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1 2 3 4 5 6 7 8 9	PAUL J. ANDRE (State Bar No. 196585) <u>pandre@kramerlevin.com</u> LISA KOBIALKA (State Bar No. 191404) <u>lkobialka@kramerlevin.com</u> JAMES HANNAH (State Bar No. 237978) <u>jhannah@kramerlevin.com</u> KRAMER LEVIN NAFTALIS & FRANKEL 990 Marsh Road Menlo Park, CA 94025 Telephone: (650) 752-1700 Facsimile: (650) 752-1800 Attorneys for Plaintiff FINJAN, INC.		FS DISTRICT	COUPT
10	IN THE UNITED STATES DISTRICT COURT			
11	FOR THE NORTHER	N DIS	STRICT OF CA	LIFORNIA
12				
13	FINJAN, INC., a Delaware Corporation,	C	ase No.:	
14	Plaintiff,		OMPLAINT FO	
15	v.	I I'	T KINGLIVILIN	1
16	WEBSENSE, INC., a Delaware Corporation,	D	EMAND FOR J	URY TRIAL
17	Defendant.			
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	COMPLAINT FOR PATENT INFRINGEME	ENT	С	CASE NO.

COMPLAINT FOR PATENT INFRINGEMENT

Plaintiff Finjan, Inc. ("Finjan") files this Complaint for Patent Infringement and Jury Demand against Defendant Websense, Inc. ("Defendant" or "Websense") and alleges as follows:

THE PARTIES

Finjan is a Delaware corporation, with its corporate headquarters at 1313 N. Market
Street, Suite 5100, Wilmington, Delaware 19801. Finjan's U.S. operating business was previously
headquartered at 2025 Gateway Place, San Jose, California 95110.

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2. Websense is a Delaware corporation, with its principal place of business at 10240
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JURISDICTION AND VENUE

This action arises under the Patent Act, 35 U.S.C. §§ 101 *et seq*. This Court has
original jurisdiction over this controversy pursuant to 28 U.S.C. §§ 1331 and 1338.

4. Venue is proper in this Court pursuant to 28 U.S.C. §§ 1391(b) and (c) and/or 1400(b).

16 5. This Court has personal jurisdiction over Defendant. Upon information and belief,

17 Defendant does business in this District and has, and continues to, infringe and/or induce the

¹⁸ infringement in this District. Defendant also markets its products primarily in and from this District.

In addition, the Court has personal jurisdiction over Defendant because it has established minimum
 contacts with the forum and the exercise of jurisdiction would not offend traditional notions of fair

play and substantial justice.

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INTRADISTRICT ASSIGNMENT

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6. Pursuant to Local Rule 3-2(c), Intellectual Property Actions are assigned on a districtwide basis.

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FINJAN'S INNOVATIONS

7. Finjan was founded in 1997 as a wholly-owned subsidiary of Finjan Software Ltd., an Israeli corporation. Finjan was a pioneer in the developing proactive security technologies capable of detecting previously unknown and emerging online security threats recognized today under the umbrella of "malware." These technologies protect networks and endpoints by identifying suspicious patterns and behaviors of content delivered over the Internet. Finjan has been awarded, and continues to prosecute, numerous patents in the United States and around the world resulting directly from Finjan's more than decade-long research and development efforts, supported by a dozen inventors.

8. Finjan built and sold software, including APIs, and appliances for network security using these patented technologies. These products and customers continue to be supported by Finjan's licensing partners. At its height, Finjan employed nearly 150 employees around the world building and selling security products and operating the Malicious Code Research Center through

which it frequently published research regarding network security and current threats on the Internet.
Finjan's pioneering approach to online security drew equity investments from two major software and
technology companies, the first in 2005, followed by the second in 2006. Through 2009, Finjan has
generated millions of dollars in product sales and related services and support revenues.

9. Finjan's founder and original investors are still involved with and invested in the
company today, as are a number of other key executives and advisors. Currently, Finjan is a
technology company applying its research, development, knowledge and experience with security
technologies to working with inventors, investing in and/or acquiring other technology companies,
investing in a variety of research organizations, and evaluating strategic partnerships with large
companies.

10. On June 6, 2006, U.S. Patent No. 7,058,822 ("the '822 Patent"), entitled MALICIOUS
 MOBILE CODE RUNTIME MONITORING SYSTEM AND METHODS, was issued to Yigal
 Mordechai Edery, Nimrod Itzhak Vered, David R. Kroll and Shlomo Touboul. A true and correct
 copy of the '822 Patent is attached to this Complaint as Exhibit A and is incorporated by reference
 herein.

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11. All rights, title, and interest in the '822 Patent have been assigned to Finjan, who is the
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 12. The '822 Patent is generally directed towards computer networks and more
 particularly provides a system that protects devices connected to the Internet from undesirable
 operations from web-based content. One of the ways this is accomplished is by determining whether
 any part of such web-based content can be executed and then trapping such content and neutralizing
 possible harmful effects using mobile protection code. Additionally, the system provides a way to
 analyze such web-content to determine whether it can be executed.

13. On January 12, 2010, U.S. Patent No. 7,647,633 ("the '633 Patent"), entitled
 MALICIOUS MOBILE CODE RUNTIME MONITORING SYSTEM AND METHODS, was issued
 to Yigal Mordechai Edery, Nimrod Itzhak Vered, David R. Kroll and Shlomo Touboul. A true and
 correct copy of the '633 Patent is attached to this Complaint as Exhibit B and is incorporated by
 reference herein.

14. All rights, title, and interest in the '633 Patent have been assigned to Finjan, who is the sole owner of the '633 Patent. Finjan has been the sole owner of the '633 Patent since its issuance.

15. The '633 Patent is generally directed towards computer networks, and more
particularly, provides a system that protects devices connected to the Internet from undesirable
operations from web-based content. One of the ways this is accomplished is by determining whether

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any part of such web-based content can be executed and then trapping such content and neutralizing
possible harmful effects using mobile protection code.

16. On July 17, 2012, U.S. Patent No. 8,225,408 ("the '408 Patent"), entitled METHOD
AND SYSTEM FOR ADAPTIVE RULE-BASED CONTENT SCANNERS, was issued to Moshe
Rubin, Moshe Matitya, Artem Melnick, Sholomo Touboul, Alexander Yermakov and Amit Shaked.
A true and correct copy of the '408 Patent is attached to this Complaint as Exhibit C and is
incorporated by reference herein.

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17. All rights, title, and interest in the '408 Patent have been assigned to Finjan, who is the
10
sole owner of the '408 Patent. Finjan has been the sole owner of the '408 Patent since its issuance.

11 18. The '408 Patent is generally directed towards a scanner for identifying potential
 12 exploits within an incoming data stream. One way this is accomplished is to create a parse tree for
 13 the incoming content and dynamically detecting combinations of nodes of the parse tree that indicate
 14 potential exploits in the content.

19. On March 20, 2012, U.S. Patent No. 8,141,154 ("the '154 Patent"), entitled SYSTEM
AND METHOD FOR INSPECTING DYNAMICALLY GENERATED EXECUTABLE CODE, was
issued to David Gruzman and Yuval Ben-Itzhak. A true and correct copy of the '154 Patent is
attached to this Complaint as Exhibit D and is incorporated by reference herein.

20 20. All rights, title, and interest in the '154 Patent have been assigned to Finjan, who is the 21 sole owner of the '154 Patent. Finjan has been the sole owner of the '154 Patent since its issuance.

21. The '154 Patent is generally directed towards a gateway computer protecting a client
 24 computer from dynamically generated malicious content. One way this is accomplished is to use a
 25 content processor to process a first function and invoke a second function if a security computer
 26 indicates that it is safe to invoke the second function.

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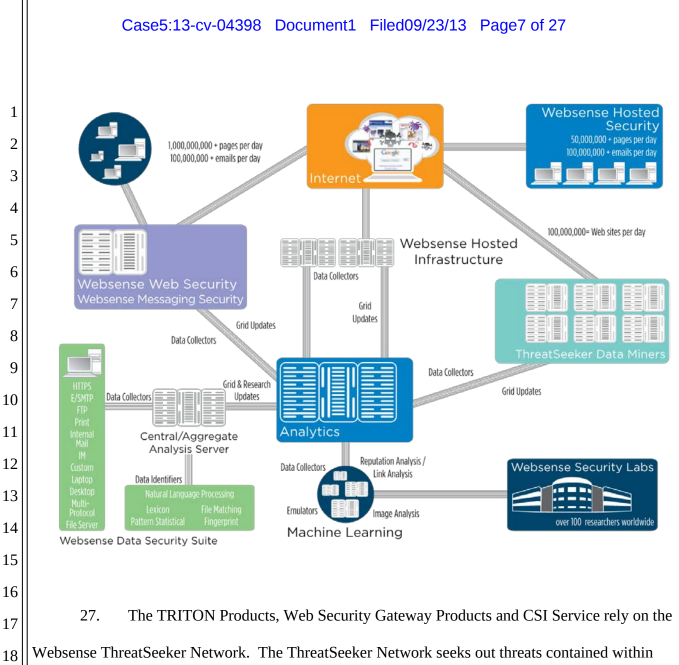
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1	WEBSENSE			
2	22. Websense makes, uses, sells, offers for sale, and/or imports into the United States and			
3	this District its TRITON Products, Web Security Gateway Products, Data Security Products, the			
4	CyberSecurity Intelligence ("CSI") Service and the ThreatSeeker Network Service.			
5	23. Websense's TRITON Products include the software and appliances running TRITON			
6	Enterprise, TRITON Security Gateway Anywhere and TRITON Security Gateway. See			
7 8	http://www.websense.com/content/websense-triton-security-products.aspx (attached as Exhibit E).			
° 9	24. Websense's Web Security Gateway Products include the software and appliances			
10	running Web Security Gateway, Web Security Gateway Anywhere, Cloud Web Security Gateway			
11	and ACE in the Cloud. See http://www.websense.com/content/websense-web-security-products.aspx			
12	(attached as Exhibit F).			
13	25. Websense's Data Security Products include the software and appliances running Data			
14	Security Suite and Data Security Gateway. See <u>http://www.websense.com/content/websense-data-</u>			
15 16	security-products.aspx (attached as Exhibit G).			
17	26. Shown below is a diagram of Websense's products and services. <i>See</i>			
18	WP_HoneyGrid_Computing.pdf at 5 (attached as Exhibit H):			
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19 web, social media and email content and analyzes three to five billion requests per day. The TRITON 20 Products, Web Security Gateway Products, CSI Service and Websense ThreatSeeker Network utilizes 21 Websense's Advanced Classification Engine ("ACE") to detect malicious content. ACE and the 22 ThreatSeeker Network are maintained by Websense and the Websense Security Labs. See 23 http://www.websense.com/content/websense-triton-security-products.aspx (attached as Exhibit E); 24 http://www.websense.com/content/web-security-gateway-features.aspx (attached as Exhibit I); 25 datasheet-ace-in-the-cloud-en.pdf (attached as Exhibit J); datasheet-csi-en.pdf (attached as Exhibit 26 27 K); and http://www.websense.com/content/websense-threatseeker-network.aspx (attached as Exhibit 28 6

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L). Shown below is a diagram depicting technologies in Websense's ACE. *See* <u>datasheet-ace-in-the-</u>cloud-en.pdf at 2 (attached as Exhibit J):



28. ACE provides inline contextual defenses for web, email, data and mobile security using analytics to create a composite risk score for downloaded content and is the primary engine for all of Websense's TRITON Products. ACE includes Real-Time Security Classification ("RTSC") for detection of exploit code and malicious browser plugins, JavaScript, ActiveX, shell code, exploit kits, cross-site scripts and incorporated built-in parsing, obfuscation detection and de-obfuscation. See Websense_ACE_77_WhitePaper.pdf at 3-4 (attached as Exhibit M); see also ACE_Insight_Sample.pdf (attached as Exhibit N), http://www.websense.com/content/websense-advanced-classification-engine.aspx (attached as Exhibit O).

29. CSI Service includes the ThreatScope online sandbox for detecting potential malware.
The ThreatScope monitors all activity of potential malware and documents all activity in a detailed
report including the infection process, post-infection activities including network communications,
system-level events and processes and registry changes and file modifications. ThreatScope takes the
observed behavior and correlates it with known threats to provide information on zero-day threats in

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real-time. See <u>datasheet-csi-en.pdf</u> (attached as Exhibit K); see also <u>ThreatReport-Complete.pdf</u>
(attached as Exhibit P).

3 30. Websense Data Security Products and TRITON Products detect unusual behavior in a 4 network such as small amounts of confidential data being sent over multiple communications 5 channels, or over an extended period of time. See www.websense.com/content/data-security-suite-6 features.aspx (attached as Exhibit Q). Websense Data Security Products and TRITON Products 7 include cumulative incident memory that remembers a user's breaches over time and creates incidents 8 when a threshold is met, as well as machine learning for establishing examples of content that a user 9 wants to protect. See v7.7 Release Notes for Websense® Data Security at 2-3 (attached as Exhibit 10 11 R).

31. Websense TRITON Products and Web Security Gateway Products can filter files
based on their true file type. The TRITON Products and Web Security Gateway Products utilize
content stripping to remove unwanted or potentially malicious content. *See* <u>Triton web help.pdf</u> at
pages 198-99, 282-83 and 286-87 (attached as Exhibit S).

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WEBSENSE'S INFRINGEMENT OF FINJAN'S PATENTS

32. Defendant has been and is now infringing the '822 Patent, the '633 Patent, the '408
Patent and the '154 Patent (collectively "the Patents-In-Suit") in this judicial District, and elsewhere
in the United States by, among other things, making, using, importing, selling, and/or offering for sale
the claimed systems and methods on the Websense TRITON Products, Web Security Gateway
Products, Data Security Products, CSI Service, ThreatSeeker Network and products or services using
ACE.

33. In addition to directly infringing the Patents-In-Suit pursuant to 35 U.S.C. § 271(a)
either literally or under the doctrine of equivalents, Defendant indirectly infringes the '822 Patent, the

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'633 Patent and the '408 Patent pursuant to 35 U.S.C. § 271(b) by instructing, directing and/or
requiring others, including its users and developers, to perform all or some of the steps of method
claims of the '822 Patent, the '633 Patent and the '408 Patent, respectively, either literally or under
the doctrine of equivalents.

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(Direct Infringement of the '822 Patent pursuant to 35 U.S.C. § 271(a))

7 34. Finjan repeats, realleges, and incorporates by reference, as if fully set forth herein, the
8 allegations of the preceding paragraphs, as set forth above.

9 10 9 35. Defendant has infringed and continues to infringe one or more claims of the '822 Patent in violation of 35 U.S.C. § 271(a).

36. Defendant's infringement is based upon literal infringement or, in the alternative,
 infringement under the doctrine of equivalents.

37. Defendant's acts of making, using, importing, selling, and/or offering for sale infringing
products and services have been without the permission, consent, authorization or license of Finjan.

16 38. Defendant's infringement includes, but is not limited to, the manufacture, use, sale,
17 importation and/or offer for sale of Defendant's products and services, including but not limited to
18 Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense products
19 and services using ACE or ThreatSeeker, which embody the patented invention of the '822 Patent.

39. As a result of Defendant's unlawful activities, Finjan has suffered and will continue to
suffer irreparable harm for which there is no adequate remedy at law. Accordingly, Finjan is entitled
to preliminary and/or permanent injunctive relief.

40. Defendant's infringement of the '822 Patent has injured and continues to injure Finjan
in an amount to be proven at trial.

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(Indirect Infringement of the '822 Patent pursuant to 35 U.S.C. § 271(b))

41. Finjan repeats, realleges, and incorporates by reference, as if fully set forth herein, the allegations of the preceding paragraphs, as set forth above.

42. Defendant has induced and continues to induce infringement of at least claims 1, 2, 4, 5, 6, 8, 16, 17, 18, 19, 23, and 24 of the '822 Patent under 35 U.S.C. § 271(b).

43. In addition to directly infringing the '822 Patent, Defendant indirectly infringes the
'822 Patent pursuant to 35 U.S.C. § 271(b) by instructing, directing and/or requiring others, including
but not limited to its customers, users and developers, to perform all or some of the steps of the
method claims, either literally or under the doctrine of equivalents, of the '822 Patent, where all the
steps of the method claims are performed by either Websense or its customers, users or developers, or
some combination thereof. Defendant knew or was willfully blind to the fact that it was inducing
others, including customers, users and developers, to infringe by practicing, either themselves or in
conjunction with Defendant, one or more method claims of the '822 Patent.

44. Defendant knowingly and actively aided and abetted the direct infringement of the *822 Patent by instructing and encouraging its customers, users and developers to use the Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense products and services using ACE or ThreatSeeker. Such instructions and encouragement include, but are not limited to, advising third parties to use the Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense products and services using ACE or ThreatSeeker in an infringing manner; providing a mechanism through which third parties may infringe the '822 Patent, specifically through the use of the Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense products and services using ACE or ThreatSeeker, advertising and promoting the use of the Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense products and services using ACE or ThreatSeeker, advertising and promoting the use of the Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense TRITON Products, Web Security Gateway Products, CSI Service Advection CSI Service

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1	and Websense products and services using ACE or ThreatSeeker in an infringing manner, and			
2	distributing guidelines and instructions to third parties on how to use the Websense TRITON			
3	Products, Web Security Gateway Products, CSI Service and Websense products and services using			
4	ACE or ThreatSeeker in an infringing manner.			
5	45. Websense regularly updates and maintains the Websense website			
6	(<u>http://www.websense.com</u>) and the Websense Support Center			
7 8	(http://www.websense.com/content/support aspx) as well as the Websense ACE Insight TM and			
0 9	Thurst Same TM Douts la (and http://ssi.uuhaanaa.com/Thurst Same / Index)			
10				
11	TRITON Products, Web Security Gateway Products, CSI Service and Websense products and			
12	services using ACE or ThreatSeeker, including:			
13 14	• Industry firsts make Websense® TRITON TM second to none (<i>see e.g.</i> ,			
15 16 17	• TRITON – Web Security Help: Websense® Web Security Solutions (<i>see e.g.</i> , <u>triton web help.pdf</u> at 17, attached as Exhibit S, describes how to use the TRITON product and that "Ital learns to use Websense Web Security solutions and find ensures to users			
18 19	• Sample ACE Insight TM and ThreatScope TM Reports (<i>see e.g.</i> , <u>ACE_Insight_Sample.pdf</u> ,			
20 21 22	attached as Exhibit K, states that "[s]ecurity analysts say that in-house resources alone are not enough. Websense CyberSecurity Intelligence (CSI) services let your IT staff join forces with			
23 24 25	⁴ <u>http://securitylabs.websense.com/content/about.aspx</u> , attached as Exhibit U, states that "[w]ith emerging threats changing their attack profiles at unprecedented rates, security professionals must wisely predict the future to provide today's proactive solutions "):			
26 27	• Security Overview: Websense® ACE (Advanced Classification Engine) (<i>see e.g.</i> , <u>Websense_ACE_77_WhitePaper.pdf</u> , attached as Exhibit M, states that "[w]ith the declining effectiveness of security solutions previously considered 'core', it is vital to consider what ACE			
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can offer through Websense web, email, data, and mobile security solutions, whether through appliance gateways or cloud security services or a hybrid deployment."); and

• The Websense® ThreatSeeker® Network: Leveraging Websense HoneyGrid Computing (*see e.g.*, <u>WP_HoneyGrid_Computing.pdf</u> at 3, attached as Exhibit H, states when describing ThreatSeeker that "[s]ecurity teams have no choice but to find a reliable way to allow productive use of the Internet, while safeguarding essential enterprise information from loss or theft.").

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46. Websense instructs users, including employees, to use and test the Websense TRITON

Products, Web Security Gateway Products, CSI Service and Websense products and services using

8 ACE or ThreatSeeker. For example, Websense provides a technical expert to assist users in

⁹ installing, configuring, and troubleshooting Websense products. *See*

10 <u>http://www.websense.com/content/training-and-technical-certification.aspx</u> (attached as Exhibit V).

Websense maintains portals at <u>www.MyWebsense.com</u>, <u>http://csi.websense.com/</u> and

13 <u>http://csi.websense.com/ThreatScope/Index</u> that customers use to access updated patches and

14 hotfixes, product news, evaluations and technical support resources. See

15 <u>http://www.websense.com/content/TechnicalSupportPrograms.aspx</u> (attached as Exhibit W).

16 47. Websense provides security solution providers, managed service providers and system 17 integrators with the Websense Global Partner Program to encourage and expand use of the Websense 18 TRITON Products, Web Security Gateway Products, CSI Service and Websense products and 19 services using ACE or ThreatSeeker. The Websense Global Partner Program "offers a suite of 20 benefits to enable business growth, including security industry expertise, tools and support to help 21 increase sales and customer satisfaction." See https://www.websense.com/content/websense-partner-22 23 programs.aspx (attached as Exhibit X). The Websense Global Partner Program also offers access to 24 Websense expertise, discounts, sales and technical training and tools. Websense also offers the 25 TRITON Security Alliance Program and the OEM Partner Program. See 26 https://www.websense.com/content/websense-triton-security-alliance.aspx (attached as Exhibit Y).

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Websense utilizes indirect distributors and value-added resellers, which in North America includes
Ingram Micro, Arrow Enterprise Computing Solutions and ComputerLinks, to distribute Websense
products and provide credit facilities, marketing support and other services. *See* Websense Form 10Q of March 31, 2013 at 16 (attached as Exhibit Z).

5 48. Defendant has had knowledge of the '822 Patent at least as of the time it learned of 6 this action for infringement and, by continuing the actions described above, has had the specific intent 7 to or was willfully blind to the fact that its actions would induce infringement of the '822 Patent. On 8 information and belief, Websense also had prior knowledge of the '822 Patent because Defendant is 9 involved in a lawsuit involving U.S. Patent No. 6,092,194 ("the '194 Patent"), also owned by Finjan, 10 11 Inc., and which shares the inventor Shlomo Touboul with the '822 Patent. Furthermore, Websense 12 had knowledge of the '822 Patent because the '822 Patent was cited as prior art during the 13 prosecution of at least the following patents assigned to Websense, or a Websense foreign entity: U.S. 14 Patent Nos. 8,015,174, 8,015,250, 8,020,209, 8,024,471, 8,135,831, 8,141,147, 8,150,817 and 15 8,244,817. 16

49. Websense actively and intentionally maintains its website to promote the Websense 17 TRITON Products, Web Security Gateway Products, CSI Service and Websense products and 18 19 services using ACE or ThreatSeeker and to encourage potential customers, users and developers to 20 use the Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense 21 products and services using ACE or ThreatSeeker in the manner described by Finjan 22 (http://www.websense.com/content/Home.aspx, http://www.websense.com/content/support.aspx, 23 www.MyWebsense.com, http://csi.websense.com/ and http://csi.websense.com/ThreatScope/Index). 24 50. Websense actively updates its websites, including Websense's Support Center, to 25 26 promote the Websense TRITON Products, Web Security Gateway Products, CSI Service and 27 28 13

1	Websense products and services using ACE or ThreatSeeker to encourage customers, users and		
2	developers to practice the methods taught in the '822 Patent		
3	(http://www.websense.com/content/Home.aspx, http://www.websense.com/content/support.aspx,		
4	www.MyWebsense.com, http://csi.websense.com/ and http://csi.websense.com/ThreatScope/Index).		
5	COUNT III		
6			
7	51. Fii	njan repeats, realleges, and incorporates by reference, as if fully set forth herein, the	
8	allegations of the preceding paragraphs, as set forth above.		
9	52. De	efendant has infringed and continues to infringe one or more claims of the '633	
10	Patent in violation of 35 U.S.C. § 271(a).		
11	53. De	efendant's infringement is based upon literal infringement or, in the alternative,	
12 13	infringement under the doctrine of equivalents		
14	54. De	efendant's acts of making, using, importing, selling, and/or offering for sale infringing	
15	products and serv	ices have been without the permission, consent, authorization or license of Finjan.	
16	55. De	efendant's infringement includes, but is not limited to, the manufacture, use, sale,	
17	importation and/or offer for sale of Defendant's products and services, including but not limited to		
18	Websense TRITC	ON Products, Web Security Gateway Products, CSI Service and Websense products	
19 20	and services using ACE or ThreatSeeker, which embody the patented invention of the '633 Patent.		
21	56. As	a result of Defendant's unlawful activities, Finjan has suffered and will continue to	
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23	to preliminary and/or permanent injunctive relief.		
24	57. De	fendant's infringement of the '633 Patent has injured and continues to injure Finjan	
25	in an amount to be proven at trial.		
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	COMPLAINT FOR PATENT INFRINGEMENT CASE NO.		

(Indirect Infringement of the '633 Patent pursuant to 35 U.S.C. § 271(b))

58. Finjan repeats, realleges, and incorporates by reference, as if fully set forth herein, the allegations of the preceding paragraphs, as set forth above.

59. Defendant has induced and continues to induce infringement of at least claims 1, 2, 3,

4, 6, 7, 14, 15, 16, 17, 18, 19, 20, 28, 29, 30 and 31 of the '633 Patent under 35 U.S.C. § 271(b).

60. In addition to directly infringing the '633 Patent, Defendant indirectly infringes the '633 Patent pursuant to 35 U.S.C. § 271(b) by instructing, directing and/or requiring others, including but not limited to its customers, users and developers, to perform all or some of the steps of the method claims, either literally or under the doctrine of equivalents, of the '633 Patent, where all the steps of the method claims are performed by either Websense or its customers, users or developers, or some combination thereof. Defendant knew or was willfully blind to the fact that it was inducing others, including customers, users and developers, to infringe by practicing, either themselves or in conjunction with Defendant, one or more method claims of the '633 Patent.

61. Defendant knowingly and actively aided and abetted the direct infringement of the '633 Patent by instructing and encouraging its customers, users and developers to use the Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense products and services using ACE or ThreatSeeker. Such instructions and encouragement include, but are not limited to, advising third parties to use the Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense products and services using ACE or ThreatSeeker in an infringing manner; providing a mechanism through which third parties may infringe the '633 Patent, specifically through the use of the Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense products and services using ACE or ThreatSeeker, advertising and promoting the use of the Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense products and services using ACE or ThreatSeeker, advertising and promoting the use of the Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense TRITON Products, Web Security Gateway Products, CSI Service Service Security Gateway Products, CSI Service

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1	and Websense products and services using ACE or ThreatSeeker in an infringing manner, and			
2	distributing guidelines and instructions to third parties on how to use the Websense TRITON			
3	Products, Web Security Gateway Products, CSI Service and Websense products and services using			
4	ACE or ThreatSeeker in an infringing manner.			
5	62. Websense regularly updates and maintains the Websense website			
6	(<u>http://www.websense.com</u>), the Websense Support Center			
7	(http://www.websense.com/content/support.aspx) and the Websense ACE Insight TM and			
8 9	Thread Same TM Dentale (and http://asi.wahaanaa.aam/ and http://asi.wahaanaa.aam/Thread Same/Index)			
10				
11				
12				
 13 14 15 16 	 Industry firsts make Websense® TRITONTM second to none (<i>see e.g.</i>, <u>www.websense.com/content/TRITONseven7.aspx</u>, attached as Exhibit T, states that "Websense TRITON solutions give you the best defense against advanced threats."); TRITON – Web Security Help: Websense® Web Security Solutions (see e.g.) 			
17 18 19	 and that "[t]o learn to use Websense Web Security solutions and find answers to your questions, browse this guide …"); Sample ACE InsightTM and ThreatScopeTM Reports (<i>see e.g.</i>, <u>ACE_Insight_Sample.pdf</u>, 			
20 21 22	 Websense® CyberSecurity IntelligenceTM Services Datasheet (<i>see e.g.</i>, <u>datasheet-csi-en.pdf</u>, attached as Exhibit K, states that "[s]ecurity analysts say that in-house resources alone are not enough. Websense CyberSecurity Intelligence (CSI) services let your IT staff join forces with 			
23 24 25	⁴ <u>http://securitylabs.websense.com/content/about.aspx</u> , attached as Exhibit U, states that "[w]ith emerging threats changing their attack profiles at unprecedented rates, security professionals must wisely predict the future to provide today's proactive solutions "):			
26 27	Websense_ACE_77_WhitePaper.pdf, attached as Exhibit M, states that "[w]ith the declining			
28	16			
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can offer through Websense web, email, data, and mobile security solutions, whether through appliance gateways or cloud security services or a hybrid deployment."); and

• The Websense® ThreatSeeker® Network: Leveraging Websense HoneyGrid Computing (*see e.g.*, <u>WP_HoneyGrid_Computing.pdf</u> at 3, attached as Exhibit H, states when describing ThreatSeeker that "[s]ecurity teams have no choice but to find a reliable way to allow productive use of the Internet, while safeguarding essential enterprise information from loss or theft.").

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63. Websense instructs users, including employees, to use and test the Websense TRITON

Products, Web Security Gateway Products, CSI Service and Websense products and services using

8 ACE or ThreatSeeker. For example, Websense provides a technical expert to assist users in

⁹ installing, configuring, and troubleshooting Websense products. *See*

10 <u>http://www.websense.com/content/training-and-technical-certification.aspx</u> (attached as Exhibit V).

Websense maintains portals at <u>www.MyWebsense.com</u>, <u>http://csi.websense.com/</u> and

13 <u>http://csi.websense.com/ThreatScope/Index</u> that customers use to access updated patches and

14 hotfixes, product news, evaluations and technical support resources. See

15 <u>http://www.websense.com/content/TechnicalSupportPrograms.aspx</u> (attached as Exhibit W).

16 64. Websense provides security solution providers, managed service providers and system 17 integrators with the Websense Global Partner Program to encourage and expand use of the Websense 18 TRITON Products, Web Security Gateway Products, CSI Service and Websense products and 19 services using ACE or ThreatSeeker. The Websense Global Partner Program "offers a suite of 20 benefits to enable business growth, including security industry expertise, tools and support to help 21 increase sales and customer satisfaction." See https://www.websense.com/content/websense-partner-22 23 programs.aspx (attached as Exhibit X). The Websense Global Partner Program also offers access to 24 Websense expertise, discounts, sales and technical training and tools. Websense also offers the 25 TRITON Security Alliance Program and the OEM Partner Program. See 26 https://www.websense.com/content/websense-triton-security-alliance.aspx (attached as Exhibit Y).

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Websense utilizes indirect distributors and value-added resellers, which in North America includes 1 Ingram Micro, Arrow Enterprise Computing Solutions and ComputerLinks to distribute Websense 2 3 products and provide credit facilities, marketing support and other services. See Websense Form 10-4 Q of March 31, 2013 at 16 (attached as Exhibit Z).

5 65. Defendant has had knowledge of the '633 Patent at least as of the time it learned of 6 this action for infringement and, by continuing the actions described above, has had the specific intent to or was willfully blind to the fact that its actions would induce infringement of the '633 Patent. On 8 information and belief, Websense had knowledge of the '633 Patent because Defendant is involved in a lawsuit involving the '194 Patent, also owned by Finjan, Inc., and which shares the inventor Shlomo Touboul with the '633 Patent.

12 66. Websense actively and intentionally maintains its website to promote the Websense 13 TRITON Products, Web Security Gateway Products, CSI Service and Websense products and 14 services using ACE or ThreatSeeker and to encourage potential customers, users and developers to 15 use the Websense TRITON Products, Web Security Gateway Products, CSI Service and Websense 16 products and services using ACE or ThreatSeeker in the manner described by Finjan 17 (http://www.websense.com/content/Home.aspx, http://www.websense.com/content/support.aspx, 18 19 www.MyWebsense.com, http://csi.websense.com/ and http://csi.websense.com/ThreatScope/Index). 20 67. Websense actively updates its websites, including Websense's Support Center, to 21 promote the Websense TRITON Products, Web Security Gateway Products, CSI Service and 22 Websense products and services using ACE or ThreatSeeker to encourage customers, users and 23 developers to practice the methods taught in the '633 Patent 24 (http://www.websense.com/content/Home.aspx, http://www.websense.com/content/support.aspx, 25 26 www.MyWebsense.com, http://csi.websense.com/ and http://csi.websense.com/ThreatScope/Index). 27 28 18

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COUNT V

(Direct Infringement of the '408 Patent pursuant to 35 U.S.C. § 271(a))

68. Finjan repeats, realleges, and incorporates by reference, as if fully set forth herein, the allegations of the preceding paragraphs, as set forth above.

69. Defendant has infringed and continues to infringe one or more claims of the '408 Patent in violation of 35 U.S.C. § 271(a).

7 70. Defendant's infringement is based upon literal infringement or, in the alternative,
8 infringement under the doctrine of equivalents.

71. Defendant's acts of making, using, importing, selling, and/or offering for sale infringing products and services have been without the permission, consent, authorization or license of Finjan.

72. Defendant's infringement includes, but is not limited to, the manufacture, use, sale,

importation and/or offer for sale of Defendant's products and services, including but not limited to

4 products or services using ACE, which embody the patented invention of the '408 Patent.

73. As a result of Defendant's unlawful activities, Finjan has suffered and will continue to
 suffer irreparable harm for which there is no adequate remedy at law. Accordingly, Finjan is entitled
 to preliminary and/or permanent injunctive relief.

74. Defendant's infringement of the '408 Patent has injured and continues to injure Finjan in an amount to be proven at trial.

COUNT VI

(Indirect Infringement of the '408 Patent pursuant to 35 U.S.C. § 271(b))

75. Finjan repeats, realleges, and incorporates by reference, as if fully set forth herein, the allegations of the preceding paragraphs, as set forth above.

76. Defendant has induced and continues to induce infringement of at least claims 1, 4, 5, 6, and 23 of the '408 Patent under 35 U.S.C. § 271(b).

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77. In addition to directly infringing the '408 Patent, Defendant indirectly infringes the '408 Patent pursuant to 35 U.S.C. § 271(b) by instructing, directing and/or requiring others, including but not limited to its customers, users and developers, to perform all or some of the steps of the method claims, either literally or under the doctrine of equivalents, of the '408 Patent, where all the steps of the method claims are performed by either Websense or its customers, users or developers, or some combination thereof. Defendant knew or was willfully blind to the fact that it was inducing others, including customers, users and developers, to infringe by practicing, either themselves or in conjunction with Defendant, one or more method claims of the '408 Patent.

78. Defendant knowingly and actively aided and abetted the direct infringement of the 10 11 408 Patent by instructing and encouraging its customers, users and developers to use products or 12 services using ACE. Such instructions and encouragement include, but are not limited to, advising 13 third parties to use products or services using ACE in an infringing manner; providing a mechanism 14 through which third parties may infringe the '408 Patent, specifically through the use of products or 15 services using ACE, advertising and promoting the use of products or services using ACE in an 16 infringing manner, and distributing guidelines and instructions to third parties on how to use products 17 or services using ACE in an infringing manner. 18

19 79. Websense regularly updates and maintains the Websense website
20 (<u>http://www.websense.com</u>) and the Websense Support Center

(http://www.websense.com/content/support.aspx), as well as the Websense ACE InsightTM and
 ThreatScopeTM Portals (*see* <u>http://csi.websense.com/</u> and <u>http://csi.websense.com/ThreatScope/Index</u>)
 to provide demonstration, instruction, and technical assistance to users to help them use products or
 services using ACE, including:

• Security Overview: Websense® ACE (Advanced Classification Engine) (*see e.g.*, <u>Websense_ACE_77_WhitePaper.pdf</u>, attached as Exhibit M, states that "[w]ith the declining

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effectiveness of security solutions previously considered 'core', it is vital to consider what ACE can offer through Websense web, email, data, and mobile security solutions, whether through appliance gateways or cloud security services or a hybrid deployment.");

• Sample ACE InsightTM and ThreatScopeTM Reports (*see e.g.*, <u>ACE_Insight_Sample.pdf</u>, attached as Exhibit N, and <u>ThreatReport-Complete.pdf</u>, attached as Exhibit P);

 About Websense® Security Labs (*see e.g.*, <u>http://securitylabs.websense.com/content/about.aspx</u>, attached as Exhibit U, states that "[w]ith emerging threats changing their attack profiles at unprecedented rates, security professionals must wisely predict the future to provide today's proactive solutions.");

- Industry firsts make Websense® TRITONTM second to none (*see e.g.*, <u>www.websense.com/content/TRITONseven7.aspx</u>, attached as Exhibit T, states that "Websense TRITON solutions give you the best defense against advanced threats.");
- TRITON Web Security Help: Websense® Web Security Solutions (*see e.g.*, <u>triton_web_help.pdf</u> at 17, attached as Exhibit S, describes how to use the TRITON product and that "[t]o learn to use Websense Web Security solutions and find answers to your questions, browse this guide ..."); and
 - Websense® CyberSecurity IntelligenceTM Services Datasheet (*see e.g.*, <u>datasheet-csi-en.pdf</u>, attached as Exhibit K, states that "[s]ecurity analysts say that in-house resources alone are not enough. Websense CyberSecurity Intelligence (CSI) services let your IT staff join forces with Websense Security LabsTM...").
 - 80. Websense instructs users, including employees, to use and test products or services
- using ACE. For example, Websense provides a technical expert to assist users in installing,
- 18 configuring, and troubleshooting Websense products. *See*
- 19 <u>http://www.websense.com/content/training-and-technical-certification.aspx</u> (attached as Exhibit V).
- 20 Websense maintains portals at <u>www.MyWebsense.com</u>, <u>http://csi.websense.com/</u> and
- ²¹ <u>http://csi.websense.com/ThreatScope/Index</u> that customers use to access updated patches and

²² hotfixes, product news, evaluations and technical support resources. *See*

- 23 <u>http://www.websense.com/content/TechnicalSupportPrograms.aspx</u> (attached as Exhibit W).
 - 81. Websense provides security solution providers, managed service providers and system

26 integrators with the Websense Global Partner Program to encourage and expand use of products or

27 services using ACE. The Websense Global Partner Program "offers a suite of benefits to enable

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business growth, including security industry expertise, tools and support to help increase sales and
customer satisfaction." *See* <u>https://www.websense.com/content/websense-partner-programs.aspx</u>
(attached as Exhibit X). The Websense Global Partner Program also offers access to Websense
expertise, discounts, sales and technical training and tools. Websense also offers the TRITON
Security Alliance Program and the OEM Partner Program. *See*

https://www.websense.com/content/websense-triton-security-alliance.aspx (attached as Exhibit Y).
Websense utilizes indirect distributors and value-added resellers, which in North America includes
Ingram Micro, Arrow Enterprise Computing Solutions and ComputerLinks to distribute Websense
products and provide credit facilities, marketing support and other services. *See* Websense Form 10Q of March 31, 2013 at 16 (attached as Exhibit Z).

1282. Defendant has had knowledge of the '408 Patent at least as of the time it learned of13this action for infringement and, by continuing the actions described above, has had the specific intent14to or was willfully blind to the fact that its actions would induce infringement of the '408 Patent. On15information and belief, Websense had knowledge of the '408 Patent because Defendant is involved in16a lawsuit involving the '194 Patent, also owned by Finjan, Inc., and which shares the inventor18Shlomo Touboul with the '408 Patent.

19 83. Websense actively and intentionally maintains its website to promote products or
 20 services using ACE and to encourage potential customers, users and developers to use products or
 21 services using ACE in the manner described by Finjan

(<u>http://www.websense.com/content/Home.aspx</u>, <u>http://www.websense.com/content/support.aspx</u>,

24 www.MyWebsense.com, http://csi.websense.com/ and http://csi.websense.com/ThreatScope/Index).

84. Websense actively updates its websites, including Websense's Support Center, to
promote products or services using ACE to encourage customers, users and developers to practice the

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COMPLAINT FOR PATENT INFRINGEMENT

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1	methods taught in the '408 Patent (<u>http://www.websense.com/content/Home.aspx</u> ,		
2	http://www.websense.com/content/support.aspx, www.MyWebsense.com, http://csi.websense.com/		
3	and <u>http://csi.websense.com/ThreatScope/Index</u>).		
4	<u>COUNT VII</u>		
5	(Direct Infringement of the '154 Patent pursuant to 35 U.S.C. § 271(a))		
6	85. Finjan repeats, realleges, and incorporates by reference, as if fully set forth herein, the		
7	allegations of the preceding paragraphs, as set forth above.		
8	86. Defendant has infringed and continues to infringe one or more claims of the '154		
9	Patent in violation of 35 U.S.C. § 271(a).		
10	87. Defendant's infringement is based upon literal infringement or, in the alternative,		
11 12	infringement under the doctrine of equivalents.		
12	88. Defendant's acts of making, using, importing, selling, and/or offering for sale infringing		
14	products and services have been without the permission, consent, authorization or license of Finjan.		
15	89. Defendant's infringement includes, but is not limited to, the manufacture, use, sale,		
16	importation and/or offer for sale of Defendant's products and services, including but not limited to		
17	Data Security Products, which embody the patented invention of the '154 Patent.		
18 19	90. As a result of Defendant's unlawful activities, Finjan has suffered and will continue to		
20	suffer irreparable harm for which there is no adequate remedy at law. Accordingly, Finian is entitled		
21	to preliminary and/or permanent injunctive relief.		
22	91. Defendant's infringement of the '154 Patent has injured and continues to injure Finjan		
23	in an amount to be proven at trial.		
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	COMPLAINT FOR PATENT INFRINGEMENT CASE NO.		

1	PRAYER FOR RELIEF			
2	WHEREFORE, Finjan prays for judgment and relief as follows:			
3	A. An entry of judgment holding Defendant has infringed and is infringing the Patents-in-			
4	Suit and has induced infringement of the '822 Patent, the '633 Patent, and the '408 Patent;			
5	B. A preliminary and permanent injunction against Defendant and its officers, employees,			
6	agents, servants, attorneys, instrumentalities, and/or those in privity with them, from infringing the			
7 8	Patents-in-Suit, or inducing the infringement of the '822 Patent, the '633 Patent, and the '408 Patent,			
0 9	and for all further and proper injunctive relief pursuant to 35 U.S.C. § 283;			
10	C. An award to Finjan of such damages as it shall prove at trial against Defendant that is			
11	adequate to fully compensate Finjan for Defendant's infringement of the Patents-in-Suit, said			
12	damages to be no less than a reasonable royalty;			
13	D. A finding that this case is "exceptional" and an award to Finjan of its costs and			
14				
15	E. An accounting of all infringing sales and revenues, together with postjudgment interest			
16 17	and prejudgment interest from the first date of infringement of the Patents-in-Suit; and			
17	F. Such further and other relief as the Court may deem proper and just.			
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1			Respectfully sub	mitted,
2 3	Dated: September 23, 2013	By:	<u>/s/ Paul J. Andr</u> Paul J. Andre	re
4			Lisa Kobialka James Hannah	
5			KRAMER LEVI & FRANKEL LI	
6			990 Marsh Road Menlo Park, CA	94025
7			Telephone: (650) Facsimile: (650)	
8 9			pandre@kramerl lkobialka@kram	<u>evin.com</u> erlevin.com
10			jhannah@kramer	<u>rlevin.com</u>
11			Attorneys for Pla FINJAN, INC.	untiff
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	DEMAND FOR JURY TRIAL			
1				
2	Finjan demands a jury trial on all issues so triable.			
3		Respectfully submitted,		
5	Dated: September 23, 2013 By	- <u>/s/ Paul J. Andre</u> Paul J. Andre		
6		Lisa Kobialka		
7		James Hannah KRAMER LEVIN NAFTALIS		
8		& FRANKEL LLP 990 Marsh Road		
9		Menlo Park, CA 94025 Telephone: (650) 752-1700		
10		Facsimile: (650) 752-1800 pandre@kramerlevin.com		
11		lkobialka@kramerlevin.com		
12		jhannah@kramerlevin.com		
13		Attorneys for Plaintiff FINJAN, INC.		
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