

**REDACTED VERSION OF DOCUMENT SOUGHT TO BE SEALED**

**DECLARATION OF KRISTOPHER KASTENS IN SUPPORT OF FINJAN'S  
REPLY TO ITS MOTION FOR SUMMARY JUDGMENT OF INFRINGEMENT OF  
CLAIM 10 OF U.S. PATENT NO. 8,677,494**

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3 I, Kristopher Kastens, declare:

4 1. I am licensed to practice law in the State of California and am an attorney at Kramer  
5 Levin Naftalis & Frankel LLP, counsel of record for Finjan, Inc. ("Finjan"). I have personal  
6 knowledge of the facts stated herein. I make this declaration in support of Plaintiff Finjan, Inc.'s Reply  
7 in Support of Its Motion for Summary Judgment of Infringement of Claim 10 of U.S. Patent No.  
8 8,677,494.

9 2. Attached hereto as Exhibit 1 is a true and correct copy of page 571 from the Dictionary  
10 of Electrical and Computer Engineering (McGraw-Hill 2004).

11 3. Attached hereto as Exhibit 2 is a true and correct copy of page 596 from the IBM  
12 Dictionary of Computing (McGraw-Hill 10th Ed 1994).

13 4. Attached hereto as Exhibit 3 is a true and correct copy of the cover page from the U.S.  
14 Patent No. 5,983,348, produced by Finjan bearing bates number FINJAN-JN 036164.

15 5. Attached hereto as Exhibit 4 is a true and correct copy of page 17 from Plaintiff Finjan,  
16 Inc.'s First Supplemental Objections and Responses to Defendant Juniper Networks, Inc.'s First Set of  
17 Interrogatories (Nos. 3, 4, 6, 7), dated May 16, 2018.

18 6. Attached hereto as Exhibit 5 is a true and correct copy of pages 118-121, 126-129, and  
19 134-141 from the transcript of the deposition of Aviel D. Rubin, taken on July 6, 2018.

20 7. Attached hereto as Exhibit 6 is a true and correct copy of a document entitled  
21 [REDACTED], produced by Juniper Networks, Inc. ("Juniper") bearing  
22 bates number JNPR-FNJJN\_29017\_00552805.

23 8. Attached hereto as Exhibit 7 is a true and correct copy of page 1 from a printout of a  
24 webpage entitled "Joe Sandbox Filter", available at [https://www.joesecurity.org/joe-sandbox-  
26 filter#key-features](https://www.joesecurity.org/joe-sandbox-<br/>25 filter#key-features).  
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1 9. Attached hereto as Exhibit 8 is a true and correct copy of a page from a Juniper  
2 presentation entitled [REDACTED], produced by Juniper bearing bates number JNPR-  
3 FNJN\_29008\_00522990.

4 10. Attached hereto as Exhibit 9 is a true and correct copy of page 297 from the Amazon  
5 DynamoDB Developer Guide, produced by Finjan bearing bates number FINJAN-JN 304280.

6 11. Attached hereto as Exhibit 10 is a true and correct copy of page 641 from the IBM  
7 Dictionary of Computing (McGraw-Hill 10th Ed 1994).

8 12. Attached hereto as Exhibit 11 is a true and correct copy of page 119 from the printout of  
9 Juniper source code.

10 13. Attached hereto as Exhibit 12 is a true and correct copy of page 1 from a printout of a  
11 webpage entitled "SQL – SORTING Results", available at [https://www.tutorialspoint.com/sql/sql-](https://www.tutorialspoint.com/sql/sql-sorting-results.htm)  
12 [sorting-results.htm](https://www.tutorialspoint.com/sql/sql-sorting-results.htm).

13 14. Attached hereto as Exhibit 13 is a true and correct copy of an email from John Garland  
14 to Meredith McKenzie, dated February 2, 2016, produced by Juniper bearing bates number JNPR-  
15 FNJN\_29012\_00961840.

16 15. Attached hereto as Exhibit 14 is a true and correct copy of pages 11 and 13 from  
17 Defendant Juniper Networks, Inc.'s Second Supplemental Response to Plaintiff Finjan, Inc.'s First Set  
18 of Interrogatories, dated June 18, 2018.

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21 I declare under penalty of perjury under the laws of the United States of America that each  
22 of the above statements is true and correct. Executed on July 12, 2018, in Menlo Park, California.

23 /s/ Kristopher Kastens  
24 Kristopher Kastens