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QUALYS EXHIBIT E

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|---|---|---------------|------------------------------|--------------------------------|
| 1 2 3 4 5 6 7 8 9 10 | PAUL ANDRE (State Bar No. 196585 <u>pandre@kramerlevin.com</u> LISA KOBIALKA (State Bar No. 191 <u>lkobialka@kramerlevin.com</u> JAMES HANNAH (State Bar No. 237 <u>jhannah@kramerlevin.com</u> KRISTOPHER KASTENS (State Bar <u>kkastens@kramerlevin.com</u> KRAMER LEVIN NAFTALIS & FRANKEL LLP 990 Marsh Road Menlo Park, CA 94025 Telephone: (650) 752-1700 Facsimile: (650) 752-1800 Attorneys for Plaintiff FINJAN, INC. | 404) 7978) | | |
| 11 | IN THE UNITED STATES DISTRICT COURT | | | |
| 12 | FOR THE NORTHERN DISTRICT OF CALIFORNIA | | | |
| 13 | | | | |
| 14 | SAN FRANCISCO DIVISION | | | |
| 15 | FINJAN, INC., | Case N | No.: 4:18-cv-0722 | 9-YGR |
| 16 | Plaintiff, | | | INC.'S INITIAL |
| 17 | v. | AND | INFRINGEMEN | SERTED CLAIMS T CONTENTIONS |
| 18 | QUALYS, INC., | | DOCUMENT PE SUANT TO PATI | RODUCTION ENT LOCAL RULES |
| 19 | Defendant. | 3-1 A | ND 3-2 | |
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such Accused Instrumentalities or other products and services. Finjan further reserves the right to rely
upon the opinions of one or more experts in support of its infringement contentions in accordance with
the Court's scheduling order.

D. Identification Of Direct Infringement Underlying Allegations Of Indirect Infringement And Description Of Acts Of Indirect Infringement.

Finjan provides the following contentions pursuant to Patent Local Rule 3-1(d): Defendant induced infringement of claims 1-9, 11, 22 and 23 of the '844 Patent pursuant to 35 U.S.C. § 271(b), by taking active steps to cause infringement of claims 1-9, 11, 22, and 23 of the '844 Patent, both with the knowledge of the '844 Patent and the specific intent to cause, instruct, direct or require third parties, including its customers, subscribers, users and developers, to use the Accused Instrumentalities of the '844 Patent in a manner that infringes claim 1-9, 11, 22, and 23 of the '844 Patent. Such steps include, but are not limited to, advising third parties to use the Accused Instrumentalities of the '844 Patent in an infringing manner through product manuals and other product documentation; providing a mechanism through which third parties may infringe the patent, specifically through the use of the Accused Instrumentalities of the '844 Patent; requiring third parties to agree to its terms and conditions; advertising and promoting the use of the Accused Instrumentalities of the '844 Patent in an infringing manner; and distributing guidelines and instructions to third parties on how to use the Accused Instrumentalities of the '844 Patent in an infringing manner. The materials referenced in the Appendix are materials provided to third parties to use the Accused Instrumentalities of the '844 Patent in a manner that infringes the claims identified above. As further proof of Defendant's inducement of infringement, Finjan identifies the evidence identified in the Complaint. See, e.g., Dkt. Nos. 1-8; 1-9; 1-10; 1-11; 1-12; 1-13; 1-14; 1-15.

Defendant induces infringement of claims 13-15 of the '305 Patent pursuant to 35 U.S.C. § 271(b), by taking active steps to cause infringement of claims 13-15 of the '305 Patent, both with the knowledge of the '305 Patent and the specific intent to cause, instruct, direct or require third parties, including its customers, subscribers, users and developers, to use the Accused Instrumentalities of the '305 Patent in a manner that infringes claims 13-15 of the '305 Patent. Such steps include, but are not

1 limited to, advising third parties to use the Accused Instrumentalities of the '305 Patent in an 2 infringing manner through product manuals and other product documentation; providing a mechanism 3 through which third parties may infringe the patent, specifically through the use of the Accused 4 Instrumentalities of the '305 Patent; requiring third parties to agree to its terms and conditions; 5 advertising and promoting the use of the Accused Instrumentalities of the '305 Patent in an infringing 6 manner; and distributing guidelines and instructions to third parties on how to use the Accused 7 Instrumentalities of the '305 Patent in an infringing manner. The materials referenced in the Appendix 8 are materials provided to third parties to use the Accused Instrumentalities of the '305 Patent in a 9 manner that infringes the claims identified above. As further proof of Defendant's inducement of 10 infringement, Finjan identifies the evidence identified in the Complaint. See, e.g., Dkt. Nos. 1-8; 1-9; 11 1-10; 1-11; 1-12; 1-13; 1-14; 1-15.

12 Defendant induces infringement of claims 1, 3-8, and 23 of the '408 Patent pursuant to 35 13 U.S.C. § 271(b), by taking active steps to cause infringement of claims 1, 3-8, and 23 of the '408 14 Patent, both with the knowledge of the '408 Patent and the specific intent to cause, instruct, direct or 15 require third parties, including its customers, subscribers, users and developers, to use the Accused 16 Instrumentalities of the '408 Patent in a manner that infringes claims 1, 3-8, and 23 of the '408 Patent. 17 Such steps include, but are not limited to, advising third parties to use the Accused Instrumentalities of 18 the '408 Patent in an infringing manner through product manuals and other product documentation; 19 providing a mechanism through which third parties may infringe the patent, specifically through the 20 use of the Accused Instrumentalities of the '408 Patent; requiring third parties to agree to its terms and 21 conditions; advertising and promoting the use of the Accused Instrumentalities of the '408 Patent in an 22 infringing manner; and distributing guidelines and instructions to third parties on how to use the 23 Accused Instrumentalities of the '408 Patent in an infringing manner. The materials referenced in the 24 Appendix are materials provided to third parties to use the Accused Instrumentalities of the '408 Patent 25 in a manner that infringes the claims identified above. As further proof of Defendant's inducement of 26 infringement, Finjan identifies the evidence identified in the Complaint. See, e.g., Dkt. Nos. 1-8; 1-9; 27 1-10; 1-11; 1-12; 1-13; 1-14; 1-15.

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1 Defendant induces infringement of claims 13-15 and 26 of the '968 Patent pursuant to 35 2 U.S.C. § 271(b), by taking active steps to cause infringement of claims 13-15 and 26 of the '968 3 Patent, both with the knowledge of the '968 Patent and the specific intent to cause, instruct, direct or 4 require third parties, including its customers, subscribers, users and developers, to use the Accused 5 Instrumentalities of the '968 Patent in a manner that infringes claims 13-15 and 26 of the '968 Patent. 6 Such steps include, but are not limited to, advising third parties to use the Accused Instrumentalities of 7 the '968 Patent in an infringing manner through product manuals and other product documentation; 8 providing a mechanism through which third parties may infringe the patent, specifically through the 9 use of the Accused Instrumentalities of the '968 Patent; requiring third parties to agree to its terms and 10 conditions; advertising and promoting the use of the Accused Instrumentalities of the '968 Patent in an 11 infringing manner; and distributing guidelines and instructions to third parties on how to use the 12 Accused Instrumentalities of the '968 Patent in an infringing manner. The materials referenced in the 13 Appendix are materials provided to third parties to use the Accused Instrumentalities of the '968 Patent 14 in a manner that infringes the claims identified above. As further proof of Defendant's inducement of 15 infringement, Finjan identifies the evidence identified in the Complaint. See, e.g., Dkt. Nos. 1-8; 1-9; 16 1-10; 1-11; 1-12; 1-13; 1-14; 1-15.

17 Defendant induces infringement of claims 14 and 15 of the '731 Patent pursuant to 35 U.S.C. § 18 271(b), by taking active steps to cause infringement of claims 14 and 15 of the '731 Patent, both with 19 the knowledge of the '731 Patent and the specific intent to cause, instruct, direct or require third 20 parties, including its customers, subscribers, users and developers, to use the Accused Instrumentalities 21 of the '731 Patent in a manner that infringes claims 14 and 15 of the '731 Patent. Such steps include, 22 but are not limited to, advising third parties to use the Accused Instrumentalities of the '731 Patent in 23 an infringing manner through product manuals and other product documentation; providing a 24 mechanism through which third parties may infringe the patent, specifically through the use of the 25 Accused Instrumentalities of the '731 Patent; requiring third parties to agree to its terms and 26 conditions; advertising and promoting the use of the Accused Instrumentalities of the '731 Patent in an 27 infringing manner; and distributing guidelines and instructions to third parties on how to use the

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