDER macou as part of its difficulty with Ms. Nolwenn Leroy and his family. The difficulties relate to the fate of the poems / songs written by Richard Bouskila , plagiarized , performed without authorization Mr. Bouskila. Mr. Bouskila manage accordingly the Association of Lawyers Sophie Laurence ROY & Valerie SCHNEIDER macou actions and procedures for the recognition of their rights.ARTICLE 1 :

Fees payable to the Association of Lawyers Sophie Laurence ROY- CLEMANDOT & Valerie SCHNEIDER macou are 300 euros excluding VAT per hour. In the event that the case involves an attorney work late at night (after 20 hours) or during weekend or holiday , the hourly rate will be increased by 15 %. When several lawyers of working together , the time of each lawyer is counted only if it is required by a particular area of ​​expertise.

Page 2 of 4 ARTICLE 2: This fee covers all procedures completed under advice , negotiations or procedures, such as • Appointments and telephone interviews • Examination of the file based on the evidence , texts and jurisprudence applicable • Research • Development of communication • Drawing parts of letters and draft letters • Advice and assistance • Drafting and development paperwork or contracts • Preparing and conducting hearings.

ARTICLE 3: These fees do not cover costs and court costs or expenses paid to outside stakeholders to Cabinet will be billed directly to the Customer or which shall be reimbursed to the lawyer. These expenses can be (not exhaustive ) - ushers Fees - Fees translators or interpreters - lawyers in proceedings outside Paris where representation by a local attorney fees is required , or the Court of Appeal - Fees lawyers for advice (if cassation ) - Shipping cost (DHL or similar , carriers ... ).

With regard to the translations, it is recalled that in the proceedings , all items must be in either French or accompanied by a translation in French. Failing to be in French or accompanied by a translation in French , such parts may be rejected debates which means that the judge will rule without taking them into consideration. Parts and translations must be communicated to the other party within a reasonable time before the hearing to respect the adversarial principle. We recommend that all translations are performed by a professional translator and we can assist in the establishment and management of translations from that professional.

Page 3 of 4 ARTICLE 4: This fee will be paid by provision , upon opening the file, because of provisions taking into account the importance of the case and the procedures to be implemented , a minimum of 6,000 euros excluding VAT, or 7,200 euros.

Provisions are payable. Each month, a record of the time spent on the case will be addressed by the Lawyer to enable the Customer to monitor progress in the use of the provision. When this provision is exhausted, a new provision of the same amount will be charged. An accurate pre-estimate the time it will happen is difficult to achieve especially in light of unforeseen events in the beginning of the file. In case the lawyer would still , at the request of the Customer a forecast of the amount of the fees , it will being for guidance.

ARTICLE 5: In the event that these fees should not be paid in cash , the Association of Lawyers Sophie Laurence ROY & Valerie SCHNEIDER macou reserves the right • Whether to suspend the execution of the mission what the lawyer will inform the Customer in drawing attention to the possible consequences of this suspension, • is to make this case to the Client.

ARTICLE 6: In the event that the Client wishes to relinquish the Advocate his / her file / s and / s transfer to another lawyer, the Customer shall promptly pay the fees still due , past time and pre-divestiture not yet charged, and costs and expenses for the procedures previously performed. Any dispute concerning the amount and collection of fees, costs and expenses of the Advocate can not be resolved, failing agreement between the parties that by using the procedure under Articles 174 and following of Decree No. 91- 1197 of 27 November 1991 organizing the legal profession. The president of the Bar Association in the Court of Appeal of Paris is entered at the request of either party

Page 4 of 4 It is expressly agreed between the parties that in case of dispute, the amount of fees, costs and expenses computed as provided in this Agreement and outstanding at Cabinet , must be deposited in the hands of Mr. President of the Bar of lawyers in the Court of Appeal of Paris pending a final decision determining the fees, costs and disbursements. PARIS made ​​in the two original copies. Richard Bouskila The association of lawyers Sophie- Laurence ROY- CLEMANDOT & Valerie SCHNEIDER- macou