TRADEMARK ASSIGNMENT COVER SHEET

Stylesheet Version v1.2

Electronic Version v1.1 ETAS ID: TM854929

SUBMISSION TYPE:	NEW ASSIGNMENT
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NATURE OF CONVEYANCE: ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
American Virtual Cloud Technologies, Inc.		03/23/2023	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	Skyvera, LLC	
Street Address:	911 Ranch Road 620	
Internal Address:	Suite 206	
City:	Lakeway	
State/Country:	TEXAS	
Postal Code:	78734	
Entity Type:	Limited Liability Company: DELAWARE	

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark	
Registration Number:	5055120	KANDY	
Registration Number:	6489995	AVCT	
Registration Number:	6489996	AVCTECHNOLOGIES	
Registration Number:	6489997	AVC TECHNOLOGIES	
Registration Number:	6585135	AMERICAN VIRTUAL CLOUD TECHNOLOGIES	

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: 6125526094

Email: Leigh.Rand@jonesspross.com

Correspondent Name: Leigh A Rand

Address Line 1: 1605 Lakecliff Hills Lane Address Line 4: Austin, TEXAS 78732

NAME OF SUBMITTER:	Leigh Rand
SIGNATURE:	/Leigh Rand/
DATE SIGNED:	11/20/2023

TRADEMARK REEL: 008264 FRAME: 0357

900815395

Total Attachments: 17 source=Project Kandy IP Assign (Skyvera)#page1.tif source=Project Kandy IP Assign (Skyvera)#page2.tif source=Project Kandy IP Assign (Skyvera)#page3.tif source=Project Kandy IP Assign (Skyvera)#page4.tif source=Project Kandy IP Assign (Skyvera)#page5.tif source=Project Kandy IP Assign (Skyvera)#page6.tif source=Project Kandy IP Assign (Skyvera)#page7.tif source=Project Kandy IP Assign (Skyvera)#page8.tif source=Project Kandy IP Assign (Skyvera)#page9.tif source=Project Kandy IP Assign (Skyvera)#page10.tif source=Project Kandy IP Assign (Skyvera)#page11.tif source=Project Kandy IP Assign (Skyvera)#page12.tif source=Project Kandy IP Assign (Skyvera)#page13.tif source=Project Kandy IP Assign (Skyvera)#page14.tif source=Project Kandy IP Assign (Skyvera)#page15.tif source=Project Kandy IP Assign (Skyvera)#page16.tif source=Project Kandy IP Assign (Skyvera)#page17.tif

INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

This Intellectual Property Assignment Agreement ("<u>IP Assignment Agreement</u>"), dated as of March 23, 2023 (the "<u>Effective Date</u>") by and between American Virtual Cloud Technologies, Inc., a Delaware corporation ("<u>AVCT</u>"), and the subsidiaries of AVCT identified on the signature pages hereto (collectively, the "<u>AVCT Subsidiaries</u>" and together with AVCT, "<u>Assignors</u>" and each an "<u>Assignor</u>") in favor of Skyvera, LLC, a Delaware limited liability company ("<u>Assignee</u>"), pursuant to that certain Amended and Restated Asset Purchase Agreement, dated as of February 14, 2023 by and between Assignee and Assignors (the "<u>Purchase Agreement</u>"). Capitalized terms used but not otherwise defined herein have the meaning given to them in the Purchase Agreement.

WHEREAS, Assignors are the owners, whether individually or jointly, of all right, title and interest in and to the Intellectual Property and to the Intellectual Property Rights forming a part of the Acquired Assets (collectively, the "Intellectual Property Assets");

WHEREAS, pursuant to the Purchase Agreement, Assignors have agreed to sell, transfer, convey, assign and deliver to Assignee the Intellectual Property Assets, along with the goodwill pertaining thereto and associated therewith, including, without limitation: (a) the trademark registrations and applications set forth on Schedule 1 attached hereto (the "Assigned Trademarks"); (b) the issued patents and patent applications set forth on Schedule 2 attached hereto and as defined in Section 1(b) below; (c) all copyrights owned by each Assignor, individually or jointly, including, without limitation, all copyright registrations and applications set forth on Schedule 3 attached hereto (the "Assigned Copyrights"); and (d) the registered Internet domain names and Online Accounts set forth on Schedule 4 attached hereto (the "Assigned Domains"); and

WHEREAS, Assignee desires to acquire all of Assignors' rights, title and interest in, to and under the Intellectual Property Assets.

NOW, THEREFORE, in consideration of the foregoing and of other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged:

1. Assignment.

Assigned Trademarks. As of the Effective Date, each Assignor hereby irrevocably sells, transfers, assigns, conveys and delivers to Assignee in perpetuity throughout the world, and Assignee hereby accepts the sale, transfer, assignment, conveyance and delivery of, all of such Assignor's right, title and interest in and to the Assigned Trademarks, together with (i) all goodwill of the business associated with or symbolized by the Assigned Trademarks, (ii) all rights of any kind whatsoever of each Assignor, individually and jointly, accruing under and/or derived from any of the Assigned Trademarks provided by applicable law of any jurisdiction, by international treaties and conventions and otherwise throughout the world, including, without limitation, all such rights to file registrations and accruing under and/or derived from all registrations that may be granted on the Assigned Trademarks, and any extensions and renewals thereof, (iii) any past, present and/or future claims or causes of action (in law or in equity) arising out of or related to any infringement, misappropriation, dilution or other violation of any of the Assigned Trademarks, and the right to sue for damages, injunctive relief, lost profits in connection therewith or any other

remedy or otherwise recover therefor, (iv) any and all income, royalties, damages and payments now or hereafter due and/or payable with respect to the Assigned Trademarks and the right to collect or receive such income, royalties and payments, (v) the right to prosecute, maintain and defend the Assigned Trademarks, (vi) the right to claim priority based on the Assigned Trademarks and (vii) the right to fully and entirely stand in the place of Assignors in all matters related thereto, the same to be held and enjoyed by Assignee for its own use and enjoyment and the use and enjoyment of its successors and assigns as fully and entirely as the same would have been held and enjoyed by each of the Assignors, individually and jointly, if this assignment had not been made. The assignment contemplated herein is meant to be an absolute assignment and not by way of security.

- <u>Assigned Patents</u>. As of the Effective Date, each Assignor hereby irrevocably sells, transfers, assigns, conveys and delivers to Assignee in perpetuity throughout the world, and Assignee hereby accepts the sale, transfer, assignment, conveyance and delivery of, all of such Assignor's right, title and interest in and to the patents and patent applications listed in **Schedule** 2 attached hereto, and any continuations, continuations-in-part, divisions, renewals for any of the foregoing, and patents and patent applications to which any such patent or applications claim priority, any patents that issue from any of the foregoing, and any reissues, substitutions, extensions or reexaminations of any of the foregoing, and any foreign counterparts of the foregoing, throughout the world (collectively, the "Assigned Patents"), together with (i) all rights of any kind whatsoever of each Assignor, individually and jointly, accruing under and/or derived from any of the Assigned Patents provided by applicable law of any jurisdiction, by international treaties and conventions and otherwise throughout the world, including all such rights accruing under and/or derived from the inventions claimed or described in the Assigned Patents and any reissues, reexamination, divisions, continuations, continuations-in-part, extensions, renewals and counterparts thereof already granted and which may be granted thereon, (ii) any past, present and/or future claims or causes of action (in law or in equity) arising out of or related to any infringement or misappropriation or any other violation of any of the Assigned Patents, and the right to sue for damages, injunctive relief or any other remedy or otherwise recover therefor, (iii) any and all income, royalties, damages and payments now or hereafter due and/or payable with respect to the Assigned Patents and the right to collect or receive such income, royalties and payments, (iv) the right to prosecute, maintain and defend the Assigned Patents, (v) the right to claim priority based on any of the Assigned Patents and (vi) the right to fully and entirely stand in the place of Assignors in all matters related thereto, the same to be held and enjoyed by Assignee for its own use and enjoyment and the use and enjoyment of its successors and assigns as fully and entirely as the same would have been held and enjoyed by each of the Assignors, individually and jointly, if this assignment had not been made. The assignment contemplated herein is meant to be an absolute assignment and not by way of security.
- (c) Assigned Copyrights. As of the Effective Date, each Assignor hereby irrevocably sells, transfers, assigns, conveys and delivers to Assignee in perpetuity throughout the world, and Assignee hereby accepts the sale, transfer, assignment, conveyance and delivery of, all of such Assignor's right, title and interest in and to the Assigned Copyrights, together with (i) all rights of any kind whatsoever of such Assignor accruing under and/or derived from any of the Assigned Copyrights provided by applicable law of any jurisdiction, by international treaties and conventions and otherwise throughout the world, including, without limitation, all such rights to file registrations and accruing under and/or derived from all registrations that may be granted on

the Assigned Copyrights, and any extensions and renewals thereof, (ii) any past, present and/or future claims or causes of action (in law or in equity) arising out of or related to any infringement, misappropriation, dilution or other violation of any of the Assigned Copyrights, and the right to sue for damages, injunctive relief, lost profits in connection therewith or any other remedy or otherwise recover therefor, (iii) any and all income, royalties, damages and payments now or hereafter due and/or payable with respect to the Assigned Copyrights and the right to collect or receive such income, royalties and payments, (iv) the right to prosecute, maintain and defend the Assigned Copyrights, (v) the right to claim priority based on the Assigned Copyrights and(vi) the right to fully and entirely stand in the place of Assignors in all matters related thereto, the same to be held and enjoyed by Assignee for its own use and enjoyment and the use and enjoyment of its successors and assigns as fully and entirely as the same would have been held and enjoyed by Assignors, individually and jointly, if this assignment had not been made. The assignment contemplated herein is meant to be an absolute assignment and not by way of security.

- Intellectual Property Assets. As of the Effective Date, in addition to the foregoing assignments, each Assignor hereby irrevocably sells, transfers, assigns, conveys and delivers to Assignee in perpetuity throughout the world, and Assignee hereby accepts the sale, transfer, assignment, conveyance and delivery of all of such Assignor's right, title and interest in and to the Intellectual Property Assets, together with (i) all goodwill of the business associated with or symbolized by the Intellectual Property Assets, (ii) all rights of any kind whatsoever of Assignors accruing under and/or derived from any of the Intellectual Property Assets provided by applicable law of any jurisdiction, by international treaties and conventions and otherwise throughout the world, including, without limitation, all such rights to file registrations and accruing under and/or derived from all registrations that may be granted on the Intellectual Property Assets, and any extensions and renewals thereof, (iii) any past, present and/or future claims or causes of action (in law or in equity) arising out of or related to any infringement, misappropriation, dilution or other violation of any of the Intellectual Property Assets, and the right to sue for damages, injunctive relief, lost profits in connection therewith or any other remedy or otherwise recover therefor, (iv) any and all income, royalties, damages and payments now or hereafter due and/or payable with respect to the Intellectual Property Assets and the right to collect or receive such income, royalties and payments, (v) the right to prosecute, maintain and defend the Intellectual Property Assets, (vi) the right to claim priority based on the Intellectual Property Assets and (vii) the right to fully and entirely stand in the place of Assignors in all matters related thereto, the same to be held and enjoyed by Assignee for its own use and enjoyment and the use and enjoyment of its successors and assigns as fully and entirely as the same would have been held and enjoyed by each of the Assignors, individually and jointly, if this assignment had not been made. The assignment contemplated herein is meant to be an absolute assignment and not by way of security.
- 2. Recordation and Further Actions. Each Assignor, individually and jointly, hereby authorizes the United States Patent and Trademark Office and the United States Copyright Office, as applicable, and any other Intellectual Property registry anywhere in the world, to record and register this IP Assignment Agreement upon request by Assignee. Following the date hereof, Assignors shall use commercially reasonable best efforts to (a) execute, acknowledge and deliver such other instruments, documents and agreements and (b) do such other things, in each case, as may be reasonably necessary, proper or advisable to carry out its obligations under this IP Assignment Agreement and as may be requested, proper or advisable to more completely effectuate, consummate, record, perfect or confirm the transactions contemplated hereby. Each

Assignor further agrees to use commercially reasonable best efforts to assist Assignee in changing the technical and administrative contact information for the Internet domain names included in the Intellectual Property Assets with the applicable Internet domain name registrars to such information of Assignee's choice (including by delivering to Assignee any and all applicable user names and passwords for any accounts related to such Internet domain names to enable Assignee to assume control of such Internet domain names). Each Assignor hereby irrevocably constitutes and appoints Assignee, coupled with an interest, as its true and lawful agent and attorney-in-fact, with full power of substitution, in the name and stead of each such Assignor but on behalf and for the benefit of Assignee, to take and execute in the name of each such Assignor any and all actions and documents that Assignee deems necessary or proper to effectuate, consummate, record, perfect or confirm the transactions contemplated in this IP Assignment Agreement.

- 3. Terms of the Purchase Agreement. The parties hereto acknowledge and agree that this IP Assignment Agreement is entered into pursuant to the Purchase Agreement, to which reference is made for a further statement of the rights and obligations of Assignors and Assignee with respect to the Intellectual Property Assets. The representations, warranties, covenants, agreements and indemnities contained in the Purchase Agreement shall not be superseded hereby but shall remain in full force and effect to the full extent provided therein. In the event of any conflict or inconsistency between the terms of the Purchase Agreement and the terms hereof, the terms of the Purchase Agreement shall control.
- 4. <u>Entire Agreement</u>. This IP Assignment Agreement, together with the Purchase Agreement, constitutes the sole and entire agreement of the parties hereto with respect to the subject matter contained herein and therein, and supersedes all prior and contemporaneous understandings and agreements, both written and oral, with respect to such subject matter.
- 5. Amendments: Waivers. No alteration, modification or change of this IP Assignment Agreement shall be valid except by an agreement in writing executed by the parties hereto. Except as otherwise expressly set forth herein, no failure or delay by any party hereto in exercising any right, power or privilege hereunder (and no course of dealing between or among any of the parties) shall operate as a waiver of any such right, power or privilege. No waiver of any default on any one occasion shall constitute a waiver of any subsequent or other default. No single or partial exercise of any such right, power or privilege shall preclude the further or full exercise thereof.
- 6. <u>Additional Terms</u>. The following sections of the Purchase Agreement shall apply to this IP Assignment Agreement *mutatis mutandis* as if such provisions were set forth herein at length: Section 9.3 (Parties in Interest); Section 9.6 (Choice of Law), Section 9.7 (Entire Agreement; Amendments and Waivers), Section 9.8 (Counterparts; Facsimile and Electronic Signatures), Section 9.9 (Severability) and Section 9.10 (Headings).

[Remainder of Page Intentionally Left Blank; Signature Pages Follow]

IN WITNESS WHEREOF, the parties have caused this IP Assignment Agreement to be executed by their respective officers thereunto duly authorized, as of the date first written above.

AMERICAN VIRTUAL CLOUD TECHNOLOGIES, INC.

By: [N

Name: Kevin Keough

Title: Chief Executive Officer

AVCTECHNOLOGIES USA, INC.

Name: Kevin Keough

Title: Chief Executive Officer

KANDY COMMUNICATIONS LLC

Name: Kevin Keough

Title: Chief Executive Officer

AVCTECHNOLOGIEŞ CANADA LTD.

Name: Kevin Keough

Title: Chief Executive Officer

AMERICAN VIRTUAL CLOUD

TECHNOLOGIES MEXICO, S.A. DE C.V.

Name: Kevin Keough

Title: Chief & ecutive Officer

AMERICAN VIRTUAL CLOUD

TECHNOLOGIES IREIJAND LIMITED

By: ______Name: Kevin Reough

Title: Chief Executive Officer

[Signature Page to the Intellectual Property Assignment Agreement]

AGREED TO AND ACCEPTED:

SKYVERA, LLC

By ludnw S fria Name: Andrew S. Price

Title: Manager

[Signature Page to the Intellectual Property Assignment Agreement]

STATE OF GA
COUNTY OF GREAT

Before me, Tokk of the state and county aforesaid, personally appeared Kevin Keough, with whom I am personally acquainted, or proved to me on the basis of satisfactory evidence and who, upon oath, acknowledged himself to be president (or other officer authorized to execute the instrument) of American Virtual Cloud Technologies, Inc., the within named bargainor, a corporation, and that he as such Kevin Keough, executed the foregoing instrument for the purpose therein contained, by signing the name of the corporation by himself as Chief Executive Officer.

Witness my hand and seal, at office in (YCAN) (A, this 23rd day of March 2023.

Notary Public

My Commission Expires y Narch 5, 2027

STATE OF 6A COUNTY OF GREAT

Before me, Wy of the state and county aforesaid, personally appeared Kevin Keough, with whom I am personally acquainted, or proved to me on the basis of satisfactory evidence and who, upon oath, acknowledged himself to be president (or other officer authorized to execute the instrument) of AVCTechnologies USA, Inc., the within named bargainor, a corporation, and that he as such Kevin Keough, executed the foregoing instrument for the purpose seal, at offic therein contained, by signing the name of the corporation by himself as Koko Koko.

Witness my hand and seal, at office in this 23rd day of March 2023,

ary Public

VCommission Expires: March 5,7027

[Signature Page to the Intellectual Property Assignment Agreement]

STATE OF GACOUNTY OF Greene

Before me, Way Work of the state and county aforesaid, personally appeared Kevin Keough, with whom I am personally acquainted, or proved to me on the basis of satisfactory evidence and who, upon oath, acknowledged himself to be president (or other officer authorized to execute the instrument) of Kandy Communications LLC, the within named bargainor, a corporation, and that he as such Kevin Keough, executed the foregoing instrument for the purpose therein contained, by signing the name of the corporation by himself as Chief Executive Officer.

Notary Public

AN Commission Expires: WAY 5, 2027

STATE OF (n) COUNTY OF GIRLA

THE PROPERTY OF THE PARTY OF TH

Before me, Take to the state and county aforesaid, personally appeared Kevin Keough, with whom I am personally acquainted, or proved to me on the basis of satisfactory evidence and who, upon oath, acknowledged himself to be president (or other officer authorized to execute the instrument) of AVCTechnologies Canada Ltd., the within named bargainor, a corporation, and that he as such Kevin Keough, executed the foregoing instrument for the purpose therein contained, by signing the name of the corporation by himself as Chief Executive Officer.

Witness my hand and seal, at office in (YCKN) this 23rd day of March, 2023.

Notary Public

STATE OF GA
COUNTY OF GICKNE

Before me, with Color of the state and county aforesaid, personally appeared Kevin Keough, with whom I am personally acquainted, or proved to me on the basis of satisfactory evidence and who, upon oath, acknowledged himself to be president (or other officer authorized to execute the instrument) of American Virtual Cloud Technologies Mexico, S.A. de C.V., the within named bargainor, a corporation, and that he as such Kevin Keough, executed the foregoing instrument for the purpose therein contained, by signing the name of the corporation by himself as Chief Executive Officer.

Witness my hand and seal, at office in (/e(m)/i)() (A) this 23rd day of March, 2023.

Notary Public

My Commission Expires: Morch 3, 2027

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STATE OF GA

COUNTY OF GROWN

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Before me, Will a Will of the state and county aforesaid, personally appeared Kevin Keough, with whom I am personally acquainted, or proved to me on the basis of satisfactory evidence and who, upon oath, acknowledged himself to be president (or other officer authorized to execute the instrument) of American Virtual Cloud Technologies Ireland Limited, the within named bargainor, a corporation, and that he as such Kevin Keough, executed the foregoing instrument for the purpose therein contained, by signing the name of the corporation by himself as Chief Executive Officer.

Witness my hand and seal, at office in ()/(M) (), this 23rd day of March, 2023.

M Commission Expires March 5 702-7

Assigned Trademarks

TRADEMARK	COUNTRY	OWNER*	Application/Registration No.	Filing/Registration Date
KANDY (and design)	Canada	Ribbon Communications Operating Company, Inc.	1851731	Aug-9-2017
KANDY in Chinese Characters (Class 42)	China	Genband US LLC1	29719579	Jan-14-2019
KANDY (with design)	India	Genband US	3200080	Mar-1-2016
KANDY (with design)	India	Genband US	3200079	Mar-1-2016
KANDY (with design)	India	Genband US	3200078	Mar-1-2016
KANDY (word mark)	India	Genband US	3200076	Mar-1-2016
KANDY (word mark)	India	Genband US	3200077	Mar-1-2016
KANDY (word mark)	India	Genband US	3200075	Mar-1-2016
KANDY (with design)	United States of America	Ribbon Communications Operating Company, Inc.	5055120	Oct-4-2016

Registered Trademarks of AMERICAN VIRTUAL CLOUD TECHNOLOGIES, INC.

Jurisdiction*	Registration No.	Registration Date	Filing Date	Registered Owner	M ark
United States of America	6489995	9/21/2021	10/19/2020	American Virtual Cloud	AVCT
United States of America	6489996	9/21/2021	10/19/2020	American Virtual Cloud	AVCTechnologies
United States of America	6489997	9/21/2021	10/19/2020	American Virtual Cloud	technologies
United States of America	6585135	12/7/2021	10/19/2020	American Virtual Cloud	American Virtual Cloud Technologies, Inc.

4863-6620-2199, v. 6

Assigned Patents

TITLE	COUNTRY	OWNER*	Application/ Patent No.	Filing/Issuance Date
Web Application	United States of	Genband US	US10,805,419	10/13/2020
Configuration	America			
Management		LLC1		
Automated Agent for a	United States of	Genband US	17/383,075	8/17/2017
Web Communication	America			
Feature		LLC2		
Communication Server and	United States of	Genband US	US10,805,376	10/13/2020
Method for Selective Use of	America			
Real Time Communication		LLC5		
Features				
Communication Server and	United States of	Genband US	US10,805,403	10/13/2020
Method for Selective Use of	America			
Real Time Communication		LLC6		
Features				
Systems, Methods, and	United States of	Genband US	US10,798,757	10/6/2020
Computer Program Products for	America			
token-Based Session Setup in		LLC7		
Telecommunication Services				
Centrally Provided	United States of	Genband US	US10165122	12/25/2018
Interactive Call Menu For A	America			
Call Structure		LLC9		
Methods, Systems, And	United States of	Genband US	US10009313 B2	6/26/2018
Computer Readable Media	America			
For Managing Multiple	-	LLC10		
Personas Within End User	-			
Applications				

Assigned Copyrights

All unregistered copyrights in the Owned Software.

Assigned Domains

AWS Route53	fring.com	29-Jun-23	AVCtUSA
AWS Route53	fringalliance.com	11-Feb-24	AVCtUSA
AWS Route53	fringalliance.org	17-Feb-24	AVCtUSA
AWS Route53	kandy io	4-Feb-25	AVCtUSA
AWS Route53	kandy.ninja	16-Sep-23	AVCtUSA
AWS Route53	kandy.services	7-Mar-23	AVCtUSA
AWS Route53	kandycorp.com	22-Mar-23	AVCtUSA
AWS Route53	kandycorp.net	22-Mar-23	AVCtUSA
AWS Route53	kandyengage.com	4-Mar-23	AVCtUSA
AWS Route53	kandyio.com	16-Sep-23	AVCtUSA
AWS Route53	kandyplatform.biz	21-Aug-23	AVCtUSA
AWS Route53	kandyteams.com	28-Jul-23	AVCtUSA
AWS Route53	kandytel.com	28-Jul-23	AVCtUSA
AWS Route53	nuviacloud.com	13-Apr-23	AVCtUSA
AWS Route53	rtcleaders.com	19-Aug-23	AVCtUSA
AWS Route53	sbcaas.com	12-Sep-25	AVCtUSA
AWS Route53	sbcaas.net	12-Sep-23	AVCtUSA
AWS Route53	sbcaas.org	12-Sep-23	AVCtUSA
AWS Route53	trunksbc.com	1-Oct-23	AVCtUSA
AWS Route53	ucaas-kandv.io	8-Oct-23	AVCtUSA
AWS Route53	uccollab.com	21-Jul-23	AVCtUSA
AWS Route53	ureach.com	9-Mar-23	AVCtUSA
AWS Route53	ureach.net	9-Mar-23	AVCtUSA
AWS Route53	ureachlabs.com	1-Feb-24	AVCtUSA
AWS Route53	ureachtech.com	18-May-23	AVCtUSA
AWS Route53	ureachtech.org	22-Jun-23	AVCtUSA
AWS Route53	ureachtechnologies.com	22-Jun-23	AVCtUSA
AWS Route53	ureachtechnologies.net	22-Jun-23	AVCtUSA
AWS Route53	ureachtechnologies.org	22-Jun-23	AVCtUSA
AWS Route53	ureachtrial.com	23-Oct-23	AVCtUSA
AWS Route53	voicemail-2-text.com	23-Dec-23	AVCtUSA
AWS Route53	vsuite.com	6-Apr-23	AVCtUSA
AWS Route53	vsuite.net	6-Apr-23	AVCtUSA
Godaddy (phil)	kandy.tel	9/16/2023	AVCtUSA
Godaddy (phil)	sbcaas.tel	22-Oct-24	AVCtUSA

Company Owned IP via Registrar

	IP Block	Total Number of	Owner Listed
		IPs	
IPV4	198.17.84.0/24	256	AVCtechnologies USA Inc.
IPV4	192.69.246.0/24	256	AVCtechnologies USA Inc.
IPV4	185.70.192.0/22	1024	AVCtechnologies USA Inc.
IPV4	31.25.112.0/21	2048	AVCtechnologies USA Inc.
IPV6	2a05:2b40::/29	millions	AVCtechnologies USA Inc.
ASN	56521	n/a	AVCtechnologies USA Inc.
ASN	201573	n/a	AVCtechnologies USA Inc.
IPV4	103.43.180.0 /22	1024	RIBBON COMMUNICATIONS
ASN	122051	n/a	RIBBON COMMUNICATIONS
	IPV4 IPV4 IPV6 ASN ASN IPV4	IPV4 198.17.84.0/24 IPV4 192.69.246.0/24 IPV4 185.70.192.0/22 IPV4 31.25.112.0/21 IPV6 2a05:2b40::/29 ASN 56521 ASN 201573 IPV4 103.43.180.0 /22	IPV4 198.17.84.0/24 256 IPV4 192.69.246.0/24 256 IPV4 185.70.192.0/22 1024 IPV4 31.25.112.0/21 2048 IPV6 2a05:2b40::/29 millions ASN 56521 n/a ASN 201573 n/a IPV4 103.43.180.0 1024 ASN n/a

RECORDED: 11/20/2023