20TH U.S.-CHINA LEGAL EXCHANGE

MONDAY FEBRUARY 29, 2016
20TH U.S.-CHINA LEGAL EXCHANGE
U.S. DEPT. OF COMMERCE—P.R.C. MINISTRY OF COMMERCE—STATE COUNCIL LEG. AFFAIRS OFFICE

Stanford University
Bechtel Conference Center at Encina Hall
616 Serra Street
Stanford, California

February 29, 2016
AGENDA

9:00 – 9:15 am  Introduction and Welcoming Remarks

Lisa Larrimore Ouellette, Assistant Professor of Law, Stanford Law School
Kelly R. Welsh, General Counsel, U.S. Department of Commerce
Tong Daochi, Assistant Minister of Commerce, P.R.C.

PART ONE: NEW DEVELOPMENT OF INTELLECTUAL PROPERTY RIGHTS IN CHINA


Jin Wuwei, Deputy Director General, Dept. of Education, Science, Culture and Public Health, State Council Legislative Affairs Office

9:55—10:35 am  U.S. Response to the Overview

Phil Malone, Professor and Director, Juelsgaard Intellectual Property and Innovation Clinic, Stanford Law School
Mark Cohen, Senior Counsel, U.S. Patent & Trademark Office
John A. Scott, Vice President and Legal Counsel, Qualcomm

10:35—10:45 am  Q&A

10:45 — 11:00 am  Coffee/Tea Break

11:00 am — 12:00 pm  Panel: Judicial Reform, Including Establishment of Specialized IP Courts and Use of Case Law as Precedent; Judicial Explanation on Patent Law

Wang Chuang, Deputy Chief Judge, IPR Tribunal, Supreme People’s Court of China
Lisa Larrimore Ouellette, Assistant Professor of Law, Stanford Law School
Mei Gechlik, Founder and Director, China Guiding Cases Project, Stanford Law School
James McManis, Partner, McManis Faulkner
12:00—12:30 pm  Q&A
12:30—2:00 pm  Lunch

PART TWO: ENFORCEMENT OF INTELLECTUAL PROPERTY & E-COMMERCE

2:00—2:40 pm  Overview: Growth of E-Commerce and Challenge of IPR Protection

Chen Fuli, Deputy Director General, Department of Treaty & Law, P.R.C.
Ministry of Commerce

2:40—3:20 pm  U.S. Response to the Overview

Yabo Lin, Partner, Sidley Austin
Jiarui Liu, Assistant Professor, University of San Francisco School of Law and Fellow, Stanford Center for Internet and Society

3:20—3:30 pm  Q&A

3:30—3:45 pm  Coffee/Tea Break

3:45—4:45 pm  Panel: Cross-border Enforcement of IPR in the Internet Environment
(Extraterritoriality Issues)

Zhang Peng, Deputy Director, IPR Division, Department of Economic Crime Investigation, Ministry of Public Security
Emilio Varanini, Deputy Attorney General, Antitrust Section, California Office of the Attorney General

4:45—5:00 pm  Q&A

5:00—5:15 pm  Closing Remarks

Kelly R. Welsh, General Counsel, U.S. Department of Commerce
Tong Daochi, Assistant Minister of Commerce, P.R.C.
SPEAKER BIOGRAPHIES

Kelly R. Welsh
General Counsel
U.S. Department of Commerce

Kelly R. Welsh is General Counsel of the Department of Commerce. Mr. Welsh joined the Department of Commerce from Northern Trust Corporation where he served as Executive Vice President and General Counsel. Previously, Mr. Welsh served as Executive Vice President and General Counsel for Ameritech Corporation and as Corporation Counsel for the City of Chicago. Prior to serving as Corporation Counsel, Mr. Welsh was a partner at the law firm Mayer Brown. After graduating from law school, Mr. Welsh was a judicial clerk for the Honorable Luther M. Swygert of the United States Court of Appeals for the Seventh Circuit. Mr. Welsh also served as board chair of the Metropolitan Pier and Exposition Authority in Chicago and the New York University Institute of Judicial Administration, and as a trustee of the University of Chicago Medical Center and the Field Museum of Natural History. Mr. Welsh received an A.B. from Harvard College, an M.A. from Sussex University, U.K. and a J.D. from Harvard Law School, where he was an editor of the Law Review.

Minister TONG Daochi
Assistant Minister of Commerce
Ministry of Commerce of the People’s Republic of China (P.R.C.)

Dr. Tong Daochi was appointed Assistant Minister and member of the CPC Leadership Group of the Ministry of Commerce (MOFCOM) in April, 2014. Dr. Tong’s portfolio covers the Department of Treaty and Law, Bureau of Industry, Security, Import and Export Control, the Bureau of Foreign Trade Development, China Investment Promotion Agency, China Chamber of Commerce for Import and Export of Textile and Apparel, China Chamber of Commerce for Import and Export of Light Industrial Products and Arts-Crafts, China Chamber of Commerce of Metals, Minerals & Chemicals Importers & Exporters, China Chamber of Commerce of Foodstuffs and Native Produce, China Chamber of Commerce for Import and Export of Machinery and Electronic Products and China Chamber of Commerce for Import & Export of Medicines & Health Products.

Prior to his MOFCOM career, Dr. Tong successively worked as a research fellow in the Chinese Academy of Social Sciences, an official at the World Bank in Washington, DC, a doctoral fellow at the RAND Corporation and a senior government official at the China Securities Regulatory Commission (CSRC).

Dr. Tong received his Ph.D. in policy analysis from the Graduate School of the RAND Corporation, a M.A. in public administration from Carleton University in Canada, a Master of Law degree from Renmin University of China, and a B.A. in economics from Peking University.

Dr. Tong also serves as Professor and Ph.D. Supervisor at the Business School of Nankai University and adjunct professor at the Business School of Hong Kong Polytechnic University.

Dr. Tong’s main publications include: The Heart of Economic Reform: China’s Banking Reform and State Enterprise Restructuring (Ashgate 2002), Financial Crisis and Contagion in Emerging Market Countries (RAND 1998), Economic Openness: Many Facets, Many Metrics (RAND 1999), and Privatization in Visegrad Countries and their Accession to the European Union (RAND 1995). He received the Sherwood Award from RAND for his dissertation.
CHEN Fuli
Deputy Director General of the Department of Treaty & Law
PR.C. Ministry of Commerce

Mr. Chen Fuli, Deputy Director General, Department of Treaty & Law, Ministry of Commerce (MOFCOM), is a standing member of the Chinese IPR Law Society, the Chinese IPR Society, the Chinese International Law Society, and Research Fellow at the International IPR Study Centre at Peking University.

Mr. Chen is a published author and has written studies of China-U.S. IPR World Trade Organization (WTO) cases; he is the co-author of many books, including: Economic Crisis and the Restructure of International Rules, an interpretation of Chinese foreign trade law, and a legal study on the negotiation of the Uruguay Round; he has also published many articles, including: “A Study on IPR Problems in APEC,” “A Study on IPR Problems in Foreign Trade,” “A Study on U.S. IPR Outward Strategy,” “Comments on the Anti-Counterfeit Trade Agreement,” and “A Study on IPR Issues in TPP” Mr. Chen is a leading authority on IPR and has drafted the Outline of the National IPR Strategy, especially on IPR in foreign trade and on IPR protection and abuse of IPR.

Mr. Chen has long experience working at different Chinese governmental agencies. He worked for two years at the Shandong Economic Institute, and more than ten years at a local office of the Ministry of Foreign Trade and Economic Cooperation (MOFTEC). He has worked for 14 years at MOFCOM.

Mr. Chen received his bachelor's degree in International Economic Law from the Chinese University of Political Science and Law in 1991; a Master's in International Trade Law from the Law School of Amsterdam University in 1999; a Doctoral degree in International Economic Law from Peking University Law School in 2010, and completed his post-doctoral program in IPR Law at Renmin University of China in 2015.

Mark Cohen
Senior Counsel
USPTO

Mark rejoined the USPTO as Advisor to the Under Secretary and Director and later as Senior Counsel, China in 2012, after serving as a visiting professor at Fordham Law School (2011-2012). Prior to that time he served in such functions as: Director, International Intellectual Property at Microsoft Corporation; Of Counsel to Jones Day’s Beijing office, Senior Intellectual Property Attaché at the U.S. Embassy in Beijing (2004-2008), general counsel to a mid-sized pharmaceutical company in Europe (1998-2000) and as a Fulbright Professor in Eastern Europe (1993-95). He was one of the first Western lawyers to work with the State Council in making its legislative work known to the public in 1983. In total, he has over 30 years private, public sector, in-house and academic experience in China and transition economies, with a focus on technology trade and monetizing intellectual property.

Mr. Cohen has worked extensively on realigning public or corporate resources to meet the demands of China’s intellectual property environment. For example, the programs Mr. Cohen established while at the U.S. Embassy in Beijing (2004-2008) became models for U.S. government engagement on intellectual property worldwide. He was the first IPR Attaché posted by USPTO to handle IPR issues in a foreign country. He launched the annual “Ambassador’s IPR Roundtable” which he co-chaired for five years, devised IPR “toolkits”, “roadshows”, pro-bono programs, internal and external training programs, and helped bring China into various multilateral fora, such as the “IPR-5”, consisting of the five largest patent offices in the world. While at the US Embassy, and later as
co-chair of the AmCham IP Forum he also developed an innovative series of programs on innovation in China, as well as a program on public relations, public diplomacy and intellectual property. A program he co-organized with the Federal Circuit Bar Association was the largest international judicial training program in China, with over 1300 attendees.

Mr. Cohen has trained, lectured and debated Chinese IP in person and in the media in English and in Chinese. Two separate Chinese language debates he engaged in while at the Embassy had a viewership of over 160,000,000 people each. Currently, Mr. Cohen currently leads a China team at USPTO consisting of nearly 20 individuals in DC, Beijing, Shanghai and Guangzhou, China. One of his current projects involves setting up a China IPR Resource Center at the USPTO to help support a more empirical analysis of China’s IPR environment.

Among his book-length publications are Antimonopoly Law and Practice in China (Oxford University Press 2011, with Steve Harris et al.), He was also the editor of Chinese Intellectual Property Law and Practice (Kluwer Law International 1999). He co-edited a book on China’s legal development in 1984 and has authored numerous articles on such issues on Chinese IP law, alignment of corporate resources to address IP challenges in China, international trade law and law firm market access in China. He also manages a personal blog www.chinaiprlaw.com.

Mark also continues to teach as an adjunct Professor at Fordham Law School, and a Guest Professor at Renmin University, China. He continues to teach the first class on Chinese intellectual property law in North America as an adjunct at Fordham Law School.

Mr. Cohen holds a J.D. degree from Columbia University (1984), an M.A. from the University of Wisconsin in Chinese Language and Literature (1979) and a B.A. from the State University of New York at Albany in Chinese Studies (1977). He was formerly an exchange student at Nanyang University, Singapore. He speaks and reads Chinese and is admitted to the District of Columbia.

Dr. Mei Gechlik
Founder and Director
China Guiding Cases Project

Dr. Mei Gechlik is Founder and Director of Stanford Law School’s China Guiding Cases Project (“CGCP”). Formerly a tenured professor in Hong Kong, she has been a visiting faculty member at Peking University and the University of Vienna.

Dr. Gechlik founded the CGCP in February 2011 in response to the landmark decision of the Supreme People’s Court of China to release certain Chinese court judgments as de facto binding “Guiding Cases” (“GCs”). With support from an international team of approximately 200 law students, lawyers, and translation professionals, as well as an advisory board of approximately 50 distinguished experts, including justices from the U.S. Supreme Court and the Supreme People’s Court, the CGCP has quickly become the premier source of translations and analyses of GCs. The CGCP’s knowledge-base allows users to download through its website (http://cgc.law.stanford.edu/) high-quality products for free. These products are published in English and Chinese and include the full-text of Guiding Cases, expert commentaries, annual surveys, and subsequent cases that refer to Guiding Cases. Identified as an “expertise support group” by the United Nations Development Program, the CGCP and its contributions have been commended by China’s Supreme People’s Court. The CGCP has also presented at a U.S.-China dialogue on the rule of law, the Open Government Partnership Global Summit, and the World Bank, among other notable forums.
Dr. Mei Gechlik continued

In her early years at Stanford, Dr. Gechlik founded and served as president and CEO of Good Governance International (GGI), a 501(c)(3) non-profit organization that promotes the core principles of good governance. Dr. Gechlik created the China eGovernment Development Index to assess e-government development in Chinese localities. The project was widely reported by China’s media, including the People’s Daily.

From 2001 to 2005, Dr. Gechlik worked for the Carnegie Endowment for International Peace, a Washington-based think tank. In this capacity, she has testified before the U.S. Congress on various topics about China and has advised the United Nations and the Chinese government on implementing rule of law programs. She also has initiated meetings, including the “Legal Reform in China” Conference, featuring such distinguished speakers as the Hon. Sandra Day O’Connor, Associate Justice of the U.S. Supreme Court, and the Hon. Zhou Wenzhong, Ambassador of China to the United States.

Dr. Gechlik is admitted as a barrister in England, Wales, and Hong Kong and is a member of the Bar in New York and the District of Columbia. She received her J.S.D. from Stanford Law School and her M.B.A. in Finance from the Wharton School at the University of Pennsylvania.

JIN Wuwei
Deputy Director General, Department of Education, Science, Culture and Public Health
State Council Legislative Affairs Office (SCLAO)

Mr. Jin Wuwei is Deputy Director General in the Department of Education, Science, Culture and Public Health, State Council Legislative Affairs Office of China. He graduated from the Law School of Renmin University of China and received a bachelor’s and master’s degree in law. He has worked in the Legislative Affairs Office of the State Council since 1994, and now is the Deputy Director General of the Department of Education, Science, Culture and Public Health. He has been mainly engaged in legislative work in the areas of education, science and intellectual property, participating in all of the formulation and modification of laws and administrative regulations related to intellectual property since 1994. He was rated as a National Leading Talent of intellectual property and expert in the State Intellectual Property Expert database in 2014; he is also a council member of the China Intellectual Property Law Society and an executive council member of the China Law Association on Science and Technology.
Yabo Lin
Partner
Sidley Austin

Yabo Lin is a partner in Sidley’s Palo Alto office. He counsels clients in both the U.S. and Asia on mergers and acquisitions, venture investments, capital markets, IP transactions, joint ventures, and corporate governance. His experience covers a wide range of industries, including information technology, telecom, cleantech, biotech, and manufacturing. Yabo also counsels foreign-based clients on transactions involving U.S. national security issues in connection with the Committee on Foreign Investment in the U.S. (“CFIUS”).

Born and raised in China, Yabo was a licensed attorney in China before coming to the U.S. In 2006, Yabo received the National Asian Pacific American Bar Association’s (NAPABA) highest honor, the Trailblazer Award, for “making substantial and lasting contributions to the Asian Pacific American Community.”

Yabo is also an adjunct law professor at Sun Yat-Sen University School of Law.

Jiarui Liu
Assistant Professor; Fellow
University of San Francisco School of Law; Stanford Center for Internet and Society

Jiarui Liu is currently a research fellow at the Center for Internet and Society of Stanford Law School. Before that, he was a tenure-track assistant professor of law at the University of New Hampshire School of Law, specialized in intellectual property law, in particular the interactions between intellectual property protection, technological innovation, and the development of cultural industries. He has published thirty-two academic articles in U.S., European, and Chinese law reviews. One of his articles has been included in the suggested readings of the World Intellectual Property Organization, and another has been selected and reprinted by West as one of the best law articles of 2010 in the areas of art, entertainment, and publishing.

He obtained his J.S.D. degree at Stanford Law School, where he was an Olin Fellow in Law and Economics, a Microsoft Fellow in Intellectual Property and Antitrust, and a Stanford Program in International Legal Studies Fellow. He has also served as a Senior Editor of the Stanford Technology Law Review. He has a Ph.D. degree in Jurisprudence from the Chinese Academy of Social Sciences.

He has worked for Baker & McKenzie and Jones Day, practicing entertainment and media, computer and information technology, intellectual property litigation and transactions. He has been involved in several high-profile cases in China, including some designated as the “Top 10 Intellectual Property Cases of the Year” by the Supreme People’s Court of China. He has also assisted various industrial associations and international organizations in intellectual property-related policy projects.
Professor Phil R. Malone  
Professor and Director, Juelsgaard Intellectual Property and Innovation Clinic  
Stanford Law School

Phil Malone joined Stanford Law School’s faculty in July 2013 as the inaugural director of the Juelsgaard Intellectual Property and Innovation Clinic of the Mills Legal Clinic and professor of law. A leading expert in IP, innovation and cyberlaw, he brings to the position nearly a decade of experience in clinical education and another 20 years of antitrust and technology litigation. His clinical work and scholarship is focused on understanding and promoting sound innovation and exploring how intellectual property and competition policy in high-tech industries affect it. His work also looks at ways in which to encourage broad opportunities for creativity, online expression, open access and dissemination of information and increased access to justice. His teaching has addressed the relationship between legal policy and innovation, including the role of competition and antitrust law, intellectual property, privacy and security law.

Professor Malone comes to Stanford from Harvard Law School, where he was a clinical professor of law and the director of the Cyberlaw Clinic at the Berkman Center for Internet & Society. He also taught courses in cybercrime; antitrust, technology and innovation; IP and cyberlaw litigation; and a Harvard College freshman seminar, Cyberspace in Court: Law of the Internet. Professor Malone was one of the faculty directors of the Berkman Center and was the initial HLS liaison to the Harvard Innovation Lab, a new, university wide center aimed at facilitating innovation and entrepreneurship among Harvard students and faculty.

Prior to joining the academy, Professor Malone was a senior attorney for over 20 years with the Antitrust Division of the U.S. Department of Justice (DOJ), where he directed numerous civil and criminal investigations and litigated a number of major antitrust trials. Much of his DOJ experience focused on high-technology industries, the Internet and computer software and hardware. Beginning in 1996 he was lead counsel in the DOJ’s investigations of Microsoft, and he was the primary career counsel, along with outside counsel David Boies, in the trial of U.S. v. Microsoft Corp (D.D.C). Before leaving the Justice Department he was one of the lead lawyers in the government’s antitrust case against Oracle Corp. From 2001-2003 he was the Victor H. Kramer Fellow at HLS, focusing on legal approaches to encouraging and preserving innovation in high-tech industries, evolving competition policy in the computer industry and the use of technology in discovery and litigation.

James McManis  
Partner  
McManis Faulkner

A member of the trial bar for more than 40 years, Jim has unparalleled experience and skill in preparing and presenting cases for adjudication – whether by jury, judge, arbitrator, mediator or the parties themselves. He represents Silicon Valley companies with commercial, trade secret and intellectual property issues. Jim also represents individuals in a wide variety of matters, including civil rights actions, employment disputes, family law and criminal defense.
Lisa Larrimore Ouellette

Assistant Professor of Law
Stanford Law School

Lisa Larrimore Ouellette’s scholarship addresses empirical and theoretical problems in intellectual property and innovation law. She takes advantage of her training in physics to explore policy issues such as the value of technical disclosures in patents, the patenting of federally funded research under the Bayh-Dole Act, the polarized public discourse over patents, and the integration of patent law with other levers of innovation policy. She has also written about the potential of online search results to address the evidentiary problem of trademark distinctiveness.

Prior to her appointment at Stanford Law School, Professor Ouellette was a Postdoctoral Fellow at the Information Society Project at Yale Law School. She also clerked for Judge Timothy B. Dyk of the U.S. Court of Appeals for the Federal Circuit and Judge John M. Walker, Jr., of the U.S. Court of Appeals for the Second Circuit. She holds a J.D. from Yale Law School, where she was an Articles Editor of the Yale Law Journal and a Coker Fellow in Contract Law. She earned a Ph.D. in physics from Cornell University as well as a B.A. in physics from Swarthmore College, and she has conducted scientific research at the Max Planck Institute, CERN, and NIST.

John A. Scott

Vice President and Legal Counsel
Qualcomm

John A. Scott is Vice President, Legal Counsel at Qualcomm Incorporated, where he manages a portfolio of patent litigation and other intellectual property/commercial litigation matters. He joined Qualcomm in 2007 and was previously with the IP litigation group at Morrison & Foerster LLP in Palo Alto and San Diego. He currently serves as Chair of the Litigation Committee of the Intellectual Property Owners Association and is a member of several other organizations with a focus on intellectual property. He received his J.D. from the University of California, Berkeley School of Law (Boalt Hall) where he was on the editorial board for Berkeley Technology Law Journal.

Emilio E. Varanini

Deputy Attorney General
Antitrust Section of the California Attorney General’s Office

Emilio E. Varanini is a Deputy Attorney General in the Antitrust Section of the California Attorney General’s Office. He has an economics degree with general distinction from the University of California at Berkeley, specializing in East Asian economies and international trade, and a law degree from the University of California at Los Angeles. He has studied at the Institut d’Etudes Politiques at the University of Bordeaux in France and was selected in 2000 as a Salzburg Seminar Fellow, Transnational Perspectives of Intellectual Property and Communications, Salzburg, Austria.

Emilio is the International Liaison of the National Association of Attorneys General’s Antitrust Task Force. Emilio was previously Vice-Chair of the American Bar Association’s Section of Antitrust Law, State Enforcement Committee, Trade Associations Committee, and Communications and Digital Technologies Committee. He has served as a member of the American delegation to the League of International Competition Law (“LIDC”) on antitrust and intellectual property issues and is the co-founder of its American branch. He also served as Chair of the China Working Group for the American Bar Association’s Section of Antitrust Law for two years and is now on the International Task Force of the American Bar Association’s Section of Antitrust Law.
Emilio Varanini continued

He is Liaison Counsel and chair of the multistate litigation group in the international price fixing DRAM case. He is also lead counsel for California in the international price-fixing Cathode Ray Tubes case. And he was lead counsel on the recent (and innovative) settlement and court order in a lawsuit under California’s Unfair Competition Law alleging anti-competitive downstream effects on American companies from intellectual property piracy abroad: https://oag.ca.gov/news/press-releases/attorney-general-kamala-d-harris-announces-landmark-settlement-pratibha-syntex.

Emilio was Senior Editor, and co-author of three chapters, of the 2009 California State Bar treatise on Antitrust and Unfair Competition Law. He has written articles on topics ranging from pass-on to international antitrust law, given lectures and keynote speeches in the United States and China, and chaired a session on Antitrust in India and China in Washington D.C. in March of 2012 at which two leading antitrust officials from China as well as the Chair of India’s Competition Commission spoke. He also wrote an article, published in 1988, on Chinese economic development.

He has been a visiting lecturer/professor and guest speaker, on antitrust law at a number of academic conferences, universities, and government institutions in China and in the United States. In this capacity, he has served as a visiting professor at the University of International Business and Economics in Beijing, teaching antitrust law, in July 2012, 2013, and 2014.

Judge WANG Chuang

Deputy Chief Judge

IPR Tribunal, Supreme People’s Court of the People’s Republic of China

Mr. Wang Chuang is the Deputy Chief Judge of the IPR Tribunal of the Supreme Court of the People’s Republic of China.

Before 2012, he was Presiding Judge of the Commercial Tribunal of the Supreme Court, working on trials of commercial cases involving contract, property, and financial matters. Since 2012, he has worked on trials of IP cases involving patent, trademark, copyright and unfair competition.

Mr. Wang graduated from the Law School of Jilin University in 1992, receiving his bachelor’s degree in Economic Law and master’s degree in Civil and Commercial Law in 1995. In 1998, he graduated from the Chinese Academy of Social Sciences (CASS), receiving a doctoral degree in Civil and Commercial Law. In 2010, he attended Duke University to study public policy and public administration.

Mr. Wang is responsible for drafting judicial interpretations on the Contract Law, the Guarantee Law, business contract dispute cases, certified public accountants civil tort compensation, and many other important judicial policy documents. He has also participated in the drafting of judicial interpretations on patent infringement, and the jurisdiction of cases in the Beijing, Shanghai, and Guangzhou IP Courts.

He participated in setting up the IP Court and the IP Cases Research Base in Beijing. In addition, he heard and decided a number of important and influential cases on contract, and IP and anti-monopoly, including the 3Q abuse of dominant market position case.

He is an expert in the State Intellectual Property Expert database, a part-time master’s tutor in the law school of Tsinghua University, and a visiting professor at the Renmin University of China.
Mr. Zhang Peng is Deputy Director, IPR Division, Department of Economic Crime Investigation, Ministry of Public Security. He graduated from the School of Economics of the Renmin University of China with a master’s degree majoring in Science of National Economy. Before he joined the Ministry, he worked in the Development and Planning Committee of Nanning City, Guang Xi Zhuang’s Autonomous Region for 4 years, in charge of urban economic operation work. Now, his major job involves cracking down on IPR crimes.
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PART ONE: NEW DEVELOPMENT OF INTELLECTUAL PROPERTY RIGHTS IN CHINA

9:15 — 9:55 am
Overview: New Developments in Chinese IPR Law

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5:00— 5:15 pm  Closing Remarks

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