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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

r1.1 ETAS ID: TM337691

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
AVIGILON CORPORATION		04/07/2015	CORPORATION: CANADA

RECEIVING PARTY DATA

Name:	HSBC BANK CANADA
Street Address:	885 West Georgia Street
Internal Address:	suite 200
City:	Vancouver
State/Country:	CANADA
Postal Code:	V6C 3G1
Entity Type:	NATIONAL ASSOCIATION: CANADA

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Serial Number:	86329456	AVIGILON
Registration Number:	3595197	AVIGILON
Registration Number:	4284653	HDSM
Registration Number:	3372970	THE BEST EVIDENCE

CORRESPONDENCE DATA

Fax Number:

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: 3127018944

Email: ptierney@mayerbrown.com, msherlock@mayerbrown.com,

ipdocket@mayerbrown.com

Correspondent Name: PATRICK TIERNEY

Address Line 1: PO BOX 2828

Address Line 4: CHICAGO, ILLINOIS 60690-2828

ATTORNEY DOCKET NUMBER:	15475652
NAME OF SUBMITTER:	PATRICK TIERNEY
SIGNATURE:	/PT/
DATE SIGNED:	04/08/2015

Total Attachments: 13 source=Trademark Pledge - Borrower (US)_pdf#page1.tif source=Trademark Pledge - Borrower (US)_pdf#page2.tif source=Trademark Pledge - Borrower (US)_pdf#page3.tif source=Trademark Pledge - Borrower (US)_pdf#page4.tif source=Trademark Pledge - Borrower (US)_pdf#page5.tif source=Trademark Pledge - Borrower (US)_pdf#page6.tif source=Trademark Pledge - Borrower (US)_pdf#page7.tif source=Trademark Pledge - Borrower (US)_pdf#page8.tif source=Trademark Pledge - Borrower (US)_pdf#page9.tif source=Trademark Pledge - Borrower (US)_pdf#page10.tif source=Trademark Pledge - Borrower (US)_pdf#page11.tif source=Trademark Pledge - Borrower (US)_pdf#page12.tif source=Trademark Pledge - Borrower (US)_pdf#page13.tif

TRADEMARK PLEDGE AND SECURITY AGREEMENT

TRADEMARK PLEDGE AND SECURITY AGREEMENT (this "<u>Agreement</u>") dated as of April 7, 2015, between Avigilon Corporation (the "<u>Grantor</u>") and HSBC BANK CANADA as administration agent (the "<u>Agent</u>").

WHEREAS, in connection with and as a condition to that certain Credit Agreement dated as of April 7, 2015, by and among, Avigilon Corporation, as borrower, the other Loan Parties party from time to time thereto, the Agent, as administration agent for and on behalf of the Lenders, and the Lenders party from time to time thereto (as further amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), the Grantor, in its best interest, is party to a General Security Agreement, dated as of April 7, 2015 (as amended, supplemented, amended and restated or otherwise modified from time to time, the "Security Agreement"), by and between the Grantor and the Agent for the benefit of the Secured Creditors;

WHEREAS, pursuant to the Security Agreement, the Grantor has granted to the Agent a security interest in all of the Grantor's present and future undertaking, assets and property, both real and personal, including without limitation the trademarks, service marks, trademark and service mark registrations and trademark and service mark registration applications listed on <u>Schedule A</u> attached hereto, all to secure the payment and performance of the Secured Obligations; and

WHEREAS, pursuant to the Security Agreement, the Grantor is required to execute and deliver to the Agent, for the benefit of the Secured Creditors, an agreement in substantially the form of this Agreement;

WHEREAS, this Agreement is supplemental to the provisions contained in the Security Agreement;

NOW, THEREFORE, in consideration of the premises contained herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

1. **DEFINITIONS.**

Capitalized terms used herein and not otherwise defined herein shall have the respective meanings provided therefor in the Credit Agreement and the Security Agreement.

"Trademark Collateral" means (a) (i) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, certification marks, collective marks, logos and other source or business identifiers, and all goodwill of the business associated therewith, now existing or hereafter adopted or acquired, including without limitation those trademarks referred to in Schedule A hereto, whether currently in use or not, all registrations and recordings thereof and all applications in connection therewith, whether pending or in preparation for filing, including registrations, recordings and applications in the United States Patent and Trademark

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Office or in any office or agency of the United States, or any State thereof or any other country or political subdivision thereof or otherwise, and all common-law rights relating to the foregoing, and (ii) the right to obtain all reissues, extensions or renewals of the foregoing (collectively referred to as the "Trademark"), (b) all trademark licenses for the grant by or to any Grantor of any right to use any trademark, (c) all of the goodwill of the business connected with the use of, and symbolized by the items described in, clause (a), and to the extent applicable clause (b), (d) the right to sue third parties for past, present and future infringements of any Trademark Collateral described in clause (a) and, to the extent applicable, clause (b), and (e) all Proceeds of, and rights associated with, the foregoing, including any claim by any Grantor against third parties for past, present or future infringement or dilution of any Trademark, Trademark registration or Trademark license, or for any injury to the goodwill associated with the use of any such Trademark or for breach or enforcement of any Trademark license and all rights corresponding thereto throughout the world.

2. GRANT OF SECURITY INTEREST.

The Grantor hereby unconditionally grants, assigns and pledges to Agent, for the benefit of the Secured Creditors, to secure the Secured Obligations, a continuing security interest in all of the Grantor's right, title and interest in and to the Trademark Collateral, whether now owned or hereafter acquired or arising, which includes, without limitation, the Trademark Collateral with respect to those trademarks, service marks, trademark and service mark registrations, and trademark and service mark registration applications referred to on Schedule A (the "Security Interest"). This Agreement and the Security Interest created hereby secures the prompt and indefeasible payment in full and performance of the Secured Obligations, whether now existing or arising hereafter.

3. REPRESENTATIONS AND WARRANTIES.

The Grantor represents that except for the Trademark Collateral specified in Schedule A hereto, the Grantor does not own and has no interests in any registered or registration-pending Trademark Collateral as of the date hereof. The Grantor further represents and warrants that, with respect to all Trademark Collateral specified in Schedule A hereto, (a) the Grantor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to such Trademark Collateral (except for any Trademark Collateral that is immaterial to the business of the Grantor), subject to Permitted Encumbrances, and no claim has been made that the use of such Trademark Collateral does infringe. misappropriate, or otherwise violate the rights of any third party in any material respect, (b) no settlement or consents, covenants not to sue, nonassertion assurances, or releases have been entered into by the Grantor or to which the Grantor is bound that materially adversely affects its rights to own or use any Trademark Collateral, (c) the Grantor has not made a previous assignment, sale, transfer or agreement constituting a present or future assignment, sale or transfer of any Trademark Collateral for purposes of granting a security interest or as Collateral that has not been terminated or released (other than Permitted Encumbrances), and (d) the consummation of the transactions contemplated by the Credit Agreement and the Security Agreement will not result in the termination or material impairment of any material portion of the Trademark Collateral, except to the extent that any termination or material impairment of any material portion of any Trademark Collateral has not had nor could reasonably be expected to have a Material Adverse Effect.

4. <u>SECURITY AGREEMENT</u>.

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The Security Interest granted pursuant to this Agreement is granted in conjunction with the security interests granted to Agent, for the benefit of the Secured Creditors, pursuant to the Security Agreement. The Grantor hereby acknowledges and affirms that the rights and remedies of the Agent with respect to the Security Interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. Nothing contained in this Agreement shall be deemed to extend the time of attachment or perfection of or otherwise impair the security interest in any of the Trademark Collateral granted to the Agent under the Security Agreement. To the extent there is any inconsistency between this Agreement and the Security Agreement, the Security Agreement shall control.

5. TERMINATION.

This Agreement shall terminate automatically upon termination of the Security Agreement.

6. GOVERNING LAW; CONSENT TO JURISDICTION.

This Agreement shall be governed by and construed in accordance with the laws of the State of New York and the federal laws of the United States applicable therein. The Grantor and each of the Beneficiaries each hereby attorn and submit to the non-exclusive jurisdiction of the courts of the State of New York. For the purpose of all legal proceedings, this Agreement shall be deemed to have been performed in the State of New York and the courts of the State of New York shall have jurisdiction to entertain any action or proceeding arising under this Agreement. Notwithstanding the foregoing, nothing herein shall be construed nor operate to limit the right of the Grantor or any Beneficiary to commence any action or proceeding relating hereto in any other jurisdiction, nor to limit the right of the courts of any other jurisdiction to take jurisdiction over any action, proceeding or matter relating hereto.

THE GRANTOR IRREVOCABLY AND UNCONDITIONALLY SUBMITS, FOR ITSELF AND ITS PROPERTY, TO THE NONEXCLUSIVE JURISDICTION OF THE COURTS OF THE STATE OF NEW YORK SITTING IN NEW YORK COUNTY AND OF THE UNITED STATES DISTRICT COURT OF THE SOUTHERN DISTRICT OF NEW YORK, AND ANY APPELLATE COURT FROM ANY THEREOF, IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT, OR FOR RECOGNITION OR ENFORCEMENT OF ANY JUDGMENT, AND THE GRANTOR IRREVOCABLY AND UNCONDITIONALLY AGREES THAT ALL CLAIMS IN RESPECT OF ANY SUCH ACTION OR PROCEEDING MAY BE HEARD AND DETERMINED IN SUCH NEW YORK STATE COURT OR, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN SUCH FEDERAL COURT. THE GRANTOR AGREES THAT A FINAL JUDGMENT IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN OTHER JURISDICTIONS BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW. NOTHING IN THIS AGREEMENT SHALL AFFECT ANY RIGHT THAT ANY SECURED PARTY MAY OTHER WISE HAVE TO BRING ANY ACTION OR PROCEEDING RELATING TO THIS AGAINST ANY OTHER GRANTOR OR ITS PROPERTIES IN THE COURTS OF ANY JURISDICTION.

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7. WAIVER OF JURY TRIAL; WAIVER OF VENUE.

THE GRANTOR HEREBY KNOWINGLY. VOLUNTARILY AND INTENTIONALLY WAIVES TO THE FULLEST EXTENT PERMITTED BY LAW ANY RIGHTS IT MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY LITIGATION BASED HEREON, OR ARISING OUT OF, UNDER, OR IN CONNECTION WITH, EACH DOCUMENT, OR ANY COURSE OF CONDUCT, COURSE OF DEALING, STATEMENTS (WHETHER ORAL OR WRITTEN) OR ACTIONS OF THE AGENT, ANY OTHER SECURED PARTY OR ANY OBLIGOR IN CONNECTION THEREWITH. THE GRANTOR ACKNOWLEDGES AND AGREES THAT IT HAS RECEIVED FULL AND SUFFICIENT CONSIDERATION FOR THIS PROVISION (AND EACH OTHER PROVISION OF EACH OTHER DOCUMENT TO WHICH IT IS A PARTY) AND THAT THIS PROVISION IS A MATERIAL INDUCEMENT FOR THE AGENT, EACH LENDER AND ISSUING LENDER ENTERING INTO THE DOCUMENTS.

THE GRANTOR IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LEGAL REQUIREMENT, ANY OBJECTION THAT IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT IN ANY COURT REFERRED TO IN SECTION 7. THE GRANTOR HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LEGAL REQUIREMENT, THE DEFENSE OF AN INCONVENIENT FORUM TO THE MAINTENANCE OF SUCH ACTION OR PROCEEDING IN ANY SUCH COURT.

8. COUNTERPARTS.

This Agreement may be executed in counterparts, each of which shall constitute an original, but all of which when taken together shall constitute a single contract. This Agreement shall become effective when the Agent shall have received counterparts of this Agreement that, when taken together, bear the signatures of the Grantor and the Agent. Delivery of an executed signature page to this Agreement by facsimile transmission shall be as effective as delivery of a manually signed counterpart of this Agreement. Delivery by a party of an executed signature page of this Agreement by portable document format (.pdf) or any other electronic means intended to preserve the original graphic and pictorial appearance of a signature has the same effect as delivery of an executed original of this Agreement.

9. AMENDMENTS, ETC.

This Agreement may not be amended or modified in any respect except by written instrument signed by the Grantor and the Agent. No waiver of any provision of this Agreement by the Agent shall be effective unless the same is in writing and signed by the Agent, and then such waiver shall be effective only in the specific instance and for the specific purpose for which it is given. The rights of the Agent under this Agreement may only be assigned in accordance with the requirements of the Credit Agreement. The Grantor may not assign its obligations under this Agreement.

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10. MISCELLANEOUS.

This Agreement is a Document executed pursuant to the Credit Agreement and shall (unless otherwise expressly indicated herein) be construed, administered and applied in accordance with the terms and provisions thereof.

The headings of each section of this Agreement are for convenience only and shall not define or limit the provisions thereof. This Agreement and all rights and obligations hereunder shall be binding upon the Grantor and its successors and assigns, and shall inure to the benefit of the Agent and its successors and assigns, subject to the limitations as set forth in the Credit Agreement. If any term of this Agreement shall be held to be invalid, illegal or unenforceable, the validity of all other terms hereof shall in no way be affected thereby, and this Agreement shall be construed and be enforceable as if such invalid, illegal or unenforceable term had not been included herein.

All references to instruments, documents, contracts, and agreements (including this Agreement) are references to such instruments, documents, contracts, and agreements as the same may be amended, supplemented, and otherwise modified from time to time, unless otherwise specified and shall include all schedules and exhibits thereto unless otherwise specified. The words "hereof", "herein", and "hereunder" and words of similar import when used in this Agreement shall refer to this Agreement as a whole and not to any particular provision of this Agreement. The term "including" means "including, without limitation,".

[Signature Pages to Follow]

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IN WITNESS WHEREOF, this Agreement has been executed as of the day and year first above written.

AVIGILON CORPORATION

By:

Name: Alexander Fernandes Title: Fresident and Chief Executive Officer

HSBC BANK CANADA, as Agent

By:

Name: Title: CURTIS STANDERWICK
ASSISTANT VICE PRESIDENT
LARGE CORPORATE BC

By:

Name: Title: TODD PATCHELL
VICE PRESIDENT
REGION HEAD OF LARGE CORPORATE

SCHEDULE A

TRADEMARK	COUNTRY	APP. NUMBER	APP. DATE	REG. NUMER	REG. DATE	OWNER
LIGHTCATCHER	Argentina	3301298	01/07/2014			Avigilon Corporation
AVIGILON	Australia	1568489	07/12/2013			Avigilon Corporation
LIGHTCATCHER	Australia	1571741	07/31/2013	1571741	07/31/2013	Avigilon Corporation
LIGHTCATCHER	Brazil	840.624.522	08/28/2013			Avigilon Corporation
AVIGILON	Canada	1237363	11/16/2004	TMA683084	03/07/2007	Avigilon Corporation
CAPTURE IT WITH CLARITY	Canada	1565128	02/21/2012	TMA853707	06/19/2013	Avigilon Corporation
HDSM	Canada	1531763	06/15/2011	TMA830746	08/27/2012	Avigilon Corporation
HIGH DEFINITION STREAM MANAGEMENT (HDSM)	Canada	1531871	06/15/2011	TMA835354	10/30/2012	Avigilon Corporation
LIGHTCATCHER	Canada	1634824	07/11/2013			Avigilon Corporation
THE BEST EVIDENCE	Canada	1292328	03/03/2006	TMA682829	03/05/2007	Avigilon Corporation
AVIGILON	China P.R.	10203702	01/28/2013	10203702	01/28/2013	Avigilon Corporation
AVIGILON	China P.R.	10203701	06/07/2013	10203701	06/07/2013	Avigilon Corporation
AVIGILON	China P.R.	10203700	01/21/2013	10203700	01/21/2013	Avigilon Corporation
AVIGILON	China P.R.	10203699	03/07/2013	10203699	03/07/2013	Avigilon Corporation
HDSM	China P.R.	10203708	01/21/2013	10203708	01/21/2013	Avigilon Corporation
HIGH DEFINITION STREAM MANAGEMENT (HDSM)	China P.R.	10203707	01/11/2011			Avigilon Corporation
LIGHTCATCHER	China P.R.	13127446	08/23/2013			Avigilon Corporation
THE BEST EVIDENCE	China P.R.	10203706	01/21/2013	10203706	01/21/2013	Avigilon Corporation

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TRADEMARK	COUNTRY	APP. NUMBER	APP. DATE	REG. NUMER	REG. DATE	OWNER
THE BEST EVIDENCE	China P.R.	10203705	01/21/2013	10203705	01/21/2013	Avigilon Corporation
THE BEST EVIDENCE	China P.R.	10203704	01/21/2013	10203704	01/21/2013	Avigilon Corporation
THE BEST EVIDENCE	China P.R.	10203703	04/14/2013	10203703	04/14/2013	Avigilon Corporation
WEI ZHI LUN	China P.R.	13073052	08/13/2013			Avigilon Corporation
WEI ZHI LUN (IN CHINESE CHARACTERS)	China P.R.	13073051	08/13/2013			Avigilon Corporation
WEI ZHI LUN (IN CHINESE CHARACTERS)	China P.R.	13073053	08/13/2013			Avigilon Corporation
WEI ZHI LUN (IN CHINESE CHARACTERS)	China P.R.	13073054	08/13/2013			Avigilon Corporation
AVIGILON	Community Trademark	004428918	05/06/2005	004428918	09/15/2006	Avigilon Corporation
HDSM	Community Trademark	10210516	08/22/2011	10210516	01/24/2012	Avigilon Corporation
HIGH DEFINITIION STREAM MANAGEMENT (HDSM)	Community Trademark	10210615	08/22/2011	10210615	08/22/2011	Avigilon Corporation
LIGHTCATCHER	Community Trademark	012063707	08/13/2013	12063707	01/07/2014	Avigilon Corporation
THE BEST EVIDENCE	Community Trademark	005157185	06/23/2006	005157185	11/08/2007	Avigilon Corporation
AVIGILON	Hong Kong	302011616	08/22/2011	302011616	07/10/2012	Avigilon Corporation
HDSM	Hong Kong	302042688	08/23/2011	302042688	07/24/2012	Avigilon Corporation
HIGH DEFINITION STREAM MANAGEMENT (HDSM)	Hong Kong	302012697	08/23/2011	302012697	07/24/2012	Avigilon Corporation
THE BEST EVIDENCE	Hong Kong	301012679	08/23/2011	301012679	08/06/2012	Avigilon Corporation
WEI ZHI LUN (IN CHINESE CHARACTERS)	Hong Kong	302698570	08/08/2013	302698570	08/08/2013	Avigilon Corporation

TRADEMARK	COUNTRY	APP. NUMBER	APP. DATE	REG. NUMER	REG. DATE	OWNER
LIGHTCATCHER	India	2575816	08/05/2013			Avigilon Corporation
AVIGILON	Indonesia	D00.2011.041999	10/20/2011	IDM000417196	10/20/2011	Avigilon Corporation
AVIGILON	Indonesia	J00.2011.042006	10/20/2011			Avigilon Corporation
AVIGILON	Indonesia	J00.2011.042005	10/20/2011	IMD000426219	10/20/2011	Avigilon Corporation
AVIGILON	Indonesia	J00.2011.041998	10/20/2011	IDM000415092	10/20/2011	Avigilon Corporation
HDSM	Indonesia	D00.2011.041997	10/20/2011			Avigilon Corporation
HIGH DEFINITIION STREAM MANAGEMENT (HDSM)	Indonesia	D00.2011.04200	10/20/2011			Avigilon Corporation
LIGHTCATCHER	Indonesia	D002014001109	01/10/2014			Avigilon Corporation
THE BEST EVIDENCE	Indonesia	D00.2011.041996	10/20/2011	IDM000417192	10/20/2011	Avigilon Corporation
THE BEST EVIDENCE	Indonesia	J00.2011.042004	10/20/2011			Avigilon Corporation
THE BEST EVIDENCE	Indonesia	J00.2011.042003	10/20/2011			Avigilon Corporation
THE BEST EVIDENCE	Indonesia	J00.2011.042002	10/20/2011			Avigilon Corporation
AVIGILON	International	A0047137	12/19/2014			Avigilon Corporation
LIGHTCATCHER	Israel	258852	09/09/2013			Avigilon Corporation
AVIGILON	Japan	2011-62083	08/30/2011	5525026	09/28/2012	Avigilon Corporation
HDSM	Japan	5491923	05/11/2012			Avigilon Corporation
HIGH DEFINITION STREAM MANAGEMENT (HDSM)	Japan	5491922	05/11/2012			Avigilon Corporation
LIGHTCATCHER	Japan	2013-062960	08/12/2013	564778	01/31/2014	Avigilon Corporation
THE BEST EVIDENCE	Japan	2011-62084	09/28/2012	25525027	09/28/2012	Avigilon Corporation

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TRADEMARK	COUNTRY	APP. NUMBER	APP. DATE	REG. NUMER	REG. DATE	OWNER
LIGHTCATCHER	Korea	2013-0057045	07/11/2013	1049658	07/23/2014	Avigilon Corporation
AVIGILON	Malaysia	2011016516	09/15/2011	2011016516	09/15/2011	Avigilon Corporation
AVIGILON	Malaysia	2011016517	09/15/2011	2011016517	09/15/2011	Avigilon Corporation
AVIGILON	Malaysia	2011016518	09/15/2011	2011016518	09/15/2011	Avigilon Corporation
AVIGILON	Malaysia	2011016519	09/15/2011	2011016519	09/15/2011	Avigilon Corporation
HIGH DEFINITIION STREAM MANAGEMENT (HDSM)	Malaysia	2011016515	09/09/2011			Avigilon Corporation
LIGHTCATCHER	Malaysia	2014000408	01/09/2014			Avigilon Corporation
THE BEST EVIDENCE	Malaysia	2011016520	09/09/2011			Avigilon Corporation
THE BEST EVIDENCE	Malaysia	2011016522	09/09/2011			Avigilon Corporation
THE BEST EVIDENCE	Malaysia	2011016523	09/09/2011			Avigilon Corporation
AVIGILON	Mexico	1206393	08/25/2011	1261408	01/19/2012	Avigilon Corporation
AVIGILON	Mexico	1206394	08/25/2011	1262753	01/25/2012	Avigilon Corporation
AVIGILON	Mexico	1206395	08/25/2011	1262754	01/25/2012	Avigilon Corporation
AVIGILON	Mexico	1206396	08/25/2011	1264219	01/31/2012	Avigilon Corporation
HDSM	Mexico	1206387	08/25/2011	1262750	01/25/2012	Avigilon Corporation
HIGH DEFINITION STREAM MANAGEMENT (HDSM)	Mexico	1206385	08/25/2011	1262749	01/25/2012	Avigilon Corporation
THE BEST EVIDENCE	Mexico	1206389	08/25/2011	1261407	01/19/2012	Avigilon Corporation
THE BEST EVIDENCE	Mexico	1206390	08/25/2011	1262751	01/25/2012	Avigilon Corporation
THE BEST EVIDENCE	Mexico	1206391	08/25/2011	1262752	01/25/2012	Avigilon Corporation

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TRADEMARK	COUNTRY	APP. NUMBER	APP. DATE	REG. NUMER	REG. DATE	OWNER
THE BEST EVIDENCE	Mexico	1206392	08/25/2011	1263202	01/26/2012	Avigilon Corporation
AVIGILON	Russian Federation	2011727941	08/26/2011	470663	08/26/2011	Avigilon Corporation
HIGH DEFINITION STREAM MANAGEMENT (HDSM)	Russian Federation			488749		Avigilon Corporation
LIGHTCATCHER	Russian Federation	2013726422	08/01/2013	530387	07/11/2013	Avigilon Corporation
THE BEST EVIDENCE	Russian Federation			470981	08/26/2011	Avigilon Corporation
AVIGILON	Singapore	T1318242E	11/11/2013			Avigilon Corporation
HDSM	Singapore	T1318248D	11/11/2013	T1318248D	11/11/2013	Avigilon Corporation
HIGH DEFINITION STREAM MANAGEMENT (HDSM)	Singapore	T1318256E	11/11/2013	T1318256E	11/11/2013	Avigilon Corporation
LIGHTCATCHER	Singapore	T1312335F	08/01/2013			Avigilon Corporation
LIGHTCATCHER	Singapore	T1318628E	11/15/2013			Avigilon Corporation
THE BEST EVIDENCE	Singapore	T1318250F	11/11/2013	T1318250F	11/11/2013	Avigilon Corporation
AVIGILON	South Africa	2014/19636	07/28/2014			Avigilon Corporation
AVIGILON	South Africa	2014/19637	07/28/2014			Avigilon Corporation
AVIGILON	South Africa	2014/19638	07/28/2014			Avigilon Corporation
AVIGILON	South Africa	2014/19639	07/28/2014			Avigilon Corporation
AVIGILON	South Africa	2014/19640	07/28/2014			Avigilon Corporation
AVIGILON	South Africa	2014/19641	07/28/2014			Avigilon Corporation
AVIGILON	South Africa	2014/19642	07/28/2014			Avigilon Corporation
AVIGILON	South Africa	2014/19643	07/28/2014			Avigilon Corporation

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TRADEMARK	COUNTRY	APP. NUMBER	APP. DATE	REG. NUMER	REG. DATE	OWNER
AVIGILON	South Africa	2014/19644	07/28/2014			Avigilon Corporation
LIGHTCATCHER	South Africa	2014/00278	01/06/2014			Avigilon Corporation
LIGHTCATCHER	South Korea	40-2013-0057045	08/26/2013	40-2013- 0057045	07/23/2014	Avigilon Corporation
AVIGILON	Taiwan	100043620	08/25/2011	1552663	12/01/2012	Avigilon Corporation
HDSM	Taiwan	100043615	08/25/2011	1502311	02/01/2012	Avigilon Corporation
HIGH DEFINITION STREAM MANAGEMENT (HDSM)	Taiwan	100043617	08/25/2011			Avigilon Corporation
LIGHTCATCHER	Taiwan	102041860	07/31/2013	1627301	02/16/2014	Avigilon Corporation
THE BEST EVIDENCE	Taiwan	100043618	08/25/2011			Avigilon Corporation
WEI ZHI LUN	Taiwan	102043939	08/09/2013	163900	04/16/2014	Avigilon Corporation
LIGHTCATCHER	Thailand	923591	01/10/2014			Avigilon Corporation
LIGHTCATCHER	Turkey	2013/70619	08/21/2013			Avigilon Corporation
AVIGILON	United States	86/329456	07/07/2014			Avigilon Corporation
AVIGILON	United States	76/630881	02/10/2005	3595197	03/24/2009	Avigilon Corporation
HDSM	United States	85/349447	06/17/2011	4284653	02/05/2013	Avigilon Corporation
THE BEST EVIDENCE	United States	78/830256	03/06/2006	3372970	01/22/2008	Avigilon Corporation
AVIGILON	Vietnam	4-2011-24671	11/18/2011	199879	11/18/2011	Avigilon Corporation
HDSM	Vietnam			199880	11/18/2011	Avigilon Corporation
HIGH DEFINITION STREAM MANAGEMENT (HDSM)	Vietnam			205723	11/18/2011	Avigilon Corporation

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