

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM625787

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Clinical Patents, LLC		02/05/2021	Limited Liability Company: DELAWARE
RECEIVING PARTY DATA			
Name:	GenTrak, Inc.		
Street Address:	826 Newtown-Yardley Road		
City:	Newtown		
State/Country:	PENNSYLVANIA		
Postal Code:	18940		
Entity Type:	Corporation: DELAWARE		
PROPERTY NUMBERS Total: 3			
Property Type	Number	Word Mark	
Registration Number:	5087553		
Registration Number:	3281658	AWAREPOINT	
Registration Number:	3342640	AWAREPOINT	
CORRESPONDENCE DATA			
Fax Number:	7325780104		
<i>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.</i>			
Phone:	7325780103		
Email:	mgilman@kbsiplaw.com		
Correspondent Name:	Michael R. Gilman		
Address Line 1:	90 Matawan Rd., Ste 201		
Address Line 4:	Matawan, NEW JERSEY 07747		
NAME OF SUBMITTER:	Michael R. Gilman		
SIGNATURE:	/Michael R. Gilman/		
DATE SIGNED:	02/11/2021		
Total Attachments: 7			
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INTELLECTUAL PROPERTY ASSIGNMENT

THIS ASSIGNMENT (the "Assignment") from **Clinical Patents, LLC**, a Delaware limited liability company, having a place of business at 826 Newtown-Yardley Road, Newtown, PA 18940 ("Assignor"), to **Centrak, Inc.**, a Delaware corporation, having a place of business at 826 Newtown-Yardley Road, Newtown, PA 18940 ("Assignee"), is entered into as of February 5, 2021.

WHEREAS, Assignor is the owner of various patents, trademarks, copyrights and trade secrets, as hereinafter defined (collectively referred to as the "Intellectual Property"); and

WHEREAS, Assignor is desirous of assigning, and Assignee is desirous of acquiring, the entire, right, title, and interest in and to said Intellectual Property from Assignor.

NOW, THEREFORE, for ten (\$10.00) dollars and other good and valuable consideration, the receipt of which is hereby acknowledged, Assignor agrees as follows:

1. Copyrights. As of the Effective Date, Assignor does hereby irrevocably sell, assign, and transfer to Assignee, its successors and assigns, its entire right, title and interest existing as of the date hereof in and to and under the following Intellectual Property:

a. any and all copyrights of Assignor and any registrations and copyright applications relating thereto and any renewals and extensions thereof (collectively referred to as the "Copyrights");

b. any and all rights to all works based upon, derived from, or incorporating the works covered by the Copyrights (collectively referred to as the "Copyright Derivative Rights");

c. any and all income, royalties, damages, claims and payments now or hereafter due or payable with respect to the Copyrights and Copyright Derivative Rights, and in and to all causes of action, either in law or in equity for past, present, or future infringement based on the Copyrights and Copyright Derivative Rights; and

d. any and all rights corresponding to the Copyrights and Copyright Derivative Rights throughout the world.

2. Trademarks. As of the Effective Date, Assignor does hereby irrevocably sell, assign, and transfer to Assignee, its successors and assigns, their entire right, title and interest existing as of the date hereof in and to and under the following Intellectual Property, and the goodwill of the business symbolized thereby:

a. all trademarks, trade names, service marks, service names, and brand names, including, but not limited to, those listed in Exhibit A, which is attached hereto and incorporated herein (collectively referred to as the "Trademarks");

b. any and all other rights, privileges and priorities of Assignor provided under United States, state or foreign law with respect to the Trademarks including without limitation common law rights, trade dress rights and rights under the laws of unfair competition and dilution (collectively referred to as "Trademark Related Rights");

c. any and all rights to sue at law or in equity for any infringement, imitation, impairment, distortion, dilution or other unauthorized use or conduct in derogation of the Trademarks and Trademark Related Rights occurring prior to or after the Effective Date, including the right to receive all proceeds and damages therefrom; and

d. any and all rights in and to obtain registrations, renewals or registration or other legal protections pertaining to the Trademarks and Trademark Related Rights in Assignee's name.

3. Patents and Trade Secrets. As of the Effective Date, Assignor does hereby sell, assign and transfer unto Assignee, its successors and assigns, its entire right, title and interest existing as of the date hereof in and to and under the following Intellectual Property:

a. any and all patentable subject matter contained in its Intellectual Property, know-how, trade secrets, and any other aspect of the business existing as of the date hereof, including without limitation, patents and patent applications and all goodwill associated therewith, and all continuations, continuations-in-part, divisionals, reexaminations, reissues, extensions, and foreign counterparts, as well as all patents or patent applications claiming priority from any of the foregoing, and the right to claim priority to any of the foregoing, including but not limited to those listed in Exhibit B, which is attached hereto and incorporated herein (collectively referred to as the "Patents");

b. any trade secrets or other matter that is not patentable in its Intellectual Property, know-how, trade secrets, and any other aspect of Assignor's business and all rights thereunder (collectively referred to as the "Trade Secrets"); and

c. any and all income, royalties, damages, claims and payments now or hereafter due or payable with respect to the Patents and Trade Secrets, and in and to all causes of action, either in law or in equity for past, present, or future infringement based on the Patents and Trade Secrets.

4. Further Acts. Assignor agrees to execute all papers and to perform such other proper acts as Assignee may reasonably deem necessary to secure to Assignee or to its designee the Copyrights, Trademarks, Business, and all other Intellectual Property rights herein assigned.

5. Miscellaneous.

a. Headings. The headings in this Assignment are for convenience of reference only and shall not limit or otherwise affect any of the terms or provisions hereof.

b. Governing Law. This Assignment and the rights and obligations of the parties hereto shall be governed by and construed and enforced in accordance with the laws of

the State of Pennsylvania, without regard to Pennsylvania's conflict of laws principles.

c. Assignability. This Agreement will inure to the benefit of and be binding, upon the parties hereto and their respective successors and assigns.

IN WITNESS WHEREOF, the undersigned has executed this instrument as of the Effective Date.

ASSIGNOR:

CLINICAL PATENTS, LLC,
a Delaware limited liability company


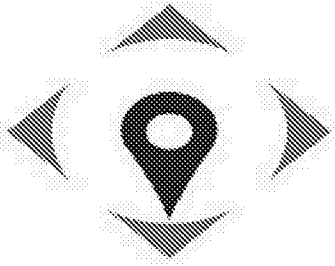
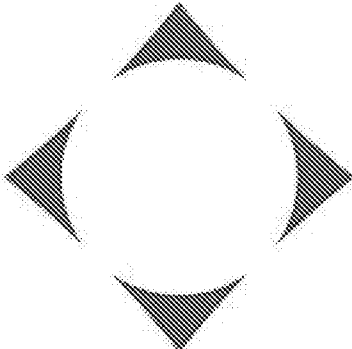
DocuSigned by:

By: _____
Name: Stuart Strauss
Title: Chief Financial & Officer

EXHIBIT A

Mark	US Registration Issue Date
	Reg. 5,087,553 November 22, 2016
AWAREPOINT	Reg. 3,281,658 Aug. 21, 2007
AWAREPOINT	Reg. 3,342,640 Nov. 27, 2007
AwareSurgical	Reg. 4,518,240 Apr. 22, 2014
	Reg. 3,513,536 Oct. 07, 2007
SEARCHPOINT	Reg. 3,651,819 July 07, 2009
INFOPOINT	Reg. 3,658,690 July 21, 2009

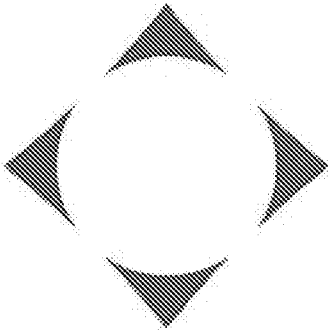
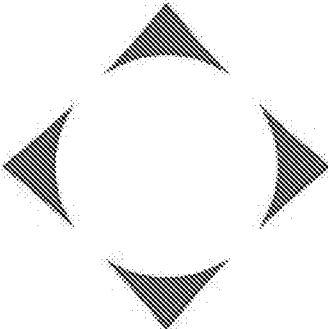
Mark	US Registration Issue Date
	Reg. 3,404,631 Apr. 01, 2008
	Reg. 3,404,630 Apr. 01, 2008

EXHIBIT B

#	Serial #	Patent #	KBS #
1	10/968814	7312752	3004-915us1
2	11/008802	7324824	3004-916us1
3	11/617731	7463907	3004-917us1
4	11/672047	7545326	3004-918us1
5	11/872720		
6	11/875796	7336182	3004-919us1
7	11/925736	7626545	3004-920us1
8	11/925822	7602338	3004-921us1
9	11/925826	7616156	3004-922us1
10	11/967046	7443297	3004-923us1
11	12/036268	7564357	3004-924us1
12	12/114740	7884712	3004-925us1
13	12/116221	7504928	3004-926us1
14	12/248040	7956746	3004-927us1
15	12/325030	8248242	3004-928us1
16	12/329543	8041369	3004-929us1
17	12/463411		
18	12/477142	7636046	3004-930us1
19	12/484233	8319635	3004-931us1
20	12/484234	8033462	3004-932us1
21	12/484236	8285564	3004-933us1
22	12/554814		
23	12/614428	8031120	3004-934us1
24	12/626808		
25	12/628117		
26	12/642823	7701334	3004-935us1
27	12/885509		
28	12/885527	7941096	3004-936us1
29	12/899913	8089354	3004-937us1
30	12/982832	8040238	3004-938us1
31	13/021776		
32	13/029107		
33	13/103094		
34	13/178463		
35	13/244257	8457656	3004-940us1
36	13/338346		
37	13/371416	8600374	3004-941us1
38	13/400090	8903416	3004-942us1
39	13/400102		3004-943us1
40	13/527563	8368540	3004-944us1
41	13/646640		
42	13/759009	8867993	3004-945us1
43	13/792195	9086469	3004-946us1

#	Serial #	Patent #	KBS #
44	13/798081		3004-947us1
45	13/798138		3004-948us1
46	13/902806		
47	14/184685		
48	14/253833		3004-949us1
49	14/667021	9374667	3004-950us1
50	14/679501	9788167	3004-951us1
51	15/171880		3004-952us1
52	15/696124	9992633	3004-953us1
53	15/997239		3004-954us1