

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM851107

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	Security Agreement		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Daniel & Yeager, LLC		11/03/2023	Limited Liability Company: ALABAMA
Team Health, LLC		11/03/2023	Limited Liability Company: DELAWARE
RECEIVING PARTY DATA			
Name:	JPMorgan Chase Bank, N.A., as Collateral Agent		
Street Address:	IL1-1145/54/63, P.O. Box 6026		
City:	Chicago		
State/Country:	ILLINOIS		
Postal Code:	60680-6026		
Entity Type:	Bank: UNITED STATES		
PROPERTY NUMBERS Total: 11			
Property Type	Number	Word Mark	
Registration Number:	5318764	D&Y	
Registration Number:	5318763	D&Y LOCUM TENENS	
Serial Number:	97931522	LOCUMS WHEN YOU WANT IT. LOCUMS WHEN YOU	
Registration Number:	5608504	ZENITH	
Registration Number:	6185586	PRACTICE MADE PERFECT	
Registration Number:	5881338	BEYOND CLINICAL MEDICINE WHAT THEY DON'T	
Registration Number:	6160338	ACCESSNURSE	
Registration Number:	6404649	SMARTPAC	
Registration Number:	6233416	ACCESSNURSE	
Registration Number:	6992308	TEAMHEALTH VIRTUALCARE	
Registration Number:	6997361	TEAMHEALTH VIRTUALCARE	
CORRESPONDENCE DATA			
Fax Number:			
<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>			
Email:	michael.violet@wolterskluwer.com		
Correspondent Name:	Michael Violet		

OP \$290.00 5318764

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

NAME OF SUBMITTER: Sophie Bolt

SIGNATURE: /Sophie Bolt/

DATE SIGNED: 11/05/2023

Total Attachments: 7

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TRADEMARK SECURITY AGREEMENT

Trademark Security Agreement, dated as of November 3, 2023, by Daniel & Yeager, LLC and Team Health, LLC (individually, a “**Grantor**”, and, collectively, the “**Grantors**”), in favor of JPMORGAN CHASE BANK, N.A., in its capacity as collateral agent pursuant to the Credit Agreement (in such capacity, the “**Collateral Agent**”).

W I T N E S S E T H:

WHEREAS, the Grantors are party to a Security Agreement dated as of February 6, 2017 (as amended, amended and restated, supplemented or otherwise modified from time to time, the “**Security Agreement**”) in favor of the Collateral Agent pursuant to which the Grantors are required to execute and deliver this Trademark Security Agreement.

NOW, THEREFORE, in consideration of the premises and to induce the Collateral Agent, for the benefit of the Secured Parties, to enter into the Credit Agreement, the Grantors hereby agree with the Collateral Agent as follows:

SECTION 1. Defined Terms. 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. Each Grantor hereby pledges and grants to the Collateral Agent for the benefit of the Secured Parties a lien on and security interest in and to all of its right, title and interest in, to and under all the following Collateral (excluding any Excluded Assets) of such Grantor:

(a) all Trademark registrations and applications of such Grantor, including those listed on Schedule I attached hereto.

SECTION 3. The 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 the Grantors hereby acknowledge and affirm that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademarks made and granted hereby are more fully set forth in the Security Agreement. 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 unless the Collateral Agent shall otherwise determine.

SECTION 4. Termination. Upon the termination of the Security Agreement in accordance with Section 6.11 thereof, the Collateral Agent shall, at the expense of such Grantor, execute, acknowledge, and deliver to the Grantors an instrument reasonably requested by such Grantor in writing in recordable form releasing the lien on and security interest in the Trademarks under this Trademark Security Agreement.

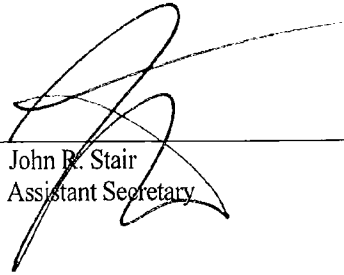
SECTION 5. Counterparts. This Trademark Security Agreement may be executed in any number of counterparts, all of which shall constitute one and the same instrument, and any party hereto may execute this Trademark Security Agreement by signing and delivering one or more counterparts. Delivery of an executed signature page to this Trademark Security Agreement by facsimile or other electronic transmission shall be effective as delivery of a manually signed counterpart of this Trademark Security Agreement.

SECTION 6. Intercreditor Agreements. Notwithstanding any provision to the contrary contained herein, the terms of this Trademark Security Agreement, the Liens created hereby and the rights and

remedies of the Collateral Agent hereunder are subject to the terms of each applicable Intercreditor Agreement. In the event of any conflict or inconsistency between the terms of this Trademark Security Agreement and an Intercreditor Agreement, the terms of that Intercreditor Agreement shall govern.

[Signature pages follow.]

DANIEL & YEAGER, LLC
TEAM HEALTH, LLC, each, as Grantor

By: 
Name: John B. Stair
Title: Assistant Secretary

JPMORGAN CHASE BANK, N.A., as Collateral
Agent


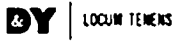
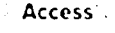

By: _____
Name: Helen D. Davis
Title: Executive Director

[Signature Page to the Trademark Security Agreement]

TRADEMARK
REEL: 008249 FRAME: 0654

Schedule I
Trademark Registrations and Applications

U.S. Trademark Registrations & Applications

	Owner	Mark	App. No.	Reg. No.
1.	Daniel & Yeager, LLC	D&Y (& design) 	87/319,000	5,318,764
2.	Daniel & Yeager, LLC	D&Y LOCUM TENENS (& design) 	87/318,993	5,318,763
3.	Daniel & Yeager, LLC	LOCUMS WHEN YOU WANT IT. LOCUMS WHEN YOU NEED IT.	97/931,522	
4.	Team Health, LLC	ZENITH	87/718,007	5,608,504
5.	Team Health, LLC	PRACTICE MADE PERFECT	87/892,218	6,185,586
6.	Team Health, LLC	BEYOND CLINICAL MEDICINE WHAT THEY DON'T TEACH YOU IN RESIDENCY	88/160,349	5,881,338
7.	Team Health, LLC	ACCESSNURSE	88/530,677	6,160,338
8.	Team Health, LLC	SMARTPAC	88/836,300	6,404,649
9.	Team Health, LLC	ACCESSNURSE (& design) 	88/950,042	6,233,416
10.	Team Health, LLC	TEAMHEALTH VIRTUALCARE	90/406,383	6,992,308
11.	Team Health, LLC	TEAMHEALTH VIRTUALCARE (& design) 	90/518,655	6,997,361