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ETAS ID: TM693634

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

SUBMISSION TYPE:

NEW ASSIGNMENT

NATURE OF CONVEYANCE: RELEASE OF SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Orix Growth Capital, LLC		11/19/2021	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	DrChrono Inc.
Street Address:	328 Gibraltar Drive
City:	Sunnyvale
State/Country:	CALIFORNIA
Postal Code:	94089
Entity Type:	Corporation: DELAWARE

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Serial Number:	88329877	DRCHRONO
Serial Number:	88329880	DR CHRONO
Serial Number:	88415318	ONPATIENT
Serial Number:	88415317	

CORRESPONDENCE DATA

Fax Number:

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: 6173106098

Email: stokesb@gtlaw.com
Correspondent Name: Bethany A. Stokes

Address Line 1: Greenberg Traurig, LLP

Address Line 2: One International Place, Suite 2000
Address Line 4: Boston, MASSACHUSETTS 02110

NAME OF SUBMITTER:	Bethany A. Stokes
SIGNATURE:	/Bethany A. Stokes/
DATE SIGNED:	12/09/2021

Total Attachments: 5

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RELEASE OF SECURITY INTEREST IN INTELLECTUAL PROPERTY

This RELEASE OF SECURITY INTEREST IN INTELLECTUAL PROPERTY (this "Release"), dated as of November 19, 2021, is made by ORIX GROWTH CAPITAL, LLC, a Delaware limited liability company having a place of business at 280 Park Avenue, 40 West, New York, New York 10017 ("Lender") in favor of DRCHRONO INC., a Delaware corporation, having a place of business at 328 Gibraltar Drive, Sunnyvale, California 94089 ("Grantor"). Capitalized terms used but not otherwise defined herein shall have the meanings given to them in the IPSA (as defined below).

WHEREAS, Lender and Grantor are parties to a Loan and Security Agreement dated as of November 6, 2019 (as amended, supplemented or otherwise modified, renewed or replaced from time to time, the "Loan Agreement");

WHEREAS, Lender and Grantor are parties to an Intellectual Property Security Agreement dated as of November 6, 2019 (the "<u>Initial IPSA</u>"), recorded with the United States Patent and Trademark Office at Reel 051300, Frame 0544 (Patents) and at the United States Patent and Trademark Office at Reel 6792, Frame 0715 and Reel 6817, Frame 0727 (Trademarks), as supplemented by that certain Reaffirmation of and Supplement to Intellectual Property Security Agreement dated as of April 29, 2021 (the "<u>IPSA Supplement</u>", together with the Initial IPSA, as at any time further amended, supplemented or otherwise modified, the "<u>IPSA</u>", and together with the Loan Agreement, collectively, the "<u>Security Agreements</u>"), recorded with the United States Patent and Trademark Office at Reel 056088, Frame 0369 (Patents) and at the United States Patent and Trademark Office at Reel 7277, Frame 0097 (Trademarks);

WHEREAS, pursuant to the Security Agreements, Grantor pledged to Lender, a security interest (referred to in this Release as the "Security Interest") in Grantor's right, title and interest in, to and under Grantor's Intellectual Property (as defined in the Loan Agreement), including those patent and patent applications referred to on Schedule A hereto and the trademarks and trademark applications referred to on Schedule B hereto (collectively, the "Intellectual Property Collateral").

WHEREAS, Lender has agreed to terminate and release all of its right, title and interest in or to the Intellectual Property Collateral, including the Security Interest.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged:

- 1. Release of Lien. Lender hereby terminates, extinguishes, cancels, releases and discharges any and all right, title and interest, including the Security Interest, in and to the Intellectual Property Collateral arising in connection with the Security Agreements and assigns, discharges, quit claims and relinquishes unto Grantor any and all right, title and interest it has in and to the Intellectual Property Collateral, in each case without any representation, warranty, recourse or undertaking by Lender.
- 2. <u>Further Assurances</u>. Lender shall take all further actions, and provide to Grantor and its successors, assigns or other legal representatives, such cooperation and assistance

(including, without limitation, the execution and delivery of any documents or other instruments), reasonably requested by Grantor, and at Grantor's sole cost and expense, to more fully and effectively effectuate the release of liens contemplated hereby.

3. <u>Governing Law</u>. This Release shall be construed in accordance with and governed by the internal laws of the state of New York.

[Signature page follows]

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IN WITNESS WHEREOF, Lender has caused this Release to be executed and delivered by its duly authorized representative as of the date first above written.

ORIX GROWTH CAPITAL, LLC

Name: David Orlandella

Title: Managing Director

SCHEDULE A

<u>PATENTS</u>

Title	Appln. No.	Filing Date	Patent/Pub. No.	Issue/Pub. Date
DYNAMIC FORMS	13/552,740	7/19/2012	20130041677	2/14/2013
DYNAMIC FORMS	14/855,725	9/16/2015	20160004835	1/7/2016
DYNAMIC FORMS	16/547979	8/22/2019	20190378608	
IDENTIFYING MISSING QUESTIONS BY CLUSTERING AND OUTLIER DETECTION	16/457794	6/28/2019	20200034366	
AUTOMATED DETECTION OF MEDICATION INTERACTIONS	16/457787	6/28/2019	20200035343	
NEURAL NETWORK ENCODERS AND DECODERS FOR CLAIM ADJUSTMENT	16/457778	6/28/2019	20200035342	
GENERATING CLINICAL FORMS	16/457803	6/28/2019	20200035335	
NEURAL NETWORK ENCODERS AND DECODERS FOR PHYSICIAN PRACTICE OPTIMIZATION	16/457769	6/28/2019	20200034707	
DYNAMIC FORMS	16/706549	12/6/2019	20200111554	

SCHEDULE B

TRADEMARKS

Mark	Filing Date	Appln. No.	Reg. No.	Reg. Date
DRCHRONO	3/7/2019	88329877	5861911	9/17/2019
Chrono	3/7/2019	88329880	5867303	9/24/2019
ONPATIENT	5/3/2019	88415318	5903163	11/5/2019
	5/3/2019	88415317	5903162	11/5/2019

RECORDED: 12/09/2021