

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Court order assigning Salus Surgical Group, LLC's rights to payment of royalties for Trademark

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Salus Surgical Group, LLC		03/03/2009	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	HRN Services, Inc.
Street Address:	8383 Wilshire Boulevard, Suite 258
City:	Beverly Hills
State/Country:	CALIFORNIA
Postal Code:	90211
Entity Type:	CORPORATION: CALIFORNIA

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Registration Number:	3460413	SALUS SURGICAL GROUP
Registration Number:	3068659	SALUS SURGICAL GROUP
Registration Number:	3068658	SALUS SURGICAL GROUP
Registration Number:	3161102	CENTURY CITY DOCTORS HOSPITAL

CORRESPONDENCE DATA

Fax Number: (310)696-3305
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
 Phone: 310.696.3300
 Email: fdruget@lglaw.la
 Correspondent Name: Viviana Hedrick
 Address Line 1: 1990 S. Bundy Drive, #390
 Address Line 2: Viviana Hedrick
 Address Line 4: los angeles, CALIFORNIA 90025

ATTORNEY DOCKET NUMBER:	SALUS
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OP \$115.00 3460413

NAME OF SUBMITTER:	Viviana B. Hedrick
Signature:	/Viviana Hedrick/
Date:	03/10/2009
Total Attachments: 4 source=Salus TM assignment#page2.tif source=Salus TM assignment#page3.tif source=Salus TM assignment#page4.tif source=Salus TM assignment#page5.tif	

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MAR 03 2009

SUPERIOR COURT
WEST DISTRICT
SANTA MONICA

CONFORMED COPY
OF ORIGINAL FILED
Los Angeles Superior Court

MAR - 3 2009

John A. Clarke, Executive Officer/Clerk

SUPERIOR COURT OF THE STATE OF CALIFORNIA
COUNTY OF LOS ANGELES - WEST DISTRICT

HRN SERVICES INC., a California
corporation,

Plaintiff,

vs.

CENTURY CITY DOCTORS HOSPITAL,
L.P., a Delaware limited partnership; SALUS
SURGICAL GROUP LLC, a Delaware limited
liability company; and DOES 1 through 20,
inclusive,

Defendants.

) Case No.: SC097318
) [Assigned to Dept. N, the Honorable Craig
) D. Karlin presiding]
) **KARLAN**
) ~~PROPOSED~~ ORDER ASSIGNING
) SALUS SURGICAL GROUP, LLC'S
) RIGHTS TO PAYMENT OF MONEY DUE
) OR TO BECOME DUE TO HRN
) SERVICES INC.

) **MARCH 3**
) Date: February 10, 2009
) Time: 9:00 a.m.
) Dept: N

ASSIGNING SALUS RIGHT TO TRADEMARK

~~PROPOSED~~ ORDER CHARGING PARTNER'S INTEREST IN A LIMITED PARTNERSHIP

1 The motion of HRN Services Inc. ("HRN" or "Judgment Creditor") came on regularly for
2 hearing on March 3, 2009, before the Honorable Craig D. Karlin, judge presiding in Department N of
3 the above-entitled court, with appearances by Viviana Boero Hedrick, on behalf of HRN and Michael
4 Chekian, on behalf of the judgment debtor, Salus Surgical Group, LLC's ("Salus" or "Judgment
5 Debtor"). Having considered the Motion and good cause appearing, the Court orders as follows:

6 **IT IS SO ORDERED:**

7 1. That the following rights to payment of Judgment Debtor Salus be, are hereby are,
8 assigned to the Judgment Creditor HRN until such time as the judgment (including interest from
9 October 30, 2008 through February 3, 2009) of \$1,489,799.46 against Salus herein is fully satisfied:
10 Payment(s) of money due to Salus or to become due to Salus, including, without limitation, accounts
11 receivable, general intangibles, accounts, deposit accounts, royalties, fees, commissions, and other
12 rights to money, including wages due from the federal government, rents, commissions, royalties,
13 payments due from a patent or copyright insurance policy loan values from (a) Hudson Crossing
14 Surgery Center, LLC ("Hudson"), (b) Short Hills Surgery Center, LLC ("Short Hills"), (c) Independence
15 Surgery Center, LLC ("Independence"), (d) Andrews Institute ASC, LLC ("Andrews"), (e) Salus Medical
16 Foundation ("Salus Medical"), (f) Salus Realty, LP ("Salus Realty"), (g) Kavin LLC ("Kavin"), (h)
17 Nevada Surgery Center, LLC ("Nevada"), and (i) S & B Surgery Center, Inc. ("S & B") (a.k.a. S & B
18 Surgery Center);

19 2. That Hudson pay all accounts receivable, general intangibles, accounts, deposit
20 accounts, royalties, fees, commissions, and other rights to money, including wages due from the
21 federal government, rents, commissions, royalties, payments due from a patent or copyright insurance
22 policy loan values owed to Salus to HRN to be applied to the judgment herein until such judgment is
23 fully satisfied;

24 3. That Short Hills pay all accounts receivable, general intangibles, accounts, deposit
25 accounts, royalties, fees, commissions, and other rights to money, including wages due from the
26 federal government, rents, commissions, royalties, payments due from a patent or copyright insurance
27 policy loan values owed to Salus to HRN to be applied to the judgment herein until such judgment is
28 fully satisfied;

1 4. That Independence pay all accounts receivable, general intangibles, accounts, deposit
2 accounts, royalties, fees, commissions, and other rights to money, including wages due from the
3 federal government, rents, commissions, royalties, payments due from a patent or copyright insurance
4 policy loan values owed to Salus to HRN to be applied to the judgment herein until such judgment is
5 fully satisfied;

6 5. That Andrews pay all accounts receivable, general intangibles, accounts, deposit
7 accounts, royalties, fees, commissions, and other rights to money, including wages due from the
8 federal government, rents, commissions, royalties, payments due from a patent or copyright insurance
9 policy loan values owed to Salus to HRN to be applied to the judgment herein until such judgment is
10 fully satisfied;

11 6. That Salus Medical pay all accounts receivable, general intangibles, accounts, deposit
12 accounts, royalties, fees, commissions, and other rights to money, including wages due from the
13 federal government, rents, commissions, royalties, payments due from a patent or copyright insurance
14 policy loan values owed to Salus to HRN to be applied to the judgment herein until such judgment is
15 fully satisfied;

16 6. That Salus Realty pay all accounts receivable, general intangibles, accounts, deposit
17 accounts, royalties, fees, commissions, and other rights to money, including wages due from the
18 federal government, rents, commissions, royalties, payments due from a patent or copyright insurance
19 policy loan values owed to Salus to HRN to be applied to the judgment herein until such judgment is
20 fully satisfied;

21 7. That Kavin pay all accounts receivable, general intangibles, accounts, deposit
22 accounts, royalties, fees, commissions, and other rights to money, including wages due from the
23 federal government, rents, commissions, royalties, payments due from a patent or copyright insurance
24 policy loan values owed to Salus to HRN to be applied to the judgment herein until such judgment is
25 fully satisfied;

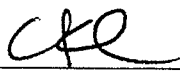
26 8. That Nevada pay all accounts receivable, general intangibles, accounts, deposit
27 accounts, royalties, fees, commissions, and other rights to money, including wages due from the
28 federal government, rents, commissions, royalties, payments due from a patent or copyright insurance

1 policy loan values owed to Salus to HRN to be applied to the judgment herein until such judgment is
2 fully satisfied; and

3 9. That S & B pay all accounts receivable, general intangibles, accounts, deposit
4 accounts, royalties, fees, commissions, and other rights to money, including wages due from the
5 federal government, rents, commissions, royalties, payments due from a patent or copyright insurance
6 policy loan values owed to Salus to HRN to be applied to the judgment herein until such judgment is
7 fully satisfied.

8 NOTICE IS HEREBY GIVEN THAT FAILURE BY THE JUDGMENT DEBTOR SALUS
9 TO COMPLY WITH THIS ORDER MAY SUBJECT THE JUDGMENT DEBTOR SALUS TO
10 BEING HELD IN CONTEMPT OF COURT.

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12
13 DATED: 3/3/09

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15 Hon. Craig D. ~~Karlin~~, Judge of the Superior Court
16 KARLAN