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	UNITED STATES DISTRICT COURT	
17	NORTHERN DISTRICT OF CALIFORNIA	
1 /	NORTHERN DISTR	ICT OF CALIFORNIA
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18		ICT OF CALIFORNIA D DIVISION)
18 19	(OAKLAN	D DIVISION)
18	(OAKLAN FINJAN LLC, a Delaware Limited Liability	
18 19 20	(OAKLAN	D DIVISION) Case No. 4:18-cv-07229-YGR (TSH)
18 19 20 21	(OAKLAN FINJAN LLC, a Delaware Limited Liability Company,	D DIVISION)
18 19 20	(OAKLAN FINJAN LLC, a Delaware Limited Liability	D DIVISION) Case No. 4:18-cv-07229-YGR (TSH) DECLARATION OF JASON W. WOLFF
18 19 20 21 22	(OAKLAN FINJAN LLC, a Delaware Limited Liability Company,	D DIVISION) Case No. 4:18-cv-07229-YGR (TSH) DECLARATION OF JASON W. WOLFF IN SUPPORT OF FINJAN LLC'S MOTION FOR SUMMARY JUDGMENT
18 19 20 21 22 23	(OAKLAN FINJAN LLC, a Delaware Limited Liability Company, Plaintiff, v.	Case No. 4:18-cv-07229-YGR (TSH) DECLARATION OF JASON W. WOLFF IN SUPPORT OF FINJAN LLC'S MOTION FOR SUMMARY JUDGMENT DATE: July 6, 2021
18 19 20 21 22	(OAKLAN FINJAN LLC, a Delaware Limited Liability Company, Plaintiff,	Case No. 4:18-cv-07229-YGR (TSH) DECLARATION OF JASON W. WOLFF IN SUPPORT OF FINJAN LLC'S MOTION FOR SUMMARY JUDGMENT DATE: July 6, 2021 TIME: 2:00 P.M. JUDGE: Hon. Yvonne Gonzalez Rogers
18 19 20 21 22 23 24	(OAKLAN FINJAN LLC, a Delaware Limited Liability Company, Plaintiff, v.	Case No. 4:18-cv-07229-YGR (TSH) DECLARATION OF JASON W. WOLFF IN SUPPORT OF FINJAN LLC'S MOTION FOR SUMMARY JUDGMENT DATE: July 6, 2021 TIME: 2:00 P.M.
18 19 20 21 22 23 24 25	(OAKLAN FINJAN LLC, a Delaware Limited Liability Company, Plaintiff, v. QUALYS INC., a Delaware Corporation,	Case No. 4:18-cv-07229-YGR (TSH) DECLARATION OF JASON W. WOLFF IN SUPPORT OF FINJAN LLC'S MOTION FOR SUMMARY JUDGMENT DATE: July 6, 2021 TIME: 2:00 P.M. JUDGE: Hon. Yvonne Gonzalez Rogers
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I, Jason W. Wolff, hereby declare and state as follows:

- 1. I am a principal in the law firm of Fish & Richardson P.C., counsel of record for Plaintiff Finjan LLC in the above-captioned matter. I have personal knowledge of all the facts contained herein and, if called as a witness, I could and would testify competently thereto.
- 2. Attached as Exhibit 1 is a true and correct copy of excerpts from the deposition transcript of Sylvia Hall-Ellis, Ph.D. taken March 1, 2021.
- 3. Attached as Exhibit 2 is a true and correct copy of excerpts from a document titled "Dr. Solomon's Anti-Virus Toolkit for Windows & DOS" ("DSAVT") [QUALYS00002805-QUALYS00003805].
- 4. Attached as Exhibit 3 is a true and correct copy of excerpts from the Expert Report of Dr. Sylvia D. Hall-Ellis Regarding Public Availability of Certain Publications dated December 1, 2020.
- 5. Attached as Exhibit 4 is a true and correct copy of a document titled "Preliminary report on Distributed ASAX" ("Mounji") [QUALYS00024281-QUALYS00024318].
- 6. Attached as Exhibit 5 is a true and correct copy of Exhibit 8 to the deposition of Dr. Sylvia Hall-Ellis, which is the Wikipedia page for CiteSeerX.
- 7. Attached as Exhibit 6 is a true and correct copy of Exhibit 9 to the deposition of Dr. Sylvia Hall-Ellis, which is the About page from the ResearchGate website.
- 8. Attached as Exhibit 7 is a true and correct copy of the paper titled "Proxy Servers and Databases for Managing Web-based Information" ("Thomson") [QUALYSS00112670-QUALYS00112683].

I declare under the penalty of perjury of the laws of the United States of America that the foregoing is true and correct. Executed on April 19, 2021, in San Diego, California.

/s/ Jason W. Wolff

Jason W. Wolff

Attorneys for Plaintiff FINIANLLC



CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the above and foregoing document has been served on April 19, 2021, to all counsel of record who are deemed to have consented to electronic service via the Court's CM/ECF system. Any other counsel of record will be served by electronic mail and regular mail.

<u>/s/ Jason W. Wolff</u> Jason W. Wolff