# CH \$215.00 504094

# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM431992

NATURE OF CONVEYANCE: SECURITY INTEREST

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
PROVANT HEALTH SOLUTIONS, LLC		05/11/2017	Limited Liability Company:

### **RECEIVING PARTY DATA**

Name:	SCM SPECIALTY FINANCE OPPORTUNITIES FUND, L.P.
Street Address:	2 Greenwich Plaza, 1st Floor
Internal Address:	c/o CNH Partners
City:	Greenwich
State/Country:	CONNECTICUT
Postal Code:	06830
Entity Type:	Limited Partnership: DELAWARE

### **PROPERTY NUMBERS Total: 8**

Property Type	Number	Word Mark
Registration Number:	5040947	HUMOLOGIE
Registration Number:	5040799	HUMOLOGY
Registration Number:	5040685	HUMOLOGY+
Registration Number:	5040674	MYHUMOLOGY
Registration Number:	4655009	KNOWLEDGE+
Registration Number:	4627116	LIFE+
Registration Number:	4423337	D-STRESS
Registration Number:	3749351	PROVANT HEALTH

# **CORRESPONDENCE DATA**

**Fax Number:** 3124996701

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.

**Email:** ahesla@duanemorris.com

Correspondent Name: Michael Witt

Address Line 1: 190 South LaSalle, Suite 3700

Address Line 2: Duane Morris LLP

Address Line 4: Chicago, ILLINOIS 60603

ATTORNEY DOCKET NUMBER: G3175-00011

TRADEMARK REEL: 006088 FRAME: 0442

900410346

NAME OF SUBMITTER:	Michael Witt	
SIGNATURE:	/s/ Michael Witt	
DATE SIGNED:	06/21/2017	
Total Attachments: 9		
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### INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT (this "IP Security Agreement") dated as of May 11, 2017 is made by and among PROVANT HEALTH SOLUTIONS, LLC, a Rhode Island limited liability company ("Grantor"), in favor of SCM SPECIALTY FINANCE OPPORTUNITIES FUND, L.P., a Delaware limited partnership ("Lender").

# **RECITALS:**

**WHEREAS**, pursuant to that certain Credit and Security Agreement dated as of April 29, 2016 (including all annexes, exhibits and schedules thereto, and as from time to time amended, restated, supplemented or otherwise modified, the "**Credit Agreement**") by and among the borrowers party thereto, Grantor and Lender, Lender has agreed to continue to make certain Loans to Grantor.

**NOW, THEREFORE**, in consideration of the premises and agreements set forth herein and for other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, Grantor (intending to be legally bound) hereby agrees as follows:

- 1. <u>Incorporation of Certain Documents</u>. The Credit Agreement and the terms and provisions thereof are hereby incorporated herein in their entirety by this reference thereto. All capitalized terms used but not otherwise defined herein shall have the same meanings ascribed thereto in the Credit Agreement.
- 2. <u>Security Interest in Intellectual Property</u>. To secure the complete satisfaction and payment and performance when due or declared due (whether at the stated maturity, acceleration or otherwise) of all of the Obligations, Grantor hereby grants to and in favor of Lender a first priority perfected security interest and Lien having priority over all other security interests and Liens (other than Permitted Liens), with power of sale upon the occurrence and during the continuance of an Event of Default, in and to any and all of Grantor's right, title and interest in and to any and all Intellectual Property now owned and existing and hereafter arising, created or acquired, including, without limitation, as identified on <u>Exhibit A</u> attached hereto and made a part hereof (and all proceeds thereof).

To the extent that the granting of a security interest in a Trademark application filed in the United States Patent and Trademark Office (the "USPTO") on the basis of the applicant's intent to use such Trademark (pursuant to Section 1(b) of the Lanham Trademark Act (15 U.S.C. 1051(b)) (the "Lanham Act")) would render such Trademark (or the application therefor) invalid or unenforceable, then the security interest granted hereunder shall not attach to such Trademark application until such time as (A) an amendment is filed with the USPTO under section 1(c) of the Lanham Act to bring the application into conformity with section 1(a) of the Lanham Act, or (B) a verified statement of use is filed with the USPTO under section 1(d) of the Lanham Act.

3. <u>Representation and Warranty</u>. Grantor hereby represents and warrants to Lender that <u>Exhibit A</u> hereto identifies all Intellectual Property which is registered or for which an application for registration is pending that is owned by Grantor in its own name and all

material Intellectual Property licenses to which Grantor is a licensee of a registered or applied for Patent, Copyright or Trademark.

- 4. New Intellectual Property. If, before all Obligations shall have been indefeasibly paid in full in cash, Grantor shall (i) become aware of any existing material Intellectual Property of which Grantor has not previously informed Lender, (ii) obtain rights to any new patentable inventions or other material Intellectual Property, or (iii) become entitled to the benefit of any material Intellectual Property which benefit is not in existence on the date hereof, the provisions of this IP Security Agreement above shall automatically apply thereto and Grantor shall comply (without limitation) with Section 6.8 of the Credit Agreement (and the notice requirement set forth therein). Each Grantor hereby authorizes Lender to unilaterally modify this IP Security Agreement by amending Exhibit A to include any such additional Intellectual Property, and to file or refile this IP Security Agreement with the U.S. Patent and Trademark Office and U.S. Copyright Office, as applicable (at Grantor's sole cost). Upon Lender's reasonable request, Grantor agrees to duly execute and deliver any and all documents and instruments reasonably necessary or advisable to record or preserve Lender's interest in all Intellectual Property added to Exhibit A pursuant to this Section.
- 5. <u>Effect on Credit Agreement</u>. Grantor acknowledges and agrees that this IP Security Agreement is not intended to limit or restrict in any way the rights and remedies of Lender under and pursuant to the Credit Agreement but rather is intended to facilitate the exercise of such rights and remedies. Lender shall have, in addition to all other rights and remedies given it by the terms of this IP Security Agreement and the Credit Agreement, all rights and remedies allowed by law, in equity, and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in New York. If any provision of this IP Security Agreement is deemed to conflict with the Credit Agreement, the terms of the Credit Agreement shall govern and control.
- 6. <u>Further Assurances</u>. Grantor agrees to promptly and duly execute and deliver such further agreements, instruments and documents, and to perform such further acts, as Lender shall reasonably request from time to time in order to carry out the purpose of this IP Security Agreement and agreements set forth herein. Grantor acknowledges that a copy of this IP Security Agreement will be filed by the Lender with the USPTO and, if applicable, the United States Copyright Office or Library of Congress, at the sole cost and expense of Grantor.
- 7. <u>Modification</u>. This IP Security Agreement cannot be altered, amended or modified in any way, except as specifically provided in <u>Section 4</u> hereof or by a writing signed by Grantor and Lender.
- 8. <u>Cumulative Remedies</u>. All of Lender's rights and remedies with respect to the Intellectual Property, whether established hereby or by the Credit Agreement, or by any other agreements or by law shall be cumulative and may be exercised singularly or concurrently.
- 9. <u>Binding Effect; Benefits</u>. This IP Security Agreement shall be binding upon Grantor and its successors and permitted assigns, and shall inure to the benefit of Lender, its successors, nominees and assigns; provided, however, Grantor shall not assign this IP

Security Agreement or any of Grantor's obligations hereunder without the prior written consent of Lender.

- 10. <u>Governing Law</u>. This IP Security Agreement shall be governed by, enforced and construed in accordance with the internal laws of the State of New York, without regard to choice of law or conflict of law principles that would require the application of any other laws.
- 11. <u>Headings</u>; <u>Counterparts</u>. Paragraph headings used herein are for convenience only and shall not modify the provisions which they precede. This IP Security Agreement may be signed in one or more counterparts, but all of such counterparts shall constitute and be deemed to be one and the same instrument. A signature hereto sent or delivered by facsimile or other electronic transmission shall be as legally binding and enforceable as a signed original for all purposes.
- 12. <u>Joint and Several</u>. If more than one Grantor executes this IP Security Agreement, the liability of all such parties shall be joint and several.
- 13. <u>Intercreditor Agreement</u>. This IP Security Agreement is subject to the terms and conditions of that certain Intercreditor Agreement by and between Lender, SWK Funding LLC, a Delaware limited liability company, and the other parties thereto dated as of April 29, 2016 (as amended, restated, supplemented or otherwise modified from time to time).

[Signature Pages Follow]

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IN WITNESS WHEREOF, the undersigned has duly executed this Intellectual Property Security Agreement as of the date first written above.

PROVANT HEALTH SOLUTIONS, LLC, a

Rhode Island limited liability company

Name: Henry Dubois

Title: Chief Executive Officer

# **Agreed and Accepted:**

**SCM SPECIALTY FINANCE OPPORTUNITIES** FUND, L.P., a Delaware limited partnership

By:
Name: Bradley D. Asness
Fitle: Authorized Signatory

Signature Page to Intellectual Property Security Agreement

# **EXHIBIT A**

# GRANTOR'S INTELLECTUAL PROPERTY

### **Patents**

1. None

# **Registered Copyrights**

1. None

# **Trademarks**

<u>Description</u>	USPTO Registration/ Application Number	Registration/ Application <u>Date</u>
Humologie	5040947	9/13/16
Humology	5040799	9/13/16
Humology+	5040685	9/13/16
MyHumology	5040674	9/13/16
Knowledge+	4655009	12/15/14
Life+	4627116	10/28/14
D-Stress	4423337	10/22/13
Provant Health	3749351	2/16/10

### **Domain Names**

- HUMOLOGIE.COM
- HUMOLOGYPROVANTHEALTH.COM
- MYFLUCLINIC.COM
- MYHUMOLOGY.COM
- PROVANTCOMMUNITY.COM
- PROVANTEVENTS.COM
- PROVANTHEALTH.INFO
- PROVANTLIFECHANGING.COM
- PROVANTONE.COM
- PROVANTONE.INFO
- PROVANTONE.NET
- PROVANTONE.ORG
- PROVANTPORTAL.COM
- PROVANTPORTALSTAGING.COM
- PROVANTPTFVIEWER.COM
- PROVANTREPORTS.COM
- PROVANTSURVEYS.COM
- PROVANTVOUCHERS.COM

- provantdataservices.com
- provanthealth.com
- provanthealth.net
- provanthealth.org
- provantonline-staging.com
- provantonline.com
- provantri.com

# **Company-Owned Software**

- 1. ProvantOne
- 2. Humology Platform
- 3. Incentive Management Engine

### **Licensed Software**

- 1. Healthwise, Incorporated
- 2. SilkRoad Technology, Inc.
- 3. Wellness Layers, Inc.
- 4. Fpweb.net LC
- 5. McKesson Health Solutions
- 6. Wellsource
- 7. Health Enhancement Systems
- 8. Saleforce.com
- 9. Vital
- 10. Microsoft SQL Server
- 11. Redhat Linux
- 12. Microsoft Office 365
- 13. Zipongo

### **IP License Agreements**

- 1. Master Product License and Services Agreement, dated December 6, 2013, by and between the Company and Healthwise, Incorporated
- 2. SAAS Subscription Renewal Order Form, dated March 9, 2016, by and between the Company and SilkRoad Technology, Inc.
- 3. License and Services Agreement, dated July 9, 2014, by and between the Company and Wellness Layers, Inc.
- 4. Hosting Agreement, dated July 14, 2016, by and between the Company and Fpweb.net LC
- 5. Master Agreement No. 15824, dated November 20, 2012, by and between the Company and McKesson Health Solutions LLC, as amended by a certain Order Form dated November 20, 2012
- 6. 10.19. Sales Quote #6641, dated January 6, 2017, by and between the Company and Wellsource, Inc.
- 7. Online Wellness Campaign Services Agreement, dated July 14, 2014, by and between the Company and Health Enhancement Systems, Inc.
- 8. Master Services Agreement, dated December 1, 2015, by and between the Company and Zipongo, Inc.

**Open-Source Software License Agreements** 

Name of Software Tool	Name of Open Source License
Angular.UI.Bootstrap	MIT Open Source License
Angularjs	MIT Open Source License
Antlr	BSD
AutoMapper	MIT Open Source License
AWSSDK	Apache
Bootstarp	MIT Open Source License
BouncyCastle	MIT Open Source License
Castle.Core	MIT Open Source License
chosen	MIT Open Source License
dotless	Apache
DotNetOpenAuth	Microsoft Public License
DropDownList.Optgroup.MVC	Microsoft Public License
dropzone	MIT
DynamicQuery	MS-PL (Microsoft Public License)
Elmah	Apache
EnterpriseLibrary	MS-PL
EPPlus	GNU
font-awesome	GPL
Glimpse	Apache
html5shiv	MIT and GPL
jose-jwt	Apache
Jq.Grid	http://creativecommons.org/licenses/by-nc/3.0/
Jquery	Apache
jQuery.UI	Apache
jQuery.Validation	Apache
json2	http://www.json.org/license.html
knockoutjs	MIT
LINQKit	http://www.albahari.com/matshell/lingkit.aspx
log4net	Apache
MigratorDotNet	Apache
Modernizr	MIT
Moment.js	MIT
MvcCheckBoxList	CPOL (Code Project Open License)
MvcSiteMapProvider	MS-PL
Newtonsoft.Json	GNU
Node.js	https://github.com/nodejs/node/blob/master/LICENSE
Npm	https://www.npmjs.com/policies/terms
Nuget	Apache
NUnit	Open Source zlib/libpng

PagedList	MIT
Postal.Mvc5	MIT
RazorEngine	Apache
Respond	MIT
RestSharp	Apache
Selenium	Apache
SpecFlow	http://specflow.org/plus/licensing/
Spire.BarCode	https://www.e-iceblue.com/Tutorials/Licensing/License-Agreement.html
Swashbuckle	https://github.com/domaindrivendev/Swashbuckle/blob/master/LICENSE
WebGrease	Apache
X.PagedList	MIT

**RECORDED: 06/21/2017**