504477658 07/27/2017

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4524360

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
SHAUN P. MARLATT	05/30/2017

RECEIVING PARTY DATA

Name:	AVIGILON CORPORATION
Street Address:	BOX 378
Internal Address:	#101 - 1001 WEST BROADWAY
City:	VANCOUVER
State/Country:	CANADA
Postal Code:	V6H 4E4

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	15441572

CORRESPONDENCE DATA

Fax Number: (503)595-5301

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: 503-595-5300

Email: gay.molise@klarquist.com

Correspondent Name: DAVID P. PETERSEN/GAY MOLISE
Address Line 1: 121 SW SALMON STREET, SUITE 1600

Address Line 2: ONE WORLD TRADE CENTER
Address Line 4: PORTLAND, OREGON 97204

ATTORNEY DOCKET NUMBER:	3435-98592-01
NAME OF SUBMITTER:	GAY MOLISE
SIGNATURE:	/GAY MOLISE/
DATE SIGNED:	07/27/2017

Total Attachments: 4

source=Executed Assignment (P2017125U-US) (00016516xDCA6F)#page1.tif source=Executed Assignment (P2017125U-US) (00016516xDCA6F)#page2.tif source=Executed Assignment (P2017125U-US) (00016516xDCA6F)#page3.tif source=Executed Assignment (P2017125U-US) (00016516xDCA6F)#page4.tif

PATENT 504477658 REEL: 043122 FRAME: 0033

INVENTION ASSIGNMENT FOR SOLE INVENTOR

WHEREAS, I, Shaun P. Marlatt, whose mailing address is at Box 378 #101-1001 West

Broadway, Vancouver, British Columbia, Canada, V6H 4E4, (the "Inventor") have invented an

invention (the "Invention"), which is described in the following patent application:

U.S. Patent Application No. 15/441,572, entitled: COMPENSATION FOR DELAY IN PTZ

CAMERA SYSTEM, filed February 24, 2017

WHEREAS, Avigilon Corporation (the "Assignee"), having a mailing address at Box 378 #101-

1001 West Broadway, Vancouver, British Columbia, Canada, V6H 4E4, is desirous of confirming

that the Assignee has acquired and has had assigned to it, and by way of further assurances is

desirous of acquiring and having assigned to it, the full right, title, and interest in, to and associated

with the Invention and in and to any and all letters patent that might be granted for the Invention

or any part of the Invention in any and all countries and jurisdictions; and

WHEREAS the Inventor has agreed to make that assignment and give those assurances.

NOW, THEREFORE, in consideration of the foregoing premises and the sum of one dollar (\$1.00)

and other good and valuable consideration (the receipt and sufficiency of which is hereby

acknowledged by each Inventor), THE INVENTOR HEREBY COVENANTS AND AGREES WITH

THE ASSIGNEE AS FOLLOWS:

1. The Inventor hereby confirms that he/she has unconditionally and irrevocably sold,

assigned, and transferred absolutely, and by way of further assurances does hereby

unconditionally and irrevocably sell, assign, and transfer absolutely, to the Assignee their

full and exclusive right, title, and interest in, to and associated with: (a) the Invention

worldwide; (b) any and all applications for patents and registrations (including utility

patents, design patents and industrial design registrations) for the Invention or any part of

the Invention in any and all countries and jurisdictions and under any and all conventions

and treaties, including the right to claim for each of those applications any priority rights to

which the applications are entitled under conventions, treaties or otherwise, and all

divisions, extensions, continuations, continuations-in-part, provisionals, non-provisionals,

substitutions, and renewals thereof; (c) all letters patent and issued registrations (including

{00011346;1}

PATENT REEL: 043122 FRAME: 0034 - 2 -

letters patent for utility patents and design patents and issued registrations for industrial design registrations) that may be granted therefore in any and all countries and jurisdictions, and any renewals, reissues, re-examinations or extensions thereof (collectively the "Letters Patent"), and (d) the exclusive right to bring or participate in any proceeding for past infringement or any other actionable right under any and all of the foregoing and to receive any and all remedies that arise therefrom, to the end of the term for which the Letters Patent may be granted, as fully and entirely as the same would have been held by the Inventor had this Assignment not been made.

- 2. The Inventor hereby authorizes and requests the patent offices in any and all countries and jurisdictions to issue any and all of the Letters Patent, when granted, to the Assignee.
- 3. The Inventor hereby agrees that he/she will communicate to the Assignee or the Assignee's representatives any facts known to him/her respecting the Invention, and will testify in any and all legal proceeding, sign any and all lawful papers, execute any and all papers relating to any and all applications for Letters Patent (including all divisionals, continuations, continuations-in-part, extensions, renewals, provisionals, non-provisionals or substitutes thereof) and the Letters Patent (including any renewal, re-examination, extension, and reissue of the Letters Patent), execute any and all necessary assignment papers to cause any and all of the Letters Patent to be issued to the Assignee, make any and all rightful oaths, and generally do everything possible to aid the Assignee, and the Assignee's successors and assigns, to obtain and enforce proper protection for the Invention and the Letters Patent in any and all countries and jurisdictions.
- 4. The Inventor hereby authorizes the firm of Gowling WLG, or any other person as the Assignee may designate in the Assignee's absolute and unfettered discretion, to correct errors in this Assignment or to insert in this Assignment any further identification or other information (including details of the patent applications) necessary or desirable to make this Assignment suitable for use or recordal in any country or jurisdiction.
- 5. The Inventor represents and warrants as follows: (a) the Inventor is the only inventor of the Invention; (b) except for prior transfers and assignments to the Assignee, he/she has not otherwise assigned, transferred, licensed or otherwise encumbered any right, title or interest in, to or associated with the Invention or any related applications for patents or registrations or any of the Letters Patent; (c) the terms of this Assignment are fair and

{00011346;1}

PATENT REEL: 043122 FRAME: 0035 - 3 -

reasonable; (d) the Assignee has recommended that the Inventor obtains the advice and

assistance of independent legal and financial advisors respecting this Assignment before

the Inventor executes and delivers this Assignment, and the Assignee has provided

sufficient time and opportunity for the Inventor to do so.

6. This Assignment may be executed in one or more counterparts, each of which may be

delivered by electronic format, and each executed and delivered counterpart will be

deemed an original and all counterparts will together constitute one and the same

document, and the date of each of the signatures will be deemed the date first above

mentioned.

7. In this Assignment, (a) a reference to "this Assignment" and other similar terms refers to

this Assignment as a whole, and not just to the particular provision in which those words

appear; (b) headings are for reference only and do not define, limit or enlarge the scope

or meaning of this Assignment or any of its provisions; (c) words importing the singular

number only include the plural, and vice versa; (d) "person" includes an individual,

corporation, partnership, joint venture, association, trust, unincorporated organization,

society and any other legal entity; and (e) "including" or "includes" means including or

includes, as applicable, without limitation or restriction.

[SIGNATURE PAGE FOLLOWS IMMEDIATELY]

{00011346;1}

PATENT REEL: 043122 FRAME: 0036

{00011346;1}

PATENT REEL: 043122 FRAME: 0037

RECORDED: 07/27/2017