TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM807972

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	TERMINATION AND RELEASE OF TRADEMARK SECURITY AGREEMENT - Release of Reel/Frame 7756/0158

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Wilmington Trust, National Association, as Collateral Agent		05/03/2023	National Banking Association: UNITED STATES

RECEIVING PARTY DATA

Name:	Maxar Intelligence Inc.
Street Address:	1300 W. 120th AVE.
City:	Westminster
State/Country:	COLORADO
Postal Code:	80234
Entity Type:	Corporation: DELAWARE
Name:	Maxar Technologies Holdings Inc.
Street Address:	1300 W. 120th AVE.
City:	Westminster
State/Country:	COLORADO
Postal Code:	80234
Entity Type:	Corporation: DELAWARE
Name:	Maxar Space LLC
Street Address:	3825 Fabian Way
City:	Palo Alto
State/Country:	CALIFORNIA
Postal Code:	94303
Entity Type:	Limited Liability Company: DELAWARE

PROPERTY NUMBERS Total: 21

Property Type	Number	Word Mark
Registration Number:	2136168	DIGITALGLOBE
Registration Number:	2264047	DIGITALGLOBE
Registration Number:	2484701	DIGITALGLOBE
Registration Number:	2650079	IKONOS
Registration Number:	2593257	PHOTOMAPPER

TRADEMARK
REEL: 008061 FRAME: 0361

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Property Type	Number	Word Mark
Registration Number:	2653714	DIGITALGLOBE
Registration Number:	3614695	IMAGECONNECT
Registration Number:	3482049	ROADTRACKER
Registration Number:	4180489	FIRSTLOOK
Registration Number:	4973452	SSL
Registration Number:	5027390	SSL
Registration Number:	4973453	SSL
Registration Number:	4653570	DIGITALGLOBE
Registration Number:	4816466	WORLDVIEW
Registration Number:	4816469	WORLDVIEW
Registration Number:	4816472	WORLDVIEW
Registration Number:	5341290	GEOHIVE
Registration Number:	5192964	SEE A BETTER WORLD
Registration Number:	5465351	SECUREWATCH
Registration Number:	5586842	SPACENET
Registration Number:	6053812	RADIANT SOLUTIONS

CORRESPONDENCE DATA

Fax Number: 2123108007

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: 2123108000

Email: juan.arias@weil.com

Correspondent Name: Kate Waterman

Address Line 1: Weil, Gotshal & Manges LLP

Address Line 2: 767 Fifth Avenue

Address Line 4: New York, NEW YORK 10153

ATTORNEY DOCKET NUMBER:	Kate Waterman- 11623.0618
NAME OF SUBMITTER:	Kate Waterman
SIGNATURE:	/Kate Waterman/
DATE SIGNED:	05/04/2023

Total Attachments: 6

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TERMINATION AND RELEASE OF TRADEMARK SECURITY AGREEMENT

THIS TERMINATION AND RELEASE OF TRADEMARK SECURITY AGREEMENT (this "<u>Termination</u>"), is dated as of May 3, 2023, and made by Wilmington Trust, National Association, as Notes Collateral Agent (the "<u>Collateral Agent</u>"), to Maxar Intelligence, Inc., Maxar Technologies Holdings Inc. and Maxar Space LLC (collectively, the "<u>Grantors</u>").

WHEREAS, pursuant to that certain Amended and Restated Security Agreement, dated as of June 14, 2022, by and among the Collateral Agent, the Grantors party thereto and certain other parties thereto (as amended, amended and restated, or otherwise modified from time to time, the "Security Agreement"), each Grantor granted to the Collateral Agent, in its capacity as Collateral Agent, for the benefit of the Secured Parties, a security interest in and to all of such Grantor's right, title and interest in and to certain collateral;

WHEREAS, pursuant to the Security Agreement, the Grantors executed and delivered a Trademark Security Agreement, dated as of June 14, 2022, made by the Grantors in favor of the Collateral Agent (the "<u>Trademark Security Agreement</u>"), a security interest was granted by the Grantors to the Collateral Agent in the trademarks;

WHEREAS, the Trademark Security Agreement was recorded at the United States Patent and Trademark Office ("USPTO") on June 17, 2022 at Reel/Frame 7756/0158; and

WHEREAS, pursuant to that certain Indenture, dated as of June 14, 2022 (as amended, supplemented or otherwise modified to date, the "Indenture"), by and among Maxar Technologies Inc., a Delaware corporation. (the "Issuer"), and Wilmington Trust, National Association, as trustee (the "Trustee") and Collateral Agent relating to the Issuer's 7.750% Senior Secured Notes due 2027 (the "Notes"), the Issuer delivered to the Trustee and Collateral Agent an Officer's Certificate (the "Officers' Certificate") and Opinion of Counsel (the "Opinion of Counsel"), each dated as of the date hereof, stating that all conditions precedent under the Indenture relating to the satisfaction and discharge of the Indenture pursuant to Section 12.01 of the Indenture have been complied with (the "Satisfaction and Discharge") and further irrevocably ordering the Collateral Agent to sign and deliver to the Issuer those certain corresponding intellectual property release agreements evidencing the release of certain intellectual property pursuant to those release agreements and any other release documentation in connection therewith including this Termination;

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, and upon the terms set forth in this Termination, the Collateral Agent, in reliance on the representations and warranties in the Officers' Certificate and the Opinion of Counsel, hereby states as follows:

1. Definitions.

a. Capitalized terms used but not otherwise defined herein have the meanings given to them in the Security Agreement or the Trademark Security Agreement, as applicable.

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- b. The term "Trademark Collateral" as used herein, shall mean all of the Grantors' right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired: (i) all trademarks, trade names, corporate names. company names, business names, fictitious business names, trade styles, service marks, logos, designs and other source or business identifiers, all registrations and recordings thereof, and all applications in connection therewith, whether in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof or any other country, union of countries, or any political subdivision of any of the foregoing, or otherwise, and all common-law rights related thereto, including any of the foregoing listed on Schedule A hereto. (ii) the right to, and to obtain, all renewals thereof, (iii) the goodwill of the business connected with the use of and symbolized by the foregoing, (iv) the right to sue or otherwise recover for past, present and future infringements or dilution of any of the foregoing or for any injury to goodwill, and (v) all Proceeds of the foregoing. including license fees, royalties, income, payments, claims, damages and proceeds of suit.
- 2. Release of Security Interest. The Collateral Agent, in reliance on the representations and warranties in the Officers' Certificate and the Opinion of Counsel, hereby terminates, releases and discharges fully its security interest in the trademarks, including, without limitation, the Trademark Collateral as set forth on Schedule A hereto and reassigns to the person or persons legally entitled thereto all right, title and interest of the Collateral Agent in the Trademark Collateral.
- 3. Recordation. The Collateral Agent, in reliance on the representations and warranties in the Officers' Certificate and the Opinion of Counsel, hereby authorizes the Grantors, or the Grantors' authorized representative or representatives, as the case may be, to record this Termination with the USPTO and any other applicable governmental office or agency. The Collateral Agent, in reliance on the representations and warranties in the Officers' Certificate and the Opinion of Counsel, further authorizes and requests that the Commissioner for Trademarks in the USPTO, and any other necessary United States government officer, record this Termination. The Collateral Agent, in reliance on the representations and warranties in the Officers' Certificate and the Opinion of Counsel, further agrees to execute and deliver to the Grantors any and all further documents and instruments, and do any and all further acts which the Grantors (or their agents or designees) reasonably request (at the Grantors' sole cost and expense) in order to confirm this Termination and the Grantors' right, title and interest in, to and under the Trademark Collateral.
- 4. <u>Delivery</u>. Delivery by facsimile or other electronic transmission of an executed counterpart of a signature page to this Termination shall be effective as delivery of an original executed counterpart of this Termination.

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This Termination and the rights and obligations of the parties hereunder shall be governed by, and shall be construed and enforced in accordance with, the laws of the State of New 5. York. [Remainder of Page Intentionally Blank] WEIL:\99127259\4\11623.0618

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

WILMINGTON TRUST, NATIONAL ASSOCIATION.

as Collateral Agent

Name: Nedine P. Sutton Title: Vice President

[Signature Page to Termination and Release of Trademark Security Agreement (7.75%)]

SCHEDULE A

Trademarks and Trademark Applications

Trademark	TM Image	App No	App Date	Reg No	Reg Date	Country	Status	Owner
IKONOS		76007511	3/23/2000	2650079	11/12/2002	United States	Registered	DigitalGlobe , Inc. 1
DIGITALGLOBE		75025772	11/30/1995	2136168	2/10/1998	Ursted States	Registered	Maxar Intelligence Inc.
DIGITALGLOBE		75923645	2/22/2000	2484701	9/4/2001	Ursted States	Registered	Maxar Intelligence Inc.
DIGITALGLOBE		75319557	7/3/1997	2264047	7/27/1999	United States	Registered	Maxar Intelligence Inc.
DIGITALGLOBE & Design	Oigital Globe	85880376	3/19/2013	4653570	12/9/2014	United States	Registered	Maxar Intelligence Inc.
DIGITALGLOBE & Design	DIGITAL GLOSE	76265969	5/31/2001	2653714	11/26/2002	United States	Registered	Maxar Intelligence Inc.
FIRSTLOOK		85301973	4/22/2011	4180489	7/24/2012	United States	Registered	Maxar Intelligence Inc.
GEOHIVE		86817700	11/12/2015	5341290	11/21/2017	United States	Registered	Maxar Intelligence Inc.
IMAGECONNECT		77412508	3/4/2008	3614695	5/5/2009	United States	Registered	Maxar Intelligence Inc.
PHOTOMAPPER		76235675	3/30/2001	2593257	7/9/2002	United States	Registered	Maxar Intelligence Inc.
ROADTRACKER		78441732	6/25/2004	3482049	8/5/2008	Ursted States	Registered	Maxar Intelligence Inc.
SECUREWATCH		87181557	9/23/2016	5465351	5/8/2018	United States	Registered	Maxar Intelligence Inc.
SEE A BETTER WORLD		87075825	6/17/2016	5192964	4/25/2017	United States	Registered	Maxar Intelligence Inc.
SPACENET		87232837	11/10/2016	5586842	10/16/2018	Ursted States	Registered	Maxar Intelligence Inc.
WORLDVIEW		86440216	10/30/2014	4816466	9/22/2015	Ursted States	Registered	Maxar Intelligence Inc.
WORLDVIEW		86440266	10/30/2014	4816469	9/22/2015	United States	Registered	Maxar Intelligence Inc.

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Trademark	TM Image	App No	App Date	Reg No	Reg Date	Country	Status	Owner
WORLDVIEW		86440302	10/30/2014	4816472	9/22/2015	Ursted States	Registered	Maxar Intelligence Inc.
RADIANT SOLUTIONS		87815509	2/28/2018	6053812	5/12/2020	United States	Registered	Maxar Technologie s Holdings inc.
SSL & Design	\$1.55 E.o.	85846452	2/11/2013	4973452	6/7/2016	United States	Registered	Space Systems/Lor al, LLC ²
SSL & Design	S. 6367.	85846458	2/11/2013	5027390	8/23/2016	United States	Registered	Space Systems/Lor al, LLC
SSL & Design	236255L	85846470	2/11/2013	4973453	6/7/2016	United States	Registered	Space Systems/Lor al, LLC

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RECORDED: 05/04/2023