EXHIBIT 3

1	IRELL & MANELLA LLP Jonathan S. Kagan (SBN 166039)		
2	jkagan@irell.com Joshua P. Glucoft (SBN 301249) jglucoft@irell.com		
4	Casey Curran (SBN 305210) ccurran@irell.com		
-	Sharon Song (SBN 313535)		
5	ssong@irell.com 1800 Avenue of the Stars, Suite 900		
6 7	Los Angeles, California 90067-4276 Telephone: (310) 277-1010 Facsimile: (310) 203-7199		
8	Rebecca L. Carson (SBN 254105)		
9	rcarson@irell.com Kevin Wang (SBN 318024) kwang@irell.com		
10	840 Newport Center Drive, Suite 400 Newport Beach, California 92660-6324		
11	Telephone: (949) 760-0991 Facsimile: (949) 760-5200		
12			
13	Attorneys for Defendant JUNIPER NETWORKS, INC.		
14		DISTRICT COURT	
15			
16	NORTHERN DISTRICT OF CALIFORNIA		
17	SAN FRANCI	ISCO DIVISION	
18	FINJAN, INC.,) Case No. 3:17-cv-05659-WHA	
19	Plaintiff,	 JUNIPER NETWORKS, INC.'S FIRST AMENDED ANSWER TO FINJAN, INC.'S SECOND AMENDED COMPLAINT FOR 	
20	VS.) PATENT INFRINGEMENT AND	
21	JUNIPER NETWORKS, INC.,) COUNTER-CLAIMS)	
22	Defendant.) DEMAND FOR JURY TRIAL	
23)	
24		Action filed: September 29, 2017	
25			
26			
27			
28			



	1	
	2	
	3	
	4	
	5	
	6	
	7	
	8	
	9	
1	0	
1	1	
l	2	
1	3	
1	4	
1	5	
	6	
1	7	
	8	
	9	
	0	
	1	
2	_	
2	3	
2	•	
2	_	
2	6	

Defendant Juniper Networks, Inc. ("Juniper") hereby submits this First Amended Answer to the Second Amended Complaint for Patent Infringement (Dkt. No. 171; the "SAC") of Plaintiff Finjan, Inc. ("Finjan") as follows. Except as expressly admitted herein, Juniper denies each and every allegation contained in the SAC.

THE PARTIES

- 1. Juniper is without knowledge sufficient to form a belief as to the truth or falsity of the allegations contained in paragraph 1 of the SAC, and therefore Juniper denies these allegations.
- 2. Juniper admits that it is a corporation organized and existing under the laws of the State of Delaware, having a place of business at 1133 Innovation Way, Sunnyvale, California 94089. Juniper admits that, for purposes of this action, Juniper may be served through its agent for service of process, CT Corporation System, at 717 W. 7th Street, Suite 930, Los Angeles, California 90017. To the extent paragraph 2 of the SAC may be construed as containing additional allegations, Juniper denies such allegations.

JURISDICTION AND VENUE

- 3. Juniper admits that the SAC purports to set forth claims for patent infringement under 35 U.S.C. § 101 *et seq*. Juniper further admits that jurisdiction is allegedly based on 28 U.S.C. §§ 1331 and 1338. Except as expressly admitted herein, Juniper denies each and every allegation contained in paragraph 3 of the SAC.
- 4. Juniper admits, for purposes of this lawsuit only, that venue is proper in this District.
- 5. Juniper admits that this Court has personal jurisdiction over Juniper. Juniper admits that it regularly and continuously does business in this District. Except as expressly admitted herein, Juniper denies each and every allegation contained in paragraph 5 of the SAC.

INTRADISTRICT ASSIGNMENT

6. Juniper admits that pursuant to Civil Local Rule 3-2(c), this action is properly assigned on a district-wide basis because the SAC purports to allege claims for patent infringement.

28

FINJAN'S [ALLEGED] INNOVATIONS

- 7. Juniper is without knowledge sufficient to form a belief as to the truth or falsity of the allegations contained in paragraph 7 of the SAC, and therefore Juniper denies these allegations.
- 8. Juniper is without knowledge sufficient to form a belief as to the truth or falsity of the allegations contained in paragraph 8 of the SAC, and therefore Juniper denies these allegations.

THE ASSERTED PATENTS

- 9. Juniper admits that a copy of what Finjan alleges to be United States Patent No. 6,154,844 ("the '844 Patent") was attached to the SAC as Exhibit 1. Juniper admits that Exhibit 1 bears on its face the title "System And Method For Attaching A Downloadable Security Profile To A Downloadable." Juniper admits that Exhibit 1 states on its face that the alleged invention was invented by Shlomo Touboul and Nachshon Gal. Juniper denies that the '844 Patent was duly or legally issued. Except as expressly admitted herein, Juniper is without knowledge or information sufficient to form a belief as to the truth or falsity of the allegations contained in paragraph 9 of the SAC, and therefore Juniper denies these allegations.
- 10. Juniper is without knowledge or information sufficient to form a belief as to the truth or falsity of the allegations contained in paragraph 10 of the SAC, and therefore Juniper denies these allegations.
 - 11. Juniper denies each and every allegation contained in paragraph 11 of the SAC.
- 12. Juniper admits that a copy of what Finjan alleges to be United States Patent No. 6,804,780 ("the '780 Patent") was attached to the SAC as Exhibit 2. Juniper admits that Exhibit 2 bears on its face the title "System And Method For Protecting A Computer And A Network From Hostile Downloadables." Juniper admits that Exhibit 2 states on its face that the alleged invention was invented by Shlomo Touboul. Juniper denies that the '780 Patent was duly or legally issued. Except as expressly admitted herein, Juniper is without knowledge or information sufficient to form a belief as to the truth or falsity of the allegations contained in paragraph 12 of the SAC, and therefore Juniper denies these allegations.



- 13. Juniper is without knowledge or information sufficient to form a belief as to the truth or falsity of the allegations contained in paragraph 13 of the SAC, and therefore Juniper denies these allegations.
 - 14. Juniper denies each and every allegation contained in paragraph 14 of the SAC.
- 15. Juniper admits that a copy of what Finjan alleges to be United States Patent No. 7,647,633 ("the '633 Patent") was attached to the SAC as Exhibit 3. Juniper admits that Exhibit 3 bears on its face the title "Malicious Mobile Code Runtime Monitoring System And Methods." Juniper admits that Exhibit 3 states on its face that the alleged invention was invented by Yigal Mordechai Edery, Nimrod Itzhak Vered, David R. Kroll, and Shlomo Touboul. Juniper denies that the '633 Patent was duly or legally issued. Except as expressly admitted herein, Juniper is without knowledge or information sufficient to form a belief as to the truth or falsity of the allegations contained in paragraph 15 of the SAC, and therefore Juniper denies these allegations.
- 16. Juniper is without knowledge or information sufficient to form a belief as to the truth or falsity of the allegations contained in paragraph 16 of the SAC, and therefore Juniper denies these allegations.
 - 17. Juniper denies each and every allegation contained in paragraph 17 of the SAC.
- 18. Juniper admits that a copy of what Finjan alleges to be United States Patent No. 7,613,926 ("the '926 Patent") was attached to the SAC as Exhibit 4. Juniper admits that Exhibit 4 bears on its face the title "Method And System For Protecting A Computer And A Network From Hostile Downloadables." Juniper admits that Exhibit 4 states on its face that the alleged invention was invented by Yigal Mordechai Edery, Nimrod Itzhak Vered, David R. Kroll, and Shlomo Touboul. Juniper denies that the '926 Patent was duly or legally issued. Except as expressly admitted herein, Juniper is without knowledge or information sufficient to form a belief as to the truth or falsity of the allegations contained in paragraph 18 of the SAC, and therefore Juniper denies these allegations.
- 19. Juniper is without knowledge or information sufficient to form a belief as to the truth or falsity of the allegations contained in paragraph 19 of the SAC, and therefore Juniper denies these allegations.



DOCKET

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.

