PATENT ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT		
NATURE OF CONVEYANCE:		ASSIGNMENT		
CONVEYING PARTY DATA				
		Execution Date		
Murray A. Reicher M.D.		04/14/201		
Evan K. Fram			04/13/2011	
RECEIVING PARTY DATA				
Name: DR Systems,	DR Systems, Inc.			
Street Address: 10140 Mesa F	10140 Mesa Rim Road			
City: San Diego	San Diego			
State/Country: CALIFORNIA	CALIFORNIA			
Postal Code: 92121	92121			
PROPERTY NUMBERS Total: 1				
Property Type		Number		
Application Number: 13768		765		13768765
Fax Number:9497609502OCorrespondence will be sent via US Mail when the fax attempt is unsuccessful.O				
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.				
Phone: 949-760-0404 Email: efiling@knobbe.com				
Email: efiling@knobbe.com Correspondent Name: Knobbe, Martens, Olson & Bear LLP				
	n St., 14th Flo			
Address Line 4: Irvine, CALIFORNIA 92614				
ATTORNEY DOCKET NUMBER:		DRSYS.007C1		
NAME OF SUBMITTER:		Russell M. Jeide		
Total Attachments: 3 source=DRSYS.007C1#page1.tif source=DRSYS.007C1#page2.tif source=DRSYS.007C1#page3.tif				

UTILITY PATENT ASSIGNMENT

FOR VALUE RECEIVED, the receipt of which is hereby acknowledged, the following inventor or inventors (hereinafter called "ASSIGNOR/INVENTOR")

- Name: Murray A. Reicher, M.D. Address: c/o DR Systems, Inc. 10140 Mesa Rim Road San Diego, CA 92121
- Name: Evan K. Fram Address: c/o DR Systems, Inc. 10140 Mesa Rim Road San Diego, CA 92121

hereby assigns, transfers and sets over to:

Name:DR Systems, Inc.Address:10140 Mesa Rim RoadSan Diego, CA 92121

(hereinafter called "ASSIGNEE/DR SYSTEMS"), the entire worldwide right, title and interest in and to the invention known as:

SYSTEM AND METHOD OF PROVIDING DYNAMIC AND CUSTOMIZABLE MEDICAL EXAMINATION FORMS

for which a United States Patent Application was executed on November 19, 2009 as Serial No. 12/622,404, and including U.S. Provisional Application No. 61/116,191, filed on November 19, 2008, the above-noted utility application and all divisions, continuing, and reissue applications and extensions thereof, both in the United States and in countries foreign to the United States, and as well as all other rights and privileges under any Letters Patent which may be granted thereon, including all rights, if any, to sue for past infringement.

(1) Upon ASSIGNEE/DR SYSTEMS' request, and at the sole expense of the ASSIGNEE/DR SYSTEMS, ASSIGNOR/INVENTOR agrees (i) to execute and deliver all documents ASSIGNEE/DR SYSTEMS deems necessary or expedient to secure legal protection, including without limitation patent protection in this or any other country, for any and all legally protectable technology disclosed in the above application; (ii) to execute and deliver all documents ASSIGNEE/DR SYSTEMS deems necessary or expedient to assist ASSIGNEE/DR SYSTEMS deems necessary or expedient to assist ASSIGNEE/DR SYSTEMS in connection with any reexamination, interference or other legal or quasi-legal proceedings related to the technology disclosed in the above application claiming prioritREELY1029971 FRAME 10059 above

application; (iii) to cooperate with ASSIGNEE/DR SYSTEMS, at ASSIGNEE/DR SYSTEMS' expense, in every way reasonably possible in obtaining evidence and going forward in any such proceeding; and (iv) to perform all affirmative acts which may be necessary or desirable to obtain a grant of a valid patent for any and all inventions disclosed in the above application or any application relying upon the above application in any way for priority.

(2) ASSIGNOR/INVENTOR further agrees, at ASSIGNEE/DR SYSTEMS' expense, to assist ASSIGNEE/DR SYSTEMS to maintain, enforce and defend ASSIGNEE/DR SYSTEMS' legal rights in any and all technology disclosed in the above application.

ASSIGNOR/INVENTOR further understands that to the extent ASSIGNEE/DR (3)SYSTEMS requests assistance to obtain, maintain, enforce (e.g., efforts associated with subsequent litigation) and/or defend ASSIGNEE/DR SYSTEMS' intellectual property rights. ASSIGNEE/DR SYSTEMS will compensate ASSIGNOR/INVENTOR for any work performed at the request of ASSIGNEE/DR SYSTEMS. ASSIGNOR/INVENTOR understands that this means that, in the event ASSIGNOR/INVENTOR is asked to assist ASSIGNEE/DR SYSTEMS outside the time period for which ASSIGNEE/DR SYSTEMS is already paving ASSIGNOR/INVENTOR's salary or hourly wages. ASSIGNOR/INVENTOR is only entitled to be compensated in an amount that equals the total time ASSIGNOR/INVENTOR spends assisting ASSIGNEE/DR SYSTEMS (up to a maximum authorized time) multiplied by ASSIGNOR/INVENTOR's normal reasonable hourly rate determined at the time provide assistance. asked to ASSIGNOR/INVENTOR is For example, if ASSIGNOR/INVENTOR is normally compensated a \$100.00 per hour of work and it requires ASSIGNOR/INVENTOR to spend 10 hours of work to assist ASSIGNEE/DR SYSTEMS on a particular project, then ASSIGNOR/INVENTOR would be entitled to compensation of \$1,000.00 (where up to 10 hours of work for the particular project was previously authorized by Likewise, ASSIGNOR/INVENTOR ASSIGNEE/DR SYSTEMS). understands that entitled to ASSIGNOR/INVENTOR would not be separate compensation if ASSIGNOR/INVENTOR is asked to assist ASSIGNEE/DR SYSTEMS during a period of time that ASSIGNEE/DR SYSTEMS is already paying ASSIGNOR/INVENTOR's salary or wages.

(4)ASSIGNOR/INVENTOR also understands that anv compensation for determinative ASSIGNOR/INVENTOR's assistance is outcome (i.e., not ASSIGNOR/INVENTOR's compensation is in no way dependent on or determined by the matter that ASSIGNEE/DR SYSTEMS of any has requested outcome such ASSIGNOR/INVENTOR's assistance).

(5) ASSIGNOR/INVENTOR understands that ASSIGNEE/DR SYSTEMS will be responsible for paying any and all legal expenses associated with ASSIGNOR/INVENTOR assisting ASSIGNEE/DR SYSTEMS to protect ASSIGNEE/DR SYSTEMS' rights in the intellectual property associated with the technology disclosed in the above application, unless ASSIGNOR/INVENTOR chooses to have independent representation. If ASSIGNOR/INVENTOR chooses to have representation independent of ASSIGNEE/DR SYSTEMS, then ASSIGNOR/INVENTOR understands that all apprint legal fees and expenses will be ASSIGNOR/INVENTOR's sole responsibiligEEL: 029971 FRAME: 0060 (6) ASSIGNOR/INVENTOR hereby authorizes and requests the Commissioner of Patents and Trademarks of the United States to issue any and all Letters Patent that may be granted upon the above application or any additional, continuing, reissue, or divisional application claiming priority in whole, or in part, to the above application to the ASSIGNEE/DR SYSTEMS, its successors and assigns.

(7) Each ASSIGNOR/INVENTOR hereby covenants and warrants that s/he has the right to convey all right, title and interest held by the individual inventor by this instrument, free of any encumbrances and that no other agreement has been or will be executed in conflict herewith.

(8) ASSIGNOR/INVENTOR hereby grants to the law firm of KNOBBE MARTENS OLSON & BEAR, LLP, authority and power to insert on this instrument any further identifications which may be necessary or desirable for purposes of recordation in the United States Patent and Trademark Office or a Patent Office of any foreign country.

Full name of Inventor: Murray A. Reicher, M.D.

Signature:

Date: <u>4-14-2011</u>

Full name of Inventor: Evan K. Fram

Signature:

Date: _____

9546231 081910