TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Release of Security Interests in Trademarks

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Credit Suisse AG, Cayman Islands Branch		03/13/2013	National Bank: SWITZERLAND

RECEIVING PARTY DATA

Name:	Covance Cardiac Safety Services Inc.		
Street Address:	818 Market Street		
City:	Philadelphia		
State/Country:	PENNSYLVANIA		
Postal Code:	19103		
Entity Type:	CORPORATION: PENNSYLVANIA		

Name:	invivodata, Inc.	
Street Address:	225 West Station Square Drive	
Internal Address:	Suite 220	
City:	Pittsburgh	
State/Country:	PENNSYLVANIA	
Postal Code:	15219	
Entity Type:	CORPORATION: DELAWARE	

Name:	eResearchTechnology, Inc.		
Street Address:	818 Market Street		
City:	Philadelphia		
State/Country:	PENNSYLVANIA		
Postal Code:	19103		
Entity Type:	CORPORATION: DELAWARE		

PROPERTY NUMBERS Total: 19

Property Type	Number	Word Mark
Registration Number:	2843409	EXPERT
1-	1.	TRADEMARK

REEL: 004981 FRAME: 0174

Registration Number:	3816219	ERT			
Registration Number:	3898416	GETTING IT DONE. RIGHT.			
Registration Number:	3991327	VIAPHONE			
Registration Number:	3822365	VIAPEN			
Registration Number:	3055851	DIGITOGRAPHY			
Registration Number:	4062200	PRO CONSULTING			
Registration Number:	3664133	PROPARTNER			
Registration Number:	3564984	DESIGNPRO			
Registration Number:	3518426	SIMPLY BETTER DATA			
Registration Number:	3424621	SIMPLY BETTER DATA			
Registration Number:	3263513	PRO CONSULTING			
Registration Number:	3129270	INVIVODATA			
Registration Number:	3074636	SITEPRO			
Registration Number:	3074635	DIARYPRO			
Registration Number:	2583384	THE SCIENCE OF PATIENT EXPERIENCE			
Registration Number:	2564767	INVIVODATA			
Registration Number:	2465614	THE SCIENCE OF PATIENT EXPERIENCE			
Serial Number:	85145570	VIAWEB			

CORRESPONDENCE DATA

Fax Number: 917777373

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: 212-735-3000

Email: andrew.patrick@skadden.com

Correspondent Name: Skadden Arps Slate Meagher & Flom LLP

Address Line 1: Four Times Square
Address Line 2: Attn: Kenneth Chiu, Esq.

Address Line 4: New York, NEW YORK 10036

ATTORNEY DOCKET NUMBER:	217730/2471
NAME OF SUBMITTER:	Kenneth Chiu
Signature:	/Kenneth Chiu/
Date:	03/13/2013

Total Attachments: 5

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RELEASE OF SECURITY INTERESTS IN TRADEMARKS

This RELEASE OF SECURITY INTEREST IN TRADEMARKS, dated as of March 13, 2013 (this "Release"), is made by CREDIT SUISSE AG, CAYMAN ISLANDS BRANCH, a Swiss national bank located at Eleven Madison Avenue, OMA2, New York, NY 10010, as collateral agent for the Secured Parties (the "Assignor"), in favor of COVANCE CARDIAC SAFETY SERVICES INC., a Pennsylvania corporation, located at 1818 Market Street, Philadelphia, PA 19103, INVIVODATA, INC., a Delaware corporation located at 225 West Station Square Drive, Suite 220, Pittsburgh, PA 15219, and ERESEARCHTECHNOLOGY, INC., a Delaware corporation, located at 1818 Market Street, Philadelphia, PA 19103 (each an "Assignee" and collectively the "Assignees").

All capitalized terms used but not otherwise defined herein shall have the meanings given to them in the Trademark Security Agreement (as defined below).

WITNESSETH

WHEREAS, the Assignees and the Assignor, among other parties, are parties to that certain (i) Guarantee and Collateral Agreement, dated as of July 3, 2012 (as amended, restated, supplemented or otherwise modified from time to time, the "Guarantee and Collateral Agreement"), (ii) Credit Agreement, dated as of July 3, 2012 (as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), and (iii) Trademark Security Agreement, dated as of July 3, 2012 (the "Trademark Security Agreement");

WHEREAS, pursuant to the Trademark Security Agreement, as security for the payment or performance, as the case may be, in full of the Obligations, each Assignee collaterally assigned and pledged to the Assignor, for the ratable benefit of the Secured Parties, and granted to the Assignor, for the ratable benefit of the Secured Parties, a security interest in all right, title or interest in or to any and all of the following assets and properties then owned or at any time thereafter acquired by such Assignee or in which such Assignee then had or at any time thereafter acquired any right, title or interest (collectively, the "Trademark Collateral"):

(i) (a) all trademarks, service marks, certification marks, trade names, corporate names, company names, business names, fictitious business names, trade styles, trade dress, logos, Internet domain names, other source or business identifiers, designs and general intangibles of like nature, whether statutory or common law and whether established or registered in the United States or any other country or any political subdivision thereof, (b) all registrations and recordings thereof, and applications filed in connection therewith, including in the United States Patent and Trademark Office (or any successor office) or any similar offices in any State of the United States or any other country or any political subdivision thereof, including those listed on Schedule A hereto, (c) all renewals thereof, (d) all goodwill associated therewith or symbolized thereby, (e) all other assets, rights, and interests that uniquely reflect or embody such goodwill, (f) all rights and privileges arising under applicable law with respect to the use of any of the foregoing, (g) all income, fees, royalties, damages and payments now or hereafter due and/or payable thereunder or with respect thereto, including damages, claims and payments for past, present or future infringements, dilutions or other violations thereof, (h) all rights to sue for past, present or future infringements, dilutions or other violations thereof, and (i) all rights corresponding thereto throughout the world (collectively, the "Trademarks"); and;

(ii) to the extent not included in the foregoing, all Proceeds and products of any and all of the foregoing, all Supporting Obligations and all collateral security and guarantees given by any Person with respect to any of the foregoing;

provided that, in no event did the Trademark Collateral include, and no Assignee shall have been deemed to have granted a security interest in, any of such Assignee's right, title or interest in any United States "intent-to-use" application for registration of a Trademark filed pursuant to Section 1(b) of the Lanham Act, 15 U.S.C. §1051, prior to the filing of a "Statement of Use" pursuant to Section 1(d) of the Lanham Act or an "Amendment to Allege Use" pursuant to Section 1(c) of the Lanham Act with respect thereto, but only if and solely to the extent that the granting of the Security Interest in such application would result in the invalidation of such application or any resulting registration;

WHEREAS, the Assignor and the Assignees desire that the Assignor terminate and release its security interest in all right, title or interest of the Assignees in and to all of the Trademark Collateral, including, without limitation, the registrations and recordings thereof, and applications filed in connection therewith set forth in <u>Schedule A</u> hereto.

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

The Assignor hereby terminates, releases and discharges fully, without representation, warranty or recourse, its security interest in all right, title or interest of the Assignees in, to and under all of the Trademark Collateral, including, without limitation, the registrations and recordings thereof, and applications filed in connection therewith set forth on <u>Schedule A</u> hereto, and reassigns and transfers any right, title and interest that the Assignor may have in the Trademark Collateral to the Assignees.

The Assignor hereby authorizes the Assignees, or the Assignees' authorized representative to record this Release with the United States Patent and Trademark Office. The Assignor further agrees to execute and deliver to the Assignees any and all further documents and instruments, and do any and all further acts which the Assignees (or their agents or designees) reasonably request, at the Assignees' sole cost and expense, in order to confirm this Release and the Assignees' right, title, and interest in or to the Trademark Collateral.

THIS RELEASE SHALL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAWS OF THE STATE OF NEW YORK.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the Assignor has caused this RELEASE OF SECURITY INTEREST IN TRADEMARKS to be duly executed and delivered by its duly authorized officer as of the date first written above.

CREDIT	SUISSE AG, CAYMAN ISLANDS BRANCH
Ву:	Dinsolado
Name:	Vipul Dhadda
	Vice President
Title:	
Ву:	CMi (9)
Name:	Wei-Jen Yuan
	Associate
Title:	

SCHEDULE A TO RELEASE OF SECURITY INTEREST IN TRADEMARKS

Trademarks

eResearchTechnology, Inc.

<u>Jurisdic</u> <u>tion</u>	<u>Mark</u>	Reg. No.	Serial No. and Filing Date	Reg. Date	Expirati on Date	<u>Cl.</u>	Record Owner
United States	EXPERT	2,843,40 9	76/149,008 10/17/2000	5/18/200 4	5/18/201 4	35, 42	eResearchTechnolog y, Inc.
Canada	EXPERT	TMA638 223	1,099,488 4/9/2001	4/25/200	4/25/202 0		eResearchTechnolog y, Inc.
EU Commu nity	ERT	0074890 99	007489099 12/23/2008	11/13/20 09	12/23/20 18	35, 42	eResearchTechnolog y, Inc.
United States	ERT	3,816,21 9	77/607,143 11/4/2008	7/13/201 0	7/13/202 0	35, 42	eResearchTechnolog y, Inc.
EU Commu nity	GETTING IT DONE. RIGHT.	0074892 06	007489206 12/23/2008	11/13/20 09	11/13/20 19	35, 42	eResearchTechnolog y, Inc.
United States	GETTING IT DONE. RIGHT.	3,898,41 6	77/607,157 11/4/2008	1/4/2011	1/4/2021	35, 42	eResearchTechnolog y, Inc.
United States	ViaPhone	3991327	85/094,076 7/27/2010	7/5/2011	7/5/2021	42	eResearchTechnolog y, Inc.
United States	VIAWEB		85/145,570 10/5/2010			42	eResearchTechnolog y, Inc.
United States	VIAPEN	3822365	77/383,007 1/29/2008	7/20/201 0	7/20/202 0	9	Carefusion 2200, Inc.

Covance Cardiac Safety Services, Inc.

United	DIGITOGR	3,055,85	76-448,333	1/3/2006	9/10/201	42	Covance Cardiac
States	APHY	1	9/10/2008		8		Safety Services, Inc.
EU	DIGITOGR	2920874	2920874	1/17/200	11/6/201	35,	Covance Inc.
Commu	APHY		11/6/2002	5	2	42	
nity							
Switzerl	DIGITOGR	510253	9482/2002	11/5/200	11/5/201	35,	Covance Inc.
and	APHY		11/5/2002	2	2	42	

invivodata, Inc.

United States	PRO CONSULTI NG	4,062,20	85-117,688	8/27/201	11/29/20 11	42	invivodata, Inc.
United States	PROPARTN ER	3,664,13	77-152,055	4/9/2007	08/04/20 09	35	invivodata, Inc.
United States	DESIGNPR O	3,564,98 4	76-624,466	12/13/20 04	01/20/20	42	invivodata, Inc.
United States	SIMPLY BETTER DATA	3,518,42 6	78-903,788	6/8/2006	10/14/20 08	9	invivodata, Inc.
United States	SIMPLY BETTER DATA	3,424,62 1	78-903,785	6/8/2006	05/06/20 08	42	invivodata, Inc.
United States	PRO CONSULTI NG	3,263,51 3	78-604,129	7/20/200 6	07/10/20 07	42	invivodata, Inc.
United States	INVIVODA TA	3,129,27 0	78-672,716	7/18/200 5	04/15/20 06	9	invivodata, Inc.
United States	SITEPRO	3,074,63 6	78-446,243	7/6/2004	03/28/20 06	9	invivodata, Inc.
United States	DIARYPRO	3,074,63 5	78-446,691	7/6/2004	03/28/20 06	9	invivodata, Inc.
United States	THE SCIENCE OF PATIENT EXPERIEN CE (Cancelled)	2,583,38 4	76-057,691	5/26/200	06/18/20 02	9	invivodata, Inc.
United States	INVIVODA TA	2,564,76 7	75-926,529	2/18/200	04/23/20 02	42	invivodata, Inc.
United States	THE SCIENCE OF PATIENT EXPERIEN CE	2,465,61 4	76-057,690	5/26/200	07/03/20 01	42	invivodata, Inc.

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RECORDED: 03/13/2013