504173075 01/11/2017

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4219753

SUBMISSION TYPE:		NEW ASSIGNMENT			
NATURE OF CONVEYANCE:		ASSIGNMENT			
CONVEYING PARTY DA	ΑΤΑ				
		Name	Execution Date		
HEALTHSPOT, INC.			06/27/2016		
RECEIVING PARTY DA	TA				
Name:	RITE AII	DQTRS. CORP.			
Street Address:	30 HUN ⁻	INTER LANE			
City:	CAMP H	CAMP HILL			
State/Country:	PENNS	PENNSYLVANIA			
Postal Code:	17011	17011			
	Total				
PROPERTY NUMBERS Property Type		Number			
Application Number:	1	3760345			
CORRESPONDENCE D Fax Number:	•ATA ()	610)640-7835			
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INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

This INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT ("**IP Assignment**"), dated June 27, 2016, is entered into by and between Myron N. Terlecky, the Chapter 7 Trustee ("**Assignor**") of HealthSpot, Inc. a Delaware corporation, and Rite Aid Hdqtrs. Corp., a Delaware corporation ("**Assignee**"). Capitalized terms used, but not otherwise defined herein, shall have the meanings ascribed to them in the Purchase Agreement.

BACKGROUND

Pursuant to that certain Asset Purchase Agreement (the "**Purchase Agreement**"), dated June 8, 2016, by and between Assignor and Assignee, and in accordance with the authority granted the undersigned pursuant to an *Agreed Order (1) Authorizing the Sale of Certain Assets of the Debtor Free and Clear of All Liens, Claims, Liabilities, Rights, Interests and Encumbrances; (2) Authorizing the Trustee to Enter Into and Perform His Obligations Under the Asset Purchase Agreement Attached Hereto; and (3) Granting Related Relief (Related to Doc. 164)*, entered on June 20, 2016, in the bankruptcy proceeding, In re: HealthSpot, Inc., Case No. 16-50183, Assignor agreed to sell, convey, assign, transfer and deliver to Assignee all right, title and interest in and to all of the Intellectual Property.

AGREEMENT

NOW, THEREFORE, in consideration of the mutual promises and covenants contained herein and in the Purchase Agreement, and for other good and valuable consideration, the receipt and adequacy of which are hereby conclusively acknowledged, and intending to be legally bound hereby, the parties hereto hereby agree as follows:

1. <u>Assignment</u>. Assignor hereby sells, conveys, assigns, transfers and delivers to Assignee, free and clear of all Encumbrances, all right, title and interest (including, without limitation, the right to sue and collect for damages for past, present and future infringement claims) in and to the Intellectual Property, including without limitation the Intellectual Property set forth on Schedule A.

2. <u>Further Assurances</u>. Assignor, at any time as and when reasonably requested by Assignee after the Closing, shall execute, acknowledge, and deliver any further assignments, conveyances and other assurances, documents and instruments of transfer, reasonably requested by Assignee and shall take any other action consistent with the terms of this IP Assignment that may reasonably be requested by Assignee for the purpose of assigning, transferring, granting, conveying and confirming to Assignee, or reducing to possession, any and all right, title and interest sold, conveyed, assigned, transferred and delivered by this IP Assignment.

3. <u>Binding Effect</u>. This IP Assignment shall be binding on and shall inure to the benefit of the parties hereto and their respective successors and assigns. All representations, warranties, covenants, agreements and indemnities contained in the Purchase Agreement shall survive the execution and delivery of this IP Assignment and shall continue in full force and effect as provided in the Purchase Agreement. Neither the making nor the acceptance of this IP Assignment or of any other instrument or document of sale, transfer, assignment, conveyance,

acquisition or acceptance as to any particular Purchased Asset shall restrict, impair, reduce, expand or otherwise modify the rights or obligations of the parties under, or the terms of, the Purchase Agreement or constitute a waiver or release by Assignor or Assignee of any liabilities, duties or obligations imposed upon any of them by the terms of the Purchase Agreement, including the representations and warranties and other provisions contained therein. In the event that any provision of this IP Assignment is construed to conflict with a provision in the Purchase Agreement, the parties agree that the provision in the Purchase Agreement shall be controlling.

4. <u>Governing Law</u>. This IP Assignment shall be governed by, and construed in accordance with, the Laws of the Commonwealth of Pennsylvania applicable to contracts executed in and to be performed in that state without giving effect to any choice or conflict of law provision or rule that would cause the application of the law of any jurisdiction other than the Commonwealth of Pennsylvania.

5. <u>Counterparts; Execution By Electronic Means</u>. This IP Assignment may be executed simultaneously in two or more counterparts, which counterparts may be exchanged electronically (by fax or by a "PDF" file sent by electronic mail), and each of which shall be deemed an original, and all of which together shall constitute one and the same instrument.

[Remainder of this page was intentionally left blank; signature pages to follow]

IN WITNESS WHEREOF, each of the parties hereto have caused this IP Assignment to be duly executed on the date first above written.

ASSIGNOR:

MYRON TERLECKY, CHAPTER 7 TRUSTEE FOR HEALTHSPOT, INC. By: Name: Myron Terlecky Title: Chapter 7 Trustee

ASSIGNEE:

RITE AID HDQTRS. CORP.

By: _

Name: Matthew C. Schroeder Title: Vice President and Treasurer

[Signature page to Intellectual Property Assignment Agreement]

IN WITNESS WHEREOF, each of the parties hereto have caused this IP Assignment to be duly executed on the date first above written.

ASSIGNOR:

MYRON TERLECKY, CHAPTER 7 TRUSTEE FOR HEALTHSPOT, INC.

By:_____ Name: Myron Terlecky Title: Chapter 7 Trustee

ASSIGNEE:

RITE AID HDQTRS. CORP.

By: Mr C &-.....

Name: Matthew C. Schroeder Title: Vice President and Treasurer

[Signature page to Intellectual Property Assignment Agreement]

Schedule A

Patents 1 -

Country	<u>Title</u>	Appln. No./	Filing Date/
		Patent. No.	Issue Date
US	Medical Kiosk and Method	13/760,345	02/06/2013
	ofUse	9,043,217	05/26/2015
US	Medical Kiosk and Method of Use	14/335,037	07/18/2014
US	Medical Kiosk and Method of Use	14/663,792	03/20/2015
US	Medical Kiosk and Method	13/314,473	12/08/2011
	of Use	8,996,392	03/31/2015
US	Medical Kiosk	29/403,857	10/12/2011
		D694909	12/03/2013
US	Veterinary Medical Kiosk with Integrated Veterinary Medical Devices	13/967,424	08/15/2013
US	Digital Medical Video Scope	62/193,695	07/17/2015
US	Medical Kiosk and Method of Use	62/148,820	04/17/2015
US	Medical Kiosk and Method of Use	62/194,985	07/21/2015

[Schedule A to Intellectual Property Assignment Agreement]

<u>Trademarks</u>

Country	Mark	Appln. No./ Reg. No.	Filing Date/ Registration Date	Class
US	CARE NETWORK and Design	86/409853	09/30/2014	44
US	CARE4YOU	86/327048	07/02/2014	44
US	Design only	86/377231	08/26/2014	44
US	HEALTHSPOT CARE NETWORK	86/377189	08/26/2014	44
US	CARE4	85/352533 4813056	06/22/2011 09/15/2015	44
US	HEALTHSPOT	85/938144 4598287	05/21/2013 09/02/2014	10
US	HEALTHSPOT	85/938239 4507997	05/21/2013 04/01/2014	38
US	HEALTHSPOT and Design	85/352518 4518109	06/22/2011 04/22/2014	44
US	HEALTHSPOT	85/352527 4495169	06/22/2011 03/11/2014	44

[Schedule A to Intellectual Property Assignment Agreement]

Domain Names

care4station.com care4station.net care4stations.com carenetwork.solutions carenetwork.technology healthspot.com healthspot.net healthspot.biz healthspot.center healthspot.company healthspot.directory healthspot.info healthspot.net health-spot.net healthspot.ninja healthspot.reviews healthspot.support healthspot.tips

#39778213 v6

[Schedule A to Intellectual Property Assignment Agreement]

PATENT REEL: 040944 FRAME: 0296

RECORDED: 01/11/2017