

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM613337

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	RELEASE OF SECURITY INTEREST		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
PERCEPTIVE CREDIT HOLDINGS II, LP		11/13/2020	Limited Partnership: DELAWARE
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	MEDICREA INTERNATIONAL		
<b>Street Address:</b>	5389 Route de Strasbourg Vancia		
<b>City:</b>	Rillieux La Pape		
<b>State/Country:</b>	FRANCE		
<b>Postal Code:</b>	69140		
<b>Entity Type:</b>	Company: FRANCE		
<b>PROPERTY NUMBERS Total: 3</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	4236334	SPEEDRIVER	
<b>Registration Number:</b>	3362422	PASS	
<b>Registration Number:</b>	3682376	C-JAWS	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	2123101600		
<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>			
<b>Phone:</b>	2126264841		
<b>Email:</b>	nyctrademarks@bakermckenzie.com		
<b>Correspondent Name:</b>	Alysha C. Preston		
<b>Address Line 1:</b>	452 Fifth Avenue		
<b>Address Line 2:</b>	Baker & McKenzie LLP		
<b>Address Line 4:</b>	New York, NEW YORK 10018		
<b>NAME OF SUBMITTER:</b>	Alysha C. Preston		
<b>SIGNATURE:</b>	/Alysha C. Preston/		
<b>DATE SIGNED:</b>	12/09/2020		
<b>Total Attachments: 4</b>			
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**TERMINATION TO TRADEMARK SECURITY AGREEMENT**

This **TERMINATION TO TRADEMARK SECURITY AGREEMENT** (this "*Termination*"), dated as of November 13, 2020, is executed by PERCEPTIVE CREDIT HOLDINGS II, LP, as Collateral Representative for the Secured Parties (in such capacity, together with its successors and assigns, the "*Collateral Representative*"), with an address at 51 Astor Place, 10th Floor, New York, NY 10003, in favor of MEDICREA INTERNATIONAL, a company organized under the laws of France registered with the Trade and Companies Registry of Lyon under number 393 175 807 and listed on the Euronext Growth Market in Paris ("*Grantor*"), with an address at 5389 Route de Strasbourg Vancia, 69140 Rillieux La Pape, France. Capitalized terms not otherwise defined herein shall have those meanings set forth in the Security Agreement.

**RECITALS**

**WHEREAS**, Grantor, certain of Grantor's affiliates and Collateral Representative entered into that certain Security and Guaranty Agreement, dated as of November 27, 2018 (as amended or otherwise modified from time to time, the "*Security Agreement*");

**WHEREAS**, in connection with the Security Agreement, Grantor and Collateral Representative entered into that certain Trademark Security Agreement dated as of November 27, 2018 (as amended or otherwise modified from time to time, the "*Agreement*") pursuant to which Grantor granted to Collateral Representative a security interest in the Trademark Collateral (as defined in the Agreement); and

**WHEREAS**, Collateral Representative has agreed to terminate and release its security interest in the Trademark Collateral as herein provided.

**NOW, THEREFORE**, in consideration of the foregoing, Collateral Representative agrees as follows:

1. Collateral Representative hereby terminates its security interest in the Trademark Collateral, including without limitation those trademark registrations listed on *Schedule 1* hereto, which security interest was evidenced by the recordation of the Agreement with the United States Patent and Trademark Office on December 4, 2018.

2. Collateral Representative hereby authorizes Grantor or Grantor's agent to record this Termination with the United States Patent and Trademark Office and any other relevant governmental authority.

3. This Termination and the rights and obligations of the parties under this Termination shall be governed by, and construed and interpreted in accordance with, the law of the State of New York.

*[remainder of page intentionally left blank]*



IN WITNESS WHEREOF, Collateral Representative has executed this Termination on the date first written above.

**COLLATERAL REPRESENTATIVE:**

**PERCEPTIVE CREDIT HOLDINGS II, LP**

**By Perceptive Credit Opportunities GP, LLC, its  
general partner**

By: \_\_\_\_\_  
Name: Sandeep Dixit  
Title: Chief Credit Officer

By:  \_\_\_\_\_  
Name: Sam Chawla  
Title: Portfolio Manager

**SCHEDULE 1**  
**to the Termination to Trademark Security Agreement**

**TRADEMARKS**

Trademark Registrations and Applications

	<b>Serial Number</b>	<b>Reg. Number</b>	<b>Word Mark</b>	<b>Check Status</b>	<b>Live/Dead</b>
1	85431468	4236334	SPEEDRIVER	TSDR	LIVE
2	79105731	4239797	PASS MIS	TSDR	LIVE
3	79105730	4239796	PASS OCT	TSDR	LIVE
4	79105527	4239786	LIGAPASS	TSDR	LIVE
5	79233140	5682732	UNID	TSDR	LIVE
6	79216859	5383090	PASS-TULIP	TSDR	LIVE
7	79159962	4868840	SAGITTAL CODE	TSDR	LIVE
8	79155892	4774806	SCOLIF	TSDR	LIVE
9	79150813	4673597	<b>UNID</b>	TSDR	LIVE
10	79115647	4284515	CARYATID	TSDR	LIVE
11	79114420	4284492	STABOLT	TSDR	LIVE
12	79109319	4181538	IMPIX-SCOLIF	TSDR	LIVE
13	79105526	4239785	FACETJAWS	TSDR	LIVE
14	79105074	4239768	PASS ANT	TSDR	LIVE
15	79099482	4156275	LAMINOJAWS	TSDR	LIVE
16	79072217	3744965	K-JAWS	TSDR	LIVE
17	79060938	3679987	IMPIX-MANTA	TSDR	LIVE
18	79060844	3718769	PASS LP	TSDR	LIVE
19	79031592	3356624	MEDICREA	TSDR	LIVE
20	79014644	3159063	IMPIX	TSDR	LIVE
21	78888746	3362422	PASS	TSDR	LIVE
22	77598862	3682376	C-JAWS	TSDR	LIVE