OP \$765.00 4123928

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM402934

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Bank of New York Mellon		10/20/2016	Bank: UNITED STATES

RECEIVING PARTY DATA

BioClinica, Inc.	
2005 S. Easton Road, Suite 304	
Doylestown	
PENNSYLVANIA	
18901	
Corporation: DELAWARE	
Synarc Inc.	
7707 Gateway Boulevard	
Newark	
CALIFORNIA	
94560	
Corporation: DELAWARE	
Access to Patients, LLC	
2005 S. Easton Road, Suite 304	
Doylestown	
PENNSYLVANIA	
18901	
Limited Liability Company: PENNSYLVANIA	

PROPERTY NUMBERS Total: 30

Property Type	Number	Word Mark
Registration Number:	4123928	С
Registration Number:	3762371	RADPHARM
Registration Number:	3584675	PLUG-AND-PROCESS
Registration Number:	3596118	CLINBUS
Registration Number:	3819389	BIOCLINICA
Registration Number:	1912827	BONA FIDE
Registration Number:	1815244	

Property Type	Number	Word Mark
Serial Number:	86000857	STUDYVIEW
Registration Number:	2491153	SYNARC
Registration Number:	3213204	SYNAFLEXER
Registration Number:	3372606	
Registration Number:	4252985	AP
Registration Number:	4252961	A2P
Registration Number:	4735643	WORLDS APART, PURPLE TOGETHER
Registration Number:	4160281	TEAM EPILEPSY
Registration Number:	3987441	STUDYCOORDINATOR.NET
Registration Number:	4047753	MAGIC CALCULATOR
Registration Number:	4018286	L2FU
Registration Number:	3306604	SCORE
Registration Number:	3238084	PROTOCALL
Registration Number:	2956002	CENTER FOR PATIENT RECRUITMENT
Registration Number:	3867150	HEAD START TO RECRUITMENT
Registration Number:	3472130	IT TAKES A T.E.A.M.
Registration Number:	3471207	YOU'RE THE KEY
Registration Number:	3461855	ADAPT
Registration Number:	3864845	MEDICIGLOBAL
Registration Number:	2515932	STUDY SEMINARS
Registration Number:	2445248	VIP
Registration Number:	2360017	CTIP
Registration Number:	2131963	MEDICIGROUP

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.

Phone: 202-370-4750

Email: ipteam@nationalcorp.com

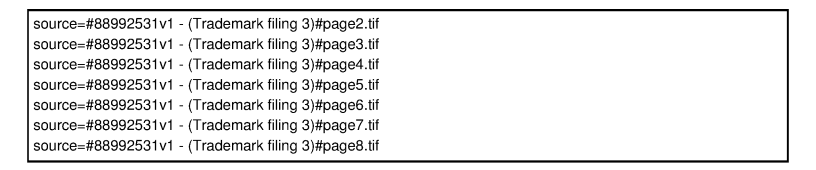
Correspondent Name: Joanna McCall

Address Line 1: 1025 Vermont Ave NW, Suite 1130 Address Line 2: National Corporate Research, LTD

Address Line 4: Washington, D.C. 20005

ATTORNEY DOCKET NUMBER:	F165864 TM 3
NAME OF SUBMITTER:	Alan Delaney
SIGNATURE:	/Alan Delaney/
DATE SIGNED:	10/21/2016

Total Attachments: 7



RELEASE OF SECURITY INTEREST IN TRADEMARKS

This RELEASE OF SECURITY INTEREST IN TRADEMARKS dated as of October 20, 2016 (this "Release"), between BIOCLINICA, Inc., a Delaware corporation, SYNARC INC., a Delaware corporation, ACCESS TO PATIENTS, LLC, a Pennsylvania limited liability company, and MEDICIGROUP, INC., a Pennsylvania corporation (the "Assignees" and each an "Assignee") and THE BANK OF NEW YORK MELLON, as Collateral Agent (in such capacity, together with its successors and assigns, the "Assignor").

$\underline{W} \underline{I} \underline{T} \underline{N} \underline{E} \underline{S} \underline{S} \underline{E} \underline{T} \underline{H}$:

WHEREAS, Synarc-BioCore Holdings, LLC (the "Issuer"), WSHP JLL Intermediate, LLC ("Holdings"), the Investors party thereto (in each case, as defined in the Notes Purchase Agreement), The Bank of New York Mellon, as Note Agent (together with its successors and assigns, the "Note Agent"), and the Collateral Agent entered into the Notes Purchase Agreement, dated as of September 18, 2015 (as amended, amended and restated, extended, refinanced, replaced, supplemented or otherwise modified from time to time, the "Notes Purchase Agreement");

WHEREAS, in connection with the Notes Purchase Agreement, Assignees executed that First Lien Security Agreement (as amended, amended and restated, extended, refinanced, replaced, supplemented or otherwise modified from time to time, the "Security Agreement"), dated as of September 18, 2015, among the Issuer, Holdings, the other Subsidiary Parties named therein and Assignor, pursuant to which the Assignees were required to execute and deliver that certain Trademark Security Agreement, dated as of September 18, 2015 (the "Trademark Security Agreement");

WHEREAS, pursuant to the Trademark Security Agreement, the Assignees assigned, pledged and granted to the Assignor, its successors and assigns, for the benefit of the Secured Creditors, a security interest in all right, title or interest in or to any and all of the following assets and properties now owned or at any time thereafter acquired by Assignees or in which Assignees have or at any time in the future may acquire any right, title or interest arising under the laws of the United States (collectively, the "Trademark Collateral"):

- (a) all trademarks, service marks, trade names, corporate names, company names, business names, fictitious business names, trade styles, trade dress, logos, other source or business identifiers, designs and general intangibles of like nature, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and all registration and recording applications filed in connection therewith, including registrations and registration applications in the USPTO or any similar offices in any State of the United States, and all extensions or renewals thereof, including those listed on Schedule I hereto, and
- (b) all goodwill of the business connected with the use thereof and symbolized thereby, together with

(c) any and all (i) proceeds, income, fees, royalties, damages and payments now and hereafter due and/or payable thereunder and with respect thereto, including damages, claims and payments for past, present or future infringements, dilutions or other violations thereof, (ii) rights corresponding thereto throughout the world and (iii) rights to sue for past, present and future infringements, dilutions or other violations thereof.

WHEREAS, the Trademark Security Agreement was recorded with the United States Patent and Trademark Office on September 18, 2015 at Reel/Frame No. 5625/0930; and

WHEREAS, the Assignees desire that the Assignor terminate and release its lien on and security interest in and to all right, title and interest in, to and under all of the Trademark Collateral.

NOW THEREFORE, in consideration of the premises, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Assignor hereby makes, covenants and agrees as follows:

SECTION 1. <u>Terms</u>. Capitalized terms used in this Agreement and not otherwise defined herein have the meanings specified in the Trademark Security Agreement and the Security Agreement. The rules of construction specified in Section 1.04 of the Notes Purchase Agreement also apply to this Agreement.

SECTION 2. <u>Termination and Release</u>. The Assignor hereby terminates, releases and discharges fully its security interest in all right, title or interest in or to any and all of the Trademark Collateral, including the Trademarks listed on <u>Schedule I</u> attached hereto, and reassigns and transfers, without recourse or representation or warranty of any kind, to the Assignees all right, title and interest that the Assignor may have in the Trademark Collateral.

SECTION 3. Recordation. The Assignor hereby authorizes the Assignees, or the Assignees' authorized representative, to record this Release with the United States Patent and Trademark Office.

SECTION 4. Further Assurances. The Assignor hereby agrees to duly execute and deliver to the Assignees any further documents (in form and substance reasonably satisfactory to both parties) and to do such other acts that the Assignees (or their respective agents or designees) reasonably request, at the Assignees' sole cost and expense, in order to confirm this Release and the Assignees' right, title and interest in the Trademark Collateral.

SECTION 5. Governing Law. THIS RELEASE AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES HEREUNDER SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.

[Signature Page Follows]

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the day and year first above written.

	NK OF NEW YORK MELLON, as I Agent, as Assignor
ву: ///	tatio Hausence
Name:	Natalie A. Lawrence
Title:	Authorized Signer
BIOCLIN	NICA, INC., as Assignee
Ву:	
Name:	David Peters
Title:	Executive Vice President, Chief
	Financial Officer, Secretary & Treasurer
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SYNARO	C INC., as Assignee
Ву:	
Name:	David Peters
Title:	Secretary & Treasurer
	TO PATIENTS, LLC, as Assignee
	y: MediciGroup, Inc., its managing ember
414	cilioci
Ву:	::
Name:	David Peters
Title:	Secretary & Treasurer

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the day and year first above written.

THE BANK OF NEW YORK MELLON, as Collateral Agent, as Assignor

Name: Title:

BIOCLINICA, INC., as Assignee

Ву:

Name: David Peters

Title:

Executive Vice President, Chief

Financial Officer, Secretary &

Treasurer

SYNARC INC., as Assignee

Name: David Peters

Title:

Secretary & Treasurer

ACCESS TO PATIENTS, LLC, as Assignee By: MediciGroup, Inc., its managing member.

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Name:

David Peters

Title:

Secretary & Treasurer

MEDICIGROUP, INC., as Assignee

ву:

Name:

David Peters

Title:

Secretary & Treasurer

SCHEDULE I

United States Trademarks and Trademark Applications

Mark	Country	Record Owner	Reg. No. App No.
C with Half Circle Logo	US	BioClinica, Inc. (as successor to CoreLab Partners, Inc.)	4123928
RADPHARM	US	BioClinica, Inc. (as successor to CoreLab Partners, Inc.)	3762371
PLUG-AND-PROCESS	US	BioClinica, Inc.	3584675
CLINBUS	US	BioClinica, Inc.	3596118
BIOCLINICA	US	BioClinica, Inc. (as successor to Red Oak Research, Inc.)	3819389
BONAFIDE	US	BioClinica, Inc. (as successor to Bio-Imaging Technologies, Inc.)	1912827
	US	BioClinica, Inc. (as successor to Bio-Imaging Technologies, Inc.)	1815244
STUDYVIEW	US	BioClinica, Inc.	86000857
Synarc	US	Synarc Inc.	2491153
Synaflexer	US	Synarc Inc.	3213204
Mark: Globe and Caret Design	US	Synarc Inc.	3372606
AP & design	US	Access to Patients, LLC	4252985
A2P	US	Access to Patients, LLC	4252961
WORLDS APART, PURPLE TOGETHER	US	MediciGroup, Inc.	4735643
TEAM EPILEPSY	US	MediciGroup, Inc.	4160281
STUDYCOORDINATO R.NET	US	MediciGroup, Inc.	3987441
MAGIC CALCULATOR	US	MediciGroup, Inc.	4047753
L2FU	US	MediciGroup, Inc.	4018286
SCORE	US	MediciGroup, Inc.	3306604
PROTOCALL	US	MediciGroup, Inc.	3238084

CENTER FOR	US	MediciGroup, Inc.	2956002
PATIENT			
RECRUITMENT			
HEAD START TO	US	MediciGroup, Inc.	3867150
RECRUITMENT			
IT TAKES A T.E.A.M.	US	MediciGroup, Inc.	3472130
YOU'RE THE KEY US	US	MediciGroup, Inc.	3471207
ADAPT US	US	MediciGroup, Inc.	3461855
MEDICIGLOB AL	US	MediciGroup, Inc.	3864845
STUDY SEMINARS	US	MediciGroup, Inc.	2515932
VIP	US	MediciGroup, Inc.	2445248
CTIP	US	MediciGroup, Inc.	2360017
MEDICIGROUP	US	MediciGroup, Inc.	2131963

RECORDED: 10/21/2016