

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

Assignment ID: PATI773708

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	Consulting Agreement in Lieu of Assignment
RESUBMIT DOCUMENT ID:	508894066
CONVEYING PARTY DATA	
Name	Execution Date
Steve Weiyi Yang	12/02/2016
RECEIVING PARTY DATA	
Company Name:	Yangtze Memory Technologies Co., Ltd.
Street Address:	18 Gaoxin 4th Road
Internal Address:	East Lake High-tech Development Zone
City:	Wuhan
State/Country:	CHINA
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	16046841
CORRESPONDENCE DATA	
Fax Number:	3125809696
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>	
Phone:	3125801020
Email:	docketing@hfzlaw.com,assignments@hfzlaw.com
Correspondent Name:	Mark C. Zimmerman
Address Line 1:	10 S. Wacker Drive
Address Line 2:	Suite 3500
Address Line 4:	Chicago, ILLINOIS 60606
ATTORNEY DOCKET NUMBER:	2017-00219-PCT-US
NAME OF SUBMITTER:	Andrew Stengel
SIGNATURE:	/Andrew Stengel/
DATE SIGNED:	01/24/2025
Total Attachments: 9	
source=consulting agreement-Yang Weiyi_PgRmvd#page1.tiff	
source=consulting agreement-Yang Weiyi_PgRmvd#page2.tiff	
source=consulting agreement-Yang Weiyi_PgRmvd#page3.tiff	
source=consulting agreement-Yang Weiyi_PgRmvd#page4.tiff	

source=consulting agreement-Yang Weiyi_PgRmvd#page5.tiff
source=consulting agreement-Yang Weiyi_PgRmvd#page6.tiff
source=consulting agreement-Yang Weiyi_PgRmvd#page7.tiff
source=consulting agreement-Yang Weiyi_PgRmvd#page8.tiff
source=consulting agreement-Yang Weiyi_PgRmvd#page9.tiff

顾问服务合同

Consulting Service Contract

甲方：长江存储科技有限责任公司

(以下简称“甲方”)

Party A: Yangtze Memory Technologies Co., Ltd

(Hereinafter referred to as “YMTC”)

地址：武汉市东湖开发区关东科技工业园华光大道 18 号 7018 室

乙方：

(以下简称“乙方”)

Party B:

(Hereinafter referred to as the “Consultant”)

地址：

(YMTC and the Consultant shall be hereinafter individually referred to as a “Party” and collectively referred to as the “Parties”.)

鉴于，甲方因生产、经营管理需要，有意委托乙方提供本合同中约定的专业顾问服务；乙方愿意并接受甲方这一委托，担任甲方的专业顾问，向甲方提供本合同约定的服务。

WHEREAS, due to the need of production and operational management, YMTC wishes to engage the Consultant to provide professional consulting services in accordance with the terms and conditions stipulated in this Consulting Service Contract (hereinafter referred to as the “Contract”); The Consultant is willing to accept this engagement as YMTC’s professional consultant and provide professional consulting services to YMTC.

甲、乙双方经过平等、友好协商，就乙方向甲方提供顾问服务相关事宜，于 2016 年 12 月 02 日达成以下条款，以资双方共同遵守。

THEREFORE, in witness whereof, after equal and friendly negotiations, the Parties have reached an agreement on the

乙方签署：Initial Signature by the Consulting Company:

follows:

张伟斌

[REDACTED]

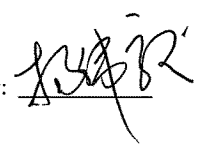
[REDACTED]

10/10/2019

三、 保密及知识产权 Confidentiality and Intellectual Property Rights

[REDACTED]

乙方签署: Initial Signature by the Consulting Company:



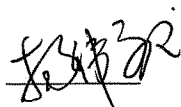
[REDACTED]

3.3 本合同有效期内所产生的工作成果（含职务作品）及所有知识产权/智力财产，应被认定为机密和甲方的专属资产，包括但不限于专利权、商标权、著作权、集成电路布图设计、商业秘密等。乙方对此无权主张任何权利，且在此放弃可能在现在/将来对所有权利、补偿或奖金主张的权利。

All the work products (including commissioned work products) and intellectual property rights generated during the term of the Contract shall be deemed confidential and shall be owned exclusively by YMTC, which include but not limited to, patent rights, trademarks, copyrights, integrated circuit designs and trade secrets. The Consultant shall have no right to assert any right and claim hereof, and agrees to waive now and/or in the future any potential claim to any right, compensation and/or reward in connection therewith.

3.4 本条规定的上述义务于本合同解除或终止之后继续有效。乙方同意：对第 3 条约定的保密及知识产权的义务的任何违反将对甲方造成不可挽救及实质性的损害，对此甲方有权要求乙方承担相应违约责任。

The provisions of this Section 3 shall survive any expiration or termination of the Contract. The Consultant agrees that any breach of his/her confidentiality obligation and his/her obligations on such intellectual property rights pursuant to this Section 3 will cause YMTC irreplaceable and substantive damages, for which YMTC shall be entitled to hold the

乙方签署：Initial Signature by the Consulting Company: 

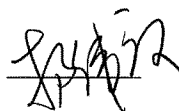
Consultant fully liable for his/her breach of the Contract.

四、 服务期限及解除 Term and Termination

4.1 乙方为甲方提供服务的期限为 一年，自本合同生效之日起计算。

The term of the consulting services hereunder shall be one year, commencing from the date which the Contract is executed by both Parties ("the Term").

乙方签署: Initial Signature by the Consulting Company:



[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

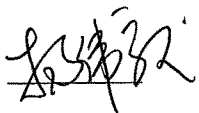
[REDACTED]

[REDACTED] 所有的全部平方的资产，包括

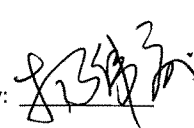
[REDACTED]

[REDACTED]

乙方签署: Initial Signature by the Consulting Company:



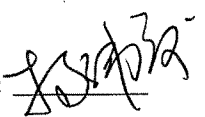
乙方签署: Initial Signature by the Consulting Company:

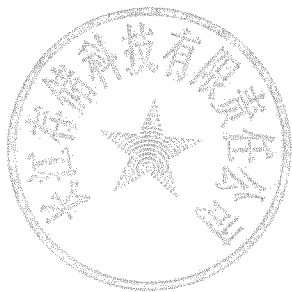


[REDACTED]

5.7 本合同以中、英文版本签订，当两种版本有差异时，应以中文为准。

The Contract is written in both Chinese and English versions. In the event of any discrepancy between the two versions,
the Chinese version shall prevail.

乙方签署: Initial Signature by the Consulting Company: 



【以下无正文】

[No Text Below]

甲方：长江存储科技有限责任公司（盖章）

Party A: Yangtze Memory Technologies Co., Ltd (Stamp)

授权代表 Authorized representative : _____

职务 Title: _____

日期 Date: _____

乙方 Party B: 张伟

职务 Title: _____

日期 Date: _____



乙方签署：Initial Signature by the Consulting Company: 张伟