

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM467100

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Practice Fusion, Inc.		02/15/2018	Corporation: DELAWARE
RECEIVING PARTY DATA			
Name:	JPMorgan Chase Bank, N.A., as Administrative Agent		
Street Address:	10 S. Dearborn St.		
Internal Address:	7th Floor		
City:	Chicago		
State/Country:	ILLINOIS		
Postal Code:	60603		
Entity Type:	National Banking Association: UNITED STATES		
PROPERTY NUMBERS Total: 12			
Property Type	Number	Word Mark	
Registration Number:	4998715		
Registration Number:	3799090	PRACTICE FUSION	
Registration Number:	4998736	PRACTICE FUSION	
Registration Number:	3799091	PATIENT FUSION	
Registration Number:	3795773	LIVE IN FIVE	
Registration Number:	3961383	PHENOMENAL SUPPORT	
Registration Number:	4081487	CHARTSHARE	
Registration Number:	4251879	RINGADOC	
Serial Number:	85594035	DC TO VC	
Serial Number:	85836539	DC2VC	
Serial Number:	85874986	CHARTPIC	
Serial Number:	87687742	YOUR PRACTICE. OUR PURPOSE.	
CORRESPONDENCE DATA			
Fax Number:	6502515002		
<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:	(650) 251-5123		
Email:	jmull@stblaw.com		

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Correspondent Name: Marissa Lambert
Address Line 1: 2475 Hanover Street
Address Line 4: Palo Alto, CALIFORNIA 94304

ATTORNEY DOCKET NUMBER: 509265/1496

NAME OF SUBMITTER: J. Jason Mull

SIGNATURE: /J. Jason Mull/

DATE SIGNED: 03/26/2018

Total Attachments: 7

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This **GRANT OF SECURITY INTEREST IN TRADEMARK AND PATENT RIGHTS** (“Agreement”), effective as of February 15, 2018 is made by **PRACTICE FUSION, INC.**, a Delaware corporation, located at 222 Merchandise Mart Plaza, Suite 2024, Chicago, Illinois 60654 (the “Grantor”), in favor of **JPMORGAN CHASE BANK, N.A.**, as Administrative Agent (the “Agent”) for the several banks and other financial institutions (the “Lenders”), parties to the Amended and Restated Credit Agreement, dated as of September 30, 2015 (as amended, supplemented or otherwise modified from time to time, the “Credit Agreement”), among ALLSCRIPTS HEALTHCARE SOLUTIONS, INC. (the “Parent Borrower”), ALLSCRIPTS HEALTHCARE, LLC (the “Co-Borrower” and together with the Parent Borrower and any Additional Borrower, the “Borrowers” and each a “Borrower”), the Lenders and the Administrative Agent.

WITNESSETH:

WHEREAS, pursuant to the Credit Agreement, the Lenders have severally agreed to make extensions of credit to the Borrowers upon the terms and subject to the conditions set forth therein; and

WHEREAS, in connection with the Credit Agreement, the Grantor has executed and delivered an Assumption Agreement dated as of the date of this Agreement pursuant to which the Grantor became a party to that certain Guarantee and Collateral Agreement, dated as of June 28, 2013, by the Grantor and certain other grantors in favor of the Agent (as amended, supplemented or otherwise modified from time to time, the “Security Agreement”);

WHEREAS, pursuant to the Security Agreement, the Grantor pledged and granted to the Agent for the benefit of the Secured Parties a continuing security interest in all Intellectual Property, including the Trademarks and Patents; and

WHEREAS, the Grantor has duly authorized the execution, delivery and performance of this Agreement;

NOW THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, and in order to induce the Lenders to make extensions of credit to the Borrowers pursuant to the Credit Agreement, the Grantor agrees, for the benefit of the Agent and the Secured Parties, as follows:

SECTION 1. Definitions. Unless otherwise defined herein or the context otherwise requires, terms used in this Agreement, including its preamble and recitals, have the meanings provided or provided by reference in the Credit Agreement and the Security Agreement.

SECTION 2. Grant of Security Interest. The Grantor hereby pledges and grants a continuing security interest in, and a right of setoff against, and agrees to assign, transfer and convey, upon demand made upon the occurrence and during the continuance of an Event of Default without requiring further action by either party and to be effective upon such demand, all of the Grantor’s right, title and interest in, to and under the Trademarks and Patents (including, without limitation, those items listed on Schedule A hereto) (collectively, the “Collateral”), to the Agent for the benefit of the Agent and the Secured Parties to secure payment, performance and observance of the Obligations.

SECTION 3. Purpose. This Agreement has been executed and delivered by the Grantor for the purpose of recording the grant of security interest herein with the United States Patent and Trademark Office. The security interest granted hereby has been granted to the Lenders in connection with the Security Agreement and is expressly subject to the terms and conditions thereof. The Security Agreement (and all rights and remedies of the Lenders thereunder) shall remain in full force and effect in accordance with its terms.

SECTION 4. Acknowledgment. The Grantor does hereby further acknowledge and affirm that the rights and remedies of the Lenders with respect to the security interest in the Collateral granted hereby are more fully set forth in the Credit Agreement and the Security Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the terms of the Security Agreement, the terms of the Security Agreement shall govern.

SECTION 5. Counterparts. This Agreement may be executed in counterparts, each of which will be deemed an original, but all of which together constitute one and the same original.

(Remainder of the page intentionally left blank)

(Signature Page to Grant of Security Interests in Trademark and Patent Rights)

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

Practice Fusion, Inc.

By:  _____

Name: Dennis M. Olis


Title: Chief Financial Officer

(Signature Page to Grant of Security Interests in Trademark and Patent Rights)

JPMORGAN CHASE BANK, N.A., as
Administrative Agent for the Secured Parties

By: Krys Szremski
Name: Krys Szremski
Title: Executive Director

SCHEDULE A
TRADEMARKS

Mark	Country/ Jurisdiction	Application Number	Registration Number
	United States	86/234,975	4,998,715
Practice Fusion	United States	77/847,771	3,799,090
Practice Fusion	United States	86/251,403	4,998,736
Patient Fusion	United States	77/847,790	3,799,091
Live In Five	United States	77/847,827	3,795,773
Phenomenal Support	United States	85/128,549	3,961,383
ChartShare	United States	85/230,216	4,081,487
DC To VC	United States	85/594,035	
DC2VC	United States	85/836,539	
Chartpic	United States	85/874,986	
Ringadoc	United States	85/658,592	4,251,879
Your Practice. Our Purpose	United States	87/687,742	

PATENTS

<u>Description</u>	<u>Jurisdiction</u>	<u>Application/ Patent Number</u>
Medical Professional Application Integration into Electronic Health Record System	United States	9,208,284
Health Care Practice Management Messaging And Mining System And Method	United States	13/794,418
Offline Electronic Health Record Management	United States	9,760,681
Presenting A Patient's Disparate Medical Data On A Unified Timeline	United States	14/268,759
Presenting A Patient's Disparate Medical Data On A Unified Timeline	United States	15/241,227

<u>Description</u>	<u>Jurisdiction</u>	<u>Application/ Patent Number</u>
Dynamic Setup Configurator For An Electronic Health Records System	United States	14/311,652
Image Insertion Into An Electronic Health Record	United States	14/606,731
Patient Application Integration Into Electronic Health Record System	United States	14/318,497
Medical Professional Application Integration Into Electronic Health Record System	United States	9,208,284
Automated Waiting Room Queue And Management Service	United States	14/317,668
Electronic Health Records Data Management Systems And Methods	United States	9,840,185
Aggregating A Patient's Disparate Medical Data From Multiple Sources	United States	14/493,887
Recommending Medical Applications Based On A Physician's Electronic Medical Records System	United States	14/454,312
Recommending Medical Applications Based On A Physician-Patient Encounter	United States	14/454,319
Recommending Medical Applications Based On A Physician-Patient Encounter	United States	15/274,927
Flexible Encounter Tracking Systems And Methods	United States	14/697,098
Integrated Health Data Analysis System	United States	14/643,617
One Click Lab Service Sign Up	United States	14/333,357
Electronic Health Record System Context Api	United States	14/318,500
Predicting Related Symptoms	United States	14/611,954
Recommending Medical Applications Based On A Patient's Electronic Medical Records System	United States	14/454,328

<u>Description</u>	<u>Jurisdiction</u>	<u>Application/ Patent Number</u>
Recommending Medical Applications Based On A Patient's Electronic Medical Records System	United States	15/346,125
Display Screen Or Portion Thereof With Graphical User Interface	United States	D784,367
Sanitization Of Content Displayed By Web-Based Applications	United States	14/789,452
Process For Obtaining Expert Advice On-Demand	United States	8,787,555
Managing Data Relationships Of Customizable Forms	United States	14/924,216
Collaborative Charting With Device Integration	United States	14/964,285
Display Screen Or Portion Thereof With Animated Graphical User Interface	United States	D773,487