# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4209935

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

# **CONVEYING PARTY DATA**

Name	Execution Date
LIFEHEALTH, LLC	12/07/2016

# **RECEIVING PARTY DATA**

Name:	MARK PETERSON	
Street Address:	6330 TRAPLINE CIRCLE	
City:	CHANHASSEN	
State/Country:	MINNESOTA	
Postal Code:	55317	

### **PROPERTY NUMBERS Total: 24**

Property Type	Number
Application Number:	13843452
Application Number:	14155346
Application Number:	12668211
Application Number:	14285106
Application Number:	07806495
Application Number:	08083680
Application Number:	07837205
Application Number:	07886616
Application Number:	07940271
Application Number:	07964583
Application Number:	07980086
Application Number:	29005165
Application Number:	29005164
Application Number:	08661310
Application Number:	08687687
Application Number:	08851970
Application Number:	09034478
Application Number:	09119983
Application Number:	10153081
Application Number:	10155519

PATENT REEL: 040842 FRAME: 0594

504163258

Property Type	Number
Application Number:	10185201
Application Number:	10210661
Application Number:	10394674
Application Number:	62273836

#### **CORRESPONDENCE DATA**

**Fax Number:** (704)444-1000

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:** 704-444-1000

Email: usptomail@alston.com
Correspondent Name: ALSTON & BIRD LLP

Address Line 1: BANK OF AMERICA PLAZA

Address Line 2: 101 SOUTH TRYON STREET, SUITE 4000
Address Line 4: CHARLOTTE, NORTH CAROLINA 28280-4000

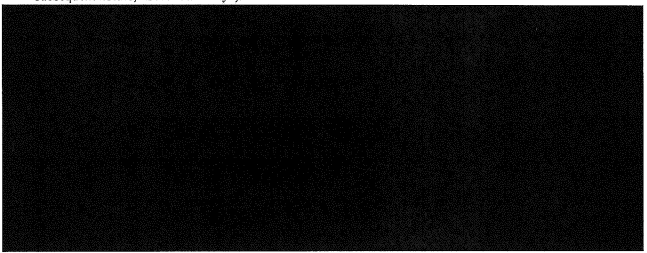
ATTORNEY DOCKET NUMBER:	053198/488845	
NAME OF SUBMITTER:	ER: LAUREN E. BURROW	
SIGNATURE:	/Lauren E. Burrow/	
DATE SIGNED:	01/04/2017	

#### **Total Attachments: 6**

source=SecurityAgreement1\_08Lifehealth#page1.tif source=SecurityAgreement1\_08Lifehealth#page2.tif source=SecurityAgreement1\_08Lifehealth#page3.tif source=SecurityAgreement1\_08Lifehealth#page4.tif source=SecurityAgreement1\_08Lifehealth#page5.tif source=SecurityAgreement1\_08Lifehealth#page6.tif

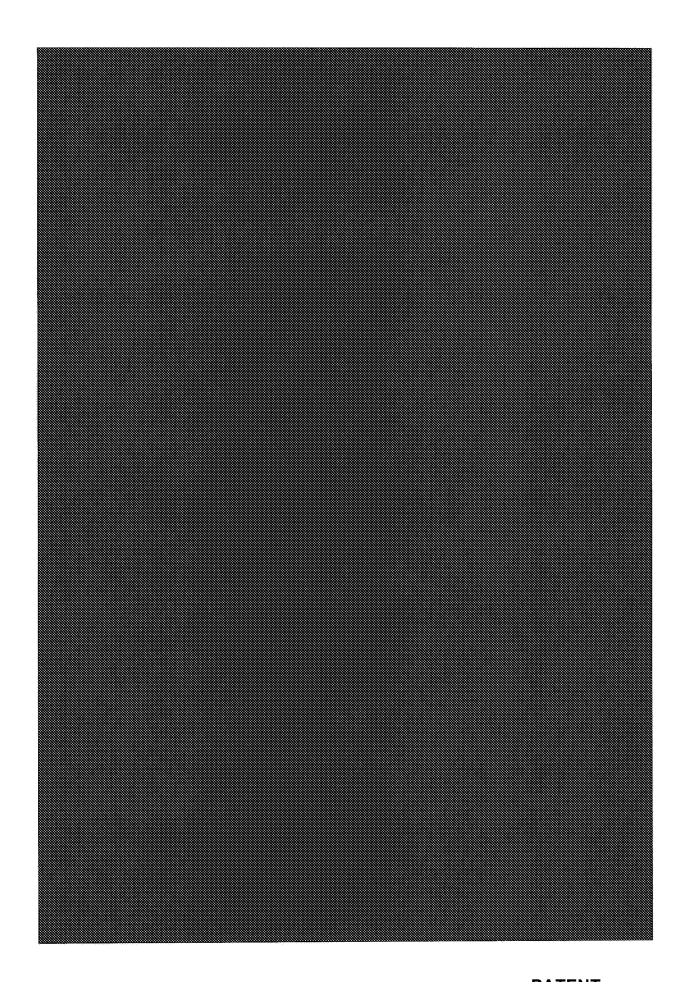
#### SECURITY AGREEMENT

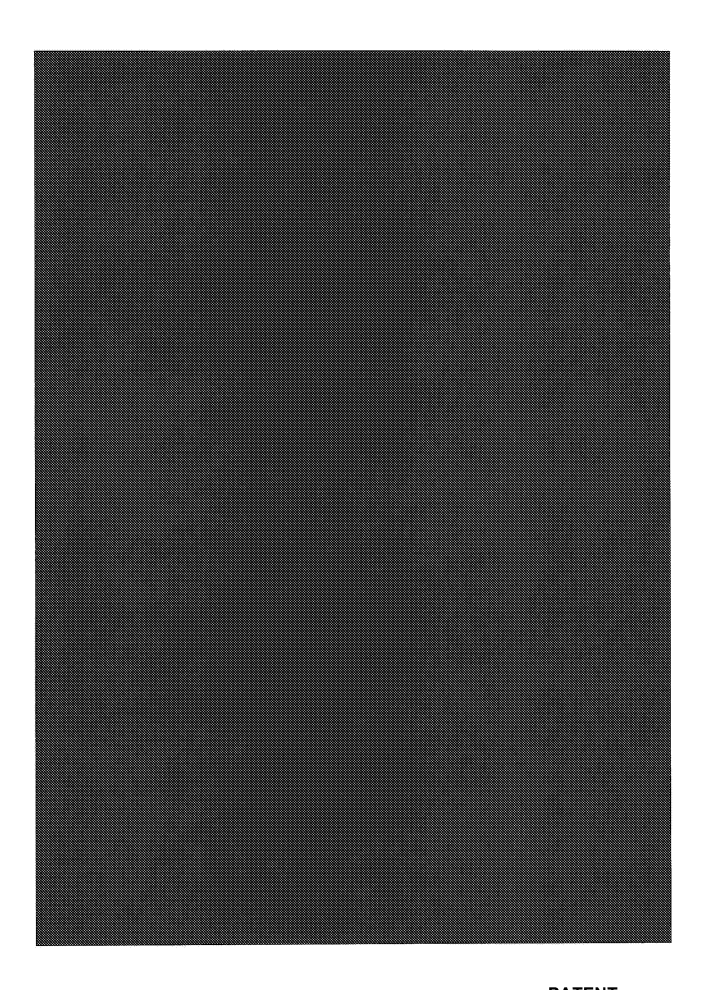
This Security Agreement, effective 7 December 2016 (as modified from time to time, the "Agreement") has been executed by LIFEHEALTH, LLC, a Delaware limited liability company, as debtor (the "Company"), in favor of MARK PETERSON, as secured party (together with any successor, assign or subsequent holder, "Secured Party").

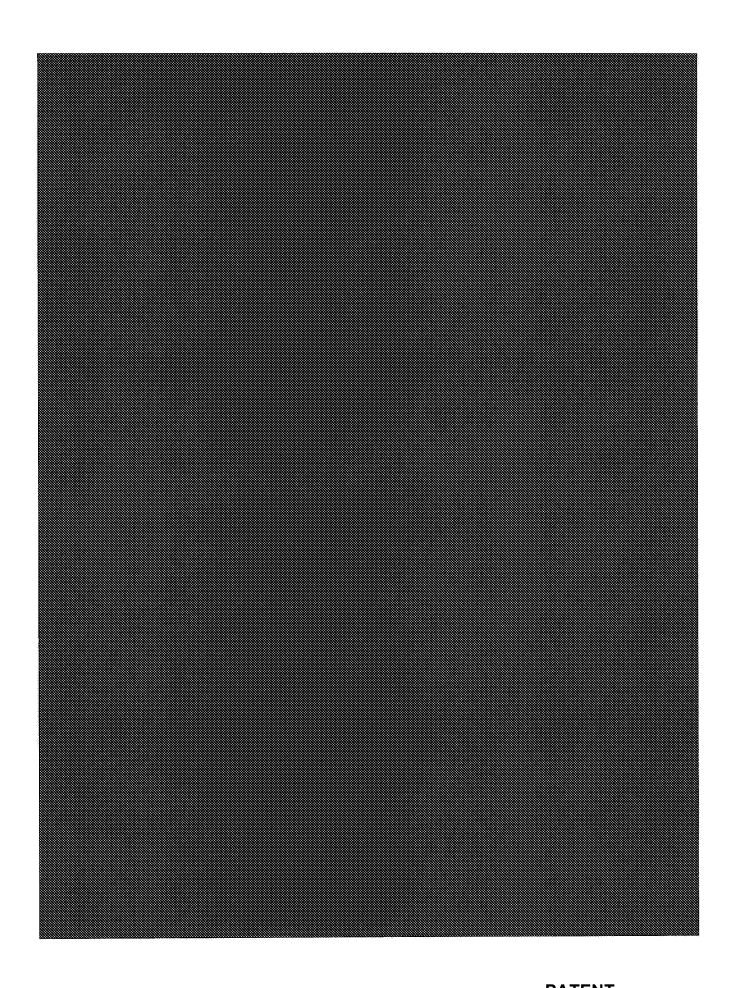


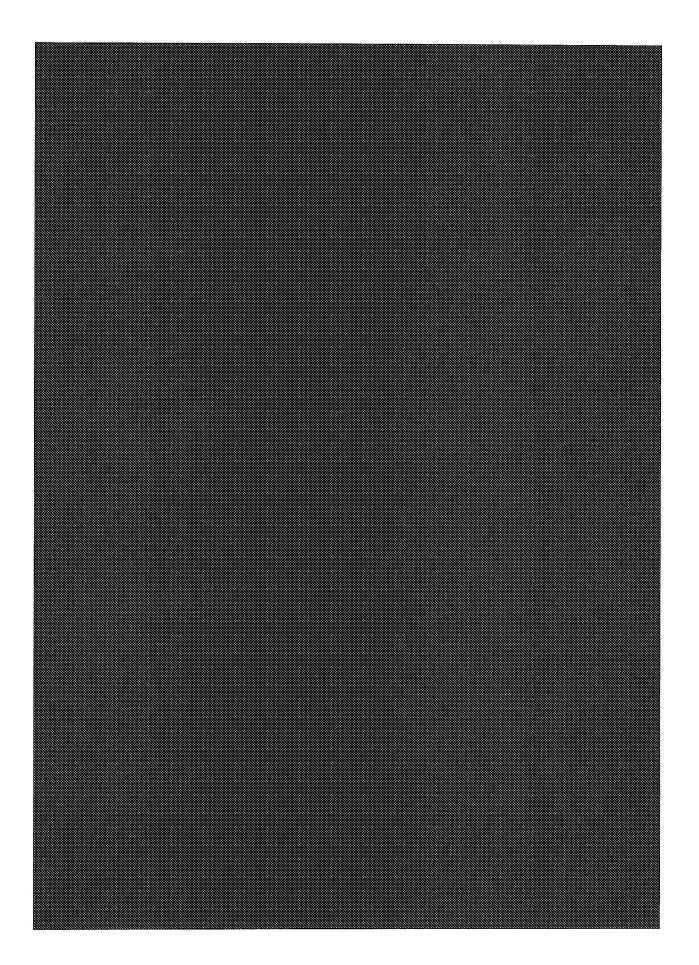
- 2. **SECURITY INTEREST.** The Company hereby pledges, assigns, transfers and grants to the Secured Party, a continuing first-priority security interest in and to and pledge of all of the right, title and interest of the Company in, to and under the following property, wherever located, whether now existing or hereafter arising or acquired from time to time (collectively, the "Collateral"):
- (a) all fixtures and personal property of every kind and nature including all accounts (including accounts and receivables), goods (including inventory and equipment), documents (including, if applicable, electronic documents), instruments, promissory notes, chattel paper (whether tangible or electronic), letters of credit, letter-of-credit rights (whether or not the letter of credit is evidenced by a writing), securities and all other investment property, commercial tort claims, general intangibles (including all payment intangibles, patents, patent applications, trademarks, trademark applications, trade names, copyrights, copyright applications, software, plans, schematics, engineering drawings, writings and goodwill, all licenses, permits, approvals and agreements of any kind or nature pursuant to which the Company possesses, uses or has the right to possess or use tangible or intangible property of others or pursuant to which others possess, use or have the right to possess or use the tangible or intangible property of the Company; leasehold interests; tax refund claims; and guaranty claims ), money, deposit accounts, and any other contract rights or rights to the payment of money; and
- (b) all Proceeds and products of each of the foregoing, documents of title evidencing or issued with respect to, and supporting obligations pertaining to, any of the foregoing, all books and records relating to the foregoing, all supporting obligations related thereto, and all accessions to, substitutions and replacements for, and rents, profits and products of, each of the foregoing, and any and all Proceeds of any insurance, indemnity, warranty or guaranty payable to the Company from time to time with respect to any of the foregoing.

1









IN WITNESS WHEREOF, the parties have executed this Security Agreement as of the date first written above.

LIFEHEALTH, LLC

Name: Scott Blomberg
Its: President and COO

**PATENT** REEL: 040842 FRAME: 0601

**RECORDED: 01/04/2017**