

# EXHIBIT 10

Issue and Subsection of Section III of the Motion to Strike	Medvidovic Report Pincite (Ex. 1)	'408 Claim Element(s) (Ex. 4)	Corresponding Infringement Contentions Page(s) (Ex. 5)	Brief Statement regarding the paragraph(s)
<b>A. Qualys Cloud Agent</b>	¶¶ 160, 170, 183, 185, 187 fn. 6, 195-196, 415, 417-419	1b, 29b	2-4, 42	Finjan's infringement contentions theory of infringement whereby Qualys Cloud Platform receives incoming source code from a Cloud Agent
A. Qualys Cloud Agent	¶ 214	1c	5	Finjan does not disclose a theory of infringement for this step using a Cloud Agent. Finjan's contentions limit this to scanner
A. Qualys Cloud Agent	¶¶ 235-238, 427-428	1d	6-13	There is no theory of infringement for Qualys Cloud Platform infringing from a Cloud Agent. Finjan's contentions limit this to scanner performing this step via a scanner
A. Qualys Cloud Agent	¶ 258	1e	14	There is no theory of infringement for Qualys Cloud Platform infringing from a Cloud Agent. Finjan's contentions limit this to scanner performing this step via a scanner
A. Qualys Cloud Agent	¶¶ 287-289	1f	15	There is no theory of infringement for Qualys Cloud Platform infringing from a Cloud Agent. Finjan's contentions limit this to scanner performing this step via a scanner

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A. Qualys Cloud Agent	¶¶ 303-309	1g	16	There is no theory of infringement of the '408 claim element from a Cloud Agent. Finjan's theory of infringement involves performing this step via a scan.
A. Qualys Cloud Agent	¶¶ 325, 327	1h	17	There is no theory of infringement of the '408 claim element from a Cloud Agent. Finjan's theory of infringement involves performing this step via a scan.
A. Qualys Cloud Agent	¶ 446	Apportionment		Finjan's infringement contentions and theory of infringement involving the '408 claim element.
<b>B. Dynamic Building and Detection Theories</b>	¶¶ 262, 282-286, 290, 294, 298, 299, 301	1f	15	Finjan's infringement contentions and theory that parse trees are built and received."

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B. Dynamic Building and Detection Theories	¶¶ 267-281, 286-300	1f	15	The only theory Finjan asserts involves the general contentions involves the general contentions involving using QualysAPI, which is a component of Qualys's Cloud Platform. Finjan asserts two theories accusing: (1) the use of the Dashboard and QQL (¶¶267-281); (2) the use of a scanner engine to create XML files (¶¶ 286-300); the Cloud Agent (¶¶ 287-289); Reports (¶ 291-292); or (5) the use of the tree (¶¶ 293-300).
B. Dynamic Building and Detection Theories	¶¶ 302-304, 308-320	1g	16	Finjan's infringement contentions involve a theory of dynamically detecting potential exploits: (1) while processing an incoming stream; and (2) while processing a tree.

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B. Dynamic Building and Detection Theories	¶¶ 303-309, 311-320	1g	16	The only theory Finjan asserts involves use of the theory is a feature located on Qualys. Finjan does not include the Cloud Agent functionality (¶¶ engine functionality (¶¶ 303-314 ); <i>see also</i> Ex. 9 at 33:9-17 “Manage Your Scans” and “p (¶¶ 312-313, 315); (4) “parallel (5) WAS Scanner (¶¶ 316-320)
B. Dynamic Building and Detection Theories	¶¶ 321, 323, 325, 327, 329, 333, 335-337	1h	17-18	Finjan’s infringement contentions theory of detecting potential <b><i>incoming stream</i></b> .
<b>C. Claim 29 Theories</b>	¶¶ 415-417	29b	42 (referring by reference to page 6)	Finjan does not include a t computer-readable storage me appliance or Cloud Agent. medium Finjan points to is a da Qualys’s Cloud Platform

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