

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM343570

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Genesis Behavior Center, Inc.		06/01/2015	CORPORATION: CALIFORNIA
RECEIVING PARTY DATA			
Name:	FirstPath Autism, Inc.		
Street Address:	723 E. Main Street		
City:	Turlock		
State/Country:	CALIFORNIA		
Postal Code:	95380		
Entity Type:	CORPORATION: DELAWARE		
PROPERTY NUMBERS Total: 8			
Property Type	Number	Word Mark	
Serial Number:	86541592	FIRSTPATH AUTISM	
Serial Number:	86541601	FIRSTPATH AUTISM	
Serial Number:	86541609	FIRSTPATH AUTISM	
Serial Number:	86541615	FIRSTPATH AUTISM	
Serial Number:	86541624	FIRSTPATH AUTISM	
Serial Number:	86541628	FIRSTPATH AUTISM	
Serial Number:	86541633	FIRSTPATH AUTISM	
Serial Number:	86541640	FIRSTPATH AUTISM	
CORRESPONDENCE DATA			
Fax Number:	4155209499		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>			
Phone:	415-438-1890		
Email:	trademarks@rjg.com		
Correspondent Name:	Richard J. Greenstone		
Address Line 1:	456 Montgomery Street		
Address Line 2:	Suite 1300		
Address Line 4:	San Francisco, CALIFORNIA 94104		
ATTORNEY DOCKET NUMBER:	15-2507		
NAME OF SUBMITTER:	Richard J. Greenstone		

OP \$215.00 86541592

SIGNATURE:	/Richard J. Greenstone/
DATE SIGNED:	06/04/2015
Total Attachments: 3 source=Genesis to FPA TM Assign Signed#page1.tif source=Genesis to FPA TM Assign Signed#page2.tif source=Genesis to FPA TM Assign Signed#page3.tif	

TRADEMARK ASSIGNMENT

This Trademark Assignment ("Assignment") is made and entered into this 1st day of June, 2015, by and between Genesis Behavior Center, Inc., a California corporation, with a business address of 5841 N. Walnut Road, Turlock, California 95382 ("Assignor"), on the one hand, and FirstPath Autism, Inc., a Delaware corporation, with a business address of 723 E. Main Street, Turlock, CA 95380 ("Assignee"), on the other hand (individually referred to as a "Party" or collectively, the "Parties").

RECITALS

WHEREAS, Assignor is the owner of the following trademarks (together, the "Marks"), as well as the U.S. trademark applications listed below:

1. **FIRSTPATH AUTISM** (standard character mark); USPTO Serial Number 86/541592; Class 009.
2. **FIRSTPATH AUTISM** (standard character mark); USPTO Serial Number 86/541601; Class 016.
3. **FIRSTPATH AUTISM** (standard character mark); USPTO Serial Number 86/541609; Class 041.
4. **FIRSTPATH AUTISM** (standard character mark); USPTO Serial Number 86/541615; Class 044.
5. **FIRSTPATH AUTISM** (and design); USPTO Serial Number 86/541624; Class 009.
6. **FIRSTPATH AUTISM** (and design); USPTO Serial Number 86/541628; Class 016.
7. **FIRSTPATH AUTISM** (and design); USPTO Serial Number 86/541633; Class 041.
8. **FIRSTPATH AUTISM** (and design); USPTO Serial Number 86/541640; Class 044.

WHEREAS, Assignor has a bona fide intent to use the marks in connection with the goods and services in the applications;

WHEREAS, Assignee is desirous of formally acquiring said Marks in all forms and for all goods and services offered or intended to be offered by Assignor under the Marks, the goodwill associated therewith, and the applications thereof;

WHEREAS, Assignee has acquired that portion of the goodwill of the business of Assignor associated with the Marks, including the applications and all the goodwill associated with that applications, and is the successor in interest to that portion of business of the Assignor to which the Marks pertain, the business of which is ongoing and existing, pursuant to Section 10 of the Lanham Act, 15 U.S.C. 1060;

WHEREAS, Assignee has a bona fide intent to use the Marks in connection with the same goods and services recited in the applications;

NOW, THEREFORE, for and in consideration of the mutual promises contained herein, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

ASSIGNMENT

1. Each of the foregoing recitals is incorporated herein by reference.
2. For good and valuable consideration, receipt thereof which is hereby acknowledged, Assignor does hereby formally assign unto Assignee all right, title, and interest in and to the Marks for all goods and services offered or intended to be offered by Assignor under the Marks, together with the goodwill of that portion of Assignor's business symbolized by the Marks in any and all forms, and the above-identified applications thereof.
3. For such good and valuable consideration, Assignor hereby further sells, assigns, and transfers to Assignee all rights and interests in, to, and arising from any infringement of the Marks, including without limitation, all claims for damages and profits for any infringements that occurred prior to the date of this Assignment, including the right to sue for any infringements in its own name and stead and for its own benefit.
4. Assignor agrees to execute and deliver, at the request of the Assignee, all papers, instruments, and assignments, and to perform any other reasonable acts the Assignee may require in order to vest all of Assignor's rights, title, and interest in and to the Marks in the Assignee, and/or to provide evidence to support any of the foregoing in the event such evidence is deemed necessary by the Assignee, to the extent such evidence is in the possession or control of the Assignor. Assignor also irrevocably authorizes and appoints Assignee as Assignor's true and lawful attorney-in-fact to take such action and make, sign, execute, acknowledge, file, and deliver all such papers, instruments, and assignments, and to perform such other acts (and to cause any of the foregoing) as may from time-to-time be necessary to convey to Assignee, its successors, licensees, and assigns, or to register with any governmental agency or administrative body, all rights granted herein. Such power of attorney is coupled with an interest and is irrevocable.

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5. Assignee and Assignor agree to cooperate in the recordation of this Assignment in the records of the United States Patent and Trademark Office.

IN WITNESS WHEREOF, the Parties hereto have executed this Assignment effective as of the day and year first written above.


GENESIS BEHAVIOR CENTER, INC. ("ASSIGNOR")



ROMINA KIRYAKOUS

President

Genesis Behavior Center, Inc.



Date

I, on behalf of FirstPath Autism, Inc., a Delaware corporation, accept this assignment:

FIRSTPATH AUTISM, INC. ("ASSIGNEE")



ROMINA KIRYAKOUS

President

FirstPath Autism, Inc.



Date