TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: RELEASE BY SECURED PARTY

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Jefferies Finance LLC, as Agent		I11/16/2010 I	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	The Broadlane Group, Inc.	
Street Address:	100 North Point Center East, Ste 200	
City:	Dallas	
State/Country:	TEXAS	
Postal Code:	75240	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 15

Property Type	Number	Word Mark
Registration Number:	3045369	BROADLANE
Registration Number:	2702277	BROADLINK
Registration Number:	3637670	BROADLANE
Registration Number:	3615119	BROADLANE WORKFORCE MANAGEMENT
Registration Number:	3678644	THE PREFERENCE GROUP
Registration Number:	3020060	SYMBIO
Registration Number:	3048908	
Registration Number:	3062262	SYMBI
Registration Number:	3190920	SYMBIO SOLUTIONS
Registration Number:	3044836	SYMBIO SOLUTIONS
Registration Number:	3587086	ONRAMP
Registration Number:	3845772	WFX
Serial Number:	77834015	LEAN HEALTHCARE EXCHANGE
Serial Number:	77925587	PROLUCENT
Serial Number:	77925587	PROLUCENT TRADEMARK

REEL: 004421 FRAME: 0176

Serial Number: 85106830 VELOCITY

CORRESPONDENCE DATA

Fax Number: (202)756-9299

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 212-701-3345

Email: david.adams@thomsonreuters.com

Correspondent Name: James P Murphy

Address Line 1: 80 Pine St

Address Line 2: Cahill Gordon & Reindel LLP

Address Line 4: New York, NEW YORK 10005

NAME OF SUBMITTER:	David Adams
Signature:	/david adams thomsonreuters/
Date:	11/23/2010

Total Attachments: 7

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RELEASE AND DISCHARGE OF SECURITY INTEREST IN CERTAIN INTELLECTUAL PROPERTY

THIS RELEASE AND DISCHARGE OF SECURITY INTEREST IN CERTAIN INTELLECTUAL PROPERTY (this "IP Security Interest Release and Discharge") dated as of November 16, 2010, is made by Jefferies Finance LLC, as administrative agent and collateral agent under the Credit Agreement (as defined in the Security Agreement referred to below) (in such capacities, the "Agent") on its own behalf and on behalf of other lenders from time to time party to the Credit Agreement (as defined in the Security Agreement referred to below) (collectively, the "Secured Parties") in favor of The Broadlane Group, Inc., a Delaware corporation (f/k/a Broadlane, Inc., the "Borrower") and Healthcare Performance Partners, Inc., a Delaware corporation ("HPPI," and together with the Borrower, the "IP Pledgors"). Except as otherwise provided herein, capitalized terms used but not defined herein have the meanings ascribed to them in the Security Agreement (as defined below).

PRELIMINARY STATEMENTS

WHEREAS, the IP Pledgors, Broadlane Intermediate Holdings, Inc., a Delaware corporation ("<u>Holdings</u>"), the other subsidiaries of Holdings from time to time party thereto and the Agent entered into that certain Security Agreement, dated as of August 15, 2008 (as amended, restated, supplemented or otherwise modified from time to time, the "<u>Security Agreement</u>"), pursuant to which the IP Pledgors were required to grant a security interest in certain intellectual property to secure the obligations set forth in the Credit Agreement;

WHEREAS, the Borrower and the Agent entered into (a) that certain Trademark Security Agreement, dated as of August 15, 2008 (the "2008 Trademark Security Agreement"), which was recorded with the United States Patent and Trademark Office ("USPTO") on August 19, 2008, at Reel 003337, Frame 0644, (b) that certain Trademark Security Agreement, dated as of February 5, 2010 (the "February 2010 Trademark Agreement"), which was recorded with the USPTO on February 11, 2010, at Reel 004145, Frame 0506, (c) that certain Trademark Security Agreement, dated as of October 11, 2010 (the "October 2010 Trademark Agreement"), which was recorded with the USPTO on October 12, 2010, at Reel 004294, Frame 0854, (d) that certain Patent Security Agreement, dated as of March 27, 2009 (the "2009 Patent Security Agreement"), which was recorded with the USPTO on April 1, 2009, at Reel 022495, Frame 0526, and (e) that certain Patent Security Agreement, dated as of October 11, 2010 (the "2010 Patent Security Agreement"), which was recorded with the USPTO on October 12, 2010, at Reel 025127, Frame 0848;

WHEREAS, HPPI and the Agent entered into that certain Trademark Security Agreement, dated as of February 5, 2010 (the "HPPI Trademark Security Agreement" and together with the 2008 Trademark Security Agreement, the February 2010 Trademark Agreement, the October 2010 Trademark Agreement, the 2009 Patent Security Agreement and the 2010 Patent Security Agreement, collectively, the "IP Security Agreements" and each individually, an "IP Security Agreement"), which was recorded with the USPTO on February 5, 2010, at Reel 004145, Frame 0529;

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WHEREAS, the Agent was granted a security interest in all of the IP Pledgors' right, title and interest in and to the Intellectual Property Collateral pursuant to each of the IP Security Agreements (the "IP Collateral");

WHEREAS, each of the Grantors, the Borrower and Holdings have entered into that certain Letter Agreement, dated November 16, 2010 (the "Payoff Letter"), pursuant to which the Borrower agreed to pay in full all Obligations owing as of such date under the Credit Agreement and the other Loan Documents and, upon and subject to the receipt by the Agent at or prior to the Payoff Date (as defined in the Payoff Letter) of (i) the Payoff Amount (as defined in the Payoff Letter) and (ii) a fully executed counterpart of the Payoff Letter, all of the security interests, mortgages, liens, charges and pledges, of any kind, nature or description, whenever and however arising, in favor of the Agent for the benefit of the Lenders and any other secured parties under each of the Security Documents and any other Loan Document, were automatically discharged, terminated and released;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Agent agrees as follows:

SECTION 1. Release and Discharge of Security Interest. The Agent hereby forever releases and discharges, on its behalf and on behalf of all other Secured Parties, without any representation, warranty, or recourse whatsoever, the security interest in and to all of each IP Pledgor's right, title and interest in and to all the IP Collateral, having been secured under any of the IP Security Agreements, including without limitation the Trademarks identified on Schedule A attached hereto, the Patents identified on Schedule B attached hereto and the Copyrights identified on Schedule C attached hereto, and acknowledges that such security interest is hereby terminated and no longer in force.

SECTION 2. <u>Recordation</u>. The Agent hereby authorizes and requests the Commissioner of Patents and Trademarks and any other applicable government officer to record this IP Security Interest Release and Discharge.

SECTION 3. <u>Pay-Off Letter Governs</u>. The security interests released pursuant to this IP Security Interest Release and Discharge are released concurrently, and in conjunction, with the security interests released pursuant to the Payoff Letter and each IP Pledgor hereby acknowledges and affirms that the rights and remedies of the Agent with respect to the security interests in the IP Collateral released hereby are more fully set forth in the Payoff Letter, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event of any irreconcilable conflict between the terms of this IP Security Interest Release and Discharge and the terms of the Payoff Letter, the provisions of the Payoff Letter shall govern.

SECTION 4. <u>Further Assurances</u>. The Agent hereby agrees, at the IP Pledgors' expense, to execute such instruments and to take such other actions as the IP Pledgors may reasonably request in writing in order to terminate the Agent's security interest in the IP Collateral and otherwise to effectuate the release of the IP Collateral.

SECTION 5. <u>Governing Law</u>. This IP Security Interest Release and Discharge shall be governed by, and construed in accordance with, the laws of the State of New York.

SECTION 6. <u>Authorizations</u>. Collateral Agent hereby authorizes each of the IP Pledgors, MedAssets, Inc., or any of their respective designees or agents (including any legal advisors) to file any terminations of liens with the USPTO, and to take any actions in connection therewith, and to make all other filings and registrations necessary, desirable or appropriate, in each case, in order to fully effectuate the release of any and all liens on, security interests in, and other encumbrances of, the IP Collateral.

SECTION 7. <u>Counterparts</u>. This IP Security Interest Release and Discharge may be executed in separate counterparts, each of which shall be an original and all of which taken together shall constitute one and the same instrument.

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IN WITNESS WHEREOF, the Agent, on its behalf and on behalf of all other Secured Parties (and each of their respective successors and assigns) has executed this IP Security Interest Release and Discharge or caused this IP Security Interest Release and Discharge to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

JEFFERIES FINANCE LLC, as Agent

Зу;_____

Name: E. Joseph Hess Title: Managing Director

[Signature Page to Broadlane IP Security Interest Release and Discharge]

Schedule A

TRADEMARKS

Trademark	Owner	Holder of Security Interes	a Registration Application Number
BROADLANE	The Broadlane Group, Inc.	Jefferies Finance LLC	3045369
BROADLINK	The Broadlane Group, Inc.	Jefferies Finance LLC	2702277
BROADLANE	The Broadlane Group, Inc.	Jefferies Finance LLC	3637670
BROADLANE WORKFORCE MANAGEMENT	The Broadlane Group, Inc.	Jefferies Finance LLC	3615119
THE PREFERENCE GROUP	The Broadlane Group,	Jefferies Finance LLC	3678644
SYMBIO	The Broadlane Group,	Jefferies Finance LLC	3020060
DESIGN ONLY	The Broadlane Group, Inc.	Jefferies Finance LLC	3048908
SYMBI	The Broadlane Group, Inc.	Jefferies Finance LLC	3062262
SYMBIO SOLUTIONS	The Broadlane Group, Inc.	Jefferies Finance LLC	3190920
SYMBIO SOLUTIONS	The Broadlane Group, Inc.	Jefferies Finance LLC	3044836
ONRAMP	The Broadlane Group, Inc.	Jefferies Finance LLC	3587086
WFX	The Broadlane Group, Inc.	Jefferies Finance LLC	3845772
THE PREFERENCE GROUP	The Broadlane Group, Inc.	Jefferies Finance LLC	3678644
LEAN HEALTHCARE EXCHANGE	Healthcare Performance Partners, Inc.	Jefferies Finance LLC	77/834015
PROLUCENT	The Broadlane Group, Inc.	Jefferies Finance LLC	77/925587
VELOCITY	The Broadlane Group, Inc.	Jefferies Finance LLC	85106830

Schedule B

PATENTS

Patent Application:

OWNER	Application Number	Title	
The Broadlane Group, Inc.	12795499 Computer Program Products, System		
		and Methods for Improved Client	
		Spend Information	
The Broadlane Group, Inc.	12/342,589	Product categorization schema and	
		systems and methods using same	

Schedule C

COPYRIGHTS

None.

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TRADEMARK REEL: 004421 FRAME: 0184

RECORDED: 11/24/2010