## TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

| SUBMISSION TYPE:      | NEW ASSIGNMENT    |
|-----------------------|-------------------|
| NATURE OF CONVEYANCE: | SECURITY INTEREST |

#### **CONVEYING PARTY DATA**

| Name                   | Formerly | Execution Date | Entity Type           |
|------------------------|----------|----------------|-----------------------|
| Radiant Research, Inc. |          | 09/18/2012     | CORPORATION: DELAWARE |

#### **RECEIVING PARTY DATA**

| Name:           | TCF National Bank                           |
|-----------------|---|
| Street Address: | 800 Burr Ridge Parkway                      |
| City:           | Burr Ridge                                  |
| State/Country:  | ILLINOIS                                    |
| Postal Code:    | 60527                                       |
| Entity Type:    | National Banking Association: UNITED STATES |

## PROPERTY NUMBERS Total: 1

| Property Type        | Number  | Word Mark        |
|----------------------|---------|------------------|
| Registration Number: | 2511395 | RADIANT RESEARCH |

## **CORRESPONDENCE DATA**

Fax Number: 3122585700

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

312-258-5724 Phone:

Email: cbollinger@schiffhardin.com

Correspondent Name: Chris L. Bollinger Address Line 1: P.O. Box 06079 Address Line 2: Schiff Hardin LLp

Address Line 4: Chicago, ILLINOIS 60606-0079

| ATTORNEY DOCKET NUMBER: | 41357-0003           |  |
|-------------------------|----------------------|--|
| NAME OF SUBMITTER:      | Chris L. Bollinger   |  |
| Signature:              | /Chris L. Bollinger/ |  |

**TRADEMARK** REEL: 004870 FRAME: 0567

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| Date:   | 10/01/2012 |
|---|------------|
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#### TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (this "<u>Agreement</u>"), dated as of September 18, 2012, is made by Radiant Research, Inc., a Delaware corporation (the "<u>Company</u>"), in favor of TCF National Bank (the "<u>Lender</u>").

## **RECITALS**

WHEREAS, the Company, CRA Intermediate Holdings, Inc., a Delaware corporation ("CRA Holdings"), Innova Holdings, Inc., a Delaware corporation ("RR Holdings"), Clinical Research Advantage, Inc., an Arizona corporation ("CRA"; the Company, CRA Holdings, CRA Holdings and RR are referred to herein, collectively, as the "Obligors" and, individually, as an "Obligor"), and the Lender are parties to a Credit Agreement dated as of September 18, 2012 (as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), pursuant to which the Lender has agreed to make certain loans to the Company and CRA;

WHEREAS, the Obligors and the Lender are parties to a Security Agreement dated as of September 18, 2012 (as amended, restated, supplemented or otherwise modified from time to time, the "Security Agreement"); and

WHEREAS, pursuant to the terms of the Credit Agreement and the Security Agreement, the Company has granted to the Lender a security interest in substantially all the assets of the Company, including, with the exception of the Excluded Property, all right, title and interest of the Company in, to and under all now existing and hereafter arising service marks, trademarks, trademark or service mark registrations, trademark or service mark applications and trade names, all renewals thereof, all income, royalties, damages and payments now and hereafter due and/or payable with respect thereto arising in favor of the Company, and the goodwill of the Company's business connected with and symbolized thereby, to secure the payment and performance in full of all amounts owing by the Company under the Credit Agreement and the other Financing Agreements (as defined in the Credit Agreement);

NOW, THEREFORE, in consideration of the mutual agreements set forth herein and in the Credit Agreement, the Company hereby grants to the Lender a security interest in all of the Company's right, title and interest in and to the following, whether now existing and hereafter arising:

- (1) each trademark and trademark application, including, without limitation, each trademark and trademark application referred to in <u>Schedule 1</u> annexed hereto, and all renewals thereof, together with the goodwill of the Company's business connected with and symbolized thereby;
- (2) all license agreements with any other Person or Persons with respect to any service marks, trademarks, trademark or service mark registrations, trademark or service mark applications and trade names, whether the Company is a licensor or licensee under any such license agreements, and, subject to the terms of such

licenses, the right to prepare for sale, sell and advertise for sale, all inventory now or hereafter owned by the Company and now or hereafter covered by such licenses; and

(3) all products and proceeds of the foregoing, including, without limitation, all income, royalties, damages and payments now and hereafter due and/or payable with respect thereto arising in favor of the Company (items 1 through 3 being herein collectively referred to as the "<u>Trademark Collateral</u>");

<u>provided</u>, <u>however</u>, that there shall be excluded from the foregoing grant of security interest all Excluded Property (as such term is defined in the Security Agreement).

This security interest is granted in conjunction with the security interests granted to the Lender pursuant to the Credit Agreement and the Security Agreement and is subject to limitations set forth therein. In the event of any conflict between any provision of this Agreement and any provision of the Credit Agreement or the Security Agreement, the Credit Agreement or the Security Agreement, respectively, will govern. Each of the Company and the Lender hereby acknowledges and affirms that the rights and remedies of the Lender with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Credit Agreement, the Credit Agreement and the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

[signature page follows]

IN WITNESS WHEREOF, the Company has caused this Trademark Security Agreement to be duly executed by its duly authorized officer thereunto as of the date first set forth above.

|                             | RADIANT RESEARCH, INC.   |
|-----------------------------|--|
|                             | By: Mark Hanley  Name: Mark Hanley  Title: Chief Executive Officer |
|                             | Title: Chief Executive Officer                                     |
| Acknowledged and agreed to: |  |
| TCF NATIONAL BANK           |  |
| By:Name:                    |  |
| Title:                      |  |

IN WITNESS WHEREOF, the Company has caused this Trademark Security Agreement to be duly executed by its duly authorized officer thereunto as of the date first set forth above.

# RADIANT RESEARCH, INC.

|                                    | By:Name:Title: |
|------------------------------------|----------------|
| Acknowledged and agreed to:        |                |
| TCF NATIONAL BANK                  |                |
| By: Name: Thomas 6 kare Title: Syf |                |

# SCHEDULE 1

to

# TRADEMARK SECURITY AGREEMENT

| Mark     | Issue No. | Issue Date | Serial No. | Filed      | Owner                  |
|----------|-----------|------------|------------|------------|------------------------|
| RADIANT  | 2511395   | 11-27-2001 | 75578547   | 10-28-1998 | Radiant Research, Inc. |
| RESEARCH |           |            |            |            |                        |

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**RECORDED: 10/01/2012**