

AGREEMENT OF AUTHORIZATION
THE INFORMATION OF INTERNATIONAL VISUAL ARTIST
Please fill out this form with capital letter or print out

Party A :

Last Name.....HU..... First NameXIAO YU.....

AddressROOM 341 BUILDING #364, ZHAN QIAN BA LI XIAO QU,
YUN JING DONG LI, TONG ZHOU QU, BEIJING 101121, CHINA.....

Postal Zip/Code ...101121.....Telephone number15633174707.....

E-mail hongtuart8@163.com.....

ID Card Number ...130903198012100361.....

Party B (Artists fill in):

Last Name.....**First Name**

Pseudonym

Gender A) Man..... B) Women..... **Photo (caricature)**

Address

.....
.....
.....

Country**Citizenship** **City**

Postal Zip/Code**Date of birth** (day)/.....(month)/.....(year)

Telephone number **E-mail**

ID Card Number **Passport Number**.....

Web site**Resume(Can other paper):**.....

TERMS

1. Agency agreement:

Party B authorizes Party A as one of the agents within the scope of world in regards to all the works submitted to Party A by Party B. Party B authorizes Party A as the sole agent within the scope of People's Republic of China (including Hong Kong, Macau and Taiwan) in regards to all the works submitted to Party A by Party B. Party B shall not be allowed to authorize a third party in China (including but not limited organizations and persons) to use the works in but not limited to any commercial purpose and sales activities.

Party A may, within China (including Hong Kong, Macau and Taiwan), promote, copy, transmit, modify, and sell part and / or whole works submitted by Party B to any third party deemed suitable by Party A. These rights can be realized by digital form or the following forms: including but not limited to print, website and other electronic forms, mobile terminals, TV, films, exhibitions. Within the scope of the law, the works also can be used for the following purposes: including but not limited to advertising, public relations, marketing, graphic design, marketing activities, product packaging, corporate communication, public relations, media reports, the program background decoration or props, shows and movies.

Party A shall have the right of authorizing a third party to sell the works submitted by Party B, authorizing Party A's customers to use the works submitted by Party B, authorizing the other sales agents to sell the works to their customers, and the customers should use the works according to the terms as listed in this agreement.

Party A and the agents authorized by Party A have the right to determine the way of marketing, and to stop selling the works submitted by Party B at any time.

2. The requirements of the authorized works:

Party B should have complete legal copyright, the authorized works submitted to Party A do not involve copyright infringement, trademark right, right of reputation, privacy, portrait rights and other legitimate rights and do not involve any illegal matters. The authorized works submitted by Party B shall meet the technical standards and

requirements of Party A. In addition, Party A may revise the relevant standards and requirements at times according to (including but not limited to) laws, regulations and marketing environment.

3. Profit sharing proportion:

The works submitted by Party B and received by Party A will be sold and /or authorized to third parties by Party A. The following profit sharing proportion is based on the sales of the authorized works submitted by Party B. Party A and Party B shall each get 50% of the profits generated by the authorized works. The royalties are based on the actual sales of the authorized works submitted by Party B. The actual sales are as following:

- (1) The royalties paid by the direct customers of Party A;
- (2) The royalties paid by the authorized agents by Party A.
- (3)The penalties paid by any third party who use the works submitted by Party B within China without Party A's authorization; (see the related terms in this agreement)
- (4)The income generated by Party A and / or Party A's agents in respect of goods and / or services produced by authorized works submitted by Party B; (see the related terms in this agreement).

In any case, Party A shall have the right to deduct the following fees or taxes before paying royalties to Party B:

- (1)All the relevant taxes when authorizing, including but not limited to the legal value-added tax, business tax, and other taxes paid by Party A or the other authorized agents by Party A when using / selling the authorized works submitted by Party B
- (2) The withholding tax and other taxes paid by Party A or the authorized agents by Party A when the authorized works submitted by Party B are sold in other countries and regions outside China.
- (3)Any cost when combating the unauthorized or illegal use of the authorized works submitted by Party B, including but not limited to the cost of litigation, arbitration, mediation and other cost of all the involved activities: administrative litigation, text, travel costs and / or expenditure and so on.
- (4)The delivery fee, insurance fee, and payment to third parties for all services (such as consulting fees, editing fees, production fees), including but not limited to the necessary fees charged by a third party, such as special format requirements, printing and mounting costs, technical transmission costs, etc..
- (5)Other reasonable expenses incurred directly or indirectly due to the authorized works submitted by Party B.
- (6) The personal income tax which should be paid in advance. Payment of personal income tax: Party A, as a withholding agent, will pay the personal income tax on behalf of Party B according to the "People's Republic of China Personal Income Tax Law", the "Implementation of the People's Republic of China Personal Income Tax Law" and other relevant laws and regulations.

Other situations according to this agreement.

5. The protection of the copyright of the authorized works submitted by Party B:

As for all the authorized works submitted by Party B, considering including but not limited to her own judgment in business, marketing and value, Party A shall have the right to decide whether to claim litigation or compensation from third parties for unauthorized using of the works submitted by Party B. Party B authorizes Party A and / or Party A's agent as the only legal subjects within China (including Hong Kong, Macau and Taiwan). Party A will remain the right to hold all the third parties to account, who use the submitted works without authorization.

6. The right of authorship:

Party A shall guarantee the right of authorship of Party B by necessary means, and the signature on the works will be in accordance with the form of signature provided by Party B when he / she submits the works.

As the authorized representative to submit works:

If Party B is not the sole owner of the submitted works, but he/ she has been authorized by the creator / owner, on behalf of them to submit the works, Party B promises: Party B shall abide by this agreement fully on behalf of the creator and / or owner of the submitted works; With regard to the royalties paid by Party A, Party B shall be responsible for the payment and / or compensation to the creator and / or the owner.

7. Validity of agreement:

This Agreement shall be valid within fifty years after the signing of the two parties. The contract will automatically extends for one year, if neither Party A nor Party B has raised any objection to the matter of cooperation before the termination of this agreement (30 natural days). Party A has the right to terminate the agreement at the time of expiration of this agreement, or notify Party B in written form about the termination of this agreement one year before the expiration of this agreement.

We hereby certify that the following representatives have full, sufficient, effective and legal authorization to sign this agreement. (there is no text below the bank)

Party A
Signature XIAOYU HU.....
Date

Party B
Signature,
Date