

We envision a borderless world where technology will transform human governance—*From societal management by means of political rulership to societal functioning based on social administration.*

The Chief Executive Officer
Facebook Inc.
1 Hacker Way
Menlo Park, CA 94025
United States of America

INCLUDED DOCUMENTS:

- LETTER Ref: KPI-2022 [EMP 036]:- *Sheet Serial Nos. 0-6*
- THE KAG PROJECT TRANSFER FORM:- *Sheet Serial Nos. 0-1*
- THE KAG PROJECT SALE AGREEMENT [AMD FEB. 25]:- *Sheet Serial Nos. 0-12*
- R&D RIGHTS TRANSFER FORM:- *Sheet Serial Nos. 0-1*
- R&D RIGHTS ASSIGNMENT AGREEMENT [AMD FEB. 25]:- *Sheet Serial Nos. 0-9*



25 February 2022
Ref: KPI-2022 [EMP 036]

We envision a borderless world where technology will transform human governance—From societal management by means of political rulership to societal functioning based on social administration.

**The Chief Executive Officer
Facebook Inc.**

1 Hacker Way
Menlo Park, CA 94025
United States of America

Dear Mr Mark Zuckerberg,

RE: UPDATE ON THE IMPLEMENTATION OF THE KAG PROJECT

This is to let you know that I have just completed preparing the documents necessary for the sale of the targeted aspects of *The KAG Project* to any other willing tech corporation. From the text of ‘The KAG Project Sale Proposal’, those for-sale aspects have been configured and structured as a ‘high-tech business ecosystem’, based on a 3D digital Earth. As a courtesy, I have decided to bring to your attention the details of an additional sale agreement version that has arisen out of this process, as attached to this letter:

- ✓ At the total consideration of US\$ 9.25 million, ‘The KAG Project Sale Agreement [Amended 25 Feb. 2022]’ enables me to position the sale of the ‘high-tech business ecosystem’ along with the assignment of *The End of the Second Epoch* R&D rights to medium-to-large tech corporations without me acquiring any of their stake or stock.

In this scenario, the Smart City project and ‘The Kingdom of the Almighty God’ would be realised only with the future financial support of the tech corporation that would have bought the ‘high-tech business ecosystem’. The kingdom would operate under a pseudonym as a social administration experiment; at the time of its launch, I would request the CEO of the company which would be undertaking the day-to-day operation of the ‘high-tech business ecosystem’ to be the global social administration’s Founding Emperor. Among other duties, the emperor would ceremoniously proclaim and congratulate incoming Unicomm Admins, though they would have been identified as explained on pages 3 and 4 of The KAG Project Overview.

If you bought the ‘high-tech business ecosystem’ under this arrangement and agreed to support the Smart City project and the establishment of ‘The Kingdom of the Almighty God’, or if you financially helped me to set up the business ecosystem myself via any of the approaches suggested on this letter, you would become the Founding Emperor and ‘The End of the Second Epoch’ would commence post-launch marketing as soon as the

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Postal Code: L4X 1R8
Canada

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+1 416 890 0403

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info@JosephKuria.com

WORLDNEXT LTD. REGISTERED IN
ENGLAND & WALES. No. 13700808
REGISTERED OFFICE: KEMP HOUSE,
160 CITY ROAD, LONDON, EC1V
2NX, UNITED KINGDOM

➔ *Continued from Sheet Serial No. 1*

kingdom would have entrenched irreversibly, most probably towards A.D. 2060. [Importantly, please note that you could schedule the establishment of the ‘high-tech business ecosystem’ as you may wish, even if this means starting its establishment several years down the road—also, you could customise its features as you may deem necessary, to fit it within the constraints of your overall business strategy. And of course you could set off the business ecosystem’s public interface in 2D initially and also run ads. Similar flexibility would apply to the R&D into ‘The End of the Second Epoch’ inventions and innovations.]

Finally, this agreement allows the settlement of the US\$ 9.25 million consideration to be spread out across 2 years, with the payment advisably taking the form of suitable company shares: it also permits the buyer to be a mere agent, whom after settling the Initial Deposit would proceed to negotiate with and resell the ‘high-tech business ecosystem’ or reassign the R&D rights to one or more tech corporations and/or research teams. I would obviously remain on standby to provide further information and insights to the successful tech corporation and/or research teams as the case may be. The funds I would need to carry out the duties spelt out under item 5.0 of ‘The KAG Project Sale Proposal’ are not included or addressed within this agreement version.

In your case, I would like to offer you additional flexibility because of the devastating, multifront, and never-ending punishment the Almighty God could serve you if you do not act to advance His project. You may therefore acquire both the ‘high-tech business ecosystem’ and *The End of the Second Epoch* R&D rights as packaged in ‘The KAG Project Sale Agreement [Amended 25 Feb. 2022]’ by paying whatever sum you are comfortable with, as long as it equals or exceeds the US\$ 1,850,000 Initial Deposit.

To help your possible conclusion of this matter even further, I have developed a bespoke agreement version titled, ‘*The End of the Second Epoch* R&D Rights Assignment Agreement [Amended 25 Feb. 2022]’, as attached to this letter, bearing a total consideration of US\$ 3 million:

- ✓ This version enables you to purchase *The End of the Second Epoch* R&D rights on their own, just in case you will simply not take on board the ‘high-tech business ecosystem’. But please note that if I am going to approach other tech corporations, I would be presenting to them the agreement version incorporating both the ‘high-tech business ecosystem’ and *The End of the Second Epoch* R&D rights, since it would be a lot easier to market this complete package, especially because the transaction would be likely to involve an agent.

If you bought ‘The End of the Second Epoch’ R&D rights on their own as presented

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➔ *Continued from Sheet Serial No. 2*

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above, I would proceed to establish the ‘high-tech business ecosystem’ on my own as per my earlier plans, initially in 2D before slowly migrating it to the 3D digital Earth within the coming 10 years. However, there would be several modifications to the business ecosystem; for example, I would not be running any ads on any part of the *worldNEXT*^(LTD) interface. Consequently, the plan would be to raise all revenue from the business activities of *moneyNEXT*^(LTD) and *marketNEXT*^(LTD). However, to support the many small businesspeople you would expect on the interface, we would add a link that would lead users directly to your ad centre, at every *communityNEXT*^(LTD) personal homepage.

And although the attached ‘The End of the Second Epoch R&D Rights Transfer Form’ indicates that you may secure the R&D rights by paying less than the indicated US\$ 3 million (as long as you settle at least the US\$ 600,000 Initial Deposit), I hope you would kindly consider that I would be using those funds to set up the entire business ecosystem from scratch.

Still, if you are not inclined to approach this matter as presented in the foregoing text, you may proceed to acquire either the package comprising both the ‘high-tech business ecosystem’ and *The End of the Second Epoch* R&D rights, or the R&D rights on their own, by favouring me with a gift or by settling the sum as a consultancy retainer—whereby I would remain on standby to answer any questions and to offer insights or clarifications regarding any unclear aspects of the ‘high-tech business ecosystem’ and/or the innovations and inventions whose R&D rights are included in the sale. Regardless of the approach you might take, the Initial Deposit you settle would indicate to me if you are interested in the package comprising the ‘high-tech business ecosystem’ and *The End of the Second Epoch* R&D rights (Initial Deposit US\$ 1,850,000 approximately), or if you are interested in the R&D rights on their own (Initial Deposit US\$ 600,000 approximately).

On the other hand, if you gifted me a one-off amount that is not roughly equal to any of the indicated Initial Deposits, I would take this as a signal that you are in a position to handle neither the ‘high-tech business ecosystem’ nor the R&D into ‘The End of the Second Epoch’ inventions and innovations, either presently or in the future. In which case I would seek to establish the business ecosystem myself as described above; as for the said R&D, I would incorporate these into the business and research activities of *languageNEXT*^(LTD), although the R&D would be unlikely to make much progress within the coming 10 years, since it would be wiser to invest most initial capital into the ‘high-tech business ecosystem’.

Personally, I am very fearful of the Almighty God, having interacted with Him quite intimately for more than six years. As He caused me to write at the last paragraph of

➔ *Continued from Sheet Serial No. 3*

page 118 of *The End of the Second Epoch*, it is He who helped you to establish your present business, and He has impeccably protected it from all manner of attacks, including the ones you are unaware of. He created you to be a startup 'king' so He can guide you into uncharted territory where anyone depending purely on human knowledge would not dare to go. If you aid His project as requested above, He will pour out His knowledge all over again so you may excel in 3D internet, in a fashion that would dwarf your great success in 2D internet—additionally, He would begin to prepare you to succeed in the next big thing after 3D internet: mind-to-mind communication, which will be the ultimate form of human correspondence. When He is present in your life, the hardest endeavours can seem surprisingly easy, but once He turns against you, He could introduce unanticipated danger right into your daily routine tasks.

Just like with the earlier sale agreement versions, you would not necessarily have to reach out to me or to circulate your signed copy of the agreement; the quoted **Article 12** below permits the execution of the agreements electronically and in counterparts. I have executed my counterpart (both electronically and on paper), and I suggest that you execute your counterpart and retain the executed copy(ies) for your records. All you would need to do thereafter is to make the applicable Initial Deposit as suitable company shares in accordance with either **Articles 8 and 9** of 'The KAG Project Sale Agreement [Amended 25 Feb. 2022]' or **Articles 5 and 6** of '*The End of the Second Epoch* R&D Rights Assignment Agreement [Amended 25 Feb. 2022]':

Article 12: COUNTERPARTS

This Agreement may be signed electronically and in counterparts, with all such counterparts constituting a single agreement between the parties. If the dates set forth at the end of this document are different, this Agreement is to be considered effective as of the date that both parties have signed it, which may be the later date.

In a situation where I end up establishing the 'high-tech business ecosystem' myself, the Smart City project would commence as soon as funds are available to purchase the required 5,000 acres of suitable land via treaty. Before *The End of the Second Epoch* starts circulating (if you will be involved in the entire kingdom project), the Smart City project would be understood as an experiment in social administration, where societal decisions would be undertaken as explained on pages 3 and 4 of *The KAG Project Overview*, including the identification and continuous reviewing of community, city, *Cluscomm*, and *Unicomm* admins. And not a single societal decision would fall outside the orbit of social administration; not even criminal trials, where all members of the affected community would contribute their 'opinions and

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➔ *Continued from Sheet Serial No. 4*

observations' online as a 'jury', before a trained judge makes the final determination, only that the judge would be guided by the Truth as opposed to the present-day's legal technicality and jargon.

As a tech hub on the leading edge of technological advancement, the Smart City would in addition be a suitable environment for the testing of emerging technologies such as those to do with mind-to-mind communication and skin-inserted microtechnology—apart from communication, skin-inserted microtechnology will be found useful in wide-ranging applications, relating for example to health and personal finance management.

The Almighty God will guide His project to unimaginable success, leading to countless other geo-located communities around the world copying the social administration experiment; from the mode of identification of the social administration's leaders, the Truth-based social justice system, the Smart City's amazing physical infrastructure, to the 3D digital Earth's currency, which will be the Smart City's sole legal tender. And therefore in the years to come, virtually every human being will be a user of the many features and services that will be offered by the 'high-tech business ecosystem'.

Yours faithfully,



Joseph Kuria

The Executive Project Manager, *worldNEXT* (LTD)

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Reply-To Address

Address all replies to:

info@JosephKuria.com

Or

**Joseph Kuria
WORLDNEXT LTD
1560 Bloor Street, Unit 114
Mississauga, Ontario L4X 1R8
Canada**

Telephone

+1 416 890 0403

[WhatsApp, Call, Text]



25 February 2022
Ref: KPI-2022 [EMP 037]

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The KAG Project Transfer Form

[Incorporating the Assignment of ‘The End of the Second Epoch’ R&D rights]

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REGISTERED OFFICE: KEMP HOUSE,
160 CITY ROAD, LONDON, EC1V
2NX, UNITED KINGDOM





Project Transfer Form

Sheet Serial No.

This duly executed form serves to confirm the transfer of The KAG Project along with 'The End of the Second Epoch' R&D rights as detailed within the attached document to the following individual:

Mr Mark Elliot Zuckerberg

of

1 Hacker Way

Menlo Park, CA 94025

United States of America

For a fuller context, please peruse the attached partially executed agreement titled, "The KAG Project Sale Agreement [Amended 25 Feb. 2022]".

Executed by the Project & Copyright Owner this 25th day of February 2022.

Joseph G M K Kuria (Project & Copyright Owner)

Transference Note:

Dear Mr Zuckerberg,

Although 'The KAG Project Sale Agreement [Amended 25 Feb. 2022]' as attached herewith indicates a total consideration of US\$ 9.25 million, you may proceed to acquire The KAG Project along with 'The End of the Second Epoch' R&D rights upon the settlement of any sum above the scheduled US\$ 1,850,000 Initial Deposit. I will remain on standby to provide further information and additional insights into the mentioned 'high-tech business ecosystem' and the aforesaid R&D when required.

Yours faithfully,

Joseph G M K Kuria (Project & Copyright Owner)

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25 February 2022
Ref: KPI-2022 [EMP 038]

We envision a borderless world where technology will transform human governance—*From societal management by means of political rulership to societal functioning based on social administration.*

[Amended: 25 February 2022]

The KAG Project Sale Agreement

[Original in Duplicate]

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Mississauga, Ontario
Postal Code: L4X 1R8
Canada

Telephone:
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[Amended: 25 February 2022]
THE KAG PROJECT SALE AGREEMENT

This “Sale Agreement” (hereinafter the “Agreement”) is made effective as of the date set forth at the end of this document, subject to the other relevant articles of agreement:

BETWEEN: Joseph G.M.K. Kuria (hereinafter the “Seller”) whose offices are located at:

1560 Bloor Street, Unit 114,
Mississauga, Ontario L4X 1R8
Canada
Email address: info@JosephKuria.com Tel: +1 416 890 0403

AND: _____ (hereinafter the “Buyer”)
whose offices are located at:

RECITALS:

WHEREAS the Seller hereby represents and warrants:

That the Seller is the owner of the copyright in the original literary work titled “The End of the Second Epoch”(hereinafter the “Work”);

That the Seller caused the registration of the said copyright with The Canadian Intellectual Property Office on 2 September 2019 and that the Work was assigned Copyright Registration No. 1162715, as per Exhibits ‘A’ and ‘B’;

That the aforementioned Work, the Seller’s website (as published at the uniform resource locator <https://www.josephkuria.com/>), and the approximately twenty-seven (27) letters the Seller has couriered the Buyer during the calendar years 2019, 2020, 2021, and 2022 (as summarised and

For and on behalf of the Seller:

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For and on behalf of the Buyer:



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condensed into the eleven (11) documents that are linked to the said website); when taken together describe in detail an unprecedented and comprehensive global transformation project named “The Kingdom of the Almighty God” (hereinafter “The KAG Project”).

That by 6 October 2021, the Seller completed packaging and structuring The KAG Project as a ‘high-tech business ecosystem’ based on a ‘3D digital Earth’ and caused the registration of this ecosystem’s holding company at Companies House in the United Kingdom under the name and style of WORLDNEXT LTD, as per Exhibit ‘C’.

That to aid the broad-based business operations of the above-mentioned ‘high-tech business ecosystem’, the Seller had planned the incorporation of four (4) subsidiaries that were to be fully owned by WORLDNEXT LTD, namely: COMMUNITYNEXT LTD, LANGUAGENEXT LTD, MONEYNEXT LTD, and MARKETNEXT LTD.

That the said ‘high-tech business ecosystem’ is packaged, structured, and crafted in such a way that its regular business operations shall progressively meet the many objectives of The KAG Project that can be fulfilled within the ‘3D digital Earth’; while those objectives of The KAG Project that can only be realised on the physical Earth shall be addressed separately and do not form part of this transaction.

That the sale of The KAG Project as proposed in this Agreement is intended to land the said ‘high-tech business ecosystem’ onto the hands of a company or other for-profit legal entity with such unhindered access to a robust technological infrastructure, broad-based technological resources, and capital that it would be in a position to fully operationalise the said ‘high-tech business ecosystem’ into a diversified and highly profitable global enterprise (based on the aforementioned ‘3D digital Earth’), as presented in great detail in the attached document titled “The KAG Project Sale Proposal”.

That the Buyer (or such suitable technology company the Buyer may team up with or nominate) shall in effect become the eternal host of The KAG Project’s internet-based public interface and the sole technology partner for the aforementioned global transformation project named “The Kingdom of the Almighty God”.

That the aforementioned document titled “The KAG Project Sale Proposal” along with the two accompanying letters *Ref: KPI-2022 [EMP 028]* of 10 January 2022 and *Ref: KPI-2022 [EMP 036]* of 25 February 2022 are comprehensive and detailed enough to act as this Agreement’s main resources.

That the aforementioned Work, the Seller’s website (as published at the uniform resource locator <https://www.josephkuria.com/>), and the approximately twenty-seven (27) letters the Seller has couriered the Buyer during the calendar years 2019, 2020, 2021, and 2022 (as summarised and condensed into the eleven (11) documents that are linked to the said website); all contain assorted detailed descriptions of ground-breaking technological and scientific innovations and inventions such as the following, among many others:

For and on behalf of the Seller:

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For and on behalf of the Buyer:



25 February 2022

- a) Biotechnological communication; for instance, technology-aided mind-to-mind communication.
- b) Augmented sensing; for example, biotechnologically facilitated augmented human vision.
- c) Outdoor and indoor lighting approaches based on glowing surfaces, as opposed to our present-day secondary light sources such as bulbs and tubes.
- d) Safer and cheaper cableless super-electricity which can be efficiently stored so it could be available to power equipment of any size, including interstellar spacecraft; it is referred to in the Work as 'spiriticity'.
- e) Mind science based extraterrestrial exploration which will enable humankind to see other inhabited worlds through the eyes of the respective alien inhabitants, via the reception and decoding of their travelling brain activity with video-like clarity.
- f) A 'Special Eye Wear' that will enable, facilitate, and/or give meaning to many of these innovations and inventions, while operating in conjunction with certain auto-customisable wearables and skin-inserted microtechnology.

That the Seller has all the right, title, and interest in and to the said Work and the aforementioned website and enjoys full and unrestricted power and authority to sell The KAG Project and to assign the above-mentioned research and development rights as provided for in this Agreement.

WHEREAS the Buyer would like to buy off The KAG Project as represented and warranted by the Seller and as described in the attached document titled "The KAG Project Sale Proposal" and letters *Ref: KPI-2022 [EMP 028]* of 10 January 2022 and *Ref: KPI-2022 [EMP 036]* of 25 February 2022 and also to be granted the exclusive and sole legal right to pursue such research and development as would progressively lead to the ultimate products that are envisioned in the said Work and at the Seller's earlier-noted website in respect of the aforementioned innovations and inventions.

NOW, therefore, in consideration of the promises and covenants contained herein, as well as other good and valuable consideration (the receipt and sufficiency of which is hereby acknowledged), the Seller and the Buyer do hereby agree as follows:

For and on behalf of the Seller:

Page 3 of 12

For and on behalf of the Buyer:



25 February 2022

Article 1: THE SALE OF THE KAG PROJECT

The Seller hereby unconditionally and irrevocably sells, transfers, and conveys to the Buyer The KAG Project as represented and warranted by the Seller and as described in the attached document titled “The KAG Project Sale Proposal” and the accompanying letters *Ref: KPI-2022 [EMP 028]* of 10 January 2022 and *Ref: KPI-2022 [EMP 036]* of 25 February 2022.

Article 2: ASSIGNMENT OF R&D RIGHTS

The Seller hereby unconditionally and irrevocably sells, transfers, conveys, and assigns to the Buyer the exclusive and sole right to carry out the aforementioned research and development.

Article 3: THE SELLER’S CONTRIBUTION TO THE ‘HIGH-TECH BUSINESS ECOSYSTEM’

The Seller shall make every effort to attend such meetings, presentations, and any other engagements to which the Seller may be invited by the Buyer, where the Seller may contribute to the advancement of the aforementioned ‘high-tech business ecosystem’; all at the Buyer’s cost.

Article 4: THE SELLER’S CONTRIBUTION TO R&D

The Seller shall make every effort to attend such meetings, presentations, and any other engagements to which the Seller may be invited by the Buyer, where the Seller may offer insights and shed light to the Buyer’s research and development activities; all at the Buyer’s cost.

Article 5: ACCRUAL OF INTELLECTUAL PROPERTY

The Buyer shall exclusively own all intellectual property that shall arise out of the establishment and operation of the aforementioned ‘high-tech business ecosystem’ and also the intellectual property relating to any and all the products and manufacturing methods and processes that shall arise out of the Buyer’s research and development efforts.

Article 6: THE SELLER’S DIVESTITURE FROM WORLDNEXT LTD

Soon after the end of twenty-five (25) calendar months after the settlement of the Initial Deposit spelt out at **Article 8** below, the Seller shall cause the deregistration of WORLDNEXT LTD (which was registered on 25 October 2021 as Company No. 13700808 at the United Kingdom’s Companies House) unless the Buyer shall have communicated to the Seller the particulars of the individual or other legal entity to which one hundred (100) percent of the company’s stock should be transferred to.

For and on behalf of the Seller:

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For and on behalf of the Buyer:



25 February 2022

Article 7: NON-DISCLOSURE REQUIREMENT

The Seller and the Seller's witness, taken together, shall not disclose any part or aspect of this Agreement to a third party.

Article 8: PAYMENT

For both the purchase of the aforementioned The KAG Project and the assignment of the aforesaid research and development rights, the Buyer hereby agrees to pay the Seller a total of Nine Million, Two Hundred and Fifty thousand (9,250,000) United States dollars (USD). This payment can be broken into any number of instalments, as long as those instalments are planned in such a way that the Buyer observes the following cumulative settlement schedule:

- (a) An Initial Deposit amounting to:- Twenty (20) percent of USD 9,250,000, i.e., USD 1,850,000;
- (b) By the end of six (6) months after the settlement of the Initial Deposit:- Forty (40) percent of USD 9,250,000, i.e., USD 3,700,000 cumulatively;
- (c) By the end of twelve (12) months after the settlement of the Initial Deposit:- Sixty (60) percent of USD 9,250,000, i.e., USD 5,550,000 cumulatively;
- (d) By the end of eighteen (18) months after the settlement of the Initial Deposit:- Eighty (80) percent of USD 9,250,000, i.e., USD 7,400,000 cumulatively;
- (e) By the end of twenty-four (24) months after the settlement of the Initial Deposit:- One hundred (100) percent of USD 9,250,000, i.e., USD 9,250,000 cumulatively;

With all instalments being settled in accordance with **Article 9** below.

Article 9: COMPANY STOCK PREFERENCE

The Buyer may settle the Nine Million, Two Hundred and Fifty thousand (9,250,000) United States dollars consideration either as:

- (a) Suitable company shares with a matching face value at the point of transference; deposited into the brokerage account detailed at Appendix '1'. *[NB: Stock transfer can also be confirmed via a hardcopy Share Certificate; if the confirmation is instead undertaken digitally, it should be in a form that would allow the depositing of the shares into a brokerage account—digital confirmation can be addressed to either info@JosephKuria.com or kpdconsult@yahoo.com]*
or;
- (b) Bank transfers exclusively into the following Canadian Dollar bank account, unless the Seller advises otherwise in writing in respect of future instalments:

Name: Joseph G M K Kuria; Transit No.: 00932; Institution No.: 004; Acc. No.: 6263596

For and on behalf of the Seller:

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For and on behalf of the Buyer:



25 February 2022

Article 10: VALIDITY OF AGREEMENT

Notwithstanding its partial or full execution, this Agreement shall not be effective until the Buyer settles the aforementioned twenty (20) percent Initial Deposit.

Article 11: SUCCESSORS

It is hereby agreed that the rights and obligations under this Agreement will inure to the benefit of and be binding upon the parties to this Agreement, their heirs, executioners, administrators, successors, and assigns, respectively.

Article 12: COUNTERPARTS

This Agreement may be signed electronically and in counterparts, with all such counterparts constituting a single agreement between the parties. If the dates set forth at the end of this document are different, this Agreement is to be considered effective as of the date that both parties have signed it, which may be the later date. The interpretation of this **Article 12** is subject to the provisions of **Article 10**.

Article 13: DISCLOSURE OF PRIOR FUNDRAISING & SALE ATTEMPTS

The Seller hereby confirms that the Seller has given the Buyer a full disclosure regarding any prior attempts to fundraise for or to sell any aspect of The KAG Project, whether configured as a business or otherwise.

Article 14: NO CONFLICT

The Seller warrants and represents that the Seller is not party to, or will not be a party to, any agreement, assignment, or other contract in conflict with this Agreement.

Article 15: ENTIRE AGREEMENT

This Agreement document constitutes the entire agreement between the Seller and the Buyer and supersedes any prior or contemporaneous communication, representations, understandings, or agreements between the parties, whether written or oral.

For and on behalf of the Seller:

Page 6 of 12

For and on behalf of the Buyer:



25 February 2022

Article 16: HEADINGS

The headings in this Agreement are for convenience only and shall not be construed to limit or otherwise affect the terms of this Agreement.

Article 17: JURISDICTION & GOVERNING LAW

This Agreement shall be construed according to the laws of Canada and the laws of the Province of Ontario. Notwithstanding, in respect of any articles in this Agreement where variation in interpretation may in future arise between the parties, the Seller and the Buyer hereby agree to always seek common understanding via private amicable negotiation.

For and on behalf of the Seller:

Page 7 of 12

For and on behalf of the Buyer:



25 February 2022

IN WITNESS WHEREOF, the Seller and the Buyer have executed this Agreement on the dates set forth, with full knowledge of its contents and significance and intending to be bound by the terms hereof.

For and on behalf of the SELLER:

Name: Joseph G.M.K. Kuria

Signature:



Date: *Signed on this 25th day of February 2022*

SELLER'S WITNESS:

Name: Carlton Kuria Kanja

Signature:



Date: *Signed on this 25th day of February 2022*

For and on behalf of the BUYER:

Name:

Witness:

Signature:

Signature:

Date:

Date:

For and on behalf of the Seller:

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For and on behalf of the Buyer:



25 February 2022

Appendix '1': Brokerage Account Particulars

ACCOUNT DETAILS:

Account Name & Address:

Joseph G M K Kuria
1560 Bloor Street, Unit 114
Mississauga, Ontario L4X 1R8
Canada Tel: +1 416 890 0403
Email Address on Record: kpdconsult@yahoo.com

Account Number: 668-39252-15

Account Type: Investment (Non-registered)

BROKERAGE NAME & ADDRESS:

RBC Direct Investing Inc.
200 Bay Street, Royal Bank Plaza (North Tower)
P.O. Box 75
Toronto, Ontario M5J 2Z5
Tel: 1-800-769-2560 Fax: 1-888-722-2388

RBC DIRECT INVESTING DEALER INFORMATION:

CUID: DOMA
Dealer Rep. Code: 9190
FINS #: T002
DTC #: 5002
EUROCLEAR: 90065

For and on behalf of the Seller:

Page 9 of 12

For and on behalf of the Buyer:



25 February 2022

Exhibit 'A': A Copy of the Work's Copyright



Innovation, Sciences et
Développement économique Canada
Office de la propriété intellectuelle du Canada

Innovation, Science and
Economic Development Canada
Canadian Intellectual Property Office

Certificat d'enregistrement du

Droit d'auteur

Certificate of Registration of

Copyright

Ce certificat d'enregistrement est émis conformément aux articles 49 et 53 de la Loi sur le droit d'auteur. Le droit d'auteur sur l'oeuvre décrite ci-dessous, a été enregistré à la date d'enregistrement comme suit :

This Certificate of Registration is issued pursuant to sections 49 and 53 of the Copyright Act. The copyright in the work described below was registered on the date of registration as follows:

Date d'enregistrement - Date of Registration : **September 16, 2019**

Numéro d'enregistrement - Registration No. : **1162715**

Première publication - First Publication : **September 2, 2019**
Mississauga, Ontario, Canada

Titre - Title : **The End of the Second Epoch--ISBNs 978-1-9991431-0-7 (Hardcover); 978-1-9991431-1-4 (Paperback); 978-1-9991431-2-1 (eBook).**

Catégorie - Category : **Literary**

Titulaire(s) - Owner(s) : **Joseph G.M.K. Kuria**
114-1560 Bloor Street
Mississauga, Ontario
Canada, L4X 1R8

Auteur(s) - Author(s) : **Joseph G.M.K. Kuria**

Date d'émission du certificat - Date of Issuance of Certificate : **September 16, 2019**

Commissaire aux brevets Commissioner of Patents

(CIPO 00200)
29-08-18

Canada

For and on behalf of the Seller:

Page 10 of 12

For and on behalf of the Buyer:

25 February 2022

Exhibit 'B': Copyright Search Results from The Canadian Intellectual Properties Database

The screenshot shows a web browser window with the URL: [ng&page=1&searchCriteriaBean.textField1=1162715&searchCriteriaBean.col](#). The browser tabs include "Copyright X" and "+". The address bar shows "Italics or Quotation..." and "Using Both CreateS...". The page header features the Government of Canada logo and navigation menus for Jobs, Immigration, Travel, Business, Benefits, Health, and Taxes. The breadcrumb trail is: [Canada.ca](#) → [Business](#) → [Intellectual property and copyright](#) → [Intellectual property databases](#). The main content area is titled "Search results" and includes a "Third-Party Information Liability Disclaimer" link. The search query is: "Search for: 1162715 in the Registration Number", "within type: all", "registration date: all", and "sorted by: Relevance". A "Back to search" button is present. The results section shows "Results 1 - 1 of 1" for the entry: [The End of the Second Epoch--ISBNs 978-1-9991431-0-7 \(Hardcover\); 978-1-9991431-1-4 \(Paperback\)](#). The details for this entry are: Registration Number: 1162715, Type: Copyright, Author: G.M.K. Kuria, Joseph, Owner: G.M.K. Kuria, Joseph, and Registration Date: 2019-09-16. The page footer includes "Contact us", "News", and "Prime Minister" links, and a date stamp: "Last updated on: 2021-03-23".

For and on behalf of the Seller:

Page 11 of 12

For and on behalf of the Buyer:

25 February 2022

Exhibit 'C': A Copy of the Certificate of Incorporation for WORLDNEXT LTD



**CERTIFICATE OF INCORPORATION
OF A
PRIVATE LIMITED COMPANY**

Company Number 13700808

The Registrar of Companies for England and Wales, hereby certifies that
WORLDNEXT LTD

is this day incorporated under the Companies Act 2006 as a private company, that the company is limited by shares, and the situation of its registered office is in England and Wales.

Given at Companies House, Cardiff, on **25th October 2021**.

The above information was communicated by electronic means and authenticated by the Registrar of Companies under section 1115 of the Companies Act 2006



**THE OFFICIAL SEAL OF THE
REGISTRAR OF COMPANIES**

For and on behalf of the Seller:

Page 12 of 12

For and on behalf of the Buyer:

A handwritten signature in blue ink, appearing to read "Hayden".

25 February 2022



25 February 2022
Ref: KPI-2022 [EMP 039]

We envision a borderless world where technology will transform human governance—*From societal management by means of political rulership to societal functioning based on social administration.*

The End of the Second Epoch R&D Rights Transfer Form

1560 Bloor Street, Unit 114
Mississauga, Ontario
Postal Code: L4X 1R8
Canada

Telephone:
+1 416 890 0403

www.JosephKuria.com
info@JosephKuria.com

WORLDNEXT LTD. REGISTERED IN
ENGLAND & WALES. NO. 13700808
REGISTERED OFFICE: KEMP HOUSE,
160 CITY ROAD, LONDON, EC1V
2NX, UNITED KINGDOM





R&D Rights Transfer Form

Sheet Serial No.

This duly executed form serves to confirm the transfer of the research and development rights detailed within the attached document to the following individual:

Mr Mark Elliot Zuckerberg

of

1 Hacker Way

Menlo Park, CA 94025

United States of America

For a fuller context, please peruse the attached partially executed agreement titled, "The End of the Second Epoch R&D Rights Assignment Agreement [Amended 25 Feb. 2022]".

Executed by the Assignor this 25th day of February 2022.

Joseph G M K Kuria (Copyright Owner & Assignor)

Transference Note:

Dear Mr Zuckerberg,

Although the attached R&D Rights Assignment Agreement indicates a total consideration of US\$ 3 million, you may proceed to acquire 'The End of the Second Epoch' R&D rights upon the settlement of any sum above the scheduled US\$ 600,000 Initial Deposit. I will remain on standby to provide further information and additional insights into the R&D when required.

Yours faithfully,

Joseph G M K Kuria (Copyright Owner & Assignor)

We envision a borderless world where technology will transform human governance—From societal management by means of political rulership to societal functioning based on social administration.

1560 Bloor Street, Unit 114
Mississauga, Ontario
Postal Code: L4X 1R8
Canada

Telephone:
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WORLDNEXT LTD. REGISTERED IN
ENGLAND & WALES. No. 13700808
REGISTERED OFFICE: KEMP HOUSE,
160 CITY ROAD, LONDON, EC1V
2NX, UNITED KINGDOM





25 February 2022
Ref: KPI-2022 [EMP 040]

We envision a borderless world where technology will transform human governance—*From societal management by means of political rulership to societal functioning based on social administration.*

[Amended: 25 February 2022]

The End of the Second Epoch R&D Rights Assignment Agreement

[Original in Duplicate]

1560 Bloor Street, Unit 114
Mississauga, Ontario
Postal Code: L4X 1R8
Canada

Telephone:
+1 416 890 0403

www.JosephKuria.com
info@JosephKuria.com

WORLDNEXT LTD. REGISTERED IN
ENGLAND & WALES. NO. 13700808
REGISTERED OFFICE: KEMP HOUSE,
160 CITY ROAD, LONDON, EC1V
2NX, UNITED KINGDOM



[Amended: 25 February 2022]

R&D RIGHTS ASSIGNMENT AGREEMENT

This “Research & Development Rights Assignment Agreement” (hereinafter the “Assignment”) is made effective as of the date set forth at the end of this document, subject to the other relevant articles of agreement:

BETWEEN: Joseph G.M.K. Kuria (hereinafter the “Assignor”) whose offices are located at:
1560 Bloor Street, Unit 114,
Mississauga, Ontario L4X 1R8
Canada
Email address: info@JosephKuria.com Tel: +1 416 890 0403

AND: _____ hereinafter the “Assignee”
whose offices are located at:

RECITALS:

WHEREAS the Assignor hereby represents and warrants:

That the Assignor is the owner of the copyright in the original literary work titled “The End of the Second Epoch”(hereinafter the “Work”);

That the Assignor caused the registration of the said copyright with The Canadian Intellectual Property Office and that the Work was assigned Copyright Registration No. 1162715, as per Exhibits ‘A’ and ‘B’;

That both the aforementioned Work and the Assignor’s website (as published at the uniform resource locator <https://www.josephkuria.com/>) contain assorted detailed descriptions of ground-

For and on behalf of the Assignor:

Page 1 of 9

For and on behalf of the Assignee:



25 February 2022

breaking technological and scientific innovations and inventions such as the following, among many others:

- a) Biotechnological communication; for instance, technology-aided mind-to-mind communication.
- b) Augmented sensing; for example, biotechnologically facilitated augmented human vision.
- c) Outdoor and indoor lighting approaches based on glowing surfaces, as opposed to our present-day secondary light sources such as bulbs and tubes.
- d) Safer and cheaper cableless super-electricity which can be efficiently stored so it could be available to power equipment of any size, including interstellar spacecraft; it is referred to in the Work as 'spiriticity'.
- e) Mind science based extraterrestrial exploration which will enable humankind to see other inhabited worlds through the eyes of the respective alien inhabitants, via the reception and decoding of their travelling brain activity with video-like clarity.
- f) A 'Special Eye Wear' that will enable, facilitate, and/or give meaning to many of these innovations and inventions, while operating in conjunction with certain auto-customisable wearables and skin-inserted microtechnology.

That the Assignor has all the right, title, and interest in and to the said Work and the aforementioned website and therefore enjoys full and unrestricted power and authority to assign the research and development rights that are provided for in this Assignment.

That the Assignor possesses additional invaluable insights regarding the said innovations and inventions beyond what appears at the Work, at the Assignor's aforementioned website, and within the text of this Agreement.

WHEREAS the Assignee would like to be granted the exclusive and sole legal right to pursue such research and development as would progressively lead to the ultimate products that are envisioned in the said Work and at the Assignor's earlier-noted website in respect of the aforementioned innovations and inventions.

NOW, therefore, in consideration of the promises and covenants contained herein, as well as other good and valuable consideration (the receipt and sufficiency of which is hereby acknowledged), the Assignor and the Assignee do hereby agree as follows:

For and on behalf of the Assignor:

Page 2 of 9

For and on behalf of the Assignee:



25 February 2022

Article 1: ASSIGNMENT OF R&D RIGHTS

The Assignor hereby unconditionally and irrevocably sells, transfers, conveys, and assigns to the Assignee the exclusive and sole right to carry out the aforementioned research and development.

Article 2: ASSIGNOR'S CONTRIBUTION TO R&D

The Assignor shall make every effort to attend such meetings, presentations, and any other engagements to which the Assignor may be invited by the Assignee, where the Assignor may offer insights and shed light to the Assignee's research and development activities; all at the Assignee's cost.

Article 3: ACCRUAL OF INTELLECTUAL PROPERTY

The Assignee shall exclusively own all intellectual property in respect of any and all the products and manufacturing methods and processes that shall arise out of the Assignee's research and development efforts.

Article 4: NON-DISCLOSURE REQUIREMENT

Other than for the purpose of receiving professional advice as may be needed by the Assignee, witnessing, or on a need-to-know basis as may be agreed upon in writing by both parties, no part or aspect of this Agreement shall be disclosed to a third party.

Article 5: PAYMENT

For this Assignment, the Assignee agrees to pay the Assignor a total of Three Million (3,000,000) United States dollars (USD). This payment can be broken into any number of instalments, as long as those instalments are planned in such a way that the Assignee observes the following cumulative settlement schedule:

- (a) An Initial Deposit amounting to:- Twenty (20) percent of USD 3,000,000, i.e., USD 600,000;
- (b) By the end of six (6) months after the settlement of the Initial Deposit:- Forty (40) percent of USD 3,000,000, i.e., USD 1,200,000 cumulatively;
- (c) By the end of twelve (12) months after the settlement of the Initial Deposit:- Sixty (60) percent of USD 3,000,000, i.e., USD 1,800,000 cumulatively;
- (d) By the end of eighteen (18) months after the settlement of the Initial Deposit:- Eighty (80) percent of USD 3,000,000, i.e., USD 2,400,000 cumulatively;

For and on behalf of the Assignor:

Page 3 of 9

For and on behalf of the Assignee:



25 February 2022

- (e) By the end of twenty-four (24) months after the settlement of the Initial Deposit:- One hundred (100) percent of USD 3,000,000, i.e., USD 3,000,000 cumulatively;

With all instalments being settled in accordance with **Article 6** below.

Article 6: COMPANY STOCK PREFERENCE

The Assignee may settle the Three Million (3,000,000) United States dollars consideration either as:

- (a) Suitable company shares with a matching face value at the point of transference; deposited into the brokerage account detailed at Appendix '1'. *[NB: Stock transfer can also be confirmed via a hardcopy Share Certificate; if the confirmation is instead undertaken digitally, it should be in a form that would allow the depositing of the shares into a brokerage account—digital confirmation can be addressed to either info@JosephKuria.com or kpdconsult@yahoo.com]*
- or;*
- (b) Bank transfers exclusively into the following Canadian Dollar bank account, unless the Assignor advises otherwise in writing in respect of future instalments:

Name: Joseph G M K Kuria; Transit No.: 00932; Institution No.: 004; Acc. No.: 6263596

Article 7: VALIDITY OF AGREEMENT

Notwithstanding its partial or full execution, this Agreement shall not be effective until the Assignee settles the 20% Initial Deposit.

Article 8: SUCCESSORS

It is hereby agreed that the rights and obligations under this Assignment will inure to the benefit of and be binding upon the parties to this Agreement, their heirs, executioners, administrators, successors, and assigns, respectively.

Article 9: COUNTERPARTS

This Assignment may be signed electronically and in counterparts, with all such counterparts constituting a single agreement between the parties. If the dates set forth at the end of this document are different, this Agreement is to be considered effective as of the date that both parties have signed it, which may be the later date. The interpretation of this **Article 9** is subject to the provisions of **Article 7**.

For and on behalf of the Assignor:

Page 4 of 9

For and on behalf of the Assignee:



25 February 2022

Article 10: NO CONFLICT

The Assignor warrants and represents that the Assignor is not party to, or will not be a party to, any assignment, agreement, or other contract in conflict with this Assignment.

Article 11: ENTIRE AGREEMENT

This Assignment document constitutes the entire agreement between the Assignor and the Assignee and supersedes any prior or contemporaneous communication, representations, understandings, or agreements between the parties, whether written or oral.

Article 12: HEADINGS

The headings in this Assignment are for convenience only and shall not be construed to limit or otherwise affect the terms of this Assignment.

Article 13: JURISDICTION & GOVERNING LAW

This Agreement shall be construed according to the laws of Canada and the laws of the Province of Ontario. Notwithstanding, in respect of any articles in this Assignment where variation in interpretation may in future arise between the parties, the Assignor and the Assignee hereby agree to always seek common understanding via private amicable negotiation.

For and on behalf of the Assignor:

Page 5 of 9

For and on behalf of the Assignee:

A handwritten signature in blue ink, appearing to read "Hayden", is written over a horizontal line.

25 February 2022

IN WITNESS WHEREOF, the Assignor and the Assignee have executed this Assignment on the dates set forth, with full knowledge of its contents and significance and intending to be bound by the terms hereof.

For and on behalf of the ASSIGNOR:

Name: Joseph G.M.K. Kuria

Signature:



Date: *Signed on this 25th day of February 2022*

ASSIGNOR'S WITNESS:

Name: Carlton Kuria Kanja

Signature:



Date: *Signed on this 25th day of February 2022*

For and on behalf of the ASSIGNEE:

Name:

Witness:

Signature:

Signature:

Date:

Date:

For and on behalf of the Assignor:

Page 6 of 9

For and on behalf of the Assignee:



25 February 2022

Appendix '1': Brokerage Account Particulars

ACCOUNT DETAILS:

Account Name & Address:

Joseph G M K Kuria
1560 Bloor Street, Unit 114
Mississauga, Ontario L4X 1R8
Canada Tel: +1 416 890 0403
Email Address on Record: kpdconsult@yahoo.com

Account Number: 668-39252-15

Account Type: Investment (Non-registered)

BROKERAGE NAME & ADDRESS:

RBC Direct Investing Inc.
200 Bay Street, Royal Bank Plaza (North Tower)
P.O. Box 75
Toronto, Ontario M5J 2Z5
Tel: 1-800-769-2560 Fax: 1-888-722-2388

RBC DIRECT INVESTING DEALER INFORMATION:

CUID: DOMA
Dealer Rep. Code: 9190
FINS #: T002
DTC #: 5002
EUROCLEAR: 90065

For and on behalf of the Assignor:

Page 7 of 9

For and on behalf of the Assignee:



25 February 2022

Exhibit 'A': A Copy of the Work's Copyright



Innovation, Sciences et
Développement économique Canada
Office de la propriété intellectuelle du Canada

Innovation, Science and
Economic Development Canada
Canadian Intellectual Property Office

Certificat d'enregistrement du

Droit d'auteur

Certificate of Registration of

Copyright

Ce certificat d'enregistrement est émis conformément aux articles 49 et 53 de la Loi sur le droit d'auteur. Le droit d'auteur sur l'oeuvre décrite ci-dessous, a été enregistré à la date d'enregistrement comme suit :

This Certificate of Registration is issued pursuant to sections 49 and 53 of the Copyright Act. The copyright in the work described below was registered on the date of registration as follows:

Date d'enregistrement - Date of Registration : **September 16, 2019**

Numéro d'enregistrement - Registration No. : **1162715**

Première publication - First Publication : **September 2, 2019
Mississauga, Ontario, Canada**

Titre - Title : **The End of the Second Epoch--ISBNs 978-1-9991431-0-7 (Hardcover); 978-1-9991431-1-4 (Paperback); 978-1-9991431-2-1 (eBook).**

Catégorie - Category : **Literary**

Titulaire(s) - Owner(s) : **Joseph G.M.K. Kuria
114-1560 Bloor Street
Mississauga, Ontario
Canada, L4X 1R8**

Auteur(s) - Author(s) : **Joseph G.M.K. Kuria**

Date d'émission du certificat - Date of Issuance of Certificate : **September 16, 2019**

Commissaire aux brevets Commissioner of Patents

(CIPO 00200)
29-08-18

Canada

For and on behalf of the Assignor:

Page 8 of 9

For and on behalf of the Assignee:

25 February 2022

Exhibit 'B': Copyright Search Results from The Canadian Intellectual Properties Database

Copyright x +

ng&page=1&searchCriteriaBean.textField1=1162715&searchCriteriaBean.col

Italics or Quotation... Using Both CreateS... Non Fiction Book D...

Government of Canada **Gouvernement du Canada**

Jobs ▾ Immigration ▾ Travel ▾ Business ▾ Benefits ▾ Health ▾ Taxes ▾

[Canada.ca](#) → [Business](#) → [Intellectual property and copyright](#) → [Intellectual property databases](#) → [Canadian Copyrights Databas](#)

Canadian Intellectual Property Office

- Corporate information
- Manage your intellectual property
- Trademarks
- Patents
- Copyright
- Industrial designs
- For agents
- What is intellectual property?
- Payments and fees
- Find an intellectual property agent
- Intellectual Property Hub
- Third annual IP research workshop: IP and scaling-up

Search results

▶ [Third-Party Information Liability Disclaimer](#)

Your query was:

Search for: 1162715 in the Registration Number

within type: all

registration date: all

sorted by: Relevance

[Back to search](#)

Results 1 - 1 of 1

[The End of the Second Epoch—ISBNs 978-1-9991431-0-7 \(Hardcover\); 978-1-9991431-1-4 \(Paperback\)](#)

Registration Number:	1162715
Type:	Copyright
Author:	G.M.K. Kuria, Joseph
Owner:	G.M.K. Kuria, Joseph
Registration Date:	2019-09-16

Last updated on: 2021-03-23

Contact us News Prime Minister

For and on behalf of the Assignor:

Page 9 of 9

For and on behalf of the Assignee:

25 February 2022