Electronic Version v1.1 Stylesheet Version v1.1

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
CHCA Bayshore, L.P.		103/02/2009 1	LIMITED PARTNERSHIP: DELAWARE

RECEIVING PARTY DATA

Name:	Bank of America, N.A., as Collateral Agent	
Street Address:	101 N. Tryon Street, 15th Floor	
Internal Address:	NC1-001-15-02	
City:	Charlotte	
State/Country:	NORTH CAROLINA	
Postal Code:	al Code: 28255-0001	
Entity Type:	Association: UNITED STATES	

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Registration Number:	2602428	BAYSHORE
Registration Number:	2714137	BAYSHORE
Registration Number:	2602427	BAYSHORE
Registration Number:	2646778	BAYSHORE

CORRESPONDENCE DATA

Fax Number: (202)408-3141

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

 Phone:
 800-927-9801 x2348

 Email:
 jpaterso@cscinfo.com

Correspondent Name: Corporation Service Company

Address Line 1: 1090 Vermont Avenue NW, Suite 430

Address Line 2: Attn: Jean Paterson

Address Line 4: Washington, DISTRICT OF COLUMBIA 20005

ATTORNEY DOCKET NUMBER: 93642 TRADEMARK

900130147 REEL: 003958 FRAME: 0843

2602428

CT 22

NAME OF SUBMITTER: Jean Paterson		
Signature:	/Jean Paterson/	
Date:	03/25/2009	
Total Attachments: 8		
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GRANT OF SECURITY INTEREST IN TRADEMARK RIGHTS

This GRANT OF SECURITY INTEREST IN TRADEMARK RIGHTS ("Agreement"), effective as of March 2, 2009 is made by CHCA Bayshore, L.P., a Delaware limited partnership, located at One Park Plaza, Nashville, TN 37203 (the "Obligor"), in favor of Bank of America, N.A., a national banking association, located at 101 N. Tryon Street, 15th Floor, NC1-001-15-02, Charlotte, NC 28255-0001, as Collateral Agent (the "Collateral Agent") for the benefit of the First Lien Secured Parties.

WITNESSETH:

WHEREAS, (a) pursuant to the Credit Agreement, dated as of November 17, 2006 (as amended February 16, 2007, as further amended March 2, 2009 and as the same may be amended, restated, supplemented or otherwise modified, refinanced or replaced from time to time, the "Credit Agreement"), among HCA Inc., a Delaware corporation, and parent of Obligor (the "Company"), HCA UK Capital Limited, a limited liability company (company no. 04779021) formed under the laws of England and Wales, (the "European Subsidiary Borrower" and together with the Company, the "Borrowers"), several banks and other financial institutions or entities from time to time parties thereto (the "Lenders"), and Bank of America, N.A., as Administrative Agent, the Lenders have severally agreed to make Loans and other extensions of credit to the Borrowers and (b) the Borrowers may incur Additional First Lien Obligations from time to time to the extent permitted by the Credit Agreement and each Additional First Lien Agreement (any extension of credit to the Grantors as described in clauses (a) or (b), collectively, the "Extensions of Credit");

WHEREAS, in connection with the Credit Agreement, the Obligor and certain other subsidiaries of the Borrower have executed and delivered a Security Agreement, dated as of November 17, 2006, in favor of the Collateral Agent (together with all amendments and modifications, if any, from time to time thereafter made thereto, the "First Lien Security Agreement");

WHEREAS, in connection with Amendment No. 2 to the Credit Agreement, the Obligor and certain other subsidiaries of the Borrower have entered into the Amended and Restated Security Agreement, dated as of March 2, 2009, in favor of the Collateral Agent (together with all amendments and modifications, if any, from time to time thereafter made thereto, the "Amended and Restated First Lien Security Agreement") for the benefit of the First Lien Secured Parties, including any holders of Additional First Lien Obligations and Authorized Representatives with respect thereto;

WHEREAS, pursuant to the Amended and Restated First Lien Security
Agreement, the Obligor pledged and granted to the Collateral Agent for the benefit of the
Collateral Agent and the First Lien Secured Parties a continuing first priority lien and security
interest in all Intellectual Property, including the Trademarks, to secure the Obligations under the
Credit Agreement and any Additional First Lien Obligations; and

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WHEREAS, the Obligor has duly authorized the execution, delivery and performance of this Agreement;

NOW THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, and in order to induce the Lenders to make Loans and other financial accommodations to the Borrowers pursuant to the Credit Agreement and the holders of any Additional First Lien Obligations their respective Extensions of Credit thereunder, the Obligor agrees, for the benefit of the Collateral Agent and the First Lien Secured Parties, to execute and deliver the Grant of Security Interest as follows:

SECTION 1. <u>Definitions</u>. Unless otherwise defined herein or the context otherwise requires, terms used in this Agreement, including its preamble and recitals, have the meanings provided or provided by reference in the Amended and Restated First Lien Security Agreement.

SECTION 2. Grant of Security Interest. The Obligor hereby pledges and grants a continuing security interest in, and a right of setoff against, and agrees to assign, transfer and convey, upon demand made upon the occurrence and during the continuance of an Event of Default without requiring further action by either party and to be effective upon such demand, all of the Obligor's right, title and interest in, to and under the Trademarks (including, without limitation, those items listed on Schedule A hereto) (collectively, the "Collateral"), to the Collateral Agent for the benefit of the Collateral Agent and the First Lien Secured Parties to secure payment, performance and observance of the First Lien Obligations.

SECTION 3. <u>Purpose</u>. This Agreement has been executed and delivered by the Obligor for the purpose of recording the grant of security interest herein with the United States Patent and Trademark Office. The security interest granted hereby has been granted to the First Lien Secured Parties in connection with the Amended and Restated First Lien Security Agreement and is expressly subject to the terms and conditions thereof. The Amended and Restated First Lien Security Agreement (and all rights and remedies of the First Lien Secured Parties thereunder) shall remain in full force and effect in accordance with its terms.

SECTION 4. Acknowledgment. The Obligor does hereby further acknowledge and affirm that the rights and remedies of the First Lien Secured Parties with respect to the security interest in the Collateral granted hereby are more fully set forth in the Amended and Restated First Lien Security Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the terms of the Amended and Restated First Lien Security Agreement, the terms of the Amended and Restated First Lien Security Agreement shall govern.

SECTION 5. <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which will be deemed an original, but all of which together constitute one and the same original.

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IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

Date:

CH6A	BAYSHORE, L.P.
$By: \overline{\bigcup}$	Cotale
Name:	David G. Anderson
Title:	Vice President and Treasurer of General Partner
Date:	
	OF AMERICA, N.A. steral Agent for the First Lien Secured Parties
Ву:	
Name:	
Title:	

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

CHCA BAYSHORE, L.P.

By:		
Name:		
Title:		
Date:		

BANK OF AMERICA, N.A.

as Collateral Agent for the First Lien Secured Parties

Name:

Title:

วิลิพิติ ก. แสมพละ

Date: Senior Vice President

ACKNOWLEDGMENT OF COLLATERAL AGENT

STATE OF NORTH CARCINIA)
) ss
COUNTY OF MECKLENGERS)
On the A day of March, 2009, before me personally came David H. Strickert, who is personally known to me to be the Sentor Vice President of Bank of America, N.A., a national banking association; who, being duly sworn, did depose and say that she/he is the Sentor Via President in such national banking association, the national banking association described in and which executed the foregoing instrument; that she/he executed and delivered said instrument pursuant to authority given by the Board of Directors of such national banking association; and that she/he acknowledged said instrument to be the free act and deed of said national banking association.

My Commission Expires February 2, 2013

(PLACE STAMP AND SEAL ABOVE)

ACKNOWLEDGMENT OF OBLIGOR

STATE OF	enessee)
COUNTY O	F Davidson) ss)

On the ______ day of March, 2009, before me personally came ______ of CHCA BAYSHORE, L.P., a Delaware limited partnership; who, being duly sworn, did depose and say that she/he is the ______ rescue to the foregoing instrument; that she/he executed and delivered said instrument pursuant to authority given by the Board of Directors of such limited partnership; and that she/he acknowledged said instrument to be the free act and deed of said limited partnership.

STATE OF TENNESSEE NOTARY PUBLIC PUBL

My Commission Expires March 7, 2011 Notary Public

(PLACE STAMP AND SEAL ABOVE)

041375-0028-13681-Active.11564614

SCHEDULE A

U.S. Trademark Registrations and Applications

<u>Trademark</u>	Registration or Serial Number
Bayshore	2,602,428
Bayshore	2,714,137
Bayshore and design	2,602,427
Bayshore and design	2,646,778

041375-0028-13681-Active.11564614

RECORDED: 03/25/2009