



# Yang Li

Lawyer

+86 10 8587 9199 liyang@anlilaw.com

#### Location:

Language: Chinese, English

Qualification: National Bar of China, Bar Admission in PRC

# Working Experience

- $\cdot$  July 20, 2018.07-20 0.05 Paralegal, Beijing Hairun Tianrui Law Firm
- · 2020.06-20 24.07 Solicitor, Beijing Dacheng Law Firm

# **Education Background**

- · Master of Laws in Civil and Commercial Law, Nankai University
- · Bachelor of Laws, Northwest University of Political Science and Law,

### Social Activities

· Member of Beijing Bar Association

#### Areas

Commercial Litigation and Arbitration, Finance and Asset Management

## **Key Achievements**

Mr. Li Yang specializes in commercial litigation and arbitration, financial and asset management business.

The Representative's performance includes:

- Acting as the legal consultant to trust companies and insurance asset management companies, and providing legal services to them on numerous risk resolution projects, which include full-process litigation matters, enforcement of notarized debt instruments, enforcement settlement, and disposal of collaterals, etc.
- In the second instance case on equity transfer and removal of the legal representative as an agent, the original judgment of which was changed in the second instance after completely losing the case in the first instance.
- Representing a company in an enforcement case involving over 10M yuan, and helping the client obtain all the enforcement amount by way of enforcement settlement
- Representing the client in an enforcement case against a hotel on the verge of bankruptcy, and finally helping the client to realize all the debts by means of paying the debts in kind
- Participating in the handling of a guarantee contract dispute case which lasted for over twenty years, which was retried and protested by the Intermediate Court, the Higher Court, the Supreme People's Procuratorate, the Supreme People's Procuratorate and the Supreme People's Court, and achieving successful judgment.
- Participating in the handling of a loan contract dispute case which lasted for over twenty years and involving an amount of more than RMB10 million, where the court trial in the early stage was unfavorable to the party, the client was ordered at the time

of danger and finally achieved successful results in both the first instance and the second instance.

• Participating in the handling of a well-known domestic private equity institution dispute case where a shareholder harmed the interests of its creditors, and finally achieved successful results in both the first instance.