Case 3:17-cv-05659-WHA Document 95-5 Filed 06/07/18 Page 1 of 3 REDACTED VERSION OF DOCUMENT SOUGHT TO BE SEALED

DECLARATION OF REBECCA CARSON

- I, Rebecca Carson, declare as follows:
- 1. I am a member in good standing of the State Bar of California and a partner at Irell & Manella LLP, counsel of record in this action for Defendant 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.
- 2. Juniper produced sales information (JNPR-FNJN_29028_00472484) showing 2017 revenues for SRX units and Sky ATP licenses.
- 3. Attached as Exhibit 1 is a true and correct copy of U.S. Patent No. 6,804,780 ("the '780 Patent") asserted by Plaintiff Finjan, Inc. ("Finjan") in this matter and the subject of Juniper's motion for summary judgment.
- 4. Attached as Exhibit 2 is a true and correct copy of excerpts of the prosecution history of the '780 Patent, which was downloaded from the USPTO website.
- 5. Attached as Exhibit 3 is a true and correct copy of Exhibit B-1 to Finjan's Infringement Contentions charting the '780 Patent against the SRX alone and in combination with Sky ATP, served on March 8, 2018.
- 6. Attached as Exhibit 4 is a true and correct copy of Exhibit B-2 to Finjan's Infringement Contentions charting the '780 Patent against Sky ATP, served on March 8, 2018.
- 7. Attached as Exhibit 5 is a true and correct copy of excerpts of the May 24, 2018 deposition transcript of John Garland. He served as Finjan's Rule 30(b)(6) witness on the following topic: "All facts and circumstances regarding any efforts taken to comply with the marking and notice provisions of 35 U.S.C. § 287 with respect to the Asserted Patents, including any efforts by Finjan to ensure compliance by its licensees with said marking provisions."
- 8. Attached as Exhibit 6 is a true and correct copy of excerpts of the rough deposition transcript of Raju Manthena, Principal Engineer with Juniper, held on May 30, 2018.



Case 3:17-cv-05659-WHA Document 95-5 Filed 06/07/18 Page 2 of 3 REDACTED VERSION OF DOCUMENT SOUGHT TO BE SEALED

- 9. Attached as Exhibit 7 is a true and correct copy of excerpts of Juniper's Notice of Specific Unmarked Products Under *Artic Cat, Inc. v. Bombardier Recreational*.
- 10. Attached as Exhibit 8 is a true and correct copy of excerpts of Finjan's Objections and Response to Juniper's First Set of Interrogatories (Nos. 1-10).
- 11. Attached as Exhibit 9 is a true and correct copy of excerpts of the Sky Advanced Threat Prevention Administration Guide (JNPR-FNJN_29006_00162061), substituted with a higher resolution, color version.
- 12. Attached as Exhibit 10 is a true and correct copy of excerpts of the Sky ATP Data Sheet (JNPR-FNJN_29006_00162376), substituted with a higher resolution, color version.
- 13. Attached as Exhibit 11 is a true and correct copy of the Sky ATP License Types (JNPR-FNJN_29031_00555803), substituted with a higher resolution, color version.
- 14. Attached as Exhibit 12 is a true and correct copy of excerpts of the Junos OS User Access and Authentication Feature Guide, available at https://www.juniper.net/ documentation/en US/junos/information-products/pathway-pages/system-basics/user-access.pdf.
- 15. Attached as Exhibit 13 is a true and correct copy of excerpts of Volume 3: Sorting and Searching from The Art of Computer Programming by Donald E. Knuth, published in 1973 by Addison-Wesley Publishing Company, Inc.
- 16. Attached as Exhibit 14 is a true and correct copy of excerpts of "Functional Requirements for Uniform Resource Names" by K. Sollins *et al.*, submitted to the Internet Engineering Task Force's Network Working Group in December 1994, available at https://web.archive.org/web/19991013104107/https://www.ietf.org/rfc/rfc1737.txt.
- 17. Attached as Exhibit 15 is a true and correct copy of Location-Independent Naming for Virtual Distributed Software Repositories by Shirley Browne *et al.* (1995).
- 18. Attached as Exhibit 16 is a true and correct copy of excerpts of the "Trojan.Dropper" description published by Symantec Corporation, available at https://www.symantec.com/security-center/writeup/2002-082718-3007-99.



Case 3:17-cv-05659-WHA Document 95-5 Filed 06/07/18 Page 3 of 3 REDACTED VERSION OF DOCUMENT SOUGHT TO BE SEALED

- 19. Attached as Exhibit 17 is a true and correct copy of excerpts of the trial transcript of *Finjan Software Ltd. v. Secure Computing Corp.*, Case No. 06-469-GMS, available at Dkt. No. 228 (Mar. 4, 2008).
- 20. Attached as Exhibit 18 is a true and correct copy of excerpts of the trial transcript of *Finjan Software Ltd. v. Secure Computing Corp.*, Case No. 06-469-GMS, available at Dkt. No. 230 (Mar. 6, 2008).
- 21. Attached as Exhibit 19 is a true and correct copy of excerpts of Plaintiff Finjan, Inc.'s First Supplemental Objections And Response To Defendant Juniper Networks, Inc.'s First Set Of Interrogatories (Nos. 3, 4, 6, 7).

Executed this 7th day of June, 2018, at Newport Beach, California.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

/s/ Rebecca Carson

Rebecca Carson

