TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM494083

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

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
JPMorgan Chase Bank, N.A., as Collateral Agent		10/11/2018	Bank: OHIO

RECEIVING PARTY DATA

Name:	Rose Radiology, LLC	
Street Address:	7700 West Sunrise Blvd.	
City:	Plantation	
State/Country:	FLORIDA	
Postal Code:	33322	
Entity Type:	Limited Liability Company: TEXAS	

PROPERTY NUMBERS Total: 12

Property Type	Number	Word Mark
Registration Number:	4524340	THROUGH THE EYES OF THE RADIOLOGIST
Registration Number:	4143511	RAYSTRACKER
Registration Number:	3236891	THROUGH THE EYES OF THE RADIOLOGIST
Registration Number:	3205825	NIGHTRAYS
Registration Number:	3924159	RADSHARE
Registration Number:	3834170	GET TO THE POINT
Registration Number:	4063891	MOUSER
Registration Number:	3834135	VIDRAY
Registration Number:	3772736	YOUR IMAGE IS OUR BUSINESS
Registration Number:	3755574	ALL THINGS TELERADIOLOGY
Registration Number:	3740742	VIDRAY
Registration Number:	3920137	RAYS

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.

202-370-4750 Phone:

Email: ipteam@cogencyglobal.com

Correspondent Name: Joanna McCall

TRADEMARK

REEL: 006457 FRAME: 0830

900470115

Address Line 1: 1025 Vermont Ave NW, Suite 1130

Address Line 2: COGENCY GLOBAL INC.
Address Line 4: Washington, D.C. 20005

ATTORNEY DOCKET NUMBER:	1003038 Rose 5181-0928	
NAME OF SUBMITTER:	Sonya Jackman	
SIGNATURE:	/Sonya Jackman/	
DATE SIGNED:	10/16/2018	

Total Attachments: 4

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RELEASE OF SECURITY INTEREST IN TRADEMARKS

This RELEASE OF SECURITY INTEREST IN TRADEMARKS (this "Release"), dated as of October 11, 2018 (the "Effective Date"), is made by JPMorgan Chase Bank, N.A., in its capacity as collateral agent (the "Term Loan Collateral Agent"), in favor of the grantor party identified on the signature page hereto (the "Grantor").

WHEREAS, pursuant to that certain Guarantee and Collateral Agreement, dated as of May 25, 2011, by and among the Term Loan Collateral Agent (as successor in interest to Deutsche Bank AG New York Branch (the "Prior Term Loan Collateral Agent")), the Grantor, Envision Healthcare Corporation (the "Borrower") and certain other parties thereto (as amended, amended and restated, waived, supplemented or otherwise modified from time to time, the "Term Loan Security Agreement"), the Grantor granted to the Term Loan Collateral Agent, in its capacity as collateral agent, a security interest in and to certain collateral;

WHEREAS, pursuant to the Term Loan Security Agreement, the Grantor executed and delivered a Term Loan Notice and Confirmation of Grant of Security Interest in Trademarks, dated as of December 24, 2013, for recordal with the United States Patent and Trademark Office on December 24, 2013 at Reel/Frame 005181/0928 (the "Term Loan Trademark Security Agreement");

WHEREAS, the Term Loan Collateral Agent, the Prior Term Loan Collateral Agent, the Borrower and certain other parties entered into that certain Agency Transfer Agreement, dated as of December 1, 2016, whereby the Prior Term Loan Collateral Agent resigned as Administrative Agent and Collateral Agent and was succeeded to and replaced by the Term Loan Collateral Agent as successor Administrative Agent and Collateral Agent; and

WHEREAS, the Prior Term Loan Collateral Agent and the Term Loan Collateral Agent are party to that certain Notice of Succession of Agency, dated as of February 3, 2017 and recorded with the United States Patent and Trademark Office on February 7, 2017 at Reel/Frame 5990/0827, pursuant to which the Prior Term Loan Collateral Agent and the Term Loan Collateral Agent agreed that the Prior Term Loan Agent's security interest in certain trademark registrations and applications arising under the Term Loan Security Agreement, including the trademark registrations and applications set forth Schedule I attached hereto (the "Released Trademark Collateral"), was succeeded by and transferred to the Term Loan Collateral Agent; and

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Term Loan Collateral Agent hereby agrees as follows:

- 1. <u>Defined Terms</u>. All capitalized terms used, but not otherwise defined herein, shall have the respective meanings ascribed in or otherwise referenced in the Term Loan Security Agreement or the Term Loan Trademark Security Agreement, as applicable.
- 2. <u>Release</u>. The Term Loan Collateral Agent, without representation or warranty of any kind, hereby releases, discharges, terminates and cancels all of its security interest in and to the Released Trademark Collateral. If and to the extent that the Term Loan Collateral Agent has acquired any right, title or interest in and to the Released Trademark Collateral under the Term Loan Trademark Security Agreement, the Term Loan Collateral Agent, without representation or warranty of any kind, hereby retransfers, re-conveys and re-assigns such right, title or interest to the Grantor.

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- 3. <u>Termination</u>. The Agent, without representation or warranty of any kind, terminates and cancels the Term Loan Trademark Security Agreement.
- 4. <u>Further Assurances</u>. The Term Loan Collateral Agent agrees to take all further actions, and provide to the Grantor and its successors, assigns or other legal representatives, all such cooperation and assistance (including, without limitation, the execution and delivery of any and all documents or other instruments), reasonably requested by the Grantor, at the Grantor's sole cost and expense, to more fully and effectively effectuate the purposes of this Release.
- 5. <u>Governing Law</u>. This Release shall be governed exclusively under the laws of the State of New York, without regard to conflicts of law or choice of law principles.

IN WITNESS WHEREOF, the Term Loan Collateral Agent has caused this Release to be executed by its duly authorized representative as of the Effective Date:

[Signature Pages Follow]

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JPMORGAN CHASE BANK, N.A., acting in its capacity as Collateral Agent for the Secured Parties

By:

Name: John Kushnerick
Title: Executive Director

[Envision - Signature Page to Trademark Release]

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Schedule I

	I 0		tere ts		
Trademark	Owner	App. No.	Filing Date	Reg. No.	Reg. Date
THROUGH THE EYES OF	Rose Radiology,	85-841,632	2/5/2013	4,524,340	5/6/2014
THE RADIOLOGIST	LLC				
RAYSTRACKER	Rose Radiology,	85-135,860	9/22/2010	4,143,511	5/15/2012
	LLC				
THROUGH THE EYES OF	Rose Radiology,	78-908,011	6/14/2006	3,236,891	5/1/2007
THE RADIOLOGIST	LLC				
NIGHTRAYS	Rose Radiology,	78-849,526	3/29/2006	3,205,825	2/6/2007
	LLC				
RADSHARE	Rose Radiology,	77-965,150	3/22/2010	3,924,159	2/22/2011
	LLC				
GET TO THE POINT	Rose Radiology,	77-870,616	11/11/2009	3,834,170	8/17/2010
	LLC				
MOUSER	Rose Radiology,	77-870,606	11/11/2009	4,063,891	11/29/2011
	LLC				
VIDRAY	Rose Radiology,	77-864,272	11/3/2009	3,834,135	8/17/2010
	LLC				
YOUR IMAGE IS OUR	Rose Radiology,	77-602,720	10/29/2008	3,772,736	4/6/2010
BUSINESS	LLC				
ALL THINGS	Rose Radiology,	77-547,487	8/14/2008	3,755,574	3/2/2010
TELERADIOLOGY	LLC				
VIDRAY	Rose Radiology,	77-502,310	6/18/2008	3,740,742	1/19/2010
	LLC				
RAYS	Rose Radiology,	77-459,175	4/28/2008	3,920,137	2/15/2011
	LLC				

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RECORDED: 10/16/2018