09-16-2003

| Fonn PTO-1594  |   |  | U.S. DEPARTMENT OF COMM<br>U.S. Patent and Tradomar  | MERCE<br>rk Office |
|--|---|--|--|--------------------|
| (Rev. 10/02)<br>OMB No. 0651-0027 (exp. 6/30/2005)   | 1025516                                     | i11  | <b>- -</b>   | <b>V</b>           |
| Tab settings ⇔⇔⇔ ▼ ▼ To the Honorable Commissionar of Patents and 7  | 7   | Y  | riginal documents or copy thereof.   | ·                  |
|  |   | SE ISCOLO MA ALGORA S  | of receiving party(ies)  |                    |
| 1. Name of conveying party(ies): 9 // RxCentric, Inc. Fixecution Date: 08/07/2003 Individual(s) Associatio General Partnership Limited Partnership Other | on<br>artnership                            | Name: Allscripts, L<br>Internal<br>Address: 240<br>Street Address: 240<br>City: Libertyville | 1 Commerce Drive State: IL Zip: 60045-4464   | S cont       S     |
| Ottes  |   |  | <u> </u>   | <u> </u>           |
| · Additional name(s) of conveying party(ies) attached?   | Z]Yes ☐ No                                  | <b>—</b>   | )ip  |                    |
| 3. Nature of conveyance:   |   | Limited Partnersh  | ip   |                    |
| Assignment Merge   |   | Corporation-State  | f - 1  | <u> 西</u> 西        |
| Security Agreement Chang to correct Registrati Other 2.481.722 and delete tion No. 1,306,851 as record reel frame.                                       | ge of Name<br>on No.<br>Registra-<br>led on |  | d in the United States, a domestion is attached: Yes No Reparate document from assignment) ass(cs) attached? Yes V N | 52 58              |
| Application number(s) or registration number(s)     A. Trademark Application No.(s)  |   | B. Trademark Regis   | stration No.(s) 2,481,772  | <u>-</u>           |
|  | at number(s) attacl                         | ned Yes  | No   |                    |
| Name and address of party to whom correspon concerning document should be mailed:  |   | Total number of apr  |  | 1                  |
| Name: Jeffrey J. McMahan, Esq.   | _   | <del>_</del>   |  |                    |
| Internal Address:  |   | 7, Total fee (37 CFR 3   | .41) <u>\$ 40.00</u>   | <del></del>        |
| Dittation Francisco  |   | ✓ Enclosed   |  |                    |
|  |   | Authorized to  | be charged to deposit accoun   | t <u></u>          |
| Street Address: Dinse, Knapp & McAndrew, P.0   | c. (  | 3. Deposit account nu  | mber.  |                    |
| 209 Battery Street, P.O. Box 988   | <u>-</u>                                    |  |  |                    |
| City: Burlington State: VT Zip.05402-0   | -88eo-                                      |  |  |                    |
|  | DO NOT USE T                                | HIS SPACE  | <u> </u>   |                    |
| 9, Signature.  |   | Made   | alinhaz  | •                  |
| Jeffrey J. McMahan   | 444   |  |  |                    |
| Name of Person Signing   | pages including cover                       | neet, allachments, and docume  | ant 16   |                    |
|  |   | quired cover sheet inform  |  |                    |

Mail documents to be recorded with required cover sheet information to Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

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DOCUMENT ID NO.: 102551611; PAGE 2 OF 13

## ATTACHED PAGE FOR FORM PTO-1594 RECORDATION FORM COVER SHEET TRADEMARKS

RECEIVING PARTY: ALLSCRIPTS, LLC

1. Name of conveying party(ies):
Additional name(s) of conveying party(ies)

DNA Healthcare, Inc. Execution Date: 08/07/2003

Corporation-State: Delaware Execution Date: 08/07/2003

DOCUMENT ID NO.: 102551614 PAGE OF

2

08-21-2003

| gv. (0/02)<br>MB No. 0651-0027 (uxp. 0/30/2005)  | TRADEMAR                          | ₩ ¥ <u>*</u>   |
|--|-----------------------------------|--|
| Tab settings 🖘 🗢 🔻   | V V                               | lease record the attached original documents or copy thereof.  |
| To the Horiorable Commissioner of I  | Patents and Tradernarks, r        | 2. Name and address of receiving party(ies)  |
| Name of conveying party(ies):  | 8-18-03                           | Name: Allscripts, LLC  |
| RxCentric Inc.   | 0109                              |  |
| 1,112 2333   |                                   | Internal<br>Address:   |
|  | Association                       |  |
| Individual(s)  | Limited Partnership               | Street Address: 2401 Commerce Drive  |
| General Partnership  | DiWifed Fatareramb                | City: Libertyville State: IL Zip: 60045-4464   |
| Corporation-State Delaware   |                                   | Individual(s) citizenship  |
| Other  |                                   | Association  |
|  |                                   |  |
| Additional name(s) of conveying party(ies  | ) attachody [N] sea [ ] No        |  |
| , Nature of conveyance:  |                                   | Limited Partnership  |
| (V) Assignment   | Merger                            | Corporation-State Delaware   |
|  | Change of Name                    | <u> </u>   |
| Security Agreement   | -                                 | If actignoe is not demisted in the United States, a domestic If actignoe is not demisted in the United States, a domestic If actignoe is not demisted in the United States, a domestic |
| Other  |                                   | representative designation is placedor; Tes (Designational inuet be a separate document from assignment)  Additional name(s) & address( cs) attached? Yes We                           |
| Execution Date: 08/07/2003   |                                   | Additional name(s) & abbress( ca) waster   |
| 1. Application number(s) or registration   | on number(\$):                    | 2 436 831  |
| A STATE OF THE PARTY OF THE PAR |                                   | B. Trademark Registration No.(s) 2,436,831   |
| A. Trademark Application No.(s)  |                                   |  |
|  |                                   | A December 1   |
|  | Additional number(s)              |  |
| 5. Name and address of party to who  | m correspondence                  | 6. Total number of applications and registrations involved:  |
| conceining document should be mail   | ieu.                              | 16830000   |
| Name: Jeffrey J. McMahan, Es   | 9                                 | 205.00   |
|  |                                   | 7, Total fee (37 CFR 3.41)\$ 205.00  |
| Internal Address:  | - 1874                            | Enclosed   |
|  |                                   | Authorized to be charged to deposit account  |
|  |                                   | Addition[25d to be disagree 1  |
|  |                                   |  |
| Street Address: Dinse, Knapp & M   | IcAndrew, P.C.                    | B. Deposit account number.   |
| Street Address:  | 088                               | <u></u>  |
| 209 Battery Street, P.O. Box   |                                   | - R  |
|  | Zip:05402-0988                    | TI 8   |
| City: Burlington State: VT   | " <u>Sib-01405-0210</u> "         | CG TUPS SPACE  |
| y t  | DO NOT U                          | <u> </u>   |
| 9, Signature.  |                                   | Averst 18, 200   |
|  | //                                | Alla a A Con B   |
| •  |                                   | Huenot 18, 200   |
| Jeffrey J. McMahan   | <i></i>                           | Banature Date  |
| Name of Person Signing   | Trust ournies of earnst including | Cover sheet, Attachments, and documents  |
| GTOW11 00000119 2436831 Mai  |                                   | with required cover short information to:  1. Trademarks, Box Assignments  1. O. 20231   |

DÓCUMENT ID NO.: 1025516HADEMARK 4 OF 13

## ATTACHED PAGE FOR FORM PTO-1594 RECORDATION FORM COVER SHEET TRADEMARKS

RECEIVING PARTY: ALLSCRIPTS, LLC

1. Name of conveying party(ies):
Additional name(s) of conveying party(ies)

DNA Healthcare, Inc.

Corporation-State: Delaware

## ATTACHED PAGE FOR FORM PTO-1594 RECORDATION FORM COVER SHEET TRADEMARKS

RECEIVING PARTY: ALLSCRIPTS, LLC

- 4. Application number(s) or registration number(s):
- B. Trademark Registration No.(s)
- 2,714,887
- 2,481,771
- 2,481,722
- 2,090,683
- 1,306,851

# ASSIGNMENT OF PROPRIETARY RIGHTS

THIS ASSIGNMENT OF PROPRIETARY RIGHTS (this "Proprietary Rights" Assignment") is made as of the 7th day of August, 2003, by and between Allscripts, LLC, a Delaware limited liability company ("Buyer"), and RxCentric Inc., a Delaware corporation and DNA Healthcare, Inc. (as to those trademarks owned by DNA Healthcare, Inc.) (the "Seller").

WHEREAS, the Seller and the Buyer have entered into an Asset Purchase Agreement dated July 16, 2003 (the "Agreement"), pursuant to which the Seller has agreed to sell, transfer, convey, assign and deliver to the Buyer and Buyer has agreed to purchase from the Seller all of the right, title and interest of the Seller in and to all proprietary rights owned by the Seller or, where not owned, used by the Seller in the business and all goodwill associated therewith and all licenses and other agreements to which the Seller is a party (as licensor or licensee) or by which the Seller is bound relating to any of the proprietary rights and any and all rights to collect royalties now or hereafter due and owing pursuant to license agreements, and any and all rights to make claims, prosecute and settle infringement actions against, and receive monetary damages or settlements from third parties due to any infringement arising or occurring at any time, to the extent not resolved prior to the date hereof, including, without limitation, those set forth on Schedule 6.12 of the Agreement, which is incorporated herein by reference, including, without limitation, the trademark rights, registrations and applications identified on Schedule 1, attached hereto, and the patents identified on Schedule 2, attached hereto (collectively, the "Proprietary Rights");

WHEREAS, the Seller desires to transfer and assign to the Buyer the Proprietary Rights, and the Buyer desires to accept such Proprietary Rights; and

WHEREAS, capitalized terms used herein and not otherwise defined shall have the meaning attributed thereto in the Agreement.

NOW, THEREFORE, in consideration of the foregoing premises and for good and, valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and in further consideration of the mutual covenants and agreements contained in the Agreement, the parties hereby agree as follows:

- The Seller hereby sells, conveys, assigns and otherwise transfers and delivers to the Buyer and the Buyer does hereby acquire and accept from the Seller all right, title, benefit and interest of the Seller in and to the Proprietary Rights, TO HAVE AND TO HOLD the Proprietary Rights and all goodwill associated therewith unto the Buyer, its successors and assigns, to and for its own and proper use, forever, including, without limitation, any and all patents, copyrights, trademarks, trade secrets, any and all renewals and extensions thereof, all actions and causes of action related to the Proprietary Rights and all damages, profits, penaltics and other recoveries related thereto.
- 2. The Seller agrees that the Proprietary Rights will be the sole and exclusive property of the Buyer. At the Buyer's request and expense, the Seller will cooperate with and assist in a commercially reasonable manner the Buyer in all respects and will execute documents, and, subject to reasonable availability, give testimony and take further acts to obtain, maintain,

perfect and enforce for the Buyer any and all patents, copyrights, trademarks, trade secrets, any and all renewals and extensions thereof, and any and all legal protection available for the Proprietary Rights in the United States and any other country or countries.

- 3. The Seller hereby irrevocably designates and appoints the Buyer and its duly authorized officers and agents as its agent and attorney-in-fact, to act for and in the Seller's behalf and stead to execute and file any application for any United States or foreign patents or copyright or trademark registrations covering the Proprietary Rights assigned to the Buyer and to do all other lawfully permitted acts to further the application, prosecution, issuance, maintenance, renewal and extension of letters patent or copyright and trademark registrations thereon with the same legal force and effect as if executed by the Seller.
- 4. Nothing in this instrument, express or implied, is intended or shall be construed to confer upon, or give to, any person, firm or corporation other than the Buyer and its successors and assigns, any remedy or claim under or by reason of this instrument or by any of its terms, covenants or conditions, and all the terms, covenants and conditions, promises and agreements contained in this instrument shall be for the sole and exclusive benefit of the Buyer, its successors and assigns.
- 5. This Assignment may be executed in any number of counterparts, each of which will be deemed an original, but all of which together will constitute one and the same instrument.
- 6. This Assignment shall be governed by and construed in accordance with the laws of the State of Delaware (without regard to the choice of law provisions thereof).
- 7. This instrument is executed by and shall be binding upon the Seller and the Buyer, their successors and assigns, for the uses and purposes set forth and referred to above, effective as of the date first above written.

\* \* \* \* \*

IN WITNESS WHEREOF, the parties hereto have caused this Assignment of jetary Rights to be executed and delivered as of the day first above written.

## RXCENTRIC INC.

a Delaware corporation

By:\_\_\_\_\_\_ Name: Title:

DNA HEALTHCARE, INC.

a Delaware corporation

By: MATHEN I MEYER Title: SECRETARY

ALLSCRIPTS, LLC

a Delaware limited liability company

By:\_\_\_\_\_ Name: Title:

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DOCUMENT ID NO.: 102551611; PAGE 9 OF 13

IN WITNESS WHEREOF, the parties hereto have caused this Assignment of rietary Rights to be executed and delivered as of the day first above written.

Title: Locy

FAX NO. 8028626409

### SCHEDULE 1

### TRADEMARKS

| Trademark Description Country                    | Serial<br>Number         | Registration<br>Number | Status     |
|--|--------------------------|------------------------|------------|
| "RxCentric" name                                 | 75-904,703               | 2,436,831              | Registered |
| "The Difference Between Search and Find" mark    | 76-021,832               | 2,714,887              | Registered |
| "RxCentric" logo/design                          | 75-904,702               | 2,481,771              | Registered |
| "Information you can prescribe on" mark U.S.     | 75-904,704               | 2,481,722              | Registered |
| "DNA Doctors' Net Access" name and design*       | 7 <sup>'</sup> 5-072,293 | 2,090,683              | Registered |
| "DNA Doctors' Net European Access" name* Communi | ty N/A                   | 1,306,851              | Registered |

<sup>\*</sup> Denoted trademarks are owned by the Seller's wholly-owned subsidiary, DNA Healthcare,

#### SCHEDULE 2

#### PATENTS

| Patent Description            | Docket No.               | Country | Serial<br>Number | Filing Date | Status            |
|-------------------------------|--------------------------|---------|------------------|-------------|-------------------|
| Product Marketing and         |                          |         |                  |             | D-44              |
| Information System and Method | AP33038<br>(067495.0113) | U.S.    | N/A              | 3/23/2001   | Patent<br>Pending |

RECORDED: 09/11/2003