PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPI	≣:	NEW ASSIGNMENT				
NATURE OF CONV	/EYANCE:	Free and Clear of Liens, Claim	Order Granting Motion for Authority to Sell Substantially All of Debtors' Assets Free and Clear of Liens, Claims, Interests and Encumbrances (See Security Interest Recorded At Reel/Frame 012973/0798)			
CONVEYING PART	Y DATA					
		Name	Execution Date			
Essex Woodlands	Health Ventures	V, L.P.	06/29/2004			
Tyco International I	Finance Alpha G	nbH	06/29/2004			
Johnson & Johnson	n Development C	orporation	06/29/2004			
Unger-Luchsinger	Family Trust D/T	D 12/19/90, The	06/29/2004			
RECEIVING PART	Y DATA					
Name:	Iknowmed, Ir	C.				
Street Address:	1608 Fourth	Street, Suite 320				
City:	Berkeley					
State/Country:	CALIFORNIA	\				
Postal Code:	94710					
Name:	Iknowmed					
Street Address:		Street, Suite 320				
City:	Berkeley					
State/Country:	CALIFORNIA	· · · · · · · · · · · · · · · · · · ·				
Postal Code:	94710					
PROPERTY NUMB	ERS Total: 1					
Property	Туре	Num	ber			
Patent Number:		5950168				
CORRESPONDEN	CE DATA					
Fax Number:	(646)72					
		Mail when the fax attempt is unsuccess	sful.			
Phone: Email:	617.951 tmfilings					
	urinnings	@fishneave.com	PATENT			
			PAIENI			

Address Line 1: Address Line 2:	Shreevani R. S Ropes & Gray One Internatior Boston, MASS,	LLP
ATTORNEY DOCKET NUM	BER:	8286-613-005
NAME OF SUBMITTER:		Shreevani R. Suvarna
Total Attachments: 11 source=IKnowMedSaleMotic source=IKnowMedSaleMotic source=IKnowMedSaleMotic source=IKnowMedSaleMotic source=IKnowMedSaleMotic source=IKnowMedSaleMotic source=IKnowMedSaleMotic source=IKnowMedSaleMotic source=IKnowMedSaleMotic	on#page2.tif on#page3.tif on#page5.tif on#page6.tif on#page7.tif on#page8.tif on#page9.tif on#page9.tif on#page10.tif	

	1 2	Douglas G. Boven (State Bar. No. 047493) Katherine W. Wittenberg (State Bar. No. 18435 REED SMITH LLP Two Embarcadero Center, Suite 2000	0) ORIGINAL FILED JUN 2 9 2004								
	3 4 5 6 7	San Francisco, CA 94111 Mailing Address: P.O. Box 7936 San Francisco, CA 94120-7936 Telephone: 415.543.8700 Facsimile: 415.391.8269 Prepaged Attorneys for Debtors and Debtors in	OAKLAND, CALIFORNIA								
ġ	8 9 10	Proposed Attorneys for Debtors and Debtors in Possession UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA									
ş	11	NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION									
REED SMITH LLP perinecting formed in the State of Delaware	12 13	In re Iknowmed, a California	No. 04-43279 T No. 04-43281 T								
	14	corporation,	Chapter 11								
REED	15 16	Debtor.	Jointly Administered								
A hirth (1953 & ARCHER & 2	10	In re	Date: June 29, 2004								
	18	Iknowmed, Inc., a Delaware	Time: 9:00 a.m.								
	19	Are a second	Courtroom: 201								
	20	_ Debtor.									
	21										
	22	 PROPOSED ORDER (A) GRANTING MOTION FOR AUTHORITY TO SELL SUBSTANTIALLY ALL OF DEBTORS' ASSETS FREE AND CLEAR OF LIENS,									
	23	CLAIMS, INTERESTS AND ENCUMBRANCES; AND FOR APPROVAL OF THE ASSUMPTION AND ASSIGNMENT OF CERTAIN LEASES AND EXECUTORY									
	24	CONTRACTS; AND (B) ESTABLISHING C AND ASSIGNED EXECUTORY CON	URE AMOUNTS RELATED TO ASSUMED TRACTS AND UNEXPIRED LEASES								
	25										
	26 27										
	28										
		- 1 ORDER GRANTING MOTION AUTHORIZIN CLEAR OF INTERESTS AND ESTA	G DEBTORS TO SELL ASSETS FREE AND								

PATENT REEL: 022990 FRAME: 0166

1	This day there came on for consideration Debtors' Motion For Authority to Sell
2	Substantially all of Debtors' Assets Free and Clear of Liens. Claims. Interests and Encumbrances
3	and for Approval of the Assumption and Assignment of Certain Executory Contracts and
4	Unexpired Leases ("Sale Motion") filed by Iknowmed, a California corporation and Iknowmed,
5	Inc., a Delaware corporation, debtors and debtors-in-possession (collectively, the "Debtors")
6	pursuant to 11 U.S.C. Sections 105, 363, 365, 1107, 1108, and 1146 in the above, jointly
7	administered Chapter 11 cases. The Court, being fully advised in the premises and having
8	considered the Motion, the notice thereof, and the agreements reached among the parties, and all
9	the objections thereto having been withdrawn or overruled, does hereby find as follows:
10	1. This Court has jurisdiction to hear and determine the Motion pursuant to 28 U.S.C.
11	§§ 157 and 1334, and 11 U.S.C. §§ 105, 363, 365, 1107, 1108, and 1146, and the Standing Order
12	of Reference in this District; this matter is a core proceeding pursuant to 28 U.S.C.
13	§§ 157(b)(2)(B) and (M); proper, timely, adequate, and sufficient notice of the Motion (and the
14	sale of substantially all of the assets of the Debtors anticipated therein), has been provided in
15	accordance with the United States Bankruptcy Code (11 U.S.C. 28 U.S.C. § 101 et seq.) (the
16	"Bankruptcy Code") and the Federal Rules of Bankruptcy Procedure, including Rules 2002, 6004.
17	6006 and 9014 and Orders of this Court including the Order Approving Bidding Cure Claim
18	Procedures entered on June 17, 2004. (applies to foren approving Bidding Cure Claim, sed on the luncerce measured, Happens that (2-14)
15	2. No other or further notice of the Sale Motion or the entry of this Order is
20	necessary.
21	3. A reasonable opportunity to object or to be heard regarding the requested relief, or
22	to make a higher and better offer to acquire the Subject Assets ¹ of the Debtors, as such Assets are
-23	described in the Sale Motion and the Asset Purchase Agreement ("APA" or "Purchase
24	Agreement"), has been afforded to all interested persons and entities. ²
25	
26	Capitalized terms not otherwise defined herein have the meaning ascribed thereto in the Sale Motion.
27	to the extent of any inconsistency between the Motion and the APA, the APA as approved by this Order will
28	control as to the Assets to be sold and the executory contracts and unexpired leases to be assumed and assigned.
	ORDER GRANTING MOTION FOR ORDER AUTHORIZING DEBTORS TO SELL ASSETS FREE AND CLEAR OF INTERESTS AND ESTABLISH CURE AMOUNTS, ETC
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The Sale Motion was duly and properly served on all required persons and entities, 4. t including all known parties claiming any interest in the Subject Assets (or any portion thereof) 2 and parties to executory contracts and unexpired leases to be assumed and assigned, and any and 3 all such parties in interest have received proper, timely, adequate, and sufficient notice of same 4 under the circumstances or otherwise had actual notice of these proceedings. The Sale Motion 5 and notice thereof provided adequate information in sufficient detail to allow creditors and 6 parties-in-interest to make an informed decision regarding the merits of the sale and the 7 assumptions and assignments proposed therein. 8

5. The offer of U.S. Oncology, Inc. or its nominee ("Buyer") to purchase the Subject
Assets pursuant to the APA is the highest and best offer received by the Selling for the Subject
Assets after a period of active solicitation and negotiation by the Debtors to sell the Subject
Assets.

6. The Debtors have full corporate power and authority to consummate the
transactions contemplated by the APA. No consents or approval other than those expressly
provided for in the APA are required for the Debtors to consummate the contemplated
transactions.

The APA is the result of arm's-length, good-faith negotiations between the
 Debtors and Buyer. Buyer is a purchaser acting in good faith, as that term is utilized in
 Section 363(m) of the Bankruptcy Code, and is not an insider, as that term is defined in
 Section 101(30) of the Bankruptcy Code. Buyer has no common shareholders with the Debtors.
 A sale to USON will not be a merger or continuation of the Debtors' businesses.

8. Buyer is a ready, willing and financially capable buyer for the Subject Assets and is able to consummate the purchase of the Subject Assets. The transaction is for eash, with no financing contingencies. Buyer is financially capable of consummating the APA and satisfying all future obligations under the executory contracts and unexpired leases to be assumed and assigned. Buyer has provided adequate assurance of future performance, and the executory contracts and unexpired leases may be assumed and assigned.

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ORDER GRANTING MOTION FOR ORDER AUTHORIZING DEBTORS TO SELL ASSETS FREE AND CLEAR OF INTERESTS AND ESTABLISH CURE AMOUNTS, ETC.

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9. The provisions of the Bankruptcy Code, including, without limitation, the provisions of sections 363(b), 363(f) and 365 of the Bankruptcy Code, have been complied with as to the proposed sale and the Subject Assets and the assumption and assignment of the executory contracts and unexpired leases proposed in the Sale Motion.

10. The Debtors have advanced sound business reasons for seeking to sell the Subject 5 Assets outside of the ordinary course of business, including reasons for the sale of the Subject 6 Assets as a whole, rather than sale of portions thereof to different persons, and it is a reasonable 7 exercise of the Debtors' business judgment to enter into the sale of the Subject Assets as defined 8 in the APA and to take all additional actions necessary or required to execute, deliver and perform 9 their obligations under the APA and the terms, conditions and provisions of this Order. 10 Moreover, good cause exists for selling the Subject Assets by way of motion rather than through a 11 plan of reorganization or liquidation since, among other reasons, the delays associated with a 12 disclosure statement and plan may jeopardize the proposed sale to Buyer. The proposed sale 13 outside of a plan context is warranted in this case in that the proposed sale does not restrict any 14 creditors' rights to vote on a plan, does not dictate any terms of any future plan, does not provide 15 16 for the release of claims by any party, and does not restrict any other party from pursuing any causes of action it may have against the Debtors. Under the proposed sale, the Debtors have no 17 obligations to prepare a plan meeting certain terms and conditions. Moreover, any creditor or 18 19 party-in-interest may still have an opportunity to object to any plan.

20 11. The total consideration to be realized by the Debtors pursuant to the Sale Motion
21 and APA is fair and reasonable, and the transactions contemplated by the Sale Motion and the
22 APA are in the best interest of the Debtors' estates.

12. A valid business purpose therefore exists for the approval of the transactions
proposed in the Motion and contemplated by the APA pursuant to section 363(b), 363(f) and 365
of the Bankruptcy Code.

In the absence of a stay pending appeal, the Debtors and Buyer will be acting in
 good faith pursuant to section 363(m) of the Bankruptcy Code in closing the transactions
 contemplated by the APA immediately upon entry of this Order, and in all events, no later than
 ORDER GRANTING MOTION FOR ORDER AUTHORIZING DEBTORS TO SELL ASSETS

ORDER GRANTING MOTION FOR ORDER AUTHORIZING DEBTORS TO SELL ASSETS FREE AND CLEAR OF INTERESTS AND ESTABLISH CURE AMOUNTS, ETC.

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to the extend the holders have received notice of this motion the Closing Date set forth in the APA, or at such other time as the Debtors and Buyer may mutually agree in accordance with the APA (the "Closing").

The proposed sale to Buyer at Closing will be a legal, valid and effective transfer 3 14. of the Subject Assets for reasonably equivalent value and fair consideration. Upon Closing, § 4 Buyer will acquire all of the Assets free and clear of all mortgages, liens, assessments, claims, 5 encumbrances, obligations, liabilities, contractual commitments, taxes, charges, claims (including 6 tort and product liability claims), warranty claims, interest, damages, and other interests or matter 7 of any kind or nature that could be asserted against a purchaser of assets or assets, except as 8 otherwise stated in the APA (collectively, "Interests"). Buyer shall not be subject to any liability, 9 by reason of the purchase under any state, territorial or federal law, including liability for any-10

-matter relating to the Subject Assets as a successor transferee.

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IT IS, THEREFORE ORDERED, ADJUDGED AND DECREED as follows:

A. The Sale Motion should be, and hereby is, granted and approved in all respects subject to the terms, conditions and provisions of this Order. The APA (including all of the related documents, exhibits and schedules) are hereby approved in all respects.

B. Pursuant to sections 363(b), 363(f) and 365 of the Bankruptcy Code, the APA and
-the transactions contemplated therein be, and hereby are, approved in all respects, and the Debtors
be, and hereby are, authorized, empowered and directed to execute and deliver all documents
necessary to perform their obligations under the APA and this Order, and to take such actions as
are reasonably necessary to effectuate the Closing thereunder.

C. The Debtors shall be, and hereby are, authorized, empowered and directed
pursuant to section 363(b), 363(f) and 365 of the Bankruptcy Code to sell the Assets to Buyer free
and clear of all Interests of the persons and entities receiving notice of the Sale Motion and to
assume and assign to Buyer, if requested by Buyer, the executory contracts and unexpired leases
described in the APA and set forth on Exhibit "A" hereto.

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D. Each and every federal, state and local governmental agency or department be, and

28 hereby is, directed to accept any and all documents and instruments necessary and appropriate to

ORDER GRANTING MOTION FOR ORDER AUTHORIZING DEBTORS TO SELL ASSETS FREE AND CLEAR OF INTERESTS AND ESTABLISH CURE AMOUNTS, ETC.

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consummate the transactions contemplated by the APA, including, without limitation, documents and instruments to be filed or recorded in or with (a) any governmental agency or department required to transfer to USON the licenses or permits under the Debtors' ownership currently used in the operation of the assets or necessary for the operations that are associated with the Subject Assets, and (b) county and state offices wherein termination statements under the Uniform Commercial Code are authorized to be filed. Any clerk in any location where the Subject Assets are located shall cancel and remove from the public record any lien, claim, interest, encumbrance, domand, suit, action and any other judicial or administrative proceeding or investigation.

E. Upon Closing, and except as authorized by the APA, Buyer shall be, and hereby is,
granted exclusive control and authority, to the exclusion of the Debtors, their officers, directors,
members, managers, employees, and agents, and any other party, over all egress, ingress, and
access to all of the Debtors' premises, and the security systems and personnel maintained on
those properties and premises, for the purpose of monitoring, protecting and securing the Subject
Assets.

F. At Closing, Buyer shall be, and hereby is, authorized to acquire all of the Subject
Assets in accordance with the terms and conditions of the APA free and clear of all Interests of
the persons and entities receiving notice of the Sale Motion, and any and all valid Interests that
may be asserted by any secured lender, or any other parties, in the Subject Assets shall thereupon
be terminated as to the Subject Assets and shall attach to the net sale proceeds described
hereinabove with the same validity, force and extent, and in the same priority, as they held prior
to the sale, without the necessity of any act or filing.

G. This Order shall be binding upon, and shall inure to the benefit of, the Debtors, the
creditors' committee, if any, the Debtors' estates, the Debtors' secured and unsecured creditors,
and Buyer, as well as their respective successors and assigns, including, without limitation, any
trustee or examiner hereinafter appointed for the Debtors' estates.

H. This Court shall retain jurisdiction over the parties to the APA and this Order, and any of their successors or assigns, for the purpose of enforcing the provisions of this Order or the APA, or any agreements superseding, replacing or relating thereto, and for the purpose of -6 -

ORDER GRANTING MOTION FOR ORDER AUTHORIZING DEBTORS TO SELL ASSETS FREE AND CLEAR OF INTERESTS AND ESTABLISH CURE AMOUNTS, ETC.

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resolving any disputes arising therefrom or in relation thereto. The Court further retains 1 jurisdiction over any attempts by creditors or parties-in-interest of the Debtors to assert claims 2 3 against Buyer or the Subject Assets.

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In the absence of a stay pending appeal, and upon the Closing, then, with respect I. to the transactions contemplated in the APA and this Order and consummated in accordance 5 Happears that the therewith, Buyer shall be entitled to and receive the protection of section 363(m) of the 6 Bankruptcy Code with respect to the sale of the Subject Assets approved and authorized herein, in 7 the event that this Order or any authorization contained herein is reversed or modified on appeal. 8 The officers and authorized employees of the Debtors shall be, and they hereby 9 J. are, authorized, empowered and directed to execute and deliver any and all documents as may be 10 reasonably necessary to effectuate the Closing and implement the terms of the APA and this 11 12 Order.

Ŕ. Each and every holder of any Interests shall, at Closing or promptly thereafter, 13 execute and deliver, and take any action reasonably required to permit the filing and recording of, 14 15 any documents that may be necessary to terminate or release the interests insofar as they attach to the Subject Assets (but not as to the sale proceeds). 16

Upon Closing, the valid Interests of any party that asserts Interests in and to the 17 L. Subject Assets will be transferred to the net sale proceeds without the necessity of any act or 18 19 filing. Nothing contained in this order shall determine the extent, validity, enforceability or 20 priority of any such Interests and all parties reserve their rights with respect thereto.

21 М. This is a final order and is enforceable upon entry and to the extent necessary under Bankruptey Rules 5003, 9014, 9021 and 9022, and due to the high likelihood of a rapid 2223 decline in the value of the Subject Assets, the Court expressly finds that there is no just reason for 24 delay in the implementation of this Order and expressly directs entry of judgment as set forth 25 herein and the stay imposed by Bankruptcy Rules 6004(g), 6006 and/or 7062 is hereby modified and shall not apply to the proposed sale and the Debtors are hereby authorized and directed to 26

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ORDER GRANTING MOTION FOR ORDER AUTHORIZING DEBTORS TO SELL ASSETS FREE AND CLEAR OF INTERESTS AND ESTABLISH CURE AMOUNTS, ETC.

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]	immediately consummate the proposed sale to U.S. Oncology, Inc. without delay in accordance						
	2	with this Order and the APA.						
	3	SO ORDERED AND ADJUDGED this the $\frac{297}{4}$ day of June, 2004.						
	4	Gosly Tcharkousky						
	5	UNITED STATES BANKRUPTCY LUDGE						
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The second states of the second states						
	Title First Data Bank Standard License	Contract Number	ð	Cure Amount	Contract Date	Term Date
First Data Bank	Agreement	Account # 257775	Ś	22,551.00	05/01/2000	05/01/2006
	License agreement amendment 6/26/2003					
Gemstone Dev tools	Software License Ågreement	License # 9606191	۵ŋ.	6,878.55	9661	perpetual
Genstone Var Agreement	Software Maintenance Agreement	License # 9606191	60	9,360.00	1996	perpetual
Oracle dev	Oracle Database Standard Edition	None	<i>6</i>	2,000.00	lapsed 6/01/2004	÷-
Oracle production	VI arts Database Standard Edition	None	\$	18,470.00	October-03	perpetuat
Perforce	Perforce Softwware maintenance and Support	ipaddress 10.7.205.84		4,500.00		
Citrix - User license Citrix - Streng energytion licenses	MF subscription version 1.8		60 G	$\mathcal{O}\mathcal{O}$		
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Java dev enviornment (Eclipse)			6	0		

Schedule of Proposed Cure Amounts

EXHIBIT <u>A</u> PATENT REEL: 022990 FRAME: 0174

SCHEDULE OF PROPOSED CURE AMOUNTS

Contracting Porty	Tale	Contract Number	Car	e Amouni	Contract Date	Term Date
ïrst Data Bank	First Data Bank Staadard Livense Agreement	Account # 257775	s	22,551.00	65/01/2008	05/01/2806
	License agreement amendment 6/26/2003					
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Gensione Dev tools	Software License Agreement	License # 9606191	s	6,878.55	1996	perpetual
	Software Maintenance Apreement	License # 9606191	\$	9,360.00	(996	perpetuni at/at/3801
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PROOF OF SERVICE

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. I am employed in the office of a member of the bar of this court at whose direction the service was made. My business address is REED SMITH LLP, Two Embarcadero Center, Suite 2000, San Francisco, CA 94111. On June 28, 2004, I served the following document(s) by the method indicated below:

[PROPOSED] ORDER (A) GRANTING MOTION FOR AUTHORITY TO SELL SUBSTANTIALLY ALL OF DEBTORS' ASSETS FREE AND CLEAR OF LIENS. CLAIMS, INTERESTS AND ENCUMBRANCES: AND FOR APPROVAL OF THE ASSUMPTION AND ASSIGNMENT OF CERTAIN LEASES AND EXECUTORY CONTRACTS; AND (B) ESTABLISHING CURE AMOUNTS RELATED TO ASSUMED AND ASSIGNED EXECUTORY CONTRACTS AND UNEXPIRED LEASES

by transmitting via facsimile on this date from fax number 415.391.8269 the document(s) X listed above to the fax number(s) set forth below. The transmission was completed before 5:00 p.m. and was reported complete and without error. The transmission report, which is attached to this proof of service, was properly issued by the transmitting fax machine. Service by fax was made by agreement of the parties, confirmed in writing.

by placing the document(s) listed above in a sealed envelope with postage thereon fully X prepaid, in the United States mail at San Francisco, California addressed as set forth below. I am readily familiar with the firm's practice of collection and processing of correspondence for mailing. Under that practice, it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if the postal cancellation date or postage meter date is more than one day after the date of deposit for mailing in this Declaration.

by placing the document(s) listed above in a sealed envelope(s) and consigning it to an express mail service for guaranteed delivery on the next business day following the date of consignment to the address(es) set forth below. A copy of the consignment slip is attached to this proof of service.

US Trustee

Office of the United States Trustee Attn: Andrew D. Velez-Rivera 1301 Clay Street, Suite 690N Oakland, CA 94612-5202 Tel: 510/637-3200 Fax: 510/637-3220

I declare under penalty of perjury under the laws of the United States that the above is true and correct. Executed on June 28, 2004, at San Francisco, California.

Victoria Eisenmann

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RECORDED: 07/22/2009