TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Resignation Brewery LLC		106/30/2013	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	Resignation Holdings LLC	
Street Address:	504 E. Annie St.	
City:	Austin	
State/Country:	TEXAS	
Postal Code:	78704	
Entity Type:	LIMITED LIABILITY COMPANY: UNITED STATES	

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark
Serial Number:	85947755	RESIGNATION BREWERY
Serial Number:	85947829	RESIGNATION BREWERY
Serial Number:	85947810	RESIGNATION BREWERY
Serial Number:	85947740	кссо
Serial Number:	85947709	кссо

CORRESPONDENCE DATA

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: 3125012002

Email: doug@thechive.com

Correspondent Name: Doug Schaaf Address Line 1: 504 E. Annie St.

Address Line 4: Austin, TEXAS 78704

NAME OF SUBMITTER: Doug Schaaf TRADEMARK

900264486 REEL: 005097 FRAME: 0343

OP \$140.00 85947755

Signature:	/doug schaaf/
Date:	08/23/2013
Total Attachments: 4 source=Intellectual_Property_Transfer_Agre source=Intellectual_Property_Transfer_Agre source=Intellectual_Property_Transfer_Agre source=Intellectual_Property_Transfer_Agre	ement_RNBrewery_6.30.13#page2.tif ement_RNBrewery_6.30.13#page3.tif

INTELLECTUAL PROPERTY ASSIGNMENT TO RESIGNATION HOLDINGS, LLC BY RESIGNATION BREWERY, LLC

This Intellectual Property Transfer Agreement (the "Agreement"), dated as of June 30, 2013 is between Resignation Brewery, LLC, a Delaware Limited Liability Company ("RNB"), and Resignation Holdings, LLC, a Delaware Limited Liability Company ("RNH"), (each, a "Party" and collectively, the "Parties").

WHEREAS, RNB desires to assign and transfer to RNH all of its right, title and interest in Intellectual Property created or owned in any form or manner whatsoever by RNB; and

WHEREAS, "Intellectual Property" means all intellectual property and other similar proprietary rights in any jurisdiction, whether owned or held for use under license, whether registered or unregistered, including such rights in and to: (i) trademarks, trademarks that have been filed but not approved (see EXHIBIT 1), trade dress, service marks, certification marks, logos, and trade names, and the goodwill associated with the foregoing (collectively, "Trademarks"); (ii) patents and patent applications, and any and all divisions, continuations, continuations-in-part, reissues, continuing patent applications, reexaminations, and extensions any counterparts claiming priority therefrom, utility models, patents importation/confirmation, certificates of invention, certificates of registration, design registrations or patents and like rights (collectively, "Patents"); inventions, invention disclosures, discoveries and improvements, whether or not patentable; (iii) writings and other works of authorship ("Copyrights"); (iv) trade secrets (including, those trade secrets defined in the Uniform Trade Secrets Act and under corresponding foreign statutory Law and common law), Information, business, technical and know-how information, business processes, non-public information, proprietary information and confidential information and rights to limit the use or disclosure thereof by any Person (collectively, "Trade Secrets"); (v) software, including data files, source code, object code, application programming interfaces, databases and other software-related specifications and documentation (collectively, "Software"); (vi) domain names, uniform resource locators, and Internet addresses; (vii) moral rights; (viii) privacy and publicity rights; (ix) any and all technical information, Software, specifications, drawings, records, documentation, works of authorship or other creative works, ideas, knowledge, invention disclosures or other data, not including works subject to Copyright, Patent or Trademark protection ("Technology"); (x) advertising and promotional materials, whether or not copyrightable; and (xi) claims, causes of action and defenses relating to the enforcement of any of the foregoing; in each case, including any registrations of, applications to register, and renewals and extensions of, any of the foregoing with or by any Governmental Authority in any jurisdiction.

NOW, THEREFORE, in consideration of the mutual promises and covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound hereby, the Parties agree as follows:

RECITALS

A. At the time of the organization of RNH, RNB was the owner of or held proprietary rights in relation to Intellectual Property identified herein and relating to RNB's

business, which Intellectual Property was developed in contemplation of being used, either directly or indirectly, by RNB in connection with carrying on its business.

- B. As of June 30, 2013, RNH is the owner of nine million nine hundred thousand (9,900,000) class A Units (currently equal to 99% of all outstanding class A, B, C, and D Units in RNB, and currently equal to 100% of all outstanding class A Units in RNB).
- C. The Parties have agreed that the assignment of all Intellectual Property which was held or owned, in any form or manner whatsoever, by RNB prior to the organization of RNH is material to the business of RNH and was intended at all material times by the Parties to be assigned by RNB to RNH as a condition precedent to the organization of RNH.
- D. RNB acknowledges that in it's capacity as a subsidiary of RNH, RNB will benefit from this assignment of the assigned Intellectual Property.
- E. RNB hereby assigns and transfers unto RNH, all its right, title and interest, in and to the Intellectual Property created or owned in any form or manner whatsoever by RNB prior to the date of organization of RNH. To the extent that any such Intellectual Property is not assignable or transferable ("Non-assignable IP"), RNB hereby grants to RNH a non-exclusive, royalty-free, irrevocable, perpetual, world-wide license to make, have made, modify, manufacture, reproduce, sub-license, use and sell such Non-assignable IP, and any residual rights RNB holds in the Non-assignable IP will be held by RNB in trust for the sole benefit of RNH. RNB will convey, transfer, dispose of and otherwise deal with the Non-assignable IP (including the execution and delivery of all documents and other instruments relating to the Non-assignable IP) in such a manner as RNB shall from time to time direct.
- F. NO REPRESENTATIONS OR WARRANTIES. ALL INTELLECTUAL PROPERTY COVERED UNDER THIS AGREEMENT ARE FURNISHED "AS IS," WITHOUT ANY SUPPORT, ASSISTANCE, MAINTENANCE OR WARRANTIES OF ANY KIND, WHATSOEVER. RNH ASSUMES TOTAL RESPONSIBILITY AND RISK FOR ITS USE OF ANY INTELLECTUAL PROPERTY COVERED BY THIS AGREEMENT. RNB DOES NOT MAKE, AND EXPRESSLY DISCLAIMS, ANY EXPRESS OR IMPLIED WARRANTIES OF ANY KIND WHATSOEVER, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, WARRANTIES OF TITLE OR NON-INFRINGEMENT, OR ANY WARRANTY THAT SUCH INTELLECTUAL PROPERTY IS "ERROR FREE."
- G. Further Assurances. Each Party covenants to execute upon request any further documents reasonably necessary to effect the express terms and conditions of this Agreement, including such documents as are reasonably necessary to vest title in Intellectual Property rights as provided in this Agreement.
- H. Notice. Any notice, report or payment required or permitted to be given or made under this Agreement by one party to the other shall be deemed to have been duly given or made when delivered, if personally delivered, when transmitted, if sent by confirmed facsimile transmission, or, if mailed, when mailed by registered or certified mail, return receipt requested, postage prepaid.
- I. Entire Agreement; Modification. This Agreement: (a) contains the complete and entire understanding and agreement of the Parties with respect to the subject matter

hereof; (b) supersedes all prior and contemporaneous understandings, conditions and agreements, oral or written, express or implied, in connection with the subject matter hereof; and (c) may not be modified except by an instrument in writing executed by the Parties.

- Waiver and Breach. The waiver by either party of a breach of any provision of this Agreement by the other party shall not operate or be construed as a waiver of any subsequent breach of that provision or any other provision hereof.
- Assignment. Neither party may assign its rights or obligations under this Agreement without the express written consent of the other.
- Governing Law. This Agreement shall be deemed to be a contract made under, and is to be governed and construed in accordance with, the laws of the State of Texas, without application of the conflicts of laws principles thereof.

IN WITNESS WHEREOF, the undersigned has duly executed this Agreement as of the date first above written.

RESIGNATION HOLDINGS, LLC

Its Manager: Keep Calm Management, Inc.

Name: Leo Resig Title: President

RESIGNATION BREWERY, LLC

Its Manager: Keep Calm Management, Inc.

Name: Leo Resig Title: President

EXHIBIT 1 – TRADEMARKS

Mark	Sens Number	Filing Date	Description
KCCO	85947709	5/31/13	IC 021. US 002 013 023 029 030 033 040 050. G & St Severage glassware, bottle openers, and
			koozies (insulated containers for beverage cans for domestic use)
KCCO	85947740	5/31/13	IC 832. US 045 846 048. S & S: Seer, siz, lager, stout and wit
Resignation Browery	85947755	5/32/13	IC 021. US 002 013 023 029 030 033 040 050. G & St Severage glassware, bottle openers, koozies
			(insulated containers for beverage cans for domestic use), and glass signs
Resignation Brewery	85947829	5/31/13	IC 032. US 045 046 048. G & S: Beer, siz, lager, stout and wit
Resignation Brewery	85947810	5/32/13	IC 925, US 922 939, G & St Clothing, namely, t-shirts and sweatshirts

RECORDED: 08/23/2013