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1. A. Name of conveying parties:		2. A. Name and address of receiving party:	
[1] Chris M. THON [2] Chad HOYT		ART OF HEALTHCARI 212 MEREDITH PLACE	C
B. Additional name of conveyi	ng party attached?	LYNCHBURG, VA 2450	3
3. A. Nature of conveyance:	Merger	B. Additional name & address attached?	0
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B. Execution Date: <u>August</u>	<u>: 12, 2012</u>		2
4. A. Patent Application No.	13/584,058	B. Patent No.	
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AL		<u>ENT MANAGEMENT DEVICE, M</u> R TR <u>ACKING AND AD</u> VISING P4	
<ol> <li>Name and address of party to who concerning document should be n</li> </ol>	om correspondence nailed:	6. Total number of applications and patents in	volved: <u>1</u>
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William P. Berridge, Registration Jesse O. Collig, Registration No	1 No. 30,024	Date: <u>August 13, 2012</u>	

## PATENT REEL: 028771 FRAME: 0314

## WORLDWIDE ASSIGNMENT

	Insert	(1)	Chris M. THOMSON	(2)	Chad HOYT		
(1-8)	Name(s)	(3)		(4)			
	of Inventor(s)	(Ś)		(6)			
		(7)	<del></del>	(8)	······		
		unders		one dollar (\$1.00) and other fficiency of which are here	r good and valueble consideration paid to each of the by acknowledged, each undersigned agrees to assign, and		
(9)	Insert Name of Assignee	(9)	ART OF HEALTHCA	RE, LLC			
(10)	Insert Address of Assignce	(10)	212 Meredith Place Lynchburg, VA 2450		ins, successors, assigns and logal representatives, the entire		
(11)	Insert Idea (1564) ion	invern provis include the pro	tion; in all applications fo sional, non-provisional, di ling any application(s) fil- ovisions of any treaty of o mations, extensions, reiss countries on the invention	r patent or similar rights on ivisional, continuation, inte ed in any country based the convention; and in all gram sues and reexamination cer a, known as	defined in 35 U.S.C. 9100 and for all other countries; in the the invention, said applications including any and all randonal, confirmation, substitute and reiszue application(s), aron, and including the right to file foreign application(s), such as Latters Peternt, contificates, utility models, ifficates that may be granted in the United States and in all EVICE, METHOD, AND PROGRAM FOR		
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		(Aitor	mey Docket No. 153	)			
		for wh harewi		(have) executed an applicat	ion for patent in the United States of America on even date		
(12)	Insert Date of Signing of Application	(12)	on <u>August 12</u>	, 2012	and the state of the		
(13)	Alternative	(13)	U.S. Application Numb	Har -			
	Identification for						
	filed applications	filed					
	1) Each undersigned agree	es to exec	rute all papers necessary	In connection with any ap	plication and/or grant for the invention and also to execute		

separate assignments in connection with such applications and graphs as the Assignee may deem necessary. 2) Each undersigned agrees to except all papers necessary in connection with any interference which may be dealared concorning any application or grant for the invention and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference.

interfortnee.
3) Each undersigned agrees to execute all papers and docunients and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or minilar agreements.
4) Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm a valid grant to the Assignee may file an application for patent or other grant.
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c) Each undersigned authorizes and requests the Commission of U.S. Patent and Trademark Offices and exercise any file an application for patent or other grant.
d) Interns or other grants resulting from said application(s) to the said Assignee, as Assignee of the onire interest, and accommats that he has full right to convey the patire interest hervin assigned, and the has not receased will not execute, any garcement(a) in conflict horewith, and agrees that this easignment is binding on Assigner's heirs, successors, assigns and legal representatives.
6) Each undersigned horeby grants the first of OLIFF & BERNINCE, FLC the power to insert on this assignment any further identification that may be necessary or desirable in order to comply with the rules of any issuing authority. Including the United States Patent and Trademark Office, for recordation of this document.

	In winness whereof, executed by the undersig	ned on the dam(n) oppo	site the andorsigned name(a)	
Date	Aug 12, 2012	Inventor Signature		(SEAL)
Date	AUG 12, 2012	Invoutor Signature	Then C	(SEAL)
Date		Inventor Signature	B	(SEAL)
Date		Inventor Signsture		(SEAL)
Date	*****	Inventor Signature		(SEAL)
Date		Inventor Signature		(SEAL)
Date		Invontor Signature		(SEAL)
Date		Inventor Signature		(SEAL)

This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S.A. If nother, then it should be signed before at least two wimesses who also sign here:

.

Date	winning same	Witness	
Date	**************************************	Witness	

**RECORDED: 08/13/2012**