UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT AND TRIAL APPEAL BOARD

AXIS COMMUNICATIONS AB, CANON INC.,
AND CANON U.S.A., INC.,
Petitioners,

v.

AVIGILON FORTRESS CORPORATION,
Patent Owner

Case No.: IPR2018-00138
Case No.: IPR2018-00140

Patent 8,564,661

Deposition of JOHN R. GRINDON, D.SC., a witness herein, called for examination by counsel for Avigilon Fortress Corporation in the above-entitled matter, pursuant to notice, the witness being duly sworn by KAREN YOUNG, a Notary Public in and for the District of Columbia, taken at the offices of Mintz, Levin, Cohn, Ferris, Glovsky & Popeo, P.C., 701

Pennsylvania Avenue, Northwest, Suite 900,

Washington, D.C., at 9:00 a.m. on Wednesday, August 15, 2018, and the proceedings being taken down by stenotype and transcribed by KAREN YOUNG.

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202-220-4158 Axis, et al. v. Avigilon www.hendersonlegalservices.com
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21
22
```

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                             T E
 2
    THE WITNESS:
 3
    JOHN R. GRINDON, D.SC.
         By Mr. Weinger.....
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 9
                (NO NEW EXHIBITS WERE MARKED)
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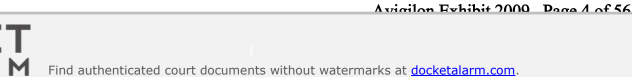


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1	PROCEEDINGS	
2	Whereupon,	
3	JOHN R. GRINDON, D.SC.,	
4	called for examination by counsel for	
5	Avigilon Fortress Corporation and having	
6	been duly sworn by the Notary Public, was	
7	examined and testified as follows:	
8		
9	EXAMINATION BY COUNSEL FOR	
10	AVIGILON FORTRESS CORPORATION	
11	BY MR. WEINGER:	
12	Q. Good morning, Dr. Grindon.	
13	A. Good morning.	
14	Q. Have you ever been deposed before?	
15	A. I have.	
16	Q. How many times?	
17	A. I don't know the exact number. Fifteen	
18	perhaps or more.	
19	Q. Have any of those depositions been in the	
20	context of an inter partes review?	
21	A. Yes.	
22	Q. How many times does that happen?	

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5 1 Oh, I don't have count. Several times. Ο. So you're aware that -- familiar with the 3 inter partes review deposition proceeding as opposed to the District Court deposition proceeding. 5 If you want to review the differences, I'd 6 be happy to listen. 7 Ο. Fair enough. I don't know if we're going 8 to go through all of them, but you understand that 9 I'm going to ask you a series of questions today that I'm going to expect you to answer, right? 10 11 Α. Yes. 12 When I ask you a question, I'm expecting an 13 answer to the question that I asked you, not some other question. You understand that? 14 15 Α. Yes. If you try to testify outside of what the Q. 17 questions I asked you were, you understand that 18 that's improper and you should just answer the 19 questions that I asked you. Do you understand that? 20 I understand what you're saying. 21 verify that these are all the rules, but --22 Q. Sure.

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