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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM539551

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	TERM LOAN SECURITY AGREEMENT (FIRST LIEN)

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Gorman Health Group, LLC		09/04/2019	Limited Liability Company: D.C.
Healthscape Advisors, LLC		09/04/2019	Limited Liability Company: ILLINOIS
Pareto Intelligence, LLC		09/04/2019	Limited Liability Company: ILLINOIS
United States Pharmaceutical Group L.L.C.		09/04/2019	Limited Liability Company: DELAWARE
Healthcare Business Solutions, LLC		09/04/2019	Limited Liability Company: TEXAS

RECEIVING PARTY DATA

Name:	ARES Capital Corporation, as Collateral Agent	
Street Address:	245 Park Avenue, 44th Floor	
City:	New York	
State/Country:	NEW YORK	
Postal Code:	10167	
Entity Type:	Bank: UNITED STATES	

PROPERTY NUMBERS Total: 28

Property Type	Number	Word Mark	
Registration Number:	4428065	CONVEY HEALTH SOLUTIONS TECHNOLOGY PEOPL	
Registration Number:	4456469	CONVEY HEALTH SOLUTIONS	
Serial Number:	87766541	CONVEY	
Serial Number:	87766575	CONVEY	
Serial Number:	87766889	CONVEY	
Serial Number:	76715603	HEALTHSCAPE ADVISORS	
Serial Number:	87097666	HEALTHSCAPE ADVISORS	
Serial Number:	86498211	MEMBER ECONOMICS	
Serial Number:	87097684	HEALTHSCAPE ADVISORS	
Serial Number:	87097679	HEALTHSCAPE ADVISORS	
Serial Number:	87097690	PARETO INTELLIGENCE	
Serial Number:	87097700	PARETO INTELLIGENCE	
Serial Number:	87097704	PARETO INTELLIGENCE	
		TRADEMARK	

900513877 REEL: 006737 FRAME: 0023

Property Type	Number	Word Mark	
Serial Number:	76714523	PARETO INTELLIGENCE	
Serial Number:	86948688	GORMAN HEALTH GROUP	
Serial Number:	86948513	CASE IQ	
Serial Number:	86949101		
Serial Number:	86947742	SENTINEL ELITE	
Serial Number:	86947761	SENTINEL ELITE	
Serial Number:	87361716	THE INSIDER	
Serial Number:	87362020	I	
Serial Number:	86948558	VALENCIA	
Serial Number:	86949122		
Serial Number:	86947725	SALES SENTINEL	
Serial Number:	86136925	HEALTHCARE BUSINESS SOLUTIONS	
Serial Number:	85570971	ESI	
Registration Number:	4434648	ESI	
Registration Number:	4410227	TECHNOLOGY. PEOPLE. INNOVATION	

CORRESPONDENCE DATA

Fax Number: 8009144240

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.

Phone: 6142803562

Email: ted.mulligan@wolterskluwer.com

Correspondent Name: Ted Mulligan

Address Line 1: 4400 Easton Commons Way
Address Line 4: Columbus, OHIO 43219

NAME OF SUBMITTER:	Doris Ka
SIGNATURE:	/Doris Ka/
DATE SIGNED:	09/05/2019

Total Attachments: 10

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RECORDATION FORM COVER SHEET TRADEMARKS ONLY

To the Director of the U. S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.			
1. Name of conveying party(ies):	2. Name and address of receiving party(ies)		
	Additional names, addresses, or citizenship attached?		
See the attached	Name:ARES Capital Corporation, as Collateral Agent		
Individual(s) Association	Street Address:245 Park Avenue, 44th Floor		
Partnership Limited Partnership	City: New York		
Corporation- State:	State: NY		
Other			
Citizenship (see guidelines)	Country: USA Zip: 10167		
Additional names of conveying parties attached? Xes No	Individual(s) Citizenship Association Citizenship		
3. Nature of conveyance/Execution Date(s):	Partnership Citizenship		
Execution Date(s) September 4, 2019	Limited Partnership Citizenship		
	Corporation Citizenship		
	Other_Bank Citizenship USA		
Security Agreement Change of Name	If assignee is not domiciled in the United States, a domestic		
OtherTrademark Security Agreement (First Lien)	representative designation is attached: Yes No (Designations must be a separate document from assignment)		
4. Application number(s) or registration number(s) and	identification or description of the Trademark.		
A. Trademark Application No.(s) Text	B. Trademark Registration No.(s)		
see attached Schedule I	see attached Schedule I		
C Identification or Description of Trademark(a) (and Elling	Additional sheet(s) attached? X Yes No		
C. Identification or Description of Trademark(s) (and Filing	Date if Application or Registration Number is unknown):		
5. Name & address of party to whom correspondence	6. Total number of applications and		
concerning document should be mailed: Name: Doris Ka, Senior Paralegal (IP)	registrations involved:		
Internal Address: Cahill Gordon & Reindel LLP	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$		
00 01 01 1	Auto to the total and the		
Street Address: 80 Pine Street	Authorized to be charged to deposit account		
City New Yest	Enclosed		
City: New York	8. Payment Information:		
State: Zip: 10005			
Phone Number: (212) 701-3569	Deposit Account Number		
Docket Number: 02850.065 (Cannes - 1st Lien)			
Email Address: dka@cahill.com	Authorized User Name		
9. Signature: ()	September 4, 2019		
Signature	Date		
Doris Ka	Total number of pages including cover		
Name of Person Signing	sheet, attachments, and document:		

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mail Stop Assignment Recordation Branch, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

ITEM 1 (cont'd) to Trademarks Recordation Form Cover Sheet

Conveying Parties

	Entity	Address	Type of Entity	Jurisdiction
1.	Gorman Health Group, LLC	100 S.E. Third Avenue, 26th Floor	Limited	District of
		Fort Lauderdale, FL 33394	Liability	Columbia
			Company	
2.	Healthscape Advisors, LLC	55 W. Monroe Street, Suite #2100	Limited	Illinois
		Chicago, IL 60654	Liability	
			Company	
3.	Pareto Intelligence, LLC	350 N. LaSalle Drive, Suite 600	Limited	Illinois
		Chicago, IL 60603	Liability	
			Company	
4.	United States Pharmaceutical	100 S.E. Third Avenue, 26th Floor	Limited	Delaware
	Group L.L.C.	Fort Lauderdale, FL 33394	Liability	
			Company	
5.	Healthcare Business	100 S.E. Third Avenue, 26th Floor	Limited	Texas
	Solutions, LLC	Fort Lauderdale, FL 33394	Liability	
			Company	

ITEM 2

Receiving Party

	Entity	Address	Type of Entity	Jurisdiction
1.	ARES Capital Corporation,	245 Park Avenue, 44th Floor	Corporation	Delaware,
	as Collateral Agent	New York, NY 10167		USA

FIRST LIEN TRADEMARK SECURITY AGREEMENT

This FIRST LIEN TRADEMARK SECURITY AGREEMENT (this "<u>Trademark Security Agreement</u>") is entered into as of September 4, 2019, by and among Gorman Health Group, LLC, a District of Columbia limited liability company, Healthscape Advisors, LLC, an Illinois limited liability company, Pareto Intelligence, LLC, an Illinois limited liability company, United States Pharmaceutical Group L.L.C., a Delaware limited liability company, and Healthcare Business Solutions, LLC, a Texas limited liability company (each a "<u>Grantor</u>" and collectively, the "<u>Grantors</u>") and ARES CAPITAL CORPORATION, in its capacity as collateral agent for the Secured Parties (in such capacity, together with its successors and permitted assigns, the "<u>Collateral Agent</u>").

PRELIMINARY STATEMENTS

WHEREAS, Grantors are parties to that certain First Lien Pledge and Security Agreement, dated as of September 4, 2019 (as it may be from time to time amended, restated, amended and restated, replaced, supplemented or otherwise modified, the "Security Agreement"), in favor of the Collateral Agent pursuant to which Grantors granted to the Secured Parties a security interest in and continuing lien on, certain intellectual property rights owned by the Grantors and pursuant to which Grantors are required to execute and deliver this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and to induce the Lenders and the Collateral Agent, for the benefit of the Secured Parties, to enter into the Credit Agreement, and to induce the Lenders to make their respective extensions of credit to the Borrower thereunder, Grantors hereby agree with the Collateral Agent as follows:

SECTION 1. <u>Defined Terms</u>. Unless otherwise defined herein, terms defined in the Security Agreement and used herein have the meaning given to them in the Security Agreement.

SECTION 2. Grant of Security Interest in Trademark Collateral. Grantors hereby pledge and grant to the Collateral Agent for itself and the ratable benefit of the Secured Parties a continuing lien on and security interest in and to all of its right, title and interest in, to and under (a) all Trademarks owned by or exclusively licensed to Grantors, including but not limited to the Trademarks listed on Schedule I attached hereto (excluding any "intent-to-use" trademark application filed with the USPTO prior to the filing of a "Statement of Use" or "Amendment to Allege Use" with respect thereto, to the extent, if any, that, and solely during the period, if any, in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark application under applicable federal law); (b) all extensions or renewals of any of the foregoing; (c) all of the goodwill of the business connected with the use of and symbolized by the foregoing; (d) the right to sue for past, present and future infringement or dilution of any of the foregoing or for any injury to goodwill and (e) all Proceeds of the foregoing, including without limitation, licenses, royalties, income, payments, claims, damages and proceeds of suit (collectively, the "Trademark Collateral").

SECTION 3. Security Agreement. The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Collateral Agent pursuant to the Security Agreement, and should not be deemed to grant a broader security interest in the Trademark Collateral than what is granted by the Grantors to the Collateral Agent in the Security Agreement. Grantors hereby acknowledge and affirm that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement (and are expressly subject to the terms and conditions thereof), the terms and provisions of which are incorporated by reference as if fully set forth herein. In the event that any

provision of this Trademark Security Agreement is deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall control.

SECTION 4. <u>Termination</u>. Upon the termination of the Security Agreement in accordance with its terms, the Collateral Agent shall execute, acknowledge and deliver to Grantors an instrument in writing in recordable form releasing the collateral pledge, grant, lien and security interest in the Trademark Collateral under this Trademark Security Agreement.

SECTION 5. <u>Counterparts</u>. This Trademark Security Agreement may be executed in any number of counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. Delivery of an executed counterpart of a signature page to this Trademark Security Agreement by facsimile or other electronic imaging (including in .pdf format) means shall be effective as delivery of a manually executed counterpart of this Trademark Security Agreement.

SECTION 6. <u>GOVERNING LAW</u>. THIS TRADEMARK SECURITY AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK.

[THE REMAINDER OF THIS PAGE IS INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

UNITED STATES PHARMAÇEUTICAL
GROUP, 14L.C.
Dry Convol Model Salutions Holdings LLC
By: Convey Health Solutions Holdings, LLC, as Member
By:
Name: Timothy Fairbanks Fitle: Chief Financial Officer
Title. Chief Philanelai Officei
Λ
HEALTHSCAPE ADVISORS, LLC
By:/Convey Health Solutions, Inc., as
Member
Ψ
N
Name: Timothy Fairbanks Title: Chief Financial Officer
Title, Chief I manetar Officer
PARETO INTELLIGENCE LLC
Pour Combined Haralet Salaria Anna
By: Convey Health Solutions, Inc., as Member
TVICING.
Name: Timothy Fairbanks Title: Chief Financial Officer
GORMAN HEALTH GROUP, LLC
// // //
By: Convey Health Solutions Holdings, LLC,
as Member
By:
Name: Timothy Fairbanks
Title: Chief Financial Officer

[Signature Page to Trademark Security Agreement]

TRADEMARK

REEL: 006737 FRAME: 0029

HEALTHCARE BUSINESS

SOLUTIONS LLC

By: Goffian Health Group LLC, as Member

By:

Name: Timothy Fairbanks

REEL: 006737 FRAME: 0030

Accepted and Agreed:

ARES CAPITAL CORPORATION,

as Collateral Agent

By: Penni Roll

Title: Authorized Signer

[Signature Page to Trademark Security Agreement]

$\frac{\text{SCHEDULE I}}{\text{to}}$ $\frac{\text{to}}{\text{TRADEMARK SECURITY AGREEMENT}}$

UNITED STATES TRADEMARK REGISTRATIONS AND APPLICATIONS:

Trademark	Application No.	Registration No.	Owner
TECHNOLOGY. PEOPLE.	85/818,051	4,410,227	United States
INNOVATION			Pharmaceutical
			Group LLC
CONVEY HEALTH SOLUTIONS	85/818,030	4,428,065	United States
TECHNOLOGY PEOPLE			Pharmaceutical
INNOVATION			Group LLC
CONVEY HEALTH SOLUTIONS Technology • People • Innovation			
CONVEY HEALTH SOLUTIONS	85/801,590	4,456,469	United States
			Pharmaceutical
			Group LLC
	87/766,541	N/A	United States
CONVEY			Pharmaceutical
CONVE			Group LLC
	87/766,575	N/A	United States
盟convey			Pharmaceutical
\$10000 3000000			Group LLC
	87/766,889	N/A	United States
			Pharmaceutical
			Group LLC
HEALTHSCAPE ADVISORS	76/715,603	4,594,797	Healthscape
**HEALTHSCAPE			Advisors, LLC
HEALTHSCAPE ADVISORS	87/097,666	5,141,558	Healthscape
			Advisors, LLC
MEMBER ECONOMICS	86/498,211	4,770,700	Pareto Intelligence,
			LLC
HEALTHSCAPE ADVISORS	87/097,684	5,141,563	Healthscape
HealthScape Advisors			Advisors, LLC

Trademark	Application No.	Registration No.	Owner
HEALTHSCAPE ADVISORS HealthScape Advisors	87/097,679	5,141,562	Healthscape Advisors, LLC
PARETO INTELLIGENCE	87/097,690	5,672,090	Pareto Intelligence, LLC
PARETO INTELLIGENCE	87/097,700	5,672,091	Pareto Intelligence, LLC
Pareto Intelligence			
PARETO INTELLIGENCE Pareto Intelligence	87/097,704	5,672,092	Pareto Intelligence, LLC
PARETO INTELLIGENCE	76/714,523	N/A	Healthscape Advisors, LLC
GORMAN HEALTH GROUP	86/948,688	5,081,085	Gorman Health Group, LLC
CASE IQ	86/948,513	5,081,076	Gorman Health Group, LLC
	86/949,101	5,068,378	Gorman Health Group, LLC
Design Only SENTINEL ELITE	86/947,742	5,266,937	Gorman Health
SENTINEL ELITE	86/947,761	E 251 069	Group, LLC Gorman Health
SENTINEL elite	00/94/,/01	5,251,968	Group, LLC
INSIDER	87/361,716	5,321,961	Gorman Health Group, LLC
	87/362,020	5,321,994	Group, LLC Group, LLC

Trademark	Application No.	Registration No.	Owner
VALENCIA	86/948,558	5,068,325	Gorman Health Group, LLC
Design Only	86/949,122	5,068,382	Group, LLC Group, LLC
SALES SENTINEL	86/947,725	5,081,047	Gorman Health Group, LLC
HEALTHCARE BUSINESS SOLUTIONS	86/136,925	4,680,116	Healthcare Business Solutions, LLC
ESI	85/570,971	4,434,649	Healthcare Business Solutions, LLC
ESI	85/570,96	4,434,648	Healthcare Business Solutions, LLC

RECORDED: 09/05/2019