## 503017260 10/14/2014 PATENT ASSIGNMENT COVER SHEET

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DAE YONG NO			
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## **ASSIGNMENT AGREEMENT**

As a below named inventors, We hereby declare that for good and valuable consideration, the receipt of which is hereby acknowledged, We do hereby sell, assign, transfer and convey unto and KAIROS SOCIAL SOLUTIONS, Inc., a Texas company, having an address at 13140 Coit Road, Suite 350, Dallas, TX 75240 ("Assignee"), its successors, assigns or its designees and legal representatives, all (100%) of our entire right, title and interest that exists today and may exist in the future in and to any and all of the patents and provisional and non-provisional applications listed below ("Patents"),

Country/State/ Organization (Code)	Application/Patent No.	Filing Date	Title of Patent and First Named inventor
US	14492140	09/22/2014	Device, System, and Method of Selecting, Displaying, and Purchasing Favorite Drinks of a User Within a Location-Based Virtual Social Networking Context -Tailim Song

the inventions described therein, and any other governmental grants or issuances throughout the world which directly or indirectly claim priority from **Patents** or for which any of the **Patents** directly or indirectly forms a basis for priority, including but not limited to: (1) any patents, registrations, or certificates of invention that have issued or may issue in the future on any patent applications listed above; (2) any and all counterpart United States, international, and foreign patents, applications, utility models, industrial design protection, design patent protection, and certificates of invention based upon, covering, or otherwise related to any portion of the foregoing; (3) any expired or abandoned applications or patents based upon, covering, or otherwise related to any portion of the foregoing; (4) patents or other governmental rights that may be granted in the future based upon, covering, or otherwise related to any portion of the foregoing; (5) any continuations, continuations-in-part, divisionals, provisionals, renewals, and extensions of any of the foregoing; (6) all reissues and reexamination certificates of any of the foregoing, and (7) all applications or patents subject to or resulting from any pending inter-parties review, supplemental examination, post-grant review, derivation proceedings, or other review proceeding of any of the foregoing (the foregoing are collectively referred to herein as the "Patent Rights").

General Assignment: Page 1 of 4

## PATENT REEL: 033943 FRAME: 0167

We hereby authorize Assignee to insert any further identification necessary to make this assignment suitable for recordation in the Patent Office of any jurisdiction as may be required.

We further agree to and hereby do sell, assign, transfer and convey unto Assignee all (100%) of our rights: (i) in and to causes of action and enforcement rights for the Patent Rights (whether known or unknown or whether currently pending, filed, or otherwise), including, without limitation, all rights to pursue damages, injunctive relief and other remedies for past, current and future infringement, misappropriation, or other violation of the Patent Rights and to license the **Patent Rights**; (ii) to apply in any or all countries of the world for patents, certificates of invention or other governmental grants for the Patent Rights, including, without limitation, to invoke and claim for any application for patent or other form of protection for said **Patents** filed by it or them, the benefit of the right of priority provided by under the Paris Convention for the Protection of Industrial Property, the International Patent Cooperation Treaty, or any other convention, treaty, agreement or understanding and to invoke and claim such right of priority without further written or oral authorization from Assignor (iii) to collect royalties or other payments under or on account of the Patent Rights; (iv) of cooperation assigned or granted by any third party with respect to the Patent Rights and (v) full right to assert the attorney/client and/or solicitor/client privilege associated with the prosecution of the Patent Rights and/or work product immunity associated with enforcement of the Patent **Rights.** We further agree to assert the attorney/client and/or solicitor/client privilege and/or work product immunity to the fullest extent of the law to promote enforcement of the patents. We also hereby authorize the respective patent office or governmental agency in each jurisdiction to issue any and all patents or certificates of invention which may be granted upon any of the **Patent Rights** in the name of the **Assignee and me**, as the assignee to half of the entire interest therein.

We agree to not sign any writing or do any act conflicting with this Assignment and to communicate to Assignee any facts known to me respecting any improvements listed in the **Patents**; and, when requested and without any further consideration, to sign all papers, cause all rightful oaths to be taken, and do or cause to be done all acts which may be necessary, desirable or convenient for securing, maintaining, and enforcing said **Patents** in any and all countries and for vesting title thereto in said **Assignee**, its successors, assigns and legal representatives or nominees. I request that the respective Patent Office or governmental agency in each jurisdiction issue any and all patents, certificates of invention, utility models, or other General Assignment: Page 2 of 4

governmental grants or issuances that may be granted upon any of the **Patent Rights** in the name of the **Assignee and us**, as the assignee to the entire interest therein.

We hereby consent that a copy of this assignment shall be deemed a full legal and formal equivalent of any assignment, consent to file or like document which may be required in any country for any purpose and more particularly in proof of the right of the said **Assignee** or nominee to claim the aforesaid benefit of the right of priority provided by: (a) the International Convention for the protection of Industrial Property, as amended, or by any convention which may henceforth be substituted for it; and (b) the Patent Cooperation Treaty, as amended, or by any treaty which may henceforth be substituted for it.

We covenant with said **Assignee**, its successors and assigns and legal representatives that the rights and property herein conveyed are free and clear of any encumbrance, and that I have the full right to convey the same as herein expressed.

Should any part of this Agreement be rendered or declared invalid by a court of competent jurisdiction, such invalidation of such part or portion of this Agreement should not invalidate the remaining portions thereof, and the remaining portions shall remain in full force and effect.

Inventor Name: Tailim Song Residence Address: Dated: $101314$ Dated: $101314$	Tailim Song (Inventor) Tailim Song (Inventor) Witness Signature Witness Name: <u>Keyna Wallstogy</u>
Inventor Name: Dae Yong No Residence Address: Dated: $16-13-11$ Dated: $10-13-11$	Die Vong No (Inventor Signature) Witness Signature Witness Name: Reyna Wicheldul
Inventor Name: Jin Chul Kim Residence Address: Dated: $10/13/14$ Dated: $10/13/14$	Jin Chul Kim (Inventor Signature) Henne Witzless Signature Witzless Signature Witzless Name: Reyna WitStegui

PATENT REEL: 033943 FRAME: 0170

**RECORDED: 10/14/2014**