# Exhibit I

## Case 3:17-cv-05659-WHA Document 390-12 Eiled 03/14/19 Page 2 of 3 HIGHLY CONFIDENTIAL SOURCE CODE - ATTORNEYS EYES ONLY

### Transcript of Raju Manthena Conducted on May 30, 2018

1 (1 to 4)

	1		11 Way 30, 2010
1	UNITED STATES DISTRICT COURT	1	
2	NORTHERN DISTRICT OF CALIFORNIA	2	
3	SAN FRANCISCO DIVISION	3	KRISTOPHER B. KASTENS, ESQUIRE
4	x	4	SHANKER NAIR, ESQUIRE
5	FINJAN, INC., a Delaware : Case No.	5	KRAMER LEVIN NAFTALIS & FRANKEL LLP
6	Corporation, : 3:17-cv-05659-WHA	6	990 Marsh Road
7	Plaintiff, :	7	Menlo Park, California 94025
8	v. :	8	(650) 752-1700
9	JUNIPER NETWORKS, INC., a :	9	
10	Delaware Corporation, :	10	ON BEHALF OF DEFENDANT JUNIPER NETWORKS, INC.:
11	Defendant. :	11	REBECCA CARSON, ESQUIRE
12	x	12	2 IRELL & MANELLA LLP
13		13	840 Newport Center Drive, Suite 400
14		14	Newport Beach, California 92660
15	HIGHLY CONFIDENTIAL SOURCE CODE - ATTORNEYS' EYES ONLY	15	5 (949) 760-0991
16		16	5
17	VIDEOTAPED DEPOSITION OF RAJU MANTHENA	17	7 ALSO PRESENT:
18	Sunnyvale, California	18	John Torreano, Videographer
19	Wednesday, May 30, 2018	19	9
20	9:02 a.m.	20	ð
21		21	I
22		22	2
23	Job No.: 191865	23	3
24	Pages: 1 - 216	24	4
25	Reported By: Charlotte Lacey, RPR, CSR No. 14224	25	5
	2		4
1	VIDEOTAPED DEPOSITION OF RAJU MANTHENA, held at the	1	I N D E X
2	offices of Juniper Networks, Incorporated,	2	WITNESS PAGE
3	1133 Innovation Way, Building A, Sunnyvale, California	3	RAJU MANTHENA
4		4	Examination by Mr. Kastens 7
5		5	
6		6	
7	Pursuant to notice, before Charlotte Lacey,	7	INDEX OF EXHIBITS
8	Certified Shorthand Reporter, in and for the State of	8	EXHIBITS DESCRIPTION PAGE
9	California.	9	Exhibit 31 JWAS IP and HTTP cookie feed based 105
10		10	Policy Enforcement on SRX Software
11		11	Functional Specification, Bates
12		12	number JNPR-FNJN_29014_00197203
13		13	3 Exhibit 32 Argon SRX Architecture Version 0.6, 113
14		14	4 Bates number
15		15	
16		16	5 Exhibit 33 Reputation Adapter File Hash Lookup, 143
17		17	7 Bates number
18		18	
19		19	9 Exhibit 34 Command and Control Prevention with 148
20		20	Secintel Software Functional
21		21	
22		22	2 JNPR-FNJN_29002_00173383
23			3 Exhibit 35 SRX Space, Bates number 150
24		24	
25		25	5 Exhibit 36 SRX Series Services Gateways for the 167
L			



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5 (17 to 20)

20

1 2	
3	virtual product is equal to.  Q Can the SRX
4	A Yeah, but I just want to make sure that

4 A Yeah, but I just want to make sure that -- 5 there are -- a virtual environment requires a

6 different -- you know, a custom environment is needed.

7 THE REPORTER: Can you repeat, please. I'm - 8 A So the virtual products require a different
 9 platform environment.

10 THE REPORTER: Thank you.

11 Q Can the SRX Gateway scan for malware locally

12 on the -- on the system?

13 MS. CARSON: Objection; form.

14 A We don't use the term "scan." Could you help 15 me understand or elaborate with a specific --

16 Q Yeah.

17 A -- example of what the scan means?

18 Q Does the SRX -- do the SRX Gateways have the

19 capability to scan files that are seen on the network

20 for viruses or malware?

21 MS. CARSON: Objection; form.

22 A No. SRX doesn't do any file analysis on the 23 box -- on the SRX platform.

24 Q Can the SRX Gateways have antivirus software 25 installed on them?

18

MS. CARSON: Objection; form.

A So there is an AV, but it's -- it's not part of the Juniper developer software. We integrate with third-party company.

Q What AV is currently offered on the SRX appliances?

A It's called Sophos AV.

Q Any other AV engines that are currently

9 offered on the SRX Gateways?

10 A Not that -- I don't know. Not that I know of.

11 Q Do you know if any other antivirus packages

12 were previously offered on the SRX Gateways?

13 MS. CARSON: Objection; form.

14 A No, I don't know.

15 Q Are you aware if something called Express AV

16 was previously offered on the SRX Gateways?

17 A I don't have a lot of good information on that 18 one because I haven't worked on that product.

19 Q What is your level of understanding of Express20 AV?

21 A I have -- I don't have any understanding on 22 Express AV.

23 Q Are you aware Kaspersky was offered as a 24 antivirus solution on the SRX Gateways?

5 A I don't have a lot of good information on the

1 early software releases that was -- yeah -- that were

2 running the AV that you mentioned.

3 Q Are you aware of a term uniform -- or sorry

4 UTM?

5 A Yeah.

Q And do you know what UTM stands for?

7 A Unified threat management.

Q And are you aware of how -- if there's a

9 functionality related to the SRX Gateways that's

10 referred to do as UTM?

11 A Yeah. So UTM offers features such as AV

12 integration and URL filtering.

13 THE REPORTER: I'm sorry. "URL"...

14 A It's called URL filtering.

15 THE REPORTER: "Filtering"?

16 A Yes.

17 Q And how is the UTM sold?

18 MS. CARSON: Objection; form.

19 A I don't have definite information on that. I

20 think it's better to contact PLM or sales.

21 Q Is it like a software package you add to an

22 SRX Gateway? Or is it a separate appliance?

Just, like, what form would a customer acquire

24 UTM?

25 MS. CARSON: Objection; form.

A It's -- it's a software package that -- that

gets installed on the SRX operating system. That's

3 Junos.

But the Sophos AV that I -- just to clarify,

5 the Sophos AV that I know of, it's a cloud-based

6 service. It's the -- when I talk about the third-party

7 software labeling, that's only to enable communication

8 between SRX and then the actual Sophos cloud.

9 Q So the SRX Gateway with the Sophos AV doesn't

10 do scanning on the box. So just sends information up to

11 the -- Sophos cloud; is that correct?

MS. CARSON: Objection; form.

13 A So that's right. That's right. It doesn't do

14 any file analysis on the SRX box.

15 Q Does it extract files?

16 MS. CARSON: Objection; form.

17 A The Junos software extracts the file content

18 and hands it off to the third party, literally.

19 Q Do you know if the file is sent to Sophos?

20 MS. CARSON: Objection; form.

21 A I'm not aware of that. So I haven't worked

22 deeply on that particular product. I'd have to consult

23 the code or the team that actually worked on the 24 product.

25 Q And how -- how does Junos extract the file

