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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM331224

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	Security Agreement	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Community Health, LLC		02/05/2015	LIMITED LIABILITY COMPANY: DELAWARE
Carrolton Home Care, LLC		02/05/2015	LIMITED LIABILITY COMPANY: DELAWARE
Curo Health Services, LLC		02/05/2015	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	Goldman Sachs Bank USA, as Administrative Agent	
Street Address:	200 West Street	
City:	New York	
State/Country:	NEW YORK	
Postal Code:	10282	
Entity Type:	Bank: NEW YORK	

PROPERTY NUMBERS Total: 7

Property Type	Number	Word Mark
Registration Number:	4102215	NOW MEANS NOW
Registration Number:	3043878	COMMUNITY HOME CARE & HOSPICE
Registration Number:	3039442	EVERY PATIENT WE CARE FOR STAYS IN OUR H
Serial Number:	86428983	CURO HEALTH SERVICES
Serial Number:	86428828	CURO HEALTH SERVICES
Serial Number:	86428644	C CURO HEALTH SERVICES
Serial Number:	86428476	C CURO HEALTH SERVICES

CORRESPONDENCE DATA

Fax Number: 8004947512

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.

using a lax number, ii provided, ii that is disaccessial, it will be sent via oc

Phone: 202-370-4750

Email: ipteam@nationalcorp.com

Correspondent Name: Dwayne C. Houston

Address Line 1: 1025 Vermont Avenue NW, Suite 1130 Address Line 2: National Corporate Research, Ltd.

TRADEMARK
REEL: 005454 FRAME: 0010

900314868

Address Line 4:	Washington, D.C. 20005	
ATTORNEY DOCKET NUMBER:	F153843	
NAME OF SUBMITTER:	Karen S. Cottrell	
SIGNATURE:	/Karen S. Cottrell/	
DATE SIGNED:	02/05/2015	
Total Attachments: 4		

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TRADEMARK SECURITY AGREEMENT

Trademark Security Agreement, dated as of dated as of February 5, 2015, by COMMUNITY HEALTH, LLC, CARROLTON HOME CARE, LLC and CURO HEALTH SERVICES, LLC (individually, a "Grantor", and, collectively, the "Grantors"), in favor of GOLDMAN SACHS BANK USA, in its capacity as administrative agent pursuant to the Credit Agreement (as defined in the Security Agreement, defined below) (in such capacity, the "Administrative Agent").

WITNESSETH:

WHEREAS, the Grantors are party to a First Lien Security Agreement dated as of February 5, 2015 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement") in favor of the Administrative Agent pursuant to which the Grantors are required to execute and deliver this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and to induce the Administrative Agent, for the benefit of the Secured Parties, to enter into the Credit Agreement, the Grantors hereby agree with the Administrative Agent as follows:

- SECTION 1. <u>Defined Terms</u>. Unless otherwise defined herein, terms defined in the Security Agreement and used herein have the meaning given to them in the Security Agreement and the Credit Agreement.
- SECTION 2. Grant of Security Interest in Trademark Collateral. Each Grantor hereby pledges and grants to the Administrative Agent for the benefit of the Secured Parties a lien on and security interest in and to all of its right, title and interest in, to and under all the following Collateral (excluding any Excluded Assets) of such Grantor: Trademarks of such Grantor listed on Schedule I attached hereto.
- SECTION 3. The Security Agreement. The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Administrative Agent pursuant to the Security Agreement and Grantors hereby acknowledge and affirm that the rights and remedies of the Administrative Agent with respect to the security interest in the Trademarks made and granted hereby are more fully set forth in the Security Agreement, the terms of which are incorporated herein by reference. In the event that any provision of this Trademark Security Agreement is deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall control unless the Administrative Agent shall otherwise determine.
- SECTION 4. <u>Termination</u>. Upon the termination of the Security Agreement in accordance with Section 6.11 thereof, the Administrative Agent shall, at the expense of such Grantor, execute, acknowledge, and deliver to the Grantors an instrument in writing in recordable form releasing the lien on and security interest in the Trademarks under this Trademark Security Agreement.
- SECTION 5. <u>Counterparts</u>. This Trademark Security Agreement may be executed in any number of counterparts, all of which shall constitute one and the same instrument, and any party hereto may execute this Trademark Security Agreement by signing and delivering one or more counterparts.

[Signature pages follow]

COMMUNITY HEALTH, LLC CARROLTON HOME CARE, LLC CURO HEALTH SERVICES, LLC

Name: Ronald Marin

Title: Chief Financial Officer

GOLDMAN SACIJS BANK USA, as

Administrative Agent

Ву:

Name:

Title:

Robert Ehudin Authorized Signatory

(Signature Page to First Lien Trademark Security Agreement)

Schedule I Trademark Registrations and Use Applications

Registrations:

REGISTRATION NUMBER	TRADEMARK
4102215	NOW MEANS NOW
3043878	COMMUNITY HOME CARE & HOSPICE & Design
	Consequents store from the records of the
3039442	EVERY PATIENT WE CARE FOR STAYS IN OUR HEARTS
APPLICATION	
NUMBER	TRADEMARK
86428983	CURO HEALTH SERVICES
86428828	CURO HEALTH SERVICES
86428644	C CURO HEALTH SERVICES & Design
86428476	C CURO HEALTH SERVICES & Design
	© CURO HEALTH SERVICES
	NUMBER 4102215 3043878 3039442 APPLICATION NUMBER 86428983 86428828 86428644

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