This case has been designated as an eFiling case. To review a copy of the Notice of Mandatory eFiling visit www.oakgov.com/clerkrod/efiling.

STATE OF MICHIGAN IN THE CIRCUIT COURT FOR THE COUNTY OF OAKLAND

IN RE:

2013-137010-CB JUDGE POTTS

Case No. 13-

CB

Hon.

MICHIGAN HEMATOLOGY-ONCOLOGY, PC MICHIGAN RADIATION INSTITUTE, LLC UNITED DIAGNOSTICS, PLLC VITAL PHARMACARE, LLC

Assignors.

SIMON PLC

Attorneys & Counselors

Frank R. Simon (P54731)
Assignee for the Benefit of the Creditors
John Polderman (P65720)
37000 Woodward Avenue, Suite 250
Bloomfield Hills, Michigan 48304

COMPLAINT FOR OFFER OF ASSIGNMENT FOR THE BENEFIT OF CREDITORS

NOW COMES, Frank Simon, Assignee, and states:

- 1. On October 14, 2013, and effective on October 24, 2013, Michigan Hematology-Oncology, PC, Michigan Radiation Institute, LLC, United Diagnostics, PLLC and Vital Pharmacare, LLC (collectively "Assignor") executed an Assignment for the Benefit of Creditors wherein Frank Simon was appointed Assignee for the benefit of the creditors of Assignor. A copy of said Assignments is attached hereto, incorporated herein by reference and marked Exhibit A, 1-4.
 - a. Assignment for the Benefit of the Creditors of Michigan Hematology-Oncology,
 PC (Exhibit A-1)
 - b. Assignment for the Benefit of the Creditors of Michigan Radiation Institute,
 LLC (Exhibit A-2)

- c. Assignment for the Benefit of the Creditors of United Diagnostics, PLLC(Exhibit A-3)
- d. Assignment for the Benefit of the Creditors of Vital Pharmacare, LLC (Exhibit A-4)
- 2. The Assignment was executed in accordance with MCLA 600.5201, et. seq. and that, in accordance with MCLA 600.5201(5), a copy of the Assignee's Bond as required by the Michigan Statute is attached hereto as Exhibit B, 1-4.
 - a. Surety Bond for the Assignment for the Benefit of the Creditors of Michigan
 Hematology-Oncology, PC (Exhibit B-1)
 - Surety Bond for the Assignment for the Benefit of the Creditors of Michigan
 Radiation Institute, LLC (Exhibit B-2)
 - Surety Bond for the Assignment for the Benefit of the Creditors of United
 Diagnostics, PLLC (Exhibit B-3)
 - d. Surety Bond for the Assignment for the Benefit of the Creditors of Vital
 Pharmacare, LLC (Exhibit B-4)
- 3. The Assignor has prepared and attached to the Assignment for the Benefit of the Creditors, a complete list of all creditors of the Assignor, which is attached hereto, incorporated herein by reference and marked Exhibit C. This list may be supplemented at a later date and additional creditors may exist.
 - a. Schedule of Creditors of Michigan Hematology-Oncology, PC (Exhibit C-1)
 - b. Schedule of Creditors of Michigan Radiation Institute, LLC (Exhibit C-2)
 - c. Schedule of Creditors of United Diagnostics, PLLC (Exhibit C-3)
 - d. Schedule of the Creditors of Vital Pharmacare, LLC (Exhibit C-4)

4. The Assignor has prepared and attached to the Assignment for the Benefit of Creditors, a complete list of all assets of the Assignor, which is attached hereto, incorporated herein by reference and marked by Exhibit D, 1-4.

- a. Schedule of Assets of Michigan Hematology-Oncology, PC (Exhibit D-1)
- b. Schedule of Assets of Michigan Radiation Institute, LLC (Exhibit D-2)
- c. Schedule of Assets of United Diagnostics, PLLC (Exhibit D-3)
- d. Schedule of Assets of Vital Pharmacare, LLC (Exhibit D-4)

WHEREFORE, Frank Simon, Assignee for the Benefit of Creditors, requests that this Court grant the following relief:

A. Accept this filing pursuant to Chapter 52 of the revised Judicature Act of 1961, MCLA § 600.5201 et seq., thereby instituting the liquidation process as contemplated under a Michigan Statutory Assignment for the Benefit of Creditors; and

B. Grant such other and further relief as is authorized pursuant to the Michigan Assignment for the Benefit of Creditors Statute, being MCLA 600.5201, et see

Respectfully submitted,

Dated: October 29, 2013

Frank R. Simon (P54731)

Assignee for the Benefit of the Creditors

John Polderman (P65720)

Exhibit A-1

ASSIGNMENT FOR THE BENEFIT OF CREDITORS

A. Recitals

This Assignment for the Benefit of Creditors ("Assignment") is made on October 14, 2013, by and between Michigan Hematology-Oncology, P.C. ("Assignor") and Frank Simon of Simon, PLC ("Assignee"). This Assignment is made pursuant to statute, MCL 600.5201, and the common law, for the benefit of Assignor's creditors. This Assignment is intended to assign all of Assignor's property not exempt from execution to the Assignee. The assigned property (the "Estate") is to be liquidated with the proceeds being distributed according to statute. This Assignment shall be effective upon the date of execution by the Assignee.

B. The Estate

Assignor assigns to Assignee all of Assignor's assets, not exempt from execution, including but not limited to:

- 1. All legal or equitable interests of the Assignor in property, whether real, personal or mixed, wherever situated;
- 2. Any interest in property that the Assignee recovers;
- 3. Any interest in property preserved for the benefit of or ordered transferred to the Estate by any court;
- 4. Any interest in property that would have been property of the Estate if such interest had been an interest of the Assignor on the date of executing the Assignment, and that the Assignor acquires or becomes entitled to acquire;
- 5. Proceeds, product, offspring, rents, or profits of or from property of the Estate; and
- 6. Any interest in property that the Estate acquires after the execution of the Assignment.

 A full statement of all property transferred by this Assignment setting forth a description of each item of property, together with its value and location, is attached to this Assignment as Exhibit A and incorporated by reference.

The Assignor also agrees to execute and deliver to the Assignee on demand other and additional instruments in writing as may be required to vest legal title and establish record title in and to all of the Assignor's real and personal property, or the Assignor's interest in the property, including land, mortgages, trust deeds and motor vehicles.

C. Creditors

The Assignor agrees to deliver immediately to the Assignee books of account showing all creditors and their addresses. A list of assignor's creditors, including the name and post office address of each creditor, the amount due over and above all defenses, the actual consideration for the debt, when the debt was contracted, and all securities and their value held by each creditor, is attached to this Assignment as Exhibit B and incorporated by reference.

D. Directives to Financial Institutions, Employers and Others

Assignor directs all financial or brokerage institutions, business entity, or person, that holds, controls, or maintains custody of any account or asset, or at any time, has held, controlled, managed or maintained custody of any account or asset owned by, in the name or for the benefit of Assignor, including any business in the possession or control of Assignor, any business in which Assignor holds any interest, or any business in which Assignor is an officer, director, manager or member, shall:

- 1. Prohibit Assignor and all other persons from withdrawing, removing, assigning, transferring, pledging, encumbering, disbursing, dissipating, converting, selling, or otherwise disposing of any such asset except as directed by the Assignee;
- 2. Deny Assignor and all other persons access to any safe deposit box that is titled in the name of Assignor either individually or jointly with another person or entity;
- 3. Provide the Assignee, within five (5) business days of receiving a copy of this Assignment, a statement setting forth:
 - a. the identification number of each and every account or asset titled in the name,

individually or jointly, of, or held on behalf of, or for the benefit of Assignor;

b. the balance of each such account, or a description of the nature and value of such asset as of the close of business on the day on which this Assignment is served, and, if the account or other asset has been closed or removed, the date closed or removed, the total funds removed in order to close the account, and the name of the person or entity to whom such account or other asset was remitted;

c. the identification of any safe deposit box that is either titled in the name of Assignor or jointly with, another person or entity or is otherwise subject to access by Assignor; and

d. upon request by the Assignee, promptly provide the Assignee with copies of all records or other documentation pertaining to such account or asset, including, but not limited to, originals or copies of account applications, account statements, signature cards, checks, drafts, deposit tickets, transfers to and from the accounts, and all other debit and credit instruments or slips, currency transaction reports, 1099 forms, and safe deposit box logs.

Assignor grants the Assignee express authority to sign as Assignee, on behalf of Assignor, any checks, bank accounts, drafts, stocks, bonds or other instruments of title and said signature shall have the same legal effect as though Assignor signed the same. Assignor directs all savings, banks or similar institutions receiving a copy of this Assignment to forthwith turnover to the Assignee, any and all contents of safety deposit boxes, owned by Assignor, in whole or together with any other individual. Assignor directs all savings, banks or similar institutions receiving a copy of this Assignment to accept the signature of the Assignee, to withdraw any and all funds Assignor has the right to withdraw from said institution with the same legal effect as though Assignor had signed.

E. Powers of Assignee

Assignor grants the Assignee all powers an assignee for the benefit of creditors has under statute and the common law. Assignor grants the Assignee the power to:

1. Preserve, hold and manage all assets, and perform all acts necessary to preserve the value of those assets, to prevent any loss, damage or injury;

- 2. Remove any officer, independent contractor, employee, or agent of Assignor, from control and management of the affairs of Assignor;
- 3. Prevent the withdrawal or misapplication of funds;
- 4. Manage and administer all aspects of Assignor by performing all acts incidental thereto that the Assignee deems appropriate, including hiring or dismissing any and all personnel or suspending operations of any business;
- 5. Sue for, collect, receive, and take possession of all goods, chattels, rights, credits, moneys, effects, land, leases, documents, books, records, work papers, and records of amounts, including computer-maintained information, and other papers of Assignor including documents related to customers, clients or limited partners of Assignor whose interests are now held by or under the direction, possession, custody or control of Assignor;
- 6. Initiate, defend, compromise, adjust, intervene in, dispose of, or become a party to any actions or proceedings in state, federal or foreign court necessary to preserve or increase the assets of Assignor or to carry out his or her duties pursuant to this Assignment, including the power to commence proceedings under Title 11 of the United States Code on behalf of the Assignor;
- 7. Choose, engage and employ attorneys, accountants, appraisers, and other independent contractors and technical specialists, as the Assignee deems advisable or necessary in the performance of duties and responsibilities under the authority granted by this Assignment;
- 8. Issue subpoenas to obtain documents and records pertaining to the Assignment, and conduct discovery in this action on behalf of the Estate;
- 9. Open one or more bank accounts as designated depositories for funds of Assignor The Assignee may deposit all funds of Assignor in such designated accounts and shall make all payments and disbursements from the Estate from such accounts;
- 10. Initiate, defend, compromise, adjust, intervene in, dispose of, or become a party to any actions or proceedings in state, federal or foreign court necessary to preserve or increase the assets of that Assignor controlled, owned, or managed prior to execution of this Assignment;

- 11. Exert authority over, control and manage all Assets that Assignor controlled or managed as the Managing Member, Sole Member or Sole Stockholder, prior to execution of this Assignment; and
- 12. Make payments and disbursements from the Estate that are necessary or advisable for carrying out the directions of this Court, or exercising the authority granted by this Assignment.

F. Additional Powers and Duties of the Assignee

The Assignee must hold the property assigned in trust for the following uses and purposes and is given the following authority in connection with the property:

- 1. To take charge and possession of the property and to reduce the property to money as soon as it can be done wisely, prudently, and properly, using the Assignee's best judgment in selling and disposing of the property on such terms as the Assignee may see fit at a public or private sale, or to continue the business, whichever in the judgment of the Assignee is best calculated to net the best returns for the creditors;
- 2. To administer the trust created by this assignment to the best of the Assignee's ability. However, the Assignee is liable only for reasonable care and diligence in the administering of the trust. Furthermore, the Assignee may act through or by agents and will not be responsible for any negligence of the agents selected with reasonable care, nor will the Assignee be liable or responsible for anything done by the Assignee in good faith in the execution of this trust. Any contract or agreement made by the Assignee in connection with the trust will not be binding on the Assignee in the Assignee's personal capacity, but will bind the assigned estate and the Assignee in the Assignee's representative capacity;
- 3. To compromise claims, to discount bills, and to complete or refuse to complete and cancel conditional sales contracts and other contracts now in force to which the Assignor is a party;
- 4. To pay the creditors of the Assignor, pro rata, according to the indebtedness due to them from the Assignor, the net proceeds arising from the conduct of the business and the sale and disposal of the property, or any portion of the property, after deducting all amounts that the Assignee must at the Assignee's option pay to discharge any lien on any of the property and any indebtedness that, under the law, is entitled to priority of payment and, after paying all charges and expenses, including the Assignee's own remuneration and that of any agents or attorneys who may be employed by the Assignee, the amounts of which will be in the discretion of the Assignee;
- 5. To borrow money or to hypothecate, mortgage, or pledge on such terms as the Assignee may see fit all assets of the Assignor in the Assignee's possession. The

Assignee generally has power and authority to perform all acts that the Assignor could have done prior to the execution of this assignment;

- 6. To apply for any deposits, refunds, or claims, whenever necessary, in the name of the Assignee. This instrument constitutes a Power of Attorney from the Assignor to the Assignee to accomplish this application;
- 7. To have all mail matter addressed to the Assignor delivered to the Assignee on the Assignee's order; the Assignee may execute a written order to that effect; and
- 8. To pay the balance or surplus of the Estate, if any, to the Assignor.

G. Delivery of Possession of Property to Assignee

Assignor directs every person or entity served with a copy of this Assignment, shall deliver to the Assignee:

- 1. Possession and custody of all funds, assets, property, and all other assets, owned beneficially or otherwise, wherever situated of Assignor;
- 2. Possession and custody of documents of Assignor, including but not limited to, all books and records of accounts, all financial and accounting records, balance sheets, income statements, bank records (including monthly statements, canceled checks, records of wire transfers, and check registers), client lists, title documents and other papers;
- 3. Possession and custody of all precious metals, other commodities, funds, and other assets being held by or on the behalf of Assignor;
- 4. All keys, computer passwords, entry codes, and combination locks necessary to gain access or to secure access to any of the assets or documents of Assignor, including by not limited to; means of communications, account, computer systems, or other property; and
- 5. Information identifying the accounts, employees, properties or other assets or obligations of Assignor

H. Possession of Documents and Restraint on Destruction

Assignor grants the Assignee the power to take immediate possession of and to copy: all books, records, notes, memoranda, loan documents, deeds, bills of sale, canceled checks, checks, check ledgers, calendar notes, diary notes, notes, records, books, ledgers, electronically stored data, tape recordings, and computer discs, or any other financial

documents or financial information in whatever form belonging to Assignor or any businesses owned or operated by Assignor.

I. Restraint on Transfer of Property

Assignor agrees that except as otherwise provided, the Assignor will not:

- 1. Transfer, sell, alienate, liquidate, encumber, pledge, lease, loan, assign, conceal, dissipate, convert, withdraw, or otherwise dispose of the Assets, including assets held in corporate or partnership accounts in which Assignor has an interest, and assets held outside the United States; and
- 2. Open or cause to be opened any safe deposit boxes titled in the name of, or subject to access by the Assignor.

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ASSIGNOR:	Michigan	Hendelsonelt	on cology of. C.
Ву:	0 ,		2

Its: President

Assignor! Samar Futa as attorney in fact for Fand Fata

Dated: 10-94-2013

AFFIDAVIT

STATE OF MICHIGAN

COUNTY OF DAKING	
Michigan Henotology, P.C recording Sworn, deposes and says that it has entered into an Assignment for the Benefit	, being duly tof Creditors and
that the inventories and list of creditors attached to the assignment for the ben	
true and accurate to the best of his knowledge, information and belief.	
ASSIGNOR:	
By:	
Secretary and Theorem Its: President	
Dated: / <u>0/14</u> 2013	
Contract to describe a second contract to the Contract to	

Subscribed and sworn to before me This M day of OCTUPE 2013

Notary Public,

Dakelmil My commission expires: 1122114

LYTANYA E. LESTER

NOTARY PUBLIC, OAKLAND COUNTY, MI

MY COMMISSION EXPIRES JANUARY 22, 2014

ACTING IN COUNTY

Exhibit A-2

ASSIGNMENT FOR THE BENEFIT OF CREDITORS

A. Recitals

This Assignment for the Benefit of Creditors ("Assignment") is made on October 14, 2013, by and between Michigan Radiation Institute, LLC ("Assignor") and Frank Simon of Simon, PLC ("Assignee"). This Assignment is made pursuant to statute, MCL 600.5201, and the common law, for the benefit of Assignor's creditors. This Assignment is intended to assign all of Assignor's property not exempt from execution to the Assignee. The assigned property (the "Estate") is to be liquidated with the proceeds being distributed according to statute. This Assignment shall be effective upon the date of execution by the Assignee.

B. The Estate

Assignor assigns to Assignee all of Assignor's assets, not exempt from execution, including but not limited to:

- 1. All legal or equitable interests of the Assignor in property, whether real, personal or mixed, wherever situated;
- 2. Any interest in property that the Assignee recovers;
- 3. Any interest in property preserved for the benefit of or ordered transferred to the Estate by any court;
- 4. Any interest in property that would have been property of the Estate if such interest had been an interest of the Assignor on the date of executing the Assignment, and that the Assignor acquires or becomes entitled to acquire;
- 5. Proceeds, product, offspring, rents, or profits of or from property of the Estate; and
- 6. Any interest in property that the Estate acquires after the execution of the Assignment.

 A full statement of all property transferred by this Assignment setting forth a description of each item of property, together with its value and location, is attached to this Assignment as Exhibit A and incorporated by reference.

The Assignor also agrees to execute and deliver to the Assignee on demand other and additional instruments in writing as may be required to vest legal title and establish record title in and to all of the Assignor's real and personal property, or the Assignor's interest in the property, including land, mortgages, trust deeds and motor vehicles.

C. Creditors

The Assignor agrees to deliver immediately to the Assignee books of account showing all creditors and their addresses. A list of assignor's creditors, including the name and post office address of each creditor, the amount due over and above all defenses, the actual consideration for the debt, when the debt was contracted, and all securities and their value held by each creditor, is attached to this Assignment as Exhibit B and incorporated by reference.

D. Directives to Financial Institutions, Employers and Others

Assignor directs all financial or brokerage institutions, business entity, or person, that holds, controls, or maintains custody of any account or asset, or at any time, has held, controlled, managed or maintained custody of any account or asset owned by, in the name or for the benefit of Assignor, including any business in the possession or control of Assignor, any business in which Assignor holds any interest, or any business in which Assignor is an officer, director, manager or member, shall:

- 1. Prohibit Assignor and all other persons from withdrawing, removing, assigning, transferring, pledging, encumbering, disbursing, dissipating, converting, selling, or otherwise disposing of any such asset except as directed by the Assignee;
- 2. Deny Assignor and all other persons access to any safe deposit box that is titled in the name of Assignor either individually or jointly with another person or entity;
- 3. Provide the Assignee, within five (5) business days of receiving a copy of this Assignment, a statement setting forth:
 - a. the identification number of each and every account or asset titled in the name,

individually or jointly, of, or held on behalf of, or for the benefit of Assignor;

b. the balance of each such account, or a description of the nature and value of such asset as of the close of business on the day on which this Assignment is served, and, if the account or other asset has been closed or removed, the date closed or removed, the total funds removed in order to close the account, and the name of the person or entity to whom such account or other asset was remitted;

c. the identification of any safe deposit box that is either titled in the name of Assignor or jointly with, another person or entity or is otherwise subject to access by Assignor; and

d. upon request by the Assignee, promptly provide the Assignee with copies of all records or other documentation pertaining to such account or asset, including, but not limited to, originals or copies of account applications, account statements, signature cards, checks, drafts, deposit tickets, transfers to and from the accounts, and all other debit and credit instruments or slips, currency transaction reports, 1099 forms, and safe deposit box logs.

Assignor grants the Assignee express authority to sign as Assignee, on behalf of Assignor, any checks, bank accounts, drafts, stocks, bonds or other instruments of title and said signature shall have the same legal effect as though Assignor signed the same. Assignor directs all savings, banks or similar institutions receiving a copy of this Assignment to forthwith turnover to the Assignee, any and all contents of safety deposit boxes, owned by Assignor, in whole or together with any other individual. Assignor directs all savings, banks or similar institutions receiving a copy of this Assignment to accept the signature of the Assignee, to withdraw any and all funds Assignor has the right to withdraw from said institution with the same legal effect as though Assignor had signed.

E. Powers of Assignee

Assignor grants the Assignee all powers an assignee for the benefit of creditors has under statute and the common law. Assignor grants the Assignee the power to:

1. Preserve, hold and manage all assets, and perform all acts necessary to preserve the value of those assets, to prevent any loss, damage or injury;

- 2. Remove any officer, independent contractor, employee, or agent of Assignor, from control and management of the affairs of Assignor;
- 3. Prevent the withdrawal or misapplication of funds;
- 4. Manage and administer all aspects of Assignor by performing all acts incidental thereto that the Assignee deems appropriate, including hiring or dismissing any and all personnel or suspending operations of any business;
- 5. Sue for, collect, receive, and take possession of all goods, chattels, rights, credits, moneys, effects, land, leases, documents, books, records, work papers, and records of amounts, including computer-maintained information, and other papers of Assignor including documents related to customers, clients or limited partners of Assignor whose interests are now held by or under the direction, possession, custody or control of Assignor;
- 6. Initiate, defend, compromise, adjust, intervene in, dispose of, or become a party to any actions or proceedings in state, federal or foreign court necessary to preserve or increase the assets of Assignor or to carry out his or her duties pursuant to this Assignment, including the power to commence proceedings under Title 11 of the United States Code on behalf of the Assignor;
- 7. Choose, engage and employ attorneys, accountants, appraisers, and other independent contractors and technical specialists, as the Assignee deems advisable or necessary in the performance of duties and responsibilities under the authority granted by this Assignment;
- 8. Issue subpoenas to obtain documents and records pertaining to the Assignment, and conduct discovery in this action on behalf of the Estate;
- 9. Open one or more bank accounts as designated depositories for funds of Assignor The Assignee may deposit all funds of Assignor in such designated accounts and shall make all payments and disbursements from the Estate from such accounts;
- 10. Initiate, defend, compromise, adjust, intervene in, dispose of, or become a party to any actions or proceedings in state, federal or foreign court necessary to preserve or increase the assets of that Assignor controlled, owned, or managed prior to execution of this Assignment;

- 11. Exert authority over, control and manage all Assets that Assignor controlled or managed as the Managing Member, Sole Member or Sole Stockholder, prior to execution of this Assignment; and
- 12. Make payments and disbursements from the Estate that are necessary or advisable for carrying out the directions of this Court, or exercising the authority granted by this Assignment.

F. Additional Powers and Duties of the Assignee

The Assignee must hold the property assigned in trust for the following uses and purposes and is given the following authority in connection with the property:

- 1. To take charge and possession of the property and to reduce the property to money as soon as it can be done wisely, prudently, and properly, using the Assignee's best judgment in selling and disposing of the property on such terms as the Assignee may see fit at a public or private sale, or to continue the business, whichever in the judgment of the Assignee is best calculated to net the best returns for the creditors;
- 2. To administer the trust created by this assignment to the best of the Assignee's ability. However, the Assignee is liable only for reasonable care and diligence in the administering of the trust. Furthermore, the Assignee may act through or by agents and will not be responsible for any negligence of the agents selected with reasonable care, nor will the Assignee be liable or responsible for anything done by the Assignee in good faith in the execution of this trust. Any contract or agreement made by the Assignee in connection with the trust will not be binding on the Assignee in the Assignee's personal capacity, but will bind the assigned estate and the Assignee in the Assignee's representative capacity;
- 3. To compromise claims, to discount bills, and to complete or refuse to complete and cancel conditional sales contracts and other contracts now in force to which the Assignor is a party;
- 4. To pay the creditors of the Assignor, pro rata, according to the indebtedness due to them from the Assignor, the net proceeds arising from the conduct of the business and the sale and disposal of the property, or any portion of the property, after deducting all amounts that the Assignee must at the Assignee's option pay to discharge any lien on any of the property and any indebtedness that, under the law, is entitled to priority of payment and, after paying all charges and expenses, including the Assignee's own remuneration and that of any agents or attorneys who may be employed by the Assignee, the amounts of which will be in the discretion of the Assignee;
- 5. To borrow money or to hypothecate, mortgage, or pledge on such terms as the Assignee may see fit all assets of the Assignor in the Assignee's possession. The

Assignee generally has power and authority to perform all acts that the Assignor could have done prior to the execution of this assignment;

- 6. To apply for any deposits, refunds, or claims, whenever necessary, in the name of the Assignee. This instrument constitutes a Power of Attorney from the Assignor to the Assignee to accomplish this application;
- 7. To have all mail matter addressed to the Assignor delivered to the Assignee on the Assignee's order; the Assignee may execute a written order to that effect; and
- 8. To pay the balance or surplus of the Estate, if any, to the Assignor.

G. Delivery of Possession of Property to Assignee

Assignor directs every person or entity served with a copy of this Assignment, shall deliver to the Assignee:

- 1. Possession and custody of all funds, assets, property, and all other assets, owned beneficially or otherwise, wherever situated of Assignor;
- 2. Possession and custody of documents of Assignor, including but not limited to, all books and records of accounts, all financial and accounting records, balance sheets, income statements, bank records (including monthly statements, canceled checks, records of wire transfers, and check registers), client lists, title documents and other papers;
- Possession and custody of all precious metals, other commodities, funds, and other assets being held by or on the behalf of Assignor;
- 4. All keys, computer passwords, entry codes, and combination locks necessary to gain access or to secure access to any of the assets or documents of Assignor, including by not limited to; means of communications, account, computer systems, or other property; and
- 5. Information identifying the accounts, employees, properties or other assets or obligations of Assignor

H. Possession of Documents and Restraint on Destruction

Assignor grants the Assignee the power to take immediate possession of and to copy: all books, records, notes, memoranda, loan documents, deeds, bills of sale, canceled checks, checks, check ledgers, calendar notes, diary notes, notes, records, books, ledgers, electronically stored data, tape recordings, and computer discs, or any other financial

documents or financial information in whatever form belonging to Assignor or any businesses owned or operated by Assignor.

I. Restraint on Transfer of Property

Assignor agrees that except as otherwise provided, the Assignor will not:

- 1. Transfer, sell, alienate, liquidate, encumber, pledge, lease, loan, assign, conceal, dissipate, convert, withdraw, or otherwise dispose of the Assets, including assets held in corporate or partnership accounts in which Assignor has an interest, and assets held outside the United States; and
- 2. Open or cause to be opened any safe deposit boxes titled in the name of, or subject to access by the Assignor.

Michigan Radiation Institute, LLC ASSIGNOR:

By:

Its: Member

Dated: 10/14 2013

ASSIGNEE: Frank Simon

Dated: 10/24 2013

AFFIDAVIT

STATE OF MICHIGAN

COUNTY OF CAY LAND

COUNT OF GALLETY IS
We work Radiates Institute by and through its Member, Saver Fate, being duly sworn, deposes and says that it has entered into an Assignment for the Benefit of Creditors and that the inventories and list of creditors attached to the assignment for the benefit of creditors are true and accurate to the best of his knowledge, information and belief.
ASSIGNOR:
Ву:
Its: Member
Dated: <u>LOCIU</u> 2013

Subscribed and sworn to before me This H day of Childs, 2013

Notary Public. My commission expires: [[2][W]

LYTANYA E. LESTER NOTARY PUBLIC, OAKLAND COUNTY, MI MY COMMISSION EXPIRES JANUARY 22, 2014 ACTING IN COUNTY

Exhibit A-3

ASSIGNMENT FOR THE BENEFIT OF CREDITORS

A. Recitals

This Assignment for the Benefit of Creditors ("Assignment") is made on October 14, 2013, by and between United Diagnostics, PLLC ("Assignor") and Frank Simon of Simon, PLC ("Assignee"). This Assignment is made pursuant to statute, MCL 600.5201, and the common law, for the benefit of Assignor's creditors. This Assignment is intended to assign all of Assignor's property not exempt from execution to the Assignee. The assigned property (the "Estate") is to be liquidated with the proceeds being distributed according to statute. This Assignment shall be effective upon the date of execution by the Assignee.

B. The Estate

Assignor assigns to Assignee all of Assignor's assets, not exempt from execution, including but not limited to:

- 1. All legal or equitable interests of the Assignor in property, whether real, personal or mixed, wherever situated;
- 2. Any interest in property that the Assignee recovers;
- 3. Any interest in property preserved for the benefit of or ordered transferred to the Estate by any court;
- 4. Any interest in property that would have been property of the Estate if such interest had been an interest of the Assignor on the date of executing the Assignment, and that the Assignor acquires or becomes entitled to acquire;
- 5. Proceeds, product, offspring, rents, or profits of or from property of the Estate; and
- 6. Any interest in property that the Estate acquires after the execution of the Assignment.

 A full statement of all property transferred by this Assignment setting forth a description of each item of property, together with its value and location, is attached to this Assignment as Exhibit A and incorporated by reference.

The Assignor also agrees to execute and deliver to the Assignee on demand other and additional instruments in writing as may be required to vest legal title and establish record title in and to all of the Assignor's real and personal property, or the Assignor's interest in the property, including land, mortgages, trust deeds and motor vehicles.

C. Creditors

The Assignor agrees to deliver immediately to the Assignee books of account showing all creditors and their addresses. A list of assignor's creditors, including the name and post office address of each creditor, the amount due over and above all defenses, the actual consideration for the debt, when the debt was contracted, and all securities and their value held by each creditor, is attached to this Assignment as Exhibit B and incorporated by reference.

D. Directives to Financial Institutions, Employers and Others

Assignor directs all financial or brokerage institutions, business entity, or person, that holds, controls, or maintains custody of any account or asset, or at any time, has held, controlled, managed or maintained custody of any account or asset owned by, in the name or for the benefit of Assignor, including any business in the possession or control of Assignor, any business in which Assignor holds any interest, or any business in which Assignor is an officer, director, manager or member, shall:

- 1. Prohibit Assignor and all other persons from withdrawing, removing, assigning, transferring, pledging, encumbering, disbursing, dissipating, converting, selling, or otherwise disposing of any such asset except as directed by the Assignee;
- 2. Deny Assignor and all other persons access to any safe deposit box that is titled in the name of Assignor either individually or jointly with another person or entity;
- 3. Provide the Assignee, within five (5) business days of receiving a copy of this Assignment, a statement setting forth:
 - a. the identification number of each and every account or asset titled in the name,

individually or jointly, of, or held on behalf of, or for the benefit of Assignor;

b. the balance of each such account, or a description of the nature and value of such asset as of the close of business on the day on which this Assignment is served, and, if the account or other asset has been closed or removed, the date closed or removed, the total funds removed in order to close the account, and the name of the person or entity to whom such account or other asset was remitted;

c. the identification of any safe deposit box that is either titled in the name of Assignor or jointly with, another person or entity or is otherwise subject to access by Assignor; and

d. upon request by the Assignee, promptly provide the Assignee with copies of all records or other documentation pertaining to such account or asset, including, but not limited to, originals or copies of account applications, account statements, signature cards, checks, drafts, deposit tickets, transfers to and from the accounts, and all other debit and credit instruments or slips, currency transaction reports, 1099 forms, and safe deposit box logs.

Assignor grants the Assignee express authority to sign as Assignee, on behalf of Assignor, any checks, bank accounts, drafts, stocks, bonds or other instruments of title and said signature shall have the same legal effect as though Assignor signed the same. Assignor directs all savings, banks or similar institutions receiving a copy of this Assignment to forthwith turnover to the Assignee, any and all contents of safety deposit boxes, owned by Assignor, in whole or together with any other individual. Assignor directs all savings, banks or similar institutions receiving a copy of this Assignment to accept the signature of the Assignee, to withdraw any and all funds Assignor has the right to withdraw from said institution with the same legal effect as though Assignor had signed.

E. Powers of Assignee

Assignor grants the Assignee all powers an assignee for the benefit of creditors has under statute and the common law. Assignor grants the Assignee the power to:

1. Preserve, hold and manage all assets, and perform all acts necessary to preserve the value of those assets, to prevent any loss, damage or injury;

- 2. Remove any officer, independent contractor, employee, or agent of Assignor, from control and management of the affairs of Assignor;
- 3. Prevent the withdrawal or misapplication of funds;
- 4. Manage and administer all aspects of Assignor by performing all acts incidental thereto that the Assignee deems appropriate, including hiring or dismissing any and all personnel or suspending operations of any business;
- 5. Sue for, collect, receive, and take possession of all goods, chattels, rights, credits, moneys, effects, land, leases, documents, books, records, work papers, and records of amounts, including computer-maintained information, and other papers of Assignor including documents related to customers, clients or limited partners of Assignor whose interests are now held by or under the direction, possession, custody or control of Assignor;
- 6. Initiate, defend, compromise, adjust, intervene in, dispose of, or become a party to any actions or proceedings in state, federal or foreign court necessary to preserve or increase the assets of Assignor or to carry out his or her duties pursuant to this Assignment, including the power to commence proceedings under Title 11 of the United States Code on behalf of the Assignor;
- 7. Choose, engage and employ attorneys, accountants, appraisers, and other independent contractors and technical specialists, as the Assignee deems advisable or necessary in the performance of duties and responsibilities under the authority granted by this Assignment;
- 8. Issue subpoenas to obtain documents and records pertaining to the Assignment, and conduct discovery in this action on behalf of the Estate;
- 9. Open one or more bank accounts as designated depositories for funds of Assignor The Assignee may deposit all funds of Assignor in such designated accounts and shall make all payments and disbursements from the Estate from such accounts;
- 10. Initiate, defend, compromise, adjust, intervene in, dispose of, or become a party to any actions or proceedings in state, federal or foreign court necessary to preserve or increase the assets of that Assignor controlled, owned, or managed prior to execution of this Assignment;

- 11. Exert authority over, control and manage all Assets that Assignor controlled or managed as the Managing Member, Sole Member or Sole Stockholder, prior to execution of this Assignment; and
- 12. Make payments and disbursements from the Estate that are necessary or advisable for carrying out the directions of this Court, or exercising the authority granted by this Assignment.

F. Additional Powers and Duties of the Assignee

The Assignee must hold the property assigned in trust for the following uses and purposes and is given the following authority in connection with the property:

- 1. To take charge and possession of the property and to reduce the property to money as soon as it can be done wisely, prudently, and properly, using the Assignee's best judgment in selling and disposing of the property on such terms as the Assignee may see fit at a public or private sale, or to continue the business, whichever in the judgment of the Assignee is best calculated to net the best returns for the creditors;
- 2. To administer the trust created by this assignment to the best of the Assignee's ability. However, the Assignee is liable only for reasonable care and diligence in the administering of the trust. Furthermore, the Assignee may act through or by agents and will not be responsible for any negligence of the agents selected with reasonable care, nor will the Assignee be liable or responsible for anything done by the Assignee in good faith in the execution of this trust. Any contract or agreement made by the Assignee in connection with the trust will not be binding on the Assignee in the Assignee's personal capacity, but will bind the assigned estate and the Assignee in the Assignee's representative capacity;
- To compromise claims, to discount bills, and to complete or refuse to complete and cancel conditional sales contracts and other contracts now in force to which the Assignor is a party;
- 4. To pay the creditors of the Assignor, pro rata, according to the indebtedness due to them from the Assignor, the net proceeds arising from the conduct of the business and the sale and disposal of the property, or any portion of the property, after deducting all amounts that the Assignee must at the Assignee's option pay to discharge any lien on any of the property and any indebtedness that, under the law, is entitled to priority of payment and, after paying all charges and expenses, including the Assignee's own remuneration and that of any agents or attorneys who may be employed by the Assignee, the amounts of which will be in the discretion of the Assignee;
- 5. To borrow money or to hypothecate, mortgage, or pledge on such terms as the Assignee may see fit all assets of the Assignor in the Assignee's possession. The

Assignee generally has power and authority to perform all acts that the Assignor could have done prior to the execution of this assignment;

- 6. To apply for any deposits, refunds, or claims, whenever necessary, in the name of the Assignee. This instrument constitutes a Power of Attorney from the Assignor to the Assignee to accomplish this application;
- 7. To have all mail matter addressed to the Assignor delivered to the Assignee on the Assignee's order; the Assignee may execute a written order to that effect; and
- 8. To pay the balance or surplus of the Estate, if any, to the Assignor.

G. Delivery of Possession of Property to Assignee

Assignor directs every person or entity served with a copy of this Assignment, shall deliver to the Assignee:

- 1. Possession and custody of all funds, assets, property, and all other assets, owned beneficially or otherwise, wherever situated of Assignor;
- 2. Possession and custody of documents of Assignor, including but not limited to, all books and records of accounts, all financial and accounting records, balance sheets, income statements, bank records (including monthly statements, canceled checks, records of wire transfers, and check registers), client lists, title documents and other papers;
- 3. Possession and custody of all precious metals, other commodities, funds, and other assets being held by or on the behalf of Assignor;
- 4. All keys, computer passwords, entry codes, and combination locks necessary to gain access or to secure access to any of the assets or documents of Assignor, including by not limited to; means of communications, account, computer systems, or other property; and
- 5. Information identifying the accounts, employees, properties or other assets or obligations of Assignor

H. Possession of Documents and Restraint on Destruction

Assignor grants the Assignee the power to take immediate possession of and to copy: all books, records, notes, memoranda, loan documents, deeds, bills of sale, canceled checks, checks, check ledgers, calendar notes, diary notes, notes, records, books, ledgers, electronically stored data, tape recordings, and computer discs, or any other financial

documents or financial information in whatever form belonging to Assignor or any businesses owned or operated by Assignor.

I. Restraint on Transfer of Property

Assignor agrees that except as otherwise provided, the Assignor will not:

- 1. Transfer, sell, alienate, liquidate, encumber, pledge, lease, loan, assign, conceal, dissipate, convert, withdraw, or otherwise dispose of the Assets, including assets held in corporate or partnership accounts in which Assignor has an interest, and assets held outside the United States; and
- 2. Open or cause to be opened any safe deposit boxes titled in the name of, or subject to access by the Assignor.

ASSIGNOR: United Diagnostics, Philo

By:

Its: Member

Dated: 10/14 2013

ASSIGNEE: Frank Simon

Dated: 10/24 2013

AFFIDAVIT

STATE OF MICHIGAN

COUNTY OF OAKLAND)

worn, deposes and says that it has entered into an Assignment for the Benefit of Creditors and that the inventories and list of creditors attached to the assignment for the benefit of creditors are true and accurate to the Best of his knowledge, information and belief.

ASSIGNOR:

By:

Its: Member

Dated: 15/14 2013

Subscribed and sworn to before me This 14 day of School, 2013

Notary Public,

OAKLAND

County, Michigan,

My commission expires: 1/22/4

LYTANYA E. LESTER

NOTARY PUBLIC, OAKLAND COUNTY, MI

MY COMMISSION EXPIRES JANUARY 22, 2014

ACTING IN OCCUPATED COUNTY

Exhibit A-4

ASSIGNMENT FOR THE BENEFIT OF CREDITORS

A. Recitals

This Assignment for the Benefit of Creditors ("Assignment") is made on October 14, 2013, by and between Vital Pharmacare, LLC ("Assignor") and Frank Simon of Simon, PLC ("Assignee"). This Assignment is made pursuant to statute, MCL 600.5201, and the common law, for the benefit of Assignor's creditors. This Assignment is intended to assign all of Assignor's property not exempt from execution to the Assignee. The assigned property (the "Estate") is to be liquidated with the proceeds being distributed according to statute. This Assignment shall be effective upon the date of execution by the Assignee.

B. The Estate

Assignor assigns to Assignee all of Assignor's assets, not exempt from execution, including but not limited to:

- 1. All legal or equitable interests of the Assignor in property, whether real, personal or mixed, wherever situated;
- 2. Any interest in property that the Assignee recovers;
- 3. Any interest in property preserved for the benefit of or ordered transferred to the Estate by any court;
- 4. Any interest in property that would have been property of the Estate if such interest had been an interest of the Assignor on the date of executing the Assignment, and that the Assignor acquires or becomes entitled to acquire;
- 5. Proceeds, product, offspring, rents, or profits of or from property of the Estate; and
- 6. Any interest in property that the Estate acquires after the execution of the Assignment.

 A full statement of all property transferred by this Assignment setting forth a description of each item of property, together with its value and location, is attached to this Assignment as Exhibit A and incorporated by reference.

The Assignor also agrees to execute and deliver to the Assignee on demand other and additional instruments in writing as may be required to vest legal title and establish record title in and to all of the Assignor's real and personal property, or the Assignor's interest in the property, including land, mortgages, trust deeds and motor vehicles.

C. Creditors

The Assignor agrees to deliver immediately to the Assignee books of account showing all creditors and their addresses. A list of assignor's creditors, including the name and post office address of each creditor, the amount due over and above all defenses, the actual consideration for the debt, when the debt was contracted, and all securities and their value held by each creditor, is attached to this Assignment as Exhibit B and incorporated by reference.

D. Directives to Financial Institutions, Employers and Others

Assignor directs all financial or brokerage institutions, business entity, or person, that holds, controls, or maintains custody of any account or asset, or at any time, has held, controlled, managed or maintained custody of any account or asset owned by, in the name or for the benefit of Assignor, including any business in the possession or control of Assignor, any business in which Assignor holds any interest, or any business in which Assignor is an officer, director, manager or member, shall:

- 1. Prohibit Assignor and all other persons from withdrawing, removing, assigning, transferring, pledging, encumbering, disbursing, dissipating, converting, selling, or otherwise disposing of any such asset except as directed by the Assignee;
- 2. Deny Assignor and all other persons access to any safe deposit box that is titled in the name of Assignor either individually or jointly with another person or entity;
- 3. Provide the Assignce, within five (5) business days of receiving a copy of this Assignment, a statement setting forth:
 - a. the identification number of each and every account or asset titled in the name,

individually or jointly, of, or held on behalf of, or for the benefit of Assignor;

- b. the balance of each such account, or a description of the nature and value of such asset as of the close of business on the day on which this Assignment is served, and, if the account or other asset has been closed or removed, the date closed or removed, the total funds removed in order to close the account, and the name of the person or entity to whom such account or other asset was remitted;
- c. the identification of any safe deposit box that is either titled in the name of Assignor or jointly with, another person or entity or is otherwise subject to access by Assignor; and
- d. upon request by the Assignee, promptly provide the Assignee with copies of all records or other documentation pertaining to such account or asset, including, but not limited to, originals or copies of account applications, account statements, signature cards, checks, drafts, deposit tickets, transfers to and from the accounts, and all other debit and credit instruments or slips, currency transaction reports, 1099 forms, and safe deposit box logs.

Assignor grants the Assignee express authority to sign as Assignee, on behalf of Assignor, any checks, bank accounts, drafts, stocks, bonds or other instruments of title and said signature shall have the same legal effect as though Assignor signed the same. Assignor directs all savings, banks or similar institutions receiving a copy of this Assignment to forthwith turnover to the Assignee, any and all contents of safety deposit boxes, owned by Assignor, in whole or together with any other individual. Assignor directs all savings, banks or similar institutions receiving a copy of this Assignment to accept the signature of the Assignee, to withdraw any and all funds Assignor has the right to withdraw from said institution with the same legal effect as though Assignor had signed.

E. Powers of Assignee

Assignor grants the Assignee all powers an assignee for the benefit of creditors has under statute and the common law. Assignor grants the Assignee the power to:

1. Preserve, hold and manage all assets, and perform all acts necessary to preserve the value of those assets, to prevent any loss, damage or injury;

- 2. Remove any officer, independent contractor, employee, or agent of Assignor, from control and management of the affairs of Assignor;
- 3. Prevent the withdrawal or misapplication of funds;
- 4. Manage and administer all aspects of Assignor by performing all acts incidental thereto that the Assignee deems appropriate, including hiring or dismissing any and all personnel or suspending operations of any business;
- 5. Sue for, collect, receive, and take possession of all goods, chattels, rights, credits, moneys, effects, land, leases, documents, books, records, work papers, and records of amounts, including computer-maintained information, and other papers of Assignor including documents related to customers, clients or limited partners of Assignor whose interests are now held by or under the direction, possession, custody or control of Assignor;
- 6. Initiate, defend, compromise, adjust, intervene in, dispose of, or become a party to any actions or proceedings in state, federal or foreign court necessary to preserve or increase the assets of Assignor or to carry out his or her duties pursuant to this Assignment, including the power to commence proceedings under Title 11 of the United States Code on behalf of the Assignor;
- 7. Choose, engage and employ attorneys, accountants, appraisers, and other independent contractors and technical specialists, as the Assignee deems advisable or necessary in the performance of duties and responsibilities under the authority granted by this Assignment;
- 8. Issue subpoenas to obtain documents and records pertaining to the Assignment, and conduct discovery in this action on behalf of the Estate;
- 9. Open one or more bank accounts as designated depositories for funds of Assignor The Assignee may deposit all funds of Assignor in such designated accounts and shall make all payments and disbursements from the Estate from such accounts;
- 10. Initiate, defend, compromise, adjust, intervene in, dispose of, or become a party to any actions or proceedings in state, federal or foreign court necessary to preserve or increase the assets of that Assignor controlled, owned, or managed prior to execution of this Assignment;

- 11. Exert authority over, control and manage all Assets that Assignor controlled or managed as the Managing Member, Sole Member or Sole Stockholder, prior to execution of this Assignment; and
- 12. Make payments and disbursements from the Estate that are necessary or advisable for carrying out the directions of this Court, or exercising the authority granted by this Assignment.

F. Additional Powers and Duties of the Assignce

The Assignee must hold the property assigned in trust for the following uses and purposes and is given the following authority in connection with the property:

- 1. To take charge and possession of the property and to reduce the property to money as soon as it can be done wisely, prudently, and properly, using the Assignee's best judgment in selling and disposing of the property on such terms as the Assignee may see fit at a public or private sale, or to continue the business, whichever in the judgment of the Assignee is best calculated to net the best returns for the creditors;
- 2. To administer the trust created by this assignment to the best of the Assignee's ability. However, the Assignee is liable only for reasonable care and diligence in the administering of the trust. Furthermore, the Assignee may act through or by agents and will not be responsible for any negligence of the agents selected with reasonable care, nor will the Assignee be liable or responsible for anything done by the Assignee in good faith in the execution of this trust. Any contract or agreement made by the Assignee in connection with the trust will not be binding on the Assignee in the Assignee's personal capacity, but will bind the assigned estate and the Assignee in the Assignee's representative capacity;
- To compromise claims, to discount bills, and to complete or refuse to complete and cancel conditional sales contracts and other contracts now in force to which the Assignor is a party;
- 4. To pay the creditors of the Assignor, pro rata, according to the indebtedness due to them from the Assignor, the net proceeds arising from the conduct of the business and the sale and disposal of the property, or any portion of the property, after deducting all amounts that the Assignee must at the Assignee's option pay to discharge any lien on any of the property and any indebtedness that, under the law, is entitled to priority of payment and, after paying all charges and expenses, including the Assignee's own remuneration and that of any agents or attorneys who may be employed by the Assignee, the amounts of which will be in the discretion of the Assignee;
- 5. To borrow money or to hypothecate, mortgage, or pledge on such terms as the Assignee may see fit all assets of the Assignor in the Assignee's possession. The

Assignee generally has power and authority to perform all acts that the Assignor could have done prior to the execution of this assignment;

- 6. To apply for any deposits, refunds, or claims, whenever necessary, in the name of the Assignee. This instrument constitutes a Power of Attorney from the Assignor to the Assignee to accomplish this application;
- 7. To have all mail matter addressed to the Assignor delivered to the Assignee on the Assignee's order; the Assignee may execute a written order to that effect; and
- 8. To pay the balance or surplus of the Estate, if any, to the Assignor.

G. Delivery of Possession of Property to Assignee

Assignor directs every person or entity served with a copy of this Assignment, shall deliver to the Assignee:

- 1. Possession and custody of all funds, assets, property, and all other assets, owned beneficially or otherwise, wherever situated of Assignor;
- 2. Possession and custody of documents of Assignor, including but not limited to, all books and records of accounts, all financial and accounting records, balance sheets, income statements, bank records (including monthly statements, canceled checks, records of wire transfers, and check registers), client lists, title documents and other papers;
- 3. Possession and custody of all precious metals, other commodities, funds, and other assets being held by or on the behalf of Assignor;
- 4. All keys, computer passwords, entry codes, and combination locks necessary to gain access or to secure access to any of the assets or documents of Assignor, including by not limited to; means of communications, account, computer systems, or other property; and
- Information identifying the accounts, employees, properties or other assets or obligations of Assignor

H. Possession of Documents and Restraint on Destruction

Assignor grants the Assignee the power to take immediate possession of and to copy: all books, records, notes, memoranda, loan documents, deeds, bills of sale, canceled checks, checks, check ledgers, calendar notes, diary notes, notes, records, books, ledgers, electronically stored data, tape recordings, and computer discs, or any other financial

documents or financial information in whatever form belonging to Assignor or any businesses owned or operated by Assignor.

I. Restraint on Transfer of Property

Assignor agrees that except as otherwise provided, the Assignor will not:

- 1. Transfer, sell, alienate, liquidate, encumber, pledge, lease, loan, assign, conceal, dissipate, convert, withdraw, or otherwise dispose of the Assets, including assets held in corporate or partnership accounts in which Assignor has an interest, and assets held outside the United States; and
- 2. Open or cause to be opened any safe deposit boxes titled in the name of, or subject to access by the Assignor.

ASSIGNOR: Vital pharmacare, luc

By:

Its: Member

Dated: 1914/2013

ASSIGNEE: Frank Simon

Dated: $\sqrt{\partial \left(2^{4}\right)}$ 2013

AFFIDAVIT

STATE OF MICHIGAN

COUNTY OF DULLAND	
Utal Pharmacare, by and through its Member, Samar Fata	, being duly
sworn, deposes and says that it has entered into an Assignment for the Benefit of	f Creditors and
that the inventories and list of creditors attached to the assignment for the benefi	t of creditors are
true and accurate to the best of his knowledge, information and belief.	

ASSIGNOR:

By:

Its: Member

Dated: 40/14 2013

Subscribed and sworn to before me This day of 2013

Notary Public, 041cl Ani) County, Michigan, My commission expires: 1/2/14

LYTANYA E. LESTER NOTARY PUBLIC, OAKLAND COUNTY, MI
MY COMMISSION EXPIRES JANUARY 22, 2014
ACTING IN COUNTY

Exhibit B-1

STATE OF MICHIGAN
CIRCUIT COURT
COUNTY OF OAKLAND

BOND OF SURETY

FILE NO. Hon.

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MICHIGAN HEMATOLOGY-ONCOLOGY, PC a Michigan domestic professional service corporation.

The Principle has been named as Assignee for the Benefit of Creditors of Michigan Hematology-Oncology, PC, a Michigan domestic professional service corporation, and accepts the trust of his appointment and agrees to pay: see attached Surety Bond.

The Principle agrees to:

- a. collect, care for, manage, and preserve all the property of the estate and to make and return to the court an inventory of all the goods, chattels, rights, credits, and property of the estate or trust.
- b. administer the estate according to law and to pay and discharge all debts and charges out of the estate as ordered.
- c. give an account of the administration of the estate within 1 year and at any other time when required by law, court rule, or court order.
- d. perform all court orders and to pay over the residue of the estate or trust to the proper parties as ordered.

This bond is for the prompt and faithful administration of the trust by the assignee, Frank R. Simon.

"I state that I am worth in the aggregate over and above all exemptions, encumbrances and debts, the penal sum of the attached Surety Bond."

Frank R. Simon, P54731

Assignee

37000 Woodward Ave., Ste. 250 Bloomfield Hills, Michigan 48304

Subscribed and sworn to before me this 28 day of October, 2013

Notary Public, Tricia C. Mink Oakland County, Michigan, Acting in Oakland County

My commission expires: May 27, 2020

Do not write below this line - For court use only

I have examined and approve this bond.

Date

Judge

OAKLAND COUNTY, MI CIRCUIT COURT

BOND No. 601068236

Assignment of: Frank R. Simon

For the Benefit of: Creditors of Michigan Hematology-Oncology, PC

Case: 2013-132136-CK

ASSIGNEE BOND

Frank R. Simon, as Principal, and West American Insurance Company, as Surety are held and firmly bound to Oakland County Circuit Court, Obligee, for the above referenced case, in the sum of One Hundred Thousand Dollars, (\$100,000.00) for payment which we bind ourselves and our successors, heirs, executors and administrators, jointly and severlly.

THE CONDITION OF THIS OBLIGATION IS SUCH THAT, whereas the above named principal was appointed Assignee in the case pending in said Court, wherein debtor name is the Debtor, and the said Principal as Assignee has accepted said trust with all the duties and obligations pertaining thereunto:

NOW, THEREFORE, if the said Assignee, shall obey such orders as said Court may make in relation to said trust, and shall faithfully and truly account for all moneys, assets and effects of the estate of said Debtor which shall come into his/her hands and possession, and shall in all respects faithfully perform all of his/her official duties as said Assignee, then this obligation to be void; otherwise, to remain in full force and virtue, however, in no event shall the penal sum of this bond exceed bond amount.

Signed, sealed and dated October 28th, 2013

By:

Frank R. Simon, Assignee

Inder

West American Insurance Company

Laura Tsangeos, Attorney-In-Fact

Principal:

POWER OF ATTORNEY

WEST AMERICAN INSURANCE COMPANY

Obligee:

Bond Number: 601068236

Agency Name: Insurance Partners Agency, Inc.

Know All Men by These Presents: That WEST AMERICAN INSURANCE COMPANY, an Indiana Corporation, pursuant to the authority granted by Article IV, Section 12 of the Code of Regulations and By-Laws of West American Insurance Company, do hereby nominate, constitute and appoint: John D. Hamilton, Thomas E. Hamilton, Andrew J. Yonek, John D. Swartz, Lynne McMurray, Richard M. Myers, Robert L. Volkmer, John W. Hemphill Jr, George S. Dadas, Debbie Douttiel, Christine A. Griffin, Yvonne Kinney, Linda Barrett, Brittany Pierzynski, Ann M. Nasky, Stacey M. Siciliano, Stephanie M. Harris, Victoria M. Deets, Gary E. Wirtz, Janet S. Crittle, Jeffrey C. Bentley, Laura Tsangeos, Vikki Baldwin, Mai Oswald, Peggy J. Crum, Karen Martin of Westlake, Ohio its true and lawful agent(s) and attorney(ies)-in-fact, to make, execute, scal and deliver for and on its behalf as surety, and as its act and deed any and all BONDS, UNDERTAKINGS, and RECOGNIZANCES, excluding, however, any bond(s) or undertaking(s) guaranteeing the payment of notes and interest thereon.

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of said Company at their administrative offices in Indianapolis, IN, in their own proper persons. The authority granted hereunder supersedes any previous authority heretofore granted the above named attorney(ies)-in-fact.

In WITNESS WHEREOF, the undersigned officer of the said West American Insurance Company has hereunto subscribed his name and affixed the Corporate Seal of said Company this 12th day of July, 2011.



May Marpa

Gregory W. Davenport Assistant Secretary

On this 12th day of July, 2011 before the subscriber, a Notary Public of the State of Washington, in and for the County of King, duly commissioned and qualified, came Gregory W. Davenport, Assistant Secretary of West American Insurance Company, to me personally known to be the individual and officer described in, and who executed the preceding instrument, and he acknowledged the execution of the same, and being by me duly sworn deposes and says that he is the officer of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and the said Corporate Seal and his signature as officer were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal at the City of Seattle, State of Washington, the day and year first above written,



Notary Public in and for County of King, State of Washington My Commission expires December 9, 2013

This power of attorney is granted under and by authority of Article IV, Section 12 of the By-Laws of West American Insurance Company, extracts from which read:

ARTICLE IV - Officers: Section 12. Power of Attorney.

Any officer or other official of the Corporation authorized for that purpose in writing by the Chairman or the President, and subject to such limitation as the Chairman or President may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Corporation to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bond, recognizances and other surety obligations. Such attorneys-in-fact, subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Corporation by their signature and execution of any such instruments and to attach thereto the seal of the Corporation. When so executed, such instruments shall be as binding as if signed by the President and attested to by the Secretary.

Any power or authority granted to any representative or attorney-in-fact under the provisions of this article may be revoked at any time by the Board, the Chairman, the President or by the officer or officers granting such power or authority.

This certificate and the above power of attorney may be signed by facsimile or mechanically reproduced signatures under and by authority of the following vote of the board of directors of-West-American Insurance Company effective on the 15th day of February, 2011:

VOTED that the facsimile or mechanically reproduced signature of any assistant secretary of the company, wherever appearing upon a certified copy of any power of attorney issued by the company in connection with surety bonds, shall be valid and binding upon the company with the same force and effect as though manually affixed.

CERTIFICATE

I, the undersigned Assistant Secretary of West American Insurance Company, do hereby certify that the foregoing power of attorney, the referenced By-Laws of the Company and the above resolution of their Board of Directors are true and correct copies and are in full force and effect on this date.

IN WITNESS WHEREOF, I have hereunto set my hand and the seal of the Company this 2003 day of 2003 day of 2003



David M. Carey

Assistant Secretary

Exhibit B-2

STATE OF MICHIGAN	
CIRCUIT COURT	
COUNTY OF OAKLAND	

BOND OF SURETY

FILE NO. Hon.

COUNTY OF OAKLAND
IN RE:
MICHIGAN RADIATION INSTITUTE, LLC
a Michigan domestic limited liability corporation.
/
The Principle has been named as Assignee for the LLC, a Michigan domestic limited liability corporation, a pay: see attached Surety Bond.
The Principle agrees to:

he Benefit of Creditors of Michigan Radiation Institute, n, and accepts the trust of his appointment and agrees to

- collect, care for, manage, and preserve all the property of the estate and to make and return to the a. court an inventory of all the goods, chattels, rights, credits, and property of the estate or trust.
- b. administer the estate according to law and to pay and discharge all debts and charges out of the estate as ordered.
- give an account of the administration of the estate within 1 year and at any other time when required c. by law, court rule, or court order.
- perform all court orders and to pay over the residue of the estate or trust to the proper parties as d. ordered.

This bond is for the prompt and faithful administration of the trust by the assignee, Frank R. Simon.

"I state that I am worth in the aggregate over and above all exemptions, encumbrances and debts, the penal sum of the attached Surety Bond."

Frank R. Simon, P54731

Assignee

37000 Woodward Ave., Ste. 250 Bloomfield Hills, Michigan 48304

Subscribed and sworn to before me this 28 day of October, 2013

Notary Public, Tricia C. Mink Oakland County, Michigan, Acting in Oakland County

My commission expires: May 27, 2020

Do not write below this line - For court use only

I have examined and approve this bond.

Date Judge

OAKLAND COUNTY, MI CIRCUIT COURT

BOND No. 601068238

Assignment of: Frank R. Simon

For the Benefit of: Creditors of Michigan Radiation Institute, LLC

Case: 2013-132136-CK

ASSIGNEE BOND

Frank R. Simon, as Principal, and West American Insurance Company, as Surety are held and firmly bound to Oakland County Circuit Court, Obligee, for the above referenced case, in the sum of Ten Thousand Dollars (\$10,000.00) for payment which we bind ourselves and our successors, heirs, executors and administrators, jointly and severlly.

THE CONDITION OF THIS OBLIGATION IS SUCH THAT, whereas the above named principal was appointed Assignee in the case pending in said Court, wherein debtor name is the Debtor, and the said Principal as Assignee has accepted said trust with all the duties and obligations pertaining thereunto:

NOW, THEREFORE, if the said Assignee, shall obey such orders as said Court may make in relation to said trust, and shall faithfully and truly account for all moneys, assets and effects of the estate of said Debtor which shall come into his/her hands and possession, and shall in all respects faithfully perform all of his/her official duties as said Assignee, then this obligation to be void; otherwise, to remain in full force and virtue, however, in no event shall the penal sum of this bond exceed bond amount.

Signed, sealed and dated October 28th, 2013

By:

Frank R. Simon, Assignee

Jules K

West American Insurance Company

Laura Tsangeos, Attorney-In-Fact

Principal:

POWER OF ATTORNEY

WEST AMERICAN INSURANCE COMPANY

Obligee:

Bond Number: 601068238

Agency Name: Insurance Partners Agency, Inc.

Know All Men by These Presents: That WEST AMERICAN INSURANCE COMPANY, an Indiana Corporation, pursuant to the authority granted by Article IV, Section 12 of the Code of Regulations and By-Laws of West American Insurance Company, do hereby nominate, constitute and appoint: John D. Hamilton, Thomas E. Hamilton, Andrew J. Yonek, John D. Swartz, Lynne McMurray, Richard M. Myers, Robert L. Volkmer, John W. Hemphill Jr, George S. Dadas, Debbie Douttiel, Christine A. Griffin, Yvonne Kinney, Linda Barrett, Brittany Pierzynski, Ann M. Nasky, Stacey M. Siciliano, Stephanie M. Harris, Victoria M. Deets, Gary E. Wirtz, Janet S. Crittle, Jeffrey C. Bentley, Laura Tsangcos, Vikki Baldwin, Mai Oswald, Peggy J. Crum, Karen Martin of Westlake, Ohio its true and lawful agent(s) and attorney(ies)-in-fact, to make, execute, seal and deliver for and on its behalf as surety, and as its act and deed any and all BONDS, UNDERTAKINGS, and RECOGNIZANCES, excluding, however, any hond(s) or undertaking(s) guaranteeing the payment of notes and interest thereon.

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of said Company at their administrative offices in Indianapolis, IN, in their own proper persons. The authority granted hereunder supersedes any previous authority heretofore granted the above named attorney(ies)-in-fact.

In WITNESS WHEREOF, the undersigned officer of the said West American Insurance Company has hereunto subscribed his name and affixed the Corporate Seal of said Company this 12th day of July, 2011.



Gregory W. Davenport Assistant Secretary

On this 12th day of July, 2011 before the subscriber, a Notary Public of the State of Washington, in and for the County of King, duly commissioned and qualified, came Gregory W. Davenport, Assistant Secretary of West American Insurance Company, to me personally known to be the individual and officer described in, and who executed the preceding instrument, and he acknowledged the execution of the same, and being by me duly sworn deposes and says that he is the officer of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and the said Corporate Seal and his signature as officer were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation,

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal at the City of Seattle, State of Washington, the day and year first above written,



Deiley Notary Public in and for County of King, State of Washington My Commission expires December 9, 2013

This power of attorney is granted under and by authority of Article IV, Section 12 of the By-Laws of West American Insurance Company, extracts from which read:

ARTICLE IV - Officers: Section 12. Power of Attorney.

Any officer or other official of the Corporation authorized for that purpose in writing by the Chairman or the President, and subject to such limitation as the Chairman or President may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Corporation to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bond, recognizances and other surety obligations. Such attorneys-in-fact, subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Corporation by their signature and execution of any such instruments and to attach thereto the seal of the Corporation. When so executed, such instruments shall be as binding as if signed by the President and attested to by the Secretary.

Any power or authority granted to any representative or attorney-in-fact under the provisions of this article may be revoked at any time by the Board, the Chairman, the President or by the officer or officers granting such power or authority.

This certificate and the above power of attorney may be signed by facsimile or mechanically reproduced signatures under and by authority of the following vote of the board of directors of West American Insurance Company effective on the 15th day of February, 2011:

VOTED that the facsimile or inechanically reproduced signature of any assistant secretary of the company, wherever appearing upon a certified copy of any power of attorney issued by the company in connection with surety bonds, shall be valid and binding upon the company with the same force and effect as though manually affixed.

I, the undersigned Assistant Secretary of West American Insurance Company, do hereby certify that the foregoing power of attorney, the referenced By-Laws of the Company and the above resolution of their Board of Directors are true and correct copies and are in full force and effect on this date.

IN WITNESS WHEREOF, I have hereunto set my hand and the seal of the Company this day of



David M. Carev

Assistant Secretary

Exhibit B-3

Date

STATE OF MICHIGAN
CIRCUIT COURT
COUNTY OF OAKLAND

BOND OF SURETY

FILE NO. Hon.

COOM	T OF OMBLAND	
	DIAGNOSTICS,PLLC	
a Michiga	an professional domestic limited liability	corporation.
Michigan j		Benefit of Creditors of United Diagnostics, LLC, a tion, and accepts the trust of his appointment and agrees
	The Principle agrees to:	
a.	court an inventory of all the goods, chattels,	ne property of the estate and to make and return to the rights, credits, and property of the estate or trust.
ь.	administer the estate according to law and to estate as ordered.	o pay and discharge all debts and charges out of the
c.	give an account of the administration of the oby law, court rule, or court order.	estate within 1 year and at any other time when required
d.		residue of the estate or trust to the proper parties as
		ation of the trust by the assignee, Frank R. Simon.
	tate that I am worth in the aggregate over and all attached Surety Bond."	Frank R. Simon, P54731 Assignee 37000 Woodward Ave., Ste. 250 Bloomfield Hills, Michigan 48304
Notary Pub Oakland C Acting in C My commi	d and sworn to before me this 28 day of Octoberal County, Michigan, Oakland County ission expires: May 27, 2020	
	Do not write below this li	ae – For court use only
I have exar	mined and approve this bond.	

Judge

OAKLAND COUNTY, MI CIRCUIT COURT

BOND No. 601068239

Assignment of: Frank R. Simon

For the Benefit of: Creditors of United Diagnostics PLLC

Case: 2013-132136-CK

ASSIGNEE BOND

Frank R. Simon, as Principal, and West American Insurance Company, as Surety are held and firmly bound to Oakland County Circuit Court, Obligee, for the above referenced case, in the sum of Ten Thousand Dollars (\$10,000.00) for payment which we bind ourselves and our successors, heirs, executors and administrators, jointly and severlly.

THE CONDITION OF THIS OBLIGATION IS SUCH THAT, whereas the above named principal was appointed Assignee in the case pending in said Court, wherein debtor name is the Debtor, and the said Principal as Assignee has accepted said trust with all the duties and obligations pertaining thereunto:

NOW, THEREFORE, if the said Assignee, shall obey such orders as said Court may make in relation to said trust, and shall faithfully and truly account for all moneys, assets and effects of the estate of said Debtor which shall come into his/her hands and possession, and shall in all respects faithfully perform all of his/her official duties as said Assignee, then this obligation to be void; otherwise, to remain in full force and virtue, however, in no event shall the penal sum of this bond exceed bond amount.

Signed, sealed and dated October 28th, 2013

Frank R. Simon, Assignee

duel F

West American Insurance Company

Laura Tsangeos, Attorney-In-Fact

Principal:

POWER OF ATTORNEY

WEST AMERICAN INSURANCE COMPANY

Obligee:

Know All Men by These Presents: That WEST AMERICAN INSURANCE COMPANY, an Indiana Corporation, pursuant to the authority granted by Article IV, Section 12 of the Code of Regulations and By-Laws of West American Insurance Company, do hereby nominate, constitute and appoint: John D. Hamilton, Thomas E. Hamilton, Andrew J. Yonek, John D. Swartz, Lynne McMurray, Richard M. Myers, Robert L. Volkmer, John W. Hemphill Ir, George S. Dadas, Debbie Douttiel, Christine A. Griffin, Yvonne Kinney, Linda Barrett, Brittany Pierzynski, Ann M. Nasky, Stacey M. Siciliano, Stephanie M. Harris, Victoria M. Deets, Gary E. Wirtz, Janet S. Crittle, Jeffrey C. Bentley, Laura Tsangeos, Vikki Baldwin, Mai Oswald, Peggy J. Crum, Karen Martin of Westlake, Ohio its true and lawful agent(s) and attorney(ies)-in-fact, to make, execute, seal and deliver for and on its behalf as surety, and as its act and deed any and all BONDS, UNDERTAKINGS, and RECOGNIZANCES, excluding, however, any bond(s) or undertaking(s) guaranteeing the payment of notes and interest thereon.

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of said Company at their administrative offices in Indianapolis, IN, in their own proper persons. The authority granted hereunder supersedes any previous authority heretofore granted the above named attorney(ies)-in-fact,

In WITNESS WHEREOF, the undersigned officer of the said West American Insurance Company has hereunto subscribed his name and affixed the Corporate Seal of said Company this 12th day of July, 2011.



COUNTY OF KING

Gregory W. Davenport Assistant Secretary

Agency Name: Insurance Partners Agency, Inc.

Bond Number: 601068239

On this 12th day of July, 2011 before the subscriber, a Notary Public of the State of Washington, in and for the County of King, duly commissioned and qualified, came Gregory W. Davenport, Assistant Secretary of West American Insurance Company, to me personally known to be the individual and officer described in, and who executed the preceding instrument, and he acknowledged the execution of the same, and being by me duly sworn deposes and says that he is the officer of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and the said Corporate Seal and his signature as officer were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal at the City of Seattle, State of Washington, the day and year first above written.



KDRiley Notary Public in and for County of King, State of Washington My Commission expires December 9, 2013

This power of attorney is granted under and by authority of Article IV, Section 12 of the By-Laws of West American Insurance Company, extracts from which read:

ARTICLE IV - Officers: Section 12. Power of Attorney.

Any officer or other official of the Corporation authorized for that purpose in writing by the Chairman or the President, and subject to such limitation as the Chairman or President may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Corporation to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bond, recognizances and other surety obligations. Such attorneys-in-fact, subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Corporation by their signature and execution of any such instruments and to attach thereto the seal of the Corporation. When so executed, such instruments shall be as binding as if signed by the President and attested to by the Secretary.

Any power or authority granted to any representative or attorney-in-fact under the provisions of this article may be revoked at any time by the Board, the Chairman, the President or by the officer or officers granting such power or authority.

This certificate and the above power of attorney may be signed by facsimile or mechanically reproduced signatures under and by authority of the following vote of the board of directors of West American Insurance Company effective on the 15th day of February, 2011:

VOTED that the facsimile or mechanically reproduced signature of any assistant secretary of the company, wherever appearing upon a certified copy of any power of attorney issued by the company in connection with surety bonds, shall be valid and binding upon the company with the same force and effect as though manually affixed.

I, the undersigned Assistant Secretary of West American Insurance Company, do hereby certify that the foregoing power of attorney, the referenced By-Laws of the Company and the above resolution of their Board of Directors are true and correct copies and are in full force and effect on this date.

IN WITNESS WHEREOF, I have hereunto set my hand and the seal of the Company this day of day of



David M. Carey

Assistant Secretary

Exhibit B-4

STATE OF MICHIGAN
CIRCUIT COURT
COUNTY OF OAKLAND

BOND OF SURETY

FILE NO. Hon.

COUNTY OF OAKLAND		Mon.
IN RE:		
VITAL PHARMACARE, LLC		
a Michigan domestic limited liabi	lity corporation.	
*	s Assignee for the Benefit of Creditors of rporation, and accepts the trust of his app	
The Principle agrees to:		

a. collect, care for, manage, and preserve all the property of the estate and to make and return to the court an inventory of all the goods, chattels, rights, credits, and property of the estate or trust.

b. administer the estate according to law and to pay and discharge all debts and charges out of the estate as ordered.

c. give an account of the administration of the estate within 1 year and at any other time when required by law, court rule, or court order.

d. perform all court orders and to pay over the residue of the estate or trust to the proper parties as ordered.

This bond is for the prompt and faithful administration of the trust by the assignee, Frank R. Simon.

"I state that I am worth in the aggregate over and above all exemptions, encumbrances and debts, the penal sum of the attached Surety Bond."

Frank R. Simon, P54731

Assignee

37000 Woodward Ave., Ste. 250 Bloomfield Hills, Michigan 48304

Subscribed and sworn to before me this 28 day of October, 2013

Notary Public, Tricia C. Mink Oakland County, Michigan, Acting in Oakland County

My commission expires: May 27, 2020

Do not write below this line - For court use only

I have examined and approve this bond.

Date Judge

OAKLAND COUNTY, MI CIRCUIT COURT

BOND No. 601068240

Assignment of: Frank R. Simon

For the Benefit of: Creditors of Vital Pharmacare LLC

Case: 2013-132136-CK

ASSIGNEE BOND

Frank R. Simon, as Principal, and West American Insurance Company, as Surety are held and firmly bound to Oakland County Circuit Court, Obligee, for the above referenced case, in the sum of Ten Thousand Dollars (\$10,000.00) for payment which we bind ourselves and our successors, heirs, executors and administrators, jointly and severlly.

THE CONDITION OF THIS OBLIGATION IS SUCH THAT, whereas the above named principal was appointed Assignee in the case pending in said Court, wherein debtor name is the Debtor, and the said Principal as Assignee has accepted said trust with all the duties and obligations pertaining thereunto:

NOW, THEREFORE, if the said Assignee, shall obey such orders as said Court may make in relation to said trust, and shall faithfully and truly account for all moneys, assets and effects of the estate of said Debtor which shall come into his/her hands and possession, and shall in all respects faithfully perform all of his/her official duties as said Assignee, then this obligation to be void; otherwise, to remain in full force and virtue, however, in no event shall the penal sum of this bond exceed bond amount.

Signed, sealed and dated October 28th, 2013

By:

Frank R. Simon, Assignee

West American Insurance Company

Laura Tsangeos, Attorney-In-Fact

Principal:

POWER OF ATTORNEY

WEST AMERICAN INSURANCE COMPANY

Obligee:

Bond Number: 601068240

Agency Name: Insurance Partners Agency, Inc.

Know All Men by These Presents: That WEST AMERICAN INSURANCE COMPANY, an Indiana Corporation, pursuant to the authority granted by Article IV, Section 12 of the Code of Regulations and By-Laws of West American Insurance Company, do hereby nominate, constitute and appoint: John D. Hamilton, Thomas E. Hamilton, Andrew J. Yonek, John D. Swartz, Lynne McMurray, Richard M. Myers, Robert L. Volkmer, John W. Hemphill Jr, George S. Dadas, Debbie Douttiel, Christine A. Griffin, Yvonne Kinney, Linda Barrett, Brittany Pierzynski, Ann M. Nasky, Stacey M. Siciliano, Stephanie M. Harris, Victoria M. Deets, Gary E. Wirtz, Janet S. Crittle, Jeffrey C. Bentley, Laura Tsangeos, Vikki Baldwin, Mat Oswald, Peggy J. Crum, Karen Martin of Westlake, Ohio its true and lawful agent(s) and attorney(ies)-in-fact, to make, execute, seal and deliver for and on its behalf as surety, and as its act and deed any and all BONDS, UNDERTAKINGS, and RECOGNIZANCES, excluding, however, any bond(s) or undertaking(s) guaranteeing the payment of notes and interest thereon.

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of said Company at their administrative offices in Indianapolis, IN, in their own proper persons. The authority granted hereunder supersedes any previous authority heretofore granted the above named attorney(ies)-in-fact,

In WITNESS WHEREOF, the undersigned officer of the said West American Insurance Company has hereunto subscribed his name and affixed the Corporate Seal of said Company this 12th day of July, 2011.



Gregory W. Davenport Assistant Secretary

On this 12th day of July, 2011 before the subscriber, a Notary Public of the State of Washington, in and for the County of King, duly commissioned and qualified, came Gregory W. Davenport, Assistant Secretary of West American Insurance Company, to me personally known to be the individual and officer described in, and who executed the preceding instrument, and he acknowledged the execution of the same, and being by me duly sworn deposes and says that he is the officer of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and the said Corporate Seal and his signature as officer were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation,

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal at the City of Seattle, State of Washington, the day and year first above written.



KDRiley Notary Public in and for County of King, State of Washington My Commission expires December 9, 2013

This power of attorney is granted under and by authority of Article IV, Section 12 of the By-Laws of West American Insurance Company, extracts from which read:

ARTICLE IV - Officers: Section 12. Power of Attorney.

Any officer or other official of the Corporation authorized for that purpose in writing by the Chairman or the President, and subject to such limitation as the Chairman or President may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Corporation to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bond, recognizances and other surety obligations. Such attorneys-in-fact, subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Corporation by their signature and execution of any such instruments and to attach thereto the seal of the Corporation. When so executed, such instruments shall be as binding as if signed by the President and attested to by the Secretary,

Any power or authority granted to any representative or attorney-in-fact under the provisions of this article may be revoked at any time by the Board, the Chairman, the President or by the officer or officers granting such power or authority.

This certificate and the above power of attorney may be signed by facsimile or mechanically reproduced signatures under and by authority of the following vote of the board of directors of West American Insurance Company effective on the 15th day of February, 2011:

VOTED that the facsimile or mechanically reproduced signature of any assistant secretary of the company, wherever appearing upon a certified copy of any power of attorney issued by the company in connection with surety bonds, shall be valid and binding upon the company with the same force and effect as though manually affixed.

I, the undersigned Assistant Secretary of West American Insurance Company, do hereby certify that the foregoing power of attorney, the referenced By-Laws of the Company and the above resolution of their Board of Directors are true and correct copies and are in full force and effect on this date.

IN WITNESS WHEREOF, I have hereunto set my hand and the seal of the Company this day of



David M. Carey

Assistant Secretary

Michigan He	matology-Oncology, PC - Schedule of Credit	ors	
Creditor	Address	Amount Owed	
Estate of Robert B. Bullock Acct	Jaffe Raitt Heuer & Weiss 27777		
#12034	Franklin Rd., Ste 2500,	ÉDED AT	
A.B. A.U.B. T.	Southfield, Michigan 48034-8214	\$252.47	
Cuardian Alarm Company Cust No.	Law Offices of Robert M. Craig & Assocs. 20800 Southfield Rd.		
' '	Southfield, MI 48237	\$1,500.00	
897455	The Hartford	\$1,000,000	
Hartford Fire Insurance Company Acct	P O Box 660916		İ
#12101862	Dallas, TX 75266-0916	\$8,206.00	
AT & T	AT & T Mobility	30,200.00	
Account titled to: Sue Dankha Acct	P O Box 6416		
188066292760	Carol Stream, IL 60197-6416	\$770.00	
103030252700	Caron Stream, in 60157-0410	, J770.00	
	Rochester Hills Real Estate Holdings, LLC c/o		9 years remaining on leas (9 x 12=108
Rochester Hills Real Estate Holdings, LLC	R. Ray LeDuc		months) x \$16,152.08 monthly lease rate
Lease for 1919 Starr-Batt Dr., Rochester	2251 N. Squirrel Road, Ste 320		(w/out CPI increase) = \$1,744,424.64 =
Hills, Michigan	Auburn Hills, Michigan 48326		Prorata share of real estate taxes &
	-	\$1,744,424.64	CAMS = ?
McLaren-Northern Equities Cancer Center			
Project, LLC 39000	McLaren-Northern Equities Cancer Center Project, LLC		
Country Club Drive	39000 Country Club Drive		Years 5 to 15 base rent schedule =
Farmington Hills, Michigan 48331	Farmington Hills, Michigan 48331		\$2,516,520.00 + prorata share of real
Lease for Great Lakes Center, Suite 201		\$3 E1E E30 00	estate taxes and CAMs = ?
•		\$2,310,320.00	estate taxes and CAIVIS = 1
Badar Ahmed MD PC	Badar Ahmed MD PC		
Lease for 500 Perry Rd., Grand Blanc,	500 Perry Road		
Michigan 48439	Grand Blanc, Michigan 48439	44 5 000 00	c 1 (
		\$15,000.00	Gross lease for one year
Raad & Nidhal Toma	Raad & Nidhal Toma		
Lease for office space at 15300 W. 9 Mile	15300 W 9 Mile Rd, Ste 1		
Rd., Oak Park, Michigan	Oak Park, Michigan 48237	_	34 months remain on the lease / Gross
	_	\$652,800.00	lease
Internal Medicine and Pediatrics of	Internal Medicine and Pediatrics of Bloomfield PC 1109		
Bloomfield PC	West Long Lake Rd.		
Lease for 1109 West Long Lake Rd.,	Bloomfield Twp., Michigan 48302		Lease terminated in June 2013, was
Bloomfield Twp., Michigan 48302		\$0.00	month to month
	Lapeer Regional Medical Center		Lease has one year remaining approx -
Lapeer Regional Medical Center	1375 North Main Street		don't have commencement date - Tenant
Lease for 1295 Berry Dr., Laperr, Michigan	Lapeer, Michigan 48446		shall also pay its prorata share of real
	Eaperly Michigan 10 110	\$76,843.00	estate taxes
Tri-County Medical Clinic		40000	ara
	Ahaanna Maka Caasaan	\$600.00	Office Rental
.1	Absopure Water Company		
Absopure Water	Dept #921744		
Acct 94450	PO Box 701760	ć433.0c	
	Plymouth, MI 48170	\$172.96	
	Absopure Water Company Dept #921744		
Ob Minhor	•		
Absopure Water	PO Box 701760	dans an	
Acct 186346	Plymouth, MI 48170 Absopure Water Company	\$331.26	The state of the s
	Dept #921744		
	PO Box 701760		
-	Plymouth, MI 48170	€0E 4E	
MCL JZI/44	Absopure Water Company	\$86.45	
	Dept #921744		
Absopure Water Acct	PO Box 701760		
937885	Plymouth, MI 48170	\$21.20	
	Airgas USA, ELC	241.20	
	2661 N. Opdyke Rd.		
Acct 1458853	Auburn Hills, MI 48326-1941	\$179.48	
	Alpha Copy Systems, Inc.	\$1/5.48	
	30427 W 8 Mile Rd		
AlphaCopy Systems, Inc	Livonia, Michigan 48152		
Inv 77320 & 77321	resource' issuringen source	\$268.45	
American Messaging			
Acct Z1-289631		184.12	
MMI 41-50202T		104.12	

	ASD Healthcare	1	
ASD Healthcare	PO Box 848104		
	Dallas, TX 75284-8104	\$37,485.00	
	AT & T		
AT&T	PO Box 5019		
Acct 831-000-4219-497	Carol Stream, IL 60197-5019	\$0.00	
	AT & T		
AT&T	PO Box 5019	•	
Acct 810-667-4226-522-4	Carol Stream, IL 60197-5019	\$2.09	
	AT & T	V2.103	
АТ&Т	PO Box 5019		
Acct 831-000-4434-204	i	ter on	
ACCL 651-000-4454-204	Carol Stream, IL 60197-5019	\$65.00	
	AT&T		
AT & T	PO Box 5019	1,963.76 CREDIT - NO	
Acct 831-000-4167-542	Carol Stream, IL 60197-5019	PAYMENT DUE	
	AT&T		
AT&T	PO Box 5014		
Acct 117525543-1	Carol Stream, IL 60197-5014	\$153.00	
	AT&T		
AT & T	PO Box 5019		
Acct 831-000-4189-598	Carol Stream, IL 60197-5019	\$2.28	
71CCC 031 000 4103 53B	AT & T	32.26	
AT 0 T	PO Box 5019		
AT & T	1	4.00.00	
Acct 810-245-7398-468-0	Carol Stream, IL 60197-5019	\$45.92	
	AT&T		
AT & T	PO Box 5093		
Acct 248-844-7128-655	Carol Stream, IL 60198-5093	\$234.38	
	AT & T		
AT & T	PO Box 5080		
Acct 248-844-5690-006-0	Carol Stream, IL 60197-5080	\$1,813.19	
	AT & T	, , , , , , , , , , , , , , , , , , ,	· · · · · · · · · · · · · · · · · · ·
AT&T	PO Box 5080		
Acct 810-667-6141-8084	Carol Stream, IL 60197-5080	\$892.63	
ALL 610-007-0141-6084		\$692.63	
	AT & T		
AT & T	PO Box 5080		
Acct 810-667-4226-522-4	Carol Stream, IL 60197-5080	\$1.74	A CONTRACTOR OF
	AT&T		
AT & T	PO Box 5080		
Acct 248-852-6889-243-5	Carol Stream, IL 60197-5080	\$126.27	
	AT & T		
AT & T / U-Verse	PO Box 5014		
Acct ending in 8832	Carol Stream, IL 60197-5014	\$198.00	
	BASIC	72,50,00	
BASIC	9246 Portage Industrial Drive		
	!	tern on	
Inv 244363, 245531 & 245516	Portage, MI 49024	\$659.00	
	Benefit Advantage, inc.		
	3497 Auburn Rd.		
Benefit Advantage	Auburn Hills, Mt 48326	\$21,000.00	
	Bill Carr Signs, Inc.		
	PO Box 7223		
Bill Car Signs, Inc	Flint, MI 48507-0223	\$1,750.55	
	Biologix Direct		
Biologix Direct	12601 Collections Center Drive		
Acct 000166190-8XD	Chicago, 1L 60693	\$29,959.76	
	Bulldog Records Management	γεοροσιτο	
	17000 15 Mile Road		
BORD BUILDING TO THE			
Bulldog Records Mngt	Fraser, MI 48026	\$965.00	
	Canon Financial Services, Inc.		
Canon	14904 Collections Center Drive		
Acct 001-0306108-001	Chicago, IL 60693-0149	\$89.56	
	Canon Financial Services, Inc.		
Canon	14904 Collections Center Drive		l
Acct 306108	Chicago, IL 60693-0149	\$355.49	
	Charter Communications	4233173	
Charter Business	PO Box 3019		
		644704	1
Acct 8245 12 426 0105586	Milwaukee, WI 53201-3019	\$147.04	
CIG Corp		\$36,265.00	
Clearview		\$4,095.00	
CloudSparks, LLC		\$975.00	

	Colman-Wolf Supply Company		
	15201 East Eleven Mile Rd.		
Colman-Wolf Supply Company	Roseville, MI 48066	\$141.49	
The state of the s	ComCast		
Comcast	41112 Concept Drive		
Acct 09589 322701-01-8	Plymouth, MI 48170-4253	\$838.62	
110000000000000000000000000000000000000	ComCast	V ODOLOI	
Compact	41112 Concept Drive		
Comcast		44 755 75	
Acct 09589 310668-02-2	Plymouth, MI 48170-4253	\$1,760.59	
1	Continental Linen Service		
Continental Linen Service	4200 Manchester Road		
Acct 30357-00000	Kalamazoo, MI 49001	\$506.69	
	Continental Linen Service		
Continental Linen Service	4200 Manchester Road		
Acct 130356-00000	Kalamazoo, MI 49001	\$175.05	
ACCL 130336-00000		\$1.75.05	
1	Continental Linen Service		1
Continental Linen Service	4200 Manchester Road		
Acct 30914-00000	Kalamazoo, MI 49001	\$1,054.85	
	Convergent Outsourcing, Inc.		
Convergent Outsourcing	800 SW 39th St., PO Box 9004		
Collection for American Messaging Services	1	\$384.41	
Credit Protection Association	Credit Protection Association, L.P.	V304.71	
	-		
Creditor: ComCast	13355 Noel Road		
Acct 01-009501-81075601-00	Dallas, TX 75240	\$480.00	
	DISH		
	PO Box 94063		
DISH	Palatine, IL 60094-4063	\$349.66	
Deanna Paquette (Employee)	,	\$367.44	The state of the s
Dealina Faquette (Employee)	DTE Energy		
nove e			
DTE Energy	PO Box 740786		·
Acct 5750 271 0002 4	Cincinnati, OH 45274-0786	\$3,277.04	
	ETKIN		
ETKIN	42370 Van Dyke Road		
Customer Code: fata01	Sterling Heights, MI 48314	\$675.00	
	First Communications, LLC	,	
	PO Box 182854		
les de la companya de		£2.204.00	
First Communications	Colombus, OH 43218-2854	\$2,301.00	
Global Signs & Awnings			
Inv 308		\$3,468.39	
	The Hartford		
Hartford Insurance	P O Box 660916		
Acct 12101862	Dallas, TX 75266-0916	\$968.00	
Health Plus Insurance	ounds in toxed out	\$500.00	
1		435 437 54	
Acct P29550000		\$26,427.61	
	Huntington Merchant Services		
	5251 Westheimer Road		
Huntington Merchant Services	Houston, TX 77056-5404	\$279.90	
	The Huntington National Bank		
	EA2W35 - Returns		
Huntington National Bank	7 Easton Oval	1	
<u> </u>	Columbus, OH 43219-6010	\$31.74	
Acct 8001777939	,	\$31.74	
l	IC System, Inc.		
IC System	PO Box 64808		
Acct 10847833	St. Paul, MN 55164-0808	\$1,133.70	
	Interstate Lock & Safe L.L.C.		
Interstate Lock & Safe	PO Box 2422		
	Farmington Hills, MI 48333	\$101.96	
Language Ingitarial Corries to a	r demingron ring, itte 10000	3101.90	
Lapeer Janitorial Service, Inc			
Inv 4032, 4033		\$630.00	
	Medical Arts Press		
Medical Arts Press	PO Box 37647		
Acct 06670916	Philadelphia, PA 19101-0647	\$226.54	
Medline	* * * * * * * * * * * * * * * * * * *		
Acct 1370292		\$754.67	
		\$754.67	
MedSym Solutions			
Acct M11148		\$3,248.93	
Mellen, Smith & Pivoz, PLC	A. 100 P.	\$4,425.00	
Merchant Services			
Acct ending in 8227		(\$216.00)	
MetLife Insurance		\$2,283.04	THE THE STATE OF T
HIGH WILE		72,200.04	

	McLaren	İ	
McLaren	39000 Country Club Drive		
	Farminton Hills, MI 48331	\$107.06	
	Familiatori filiis, ivii 40551	\$107.06	· · · · · · · · · · · · · · · · · · ·
McKesson			
Acct 57306		\$126.92	
	Navicure, Inc.		
	2055 Sugarloaf Circle		
l., .	ļ -	1	
Navicure	Suite 600		
Acct TF4D119L	Duluth, GA 30097-4363	\$2,685.58	1
NBS Commercial Interiors			
		¢1 900 F9	
Acct TF4D119L		\$1,890.58	
	Oncology Suppy		
Oncology Supply	2801 Horace Shepard Dr.	i	
Acct 92407	Dothan, AL 36303	unknown	
71000 32.707	······································	dikioni	
	Oncology Suppy		
Oncology Supply	2801 Horace Shepard Dr.		
Acct 156757	Dothan, AL 36303	unknown	
	Oncology Suppy		
l_ , , ,	1		
Oncology Supply	2801 Horace Shepard Dr.		
Acct 133019	Dothan, Al. 36303	unknown	
Payroll		unknown	
-1	Ditnov Payer	- unerowii	
1	Pitney Bowes	1	
1	Purchase Power	1	
Pitney Bowes	PO Box 371874	1	
Acct. 8000-9090-0395-7821	Pittsburgh, PA 15250-7874	\$1,315.13	
ACCL 8000-3030-0333-7821		31,313,13	
	Pitney Bowes Global Financial Services		
Pitney Bowes	PO Box 371887		
Acct. 8000-9090-0590-4185	Pittsburgh, PA 15250-7887	\$237.11	
71000 0000 0000 0000 1200			
	Pitney Bowes Global Financial Services		
Pitney Bowes	PO Box 371887		
Lease Acct No. 9982068	Pittsburgh, PA 15250-7887	\$386.24	
	Pitney Bowes Global Financial Services		
	1 · ·		
Pitney Bowes	PO Box 371887		
Lease Acct No. 2320515	Pittsburgh, PA 15250-7887	\$138.86	
	Pro Audio Production		
	3842 Sandhill Road		
Pro Audio Production	Lansing, MI 48911	\$469.00	
	Rose Pest Solutions		
Rose Pest Solutions	PO Box 309		
	1	20.00	
Acct 30032930	Troy, MI 48099	\$78.00	
Scott, Realtor			
Bloomfield Hills, Michigan			commission for 3 year lease
State of Michigan	Michigan Department of Treasury		
_		443.445.00	
Withholding Taxes	Lansing, Michigan 48922	\$13,115.90	17.10 TYTOMIN VII. 1444 - 144
	State of Michigan		
	Tax Office		
	UIA		
		1	
	3024 W. Grand Blvd., Suite 11-500		
	Detroit, MI 48202		
State of Michigan		1	
		¢2.570.25	
Unemployment Tax		\$3,670.35	
	Stericycle, Inc.		.
Stericylde, Inc.	4010 Commercial Ave.		
Acct 2066020	Northbrook, IL 60062	\$8,218.43	
	<u> </u>	₹0,45	
	Stericycle, Inc.	1	
Stericycle, Inc.	4010 Commercial Ave.		
Acct 2223674	The Control of the Co	\$12,509.23	
	Northbrook, IL 60062		
	Northbrook, IL 60062	711,303123	
Charles de la c	Stericycle, Inc.	γ.ε.,303.ε.3	
-	Stericycle, Inc. 4010 Commercial Ave.		
-	Stericycle, Inc.	\$1,581.11	
Acct 2223675	Stericycle, Inc. 4010 Commercial Ave.		
Acct 2223675 US Servico, Inc	Stericycle, Inc. 4010 Commercial Ave.	\$1,531.11	
Acct 2223675 US Servico, Inc	Stericycle, Inc. 4010 Commercial Ave. Northbrook, It. 60062		
Acct 2223675 US Servico, Inc	Stericycle, Inc. 4010 Commercial Ave.	\$1,531.11	
Acct 2223675 US Servico, Inc Inv 33400 & 33401	Stericycle, Inc. 4010 Commercial Ave. Northbrook, It. 60062	\$1,531.11	
Acct 2223675 US Servico, Inc Inv 33400 & 33401 Verizon Wireless	Stericycle, Inc. 4010 Commercial Ave. Northbrook, It. 60062 Vertzon Wireless PO Box 4002	\$1,531.11 \$900.00	
Stericycle, Inc. Acct 2223675 US Servico, Inc Inv 33400 & 33401 Verizon Wireless Acct 542001840-00001	Stericycle, Inc. 4010 Commercial Ave. Northbrook, It. 60062 Vertzon Wireless	\$1,531.11 \$900.00 \$353.01	
Acct 2223675 US Servico, Inc Inv 33400 & 33401 Verizon Wireless	Stericycle, Inc. 4010 Commercial Ave. Northbrook, It. 60062 Vertzon Wireless PO Box 4002	\$1,531.11 \$900.00	

Michigan Radiation Institute LLC - Schedule of Creditors				
- II.				
Creditor	Address	Amount Owed		
	Absopure Water Company			
Absopure Water	Dept #921744			
Acct 944040	PO Box 701760			
1.0003.110.10	Plymouth, MI 48170	\$51.34		
	Alpha Copy Systems, Inc.	V 513.		
AlphaCopy Systems, Inc	30427 W 8 Mile Rd			
Inv 77320 & 77321	Livonia, Michigan 48152	\$58.80		
	American Express	•		
American Express	PO Box 297879			
Acct ending in 0-91001	Ft. Lauderdale, FL 33329-7879	\$3,150.60		
	AT & T Mobility			
AT&T	P O 80x 6416			
Acct 127908832-8	Carol Stream, IL 60197-6416	\$233.01		
		-		
	Canon Financial Services, Inc.	į ·		
Canon Financial Services Inc	14904 Collections Center Drive		1	
Acct 641269	Chicago, IL 60693	\$110.10		
CIG Corp		\$295.00		
CNMC Company, C/O Best Medical		, 5.00		
International				
Acct 2331		\$242,00		
LILLERY LANGER MANUFACTURE LANGE BASE OF EXPERIENCE A CAPACITAL	Continental Linen Service	7232100		
Continental Linen Service	4200 Manchester Road			
Acct 30914-00000	Kalamazoo, MI 49001	\$1,308.60		
Earles, John	Talanta Loo, In 15002	\$1,900.00	1	
HealthPlus Insurance Company		V1,300.00		
Acct P286550004		\$1,941.06		
7,001,000,000	The Huntington National Bank	\$1,541,00		
	EA2W35 - Returns			
Huntington National Bank	7 Easton Oval			
Acct 01382103019	Columbus, OH 43219-6010	\$2,890.00		
KGF Enterprises Inc	Coloniada, 01143213 0010	\$442.75		
Medline Industries Inc		3442.73		
Acct 1445494		\$183.69	İ	
AUX 1443434	Merry X-Ray/Sourceone Healthcare, Inc.	\$105.03	The second secon	
Merry X-Ray/Sourceone Healthcare Inc	PO Box 8004			
Acct 617071797	Mentor, OH 44061-8004			
Michelle's Bio Tech Linen Services	iviental, on 44082-0004	\$6,664.48 \$992.00		
Whichele 3 DIO Tech Chieff Services		\$332.00		
Oakland Physicians Medical Center LLC	Oakland Physicians Medical Center, LLC		İ	
d/b/a Doctors Hospital of Michigan	461 W. Huron St.			
Lease - 461 W. Huron, Pontiac, Michigan	Pontiac, Michigan 48341	\$65 127 86	12 month term / gross rent	
Payrolf	Totale, Wildingali 40341	unknown	12 month term / gross rent	
Pioneer Micrographix Inc Inv		dikiowi		
49306		\$318.75		
Premiere Electronics	The second secon	\$180.00		
Princeton Billing Service Ltd Inv		710.00		
1668		\$1,500.00		
Signs by Tomorrow		υυ,υυσίτέ		
Inv 15750		\$75.00		
State of Michigan Dept of Licensing and		\$75.00		
Regulatory Affairs		\$7,240.00		
Sue Dankha		\$7,240,00		
US Servico Inc		\$123.06		
Inv 33211, 33236 & 33502		\$1,684.15		
US Treasury		\$1,684.13		
IRS - payroll taxes		\$10,496.90		
FUTA taxes		\$10,496.90		
I VID (BVC)	State of Michigan	\$311.10		
	Tax Office			
	UIA	1		
	3024 W. Grand Blvd., Suite 11-500			
Canan of Balantona I to I	Detroit, MI 48202	*******		
State of Michigan - Unemployment taxes		\$1,490.14		

State of Michigan - withholding taxes	Michigan Department of Treasury	\$2,602.83	
	Lansing, Michigan 48922	\$122,110.22	

United	Diagnostics PLLC - Schedule of Creditors		
Creditor	Address	Amount Owed	
	Absopure Water Company		
Absopure Water	Dept #921744		
Acct 942997	PO Box 701760		
	Plymouth, MI 48170	\$156.54	
	Advanced Disposal		
Advanced Disposal	PO Box 6484		
Acct V3194662	Carol Stream, IL 60197-6484	\$203.13	
	Alliance-HVN PET/CT Services, LLC	1	
Alliance - HNV PET/CT Services, LLC Lease	100 Bayview Circle, Suite 400	·	lease for 60 months commencig in
for siemens Biograph PET/CT system	Newport beach, CA 92660		11/2012
	Alpha Copy Systems, Inc.		1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
AlphaCopy Systems, Inc	30427 W 8 Mile Rd		
Inv 77320 & 77321	Livonia, Michigan 48152	\$58.80	
11177720 0 77722	AT & T Mobility	\$38.80	
AT & T	P O Box 6416		
	l · · · ·	¢nan an	
Acct 248-852-3359-237-1	Carol Stream, IL 60197-6416	\$919.49	
AT 9. T Mirotocc	1 Control of the cont		
AT & T Wireless	PO Box 5080		
Acct 188066292760	Carol Stream, iL 60197-5080	\$770.00	
C	Canon Financial Services, Inc.		
Canon Financial Services Inc	14904 Collections Center Drive		
Acct 641087	Chicago, IL 60693-0149	\$209.66	
CIG Corp			
Inv 1440	77.7	\$3,447.50	
Dickinson Wright PLLC	2600 W. Big Beaver Rd., Ste 300		
Inv 884838	Troy, Michigan 48084-3312	\$9,807.50	
	Direct TV		
Direct TV	PO Box 78626		
Acct 70522344	Phoenix, AZ 85062-8626	\$489.53	
	OTE Energy		
DTE Energy	PO Box 740786		
Acct 5750 271 0002 4	Cincinnati, OH 45274-0786	\$572.21	
EMC Computer	,,,,		
Acct P26550002		\$977.27	
HealthPlus Insurance Company			
Acct P286550002		\$455.65	
Inter Coules O continue			
John Earles & assigns	John Earles		estimated 12 months remaining on
Lease for 1688 Star Batt Rd., Rochester	6300 18 Mile Rd.		lease, tenant also responsible for
Hilfs, Michigan	Sterling Heights, Michigan 48314	\$46,200.00	paying its share of utilities
Kevin M. Brandon			
Acct 2012-155		\$350.00	C. E. C. II
	Medical Arts Press		
Medical Arts Press	PO Box 37647	ļ.	
Acct 07443174	Philadelphia, PA 19101-0647	\$63.59	
Medline Industries Inc			
Acct 1437106		\$1,122.69	
Metro Detroit Medical Waste Inv			
107		\$201.00	
Michelle's Bio Tech Linen Services Inv			
2070,2076,2089, 2095, 2114, 2121		\$449.42	
	Mister Mat Rental Service		
Mister Mat Rental Service	18500 Fitzpatrick Street		
Acct UD-9784199	Detroit, MI 48228	\$82.70	
Payroll	-	unknown	
Peter Hamame		\$112.25	
Sue Dankha		\$1,524.29	
US Servico Inc		\$1,524,29	WANALLA
Inv 32505, 32545 & 33487		\$1.3EE 70	
IRS - withholding taxes		\$1,355.70	
Attuitioning taxes	Michigan Department of Treasury	\$186.70	- 112 WA A - 112 - 1 - 1
Ctate of Michigan withholding towar	- •		
State of Michigan - withholding taxes	Lansing, Michigan 48922	\$110.16	,

A STATE OF THE STA	State of Michigan		
	Tax Office UIA		
	3024 W. Grand Blvd., Suite 11-500		
	Detroit, MI 48202		
State of Michigan - unemployment taxes		\$69.98	
FUTA taxes		\$15.55	
			THE THE STANCE
		\$69,911.31	

Vita Pharmacare, LLC - Schedule of Creditors			
Creditor	Address	Amount Owed	
American Express Business Gold Rewards	American Express		
card Acct	PO Box 297879		
ending in 0-31009	Ft. Lauderdale, FL 33329-7879	\$2,971.53	
ANDA	ANDA #28		
Acct 106119	3000 Alt Blvd.		
	Grand Island, NY 14072	\$541.78	
	AT & T Mobility	ĺ	
AT & T	P O Box 6416		
Acct 248-299-1701-786-0	Carol Stream, IL 60197-6416	\$413.71	
	Huntington Bank		
Huntington National Bank	PO Box 1558 (EA4W92)		
Acct 132101192	Colombus, OH 43216	\$1,524.40	
McKesson Company			
Acct 57306		\$126.92	
	State of Michigan		
	Tax Office		
	UIA		
÷	3024 W. Grand Blvd., Suite 11-500		
MI Unemployment Insurance Agency	Detroit, MI 48202		
Acct 2019305 000		\$114.91	
	Oncology Supply	T = 115 =	
Oncology Supply	P O Box 676554		
Cust No. 235500	Dallas, TX 75267-6554	\$199,623.28	
Payroli		unknown	
· ··•	Pioneer RX		
Pioneer RX	PO Box 53407		
Acct N476-430	Shreveport, LA 71135-3407	\$488.35	
	Michigan Department of Treasury	7400.33	
State of Michigan - withholding taxes	Lansing, Michigan 48922	\$425.45	
State of Michigan Michigan Cares	State of Michigan		
	Tax Office		
	UIA		
	3024 W. Grand Blvd., Suite 11-500		
	Detroit, MI 48202		
State of Michigan - unemployment taxes	1000 100	\$80.83	
FUTA taxes		\$12.90	
IRS - withholding taxes			
MUNICIPALIS CONC.		\$1,523.76	
		¢207 047 02	
		\$207,847.82	

Michigan Hemotalogy-Oncology, PC - Schedule of Assets			
Item	Description	Value	
Furniture, fixtures and medical apparatices	Description	Value	
located at;			
1901 Star Batt, Rochester Hills, Michigan;		estimated value \$15,800.00	
Furniture, fixtures and medical apparatices		estinated value \$15,000.00	
located at;			
2520 South Telegraph, Ste 107, Bloomfield Hills,			
Michigan;		estimated value \$2,250.00	
Furniture, fixtures and medical apparatices located at;			
5680 Bow Pointe, Suite 201, Clarkston, Michigan;		estimated value \$11,100.00	
Furniture, fixtures and medical apparatices located at;			
944 Baldwin, Suite G, Lapeer, Michigan;		estimated value \$5,600.00	
or it balanti, out to o, taped, it morngally		estimated value \$5,000.00	
Furniture, fixtures and medical apparatices			
located at;			
1530 West 9 Mile Rd., Ste 2, Oak Park, Michigan;		estimated value \$3,225.00	
Unopened medication		estimated value at \$25,000	
Vehicle	2011 Acura	estimated value \$20,000	
Cash		\$0,00	
Returned medication credit		unknown	
Accounts Receiveable		unknown	
Unbilled services		unknown	
Certificate of Need		unknown	
- Service and Constitution of the Constitution			
	The state of the s		
		- N. M. L. C. C. C. C. C. C. C. C. C. C. C. C. C.	

Michigan Radiation Institute, LLC - Schedule of Assets			
Item	Description	Value	
Furniture, fixtures and medical apparatices located at;			
461 West Huron St., Pontiac, Michigan;		estimated value \$11,950.00	
Cash		\$0.00	
Certificate of Need		unknown	

United Diagnostics, LLC - Schedule of Assets			
ltem	Description	Value	
Furniture, fixtures and medical apparatices			
located at;	ļ		
1688 Star Batt, Rochester Hills, Michigan		estimated value \$1,225.00	
Cash		\$0.00	
Certificate of Need		unknown	

Vital Pharmacare, LLC - Schedule of Assets			
Item	Description	Value	
Furniture, fixtures and medical apparatices			
located at;			
1901 Star Batt, Rochester Hills, Michigan		estimated value \$0.00	
Returned Medication		unknown	
Cash		\$0.00	