PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3269581

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
NATURE OF CONVEYANCE:	Corrective Assignment to correct the THE ASSIGNEE NAME previously recorded on Reel 035108 Frame 0784. Assignor(s) hereby confirms the THE ASSIGNEE NAME SHOULD READ "BLAZER AND FLIP FLOPS, INC. DBA THE EXPERIENCE ENGINE".

CONVEYING PARTY DATA

Name	Execution Date
JOSHUA DAVID BASS	03/13/2015
BENJAMIN HARRY ZISKIND	03/13/2015
SCOTT SEBASTIAN SAHADI	03/12/2015

RECEIVING PARTY DATA

Name:	BLAZER AND FLIP FLOPS, INC. DBA THE EXPERIENCE ENGINE
Street Address:	4660 LA JOLLA VILLAGE DRIVE
Internal Address:	SUITE 360
City:	SAN DIEGO
State/Country:	CALIFORNIA
Postal Code:	92122

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14632872

CORRESPONDENCE DATA

	to the	391-1395 e-mail address first; if that is unsuccessful, it will be sent nat is unsuccessful, it will be sent via US Mail.	
Phone:	650-391-1380		
Email:	ipdockets@Irrlaw.com		
Correspondent Name:	LEWIS ROCA ROTHGERBER LLP		
Address Line 1:	4300 BOHANNON DRIVE		
Address Line 2:	SUITE 230		
Address Line 4:	MENLO PARK, CALIFORNIA 94025		
ATTORNEY DOCKET NUMBER	?:	TE2-001	
NAME OF SUBMITTER:		NICOLE VILLANUEVA	
SIGNATURE:		/Nicole Villanueva/	
DATE SIGNED:		03/17/2015	

Total Attachments: 9

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CORRECTIVE ASSIGNMENT

THIS CORRECTIVE ASSIGNMENT, by Joshua David Bass, Benjamin Harry Ziskind, and Scott Sebastian Sahadi (hereinafter referred to as the Assignors), witnesseth:

WHEREAS, said Assignors have invented certain new and useful improvements, which are described in United States patent application 14/632,872 entitled "Live Branded Dynamic Mapping" and filed February 26, 2015;

WHEREAS Blazer and Flip Flops, Inc. dba The Experience Engine, a body having corporate powers under the laws of Delaware and having a principal place of business at 4660 La Jolla Village Drive, Suite 360, San Diego, CA 92122 (hereinafter referred to as the Assignee), is desirous of obtaining the entire right, title and interest in and to said inventions and said applications for Letters Patent, and in and to any Letters Patent, United States or foreign, to be obtained therefore and thereon, and to any and all improvements which are disclosed in said applications for Letters Patent;

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged:

1. The Assignors have sold, assigned, transferred, and set over, and do hereby sell, assign, transfer, and set over unto said Assignee the entire right, title, and interest in, to, and under said inventions; said applications for Letters Patent; any Letters Patent which may be granted for said inventions in the United States of America and any foreign country; any division, continuation, and continuation-in-part of said applications; any reissue or extension of said Letters Patent; and all rights under the International Convention for the Protection of Industrial Property; said right, title, and interest to be held and enjoyed by said Assignee for its own use and behoove to the full end of the term for which Letters Patent may be granted, as fully and entirely as the same would have been held and enjoyed by the Assignors, had this sale and assignment not been made.

2. Said Assignors hereby warrant and represent that, at the time of execution and delivery of these presents, said Assignors were the lawful owners of the entire right, title, and interest in and to said inventions and said applications for Letters Patent, and that the same had not entered into any assignment, contract or understanding in conflict herewith.

3. Said Assignors hereby covenant and agree to assist and cooperate with said Assignee, whereby said Assignee may enjoy to the fullest extent said right, title, and interest herein conveyed, provided, however, that the entire expense which may be incurred by said Assignors in lending such assistance and cooperation be paid by Assignee. Such cooperation shall include: (a) prompt execution of all papers (prepared at the expense of Assignee) that are deemed necessary or desirable by Assignee to perfect said right, title and interest herein conveyed, (b) prompt execution of all petitions, oaths, specifications, declarations and other papers (prepared at the expense of Assignee) that are deemed necessary or desirable by Assignee for filing or prosecuting in the United States or any foreign country said applications, any applications which are a division, continuation, or continuation-in-part of said applications, any reissue application for any Letters Patent granted on said applications, or for any interference proceeding involving said applications or Letters Patent granted thereon; and (c) prompt assistance and cooperation in the prosecution of all legal proceedings involving said inventions, said applications, or Letters Patent granted thereon, including oppositions, cancellation proceedings, priority contests, public use proceedings, and court actions.

4. The terms, covenants and conditions of this Corrective Assignment shall inure to the benefit of said Assignee, its successors, assigns, and/or other legal representatives, and shall be binding upon said Assignors, their heirs, legal representatives, and assigns.

5. Said Assignors hereby request the Commissioner of Patents and Trademarks to issue said Letters Patent of the United States to said Assignee as the Assignee of said inventions.

6. Said Assignors hereby confirm that this Corrective Assignment provides the full and correct name of said Assignee, where Assignee was referenced in an assignment previously recorded at Reel: 035108, Frame: 0784; and said Assignors hereby confirm assignment to said Assignee by the present Corrective Assignment.

PATENT REEL: 035221 FRAME: 0603 IN WITNESS WHEREOF said Assignors have executed and delivered this instrument on the date noted below.

<u>3/13/2015</u> Date Benjamin Harry Ziskind Joshua David Bass Date

Scott Sebastian Sahadi

Date

CORRECTIVE ASSIGNMENT

THIS CORRECTIVE ASSIGNMENT, by Joshua David Bass, Benjamin Harry Ziskind, and Scott Schastian Sahadi (hereinafter referred to as the Assignors), witnesseth:

WHEREAS, said Assignors have invented certain new and useful improvements, which are described in United States patent application 14/632,872 emitted "Live Branded Dynamic Mapping" and filed February 26, 2015;

WHEREAS Blazer and Flip Flops, Inc. dba The Experience Engine, a body having corporate powers under the laws of Delaware and having a principal place of bosiness at 4660 La Jolla Village Drive, Suite 360, San Diego, CA 92122 (hereinafter referred to as the Assignee), is desirous of obtaining the entire right, title and interest in and to said inventions and said applications for Letters Patent, and in and to any Letters Patent. United States or foreign, to be obtained therefore and thereon, and to any and all improvements which are disclosed in said applications for Letters Patent:

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged:

1. The Assignors have sold, assigned, transferred, and set over, and do hereby sell, assign, transfer, and set over unto said Assigned the entire right, title, and interest in to, and under said inventions; said applications for Letters Patent; any Letters Patent which may be granted for said inventions in the United States of America and any foreign country; any division, continuation, and continuation-in-part of said applications; any reissue or extension of said Letters Patent; and all rights under the International Convention for the Protection of Industrial Property; said right, title, and interest to be held and enjoyed by said Assignee for its own use and behave to the full end of the term for which Letters Patent may be granted, as fully and entirely as the same would have been held and enjoyed by the Assignors, had this sale and assignment not been made.

2. Said Assignors hereby warrant and represent that, at the time of execution and delivery of these presents, said Assignors were the lawful owners of the entire right, title, and interest in and to said inventions and said applications for Letters Patent, and that the same had not entered into any assignment, contract or understanding in conflict herewith.

3. Said Assignors hereby covenant and agree to assist and cooperate with said Assignee, whereby said Assignee may enjoy to the fullest extent said right, title, and interest herein conveyed, provided, however, that the entire expense which may be incurred by said Assignors in lending such assistance and cooperation be paid by Assignee. Such cooperation shall include: (a) prompt execution of all papers (prepared at the expense of Assignee) that are deemed necessary or desirable by Assignee to perfect said right, title and interest herein conveyed, (b) prompt execution of all peritions, oaths, specifications, declarations and other papers (prepared at the expense of Assignee) that are deemed necessary or desirable by Assignee for filling or prosecuting in the United States or any foreign country said applications, my applications which are a division, continuation, or continuation-in-part of said applications, any reissue application for any Letters Patent granted on said applications, or for any interference proceeding involving said applications or Lotters Patent granted thereon; and (c) prompt assistance and cooperation in the prosecution of all legal proceedings involving said inventions, said applications, or Letters Patent granted thereon, including oppositions, cancellation proceedings, priority contests, public use proceedings, and court actions.

4. The terms, covenants and conditions of this Corrective Assignment shall inure to the benefit of said Assignee, its successors, assigns, and/or other logal representatives, and shall be binding upon said Assignors, their heirs, legal representatives, and assigns.

5. Said Assignors hereby request the Commissioner of Patents and Trademarks to issue said Letters Patent of the United States to said Assignee as the Assignee of said inventions.

6. Said Assignors hereby confirm that this Corrective Assignment provides the full and correct name of said Assignee, where Assignee was referenced in an assignment previously recorded at Reel: 035108, France 0784; and said Assigners hereby confirm assignment to said Assignee by the present Corrective Assignment.

IN WITNESS WHEREOF said Assignors have executed and delivered this instrument on the date noted below.

<u>3-13-</u>2015 Date Benjamin Harry Ziskind Date Joshua David Bass <u>2-12</u>-2015 ð., Scott Sebastian Sahadi



United States Patent and Trademark Office

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Electronic Patent Assignment System

Confirmation Receipt

Your assignment has been received by the USPTO. The coversheet of the assignment is displayed below:

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

SUBMISSION TY	'PE:	NEW ASSIGNMENT		
NATURE OF CO	NVEYANCE:	E: ASSIGNMENT		
CONVEYING PARTY DATA				
	N	ame	Execution Date	
JOSHUA DAVID	BASS		02/26/2015	
BENJAMIN HAR	RY ZISKIND		02/26/2015	
SCOTT SEBASTI	AN SAHADI		02/26/2015	
	BLAZER AND) FLIP FLOPS, INC. DBA TH	IE EXPERIENCE ENGINE,	
	BLAZER AND) FLIP FLOPS, INC. DBA TH	IE EXPERIENCE ENGINE,	
RECEIVING PAI Name: Street Address:	BLAZER AND) FLIP FLOPS, INC. DBA TH A VILLAGE DRIVE	IE EXPERIENCE ENGINE,	
Name: Street Address:	BLAZER AND INC. 4660 LA JOLL		IE EXPERIENCE ENGINE,	
Name: Street Address: Internal Address:	BLAZER AND INC. 4660 LA JOLL		IE EXPERIENCE ENGINE,	
Name: Street Address:	BLAZER AND INC. 4660 LA JOLL SUITE 360		IE EXPERIENCE ENGINE,	
Street Address: Internal Address: City:	BLAZER AND INC. 4660 LA JOLL SUITE 360 SAN DIEGO		IE EXPERIENCE ENGINE,	
Name: Street Address: Internal Address: City: State/Country:	BLAZER AND NG. 4660 LA JOLL SUITE 360 SAN DIEGO CALIFORNIA 92122	A VILLAGE DRIVE		
Name: Street Address: Internal Address: City: State/Country: Postal Code:	BLAZER AND INC. 4660 LA JOLL SUITE 360 SAN DIEGO CALIFORNIA 92122 MBERS Total: 1	A VILLAGE DRIVE	IE EXPERIENCE ENGINE,	

С	ORR	ESPC	OND	ENCE	DATA
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Fax Number:(650)391-1395Email:ipdockets@lrrlaw.comCorrespondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a faxnumber, if provided; if that is unsuccessful, it will be sent via US Mail.Correspondent Name:LEWIS ROCA ROTHGERBER LLPAddress Line 1:4300 BOHANNON DRIVEAddress Line 2:SUITE 230Address Line 4:MENLO PARK, CALIFORNIA 94025

ATTORNEY DOCKET NUMBER:	TE2-001
NAME OF SUBMITTER:	CHERIHOULE
Signature:	/Cheri Houle/
Date:	02/26/2015

Total Attachments: 3

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RECEIPT INFORMATION

EPAS ID: Receipt Date: PAT3243837 02/26/2015

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ASSIGNMENT

THIS ASSIGNMENT, by Joshua David Rass, Benjamin Harry Ziskind and Scott Sebastian Sahadi (hereinafter referred to as the Assigners), witnesseth:

WHEREAS, said Assignment have invented certain new and useful improvements, which are described in United States patient application 14/632,872 cntitled Live Branded Dynamic Mapping and filed February 26, 2015;

WHEREAS Blazer and Flip Flops. Inc. dba The Experience Engine...Inc., a body having corporate powers under the laws of Delaware and having a principal place of business at 4660 La Jolla Village Drive, Suite 360, San Diega, CA 92122 thereinafter referred to as the Assignee), is desirous of obtaining the entire right, title and interest in and to said inventions and said applications for Letters Patent, and in and to any Letters Patent. United blates or foreign, to be obtained therefore and therein, and to any and all improvements which are disclosed in said applications for Letters Patent;

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged:

1. The Assignors have sold, assigned, transferred, and set over, and do hereby sell, assign, transfer, and set over uno sold Assignee the entire right, title, and interest in, to, and under sold investions; sold applications for Letters Patent; any Letters Patent which may be granted for sold investions in the United States of America and any foreign country; any division, continuation, and continuation-in-part of sold applications; any reisone or extension of sold Letters Patent; and all rights under the thiernational Convention for the Protection of Industrial Property; sold right, title, and interest to be held and enjoyed by sold Assignce for its own use and behave to the full and of the term for which Letters Patent may be granted, as fully and entirely as the same should have been held and enjoyed by the Assignors, had this sale and assignment not been made.

2. Said Assignors hereby warrant and represent that, at the time of execution and delivery of these pnaems, said Assignors were the lawful owners of the entire right, title, and interest in and to said inventions and said applications for Letters Patent, and that the same had not emered into any assignment, contract or understanding in conflict herewith.

3. Said Assigners hareby covenant and agree to assist and cooperate with said Assignee, whereby said Assignee may ciljoy to the fullest extent said right, title, and interest berein conveyed, provided, however, that the entire expense which may be incurred by said Assigners in lending such assistance and cooperation be paid by Assignee. Such cooperation shall include: (a) prompt execution of all papers (propared at the expense of Assigner) that are deemed necessary or desirable by Assigner to perfect said right, title and interest herein conveyed, (b) prompt execution of all petitions, oaths, specifications, declarations and other papers (prepared at the expense of Assignee) that are deemed necessary or desirable by Assigner to perfect said right, title and interest herein conveyed, (b) prompt execution of all petitions, oaths, specifications, declarations and other papers (prepared at the expense of Assignee) that are deemed necessary or desirable by Assigner for filing or prosecuting is the United States or any foreign country said applications, any applications which are a division, continuation, or continuation-in-part of said applications, any reissue application for any Letters Patent granted on said applications, or for any interference proceeding involving said applications or Letters Patent granted thereon; and (c) prompt assistance and cooperation in the prosecution of all legal proceedings involving said inventions, said applications, or Letters Patent granted thereon, including oppositions, cancellation proceedings, priority contexts, public use proceedings, and court actions.

4. The terms, covenants and conditions of this Assignment shall inste to the benefit of said Assigned, its successors, usigns, and/or other legal representatives, and shall be binding upon said Assigners, their heirs, legal representatives, and assigns.

5. Said Assignors hereby request the Commissioner of Patents and Trademarks to issue said Letters Patent of the United States to said Assignce as the Assignce of said inventions.

6. Said Assignors hereby request that the attenneys and agents of Lewis Roca Reihperber LLP insert the application number and filing date of the aforementioned application when such information is allocated by the United States Patent and Trademark Office.

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IN WITINESS WHEREOF sold Assignors have executed and delivered this instrument on the date neared below.

<u>3</u>5 Z ~ 26 ~ 2015 62 Benjamin Warry Ziskind Joshua David Bass \$3:388 1 2-26-2015 Scort Sebastian Sabàdi

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IN WITNESS WHEREAF said Assignors have executed and dejivered this instrument on the date noted below.

2/26/2415-<u>2-26-2015</u> Date Benjamin Marry Ziskind ģ shua David Bass

 $\stackrel{\sim}{_{\sim}}$

Scort Schustian Sohadi

Date

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