TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

SUBMISSION TYPE: **NEW ASSIGNMENT**

NATURE OF CONVEYANCE: Trademark Security Agreement

CONVEYING PARTY DATA

| Name | Formerly | Execution Date | Entity Type |
|--------------------------------------|----------|----------------|--|
| Adva Holdings, LLC | | 05/06/2024 | Limited Liability Company: DELAWARE |
| Paradigm Management Services, LLC | | 05/06/2024 | Limited Liability Company: DELAWARE |
| Foresight Medical, LLC | | 05/06/2024 | Limited Liability Company: INDIANA |
| The Alaris Group, Inc. | | 05/06/2024 | Corporation: MINNESOTA |
| Welvie, LLC | | 05/06/2024 | Limited Liability Company: MISSOURI |

RECEIVING PARTY DATA

| Company Name: | UBS AG, Stamford Branch, as Collateral Agent | | |
|-----------------|--|--|--|
| Street Address: | 600 Washington Boulevard | | |
| City: | Stamford | | |
| State/Country: | CONNECTICUT | | |
| Postal Code: | 06901 | | |
| Entity Type: | Bank: SWITZERLAND | | |

PROPERTY NUMBERS Total: 29

| Property Type | Number | Word Mark | | |
|----------------------|--|--------------------------------------|--|--|
| Serial Number: | 98304121 | HERO MSK | | |
| Registration Number: | 7197077 | HERO EPISODIC | | |
| Registration Number: | 7108861 | HERO SEVERE | | |
| Registration Number: | 7197078 | HERO CATASTROPHIC | | |
| Registration Number: | 5941714 | PARADIGM | | |
| Registration Number: | 5941715 | PARADIGM | | |
| Registration Number: | 5941720 | PARADIGM | | |
| Registration Number: | 5888716 | CATCARE | | |
| Registration Number: | 6185678 | ADVA-PRO | | |
| Registration Number: | 5865541 | ENCOMPASS SPECIALTY SURGICAL NETWORK | | |
| Registration Number: | 6010770 | FORESIGHT IMPLANT COST CONTAINMENT | | |
| Registration Number: | 4786907 | ADVA-NET | | |
| Registration Number: | 4274378 | PARADIGM | | |
| | <u>. </u> | TRADEMARK TRADEMARK | | |

REEL: 008421 FRAME: 0583

900853040

| Property Type | Number | Word Mark |
|----------------------|---------|--|
| Registration Number: | 4111336 | THE ALARIS GROUP, INC. |
| Registration Number: | 3881862 | CATASTROPHIC SPECIALTY NETWORKS |
| Registration Number: | 4004355 | PARADIGM OUTCOMES |
| Registration Number: | 2930177 | ALARIS |
| Registration Number: | 2510667 | THE ALARIS GROUP, INC. |
| Registration Number: | 6618443 | WELVIE MY IMMUNITY SCORE |
| Registration Number: | 6618444 | WELVIE MY IMMUNITY SCORE |
| Registration Number: | 6618445 | MY IMMUNITY SCORE |
| Registration Number: | 5992049 | WELVIE MY LIFE LETTERS |
| Registration Number: | 5992050 | WELVIE MY SURGERY |
| Registration Number: | 3804992 | BEFORE SURGERY |
| Registration Number: | 3843137 | WELVIE |
| Registration Number: | 3842134 | WELVIE SURGERY ANALYTICS |
| Registration Number: | 3843136 | WELVIE |
| Registration Number: | 3470239 | GRAPHIC SURGERY |
| Registration Number: | 3380391 | RIGHT SURGERY, RIGHT TIME, RIGHT OUTCOME |

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: (213)620-7848

Email: iprecordations@whitecase.com
Correspondent Name: Justine Lu/White & Case LLP

Address Line 1: 555 South Flower Street, Suite 2700 **Address Line 4:** Los Angeles, CALIFORNIA 90071

| ATTORNEY DOCKET NUMBER: | 1145746-0061-S216 |
|-------------------------|-------------------|
| NAME OF SUBMITTER: | Justine Lu |
| SIGNATURE: | Justine Lu |
| DATE SIGNED: | 05/06/2024 |

Total Attachments: 8

source=Paradigm - Trademark Security Agreement [Executed]#page1.tif source=Paradigm - Trademark Security Agreement [Executed]#page2.tif source=Paradigm - Trademark Security Agreement [Executed]#page3.tif source=Paradigm - Trademark Security Agreement [Executed]#page4.tif source=Paradigm - Trademark Security Agreement [Executed]#page5.tif source=Paradigm - Trademark Security Agreement [Executed]#page6.tif source=Paradigm - Trademark Security Agreement [Executed]#page7.tif source=Paradigm - Trademark Security Agreement [Executed]#page8.tif

TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT, dated as of May 6, 2024, made by ADVA HOLDINGS, LLC, a Delaware limited liability company, PARADIGM MANAGEMENT SERVICES, LLC, a Delaware limited liability company, FORESIGHT MEDICAL, LLC, an Indiana limited liability company, The ALARIS GROUP, INC., a Minnesota Corporation and WELVIE, LLC, a Missouri limited liability company (each a "Grantor"), in favor of UBS AG, STAMFORD BRANCH, as Collateral Agent (as defined in the Credit Agreement referred to below).

Reference is made to the Credit Agreement, dated as of May 6, 2024 (as amended, restated, amended and restated, extended, supplemented or otherwise modified from time to time, the "Credit Agreement"), among OUTCOMES GROUP HOLDINGS, INC., a Delaware corporation, as the Borrower, COMET GUARANTOR HOLDINGS, INC., a Delaware corporation, as Holdings, each Lender party thereto from time to time, UBS AG, Stamford Branch, as Administrative Agent and Collateral Agent and the other parties thereto from time to time.

WHEREAS, each Grantor is party to a Security Agreement, dated as of May 6, 2024 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement"), in favor of the Collateral Agent pursuant to which each Grantor is required to execute and deliver this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and to induce the Lenders to extend and/or maintain credit under the Credit Agreement, each Grantor hereby agrees with the Collateral Agent as follows:

SECTION 1. <u>Defined Terms</u>. Unless otherwise defined herein, capitalized terms used herein and not defined have the meaning given to them in the Security Agreement, or if not defined therein, in the Credit Agreement.

SECTION 2. Grant of Security Interest in Trademarks. As security for the payment or performance, as the case may be, in full of the Secured Obligations, each Grantor hereby grants to the Collateral Agent, for the benefit of the Secured Parties, a security interest (the "Security Interest") in, all of such Grantor's right, title or interest in or to any and all of the Owned Trademarks included in the Collateral (the "Trademark Collateral"), including those listed on Schedule I hereto, and all proceeds of, and all causes of action arising prior to or after the date hereof for infringement of or unfair competition with respect to, any of the Trademark Collateral and all goodwill associated with such Trademark Collateral, now owned or at any time hereafter acquired by such Grantor or in which such Grantor now has or at any time in the future may acquire any right, title or interest.

SECTION 3. <u>Security Agreement</u>. 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 Collateral Agent and each Grantor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the Security Interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. 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.

SECTION 4. <u>Counterparts</u>. This Trademark Security Agreement may be executed in one or more counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same instrument. Delivery by telecopier, .pdf or other electronic imaging means of an executed counterpart of a signature page to this Trademark Security Agreement shall be effective as delivery of an original executed counterpart of this Trademark Security Agreement. The words "execution," "signed," "signature," and words of like import in this Trademark Security Agreement shall be deemed to include electronic signatures or the keeping of records in electronic form, each of which shall be of the same legal effect, validity or enforceability as a

manually executed signature or the use of a paper-based recordkeeping system, as the case may be, to the extent and as provided for in any applicable Laws, including the Federal Electronic Signatures in Global and National Commerce Act, the New York State Electronic Signatures and Records Act, or any other similar state laws based on the Uniform Electronic Transactions Act. This Trademark Security Agreement shall become effective as to a Grantor when a counterpart hereof executed on behalf of such Grantor shall have been delivered to the Collateral Agent and thereafter shall be binding upon such Grantor and its permitted successors and assigns.

- SECTION 5. <u>Recordation</u>. Each Grantor authorizes and requests that the Commissioner of Patents and Trademarks and any other applicable government officer record this Trademark Security Agreement.
- SECTION 6. <u>Governing Law</u>. This Trademark Security Agreement shall be governed by, and construed in accordance with, the laws of the State of New York.
- SECTION 7. <u>Termination</u>. This Trademark Security Agreement is subject to the release provisions of Section 7.13 of the Security Agreement.

[signature page follows]

IN WITNESS WHEREOF, each Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

ADVA HOLDINGS, LLC,

as a Grantor

Docusigned by:
Thomas Mastri

Name: Thomas Mastri Title: Secretary

FORESIGHT MEDICAL, LLC,

as a Grantor

Docusigned by:
Thomas Mastri

Name: Thomas Mastri Title: President

PARADIGM MANAGEMENT SERVICES, LLC,

as a Grantor

By: _______ Thomas Mastri

Name: Thomas Mastri

DocuSigned by:

Title: Chief Financial Officer and Chief

Administrative Officer and Treasurer and Secretary

THE ALARIS GROUP, INC.,

as a Grantor

Docusigned by:
Thomas Mastri

Name: Thomas Mastri

Title: Chairman, President and Chief Executive

Officer

[Signature Page to Trademark Security Agreement]

Welvie, LLC, as a Grantor

Docusigned by:
Thomas Mastri

Title: President

Agreed and Accepted:

UBS AG, STAMFORD BRANCH, as Collateral Agent

By: Name: Muhan

Muhammad Afzal, Director

Ву:

Name: Danielle Calo Title: Associate Director

REEL: 008421 FRAME: 0589

SCHEDULE I

to

TRADEMARK SECURITY AGREEMENT TRADEMARK REGISTRATIONS AND TRADEMARK APPLICATIONS

UNITED STATES TRADEMARKS:

 $Applications \, - \,$

| Loan Party – Owner | Trademark | Application Number | Filing Date |
|-----------------------|-----------|--------------------|-------------|
| Paradigm | HERO MSK | 98304121 | 12/7/2023 |
| Management | | | |
| Services, LLC | | | |

Registrations-

| Trademark | Registration Number | Registration Date |
|---------------------------------------|---|---|
| HERO EPISODIC | 7197077 | 10/17/2023 |
| | | |
| HERO SEVERE | 7108861 | 7/11/2023 |
| | | |
| | | |
| | 7197078 | 10/17/2023 |
| CATASTROPHIC | | |
| | | |
| PARADIGM | 5941714 | 12/24/2019 |
| | | |
| | | |
| Paradigm | 5941715 | 12/24/2019 |
| | | |
| | 5041500 | 12/24/2010 |
| Paradigm | 5941720 | 12/24/2019 |
| _ | | |
| CATCADE | 5000716 | 10/22/2019 |
| CATCARE | 3888/10 | 10/22/2019 |
| | | |
| ADVA DDO | 6185678 | 10/27/2020 |
| ADVA-FRU | 0103070 | 10/2//2020 |
| | 58655/11 | 9/24/2019 |
| ENCOMPASS Specialty Surgical Network | J00JJ 1 1 | <i>9 2- 2019</i> |
| E | HERO EPISODIC HERO SEVERE HERO CATASTROPHIC PARADIGM Paradigm CATCARE ADVA-PRO ENCOMPASS | HERO EPISODIC 7197077 HERO SEVERE 7108861 HERO CATASTROPHIC 7197078 PARADIGM 5941714 Paradigm 5941715 Paradigm 5941720 CATCARE 5888716 ADVA-PRO 6185678 S865541 |

| Loan Party – Owner | Trademark | Registration Number | Registration Date |
|---|---------------------------------------|---------------------|-------------------|
| FORESIGHT MEDICAL, LLC | FORESIGHT Implant Cost Containment | 6010770 | 3/17/2020 |
| Adva Holdings, LLC | ADVA-NET | 4786907 | 8/4/2015 |
| Paradigm Management Services, LLC | PARADIGM | 4274378 | 1/15/2013 |
| The Alaris Group, Inc. | THE ALARIS GROUP, INC. | 4111336 | 3/13/2012 |
| Paradigm Management Services, LLC | CATASTROPHIC SPECIALTY NETWORKS | 3881862 | 11/23/2010 |
| Paradigm Management Services, LLC | PARADIG M OUTCOMES | 4004355 | 8/2/2011 |
| The Alaris Group, Inc. | ALARIS | 2930177 | 3/8/2005 |
| The Alaris Group, Inc. | THE ALARIS GROUP, INC. | 2510667 | 11/20/2001 |
| Welvie, LLC | WELVIE MY IMMUNITY SCORE | 6618443 | 01/18/2022 |
| Welvie, LLC | welvie MY IMMUNITY SCORE | 6618444 | 01/18/2022 |
| Welvie, LLC | MY IMMUNITY SCORE | 6618445 | 01/18/2022 |
| Welvie, LLC | WEIVIE MY LIFE LETTERS | 5992049 | 02/18/2020 |
| Welvie, LLC | welvie MY SURGERY | 5992050 | 02/18/2020 |
| Welvie, LLC | BEFORE SURGERY | 3804992 | 06/15/2010 |
| Welvie, LLC | wël v ie | 3843137 | 08/31/2010 |
| Welvie, LLC | WELVIE SURGERY ANALYTICS | 3842134 | 08/31/2010 |
| Welvie, LLC | WELVIE | 3843136 | 08/31/2010 |

| Loan Party – Owner | Trademark | Registration Number | Registration Date |
|-----------------------|---|---------------------|-------------------|
| Welvie, LLC | GRAPHIC SURGERY | 3470239 | 07/22/2008 |
| Welvie, LLC | RIGHT SURGERY, RIGHT TIME, RIGHT OUTCOME | 3380391 | 02/12/2008 |

RECORDED: 05/06/2024