Form **PTO-1594** RE U.S. DEPARTMENT OF COMMERCE (Rev. 03/01) U.S. Patent and Trademark Office 102337320 OMB No. 0651-0027 (exp. 5/31/2002) To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof. 1. Name of conveying party(ies): 2. Name and address of receiving party(ies) **FINOVA Capital Corporation** PracticeWorks Systems, LLC 4800 N. Scottsdale Road Internal Scottsdale, AZ 85251 Address: Individual(s) Association Street Address: 1765 The Exchange General Partnership Limited Partnership City: Atlanta State: GA Zin: 3033 Corporation-State Delaware Other Individual(s) citizenship___ Association Additional name(s) of conveying party(ies) attached? Yes No General Partnership___ 3. Nature of conveyance: Limited Partnership Corporation-State___Georgia Merger Assignment Security Agreement Change of Name Other Other Release and Reassignment If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes 🔽 No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes No Execution Date: __ December 19, 2002 4. Application number(s) or registration number(s): A. Trademark Application No.(s) B. Trademark Registration No.(s) SEE ATTACHED SCHEDULE SEE ATTACHED SCHEDULE Yes 🗸 No Additional number(s) attached 5. Name and address of party to whom correspondence 6. Total number of applications and concerning document should be mailed: registrations involved: Name: Steven D. Thomas 7. Total fee (37 CFR 3.41)......\$390.00 Internal Address: Moore & Van Allen, PLLC Enclosed Authorized to be charged to deposit account 8. Deposit account number: 2200 West Main Street Street Address: 50-2316 Suite 800 State: NC 27705 Durham DO NOT USE THIS SPACE 9. Signature. Date Date Steven D. Thomas Name of Person Signing Locuments to be recorded with required cover sheet information to:

13/2003 LINUELLER 00000075 1990507

Commissioner of Patent & Trademarks, Box Assignments

Washington, D.C. 20231

FC:8522

350.00 DP

TRADEMARK REEL: 002647 FRAME: 0961

Attachment 1 Trademarks and Trademark Licenses of Debtor

1. Item A - Trademark and Trademark Registrations

Trademark	Number	Date	Owner	Reg.
Rovak (Supplemental)	1,990,507	07/30/96	PracticeWorks Systems, LLC	USPTO
Rovak (Principal)	2,009,950	10/22/96	PracticeWorks Systems, LLC	USPTO
Powerpractice	1,934,126	11 /07/9 5	PracticeWorks Systems, LLC	USPTO
WINOMS	1,947,961	01/16/96	PracticeWorks Systems, LLC	USPTO
WINMED	2,018,074	11/19/96	PracticeWorks Systems, LLC	USPTO
Micro-Designs Software Corporation	2,005,786	10/08/96	Practice Works Systems, LLC	USPTO
Practice Works	1,900,446	06/20/95	PracticeWorks Systems, LLC	USPTO
DentalEd	2,017,261	11/19/96	PracticeWorks Systems, LLC	USPTO
DentalMac	1,382,092	02/11/86	PracticeWorks Systems, LLC	USPTO
Practice Outlook	1,536,188	06/24/96	PracticeWorks Systems, LLC	USPTO
INTELLIDENT	2,257,959	04/20/99	PracticeWorks Systems, LLC	USPTO
			Travios World Limited - UK	Petert Office
	0.000.000		Printed Works Limited	Talon Office
7.10	2,020,000		The state of the s	Detect Office

Pending Trademark	Application Number Owner		
PRACTICE TOGO	76-142 ₄ 683	PracticeWorks Systems, LLC	
PRACTICEWORKS	76-125,012	PracticeWorks Systems, LLC	
PRACTICEWORKS OFFICE	76-171,496	PracticeWorks Systems, LLC	
PRACTICEWORKS ON-LINE	76-171-491	PracticeWorks Systems, LLC	
TROOPAL	Anni si	Truck 197 ale Called	
SEMESTAL		Production Systems of the	

CADI Acquisition, Inc.

NONE

#765527 v1 - Trademark Security Agrant ATtachement 1 for PW/FINOVA Sch

DEC. 18 JEAN TRADEMARK BT. DEC. 18 PART FRAME: 0962

RELEASE AND REASSIGNMENT

FINOVA Capital Corporation ("Lender"), a Delaware corporation, hereby releases in full its security interest arising under that Trademark and Patent Security Agreement (the "Security Agreement") executed by Cadi Acquisition Corporation, a Colorado corporation and Practiceworks Systems, LLC, a Georgia corporation (collectively, the "Debtor"), which Security Agreement is of record in the United States Patent and Trademark Office.

In addition, by this Release and Reassignment, and for the sole purpose of further evidencing the release of Lender's security interest, Lender hereby reassigns and transfers to Debtor, without any representation or warranty, all of Lender's interest in the trademark registrations listed of Exhibit A hereto:

This document may be filed in the United States Patent and Trademark Office and in any other appropriate public offices, all at Debtor's expense.

EMOVA CAPITAL CORPORATION

	By Slugs Clll
	Title: UP
STATE OF TENNESSEE)	
COUNTY OF DAVIDSON)	
for the State and County aforesaid, per FINOVA Capital Corporation, the within n as such for the purpose therein contained by significant as such	the undersigned, a Notary Public within and resonally appeared Philips Clark of amed bargainor, and that Philips Clark of authorized so to do, executed the foregoing instrument for gning the name of the corporation by the said at office at Nashville, Tennessee, on this 1914 day of
December, 2002.	MOTARY PUBLIC
My Commission Expires:	v

0533912.01 088521-063 12/19/2002 Exhibit A

Attachment 1 Trademarks and Trademark Licenses of Debtor

1. Item A - Trademark and Trademark Registrations

Trademark	Number	Date	Owner	Reg.
Rovak (Supplemental)	1,990,507	07/30/96	PracticeWorks Systems, LLC	USPTO
Rovak (Principal)	2,009,950	10/22/96	PracticeWorks Systems, LLC	USPTO
Powerpractice	1,934,126	11/ 07/95	PracticeWorks Systems, LLC	USPTO
WINOMS	1,947,961	01/16/96	PracticeWorks Systems, LLC	USPTO
WINMED	2,018,074	11/19/96	PracticeWorks Systems, LLC	USPTO
Micro-Designs Software Corporation	2,005,786	10/08/96	PracticeWorks Systems, LLC	USPTO
Practice Works	1,900,446	06/20/95	PracticeWorks Systems, LLC	USPTO
DentalEd	2,017,261	11/19/96	PracticeWorks Systems, LLC	USPTO
DentalMac	1,382,092	02/11/86	PracticeWorks Systems, LLC	USPTO
Practice Outlook	1,536,188	06/24/96	PracticeWorks Systems, LLC	USPTO
INTELLIDENT	2,257,959	04/20/99	PracticeWorks Systems, LLC	USPTO
TriNavy	2,023,402		PracticeWorks Limited UK	Patent Office
TriMedie	2,023,383		Practice Works Limited UK	Patent Office
TriDent	2,023,309		Practice Works Limited _ UK	Patent Office

Pending Trademark	Application Num	ber Owner
PRACTICE TOGO	76-142,683	PracticeWorks Systems, LLC
PRACTICEWORKS	76-125,012	PracticeWorks Systems, LLC
PRACTICEWORKS OFFICE	76-1 7 1,4 96	Practice Works Systems, LLC
PRACTICEWORKS ON-LINE	76-171-491	PracticeWorks Systems, LLC
TRIDENT	Appl. filed	Practice Works Systems, LLC
GLINIDENT	Appl filed	PracticeWorks Systems, LLC

CADI Acquisition, Inc.

NUNE

#765527 v1 - Trademark Security Agrant ATtachement 1 for PW/FINOVA Sch

TRADEMARK REEL: 002647 FRAME: 0964

TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (this "Agreement"), dated as of March 5, 2001, is among CADI ACQUISITION CORPORATION, a Colorado corporation ("CADI"), PRACTICEWORKS SYSTEMS, LLC, a Georgia limited liability company ("PracticeWorks Systems") (CADI and PracticeWorks Systems sometimes hereinafter are referred to individually as a "Debtor" and collectively as "Debtors"), and FINOVA CAPITAL CORPORATION, a Delaware corporation ("Secured Party").

RECITALS:

- A. PracticeWorks, Inc., a Delaware corporation ("Borrower"), and Secured Party have entered into that certain Loan Agreement of even date herewith (as the same maybe be amended, modified, supplemented or restated from time to time, the "Loan Agreement"), pursuant to which Secured Party has agreed to make loans and other financial accommodations (collectively, the "Loans") to Borrower, subject to the terms and conditions set forth in the Loan Agreement.
- B. To induce Secured Party to enter into the Loan Agreement and to make the Loans under the Loan Agreement, Debtors have agreed (i) to guaranty, jointly and severally, Borrower's Obligations pursuant to that certain Subsidiary Guaranty of even date herewith (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Guaranty") by Debtors to and for the benefit of Secured Party and (ii) to enter into that certain Subsidiary Security Agreement of even date herewith (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Security Agreement") with Secured Party to secure the payment, performance and observance of their joint and several liabilities and obligations under the Guaranty (collectively, "Guarantors' Obligations") and Borrower's Obligations.
- C. As further inducement to Secured Party to make the Loans, each Debtor has agreed to enter into this Agreement to further secure the payment, performance and observance of Guarantors' Obligations and Borrower's Obligations by granting to Secured Party a continuing security interest in all of the "Trademark Collateral" (as defined below) of such Debtor to secure Guarantors' Obligations and Borrower's Obligations.
- D. Each Debtor has duly authorized the execution, delivery and performance of this Agreement.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which hereby are acknowledged, and in order to induce Secured Party to make the Loans to Borrower pursuant to the Loan Agreement, each Debtor agrees, for the benefit of Secured Party, as follows:

Doc #:CH02 (36404-00414) 1216849v3;3/1/2001/Time:19:04

DEC. 18 RAPEMARK CORP. 18 DEC. 18 DEC.

- 1. <u>Definitions</u>. Unless otherwise defined herein or the context otherwise requires, terms used in this Agreement, including its preamble and recitals, have the meanings provided or provided by reference in the Security Agreement.
- 2. Grant of Security Interest. For good and valuable consideration, the receipt and sufficiency of which hereby are acknowledged, to secure Guarantors' Obligations and Borrower's Obligations, each Debtor does hereby grant to Secured Party a continuing security interest in all of the following Property of such Debtor (collectively, the "Trademark Collateral"), whether now owned or existing and hereafter acquired or arising:
 - (a) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade dress, service marks, certification marks, collective marks, logos, other sources of business identifiers, prints and labels on which any of the foregoing have appeared or appear, designs and general intangibles of a like nature (each of the foregoing items in this clause (a) being called a "Trademark"), now existing anywhere in the world or hereafter adopted or acquired, whether currently in use or not, all registrations and recordings thereof and all applications in connection therewith, whether pending or in preparation for filing, including registrations, recordings and applications in the United States Patent and Trademark Office or in any office or agency of the United States of America or any State thereof or any foreign country, including those referred to in Item A of Attachment 1 hereto;
 - (b) all Trademark licenses, including each Trademark license referred to in Item B of Attachment 1 hereto;
 - (c) all reissues, extensions or renewals of any of the items described in <u>clauses</u>
 (a) and (b);
 - (d) all of the goodwill of the business connected with the use of, and symbolized by the items described in clauses (a) and (b); and
 - (e) all proceeds of, and rights associated with, the foregoing, including any claim by such Debtor against third parties for past, present or future infringement or dilution of any Trademark, Trademark registration, or Trademark license, including any Trademark, Trademark registration or Trademark license referred to in <u>Item A</u> and <u>Item B</u> of <u>Attachment 1</u> hereto, or for any injury to the goodwill associated with the use of any Trademark or for breach or enforcement of any Trademark license.
- 3. Security Agreement. This Agreement has been executed and delivered by each Debtor for the purpose of registering the security interest of Secured Party in the Trademark Collateral with the United States Patent and Trademark Office and corresponding offices in other countries of the world. The security interest granted hereby has been granted as a supplement to, and not in limitation of, the security interest granted to Secured Party under the Security Agreement. The Security Agreement (and all rights and remedies of Secured Party thereunder) shall remain in full force and effect in accordance with its terms.

-2-

- 4. Release of Security Interest. Upon payment and performance in full of Guarantors' Obligations and Borrower's Obligations and the termination of the Commitments, Secured Party shall, at Debtors' expense, execute and deliver to Debtors all instruments and documents as may be necessary or proper to release the Lien on and security interest in the Trademark Collateral which has been granted hereunder.
- 5. Acknowledgment. Each Debtor does hereby further acknowledge and affirm that the rights and remedies of Secured Party with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein.
- 6. Loan Document, Etc. This Agreement is a Loan Document executed pursuant to the Loan Agreement and shall (unless otherwise expressly indicated herein) be construed, administered and applied in accordance with the terms and provisions of the Loan Agreement.
- 7. <u>Counterparts</u>. This Agreement may be executed by the parties hereto in several counterparts, each of which shall be deemed to be an original and all of which shall constitute together but one and the same agreement.

[Signature Page Follows.]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

CADI ACQUISITION CORPORATION, a Colorado corporation

By:

A duly authorized officer of such Debtor

PRACTICEWORKS SYSTEMS, LLC, a Georgia limited liability company

By:

A duly authorized officer of such Debtor

FINOVA CAPITAL CORPORATION, a

Delaware corporation

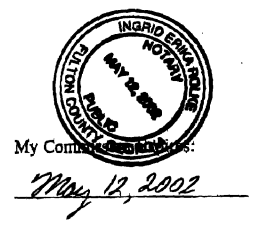
By:

Vice President

STATE OF Georgia)	
<i>J</i>)	SS.
COUNTY OF Fulton)	

I, Lagrid Evita Rolle, a notary public in and for said County, in the State of aforesaid, DO HEREBY CERTIFY that Repeated Forman personally known to me to be an authorized officer of CADI Acquisition Corporation, a Colorado corporation, and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed and delivered the said instrument as an authorized officer of said corporation, pursuant to authority, given by the Board of Directors of said corporation as such person's free and voluntary act, and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth.

GIVEN under my hand and notarial seal this 5th day of March, 2001.



Charles Esta Kelle

STATE OF Georgia)	
)	SS.
COUNTY OF Fulfour)	

I, <u>Luntil Enka Polke</u>, a notary public in and for said County, in the State of aforesaid, DO/HEREBY CERTIFY that <u>Long E. Perlinan</u> personally known to me to be an authorized officer of PracticeWorks Systems, LLC, a Georgia limited liability company, and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed and delivered the said instrument as an authorized officer of said limited liability company, pursuant to authority, given by the Members of said limited liability company as such person's free and voluntary act, and as the free and voluntary act and deed of said limited liability company, for the uses and purposes therein set forth.

GIVEN under my hand and notarial seal this 52 day of March, 2001.



Chagged Enka Kelke Notary Public

My Commission Expires:

May 12, 2002

STATE OF Illinois)	
)	SS.
COUNTY OF COOK)	

I. Michael Jacobin a notary public in and for said County, in the State of aforesaid, DO HEREBY CERTIFY that Michael Keller, personally known to me to be a Vice President of FINOVA Capital Corporation, a Delaware corporation, and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he/she signed and delivered the said instrument as such officer of said corporation, pursuant to authority, given by the Board of Directors of said corporation as such person's free and voluntary act, and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth.

GIVEN under my hand and notarial seal this 5th day of March, 2001.

otary Public

My Commission Expires:

MICHAEL JACOBSON NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 6-28-2002

Attachment 1 Trademarks and Trademark Licenses of Debtor

1. Item A - Trademark and Trademark Registrations

Trademark	Number	Date	<u>Owner</u>	Reg.
Rovak (Supplemental)	1,990,507	07/30/96	PracticeWorks Systems, LLC	USPTO
Rovak (Principal)	2,009,950	1 0/22/96	PracticeWorks Systems, LLC	USPTO
Powerpractice	1,934,126	11 /07/9 5	PracticeWorks Systems, LLC	USPTO
WINOMS	1,947,961	01/16/96	PracticeWorks Systems, LLC	USPTO
WINMED	2,018,074	11/19/96	PracticeWorks Systems, LLC	USPTO
Micro-Designs Software	2,005,786	10/08/96	RracticeWorks Systems, LLC	USPTO
Corporation	. ,			
Practice Works	1,900,446	06/20/95	PracticeWorks Systems, LLC	USPTO
DentalEd	2,017,261	11/19/96	PracticeWorks Systems, LLC	USPTO
DentalMac	1,382,092	02/11/86	PracticeWorks Systems, LLC	USPTO
Practice Outlook	1,536,188	06/24/96	PracticeWorks Systems, LLC	USPTO
INTELLIDENT	2,257,959	04/20/99	PracticeWorks Systems, LLC	USPTO
TriNavy	2,023,402		PracticeWorks Limited UK	Patent Office
TriMedie	2,023,383		Practice Works Limited _ UK	Patent Office
TriDent	2,023,309		Practice Works Limited UK	Patent Office

Pending Trademark	Application Number Owner		
PRACTICE TOGO	76-142,683	PracticeWorks Systems, LLC	
PRACTICEWORKS	76-125,012	PracticeWorks Systems, LLC	
PRACTICEWORKS OFFICE	76-171,496	PracticeWorks Systems, LLC	
PRACTICEWORKS ON-LINE	76-171-491	PracticeWorks Systems, LLC	
TRIDENT	Appl. filed	Practice Works Systems, LLC	
GLINIDENT	Appl filed	Practice Works Systems, LLC	

CADI Acquisition, Inc.

NUNE

#765527 v1 - Trademark Security Agrant ATtachement 1 for PW/FINOVA Sch

DEC.18. XXXX MAGARIT FINOVA CAPITAL CORP

Common Law Trademarks

Trademarks Company/Subsidiary

Oral Surgery (OMS)	Practice Works Systems, LLC
OMS	PracticeWorks Systems, LLC
Orthoworks/PCM	PracticeWorks Systems, LLC
Rovak Voice	PracticeWorks Systems, LLC
Rovak General Ledger	PracticeWorks Systems, LLC
KC-2000	PracticeWorks Systems, LLC
KC-95	PracticeWorks Systems, LLC
Dental Wizard	PracticeWorks Systems, LLC
MDPM	PracticeWorks Systems, LLC
OPMS for DOS	PracticeWorks Systems, LLC
Class-1	PracticeWorks Systems, LLC
Orthoware	PracticeWorks Systems, LLC
AlphaHealthCare	PracticeWorks Systems, LLC
CfW	PracticeWorks Systems, LLC
Cobb for Endo	PracticeWorks Systems, LLC
Cobb for Oral Systems	PracticeWorks Systems, LLC
Cobb for Perio	PracticeWorks Systems, LLC
Cobb for Windows	PracticeWorks Systems, LLC
Cobb for Windows/Enterprise Edition	PracticeWorks Systems, LLC
Cobb for Windows 97	PracticeWorks Systems, LLC
Cobb Speedy Bill	PracticeWorks Systems, LLC
Contract Wizard	PracticeWorks Systems, LLC
DBS	PracticeWorks Systems, LLC
Dental Business System	PracticeWorks Systems, LLC
Focus	PracticeWorks Systems, LLC
Office Wizard	Practice Works Systems, LLC
Treatment Entry Wizard	PracticeWorks Systems, LLC
UnidentX	PracticeWorks Systems, LLC
World Class Training	Practice Works Systems, LLC
www.cobbdental.com	PracticeWorks Systems, LLC
Dental Corporate Office System	PracticeWorks Systems, LLC
DCOS	PracticeWorks Systems, LLC

Please Note: None of the foregoing common law trademarks have been registered under state or federal law.

CADI Acquisition, Inc.

NONE

#765527 v1 - Trademark Socialty Against ATuschement 1 for PW/FINOVA Sch

DEC. 18. SABARA COPITAL CORP. SEL: 002647 FRAME: 0973

2. Item B - Trademark Licenses

CADI Acquisition, Inc.

NONE

PracticeWorks Systems, LLC

NONE

#765927 v1 - Tradomark Sodurity Agent ATtachement 1 for PW/FINOVA Sch

3/21.9 2883.0N

RECORDED: 01/08/2003

FINOVA CAPITAL CORP

DEC. 18 ARAMADARAW