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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM751196

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Release of Second Lien Security Interest in Trademarks recorded at RF 6741/0369

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Ares Capital Corporation, as Agent		08/24/2022	Corporation: MARYLAND

RECEIVING PARTY DATA

Name:	Advarra, Inc. (successor in interest to Forte Research Systems, Inc.)
Street Address:	6100 Merriweather Drive
Internal Address:	Suite 600
City:	Columbia
State/Country:	MARYLAND
Postal Code:	21044
Entity Type:	Corporation: OHIO

PROPERTY NUMBERS Total: 14

Property Type	Number	Word Mark		
Registration Number:	4084703	FORTE RESEARCH SYSTEMS		
Registration Number:	4061239	FORTE RESEARCH SYSTEMS		
Registration Number:	4061238	FORTE RESEARCH SYSTEMS		
Registration Number:	3201563	ONCORE		
Registration Number:	3622249	ONSEMBLE		
Registration Number:	3201564	ONSEMBLE		
Registration Number:	4424111	ALLEGRO		
Registration Number:	3990967	ALLEGRO		
Registration Number:	4416092	OVERTURE		
Registration Number:	4412277	RESEARCH RESONANCE		
Registration Number:	4424109	FORTE RESEARCH SYSTEMS		
Registration Number:	5023005	SITE INSIGHTS		
Registration Number:	5134046	TRIAL INSIGHTS		
Registration Number:	4442331	ONCORE		

CORRESPONDENCE DATA

Fax Number: 2127514864

TRADEMARK
REEL: 007831 FRAME: 0870

900716181

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 12129061216

Email: angela.amaru@lw.com

Correspondent Name: Latham & Watkins LLP c/o Angela M. Amaru

Address Line 1: 1271 Avenue of the Americas Address Line 4: New York, NEW YORK 10020

ATTORNEY DOCKET NUMBER:	040896-0118
NAME OF SUBMITTER:	Angela M. Amaru
SIGNATURE:	/s/Angela M. Amaru
DATE SIGNED:	08/25/2022

Total Attachments: 5

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RELEASE OF SECOND LIEN SECURITY INTEREST IN TRADEMARKS

This RELEASE OF SECOND LIEN SECURITY INTEREST IN TRADEMARKS (this "Release"), dated as of August 24, 2022 (the "Effective Date"), is made by, ARES CAPITAL CORPORATION, in its capacities as administrative agent for the Lenders and as collateral agent for the Secured Parties (in such capacities, the "Agent"), in favor of ADVARRA, INC., an Ohio Corporation (as successor by assignor's interest to FORTE RESEARCH SYSTEMS, INC., a Delaware corporation) (the "Grantor"). All capitalized terms used but not otherwise defined herein shall have the respective meanings ascribed to them in the Trademark Security Agreement or the Security Agreement, as applicable (whether defined therein or by reference to another agreement).

WHEREAS, pursuant to that certain Second Lien Pledge and Security Agreement by and among the Grantor, the Agent, and certain other parties, dated as of July 9, 2019 (as may have been amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement"), the Grantor executed and delivered a Second Lien Intellectual Property Security Agreement, dated as of September 11, 2019 (the "Trademark Security Agreement"), which was recorded in the United States Patent and Trademark Office ("USPTO") on September 11, 2019 at Reel/Frame 6741/0369;

WHEREAS, pursuant to the Security Agreement and the Trademark Security Agreement, as security for the prompt and complete payment or performance, as the case may be, in full of the Secured Obligations, the Grantor granted to the Agent, its successors and permitted assigns, on behalf of and for the ratable benefit of the Secured Parties, a security interest (the "Security Interest") in all of such Grantor's right, title and interest in, to and under: (i) all Trademark registrations and pending applications for Trademark registration in the USPTO listed on Schedule I hereto, including all goodwill of the business connected with the use of and symbolized by the foregoing; (ii) the right to sue or otherwise recover for past, present and future infringements, dilutions or other violations or impairments of any of the foregoing, including the right to settle suits involving claims and demands for royalties owing; and (iii) all Proceeds of the foregoing, including all income, royalties, damages, claims and payments then or thereafter due and/or payable under any of the foregoing, including damages, claims or payments for past or future infringements, dilutions or other violations or impairments of any of the foregoing; but excluding any Excluded Assets (the "Trademark Collateral"); and

WHEREAS, the Grantor has requested and the Agent has agreed to terminate and release the entirety of its Security Interest in the Trademark Collateral.

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and upon the terms set forth in this Release, the Agent, hereby (i) terminates and cancels the Trademark Security Agreement, (ii) releases, discharges, terminates and cancels all of its Security Interest in the Trademark Collateral, including the Trademark registrations and the pending applications for Trademark registration listed on Schedule I hereto, and (iii) if and to the extent that the Agent has acquired any right, title or interest in and to the Trademark Collateral, including the Trademark registrations and pending applications for Trademark registration listed on Schedule I hereto, re-transfers, re-conveys and re-assigns such right, title or interest to the Grantor, in each case without recourse to the Agent and without representation or warranty of any kind.

The Grantor, and any successor to the Grantor (including any person or entity hereafter holding any right, title or interest in or to the Trademark Collateral of such Grantor), is hereby authorized to request that the USPTO record this Release with respect to the Trademark Collateral of such Grantor.

The undersigned as Agent agrees that if you at any time determine and notify the undersigned as Agent in writing that the delivery of any additional instrument executed by the undersigned as Agent is required to release, discharge or terminate any notice, filing or registration of any Security Interest, the undersigned will, at your expense and as reasonably requested by you in such notice, execute and deliver such other instruments or take such other reasonably requested action in form and substance reasonably satisfactory the undersigned Agent.

This Release and any claim, controversy or dispute arising under or related to this Release, whether in tort, contract (at law or in equity) or otherwise, shall be governed by, and construed and interpreted in accordance with, the laws of the State of New York.

[Signature Page Follows]

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IN WITNESS WHEREOF, the Agent has caused this Release to be executed and delivered by its duly authorized representatives as of the Effective Date.

ARES CAPITAL CORPORATION, as Agent

By:

Name: Mark Affolter

Title: Authorized Signatory

SCHEDULE I

U.S. TRADEMARK REGISTRATIONS AND APPLICATIONS FOR TRADEMARK REGISTRATION

Mark	Serial	Filing Date	Registration	Registration	Record Owner
_	Number		Number	Date	
FORTE	85123869	9/7/2010	4084703	1/10/2012	Advarra, Inc. (as
RESEARCH					successor by
SYSTEMS					assignor's interest to
					Forte Research
					Systems, Inc.)
FORTE	85123861	9/7/2010	4061239	11/22/2011	Advarra, Inc. (as
RESEARCH					successor by
SYSTEMS					assignor's interest to
					Forte Research
					Systems, Inc.)
FORTE	85123853	9/7/2010	4061238	11/22/2011	Advarra, Inc. (as
RESEARCH					successor by
SYSTEMS					assignor's interest to
					Forte Research
					Systems, Inc.)
ONCORE	78834946	3/11/2006	3201563	12/3/2013	Advarra, Inc. (as
					successor by
					assignor's interest to
					Forte Research
					Systems, Inc.)
ONSEMBLE	77564988	9/8/2008	3622249	5/19/2009	Advarra, Inc. (as
					successor by
					assignor's interest to
					Forte Research
					Systems, Inc.)
ONSEMBLE	78834947	3/11/2006	3201564	1/23/2007	Advarra, Inc. (as
					successor by
					assignor's interest to
					Forte Research
					Systems, Inc.)
ALLEGRO	85706734	8/17/2012	4424111	10/29/2013	Advarra, Inc. (as
					successor by
					assignor's interest to
					Forte Research
					Systems, Inc.)
ALLEGRO	85011379	4/12/2010	3990967	7/5/2011	Advarra, Inc. (as
					successor by
					assignor's interest to
					Forte Research
					Systems, Inc.)
OVERTURE	85816673	1/7/2013	4416092	10/18/2013	Advarra, Inc. (as
					successor by
					assignor's interest to
					Forte Research
		4445		40141	Systems, Inc.)
RESEARCH	85799707	12/11/2012	4412277	10/1/2013	Advarra, Inc. (as
RESONANCE					successor by
					assignor's interest to

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					Forte Research
					Systems, Inc.)
FORTE	85706711	8/17/2012	4424109	10/29/2013	Advarra, Inc. (as
RESEARCH					successor by
SYSTEMS					assignor's interest to
					Forte Research
					Systems, Inc.)
SITE INSIGHTS	86279397	5/13/2014	5023005	8/16/2016	Advarra, Inc. (as
					successor by
					assignor's interest to
					Forte Research
					Systems, Inc.)
TRIAL	86279419	5/13/2014	5134046	1/31/2017	Advarra, Inc. (as
INSIGHTS					successor by
					assignor's interest to
					Forte Research
					Systems, Inc.)
ONCORE	85706751	8/17/2012	4442331	12/3/2013	Advarra, Inc. (as
					successor by
					assignor's interest to
					Forte Research
					Systems, Inc.)

RECORDED: 08/25/2022