karo IP Patentanwälte Kahlhöfer Rößler Kreuels PartG mbB





Yingkun Brunner

Dr. rer. nat. European Patent Attorney

Main focus

patent application and granting proceedings and patent prosecution before the EPO, especially in responding office actions and in opposition proceedings; appeal proceedings before the EPO; patent infringement litigation, opinions on the validity and scope of patents, freedom-tooperate; advice in license agreements; In-depth knowledge of Chinese patent system.

Technical focus

Specializes in the life science and pharma, in particular in gene technology, biochemistry, molecular biology, gene therapy, cell biology, immunology, virology, pharmaceutical and organic chemistry, DNA arrays, medical devices and chemical engineering.

Career steps

seit 2018	European Patent Attorney at karo IP Patentanwälte Kahlhöfer Rößler Kreuels PartG mbB
2014-2017	European Patent Attorney, Law Firm KNH Patentanwälte
2010-2014	European Patent Attorney, Law Firm Bardehle Pagenberg
2004-2009	Patent engineer at Bardehle Pagenberg, Munich
1999-2004	Scientific Collaborator (Project Manager in R&D department) of MWG
	Biotech AG, Ebersberg, Germany
1997-1999	Research Associate, Institute of Botany, Biology Department, Ludwig-
	Maximilians-Universität München
1997	Dissertation at Institute of Botany, Biology Department, Ludwig-
	Maximilians-Universität München
1994-1997	Biology Department, Ludwig-Maximilians-Universität München
1991-1994	Assistant Professor, Hebei Hybrid Wheat Institute, Hebei Teacher's
	University, China
1988-1991	Teaching Associate, Yantai Teacher's College, China
1988	Master of Science, Institute of Genetics, Chinese Academy of Sciences
1985-1988	Hebei Teacher's University, Shijiazhuang, China
1985	Bachelor of Science, Shaanxi Teacher's University
1981-1985	Shaanxi Teacher's University, Xi'an, China
Publications	Brunner Y: New amendments of Guidelines and its possible impact on
	junk utility model in China. Life Science IP Review (LSIPR, May, 2014)
	Brunner Y., Teschemacher R.: Sufficiency of Disclosure and Support of
	the Claims in Proceedings before the SIPO and the EPO: Comparative
	Case Study Considering the Legal Requirements and the Practice of
	Both Offices. International Review of Intellectual Property and
	Competition Law (IIC) (Volume 43, No. 4/2012: 390-400)

Friede T., Brunner Y. (2006): Patente auf Diagnostika, Transkript Vol. 12 No. 6, 54

Languages

Chinese (Mandarin), German, English