THE PEOPLE'S REPUBLIC OF CHINA COPYRIGHT LAW

Effective from April 1, 2010



Patent | Trademark | Copyright | Litigation

Copyright Law of the People's Republic of China

The Decision of the Standing Committee of the National People's Congress on

Amending the Copyright Law of the People's Republic of China, adopted at the 13th

Meeting of the Standing Committee of the Eleventh National People's Congress on

February 26, 2010, is hereby promulgated and shall go into effect as of April 1, 2010.

(adopted at the 13th Meeting of the Standing Committee of the Eleventh National

People's Congress on February 26, 2010)

At its 13th meeting, the Standing Committee of the Eleventh National People's

Congress decided to make the following amendments to the Copyright Law of the

People's Republic of China:

Article 4 is amended to read, "Copyright holders shall not violate the Constitution or

laws or jeopardize public interests when exercising their copyright. The State shall

supervise and administrate the publication and dissemination of works in accordance

with the law."

One Article is added as Article 26, which reads, "Where a copyright is pledged, both

the pledger and pledgee shall undergo the formalities for registration with the

copyright administration department under the State Council."

Patent | Trademark | Copyright | Litigation

This Decision shall go into effect as of April 1, 2010.

The Copyright Law of the People's Republic of China shall be re-promulgated after being amended in accordance with this Decision and the order of the articles readjusted accordingly Copyright Law of the People's Republic of China

(Adopted at the 15th Meeting of the Standing Committee of the Seventh National People's Congress on September 7, 1990; amended for the first time according to the Decision on Amending the Copyright Law of the People's Republic of China at the 24th Meeting of the Standing Committee of the Ninth National People's Congress on October 27, 2001; and amended for the second time according to the Decision on Amending the Copyright Law of the People's Republic of China at the 13th Meeting of the Standing Committee of the Eleventh National People's Congress on February 26, 2010)

Patent | Trademark | Copyright | Litigation

Table of Contents

Chapter I General Provisions	
Chapter II Copyright	

Section 1 Copyright Owners and Their Rights

Section 2 Ownership of Copyright

Section 3 Term of Protection for the Rights

Section 4 Limitations on Rights

Chapter III Copyright Licensing and Transfer Contracts

Chapter IV Publication, Performance, Sound Recording, Video Recording and

Broadcasting

Section 1 Publication of Books, Newspapers and Periodicals

Section 2 Performance

Section 3 Sound Recording and Video Recording

Section 4 Broadcasting by a Radio Station or Television Station

Chapter V Legal Liabilities and Enforcement Measures

Chapter VI Supplementary Provisions

Patent | Trademark | Copyright | Litigation

Chapter I General Provisions

Article 1 This Law is enacted, in accordance with the Constitution, for the purpose of

protecting the copyright of authors in their literary, artistic and scientific works and the

rights and interests related to copyright, encouraging the creation and dissemination

of works conducive to the building of a socialist society that is advanced ethically and

materially, and promoting the progress and flourishing of socialist culture and

sciences.

Article 2 Chinese citizens, legal entities or other organizations shall, in accordance

with this Law, enjoy the copyright in their works, whether published or not. The

copyright enjoyed by foreigners or stateless persons in any of their works under an

agreement concluded between China and the country to which they belong or in

which they have their habitual residences, or under an international treaty to which

both countries are parties, shall be protected by this Law. Foreigners and stateless

persons whose works are first published in the territory of China shall enjoy the

copyright in accordance with this Law. Any work of an author of a country that has not

concluded any agreement with China or that is not a party to any international treaty

to which China is a party and any work of a stateless person, which is first published

in a member country of an international treaty to which China is a party, or

simultaneously published in a member country of the treaty and in a non-member

Patent | Trademark | Copyright | Litigation

country, shall be protected by this Law.

Article 3 For purposes of this Law, the term "works" includes, among other things, works of literature, art, natural sciences, social sciences, engineering and technology, which are created in any of the following forms:

- (1) written works;
- (2) oral works;
- (3) musical, dramatic, quyi, choreographic and acrobatic works;
- (4) works of the fine arts and architecture;
- (5) photographic works;
- (6) cinematographic works and works created by a process analogous to cinematography;
- (7) graphic works such as drawings of engineering designs and product designs, maps and sketches, and model works;
- (8) computer software; and
- (9) other works as provided for in laws and administrative regulations.

Article 4 Copyright holders shall not violate the Constitution or laws or jeopardize public interests when exercising their copyright. The State shall supervise and administrate the publication and dissemination of works in accordance with the law.

INTELLECTUAL PROPERTY

Patent | Trademark | Copyright | Litigation

Article 5 This Law shall not be applicable to:

(1) laws and regulations, resolutions, decisions and orders of State organs, other

documents of a legislative, administrative or judicial nature and their official

translations;

(2) news on current affairs; and

(3) calendars, numerical tables and forms of general use, and formulas.

Article 6 Measures for the protection of copyright in works of folk literature and art

shall be formulated separately by the State Council.

Article 7 The administrative department for copyright under the State Council shall

be responsible for the administration of copyright nationwide. The administrative

departments for copyright under the people's governments of provinces, autonomous

regions and municipalities directly under the Central Government shall be

responsible for the administration of copyright in their respective administrative

regions.

Article 8 Copyright owners or owners of the rights related to the copyright may

authorize collective copyright administration organizations to exercise their copyright

or rights related to the copyright. Upon authorization, a collective copyright

Patent | Trademark | Copyright | Litigation

administration organization may exercise the copyright or the rights related to the copyright in its own name for the copyright owner or the owners of the rights related to the copyright and participate as a party in legal or arbitration proceedings concerning the copyright or the rights related to the copyright.

Collective copyright administration organizations are non-profit organizations, and regulations concerning the way of their establishment, their rights and obligations, their collection and distribution of copyright licensing fees, and their supervision and administration shall be formulated separately by the State Council.

Patent | Trademark | Copyright | Litigation

Chapter II Copyright

Section 1 Copyright Owners and Their Rights

Article 9 Copyright owners include:

- (1) authors; and
- (2) other citizens, legal entities and other organizations enjoying the copyright in accordance with this Law.

Article 10 Copyright includes the following personal rights and property rights:

- (1) the right of publication, that is, the right to decide whether to make a work available to the public;
- (2) the right of authorship, that is, the right to claim authorship in respect of, and to have the author's name mentioned in connection with, a work;
- (3) the right of revision, that is, the right to revise or authorize others to revise a work;
- (4) the right of integrity, that is, the right to protect a work against distortion and mutilation;
- (5) the right of reproduction, that is, the right to produce one or more copies of a work by printing, photocopying, lithographing, making a sound recording or video recording, duplicating a recording, or duplicating a photographic work, or by other

Patent | Trademark | Copyright | Litigation

means;

(6) the right of distribution, that is, the right to provide the original copy or

reproductions of a work to the public by selling or donating;

(7) the right of rental, that is, the right to authorize others to use temporarily a

cinematographic work or a work created by a process analogous to cinematography,

or computer software, except where the software itself is not the essential object of

the rental;

(8) the right of exhibition, that is, the right to publicly display the original copy or

reproductions of a work of the fine arts or of a photographic work;

(9) the right of performance, that is, the right to publicly perform a work, and to

publicly communicate the performance of a work by any means or process;

(10) the right of presentation, that is, the right to publicly present a work of the fine

arts, a photographic work, a cinematographic work, a work created by a process

analogous to cinematography, or other works, by projector, slide projector or any

other technology or instrument;

(11) the right of broadcasting, that is, the right to broadcast a work or disseminate it to

the public by any wireless means, to communicate the broadcast of a work to the

public by wire or by rebroadcasting, and to publicly communicate the broadcast of a

work by loudspeaker or any other analogous instrument transmitting signs, sounds or

images;

INTELLECTUAL PROPERTY

Patent | Trademark | Copyright | Litigation

(12) the right of communication through information network, that is, the right to make

a work available to the public by wire or by wireless means, so that people may have

access to the work from a place and at a time individually chosen by them;

(13) the right of cinematography, that is, the right to fix an adaptation of a work in a

medium by cinematography or a process analogous to cinematography;

(14) the right of adaptation, that is, the right to change a work into a new one with

originality; (15) the right of translation, that is, the right to change the language in

which the work is written into another language;

(16) the right of compilation, that is, the right to compile by selection or arrangement

preexisting works or passages therefrom into a new work; and

(17) other rights to be enjoyed by copyright owners.

Copyright owners may authorize others' exercising of the rights provided for in

Subparagraph (5) through Subparagraph (17) of the preceding paragraph and

receive remuneration in accordance with the terms of contracts or the relevant

provisions in this Law.

Copyright owners may transfer, wholly or in part, the rights provided for in

Subparagraph (5) through Subparagraph (17) of the first paragraph in this Article and

receive fees in accordance with the terms of contracts or the relevant provisions in

Patent | Trademark | Copyright | Litigation

this Law

Section 2 Ownership of Copyright

Article 11 Except where otherwise provided for in this Law, the copyright in a work

shall belong to its author. The author of a work is the citizen who creates the work.

Where a work is created under the auspices and according to the intention of a legal

entity or other organization, which bears responsibility for the work, the said legal

entity or organization shall be deemed to be the author of the work.

The citizen, legal entity or other organization whose name is mentioned in connection

with a work shall, in the absence of proof to the contrary, be deemed to be the author

of the work.

Article 12 Where a work is created by adaptation, translation, annotation or

arrangement of a preexisting work, the copyright in the work thus created shall be

enjoyed by the adapter, translator, annotator or arranger, provided that the exercise

of such copyright does not prejudice the copyright in the preexisting work.

INTELLECTUAL PROPERTY

Patent | Trademark | Copyright | Litigation

Article 13 Where a work is created jointly by two or more authors, the copyright in

the work shall be enjoyed jointly by the co-authors. No co-authorship may be claimed

by anyone who has not participated in the creation of the work.

Where a work of joint authorship can be separated into parts and exploited

separately, each co-author may be entitled to independent copyright in the part that

he creates, provided that the exercise of such copyright does not prejudice the

copyright in the joint work as a whole.

Article 14 A collection of preexisting works or passages therefrom, or of data or other

material which does not constitute a work, if manifesting the originality of a work by

reason of the selection or arrangement of its contents, is a compilation. The copyright

in such compilation shall be enjoyed by the compiler, provided that the exercise of

such copyright does not prejudice the copyright in the preexisting works.

Article 15 The copyright in a cinematographic work or in a work created by a process

analogous to cinematography shall be enjoyed by the producer of the work, while its

scriptwriter, director, cameraman, lyricist, composer and other authors shall enjoy the

right of authorship therein and shall be entitled to receive remuneration in

accordance with the terms of the contracts concluded between them and the

Patent | Trademark | Copyright | Litigation

producer.

The authors of the script, the musical works and the other works which are included

in a cinematographic work or in a work created by a process analogous to

cinematography and which can be exploited separately shall be entitled to exercise

their copyright independently.

Article 16 A work created by a citizen in the fulfillment of tasks assigned to him by a

legal entity or other organization is a work created in the course of employment.

Subject to the provisions of the second paragraph of this Article, the copyright in such

work shall be enjoyed by the author; however, the legal entity or other organization

shall have priority to exploit the work within the scope of its professional activities.

Within two years after the completion of the work, the author may not, without the

consent of the legal entity or other organization, authorize the exploitation of the work

by a third party in the same manner as the legal entity or other organization exploits

the work.

In any of the following cases, the author of a work created in the course of

employment shall enjoy the right of authorship, while the legal entity or other

organization shall enjoy the other rights included in the copyright and may reward the

Patent | Trademark | Copyright | Litigation

author:

drawings of engineering designs and product designs, maps, computer software and

other works which are created in the course of employment mainly with the material

and technical resources of the legal entity or other organization and for which the

legal entity or other organization bears responsibility; Works created in the course of

employment the copyright in which is, in accordance with laws, administrative

regulations or contracts, enjoyed by the legal entity or other organization.

Article 17 The ownership of the copyright in a commissioned work shall be agreed

upon in a contract between the commissioning and the commissioned parties. In the

absence of such a contract or of an explicit agreement in such a contract, the

copyright in the work shall belong to the commissioned party.

Article 18 The transfer of ownership of the original copy of a work of the fine arts or

other works shall not be deemed to include the transfer of the copyright in such work

or works; however, the right to exhibit the original copy of the work of the fine arts

shall be enjoyed by the owner of the original copy.

Article 19 Where the copyright in a work belongs to a citizen, the rights as provided

INTELLECTUAL PROPERTY

Patent | Trademark | Copyright | Litigation

for in Subparagraph (5) through Subparagraph (17) of the first paragraph in Article 10

of this Law in respect of the work shall, after his death and during the term of

protection provided for in this Law, be transferred in accordance with the provisions

of the Law of Succession.

Where the copyright in a work belongs to a legal entity or other organization, the

rights provided for in Subparagraph (5) through Subparagraph (17) of the first

paragraph in Article 10 of this Law shall, after the change or the termination of the

status of the legal entity or other organization and during the term of protection

provided for in this Law, be enjoyed by the succeeding legal entity or other

organization which takes over the former's rights and obligations, or, in the absence

of such succeeding entity or organization, by the State.

Section 3 Term of Protection for the Rights

Article 20 No time limit shall be set on the term of protection for an author's rights of

authorship and revision and his right to protect the integrity of his work.

Article 21 In respect of a work of a citizen, the term of protection for the right of

publication and the rights as provided for in Subparagraph (5) through Subparagraph

INTELLECTUAL PROPERTY

Patent | Trademark | Copyright | Litigation

(17) of the first paragraph in Article 10 of this Law shall be the lifetime of the author

and fifty years after his death, expiring on December 31 of the fiftieth year after his

death. In the case of a work of joint authorship, the term shall expire on December 31

of the fiftieth year after the death of the last surviving author.

In respect of a work of a legal entity or other organization or a work which is created

in the course of employment and the copyright (except the right of authorship) in

which is enjoyed by a legal entity or other organization, the term of protection for the

right of publication and the rights as provided for in Subparagraph (5) through

Subparagraph (17) of the first paragraph in Article 10 of this Law shall be fifty years,

expiring on December 31 of the fiftieth year after the first publication of such work;

however, such work shall no longer be protected under this Law if it is not published

within fifty years after the completion of its creation.

In respect of a cinematographic work, a work created by a process analogous to

cinematography or a photographic work, the term of protection for the right of

publication and the rights as provided for in Subparagraph (5) through Subparagraph

(17) of the first paragraph in Article 10 of this Law shall be fifty years, expiring on

December 31 of the fiftieth year after the first publication of such work; however, such

work shall no longer be protected under this Law if it is not published within fifty years

Patent | Trademark | Copyright | Litigation

after the completion of its creation.

Section 4 Limitations on Rights

Article 22 In the following cases, a work may be used without permission from, and

without payment of remuneration to, the copyright owner, provided that the name of

the author and the title of the work are mentioned and the other rights enjoyed by the

copyright owner in accordance with this Law are not prejudiced:

(1) use of another person's published work for purposes of the user's own personal

study, research or appreciation;

(2) appropriate quotation from another person's published work in one's own work for

the purpose of introducing or commenting a certain work, or explaining a certain

point;

(3) unavoidable inclusion or quotation of a published work in the media, such as in a

newspaper, periodical and radio and television program, for the purpose of

reporting current events;

(4) publishing or rebroadcasting by the media, such as a newspaper, periodical, radio

station and television station, of an article published by another newspaper or

periodical, or broadcast by another radio station or television station, etc. on

current political, economic or religious topics, except where the author declares

Patent | Trademark | Copyright | Litigation

that such publishing or rebroadcasting is not permitted;

(5) publishing or broadcasting by the media, such as a newspaper, periodical, radio

station and television station of a speech delivered at a public gathering, except

where the author declares that such publishing or broadcasting is not permitted;

(6) translation, or reproduction in a small quantity of copies of a published work by

teachers or scientific researchers for use in classroom teaching or scientific

research, provided that the translation or the reproductions are not published for

distribution;

(7) use of a published work by a State organ to a justifiable extent for the purpose of

fulfilling its official duties;

(8) reproduction of a work in its collections by a library, archive, memorial hall,

museum, art gallery, etc. for the purpose of display, or preservation of a copy, of

the work;

(9) gratuitous live performance of a published work, for which no fees are charged to

the public, nor payments are made to the performers;

(10) copying, drawing, photographing or video-recording of a work of art put up or

displayed in an outdoor public place;

(11) translation of a published work of a Chinese citizen, legal entity or other

organization from Han language into minority nationality languages for publication

and distribution in the country; and

INTELLECTUAL PROPERTY

Patent | Trademark | Copyright | Litigation

(12) transliteration of a published work into braille for publication.

The provisions of the preceding paragraph shall be applicable also to the rights of

publishers, performers, producers of sound recordings and video recordings, radio

stations and television stations.

Article 23 Except where the author declares in advance that use of his work is not

permitted, passages from a work, a short written work, musical work, a single work of

the fine arts or photographic work which has been published may, without permission

from the copyright owner, be compiled in textbooks for the purpose of compiling and

publishing textbooks for the nine-year compulsory education and for national

education planning, provided that remuneration is paid, the name of the author and

the title of the work are mentioned, and the other rights enjoyed by the copyright

owner in accordance with this Law are not prejudiced.

The provisions of the preceding paragraph shall be applicable also to the rights of

publishers, performers, producers of sound recordings and video recordings, radio

stations and television stations.

Patent | Trademark | Copyright | Litigation

Chapter III Copyright Licensing and Transfer Contracts

Article 24 Anyone who exploits another person's work shall conclude a copyright

licensing contract with the copyright owner, except where no permission need be

obtained under this Law.

A licensing contract shall include the following main points:

(1) the category of the right to exploit the work covered by the license;

(2) the exclusive or non-exclusive nature of the right to exploit the work covered by

the license:

(3) the territory and the term covered by the license;

(4) the rates of remuneration and the means of payment;

(5) the liabilities in the case of breach of the contract; and

(6) other matters which the parties consider it necessary to agree upon.

Article 25 Anyone who transfers any of the rights provided for in Subparagraph (5)

through Subparagraph (17) of the first paragraph in Article 10 of this Law shall

conclude a written contract.

A copyright transfer contract shall include the following main points:

Patent | Trademark | Copyright | Litigation

(1) the title of the work;

(2) the category of the right to be transferred and the territory covered by the transfer;

(3) the rates of the transfer fee;

(4) he date and the means of payment of the transfer fee;

(5) the liabilities in the case of breach of the contract; and

(6) other matters that the parties consider it necessary to agree upon.

Article 26 Where a copyright is pledged, both the pledger and pledgee shall undergo the formalities for registration with the copyright administration department under the State Council.

Article 27 The other party may not, without permission from the copyright owner, exercise any right that is not explicitly licensed or transferred by the copyright owner in the contract.

Article 28 The rates of remuneration for the exploitation of a work may be agreed upon by the parties and may also be paid in accordance with the rates fixed by the administrative department for copyright under the State Council in conjunction with the other departments concerned. In the absence of an explicit agreement in the

Patent | Trademark | Copyright | Litigation

contract, the remuneration shall be paid in accordance with the rates fixed by the said department under the State Council in conjunction with the other departments concerned.

Article 29 No publishers, performers, producers of sound recordings and video recordings, radio stations, television stations, etc. that exploit another person's work in accordance with the relevant provisions of this Law may infringe upon the authors' rights of authorship, revision or protection of the integrity of the works, or their right to remuneration.

Patent | Trademark | Copyright | Litigation

Chapter IV Publication, Performance, Sound Recording,

Video Recording and Broadcasting

Section 1 Publication of Books, Newspapers and Periodicals

Article 30 A book publisher who intends to publish a book shall conclude a

publishing contract with, and pay remuneration to, the copyright owner.

Article 31 The exclusive right enjoyed by the book publisher in accordance with the

agreement in the contract to publish a work that the copyright owner delivered to him

for publishing shall be protected by law, and the work may not be published by

others.

Article 32 The copyright owner shall deliver the work within the term specified in the

contract. The book publisher shall publish the work in compliance with the quality

requirements and within the term as specified in the contract. The book publisher

who fails to publish the work within the term specified in the contract shall bear civil

liabilities provided for in Article 53 of this Law.

When the book publisher reprints or republishes the work, it shall notify the copyright

INTELLECTUAL PROPERTY

Patent | Trademark | Copyright | Litigation

owner of the matter and pay remuneration to him. If the publisher refuses to reprint or

republish the work when the stock of the book is exhausted, the copyright owner

shall have the right to terminate the contract.

Article 33 Where a copyright owner has submitted the manuscript of his work to a

newspaper or periodical publisher for publication and has not received, within 15

days from the newspaper or within 30 days from the periodical publisher, counted

from the date of submission of the manuscript, any notification of the said

newspaper's or publisher's decision to publish the work, the copyright owner may

submit the manuscript of the same work to another newspaper or periodical publisher

for publishing, unless the parties have agreed otherwise.

Except where the copyright owner declares that no reprinting or excerpting of his

work is permitted, a newspaper or periodical publisher may, after the work is

published by another newspaper or periodical publisher, reprint the work or print an

abstract of it or print it as reference material, provided that remuneration is paid to the

copyright owner in accordance with relevant regulations.

Article 34 A book publisher may, with the permission of the author, revise or abridge

the work. A newspaper or periodical publisher may make editorial modifications and

INTELLECTUAL PROPERTY

Patent | Trademark | Copyright | Litigation

abridgments in the language of a work. Any revision in the contents of the work shall

be subject to permission by the author.

Article 35 When publishing a work created by adaptation, translation, annotation,

arrangement or compilation of a preexisting work, the publisher shall obtain

permission from, and pay remuneration to, both the owner of the copyright in the

work created by adaptation, translation, annotation, arrangement or compilation and

the owner of the copyright in the preexisting work.

Article 36 A publisher shall have the right to permit another person to exploit, or

prohibit such person from exploiting, the typographical design of the book or the

periodical which he publishes.

The term of protection for the right specified in the preceding paragraph shall be ten

years, expiring on December 31 of the tenth year after the first publication of the

book or the periodical in which the typographical design is used.

Section 2 Performance

Article 37 A performer (an individual performer or a performing group) who exploits,

Patent | Trademark | Copyright | Litigation

for a performance, a work created by another person shall obtain permission from,

and pay remuneration to, the copyright owner. Where a performance is organized by

a person, the organizer shall obtain permission from, and pay remuneration to, the

copyright owner.

Anyone who exploits, for a performance, a work created by adaptation, translation,

annotation or arrangement of a preexisting work shall obtain permission from, and

pay remuneration to, both the owner of the copyright in the work created by

adaptation, translation, annotation or arrangement and the owner of the copyright in

the preexisting work.

Article 38 A performer shall, in respect of his performance, enjoy the following rights:

(1) to claim performership

(2) to protect the image inherent in his performance from distortion;

(3) to authorize others' live broadcasting or communicating to the public of his

performance, and receive remuneration therefrom;

(4) to authorize others' making of sound recordings and video recordings of his

performance, and receive remuneration therefrom;

(5) to authorize others' reproduction and distribution of the sound recordings and

video recordings of his performance, and receive remuneration therefrom;

Patent | Trademark | Copyright | Litigation

(6) and to authorize others' making of his performance available to the public through

information network, and receive remuneration therefrom.

A person who is authorized exploitation of a work in the manner provided for in

Subparagraph (3) through Subparagraph (6) of the preceding paragraph shall, in

addition, obtain permission from, and pay remuneration to, the copyright owner.

Article 39 No time limit shall be set on the term of protection for the rights provided

for in Subparagraphs (1) and (2) of the first paragraph in Article 37 of this Law.

The term of protection for the rights provided for in Subparagraph (3) through

Subparagraph (6) of the first paragraph in Article 37 of this Law shall be fifty years,

expiring on December 31 of the fiftieth year after the performance takes place.

Section 3 Sound Recording and Video Recording

Article 40 A producer of sound recordings or video recordings who exploits, for

making a sound recording or video recording, a work created by another person shall

obtain permission from, and pay remuneration to, the copyright owner.

Patent | Trademark | Copyright | Litigation

A producer of sound recordings or video recordings who exploits a work created by

adaptation, translation, annotation or arrangement of a preexisting work shall obtain

permission from, and pay remuneration to, both the owner of the copyright in the

work created by adaptation, translation, annotation or arrangement and the owner of

the copyright in the preexisting work.

A producer of sound recordings who exploits, for making a sound recording, a

musical work of which a lawful sound recording has been made, may do without

permission from the copyright owner, but shall, in accordance with regulations, pay

remuneration to the copyright owner; no such work may be exploited where the

copyright owner declares that exploitation is not permitted.

Article 41 When making a sound recording or video recording of a performance, the

producer shall conclude a contract with, and pay remuneration to, the performer.

Article 42 The producer of a sound recording or video recording shall enjoy the right

to authorize others' reproducing, distributing or renting the sound recording or video

recording or making it available to the public through information network and to

receive remuneration therefrom. The term of protection for such right shall be fifty

years, expiring on December 31 of the fiftieth year after the first completion of the

Patent | Trademark | Copyright | Litigation

recording.

Anyone who is authorized reproducing or distributing a sound recording or video

recording or making it available to the public through information network shall, in

addition, obtain permission from, and pay remuneration to, both the copyright owner

and the performer.

Section 4 Broadcasting by a Radio Station or Television Station

Article 43 A radio station or television station that broadcasts an unpublished work

created by another person shall obtain permission from, and pay remuneration to,

the copyright owner. A radio station or television station that broadcasts a published

work created by another person may do without permission from, but shall pay

remuneration to, the copyright owner.

Article 44 A radio station or television station that broadcasts a published sound

recording may do without permission from, but shall pay remuneration to, the

copyright owner, unless the parties have agreed otherwise. Specific measures in this

regard shall be formulated by the State Council.

Patent | Trademark | Copyright | Litigation

Article 45 A radio station or television station shall have the right to prohibit the

following acts performed without its permission: broadcasting its programs; and

making a sound recording or video recording of its programs and reproducing such

recording.

The term of protection for the right specified in the preceding paragraph shall be fifty

years, expiring on December 31 of the fiftieth year after the first broadcasting of a

program.

Article 46 A television station that intends to broadcast a cinematographic work or a

work created by a process analogous to cinematography, or a video recording

produced by another person, shall obtain permission from, and pay remuneration to,

the producer; in the case of a video recording, the television station shall, in addition,

obtain permission from, and pay remuneration to, the copyright owner.

Patent | Trademark | Copyright | Litigation

Chapter V Legal Liabilities and Enforcement Measures

Article 47 Anyone who commits any of the following acts of infringement shall,

depending on the circumstances, bear civil liabilities such as ceasing the

infringement, eliminating the bad effects of the act, making an apology or paying

compensation for damages:

(1) publishing a work without permission of the copyright owner;

(2) publishing a work of joint authorship as a work created solely by oneself, without

permission of the other co-authors;

(3) having one's name mentioned in another person's work in the creation of which

one has taken no part, in order to seek personal fame and gain;

(4) distorting or mutilating a work created by another person;

(5) plagiarizing a work created by another person;

(6) exploiting a work for exhibition or film-making or in a manner analogous to

film-making, or for adaptation, translation, annotation, or for other purposes, without

permission of the copyright owner, except where otherwise provided for in this Law;

(7) exploiting a work created by another person without paying remuneration as one

should;

(8) renting a cinematographic work or a work created by a process analogous to

cinematography, computer software, or products of sound recording or video

Patent | Trademark | Copyright | Litigation

recording, without permission of the copyright owner or the owner of the rights

related to the copyright, except where otherwise provided for in this Law;

(9) exploiting the typographical design of a published book or periodical, without

permission of the publisher;

(10) live broadcasting, communicating to the public, or recording a performance,

without permission of the performer; or

(11) committing other acts infringing upon the copyright and the rights related to the

copyright.

Article 48 Anyone who commits any of the following acts of infringement shall,

depending on the circumstances, bear civil liabilities such as ceasing the

infringement, eliminating the bad effects of the act, making an apology or paying

compensation for damages; where public rights and interests are impaired, the

administrative department for copyright may order the person to discontinue the

infringement, confiscate his unlawful gains, confiscate or destroy the copies

produced through infringement, and may also impose a fine; where the

circumstances are serious, the said department may, in addition, confiscate the

material, tools and instruments mainly used to produce copies through infringement;

and where a crime is constituted, criminal liabilities shall be investigated in

accordance with law:

Patent | Trademark | Copyright | Litigation

(1) reproducing, distributing, performing, presenting, broadcasting, compiling a work

or making it available to the public through information network, without permission of

the copyright owner, except where otherwise provided for in this Law;

(2) publishing a book the exclusive right of publication in which is enjoyed by another

person;

(3) reproducing or distributing a sound recording or video recording of a performance,

or making a performance available to the public through information network, without

permission of the performer, except where otherwise provided for in this Law;

(4) reproducing or distributing a product of sound recording or video recording or

making it available to the public through information network, without permission of

the producer, except where otherwise provided for in this Law;

(5) rebroadcasting a radio or television program or reproducing such a program

without permission, except where otherwise provided for in this Law;

(6) intentionally circumventing or sabotaging the technological measures adopted by

a copyright owner or an owner of the rights related to the copyright to protect the

copyright or the rights related to the copyright in the work or the products sound

recording or video recording, without permission of the owner, except where

otherwise provided for in laws or administrative regulations;

(7) intentionally removing or altering any electronic rights management information

Patent | Trademark | Copyright | Litigation

(8) attached to a copy of a work, a product of sound recording or video recording, etc.

without permission of the copyright owner or the owner of the rights related to the

copyright, except where otherwise provided for in this Law; or

(9) producing or selling a work the authorship of which is counterfeited.

Article 49 Anyone who infringes upon the copyright or a right related to the copyright

shall pay compensation for the actual losses suffered by the right owner, or where

the actual losses are difficult to calculate, pay compensation to the amount of the

unlawful gains of the infringer. The compensation shall include the reasonable

expenses that the right owner has paid for putting a stop to the infringement.

Where the actual losses of the right owner or the unlawful gains of the infringer

cannot be determined, the People's Court shall, in light of the circumstances of the

infringement, decide on a compensation amounting to not more than 500,000 RMB

yuan.

Article 50 Where a copyright owner or an owner of a right related to the copyright

who can present evidence to prove that another person is committing, or is about to

commit, an infringement upon his right, which, unless prevented promptly, is likely to

cause irreparable harm to his legitimate rights and interests, he may, before taking

Patent | Trademark | Copyright | Litigation

legal proceedings, apply to a People's Court for measures to order discontinuation of

the infringement and to preserve property.

When dealing with the application specified in the preceding paragraph, the People's

Court shall apply the provisions in Article 93 through Article 96 and Article 99 of the

Civil Procedure Law of the People's Republic of China.

Article 51 In order to prevent infringement, a copyright owner or an owner of a right

related to the copyright may, before taking legal proceedings, apply to a People's

Court for preserving evidence, where the evidence is likely to be missing or is difficult

to obtain later.

After accepting the application, the People's Court shall make a ruling within 48

hours. Where it rules to adopt preservation measures, it shall have the measures

enforced immediately.

The People's Court may order the applicant to provide a guarantee, and shall reject

the application where the applicant fails to do so.

Where the applicant fails to take legal proceedings within 15 days from the date the

INTELLECTUAL PROPERTY

Patent | Trademark | Copyright | Litigation

People's Court adopts the preservation measure, the People's Court shall terminate

the measure.

Article 52 When trying a case where the copyright or a right related to it is infringed

upon, the People's Court may rule to confiscate the unlawful gains, the products of

infringement and money and things of value used for illegal activities.

Article 53 A publisher or a producer of reproductions who fails to prove that he is

legally authorized publishing or producing of the reproductions, or a distributor of

reproductions or a renter of reproductions of a cinematographic work or a work

created by a process analogous to cinematography, computer software, sound

recording or video recording who fails to prove the legal source of the reproductions

that he distributes or rents, shall bear legal liabilities.

Article 54 Any party who fails to perform his contractual obligations, or performs

them at variance with the agreed conditions in the contract, shall bear civil liabilities

in accordance with the relevant provisions of the General Principles of the Civil Law

of the People's Republic of China, the Contract Law of the People's Republic of

China and other related laws.

Patent | Trademark | Copyright | Litigation

Article 55 Any dispute over copyright may be settled through mediation, it may also

be submitted to an arbitration body for arbitration under a written arbitration

agreement between the parties or under the arbitration clause in the copyright

contract.

Any party may take legal proceedings directly in a People's Court where there is

neither a written arbitration agreement between the parties nor an arbitration clause

in the contract.

Article 56 Any party that is not satisfied with an administrative penalty, may taking

legal proceedings in a People's Court within three months from the date he receives

the written decision on the penalty. Where the party neither takes legal proceedings

nor implements the decision at the expiration of the time limit, the administrative

department for copyright may apply to the People's Court for enforcement.

Patent | Trademark | Copyright | Litigation

Chapter VI Supplementary Provisions

Article 57 The term zhuzuoquan(copyright) as used in this Law means banquan

commonly used in the country.

Article 58 The term publish as used in Article 2 of this Law means reproducing and

distributing of a work.

Article 59 Measures for the protection of computer software and of the right of

communication through information network shall be formulated separately by the

State Council.

Article 60 The rights of copyright owners, publishers, performers, producers of

sound recordings and video recordings, radio stations and television stations, as

provided for in this Law, shall, if the term of their protection specified in this Law has

not yet expired on the date this Law goes into effect, be protected in accordance with

this Law.

Any act of tort or breach of contract committed prior to the date this Law goes into

effect shall be dealt with in accordance with the relevant regulations or policies in

Patent | Trademark | Copyright | Litigation

force at the time when such act was committed.

Article 61 This Law shall go into effect on June 1, 1991.