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1 2 3 4 5 6 7 8 9 10 11 12 13	PAUL J. ANDRE (State Bar No. 19658 pandre@kramerlevin.com LISA KOBIALKA (State Bar No. 1914 lkobialka@kramerlevin.com JAMES HANNAH (State Bar No. 2379 jhannah@kramerlevin.com KRISTOPHER KASTENS (State Bar N kkastens@kramerlevin.com KRAMER LEVIN NAFTALIS & FRAI 990 Marsh Road Menlo Park, CA 94025 Telephone: (650) 752-1700 Facsimile: (650) 752-1800 <i>Attorneys for Plaintiff</i> FINJAN, INC.	04) 78) Io. 254797) NKEL LLP	IRELL & MANELLA LLP Jonathan S. Kagan (SBN 166039) jkagan@irell.com Joshua Glucoft (SBN 301249) jglucoft@irell.com 1800 Avenue of the Stars, Suite 900 Los Angeles, California 90067-4276 Telephone: (310) 277-1010 Facsimile: (310) 203-7199 Rebecca Carson (SBN 254105) rcarson@irell.com Dennis Courtney (SBN 307646) dcourtney@irell.com Ingrid Petersen (SBN 313927) ipetersen@irell.com 840 Newport Center Drive, Suite 400 Newport Beach, California 92660-6324 Telephone: (949) 760-0991 Facsimile: (949) 760-5200 <i>Attorneys for Defendant</i> JUNIPER NETWORKS, INC.
14	NORTHERN DI	STRICT OF	CALIFORNIA
15	SAN FRANCISCO DIVISION		
16	FINJAN, INC.,		3:17-cv-05659-WHA
17	Plaintiffs,		FIPULATION REGARDING 35 U.S.C.
18)		ROPOSED] ORDER
19	V.)	Hon. Willi	am H. Alsup
20	JUNIPER NETWORKS, INC.,		
21	Defendant.		
22)		
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1	Plaintiff Finjan, Inc. ("Finjan") and Defendant Juniper Networks, Inc. ("Juniper"), hereby	
2	stipulate as follows:	
3	WHEREAS, for purposes of this litigation only, Finjan admits that it must establish	
4	compliance with either the constructive or actual notice requirement of 35 U.S.C. § 287 in order to	
5	obtain damages from Cyphort or Juniper on each of the claims that will be addressed at the	
6	October 2019 trial;	
7	WHEREAS, for purpose of this litigation only, Finjan does not intend to assert that it	
8	complied with the constructive notice requirements of 35 U.S.C. § 287, and instead intends to	
9	assert that it complied with the actual notice requirements of 35 U.S.C. § 287;	
10	WHEREAS, for purposes of this litigation only, the parties agree that the damages period	
11	for Juniper or Cyphort's alleged infringement for each of the claims that will be addressed at the	
12	October 2019 trial shall begin on the date that Finjan can establish that it provided Juniper or	
13	Cyphort with actual notice under § 287(a);	
14	NOW, THEREFORE, by and through their respective counsel of record, the parties hereby	
15	stipulate and agree as follows:	
16	• For purposes of this litigation only, the damages period for Juniper's alleged	
17	infringement shall begin on the date that Finjan can establish it provided Juniper	
18	with actual notice under § 287(a). If Finjan is unable to establish that it provided	
19	Juniper with actual notice under § 287(a) before patent expiration, Finjan will not	
20	be entitled to damages for that patent.	
21	• For purposes of this litigation only, the damages period for Cyphort's alleged	
22	infringement shall begin on the date that Finjan can establish it provided Cyphort	
23	with actual notice under § 287(a). If Finjan is unable to establish that it provided	
24	Cyphort with actual notice under § 287(a) before patent expiration, Finjan will not	
25	be entitled to damages for that patent.	
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1	IT IS SO STIPULATED.	
2	Dated: July 12, 2019	KRAMER LEVIN NAFTALIS & FRANKEL LLP
3		By: /s/Lisa Kobialka
4		Lisa Kobialka <i>Attorneys for Plaintiff</i>
5		FINJAN, INC.
6	Dated: July 12, 2019	IRELL & MANELLA LLP
7	2	By: /s/ Rebecca Carson
8		Rebecca Carson
9		Attorneys for Defendant JUNIPER NETWORKS, INC.
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1	[PROPOSED] ORDER
2	Pursuant to the stipulation of the parties, it is hereby ORDERED that, for purposes of this
3	litigation only, no damages shall be recovered by Finjan except on proof that Finjan satisfied the
4	actual notice requirements of § 287(a) before patent expiration, in which event damages may be
5	recovered only for infringement occurring after such notice.
6	PURSUANT TO STIPULATION, IT IS SO ORDERED.
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9	Dated:
10	Hon. William H. Alsup United States District Court Judge
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1	ECF ATTESTATION
2	I, Ingrid Petersen, am the ECF user whose ID and password are being used to file JOINT
3	STIPULATION REGARDING 35 U.S.C. § 287; [PROPOSED] ORDER. I hereby attest that I
4	received authorization to insert the signatures indicated by a conformed signature (/s/) within this
5	e-filed document.
6	
7	By: /s/ Ingrid Petersen
8	Ingrid Petersen
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