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	TECHNOLOGIES, INC. and CHECK POINT		
17	SOFTWARE TECHNOLOGIES, LTD.		
18	UNITED STATES DISTRICT COURT		
19	NORTHERN DISTRIC	CT OF CALIFORNIA	
20	SAN FRANCISCO DIVISION		
21	FINJAN, INC., a Delaware Corporation	Case No. 3:18-cv-02621-WHO (JCS)	
22	Plaintiff,	JOINT MOTION, STIPULATION AND	
23	·	[PROPOSED] ORDER EXTENDING CASE DEADLINES	
	V.		
24	CHECK POINT SOFTWARE TECHNOLOGIES, INC., a Delaware		
25	Corporation and CHECK POINT SOFTWARE TECHNOLOGIES, LTD., an Israeli Limited		
26	Company		
27	Defendants.		
$_{28}$		_	



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Pursuant to Local Rules 6-1(b), 6-2 and 7-12, Plaintiff Finjan, Inc. ("Finjan") and Defendants Check Point Software Technologies, Inc. and Check Point Technologies, Ltd. (collectively, "Check Point") jointly request the Court to modify the case schedule as set forth in this stipulation.

WHEREAS, on January 17, 2020, the Court issued an Order regarding Check Point's Motion to Strike Finjan's Infringement Contentions (Dkt. No. 247) and a Notice of Intent to Appoint Master Under Rule 53 to resolve certain disputes regarding Finjan's Infringement Contentions (Dkt. No. 248).

WHEREAS, Finjan and Check Point have agreed that the scope of the case may be impacted based on the pending resolution of disputes before the special master. As a result, Finjan and Check Point have agreed to extend certain claim construction deadlines. The proposed extensions below will not have a material effect on the remainder of this case.

WHEREAS, the Court previously modified the schedule in this case twelve (12) times: (i) to adjust the briefing schedule for Finjan's Motion to Impute Service, Dkt. No. 35; (ii) to extend the hearing date on Finjan's Motion to Impute Service by seven days, Dkt. No. 42; (iii) to adjust the briefing schedule and hearing on Finjan's Motion to Strike and extend Check Point's time to respond to the complaint, Dkt. No. 52; (iv) to extend Check Point's time to file a Reply in support of its Motion to Enforce Order and Strike Infringement Contentions, Dkt. No. 64; (v) to extend Finjan's time to respond to Check Point's affirmative defenses, Dkt. No. 82; (vi) to grant Check Point's motion to modify the claim construction schedule, Dkt. No. 84; (vii) to grant Check Point's motion to continue to change the claim construction schedule, Dkt. No. 108; (viii) to grant the parties' stipulation for Finjan to file its opposition to Check Point's Motion to Amend Invalidity Contentions, Dkt. No. 149; (ix) to grant the parties' stipulation to change the parties' briefing schedule related to Check Point's Motion to Strike Infringement Contentions, Dkt. No. 227; (x) to grant the parties' stipulation to an extended case schedule following the Court's mandated meetand-confer, Dkt. Nos. 236, 238; (xi) to grant the parties' stipulation to extend certain claim construction deadlines, Dkt. No. 246; and (xii) to grant the parties' stipulation to further extend certain claim construction deadlines, Dkt. No. 252.



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NOW, THEREFORE, the parties hereby stipulate and request the Court to modify the case schedule to take all currently scheduled deadlines off-calendar. Ten days after the Master issues her ruling resolving the disputes as set forth in Dkt. 248, the parties shall submit a new schedule to the Court for the remainder of the case.



1	IT IS SO STIPULATED.	
2		Respectfully submitted,
3	Dated: February 7, 2020	By: <u>/s/ Alyssa Caridis</u> Alyssa Caridis
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17		CHECK POINT SOFTWARE TECHNOLOGIES, INC. and CHECK POINT SOFTWARE TECHNOLOGIES, LTD.
18		Respectfully submitted,
19	Dated: February 7, 2020	By: /s/ Kristopher Kastens
20	Battar Teoraary 7, 2020	Paul J. Andre (SBN 196585) Lisa Kobialka (SBN 191404)
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27		
28		Attorneys for Plaintiff FINJAN, INC.



I, Alyssa Caridis, am the ECF user whose identification and password are be	eing used in
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this filing. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that all oth	her
signatories to this document have concurred in the filing of this document.	
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6 /s/ Alyssa Caridis	
Alyssa Caridis	
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