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1 2 3 4 5 6 7 8 9	PAUL J. ANDRE (State Bar No. 196585) pandre@kramerlevin.com LISA KOBIALKA (State Bar No. 191404) lkobialka@kramerlevin.com JAMES HANNAH (State Bar No. 237978) jhannah@kramerlevin.com 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.	SEAN C. CUNNINGHAM (Bar No. 174931) sean.cunningham@dlapiper.com KATHRYN RILEY GRASSO (Bar No. 211187) kathryn.riley@dlapiper.com DLA PIPER LLP (US) 401 B Street, Suite 1700 San Diego, CA 92101-4297 Telephone: (619) 699-2700 Facsimile: (619) 699-2701 Attorneys for Defendant and Counterclaim Plaintiff SOPHOS, INC and Counterclaim Plaintiff SOPHOS LTD.		
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11	IN THE UNITED ST	TATES DISTRICT COURT		
12	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
13	SAN FRANCISCO DIVISION			
14	FINJAN, INC., a Delaware Corporation,	Case No.: 14-CV-01197-WHO		
15	Plaintiff,	JOINT CLAIM CONSTRUCTION AND		
16	v.	PRE-HEARING STATEMENT PURSUANT TO PATENT LOCAL RULE		
17	SOPHOS INC., a Massachusetts Corporation, Defendant.	4-3		
18	Defendant.			
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$\begin{bmatrix} 27 \\ 28 \end{bmatrix}$				
۷۵	JOINT CLAIM CONSTRUCTION	CASE NO. 14-CV-01197-WHO		



Pursuant to the Court's Case Management Order and Patent L.R. 4-3 Plaintiff Finjan, Inc. ("Finjan") and Defendant Sophos, Inc. ("Sophos") hereby submit this Joint Claim Construction and Pre-Hearing Statement.

I. PATENT L.R. 4-3(a): CLAIM TERMS ON WHICH THE PARTIES AGREE.

During the meet and confer process, the parties have agreed to the following constructions:

Claim Term	Agreed Construction
Downloadable	an executable application program, which is downloaded from a source computer and run on the destination computer
CODE-A	potentially malicious executable code
CODE-B	executable wrapper code

II. PATENT L.R. 4-3(b): PROPOSED CONSTRUCTION OF EACH DISPUTED TERM.

The parties' proposed claim constructions are provided below. All supporting evidence for the parties' claim constructions is provided in Exhibit A. The parties reserve their rights to cite additional supporting evidence based on arguments raised in the claim construction briefs.

U.S. Patent No. 6,154,844				
Claim Term	Claim(s)	Finjan's Proposed Construction	Sophos's Proposed Construction	
means for receiving a Downloadable	43	Governed by 35 U.S.C. § 112(6):	Indefinite	
		Function: receiving a Downloadable		
		Structure: Downloadable file interceptor		
means for generating a first	43	Governed by 35 U.S.C. § 112(6):	Indefinite	
Downloadable security profile that identifies suspicious code in the received		Function: generating a first Downloadable security profile that identifies suspicious code		

JOINT CLAIM CONSTRUCTION

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	U.S. Patent No. 6,154,844				
Claim Term	Claim(s)	Finjan's Proposed Construction	Sophos's Proposed Construction		
Downloadable		in the received Downloadable Structure: content			
means for linking the first Downloadable	43	Governed by 35 U.S.C. § 112(6):	Indefinite		
security profile to the Downloadable before a web server makes the Downloadable		Function: linking the first Downloadable security profile to the Downloadable before a web server makes the			
available to web clients		Downloadable available to web clients Structure: content			
		inspection engine			

U.S. Patent No. 7,613,918				
Claim Term	Claim(s)	Finjan's Proposed Construction	Sophos's Proposed Construction	
CODE-C	12, 22	combined code	combined code created at the gateway computer	
security context	12, 22	No construction necessary	an environment in which a software application is run, which may limit resources that the application is permitted to access or operations that the application is permitted to perform	

U.S. Patent No. 7,613,926			
Claim Term	Claim(s)	Finjan's Proposed Construction	Sophos's Proposed Construction
database	22	a collection of interrelated data organized according to a database schema to serve one or more applications	no construction necessary

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2 U.S. Patent No. 8,566,580 3 **Claim Term** Claim(s) Finjan's Proposed **Sophos's Proposed Construction** Construction 4 certificate creator No construction necessary security gateway component that 1 creates a signed certificate for 5 attributes of a server certificate 6 protocol appender No construction necessary an apparatus that appends

U.S. Patent No. 8,677,494			
Claim Term	Claim(s)	Finjan's Proposed Construction	Sophos's Proposed Construction
database	1, 10	a collection of interrelated data organized according to a database schema to serve one or more applications	No construction necessary

III. PATENT L.R. 4-3(c): IDENTIFICATION OF MOST SIGNIFICANT TERMS.

FINJAN'S STATEMENT:

Finjan does not consider any of the disputed terms significant or case or claim dispositive.

SOPHOS'S STATEMENT:

Sophos believes the terms the following terms are significant because their indefiniteness invalidates their respective claims:

- "means for receiving a Downloadable" '844 patent (claim 43)
- "means for generating a first Downloadable security profile that identifies suspicious code in the received Downloadable" - '844 patent (claim 43)
- "means for linking the first Downloadable security profile to the Downloadable before a web server makes the Downloadable available to web clients" '844 patent (claim 43).

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JOINT CLAIM CONSTRUCTION

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certificate attributes within a

protocol request



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IDENTIFICATION OF 8 CLAIM TERMS FOR CLAIM CONSTRUCTION BRIEFING:

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The parties select the following 8 terms for briefing:

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JOINT CLAIM CONSTRUCTION

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Term No. Patent(s) 1. **'844: 43** means for receiving a Downloadable 2. **'**844: 43 means for generating a first Downloadable security profile that identifies suspicious code in the received Downloadable **'**844: 43 3. means for linking the first Downloadable security profile to the Downloadable before a web server makes the Downloadable available to web clients '918: 12, 22 4. security context 5. '918: 12, 22 CODE-C 6. **'926: 22** database **'494: 1, 10** 7. '580: 1 certificate creator

IV. PATENT L.R. 4-3(d): TIME FOR CLAIM CONSTRUCTION HEARING.

protocol appender

The parties anticipate that they will not require more than 4 hours for the entire claim construction hearing.

V. PATENT L.R. 4-3(e): WITNESSES AT CLAIM CONSTRUCTION HEARING.

Finjan's Statement:

'580: 1

Finjan intends to offer a declaration and may present live witness testimony from Dr. Nenad Medvidovic, University of Southern California, 941 Bloom Walk, Los Angeles, CA 90089, to support Finjan's claim construction positions. Furthermore, Dr. Nenad Medvidovic will offer an opinion regarding the definiteness of the claims. Finjan may also present live testimony from Dr. Nenad Medvidovic in conjunction with a tutorial of the technology.

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