

EXHIBIT 8

1 IRELL & MANELLA LLP
Jonathan S. Kagan (SBN 166039)
2 jkagan@irell.com
Joshua Glucoft (SBN 301249)
3 jglucoft@irell.com
Casey Curran (SBN 305210)
4 ccurran@irell.com
Sharon Song (SBN 313535)
5 ssong@irell.com
1800 Avenue of the Stars, Suite 900
6 Los Angeles, California 90067-4276
Telephone: (310) 277-1010
7 Facsimile: (310) 203-7199

8 Rebecca Carson (SBN 254105)
rcarson@irell.com
9 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 *Attorneys for Defendant*
13 JUNIPER NETWORKS, INC.,

14
15 **UNITED STATES DISTRICT COURT**
16 **NORTHERN DISTRICT OF CALIFORNIA**
17 **SAN FRANCISCO DIVISION**

18 FINJAN, INC.,) Case No. 3:17-cv-05659-WHA
19)
20 Plaintiff,)
21 vs.) **JUNIPER NETWORKS, INC.’S SECOND**
22) **SUPPLEMENT TO INITIAL**
23) **DISCLOSURES**
24 JUNIPER NETWORKS, INC.,)
25)
26 Defendant.)
27)
28)

Name & Contact Information	Summary of Information
<p>Meredith McKenzie* 1133 Innovation Way Sunnyvale, CA 94089 408-745-2000</p>	<p>May have company information related to Juniper, Juniper's licensing practices, and Juniper's communications with Finjan.</p>
<p>Alex Icasiano* 1133 Innovation Way Sunnyvale, CA 94089 408-745-2000</p>	<p>May have operational information related to the accused Juniper products.</p>
<p>Shlomo Touboul Senior Advisor, Finjan</p>	<p>Named inventor on the '844, '780, '926, '633, '731, and '494 Patents. May have information regarding the patents-in-suit, including: inventorship; conception and reduction to practice; prior art and inequitable conduct; alleged embodiments of the patents-in-suit; offers for sale; assignments or other transactions regarding ownership; secondary considerations regarding the obviousness of the patents-in-suit; and licensing and enforcement activities.</p>
<p>Nachshon Gal</p>	<p>Named inventor on the '844 Patent. May have information regarding the patents-in-suit, including: inventorship; conception and reduction to practice; prior art and inequitable conduct; alleged embodiments of the patents-in-suit; offers for sale; assignments or other transactions regarding ownership; secondary considerations regarding the obviousness of the patents-in-suit; and licensing and enforcement activities.</p>
<p>Yigal Mordechai Edery</p>	<p>Named inventor on the '926, '633, and '494 Patents. May have information regarding the patents-in-suit, including: inventorship; conception and reduction to practice; prior art and inequitable conduct; alleged embodiments of the patents-in-suit; offers for sale; assignments or other transactions regarding ownership; secondary considerations regarding the obviousness of the patents-in-suit; and licensing and enforcement activities.</p>
<p>Nimrod Itzhak Vered</p>	<p>Named inventor on the '926, '633, and '494 Patents. May have information regarding the patents-in-suit, including: inventorship; conception and reduction to practice; prior art and inequitable conduct; alleged embodiments of the patents-in-suit; offers for sale; assignments or other transactions regarding ownership; secondary considerations regarding the obviousness of the patents-in-suit; and licensing and enforcement activities.</p>

1 the patents-in-suit are unenforceable, and reasonable attorneys' fees and costs incurred in this
2 action pursuant to 35 U.S.C. § 285.

3 **IV. Insurance Agreements**

4 Juniper is not aware of any insurance agreements under which an insurance business may
5 be liable to satisfy all or part of a possible judgment in this action or to indemnify or reimburse
6 Juniper for payments made to satisfy a judgment.

7 Dated: November 5, 2018

Respectfully submitted,

9

10

/s/ Rebecca Carson

11

Rebecca Carson
Irell & Manella LLP
Attorneys for Defendant
JUNIPER NETWORKS, INC.

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28