FORM PTO-1618A Expires 06/30/99 OMB 0651-0027

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Conveying Party Mark if additional names of conveying parties att	ached		
Name Home Health Care of New Jersey, Inc. Formerly Individual General Partnership Limited Partnership X Corporatio	Month Day Year 02-13-2001 1646399		
Individual General Partnership Limited Partnership Corporatio	Association		
Other			
Citizenship/State of Incorporation/Organization New Jersey			
Receiving Party Mark if additional names of receiving parties attached			
Name Universal Health, L.L.C . DBA/AKA/TA	RE O		
Composed of	26 2 m		
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Address (line 3) Rutherford New Jersey State/Country	07070 Zip Code		
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FORM PTO-1 Expires 06/30/99 OMB 0651-0027	618B Page 2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK
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Correspondent Name and Address Area Code and Telephone Number 201-489-3000		
Name [Steven R. Antico, Esq.	
Address (line 1) Cole, Schotz, Meisel, Forman & Leonard, P.A.		
Address (line 2) 25 Main Street		
Address (line 3) P.O. Box 800		
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Trademark Application Number(s) or Registration Number(s) Mark if additional numbers attached		
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Deposit Account (Enter for payment by deposit account or if additional fees can be charged to the account.) Deposit Account Number:		
	Authorization to charge additional fees: Yes	No
Statement and Signature To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as		

indicated herein. 2/13/01 Date Signed Steven R. Antico, Esq.

Name of Person Signing

INTELLECTUAL PROPERTY ASSIGNMENT

THIS INTELLECTUAL PROPERTY ASSIGNMENT is made this _____ day of February, 2001, and is effective as of August 18, 2000, by and among UNIVERSAL HEALTH, L.L.C., a New Jersey limited liability company ("Buyer"), and BEN H. BECKER, CHAPTER 11 TRUSTEE ("Seller") OF NEUMAN DISTRIBUTORS, INC. ("NDI") and HOME HEALTH CARE OF NEW JERSEY, INC. ("HHC"). Buyer and Seller are hereinafter sometimes together referred to as the "Parties" or individually as a "Party" and this Intellectual Property Assignment shall hereinafter be referred to as the "Agreement."

WHEREAS, the Buyer and the Seller are parties to an Asset Purchase Agreement dated as of August 17, 2000 (the "Asset Purchase Agreement"), under which Seller has agreed to sell, assign, transfer and convey to Buyer and Buyer has agreed to purchase, accept and assume from Seller all of Seller's rights, title and interest in and to the Assets (as such term is defined in the Asset Purchase Agreement); and

WHEREAS, pursuant to terms and conditions of the Asset Purchase Agreement, Seller desires to assign all of its respective rights, title and interest in Seller's intellectual property, in accordance with the terms, conditions, covenants and agreements hereinafter set forth.

NOW, THEREFORE, in consideration of the foregoing premises, and for good and valuable consideration as set forth in the Asset Purchase Agreement, the Parties hereby agree as follows:

1. Assignment. Seller hereby sells, assigns, transfers, grants, delivers and conveys to the Buyer, absolutely, and the Buyer hereby agrees to purchase, accept and assume from the Seller, free and clear of all liens, encumbrances, restrictions, defaults and/or breaches of any kind or nature, the entire right, title and interest of Seller in and to the intellectual property rights owned, used or held for use by Seller in connection with the Business as contemplated by Section 1.1 of the Asset Purchase Agreement, including, without limitation, all Intellectual Property (as such term is defined in the Asset Purchase Agreement) and the trademarks and/or service marks set forth on Schedule 1 of this Agreement.

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2. Assumption.

- a. Buyer does hereby accept the assignment of all of Seller's respective rights, title, and interest in and to the entire right, title and interest of Seller in and to intellectual property rights owned, used or held for use by Seller in connection with the Business as contemplated by Section 1.1 of the Asset Purchase Agreement, including, without limitation, all Intellectual Property.
- b. It is expressly understood and agreed by the Parties that this Agreement shall not in any manner relieve Seller from any undertaking, obligation or liability of Seller incident to or in connection with intellectual property rights owned, used or held for use by the Seller in connection with the Business as contemplated by Section 1.1 of the Asset Purchase Agreement, including, without limitation, all Intellectual Property, to the extent such undertakings, obligations or liabilities accrued or are otherwise attributable to the period on and before the Closing Date.
- c. This Agreement does not affect or modify Article 2 of the Asset Purchase Agreement.
- 3. <u>Definitions</u>. Capitalized terms that are used herein without definition shall have the same meanings herein as specified in the Asset Purchase Agreement.
- 4. <u>Binding Effect</u>. This Agreement shall be binding upon and inure to the benefit of the successors and assigns of the Parties.
- 5. <u>Conflict</u>. In the event that any of the terms and provisions contained in this Agreement conflict with or are inconsistent with any of the terms and provisions of the Asset Purchase Agreement, the terms and provisions of the Asset Purchase Agreement shall control.
- 6. <u>Further Assurances</u>. The Parties shall execute and deliver such further and additional instruments, agreements, and other documents as may be necessary to give full force and effect to the terms and conditions of this Agreement and the transactions contemplated hereunder.
- 7. <u>Modification and Waiver</u>. No alterations or variations of the terms and provisions of this Agreement shall be valid unless made in writing and signed by all of the Parties hereto or their successors or permitted assigns.

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- 8. Governing Law and Jurisdiction. This Agreement shall be construed and governed by the laws of the State of New Jersey without regard to its conflict of law rules. If any provision of this Agreement is held to be invalid or unenforceable, such will not affect the validity or enforceability of the other provisions of this Agreement.
- 9. <u>Recitals</u>. The recitals set forth above hereinabove are hereby incorporated by reference as though fully set forth at length.
- 10. <u>Counterparts</u>. This Agreement may be executed simultaneously in one or more counterparts, each of which shall be deemed to be an original, but all of which together will constitute one and the same instrument.

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IN WITNESS WHEREOF, this Intellectual Property Assignment has been executed by the Parties as of the date and year first above written.

ATTEST/WITNESS:

BEN H. BECKER, CHAPTER 11 TRUSTEE OF NEUMAN DISTRIBUTORS, INC. AND HOME HEALTH CARE OF NEW JERSEY, INC.

Michael O. Sino TA

ATTEST/WITNESS:

UNIVERSAL HEALTH, L.L.C.

Name: /

Title:

Schedule 1 to

Intellectual Property Assignment

Trademark and/or Service Mark for <u>Home Health Care Of New Jersey</u>, United States Patent and Trademark Office Reg. No. 1,646,399, Registration Date May 28, 1991.

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RECORDED: 02/20/2001