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13 JUNIPER NETWORKS, INC.

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

18 FINJAN, INC., a Delaware Corporation,) Case No. 3:17-cv-05659-WHA
19 Plaintiff,)
20 vs.) **DECLARATION OF JULIENNE AQUINO**
21 JUNIPER NETWORKS, INC., a Delaware) **IN SUPPORT OF DEFENDANT JUNIPER**
Corporation,) **NETWORKS, INC.’S OPPOSITION TO**
22 Defendant.) **PLAINTIFF FINJAN, INC.’S MOTION**
23) **FOR RELIEF FROM JUDGMENT**
24) **PURSUANT TO FED. R. CIV. P. 60(B)**
25)
26)
27)
28)
Date: May 9, 2019
Time: 8:00 a.m.
Courtroom: Courtroom 12, 19th Floor
Before: Hon. William Alsup

DECLARATION OF JULIENNE AQUINO

I, Julienne Aquino, declare as follows:

1. I am an employee of Juniper Networks, Inc. (“Juniper”). I have personal knowledge of the facts set forth in this declaration, and I could and would testify competently thereto if called upon to do so. I make this declaration in support of Juniper’s Opposition to Finjan’s Motion for Relief from Judgment Pursuant to Fed. R. Civ. P. 60(b).

2. I am a litigation and patent paralegal with Juniper. My job responsibilities include coordinating litigation discovery, and I helped internally lead Juniper’s document discovery responses related to this matter.

3. Around March of 2018, I worked with Juniper’s Digital Forensics Team to collect documents related to Sky ATP from the Confluence, Jira, and GNATS repositories, which are the technical document repositories used by the Sky ATP team.

4. In December 2018, we received a follow-up request from Finjan to try to locate several specific documents related to Joe Sandbox. Given that these documents had not been located during our original search of Confluence, Jira, and GNATS, I coordinated a follow up investigation for these documents in other locations.

5. We were able to locate some of the requested documents on a third-party iWeb server, which I understand is used to host the Joe Sandbox binary code. Because the iWeb server is a third-party server used to deploy a part of Sky ATP, it is my understanding that it is not possible to search for information on that server using the same basic search tools that allow us to search for documents located on Juniper’s internal networked drives. It is also my understanding that no other technical documentation is stored on the iWeb server.

6. Within the last two weeks, we re-searched the Confluence, Jira and GNATS repositories to confirm whether they contain any of the twelve documents that Juniper produced on February 4, 2019. I was not able to locate the documents in those repositories.

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1 I declare under penalty of perjury under the laws of the United States of America that the
2 foregoing is true and correct to the best of my knowledge. Executed this 12th day of April, 2019
3 at Sunnyvale, California.

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5 By: Julienne B. Aquino
6 Julienne Aquino

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