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PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	GIVING A FIFTY-PERCENT (50%) INTEREST

CONVEYING PARTY DATA

Name	Execution Date
RADIA INC., P.S.	07/15/2016

RECEIVING PARTY DATA

Name:	RADIA IT, LLC
Street Address:	19020 33RD AVE W
Internal Address:	#210
City:	LYNNWOOD
State/Country:	WASHINGTON
Postal Code:	98036

PROPERTY NUMBERS Total: 2

Property Type	Number
Application Number:	13796133
Application Number:	14828489

CORRESPONDENCE DATA

Fax Number: (503)220-2480

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: 503-224-3380

Email: rob.teel@stoel.com, kris.roche@stoel.com

ROBERT R. TEEL **Correspondent Name:**

Address Line 1: **760 SW NINTH AVENUE**

Address Line 2: **SUITE 3000**

Address Line 4: PORTLAND, OREGON 97205

ATTORNEY DOCKET NUMBER:	81742/4
NAME OF SUBMITTER:	ROBERT R.TEEL
SIGNATURE:	/Robert R. Teel/
DATE SIGNED:	08/01/2016

Total Attachments: 4

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PATENT ASSIGNMENT AGREEMENT

This PATENT ASSIGNMENT AGREEMENT ("Agreement") is entered into and effective as of the Effective Date (defined below), by and between Radia Inc., P.S., a Washington professional service corporation ("Radia P.S."), and Radia IT, LLC, a Delaware limited liability company ("Radia IT").

RECITALS

- A. Radia P.S. and Radia IT are parties to a certain Bill of Contribution and Assignment Agreement, dated as of April 8, 2016 (the "Bill of Contribution"), pursuant to which Radia P.S. agreed to transfer and assign to Radia IT certain assets, including without limitation, certain rights in Software and Documentation (each as defined therein).
- B. Pursuant to the Bill of Contribution, Radia P.S. and Radia IT entered into a certain Software Assignment and Joint Ownership Agreement, dated as of April 8, 2016 (the "Assignment"), pursuant to which Radia P.S. transferred and assigned to Radia IT an undivided half interest (i.e., a fifty percent (50%) interest) in and to, among other things, the Software and all Intellectual Property Rights (as defined therein) associated therewith or embodied therein.
- C. Under the Assignment, Radia P.S. further agreed to execute any and all documents, including assignments, transfers and related powers of attorney, and take all other further actions, as reasonably requested by Radia IT, to effect, record or enforce the transfers set forth in the Assignment.
- D. The Patent Rights (as defined below) are owned by Radia P.S. and are associated with or embodied in the Software.
- E. Pursuant to the Assignment, Radia IT desires to acquire, and Radia P.S. desires to sell, assign, transfer and convey, an undivided half interest (i.e., a fifty percent (50%) interest) in and to the Patents Rights.

NOW, THEREFORE, for good and valuable consideration, the receipt and total sufficiency of which is hereby acknowledged, the parties hereto agree as follows:

AGREEMENT

- 1. Pursuant to and in accordance with the Assignment, Radia P.S. has sold, assigned, transferred and conveyed, and does hereby sell, assign, transfer, and convey, unto Radia IT, or its designees, an undivided half interest (i.e., a fifty percent (50%) interest) in and to the following rights, title, and interest that exist as of the Effective Date and may exist in the future (collectively, the "Patent Rights"):
- (a) the patent applications and patents listed in the attached Schedule 1 (hereinafter the "Patents");
- (b) all patent applications, patents or other governmental grants or issuances owned by Radia P.S.: (i) to which any of the Patents directly or indirectly claims priority; and/or (ii)

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for which any of the Patents directly or indirectly forms a basis for priority;

- (c) reissues, reexaminations, extensions, continuations, continuations-in-part, continuing prosecution applications, requests for continuing examinations, and divisions of any item in the foregoing categories (a) and (b);
- (d) foreign patents, patent applications, and counterparts relating to any item in the foregoing categories (a) through (c), including, without limitation, certificates of invention, utility models, industrial design protection, design patent protection, and other governmental grants or issuances:
- (e) to the extent permitted by law, rights to apply in any or all countries of the world for patents, certificates of invention, utility models, industrial design protections, design patent protections, or other governmental grants or issuances of any type related to any item in the foregoing categories (a) through (d), including, without limitation, under the Paris Convention for the Protection of Industrial Property, the International Patent Cooperation Treaty, or any other convention, treaty, agreement, or understanding; and
- (f) subject to the terms of the Assignment, all causes of action (whether currently pending, filed, or otherwise) and other enforcement rights under, or on account of, any of the Patents and/or any item in any of the foregoing categories (a) through (e), including, without limitation, all causes of action and other enforcement rights for: (i) damages; (ii) injunctive relief; and (iii) other remedies of any kind for past, current, and future infringement.
- 2. Radia P.S. further agrees that it will execute, verify, acknowledge and deliver all reasonably required further papers, including any instruments of transfer and recordable assignments, and perform such other acts as Radia IT lawfully and reasonably may request from time to time, to perfect and vest title to the Patent Rights in Radia IT, or Radia IT's successors and assigns.
- 3. The parties agree as follows: (i) no waiver will be binding on a party unless it is in writing and signed by the party making the waiver and a party's waiver of a breach of a provision of this Agreement will not be a waiver of any other provision or a waiver of a subsequent breach of the same provision; (ii) the parties will have all remedies available to them at law or in equity; (iii) if any term or provision of this Agreement is determined to be unenforceable in any respect, the enforceability of the term or provision in any other respect and of the remaining provisions of this Agreement will not be impaired; (iv) both parties have full power and authority to enter into and perform this Agreement, and the representatives signing this Agreement on behalf of the parties have been previously authorized and empowered to enter into this Agreement; (v) except as otherwise provided for herein or as set forth in the Agreement, this Agreement contains the entire understanding of the parties regarding the subject matter of this Agreement and supersedes all prior and contemporaneous negotiations and agreements, whether written or oral, between the parties with respect to the subject matter of this Agreement; and (vi) this Agreement may be signed in counterparts; an electronic transmission of a signature page will be considered an original signature page.

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IN WITNESS WHEREOF, this Patent Assignment Agreement is executed on July 15, 20,16 (the "Effective Date").

RADIA INC., P.S. ("Radia P.S.")

Name: Bart P Keogh MD, PhD

Title: President/CEO

Acknowledged:

RADIA IT, LLC

("Radia IT")

Name: Bart P. Keogh, MD, PhD

Title: Manager

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Schedule 1

Patents

U.S. Patent Application No. 14/828,489, titled *Medical Imaging Study Retrieval System* (pending)

U.S. Patent Application No. 13/796,133, titled *Medical Imaging Study Retrieval System* (abandoned)

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RECORDED: 08/01/2016