

Legal Scholarship Repository: A Service of the Joel A. Katz Law Library

Transactional Matter Files

Intellectual Property License UTRF- iCare 12-1-10

Follow this and additional works at: https://ir.law.utk.edu/transactionalmatter_files

INTELLECTUAL PROPERTY LICENSE

This Intellectual Property License (the "License") is granted by the University of Tennessee Research Foundation ("Licensor") to iCare Academic, Limited Liability Company. ("Licensee").

WHEREAS, Licensee and Wolters Kluwer Health, Inc. (the "Buyer") have entered into that certain Asset Purchase Agreement, dated December 1, 2010 (the "APA");

WHEREAS, the APA provides that Licensee shall license certain intellectual property to the Buyer; and

WHEREAS, in order to give Licensee sufficient rights to enter into such license with Buyer, Licensor is willing to enter into this License;

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged:

On the date hereof, Licensor hereby (i) grants, and Licensee accepts, a non-exclusive, perpetual, irrevocable, royalty-free, fully paid-up, worldwide, assignable, and transferable right and license to use, under all intellectual property rights (including patents, copyrights, trade secrets, trademarks, and other intellectual property rights, whether now owned by Licensor or owned in the future by Licensor) the Usability Technology (defined below), and (ii) grants, and the Licensee accepts, an exclusive, irrevocable, royalty-free, fully paid-up, worldwide, assignable, and transferable right and license to use, under all intellectual property rights (including patents, copyrights, trade secrets, trademarks, and other intellectual property rights) the Usability Technology in connection with commercialized products based on the iCare Intellectual Property, provided that the above licenses shall all be subject to any rights held by the United States government and any restrictions imposed by the laws and regulations of the United States or by any agency thereof.

The rights of Licensee shall include the right to:

- a. make, use, copy and reproduce the Usability Technology worldwide;
- b. make, use, copy, modify, and create derivative works of the Usability Technology;
- c. combine the Usability Technology or any derivative works thereof with any hardware, software, product or service;
- d. publicly perform and display, import, broadcast, transmit, distribute, license, offer for sale, sell, rent, lease or lend (directly and indirectly) the Usability Technology (and derivative works thereof); and

e. sublicense to third parties any of the foregoing rights;

All of the terms and provisions of this License shall be binding upon Licensor and its successors and assigns, and shall inure to the benefit of Licensee and its successors and assigns.

Licensor further covenants and agrees with Licensee that Licensor will, whenever and as often as reasonably required so to do by Licensee, a successor and/or an assign, as the case may be, execute, acknowledge and deliver such other reasonable licensing and transfer instruments, and take such other actions (other than the payment of funds) as may be reasonably required to more effectively grant to Licensee, such successor(s) or assign(s), as the case may be, the foregoing license rights in the Usability Technology and to more effectively transfer to Licensee, such successor(s) or assign(s), as the case may be, the foregoing rights in the Materials, and to put Licensee, a successor(s) and/or an assign(s), as the case may be, in possession of the Usability Technology consistent with the terms hereof.

Licensor hereby further represents and warrants that (i) its rights in the Usability Technology is limited to what it received from the University of Tennessee under an Amended and Restated Basic Agreement relating to the iCare Intellectual Property which in turn is limited to what was developed, conceived, and/or reduced to practice by one or more Originators prior to the License Date in the course of their employment by the University and/or with substantial use of University funds or facilities or what will be developed, conceived, and/or reduced to practice by one or more Originators after the License Date in the course of employment by the University and/or with substantial use of University funds or facilities, and (iv) Licensor has no interest in any Materials.

For purposes herein the following capitalized terms shall the following definitions:

"Usability Materials" and signed by Licensor and that contain data, information and documentation relating to the Usability Technology, but excluding any such items associated with that certain NSF sponsored grant associated with SBIR Phase I: Usability of iCare: An Academic Electronic Health Record Clinic Simulation Tool effective July 1, 2010 (the "Grant").

"eHR" means electronic health or medical records,

"iCare Intellectual Property" means software and all associated content and Intellectual Property to support the teaching, testing and assessment of nursing, other health care and veterinary students and professionals relating to their ability to (i) work with eHRs and to access, record and query them, (ii) engage in patient teaching and care planning and mapping in connection with eHRs, and (iii) participate in medical billing and coding in connection with eHRs, as such software exists as of the date hereof, including source code, object code, any related interfaces and workflow tools, all technical, development, operational, end-user, and

marketing documentation, third party license rights, dashboards, screen views, what appears to be actual patient health information (but in fact is based on fictional persons with fictional health conditions), database support, stored lists, and business rules. iCare Intellectual Property shall include, without limitation, iCare Related Developments.

"iCare Related Developments" shall mean inventions, discoveries, know-how, designs, methods, improvements, technology, products, works of authorship, trademarks, trade secrets, mask works and derivative works (collectively referred to as "developments") related to the iCare Intellectual Property and that are developed, conceived, and/or reduced to practice prior to the execution hereof, as well as any rights that Licensor may have to future developments related to the iCare Intellectual Property.

"Materials" means software, source code, documentation, flow charts, marketing and survey materials, including customer contact information, mailing lists and other marketing, sales or customer prospect information, and all other written materials relating to the Usability Technology, but excluding any such items associated with the Grant.

"Intellectual Property" means (a) patents, patent applications, inventions and statutory invention registrations, (b) registered trademarks (where the term "trademark" as used in this Agreement includes all trademarks of any type, including service marks, certification marks and all other indicia of source or origin) and applications for same, including all goodwill associated therewith, (c) unregistered copyrights, registered copyrights and applications for same, (d) trade names, logos, common law and unregistered trademarks, Internet domain names, Internet and World Wide Web URLs or address, unregistered works of authorship, (e) computer software, records and data, including business rule data and user interface data, (f) confidential and proprietary information, including trade secrets and know how, and (g) all other intellectual property.

"Originators" means Tami H. Wyatt, Mathew A. Bell, Chayawat Indranoi, and Xueping Li.

"Usability Related Developments" shall mean inventions, discoveries, know-how, designs, methods, improvements, technology, products, works of authorship, trademarks, trade secrets, mask works and derivative works (collectively referred to as "developments") related to the Usability Technology and that are developed, conceived, and/or reduced to practice prior to the execution hereof, as well as any rights that Licensor may have to future developments related to the Usability Technology, but excluding any such items associated with the Grant.

"Usability Technology" means data, information, documentation and all associated content and Intellectual Property relating to user interfaces and usability that was conceived, developed or reduced to practice in connection with the conception, development or reduction to practice of the iCare Intellectual Property, including source code, object code, any related interfaces and workflow tools, all technical, development, operational, end-user, and marketing documentation, third party license rights, dashboards, screen views, what appears to

be actual patient health information (but in fact is based on fictional persons with fictional health conditions), database support, stored lists, and business rules, but excluding any such items associated with the Grant. Usability Technology shall include, without limitation, Usability Related Developments.

This License may be executed in counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

This License shall be governed by the internal laws of the State of Tennessee.

[Signature Page Follows]

IN WITNESS WHEREOF, the undersigned have caused this License to be duly executed as of this 1st day of November, 2010.

LICENSOR:

UNIVERSITY OF TENNESSEE RESEARCH FOUNDATION

Name 2

Randall

W. Gentry

LICENSEE:

ICARE ACADEMIC, LIMITED LIABILITY COMPANY

Tami H. Wyatt, its President