

Lawyer Engagement Agreement

This agreement with Ref. Number: ¹⁰⁰¹ ~~1001~~ dated ^{2017.7.2} was made and entered into between following two parties ("Parties" collectively):

Party A: Richard Bouskila

Party B: ZHEJIANG XINMU LAW FIRM

Whereas, upon Party A's need of legal operations in mainland China, Party B, as a licensed mainland China law firm, is able and willing to offer Party A with legal service in mainland China. Upon mutual friendly negotiations between both parties, it's hereby agreed as follows:

I. Lawyer

Party B appoints Lawyer Sun Jin (license number 13302200710692653) and his team ("the Lawyer") to offer Party A with all legal and related services under this Agreement.

II. The Lawyer's mission

To protect Party A's legal rights (including but not limited to copyrights) in China, and when in need, take legal actions against CHINA SQUARE EN IX CO, LTD and Disney in China. Exact tactics and actions to be taken will depend on further mutual agreement between parties.

III. The Lawyer's working time

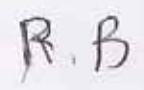
The Lawyer's working time will be arranged according to actual needs of litigation and further agreements.

IV. Party B and the Lawyer's rights

1. Referring to/making copies of Party A's documents and files related to certain law matters under processing of the Lawyer;
2. Acquainting himself with Party A's arrangements related to the jobs;
3. Acting strictly according to Chinese laws and governmental regulations, and has legal rights to refuse to accept Party A's illegal entrustments over Chinese laws or legal entrustments that may lead to illegal actions or legal entrustments that lead to legal actions but which may finally lead to illegal results.

V. Party B and the Lawyer's obligations

1. The Lawyer must abide by professional ethics and PRC BAR discipline;
2. The Lawyer should be diligent and duteous, maintaining Party A's utmost benefits within the scope of the Agreement in accordance with laws;
3. The Lawyer should promptly report to the Party A about the progress relating to the case;
4. The Lawyer can't act beyond the Party A's authorization, in case of a real need to do so, Party A should give Lawyer a clear authority separately.
5. The Lawyer is not entitled to charge Party A for any other costs beyond lawyer's fees and other related costs stipulated in this Agreement.
6. If Party B or the Lawyer should promptly inform Party A in case of change contact information;
7. Party B and the Lawyer are under obligations of Confidentiality.



VI. Party A's obligations

1. Party A should cooperate Party B and the lawyer honestly and provide the related information, evidence truly, also the statement of the case should be truthful.
2. When related situation and fact changes, Party A should inform Party B and the Lawyer in time.
3. When changing the contact information, Party A should inform Party B and the lawyer in time.
4. Party A should pay the lawyer's fees and other costs in accordance with the Agreement.
5. The requirements of Party A shouldn't conflict with the statutory provision and the Lawyer's professional ethics and discipline.

VII. Party A's rights

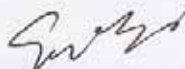
1. Getting a report in time and can request the Lawyer to make report/s on latest update of the project/case under this Agreement in suitable time.
2. Any important decision that is not within authorization to the Lawyer, the Lawyer must report the situation to Party A, and Party A shall make the final decision over the situation.

VIII. Service charge of Lawyer and expenses

No	Descriptions	Amount	Payment Term
1	Service Charge Charge by working hours. USD160 each working hour.	Prepay five working hours of charge, and resume further five working hours' charge when the previous five working hours run out.	Prepay
2	Expenses of travel, telecommunication, documents copying, courier and mail, etc.	Upon actual needs.	Prepay USD200.
3	Translation Fee	Upon actual needs.	Party A pays it against invoice of translation company.
4	Court fee	Upon actual needs and as required by Court.	Party A pays it against notice of Court on which the sum will be the final.

IX. Termination of Agreement

1. Either party shall be able to terminate this Agreement over Contractual reasons or mutual agreements.
2. Contractual reasons shall include follows:
 - a). One party breaches this Agreement and makes it impossible for the other party to continue to carry on the Agreement.
 - b). In fundamental and essential matters Party A refuses to cooperate with Party B or rejects the Lawyer's suggestions, thus makes the Lawyer's following and later-on deputy actions illegal and/or invalid and/or meaningless.
3. When Party A terminates the Agreement because of Party B and the Lawyer's breaching of this Agreement, Party B shall refund Party A the service charge.
4. When Party B terminate the Agreement because of Party A's reasons and/or breaching the Agreement, Party B shall make no refunds to Party A with the received service charge. And Party B shall



be entitled to claim for due service charge by working hours.

X. Complements

1. Other related matters which are not specified in the Agreement, both parties shall have friendly negotiations over it and come to further agreements.
2. This Agreement is in duplicates, and each party keeps one copy. Signing the Agreement via electronic communications by both parties including fax and/or email shall not affect or deduct the legal effectiveness of the Agreement. Therefore, facsimile or emailed signature and stamp are as binding as original.

Party A: Richard Bouskila

Party B: ZHEJIANG XINMU LAW FIRM

June 18 2013

Sun Jin

Representative:

Representative: Mr. Sun Jin (Marlow)

Partner

Add.: BLEND M AL
FRANCHET D'ESPERAY
LES WINGS TOWER
VICHY FRANCE
TEL: NO
FAX: NO

Add.: 6C06-08, Building 10, No. 181, Huizhan
Road, Ningbo, 315040, China

+86-574-55125989 Phone

+86-574-55125987 Fax

+86-13906688313 Mobile

Email: sunjin@xinmulawyer.com

E-mail: bouskilabillion@free.fr

Sun Jin

R. B