July 8, 2020

William Santanu Li Chief Executive Officer Knightscope, Inc. 1070 Terra Bella Avenue Mountain View, CA 94043

> Re: Knightscope, Inc. Offering Statement

on Form 1-A

Filed June 15, 2020 File No. 24-11238

Dear Mr. Li:

We have reviewed your offering statement and have the following comments. In some of

our comments we may ask you to provide us information so that we may better understand your disclosure.

 $\hbox{ Please respond to this letter by amending your offering statement and providing the } \\$ 

requested information. If you do not believe that our comments apply to your facts and  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +\left($ 

circumstances or do not believe that an amendment is appropriate, please tell us why in your  ${\sf vol}$ 

response. After reviewing any amendment to your offering statement and the information that

you provide in response to these comments, we may have additional comments.

Offering Statement on Form 1-A filed June 15, 2020

Dilution, page 12

1. Please revise your filing to provide dilution disclosures required by Part II, Item 4 of Form 1-A.

The Company's Business Overview, page 15

2. We note that you reference data gathered by the Huntington Police Department. Please provide context for the information, such as the time period covered by the findings. In addition, please file the compiled data as an exhibit to your offering statement as well as a consent to use the data. Refer to paragraph 11 of Part II, Item 17 of Form 1-A.

William Santanu Li FirstName LastNameWilliam Santanu Li

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Market and Business Model

Note 8: Related parties and related party transactions, page 17

3. Advise what consideration you have given to filing as an exhibit your arrangement with

Konica Minolta, Inc. to train your technicians to service, maintain, and support your

machines in network and assist in your nationwide scaling efforts. Please refer

to paragraph 6 of Part II, Item 17 of Form 1-A. Compensation of Directors and Executive Officers, page 31

4. Please add your former chief financial officer to the table, or confirm that you are not

required to do so in accordance with the criteria set out in Part II, Item 11 of Form 1-A.

Security Ownership of Management and Certain Stockholders, page 32

5. Please add all of your executive officers to the group of officers and directors identified in

this table. Please refer to Part II, Item 12(a)(1) of Form 1-A.

Securities Being Offered

General, page 33

6. Disclosure that there are 16,575 shares of Series m-3 preferred stock outstanding is

inconsistent with disclosure in Part I of the Form 1-A that there are 16,757 shares of

Series m-3 preferred stock outstanding. Please reconcile the disclosures.  $% \left( 1\right) =\left( 1\right) \left( 1\right)$ 

Forum Selection Provisions, page 40

7. We note the disclosure that the state and federal courts in the state of Delaware are the

exclusive forum for all actions or proceedings relating to the subscription agreement.

Revise the disclosure to make clear whether the provision applies to actions arising under  $% \left( 1\right) =\left( 1\right) +\left( 1\right)$ 

the Securities Act or the Exchange Act. We note that Section 27 of the Exchange Act

creates exclusive federal jurisdiction over all suits brought to enforce any duty or liability

created by the Exchange Act or its rules and regulations, and Section 22 of the Securities

 $\hbox{Act creates concurrent jurisdiction for federal and state courts over all suits brought to } \\$ 

enforce any duty or provision created by the Securities  $\mbox{\it Act}$  or its rules and regulations. If

the provision applies to Securities Act claims, revise the disclosure to state that there is

 $% \left( 1\right) =\left( 1\right) \left( 1\right) +\left( 1\right) \left($ 

waive compliance with the federal securities laws and their rules and regulations. In

addition, describe clearly any risks or other impacts on investors. If the provision does not

apply to actions arising under the Securities Act or the Exchange Act, ensure that the  $\,$ 

disclosure here and in Section 6 of the subscription agreement states this clearly.

William Santanu Li

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Exhibit 12.1

Legality Opinion, page 1

8. Given that the legality opinion is part of the offering statement, please remove the

disclaimer that counsel is giving no opinion regarding the truth, accuracy, or completeness

of the offering statement.

We will consider qualifying your offering statement at your request. If a participant in

your offering is required to clear its compensation arrangements with FINRA, please have

FINRA advise us that it has no objections to the compensation arrangements before qualification.

We remind you that the company and its management are responsible for the accuracy  $% \left( 1\right) =\left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left($ 

and adequacy of their disclosures, notwithstanding any review, comments, action, or absence of

action by the staff. We also remind you that, following qualification of your Form 1-A, Rule 257

of Regulation A requires you to file periodic and current reports, including a Form 1-K which

will be due within 120 calendar days after the end of the fiscal year covered by the report.

You may contact Melinda J. Hooker, Staff Accountant, at (202) 551-3732 or W. John

Cash, Accounting Branch Chief, at (202) 551-3768 if you have questions

regarding comments on the financial statements and related matters. Please contact Edward M. Kelly, Senior Counsel, at (202) 551-3728 or Erin M. Purnell, Senior Counsel, at (202) 551-3454 with any other questions.

Sincerely,

Division of

Corporation Finance

Office of

Manufacturing

cc: Jeanne Campanelli, Esq.