

EXHIBIT 8

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

_____)
FINJAN, INC., a Delaware)
Corporation,)
)
Plaintiff,)
)
vs.) No. 3:17-CV-05659
) WHA
)
JUNIPER NETWORKS, INC., a)
Delaware Corporation,)
)
Defendant.)
_____)

HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

VIDEOTAPED DEPOSITION OF YULY TENORIO

VOLUME I

May 9, 2018

9:04 a.m.

1133 Innovation Way, Building A

Sunnyvale, California

REPORTED BY:

LANA L. LOPER,

RMR, CRR, CCP, CME, CLR, CSR No. 9667

1 groups. 10:52:31

2 For example, there's this networking category
3 or signature that a lot of these individual events would
4 fall into. So the behaviors would be those individual
5 events. And the category, the signature category, I 10:52:48
6 believe, would be network, if -- which would comprise or
7 you can contact external server, or it tried to download
8 this and examples like that.

9 BY MR. LEE:

10 Q So contacting an external server or trying to 10:53:17
11 download a file would be an example of what is listed in
12 the signatures trigger?

13 MS. CARSON: Objection. Form.

14 THE WITNESS: I haven't worked on this adapter
15 myself and looked at many reports from Joe Sandbox. 10:53:36

16 But it is my recollection that the individual
17 events were, or indicators, which are not necessarily
18 events, would be considered behaviors, the individual
19 ones. But the signature would be the group of them, in
20 this case, networking, if I'm not wrong, uh-huh. 10:54:03

21 MS. CARSON: Would now be a good time for a
22 break.

23 MR. LEE: Let me just follow up -- finish this
24 line of questioning. Is that okay?

25 MS. CARSON: Okay. 10:54:20

1 really depends on a variety of factors, what we get on 10:56:52
2 the report.

3 We -- yeah, it really depends on the file.

4 BY MR. LEE:

5 Q Does the report -- strike that. 10:57:02

6 Does a typical report generated by Joe Sandbox
7 include the MD5 of the file, the SHA-1 of the file, the
8 list of signatures triggered, and the network activity
9 as well?

10 MS. CARSON: Objection. Form. 10:57:15

11 THE WITNESS: No, I would not say that's a
12 typical report.

13 Most of the files don't have network activity,
14 for example. They don't have something that they --
15 some network activity. So it -- that is an example of 10:57:25
16 something atypical, so I would not say that most of the
17 reports look the same. And --

18 BY MR. LEE:

19 Q Does it -- just one more.

20 Does a typical report generated by Joe Sandbox 10:57:43
21 typically include at least the MD5, the SHA-1, and the
22 list of signatures trigger?

23 MS. CARSON: Objection. Form.

24 THE WITNESS: I have not worked on the

25 deception adapter myself and have not looked at many 10:57:58

1 reports, so I cannot say for certainty if that's typical 10:58:03
2 or not.

3 I know that those are some of the things that
4 may be included, but I can't say with certainty if it's
5 typical. 10:58:13

6 MR. LEE: Okay. Sorry about that.

7 THE WITNESS: Thank you. No problem.

8 THE VIDEOGRAPHER: We're going off the record.
9 The time is 10:58 a.m.

10 (Discussion off the record.) 10:58:22

11 THE VIDEOGRAPHER: We are back on the record.
12 The time is 11:10 a.m. This is the beginning of media
13 No. 2, in the deposition of Yuly Tenorio, on May 9,
14 2018.

15 Please proceed. 11:11:05

16 BY MR. LEE:

17 Q Previously, we were talking about the report
18 generated by Joe Sandbox.

19 Do you recall that?

20 A Yes. 11:11:12

21 Q What does the adapter do with the report
22 generated by Joe Sandbox?

23 MS. CARSON: Objection. Form.

24 THE WITNESS: As I stated earlier, the
25 deception adapter gets the report generated by Joe 11:11:20

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