

Exhibit 3

From: Caire, Yuridia
Sent: Wednesday, May 15, 2019 1:24 PM
To: 'Petersen, Ingrid'
Cc: Andre, Paul; Hannah, James; Kobialka, Lisa; Manes, Austin; Kastens, Kris; Carson, Rebecca; Glucoft, Josh; Heinrich, Alan; Holland, Eileen; Isaac, Shawana; Kagan, Jonathan; Manzano, Jim; Mittleman, Harry; Quarnstrom, Brian; Theilacker, Leah; Wang, Kevin
Subject: RE: [EXTERNAL] RE: Finjan v. Juniper

Ingrid,

We met and conferred on this six weeks ago and at that time Juniper stated it would be producing information and supplemental responses within a couple of weeks. Juniper's continued delay is unacceptable. Please identify what specifically you are producing and confirm that you will produce it at the latest with the discovery responses next week. For Mr. Jas, please provide availability on May 23 or 24th. For the outstanding 30(b)(6), it will depend on when Juniper provides the updated information but please provide where the witness is located and who it is.

Yuri

From: Petersen, Ingrid [<mailto:ipetersen@irell.com>]
Sent: Wednesday, May 15, 2019 12:07 PM
To: Caire, Yuridia
Cc: Andre, Paul; Hannah, James; Kobialka, Lisa; Manes, Austin; Kastens, Kris; Carson, Rebecca; Glucoft, Josh; Heinrich, Alan; Holland, Eileen; Isaac, Shawana; Kagan, Jonathan; Manzano, Jim; Mittleman, Harry; Quarnstrom, Brian; Theilacker, Leah; Wang, Kevin
Subject: RE: [EXTERNAL] RE: Finjan v. Juniper

Dear Yuri,

Juniper intends to serve supplemental discovery responses by the end of next week, with updated financial data produced shortly thereafter. In view of this, we think it makes sense for the parties to postpone meeting and conferring on these issues until after Juniper serves its supplemental responses, as those responses may resolve many of the outstanding issues. We also note that many of these issues may be impacted by Finjan's selection of claims that it intends to pursue at the October trial.

Additionally, we are looking into deposition dates in June for Mr. Jas and the Rule 30(b)(6) deposition that Finjan requested, and should be able to provide those shortly. If you have a preferred range of dates for these depositions, please let us know and we can do our best to accommodate that request.

Best Wishes,

Ingrid

From: Caire, Yuridia <YCaire@KRAMERLEVIN.com>

Sent: Tuesday, May 14, 2019 7:37 AM

To: Petersen, Ingrid <ipetersen@irell.com>

Cc: ~Andre, Paul <pandre@kramerlevin.com>; ~Hannah, James <jhannah@kramerlevin.com>; ~Kobialka, Lisa <lkobialka@kramerlevin.com>; ~Manes, Austin <amanes@kramerlevin.com>; ~Kastens, Kristopher <kkastens@kramerlevin.com>; Carson, Rebecca <RCarson@irell.com>; Glucoft, Josh <JGlucoft@irell.com>; Heinrich, Alan <AHeinrich@irell.com>; Holland, Eileen <EHolland@irell.com>; Isaac, Shawana <Sisaac@irell.com>; Kagan, Jonathan <JKagan@irell.com>; Manzano, Jim <JManzano@irell.com>; Mittleman, Harry <HMittleman@irell.com>; Quarnstrom, Brian <BQuarnstrom@irell.com>; Theilacker, Leah <LTheilacker@irell.com>; Wang, Kevin <kwang@irell.com>

Subject: Re: [EXTERNAL] RE: Finjan v. Juniper

Ingrid,

Juniper previously agreed to produce updated information and its continued delay to produce such information and provide deposition dates is not warranted. Please provide lead counsel availability for a meet and confer for this week or early next week.

Yuridia Caire
Associate

Kramer Levin Naftalis & Frankel LLP
990 Marsh Road, Menlo Park, California 94025
T 650.752.1717 F 650.752.1817

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On May 10, 2019, at 4:14 PM, Petersen, Ingrid <ipetersen@irell.com> wrote:

Dear Yuri:

Because of the Court's recent summary judgment orders and the resetting of trial, it makes the most sense for the parties to touch base after Finjan informs the Court which patents/claims it intends to pursue at the October trial. These recent events impact Finjan's outstanding requests, such as the relevant damages period and which licenses (if any) are relevant.

Best wishes,

Ingrid

From: Caire, Yuridia <YCaire@KRAMERLEVIN.com>
Sent: Wednesday, May 8, 2019 10:56 AM
To: Petersen, Ingrid <ipetersen@irell.com>; Glucoft, Josh <JGlucoft@irell.com>; Carson, Rebecca <RCarson@irell.com>; Heinrich, Alan <AHeinrich@irell.com>; Holland, Eileen <EHolland@irell.com>; Isaac, Shawana <Sisaac@irell.com>; Kagan, Jonathan <JKagan@irell.com>; Manzano, Jim <JManzano@irell.com>; Quarnstrom, Brian <BQuarnstrom@irell.com>; Theilacker, Leah <LTheilacker@irell.com>; Wang, Kevin <kwang@irell.com>
Cc: ~Andre, Paul <pandre@kramerlevin.com>; ~Hannah, James <jhannah@kramerlevin.com>; ~Kobialka, Lisa <lkobialka@kramerlevin.com>; ~Manes, Austin <amanes@kramerlevin.com>; ~Kastens, Kristopher <kkastens@kramerlevin.com>
Subject: RE: Finjan v. Juniper

Ingrid,

We are at an impasse on the issues below, as we discussed on the meet and confer, in our follow-up emails. Please provide a time for lead counsel to meet and confer on these issues. In addition, Juniper agreed to produce updated financial information and expected to do so in a couple weeks but nothing has been produced. Please confirm that you will produce the supplemental information by the end of this week.

Finally, please provide availability for the depositions of Finjan's outstanding 30(b)(6) topic and Jas.

Thanks,

Yuri

Yuridia Caire

Associate

Kramer Levin Naftalis & Frankel LLP
990 Marsh Road, Menlo Park, California 94025
T 650.752.1717 F 650.752.1817

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From: Petersen, Ingrid [<mailto:ipetersen@irell.com>]
Sent: Friday, April 05, 2019 5:59 PM
To: Caire, Yuridia; Glucoft, Josh; Carson, Rebecca; Heinrich, Alan; Holland, Eileen; Isaac, Shawana; Kagan, Jonathan; Manzano, Jim; Quarnstrom, Brian; Theilacker, Leah; Wang, Kevin
Cc: Andre, Paul; Hannah, James; Kobialka, Lisa; Manes, Austin; Kastens, Kris
Subject: [EXTERNAL] RE: Finjan v. Juniper