EXHIBIT C

	Case 3:17-cv-05659-WHA	Document 410-3	Filed 03/28/19	Page 2 of 3	
1 2 3 4 5 6 7 8 9 10	PAUL ANDRE (State Bar No. 196585 pandre@kramerlevin.com LISA KOBIALKA (State Bar No. 191 <u>kobialka@kramerlevin.com</u> JAMES HANNAH (State Bar No. 237 jhannah@kramerlevin.com KRISTOPHER KASTENS (State Bar <u>kkastens@kramerlevin.com</u> KRAMER LEVIN NAFTALIS & FRANKEL LLP 990 Marsh Road Menlo Park, CA 94025 Telephone: (650) 752-1700 Facsimile: (650) 752-1800 <i>Attorneys for Plaintiff</i> FINJAN, INC.	404) 7978)			
11	IN THE UNITED STATES DISTRICT COURT				
12	FOR THE NORTHERN DISTRICT OF CALIFORNIA				
13	SAN FRANCISCO DIVISION				
14	SAN FRANCISCO DI VISION				
15	FINJAN, INC., a Delaware Corporation	on, Case N	No.: 3:17-cv-05659	-WHA	
16	Plaintiff,		NTIFF FINJAN, I		
17	V.	AND	DISCLOSURE OF ASSERTED CLAIMS AND INFRINGEMENT CONTENTIONS AND DOCUMENT PRODUCTION PURSUANT TO PATENT LOCAL RULES 3-1 AND 3-2		
18	JUNIPER NETWORKS, INC., a Delaware Corporation,				
19		3-1 Al			
20	Defendant.				
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Defendant directly infringed pursuant to 35 U.S.C. § 271(a) claims 1, 15, and 41 of U.S. Pat.
No. 6,154,844 ("the '844 Patent"), claims 1 and 9 of U.S. Patent No. 6,804,780 ("the '780 Patent"),
claims 15 and 22 of U.S. Patent No. 7,613,926 ("the '926 Patent"); claims 1, 8, 14, and 19 of U.S.
Patent No. 7,647,633 ("the '633 Patent"), claim 1 of U.S. Patent No. 8,141,154 ("the '154 Patent"),
and claims 10, 14, 16, and 18 of U.S. Patent No. 8,677,494 ("the '494 Patent"), collectively (the "Asserted Claims").

Finjan reserves the right to amend, modify, supplement, or narrow these contentions, as
appropriate, pursuant to Patent Local Rule 3-6, including identifying additional asserted claims, as it
obtains additional information over the course of discovery and in light of the Court's claim
construction order.

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B.

Identification Of Accused Instrumentalities.

Finjan provides the following contentions pursuant to Patent Local Rule 3-1(b):

Finjan accuses the following of Defendant's products and/or services, and associated software
and subscriptions, of infringing claims 1, 15, and 41 of the '844 Patent: SRX Gateways¹, Space
Security Director², Sky ATP³, ATP Appliances⁴, and Spotlight Secure service identified in the
attached Appendices A-1 through A-3 ("Accused Instrumentalities of the '844 Patent").

Finjan accuses the following of Defendant's products and/or services, and associated software
and subscriptions, of infringing claims 1 and 9 of the '780 Patent: SRX Gateways, Space Security
Director, Sky ATP, ATP Appliances, and Spotlight Secure service, identified in the attached
Appendices B-1 through B-3 ("Accused Instrumentalities of the '780 Patent").

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 ¹ A list of accused "SRX Gateways" (also called "SRX Series Services Gateways") are provided in Exhibit A attached hereto, and are collectively referred to as "SRX Gateways" or "SRX Series
 ²³ Services Gateways."

^{24 &}lt;sup>2</sup> A list of the accused "Space Security Director" products is provided in Exhibit A attached hereto, and are collectively referred to as "Space Security Director."

^{25 &}lt;sup>3</sup> A list of the accused Sky ATP service is provided in Exhibit A attached hereto, and are collectively referred to as "Sky ATP."

 ^{26 &}lt;sup>4</sup> A list of the accused ATP Appliance products is provided in Exhibit A attached hereto, and are collectively referred to as "ATP Appliances."