Content

Title: Regulations Governing Registration and Review of Pledges of Copyright

Date: 2010.09.24

Legislative: 1. Adopted and issued on September 24, 2010, per Order No. Jing-Zhi-Zi-09904605970 of the Ministry of Economic Affairs

Content: Article 1

These Regulations are adopted pursuant to Article 23, Paragraph 3 of the Law for the Development

of the Cultural and Creative Industries (hereinafter "the Act")

Article 2

An application for registration of the creation, assignment, alteration, extinguishment, or restriction

of disposition, of a pledge of economic rights may be made by one of the parties involved.

An application for registration of the assignment, alteration, extinguishment, or restriction of

disposition, of a pledge of economic rights shall be made only after the application for registration

of creation of the pledge.

Article 3

An application pursuant to Article 23, Paragraph 1 of the Act for registration of a pledge

economic rights shall be made by submitting an application form with the following

- 1. For registration of creation of a pledge, the pledge agreement or other document evidencing
- creation of the pledge.
- 2. For registration of an assignment of pledge, the assignment agreement and the original pledge
- agreement or other document evidencing the creation of the original pledge.
- 3. For registration of the alteration of a pledge, documents evidencing the alteration.
- 4. For registration of the extinguishment of a pledge, documents evidencing the discharge of the
- obligation, documents evidencing the agreement of each party to the extinguishment of
- pledge, a final and conclusive court judgment or other evidentiary document that has the same
- legal effect, pursuant to law, as to a final and conclusive court judgment.
- 5. For registration of a restriction of disposition of a pledge, documents evidencing the

restriction of

disposition.

6. Other relevant documents designated by the competent copyright authority.

First-time application for registration of creation of a pledge of a given work shall submit a sample

of the work. If special circumstances such as the size, fragility, or cost of the sample make its

submission either inconvenient or impossible, the applicant may state the reasons and enclose a

detailed description of the work, photographs of the work taken from four, five, or six perspectives,

or other substitutes for the sample of the work.

Article 4

Under any of the following circumstances, the competent copyright authority shall notify the

applicant to supplement or correct the application within a specific deadline:

- 1. Fees have not been paid in accordance with regulations.
- 2. The application form has not been signed or sealed by the applicant or the applicant's agent.
- 3. The information required in the application has not been provided, is incomplete, or does not

conform to the documentary evidence provided.

- 4. Required attachments have not been provided.
- 5. Other matters that require supplementation or correction.

Article 5

Under any of the following circumstances, the competent copyright authority shall reject the

application with a written explanation of the reasons:

- 1. The applicant is not one of the persons designated by Article 2, Paragraph 1.
- 2. The subject of the application does not comply with Article 23, Paragraph 1 of the Act.
- 3. The application involves a dispute with an interested party and its content involves private rights.
- 4. The information set out in the application form contains misrepresentations.
- 5. The competent copyright authority has set a specific deadline for supplementation or correction in

accordance with the preceding article, and the applicant has failed to meet the deadline for

supplementation, or has met the deadline but the application nevertheless remains incomplete.

Article 6

When the competent copyright authority approves a registration, it shall notify the applicant in

writing and publicly announce the information on its website.

The competent copyright authority shall establish and maintain a registry of pledges of economic

rights, including the reasons for the approval of each registration. Any person may apply to view the

registry.

Article 7

Applications for registration submitted pursuant to these Regulations shall use the documents and

forms designated by the competent copyright authority.

An applicant that submits any document in a foreign language shall also attach a Chinese translation

or a translation of the relevant portions.

Article 8

These Regulations shall come into force from the date of their issuance.

Data Source: Ministry of Economic Affairs R.O.C.(Taiwan) Laws and Regulations Retrieving System