EXHIBIT 7

<u>Trials@uspto.gov</u> 571-272-7822 Paper 7 Entered: June 5, 2018

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

CISCO SYSTEMS, INC., Petitioner,

v.

FINJAN, INC., Patent Owner.

Case IPR2018-00391 Patent 7,647,633 B2

Before, THOMAS L. GIANNETTI, MIRIAM L. QUINN, and PATRICK M. BOUCHER, *Administrative Patent Judges*.

QUINN, Administrative Patent Judge.

DOCKET

Δ

DECISION Institution of *Inter Partes* Review 35 U.S.C. § 314(a)

Case 3:17-cv-05659-WHA Document 182-8 Filed 08/20/18 Page 3 of 22 IPR2018-00391 Patent 7,647,633 B2

Cisco Systems, Inc. ("Petitioner") filed a Petition to institute *inter partes* review of claims 1–4, 8, 11, 13, and 14 of U.S. Patent No. 7,647,633 B2 ("the '633 patent") pursuant to 35 U.S.C. § 311–319. Paper 1 ("Pet."). Finjan, Inc. ("Patent Owner") timely filed a Preliminary Response. Paper 6 ("Prelim. Resp."). We have jurisdiction under 35 U.S.C. § 314.

For the reasons that follow, we institute *inter partes* review.

I. BACKGROUND

A. RELATED MATTERS

The parties identify a multitude of district court cases (N.D. Cal.) in which the '633 patent is involved. Pet. 5; *see also* Paper 4. The '633 patent has also been the subject of various proceedings at the USPTO, including *Palo Alto Networks, Inc. v. Finjan, Inc.*, Case IPR2015-01974 (PTAB), in which the Board issued a Final Written Decision concerning claims 14 and 19 of the '633 patent. Paper 4; Ex. 2002. The '633 patent also has been the subject of an ex parte reexamination (Control No. 90/013,016). Ex. 2001.

B. THE '633 PATENT (Ex. 1001)

The '633 patent relates to a system and a method for protecting network-connectable devices from undesirable downloadable operation. Ex. 1001, 1:30–33. The patent describes that "Downloadable information comprising program code can include distributable components (e.g. JavaTM applets and JavaScript scripts, ActiveXTM controls, Visual Basic, add-ins and/or others)." *Id.* at 1:60–63. Protecting against only some distributable components does not protect against application programs, Trojan horses, or zip or meta files, which are other types of "Downloadable information." *Id.* IPR2018-00391 Patent 7,647,633 B2

at 1:63-2:2. The '633 patent "enables more reliable protection." Id. at

2:27–28. According to the Summary of the Invention,

In one aspect, embodiments of the invention provide for determining, within one or more network "servers" (e.g. firewalls, resources, gateways, email relays or other devices/processes that are capable of receiving-and-transferring a Downloadable) whether received information includes executable code (and is a "Downloadable"). Embodiments also provide for delivering static, configurable and/or extensible remotely operable protection policies to a Downloadabledestination, more typically as a sandboxed package including the mobile protection code, downloadable policies and one or more received Downloadables. Further client-based or remote protection code/policies can also be utilized in a distributed manner. Embodiments also provide for causing the mobile protection code to be executed within a Downloadabledestination in a manner that enables various Downloadable operations to be detected, intercepted or further responded to via protection operations. Additional server/informationdestination device security or other protection is also enabled, among still further aspects.

Id. at 2:39–57.

DOCKET

C. ILLUSTRATIVE CLAIMS

Challenged claims 1, 8, 13, and 14 of the '633 patent are independent.

Illustrative claims 1 and 14 are reproduced below.

 A computer processor-based method, comprising: receiving, by a computer, downloadable-information; determining, by the computer, whether the downloadable-information includes executable code; and based upon the determination, transmitting from the computer mobile protection code to at least one informationdestination of the downloadable-information, if the downloadable-information is determined to include executable code. IPR2018-00391 Patent 7,647,633 B2

14. A computer program product, comprising a computer usable medium having a computer readable program code therein, the computer readable program code adapted to be executed for computer security, the method comprising:

providing a system, wherein the system comprises distinct software modules, and wherein the distinct software modules comprise an information re-communicator and a mobile code executor;

receiving, at the information re-communicator, downloadable-information including executable code; and

causing mobile protection code to be executed by the mobile code executor at a downloadable-information destination such that one or more operations of the executable code at the destination, if attempted, will be processed by the mobile protection code.

Id. at 20:54–62; 21:58–22:5.

DOCKE

D. Asserted References and Grounds of Unpatentability

Petitioner asserts three grounds of unpatentability based on the following references:

- Hanson: PCT Published Application WO 98/31124, published on July 16, 1998 (Exhibit 1004);
- *Hypponen*: U.S. Patent No. 6,577,920 B1, issued on June 10, 2003 (Exhibit 1005); and
- Touboul: PCT Published Application WO 98/21683 (Exhibit 1007).

The grounds identified in the Petition are as listed below (Pet. 32).

DOCKET A L A R M



Explore Litigation Insights

Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time alerts** and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.