TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	RELEASE BY SECURED PARTY

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Hunt Ventures Fund I, L.P.		11/02/2012	LIMITED PARTNERSHIP: DELAWARE

RECEIVING PARTY DATA

Name:	CoreTrace Corporation	
Street Address:	6500 River Place Blvd	
Internal Address:	Building 2, Suite 105	
City:	Austin	
State/Country:	TEXAS	
Postal Code:	78730	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	2744325	CORETRACE
Registration Number:	3856462	PLANET ANTIVIRUS
Registration Number:	3873781	CORETRACE BOUNCER

CORRESPONDENCE DATA

5124814913 Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: 5123209313 Email: ccuellar@akllp.com

Correspondent Name: Cassandra Cuellar, Andrews Kurth LLP

Address Line 1: 111 Congress Avenue

Address Line 2: **Suite 1700**

900237650

Austin, TEXAS 78701 Address Line 4:

ATTORNEY DOCKET NUMBER: 206529

TRADEMARK

REEL: 004893 FRAME: 0098

NAME OF SUBMITTER:	Cassandra Cuellar	
Signature:	/Cuellar-AT/	
Date:	11/02/2012	
Total Attachments: 5 source=CoreTrace - Project Colt - IP Security Agreement Release#page1.tif source=CoreTrace - Project Colt - IP Security Agreement Release#page2.tif source=CoreTrace - Project Colt - IP Security Agreement Release#page3.tif source=CoreTrace - Project Colt - IP Security Agreement Release#page4.tif source=CoreTrace - Project Colt - IP Security Agreement Release#page5.tif		

INTELLECTUAL PROPERTY SECURITY AGREEMENT RELEASE

This INTELLECTUAL PROPERTY SECURITY AGREEMENT RELEASE (this "Release") is made as of November 2, 2012, by **Hunt Ventures Fund I, L.P.** ("Collateral Agent"), on behalf of the Secured Parties (as defined in the Security Agreement described below), in favor of **CoreTrace Corporation** ("CoreTrace").

WHEREAS, pursuant to that certain Intellectual Property Security Agreement by and between CoreTrace and Collateral Agent, dated August 12, 2011 and recorded in the U.S. Patent and Trademark Office under Reel and Frame 004604/0171 and Reel and Frame 026746/0521 (the "Original Security Agreement"), which Original Security Agreement was amended by that certain Omnibus Amendment to Security Agreement, Intellectual Property Security Agreement and Notes between CoreTrace, Collateral Agent and the other parties thereto (as amended, the "Security Agreement"), CoreTrace granted a security interest in certain property, including, without limitation, the intellectual property identified on Exhibits A and B attached hereto (the "Released Intellectual Property"), to Collateral Agent, for the benefit of the Secured Parties to secure certain obligations described therein owing by CoreTrace to Collateral Agent and other Secured Parties (such security interest, being herein referred to as the "Security Interest");

WHEREAS, the Original Security Agreement was recorded on August 12, 2011 with the United States Patent and Trademark Office with respect to the Intellectual Property Collateral (as defined therein), including, without limitation, the Released Intellectual Property;

WHEREAS, pursuant to that certain Omnibus Amendment to Notes and Waiver by and among CoreTrace, Collateral Agent and the Secured Parties dated October 31, 2012, the Secured Parties have authorized Collateral Agent to make such filings with the State of Delaware, the United States Patent and Trademark Office and the United States Copyright Office as may be deemed by CoreTrace to be necessary or appropriate to evidence the release and termination of the security interest granted to Collateral Agent in the Intellectual Property Collateral, and accordingly, this Release is being executed to acknowledge and memorialize the release by Collateral Agent, on behalf of itself and the other Secured Parties, of the Security Interest in the Intellectual Property Collateral, including, without limitation, the Released Intellectual Property.

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

- 1. Collateral Agent, on behalf of itself and the other Secured Parties, hereby terminates, releases, and discharges the Security Interest and any other liens or claims in the Intellectual Property Collateral, including, without limitation, the Released Intellectual Property, and any right, title, or interest of Collateral Agent and the other Secured Parties in such Intellectual Property Collateral, including, without limitation, the Released Intellectual Property shall hereby cease and become void.
- 2. Copies of an executed version of this Release transmitted by fax, email or other electronic transmission service shall be effective as delivery of an original executed version of this Release.

3. This Release shall be governed by, and construed in ordinance with, the laws of the State of Delaware.

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2

IN WITNESS WHEREOF, Collateral Agent has caused this Release to be executed by its duly authorized representatives as of the date first above written.

HUNT VENTURES FUND I, L.P.

By: HV Fund I GP, LLC, Its General Partner

Name:

Title: 722

RESIDENT AND MANAGUADING

EXHIBIT A

PATENTS

US Patent No. 7,398,389 - Kernel-based network security infrastructure.

US Patent No. 7,711,952 - Mediod and system for ficense management

Provisional patent filed for Trusted Change (file number pending)

AFRWATERS

EXHIBIT B

TRADEMARKS

USPTO Trademark Reg. No. 2,744,325, Registered July 29, 2003: "CORETRACE"

USPTO Trademark Reg. No. 3,856,462, Registered October 5, 2010; "PLANET ANTIVIRUS"

USPTO Trademark Reg. No. 3,873,781, Registered November 9, 2010; "CORETRACE BOUNCER"

AU8:64510013

AUS:659910.2