IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

TAASERA LICENSING LLC, Plaintiff, v. CHECK POINT SOFTWARE TECHNOLOGIES LTD.,

Defendant.

Case No. 2:22-cv-00063-JRG-RSP

JURY TRIAL DEMANDED

AMENDED COMPLAINT FOR PATENT INFRINGEMENT

Plaintiff Taasera Licensing LLC ("Taasera Licensing" or "Plaintiff") for its Amended Complaint against Defendant Check Point Software Technologies Ltd. ("Check Point" or "Defendant") alleges as follows:

THE PARTIES

1. Taasera Licensing is a limited liability company organized and existing under the laws of the State of Texas, with its principal place of business located at 100 West Houston Street, Marshall, Texas 75670.

2. Upon information and belief, Defendant Check Point Software Technologies Ltd. is corporation organized under the laws of the Country of Israel, with its principal place of business at Shlomo Kaplan Street 5, Tel Aviv-Yafo, 6789159, Israel. Upon information and belief, Defendant may be served pursuant to the provisions of the Hague Convention. Upon information and belief, Check Point does business in Texas and in the Eastern District of Texas, directly or through intermediaries.

JURISDICTION

3. This is an action for patent infringement arising under the patent laws of the United States, 35 U.S.C. §§ 1, *et seq.* This Court has jurisdiction over this action pursuant to 28 U.S.C. §§ 1331 and 1338(a).

4. This Court has personal jurisdiction over Defendant. Defendant regularly conducts business and has committed acts of patent infringement and/or has induced acts of patent infringement by others in this Judicial District and/or has contributed to patent infringement by others in this Judicial District, the State of Texas, and elsewhere in the United States.

5. Venue is proper in this Judicial District pursuant to 28 U.S.C. § 1391 because, among other things, Defendant is a defendant not resident in the United States, and thus may be sued in any judicial district pursuant to 28 U.S.C. § 1391(c)(3).

6. Defendant is subject to this Court's jurisdiction pursuant to due process and/or the Texas Long Arm Statute due at least to its substantial business in this State and Judicial District, including (a) at least part of its past infringing activities, (b) regularly doing or soliciting business in Texas, and/or (c) engaging in persistent conduct and/or deriving substantial revenue from goods and services provided to customers in Texas.

PATENTS-IN-SUIT

7. On January 11, 2005, the United States Patent and Trademark Office duly and legally issued U.S. Patent No. 6,842,796 (the "'796 Patent") entitled "Information Extraction from Documents with Regular Expression Matching." A true and correct copy of the '796 Patent is available at http://pdfpiw.uspto.gov/.piw?PageNum=0&docid=6842796.

8. On December 4, 2012, the United States Patent and Trademark Office duly and legally issued U.S. Patent No. 8,327,441 (the "'441 Patent") entitled "System and Method for

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Application Attestation." A true and correct copy of the '441 Patent is available at http://pdfpiw.uspto.gov/.piw?PageNum=0&docid=8327441.

9. On February 10, 2015, the United States Patent and Trademark Office duly and legally issued U.S. Patent No. 8,955,038 (the "'038 Patent") entitled "Methods and Systems for Controlling Access to Computing Resources Based on Known Security Vulnerabilities." A true and correct copy of the '038 Patent is available at http://pdfpiw.uspto.gov/.piw?PageNum=0&docid=8955038.

10. On March 24, 2015, the United States Patent and Trademark Office duly and legally issued U.S. Patent No. 8,990,948 (the "948 Patent") entitled "Systems and Methods for Orchestrating Runtime Operational Integrity." A true and correct copy of the '948 Patent is available at http://pdfpiw.uspto.gov/.piw?PageNum=0&docid=8990948.

11. On July 28, 2015, the United States Patent and Trademark Office duly and legally issued U.S. Patent No. 9,092,616 (the "616 Patent") entitled "Systems and Methods for Threat Identification and Remediation." A true and correct copy of the '616 Patent is available at http://pdfpiw.uspto.gov/.piw?PageNum=0&docid=9092616.

12. On March 28, 2017, the United States Patent and Trademark Office duly and legally issued U.S. Patent No. 9,608,997 (the "'997 Patent") entitled "Methods and Systems for Controlling Access to Computing Resources Based on Known Security Vulnerabilities." A true and correct copy of the '997 Patent is available at http://pdfpiw.uspto.gov/.piw?PageNum=0&docid=9608997.

13. On March 20, 2018, the United States Patent and Trademark Office duly and legally issued U.S. Patent No. 9,923,918 (the "'918 Patent") entitled "Methods and Systems for Controlling Access to Computing Resources Based on Known Security Vulnerabilities." A true

and correct copy of the '918 Patent is available at http://pdfpiw.uspto.gov/.piw?PageNum=0&docid=9923918.

14. On June 30, 2015, the United States Patent and Trademark Office duly and legally issued U.S. Patent No. 9,071,518 (the "518 Patent") entitled "Rules Based Actions for Mobile Device Management." A true and correct copy of the '518 Patent is available at http://pdfpiw.uspto.gov/.piw?PageNum=0&docid=9071518.

15. Taasera Licensing is the sole and exclusive owner of all right, title, and interest in the '796 Patent, the '441 Patent, the '038 Patent, the '948 Patent, the '616 Patent, the '997 Patent, the '918 Patent, and the '518 Patent (collectively, the "Patents-in-Suit"), and holds the exclusive right to take all actions necessary to enforce its rights to the Patents-in-Suit, including the filing of this patent infringement lawsuit. Taasera Licensing also has the right to recover all damages for past, present, and future infringement of the Patents-in-Suit and to seek injunctive relief as appropriate under the law.

FACTUAL ALLEGATIONS

16. The Patents-in-Suit generally cover systems and methods for network security systems.

17. Four of the Patents-in-Suit were invented by International Business Machines ("IBM"). IBM pioneered the field of network security. Every year, IBM spends billions of dollars on research and development to invent, market, and sell new technology, and IBM obtains patents on many of the novel inventions that come out of that work, including the Patents-in-Suit. The four patents invented by IBM are the result of the work from 4 different researchers, spanning over a decade.

18. Four of the Patents-in-Suit were developed by TaaSera, Inc. TaaSera, Inc. was a leader in preemptive breach detection systems, and comprised of security architects and subject matter experts with decades of experience in firewalls, intrusion detection, security event management, malware analysis, and endpoint security. The TaaSera, Inc. patents identify patterns of malicious coordinated network and endpoint behaviors.

19. The '796 Patent generally relates to technology that extracts information from documents with regular expression matching. The technology described in the '796 Patent was developed by Geoffrey G. Zweig and Mukund Padmanabhan of IBM.

20. The '441 Patent generally relates to technology for application attestation. The technology described in the '441 Patent was developed by Srinivas Kumar and Gurudatt Shashikumar of TaaSera, Inc.

21. The '038 Patent generally relates to technology that acts based on known security vulnerabilities to ensure endpoint compliance. The technology described in the '038 Patent was developed by Blair Nicodemus and Billy Edison Stephens of IBM.

22. The '948 Patent generally relates to technology that provides runtime operational integrity profiles identifying a threat level of subjects or applications. The technology described in the '948 Patent was developed by Srinivas Kumar and Dennis Pollutro of TaaSera, Inc.

23. The '616 Patent generally relates to technology that provides integrity profiles identifying a threat level of a system. The technology described in the '616 Patent was developed by Srinivas Kumar and Dennis Pollutro of TaaSera, Inc.

24. The '997 Patent generally relates to technology that acts based on known security vulnerabilities to ensure endpoint compliance. The technology described in the '997 Patent was developed by Blair Nicodemus and Billy Edison Stephens of IBM.

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25. The '918 Patent generally relates to technology that controls access to computing resources based on known security vulnerabilities. The technology described in the '918 Patent was developed by Blair Nicodemus and Billy Edison Stephens of IBM.

26. The '518 Patent generally relates to technology regarding mobile device compliance policies. The technology described in the '518 Patent was developed by Jatin Malik, Ratnesh Singh, and Rajakumar Bopalli of TaaSera, Inc.

27. Defendant has infringed and continues to infringe one or more of the Patents-in-Suit by making, using, selling, offering to sell, and/or importing, and by actively inducing others to make, use, sell, offer to sell, and/or import products that implement the network security inventions claimed in the Patents-in Suit. For example, the Accused Products include at least Check Point Next Generation Firewalls, Check Point Data Loss Prevention Software Blade, and Checkpoint Infinity Portal with Harmony Endpoint.

28. TaaSera, Inc. manufactured commercial and academic versions of its NetTrust Security Appliance. NetTrust combined breach detection with security analytics to identify hidden threatening network behaviors. The analytics engine analyzed behavioral profiles, threat patterns, and contextual evidence to rank systems by their risk of breach.

29. Upon information and belief, Taasera Licensing and its predecessors have complied with the requirements of 35 U.S.C. § 287(a).

<u>COUNT I</u> (Infringement of the '796 Patent)

30. Paragraphs 1 through 29 are incorporated by reference as if fully set forth herein.

31. Defendant is not licensed or otherwise authorized to make, use, offer for sale, sell, or import any products that embody the inventions of the '796 Patent.

32. Defendant has and continues to directly infringe the '796 Patent, either literally or under the doctrine of equivalents, without authority and in violation of 35 U.S.C. § 271, by making, using, offering to sell, selling, and/or importing into the United States products that satisfy each and every limitation of one or more claims of the '796 Patent including, but not limited to, claim 1. Such products incorporate the Data Loss Prevention (DLP) feature and include at least the Check Point Next Generation Firewalls and the Check Point Data Loss Prevention Software Blade (the "'796 Accused Products") which practice a method of automatically processing an input sequence of data symbols, the method comprising the steps of: identifying at least one regularly identifiable expression in the input sequence of data symbols, wherein the at least one regularly identifiable expression represents a pattern that is matchable in accordance with a programming language that supports such a regularly identifiable expression; identifying at least a portion of information associated with the at least one regularly identifiable expression; and extracting the portion of information.

33. Every '796 Accused Product practices automatically processing an input sequence of data symbols. For example, the Check Point Data Loss Prevention Software Blade incorporates DLP rules.

🔄 Check Point

Data Loss Prevention Software Blade | Datasheet

CHECK POINT DATA LOSS PREVENTION SOFTWARE BLADE

CHECK POINT DLP SOFTWARE BLADE

Check Point Data Loss Prevention (DLP) Software Blade[™] combines technology and processes to revolutionize DLP, helping businesses to preemptively protect sensitive information from unintentional loss, educating users on proper data handling policies and empowering them to remediate incidents in real-time.

KEY BENEFITS

- Prevents data loss of critical business information: UserCheck[™] technology empowers users to remediate incidents in real time.
- Combines technology and processes to make DLP work: Innovative MultiSpect[™] data classification engine combines users, content and process that deliver unrivaled accuracy.

 Easy deployment for immediate data loss prevention:
 Protect sensitive data from day-1 with pre-configured policies and the broadest support for file formats and data types.

INSIGHTS

In today's world of increasing data loss events, organizations have little choice but to take action to protect sensitive data. Confidential employee and customer data, legal documents, and intellectual property are being exposed. Organizations are challenged with effectively addressing this without impeding employee productivity or overloading IT staff. Technology is evolving, but ultimately ineffective in understanding user intentions. Even more difficult is trying to protect sensitive data without the long deployments, painful administration and high costs often associated with traditional DLP products.

OVERVIEW

Check Point revolutionizes DLP by combining technology and processes to move businesses from passive detection to active Data Loss Prevention. Innovative MultiSpect[™] data classification combines user, content and process information to make accurate decisions, while UserCheck[™] technology empowers users to remediate incidents in real time. Check Point's self-educating network-based DLP solution frees IT/security personnel from incident handling and educates users on proper data handling policies—protecting sensitive corporate information from both intentional and unintentional loss.

CHECK POINT USERCHECKTM

Check Point UserCheck empowers users to remediate incidents in real time. This innovative technology alerts users of suspected breaches, allowing for instant remediation, and allows quick authorization of legitimate communications.

UserCheckTM empowers users to self-administer incident handling, with options to send, discard or review the issue, improving security by raising awareness of data use policies. Real-time notification based either on a pop-up from a thin agent or via a dedicated email sent to end user (no need to install agent). Organizations benefit in several ways:

 Full prevention—enables a practical move from detection to prevention
 Self-educating system—doesn't require IT / security personnel in incident handling while educating the users on proper data sharing policies

34. Every '796 Accused Product practices identifying at least one regularly identifiable expression in the input sequence of data symbols, wherein the at least one regularly identifiable expression represents a pattern that is matchable in accordance with a programming language that supports such a regularly identifiable expression. For example, Check Point Data Loss Prevention Software Blade enforces DLP rules created using patterns/regular expressions.

¹ https://www.checkfirewalls.com/datasheets/data-loss-prevention-dlp-datasheet.pdf

P	rotecting Data by Pattern
	u can create a regular expression that will be matched against content in data transmissions. ansmissions that contain strings that match the pattern in their data are matched.
4	Note - Use the Check Point supported regular expression syntax.
То	create a data type representation of a pattern:
1.	In the Data Type Wizard, select Pattern (regular expressions).
2.	Click Next.
3.	Enter a pattern to match against content.
4.	Click Add.
5.	Enter as many regular expressions as you want in this data type.
6.	Decide whether data should match the data type if the pattern is matched even once, or if it should be allowed until a given number of times.
	For example, if you want to ensure that no one can send an email that contains a complete price-list of five products, you would set the pattern to "^[0-9]+(\.[0-9]{2}]?\$" and you would set the Number of occurrences to 5 .
7.	Click Next.
8.	Click Finish ; or if you want to add more parameters to the data type, select the checkbox and then click Finish .

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35. Every '796 Accused Product practices identifying at least a portion of information

associated with the at least one regularly identifiable expression. For example, Check Point Data

Loss Prevention Software Blade extracts information to use in the notification of a match to an

DLP rule.

Enforcement	
Types	 Ask User (self prevent with UserCheck) – places message in quarantine, send notification to end user, request self-remediation.
	 Prevent – block message from being sent and notify the end-user.
	✓ Detect – log events.
UserCheck [™]	 Enabled and customized per policy with individual editable notification to end-user (multi-language)
	 Self learning – prevents recurring incident management within same mail threat
	 Two notification methods – email reply (no need for agent installation), or system tray pop-up (requires thin agent installation)
Enforcement Features	 Policy exceptions per user, user group, network, protocol, or data type
	 Send notification of potential breaches to owner of data asset (e.g. CFO for financial documents)
	 Log all incidents – with option to correlate events and audit incidents
View Incident	 Granular administrator permissions provide control over who can see DLP data
	 Sensitive data in DLP event logs can be masked (e.g. only the last four digits of credit

 $^{^{2}} https://dl3.checkpoint.com/paid/14/142e811ba1bcd2be49631cb1df253916/CP_R80.10_DataLoss Prevention_AdminGuide.pdf?HashKey=1635522712_391ef7445f78ded080308233edd69fec&xtn=.pdf$

	 card numbers are shown) ✓ An audit log is created each time a captured message is viewed
Log All Emails	 All outgoing emails (including non-incidents) are logged for sender, recipients and subject
3	

36. Defendant has and continues to indirectly infringe one or more claims of the '796 Patent by knowingly and intentionally inducing others, including customers and end-users, to directly infringe, either literally or under the doctrine of equivalents, by making, using, offering to sell, selling, and/or importing into the United States products that include infringing technology, such as the '796 Accused Products (*e.g.*, products incorporating the DLP feature).

37. Defendant has and continues to indirectly infringe one or more claims of the '796 Patent including, but not limited to, claim 1, by knowingly and intentionally inducing others to directly infringe, either literally or under the doctrine of equivalents, by making, using, offering to sell, selling, and/or importing into the United States the infringing Accused Products. For example, Defendant, with the knowledge that these products, or the use thereof, infringe the '796 Patent at least as of the date of the original Complaint, knowingly and intentionally induced, and continues to knowingly and intentionally induce, direct infringement of the '796 Patent by providing these products to customers and end-users for use in an infringing manner. Defendant provides product manuals and documentation that instruct customers and end-users how to use the Accused Products, including specifically how to use the Data Loss Prevention module.⁴

38. Defendant has induced infringement by others, including end-users, with the intent to cause infringing acts by others or, in the alternative, with the belief that there was a high

³ https://www.checkfirewalls.com/datasheets/data-loss-prevention-dlp-datasheet.pdf

 $https://downloads.checkpoint.com/fileserver/SOURCE/direct/ID/54805/FILE/CP_R80.10_DataLossPrevention_AdminGuide.pdf$

probability that others, including end-users, infringe the '796 Patent, but while remaining willfully blind to the infringement.

39. Taasera Licensing has suffered damages as a result of Defendant's direct and indirect infringement of the '796 Patent in an amount to be proved at trial.

40. Taasera Licensing has suffered, and will continue to suffer, irreparable harm as a result of Defendant's infringement of the '796 Patent, for which there is no adequate remedy at law, unless Defendant's infringement is enjoined by this Court.

<u>COUNT II</u> (Infringement of the '441 Patent)

41. Paragraphs 1 through 29 are incorporated by reference as if fully set forth herein.

42. Defendant is not licensed or otherwise authorized to make, use, offer for sale, sell, or import any products that embody the inventions of the '441 Patent.

43. Defendant has and continues to directly infringe the '441 Patent, either literally or under the doctrine of equivalents, without authority and in violation of 35 U.S.C. § 271, by making, using, offering to sell, selling, and/or importing into the United States products that satisfy each and every limitation of one or more claims of the '441 Patent including, but not limited to, claim 1. Such products incorporate the Behavioral Guard with Forensic Reports feature and include at least the Check Point Infinity Portal with Harmony Endpoint (the "'441 Accused Products") which practice a method of providing an attestation service for an application at runtime executing on a computing platform using an attestation server, comprising: receiving, by the attestation server remote from the computing platform: a runtime execution context indicating attributes of the application at runtime, wherein the attributes comprise one or more executable file binaries of the application and loaded components of the application; and a security context providing security information about the application, wherein the security information comprises an execution analysis of the one or more executable file binaries and the loaded components; generating, by the attestation server, a report indicating security risks associated with the application based on the received runtime execution context and the received security context, as an attestation result; and sending, by the attestation server, the attestation result associated with the application.

44. Every '441 Accused Product practices a method of providing an attestation service for an application at runtime executing on a computing platform using an attestation server. For example, Check Point Infinity incorporates real-time threat prevention engines to prevent cyber threats.



from the computing platform: a runtime execution context indicating attributes of the application at runtime, wherein the attributes comprise one or more executable file binaries of the application and loaded components of the application, and a security context providing security information about the application, wherein the security information comprises an execution analysis of the one or more executable file binaries and the loaded components. For example, Check Point Infinity

⁵ https://www.checkpoint.com/downloads/products/check-point-infinity-datasheet.pdf

Portal receives process attributes, context information, and behavior information for detected events (sent by Check Point Harmony Endpoint).

NGAV: Runtime Detection a	Ind Protection
Anti-Ransomware	 Threat Prevention - constantly monitors for ransomware specific behavior and identifies illegitimate file encryption, signature less. Detect and quarantine - All elements of a ransomware attack are identified by forensic analysis and then quarantined. Data Restoration - Encrypted files are automatically restored from snapshots to ensure full business continuity.
Anti-Exploit	 Provides protection against exploit based attacks compromising legitimate applications, ensuring those vulnerabilities can't be leveraged. Detects exploits by identifying suspicious memory manipulations in runtime. Shuts down the exploited process upon detecting one, remediates the entire attack chain
Behavioral Guard	 Adaptively detects and blocks malware mutations according to their real-time behavior. Identifies, classifies, and blocks malware mutations in real time based on minimal process execution tree similarities.
report. Robust attack	istry changes, and network activity, and creates a detailed forensic diagnostics and visibility support remediation efforts, allowing system cident response teams to effectively triage and resolve attacks.
IS WHAT JUST HAPPENED A REAL ATTACK?	P Note: Note
	and a second sec

46. Every '441 Accused Product practices generating, by the attestation server, a report indicating security risks associated with the application based on the received runtime execution context and the received security context, as an attestation result and sending, by the attestation server, the attestation result associated with the application. For example, Check Point Infinity provides automatic forensic reports providing detailed visibility into infected assets including remediation efforts.⁷

⁶ https://www.checkpoint.com/downloads/products/harmony-endpoint-solution-brief.pdf

⁷ Id.

47. Defendant has and continues to indirectly infringe one or more claims of the '441 Patent including, but not limited to claim 1, by knowingly and intentionally inducing others, including customers and end-users, to directly infringe, either literally or under the doctrine of equivalents, by making, using, offering to sell, selling, and/or importing into the United States products that include infringing technology, such as the '441 Accused Products (*e.g.*, products incorporating the Behavioral Guard with Forensic Reports feature). Upon information and belief, Taasera and prior assignees of the '441 Patent, prior assignees' affiliates, and prior assignees' sublicensees to the '441 Patent, complied with the marking statute 35 U.S. C. § 287. Accordingly, since prior to the filing of this lawsuit, Defendant has knowingly and intentionally induced, and continues to knowingly and intentionally induce, direct infringement of the '441 Patent by supplying these products to end-users and customers for use in an infringing manner.

48. Defendant has and continues to indirectly infringe one or more claims of the '441 Patent by knowingly and intentionally inducing others to directly infringe, either literally or under the doctrine of equivalents, by making, using, offering to sell, selling, and/or importing into the United States the infringing Accused Products. For example, Defendant, with the knowledge that these products, or the use thereof, infringe the '441 Patent since prior to the filing of this lawsuit, knowingly and intentionally induced, and continues to knowingly and intentionally induce, direct infringement of the '441 Patent by providing these products to customers and end-users for use in an infringing manner. Defendant provides product manuals and documentation that instruct customers and end-users how to use the Accused Products, including specifically how to use forensic reports and navigate the Sandblast Agent user interface.⁸

⁸ https://www.checkpoint.com/downloads/products/harmony-endpoint-solution-brief.pdf;

https://dl3.checkpoint.com/paid/83/83b0c4f6390e81100aa7bd5d96a4dd33/CP_Harmony_Endpoint_AdminGuide.pd f?HashKey=1657051583_9656326e9d9e8f4cd8d77076dbdfe775&xtn=.pdf

49. Defendant has induced infringement by others, including end-users, with the intent to cause infringing acts by others or, in the alternative, with the belief that there was a high probability that others, including end-users, infringe the '441 Patent, but while remaining willfully blind to the infringement.

50. Taasera Licensing has suffered damages as a result of Defendant's direct and indirect infringement of the '441 Patent in an amount to be proved at trial.

51. Taasera Licensing has suffered, and will continue to suffer, irreparable harm as a result of Defendant's infringement of the '441 Patent, for which there is no adequate remedy at law, unless Defendant's infringement is enjoined by this Court.

<u>COUNT III</u> (Infringement of the '038 Patent)

52. Paragraphs 1 through 29 are incorporated by reference as if fully set forth herein.

53. Neither Taasera Licensing nor TaaSera, Inc. have licensed or otherwise authorized Defendant to make, use, offer for sale, sell, or import any products that embody the inventions of the '038 Patent.

54. Defendant has and continues to directly infringe the '038 Patent, either literally or under the doctrine of equivalents, without authority and in violation of 35 U.S.C. § 271, by making, using, offering to sell, selling, and/or importing into the United States products that satisfy each and every limitation of one or more claims of the '038 Patent including, but not limited to, claim 23. Such products incorporate the compliance and access control features and include at least the Check Point Infinity Portal with Harmony Endpoint (the "'038 Accused Products") which practice a method for controlling the operation of an endpoint, comprising: providing a user interface, at a computing system remote from the endpoint, configured to allow configuration of a plurality of policies; maintaining the plurality of policies in a data store on the computing system; identifying, from the plurality of policies, a plurality of operating conditions on the endpoint to monitor; configuring one or more software agents on the endpoint to monitor the plurality of operating conditions; receiving, across a network, at the computing system, status information about the plurality of operating conditions on the endpoint gathered by the one or more software agents; determining, by the computing system, a compliance state of the endpoint based on the status information and a plurality of compliance policies in the data store; and initiating, by the computing system, based on the compliance state, an action identified in at least one rule in the data store, wherein the action is carried out by a processor on the endpoint.

55. Every '038 Accused Product practices a method for controlling the operation of an endpoint. For example, Check Point Infinity Portal with Harmony Endpoint performs endpoint threat detection and response.

CHECK POINT INFINITY

A consolidated cyber security architecture



INFINITY AT-A-GLANCE

Benefits

- Improves security with a consolidated, unified architecture
- Offers real-time threat prevention against known and zero-day threats
- Leverages shared threat intelligence and automation across all enforcement points
- Provides full visibility into organization's threat posture with single, unified management console
- Reduces TCO by 20% and increases operational efficiency by 50%

Features

Consolidated

Unified protection across the entire IT infrastructure: networks, cloud, endpoints, mobile and IoT devices.

Threat Prevention

Uses 64 different threat prevention engines to block against known and zero-day threats, powered by shared threat intelligence.

Efficiency

Unified security management, completely automated and seamlessly integrated. Business needs have changed as most organizations are moving to the Cloud, initiating digital transformation projects, enabling significantly more remote workers, and adding new devices to the network every day. Meanwhile, enterprise security teams are chronically understaffed, working with limited budgets, and using aging tools. Protecting your organization

from new, sophisticated cyber attacks has never been more challenging.

Check Point Infinity is the first modern, consolidated, cyber security architecture built to prevent sophisticated Fifth Generation attacks across networks, cloud deployments, endpoints, mobile and IoT devices. Infinity enables organizations to solve security gaps, reduce risk, and lower total cost of ownership.

Protection for the Entire IT Infrastructure

Changing Business Needs. Rising Threats.

Infinity enables organizations to prevent cyber threats, simplify security management, and boost efficiency. Infinity's single management console centrally correlates a wide range of events across all network environments, cloud services and mobile infrastructures, with Check Point's pre-emptive threat prevention technologies blocking the most sophisticated attacks before they can inflict damage.

Real Time Threat Prevention

Infinity enables organizations to stay ahead of attackers with real-time threat prevention technologies. Utilizing more than 60 patented threat prevention engines, Infinity blocks attacks across all environments,.

- Network-based threat prevention for security gateways with best-inclass IPS, AV, post-infection BOT prevention, sandboxing and malware sanitization.
- Endpoint detection and response with anti-ransomware, AV, postinfection BOT prevention, endpoint sandboxing and forensics
- Advanced mobile threat prevention protects devices from threats to the OS of the device, its apps, and networks
- Infinity's cloud security includes solutions for posture management, native workload protection, public and private network security, visibility and threat hunting, Office 365 email security, branch cloud security and branch virtual security.

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56. Every '038 Accused Product practices providing a user interface, at a computing system remote from the endpoint, configured to allow configuration of a plurality of policies and maintaining the plurality of policies in a data store on the computing system. For example, Check Point Infinity allows configuration of a plurality of policies (*e.g.*, Access Control policies) at a system remote from the endpoint through a provided user interface which are stored in a data store.

⁹ https://www.checkpoint.com/downloads/products/check-point-infinity-datasheet.pdf

Er	nforcing	Acc	ess	Contro	ol	
You ca	an enforce access contro	ol rules for	specific u	sers and groups. It	t includes three stages:	
 A 	dding users to the polic	у				
 A 	dding user groups to th	e policy				
	0 0 1	e ponej				
- 11	nstalling the policy					
To get	t policy enforcement for	users and	groups:			
					es to accors the policy Dulo	Dage
in the	Policy menu, click Acces	ss control,	anu uteri		ss to access the policy Rule	DdSe.
5	Dellas Quertinus					
	Policy Overview		+= *=	🗙 🙃 Manage Objects	Q Search by Name, IP, Application	Changes (0) d Install Policy
STARTED	• Access Control				Q Search by Name, IP, Application	
GETTING STARTED		#	+≓ *≘ Action	X R Manage Objects	Q. Search by Name, IP, Application	Destination
STARTED	Access Control Trusted Applications	#				Destination Anonymizer
STARTED	Access Control Trusted Applications Internet Access	#				Destination
STARTED	Access Control Trusted Applications Internet Access Threat Prevention Profile Exceptions	#	Action	Name	Source	Destination Anonymizer Spyware / Malicious Sites
STARTED	Access Control Trusted Applications Internet Access Threat Prevention Profile	#	Action	Name	Source	Destination Anonymizer Spyware / Malicious Sites Botnets Spam
STARTED	Access Control Trusted Applications Internet Access Threat Prevention Profile Exceptions SSL Inspection	1	Action	Name	Source	Destination Anonymizer Spyware / Malicious Sites Botnets Spam Phishing Hacking
STARTED	Access Control Trusted Applications Internet Access Threat Prevention Profile Exceptions SSL inspection Identity Awareness	2	Action	Name	Source	Destination Anonymizer Spyware / Malicious Sites Botnets Spam Phishing Hacking Violence Nudity
STARTED	Access Control Trusted Applications Internet Access Threat Prevention Profile Exceptions SSL inspection Identity Awareness		Action	Name Malicious content	Source Any Site Or User	Destination Anonymizer Spyware / Malicious Sites Botnets Spam Phishing Hacking Violence Nudity Pornography Child Abuse
STARTED	Access Control Trusted Applications Internet Access Threat Prevention Profile Exceptions SSL inspection Identity Awareness		Action	Name Malicious content	Source Any Site Or User	Destination Anonymizer Spyware / Malicious Sites Botnets Botnets Phishing Hacking Violence Nudity Pornography Child Abuse Gambling Hate / Racism
STARTED	Access Control Trusted Applications Internet Access Threat Prevention Profile Exceptions SSL inspection Identity Awareness		Action	Name Malicious content	Source Any Site Or User	Destination Anonymizer Spyware / Malicious Sites Botnets Spam Phishing Hacking Violence Nudity Pornography Child Abuse Gambling Hate / Racism Illegal / Questionable

57. Every '038 Accused Product practices identifying, from the plurality of policies, a plurality of operating conditions on the endpoint to monitor. For example, Check Point Infinity identifies, from the plurality of policies (*e.g.*, Access Control rules), endpoint events to monitor such as affected files, processes launched, system registry changes, and network activity.

¹⁰ https://scl.checkpoint.com/documents/Infinity_Portal/WebAdminGuides/EN/Infinity-Portal-Admin-Guide/Topics-Harmony-Connect-AG/Policy/Enforce_Access_Control.htm?Highlight=policy

Auto-generated forensic reports: providing detailed visibility into infected assets, attack flow, correlation with the MITRE ATT&CK™ Framework. The Forensics capability automatically monitors and records endpoint events, including affected files, processes launched, system registry changes, and network activity, and creates a detailed forensic report. Robust attack diagnostics and visibility support remediation efforts, allowing system administrators and incident response teams to effectively triage and resolve attacks.



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58. Every '038 Accused Product practices configuring one or more software agents on the endpoint to monitor the plurality of operating conditions. For example, Check Point Infinity configures at least the Check Point Harmony Endpoint agent to monitor the plurality of operating conditions (*e.g.*, events and behaviors on the endpoint). ¹²

59. Every '038 Accused Product practices receiving, across a network, at the computing system, status information about the plurality of operating conditions on the endpoint gathered by the one or more software agents. For example, Check Point Infinity receives endpoint events from Check Point Harmony Endpoint agents.¹³

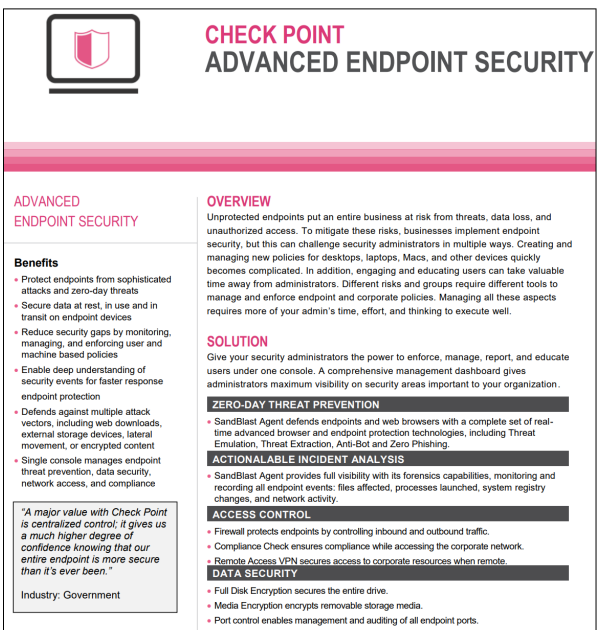
60. Every '038 Accused Product practices determining, by the computing system, a compliance state of the endpoint based on the status information (*e.g.*, detection of endpoint

¹¹ https://www.checkpoint.com/downloads/products/harmony-endpoint-solution-brief.pdf

 $^{^{12}}$ Id.

¹³ Id.

events) and a plurality of compliance policies in the data store. For example, Check Point Infinity determines a compliance state of the endpoint based on the status information and the Access Control rules.



Capsule Docs seamlessly protect documents, ensuring access to authorized users.

¹⁴

¹⁴ https://www.checkpoint.com/downloads/products/endpoint-security-datasheet.pdf

61. Every '038 Accused Product practices initiating, by the computing system, based on the compliance state, an action identified in at least one rule in the data store, wherein the action is carried out by a processor on the endpoint. For example, Check Point Infinity Access Control initiates Access Control actions identified in the Access Control rules (*e.g.*, controlling traffic/content to/from the endpoint) based on the compliance state which are carried out by the endpoint processor.

Policy Overview		+= *=	🗙 🛛 🕯 🕯 🕹 🕯 🕹 🕯	Q Search by Name, IP, Application	Changes 🧿 🖪 Install Policy
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		Allow	Default rule	* Any Site Or User	S Internet

62. Defendant has and continues to indirectly infringe one or more claims of the '038 Patent including, but not limited to, claim 23, by knowingly and intentionally inducing others, including customers and end-users, to directly infringe, either literally or under the doctrine of equivalents, by making, using, offering to sell, selling, and/or importing into the United States products that include infringing technology, such as the '038 Accused Products (*e.g.*, products incorporating the compliance and access control features).

63. Defendant has and continues to indirectly infringe one or more claims of the '038 Patent by knowingly and intentionally inducing others to directly infringe, either literally or under

¹⁵ https://sc1.checkpoint.com/documents/Infinity_Portal/WebAdminGuides/EN/Infinity-Portal-Admin-Guide/Topics-Harmony-Connect-AG/Policy/Enforce_Access_Control.htm?Highlight=policy

the doctrine of equivalents, by making, using, offering to sell, selling, and/or importing into the United States the infringing Accused Products. For example, Defendant, with the knowledge that these products, or the use thereof, infringe the '038 Patent at least as of the date of the original Complaint, knowingly and intentionally induced, and continues to knowingly and intentionally induce, direct infringement of the '038 Patent by providing these products to customers and end-users for use in an infringing manner. Defendant provides product manuals and documentation that instruct customers and end-users how to use the Accused Products, including specifically how to use restricted access and remediation policies.¹⁶

64. Defendant has induced infringement by others, including end-users, with the intent to cause infringing acts by others or, in the alternative, with the belief that there was a high probability that others, including end-users, infringe the '038 Patent, but while remaining willfully blind to the infringement.

65. Taasera Licensing has suffered damages as a result of Defendant's direct and indirect infringement of the '038 Patent in an amount to be proved at trial.

66. Taasera Licensing has suffered, and will continue to suffer, irreparable harm as a result of Defendant's infringement of the '038 Patent, for which there is no adequate remedy at law, unless Defendant's infringement is enjoined by this Court.

<u>COUNT IV</u> (Infringement of the '948 Patent)

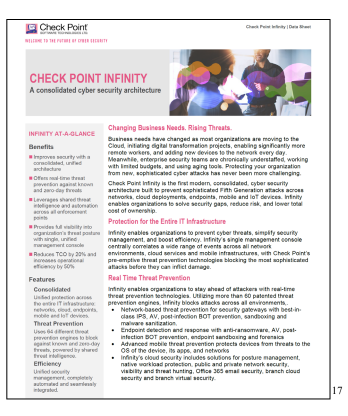
67. Paragraphs 1 through 29 are incorporated by reference as if fully set forth herein.

68. Defendant is not licensed or otherwise authorized to make, use, offer for sale, sell, or import any products that embody the inventions of the '948 Patent.

https://supportcenter.checkpoint.com/supportcenter/portal?eventSubmit_doGoviewsolutiondetails=&solutionid=sk1 62635#Monitoring%20Compliance%20State

69. Defendant has and continues to directly infringe the '948 Patent, either literally or under the doctrine of equivalents, without authority and in violation of 35 U.S.C. § 271, by making, using, offering to sell, selling, and/or importing into the United States products that satisfy each and every limitation of one or more claims of the '948 Patent including, but not limited to, claim 1. Such products incorporate the Runtime Detection and Protection and MITRE ATT&CK Framework features and include at least the Check Point Infinity Portal with Harmony Endpoint (the "'948 Accused Products") which practice a method of providing real-time operational integrity of an application on a native computing environment, the method comprising: monitoring, by a plurality of sensory inputs, one or more of network dialogs of the application, system operations initiated by the application, a runtime configuration of the application, resource utilization by the application, and integrity of the application; generating real-time behavior based events for determining the real-time operational integrity of the application executing on the native computing environment which includes a network analyzer, an integrity processor, an event correlation matrix, a risk correlation matrix, and a trust supervisor; correlating, by the event and risk correlation matrix, threat classifications based on the temporal sequence of the generated realtime behavior based events; and displaying, in a plurality of runtime dashboards of an administrative console of the computing environment, real-time status indications for operational integrity of the application.

70. Every '948 Accused Product practices a method of providing real-time operational integrity of an application on a native computing environment. For example, the Check Point Infinity incorporates real-time threat prevention.



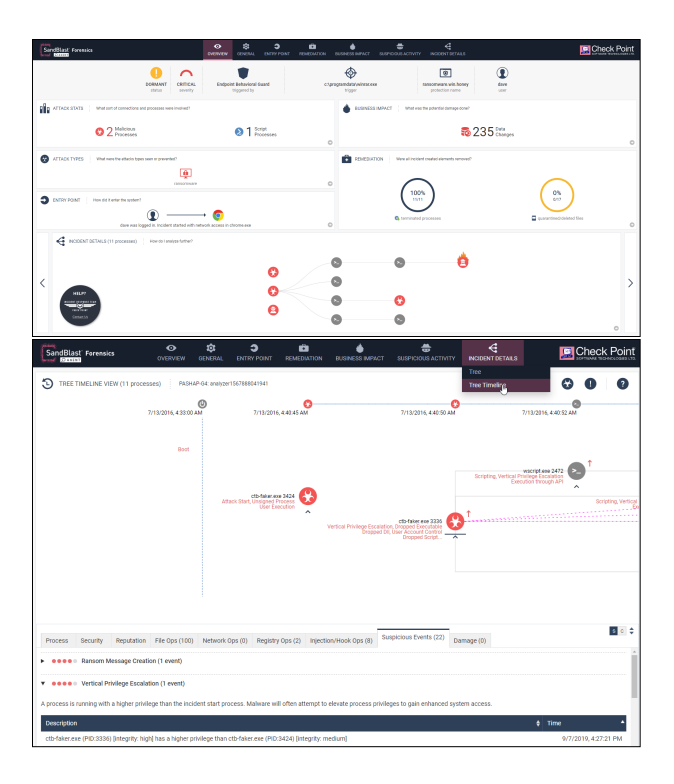
71. Every '948 Accused Product practices monitoring, by a plurality of sensory inputs, one or more of network dialogs of the application, system operations initiated by the application, a runtime configuration of the application, resource utilization by the application, and integrity of the application. For example, Check Point Infinity monitors endpoint events and behavior, including affected files, processes launched, system registry changes, and network activity.

¹⁷ https://www.checkpoint.com/downloads/products/check-point-infinity-datasheet.pdf

NGAV: Runtime Detection	
Anti-Ransomware	 Threat Prevention - constantly monitors for ransomware specific behavior and identifies illegitimate file encryption, signature les Detect and quarantine - All elements of a ransomware attack are identified by forensic analysis and then quarantined. Data Restoration - Encrypted files are automatically restored from snapshots to ensure full business continuity.
Anti-Exploit	 Provides protection against exploit based attacks compromising legitimate applications, ensuring those vulnerabilities can't be leveraged. Detects exploits by identifying suspicious memory manipulations in runtime. Shuts down the exploited process upon detecting one, remediates the entire attack chain
Behavioral Guard	 Adaptively detects and blocks malware mutations according to their real-time behavior. Identifies, classifies, and blocks malware mutations in real time based on minimal process execution tree similarities.
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launched, system re report. Robust attac administrators and i IS WHAT JUST HAPPENED A REAL ATACK?	egistry changes, and network activity, and creates a detailed forensic ck diagnostics and visibility support remediation efforts, allowing system incident response teams to effectively triage and resolve attacks.

72. Every '948 Accused Product practices generating real-time behavior based events for determining the real-time operational integrity of the application executing on the native computing environment which includes a network analyzer, an integrity processor, an event correlation matrix, a risk correlation matrix, and a trust supervisor. For example, Check Point Infinity with Harmony Endpoint generates behavior based events for determining the real-time operational integrity of the application executing on the native computer environment.

¹⁸ https://www.checkpoint.com/downloads/products/harmony-endpoint-solution-brief.pdf



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	Command-Line Interface	Registry Run Keys / Startup Folder	User Account Control	File Deletion						Data Compressed	Data Encrypted for Impact
		1 event	🖶 1 event	7 events							
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			😄 9 events								
	Scripting			Scripting							
	6 events			6 events							
	Unsigned Process										

73. Every '948 Accused Product practices correlating, by the event and risk correlation matrix, threat classifications based on the temporal sequence of the generated real-time behavior based events. For example, the MITRE ATT&CK framework correlates threat classifications based on the temporal sequence of detected behavioral events.

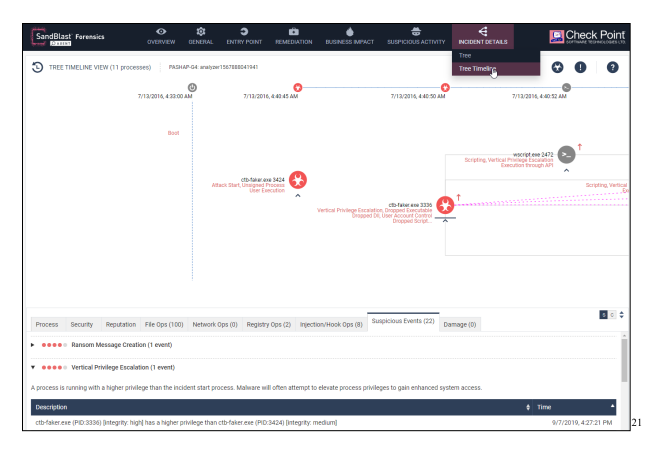
¹⁹ https://freports.checkpoint.com/ctb-faker/index.html

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74. Every '948 Accused Product practices displaying, in a plurality of runtime dashboards of an administrative console of the computing environment, real-time status indications for operational integrity of the application. For example, Check Point Infinity includes

several display options for showing real-time status indications for the operational integrity of the application.

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75. Defendant has and continues to indirectly infringe one or more claims of the '948 Patent including, but not limited to, claim 1, by knowingly and intentionally inducing others, including customers and end-users, to directly infringe, either literally or under the doctrine of equivalents, by making, using, offering to sell, selling, and/or importing into the United States products that include infringing technology, such as the '948 Accused Products (*e.g.*, products incorporating the Runtime Detection and Protection and MITRE ATT&CK Framework features). Upon information and belief, Taasera and prior assignees of the '948 Patent, prior assignees' affiliates, and prior assignees' sublicensees to the '948 Patent, complied with the marking statute 35 U.S.C. § 287. Accordingly, since prior to the filing of this lawsuit, Defendant has knowingly and intentionally induced, and continues to knowingly and intentionally induce, direct infringement of the '948 Patent by supplying these products to end-users and customers for use in an infringing manner.

76. Defendant has and continues to indirectly infringe one or more claims of the '948 Patent by knowingly and intentionally inducing others to directly infringe, either literally or under the doctrine of equivalents, by making, using, offering to sell, selling, and/or importing into the United States the infringing Accused Products. For example, Defendant, with the knowledge that these products, or the use thereof, infringe the '948 Patent since prior to the filing of this lawsuit, knowingly and intentionally induced, and continues to knowingly and intentionally induce, direct infringement of the '948 Patent by providing these products to customers and end-users for use in an infringing manner. Defendant provides product manuals and documentation that instruct customers and end-users how to use the Accused Products, including specifically how to use forensic reports and navigate the Sandblast Agent user interface.²²

77. Defendant has induced infringement by others, including end-users, with the intent to cause infringing acts by others or, in the alternative, with the belief that there was a high probability that others, including end-users, infringe the '948 Patent, but while remaining willfully blind to the infringement.

78. Taasera Licensing has suffered damages as a result of Defendant's direct and indirect infringement of the '948 Patent in an amount to be proved at trial.

79. Taasera Licensing has suffered, and will continue to suffer, irreparable harm as a result of Defendant's infringement of the '948 Patent, for which there is no adequate remedy at law, unless Defendant's infringement is enjoined by this Court.

²² https://www.checkpoint.com/downloads/products/harmony-endpoint-solution-brief.pdf; https://www.checkpoint.com/downloads/products/harmony-endpoint-solution-brief.pdf<u></u> https://dl3.checkpoint.com/paid/83/83b0c4f6390e81100aa7bd5d96a4dd33/CP_Harmony_Endpoint_AdminGuide.pd f?HashKey=1657051583_9656326e9d9e8f4cd8d77076dbdfe775&xtn=.pdf

<u>COUNT V</u> (Infringement of the '616 Patent)

80. Paragraphs 1 through 29 are incorporated by reference as if fully set forth herein.

81. Defendant is not licensed or otherwise authorized to make, use, offer for sale, sell, or import any products that embody the inventions of the '616 Patent.

82. Defendant has and continues to directly infringe the '616 Patent, either literally or under the doctrine of equivalents, without authority and in violation of 35 U.S.C. § 271, by making, using, offering to sell, selling, and/or importing into the United States products that satisfy each and every limitation of one or more claims of the '616 Patent including, but not limited to, claim 1. Such products incorporate the Runtime Detection and Protection and MITRE ATT&CK Framework features and include at least the Check Point Infinity Portal with Harmony Endpoint (the "616 Accused Products") which practice a method of providing an attestation service for providing runtime operational integrity of a system using a computing platform comprising a network trust agent, an endpoint trust agent, and a trust orchestration server, the method comprising: sending, by the endpoint trust agent on a monitored device, a dynamic context including endpoint events and actions of the monitored device and applications executing on the monitored device at runtime; receiving, at the trust orchestration server, the dynamic context including the endpoint events of the monitored device and the applications executing on the monitored device at runtime; analyzing, by the trust orchestration server, the received endpoint events; receiving, by the trust orchestration server, third-party network endpoint assessments; generating, by the trust orchestration server, temporal events based at least in part on analyzing the third-party network endpoint assessments; correlating, by the trust orchestration server, the received endpoint events and the generated temporal events; and generating, by the trust orchestration server, an integrity profile for the system.

83. Every '616 Accused Product practices a method of providing an attestation service for providing runtime operational integrity of a system using a computing platform comprising a network trust agent, an endpoint trust agent, and a trust orchestration server. For example, Check Point Infinity comprises Check Point Infinity Portal and Check Point Harmony Endpoint running Sandblast Agent which provides operational integrity of a system. Check Point

WELCOME TO THE FUTURE OF CYBER SECURITY

Check Point Infinity | Data Sheet

CHECK POINT INFINITY

A consolidated cyber security architecture



Changing Business Needs. Rising Threats.

INFINITY AT-A-GLANCE

Benefits

- Improves security with a consolidated, unified architecture
- Offers real-time threat prevention against known and zero-day threats
- Leverages shared threat intelligence and automation across all enforcement points
- Provides full visibility into organization's threat posture with single, unified management console
- Reduces TCO by 20% and increases operational efficiency by 50%

Features

Consolidated

Unified protection across the entire IT infrastructure: networks, cloud, endpoints, mobile and IoT devices.

Threat Prevention

Uses 64 different threat prevention engines to block against known and zero-day threats, powered by shared threat intelligence.

Efficiency

Unified security management, completely automated and seamlessly integrated. Business needs have changed as most organizations are moving to the Cloud, initiating digital transformation projects, enabling significantly more remote workers, and adding new devices to the network every day. Meanwhile, enterprise security teams are chronically understaffed, working with limited budgets, and using aging tools. Protecting your organization from new, sophisticated cyber attacks has never been more challenging.

Check Point Infinity is the first modern, consolidated, cyber security architecture built to prevent sophisticated Fifth Generation attacks across networks, cloud deployments, endpoints, mobile and IoT devices. Infinity enables organizations to solve security gaps, reduce risk, and lower total cost of ownership.

Protection for the Entire IT Infrastructure

Infinity enables organizations to prevent cyber threats, simplify security management, and boost efficiency. Infinity's single management console centrally correlates a wide range of events across all network environments, cloud services and mobile infrastructures, with Check Point's pre-emptive threat prevention technologies blocking the most sophisticated attacks before they can inflict damage.

Real Time Threat Prevention

Infinity enables organizations to stay ahead of attackers with real-time threat prevention technologies. Utilizing more than 60 patented threat prevention engines, Infinity blocks attacks across all environments,.

- Network-based threat prevention for security gateways with best-inclass IPS, AV, post-infection BOT prevention, sandboxing and malware sanitization.
- Endpoint detection and response with anti-ransomware, AV, postinfection BOT prevention, endpoint sandboxing and forensics
- Advanced mobile threat prevention protects devices from threats to the OS of the device, its apps, and networks
- Infinity's cloud security includes solutions for posture management, native workload protection, public and private network security, visibility and threat hunting, Office 365 email security, branch cloud security and branch virtual security.

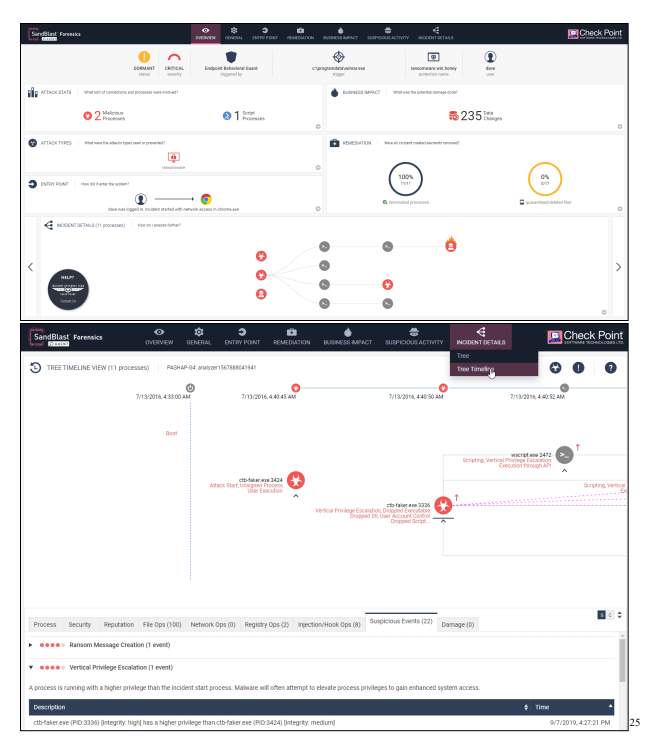
²³ https://www.checkpoint.com/downloads/products/check-point-infinity-datasheet.pdf



84. Every '616 Accused Product practices sending, by the endpoint trust agent on a

monitored device, a dynamic context including endpoint events and actions of the monitored device and applications executing on the monitored device at runtime. For example, the security agents send events, context, and status information.

²⁴ https://www.checkpoint.com/downloads/products/sandblast-agent-datasheet.pdf



85. Every '616 Accused Product practices receiving, at the trust orchestration server, the dynamic context including the endpoint events of the monitored device and the applications

²⁵ https://freports.checkpoint.com/ctb-faker/index.html

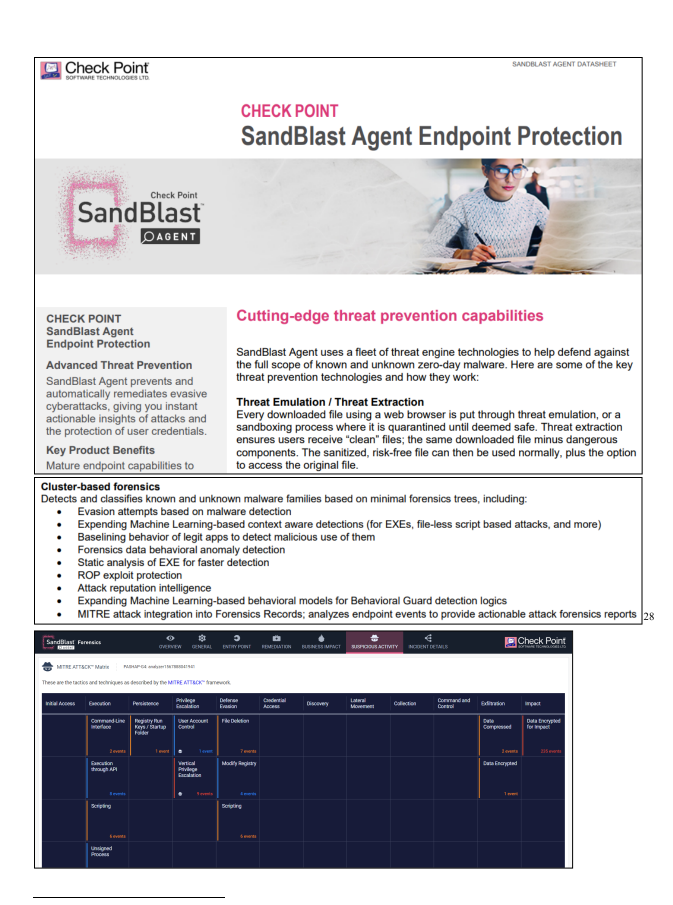
executing on the monitored device at runtime. For example, Check Point Infinity Portal receives from Endpoint Harmony Sandblast Agent dynamic context including endpoint events and the applications executing on the monitored device in runtime.

SandBlast Forensics	OVERVIEW GENERAL ENTRY POINT REMEDIATION	BUSINESS IMPACT SUSPICIOUS ACTIVITY INCIDENT DETAILS	
DORMANT status certify	Endpoint Behavioral Guard c:1 triggered by	programdata\winrac.exe trigger answare.win.honey dave user	
ATTACK STATS What sort of connections and processes were involved?		BUSINESS IMPACT What was the potential damage done?	
2 Malicious Processes	≥ 1 Script Processes	a 235 Changes	0
ATTACK TYPES What were the attacks types seen or prevented? Entropy POINT How dol it enter the system?		REMEDIATION Were all incident created elements removed?	0%
dave was logged in. Incident started with net	→ O work access in chrome.exe	C terminated processes	quarantined/deleted files
HCIDENT DETAILS (11 processes) How do I analyze further?	° ° 6	o o Ó o O o O	• 2

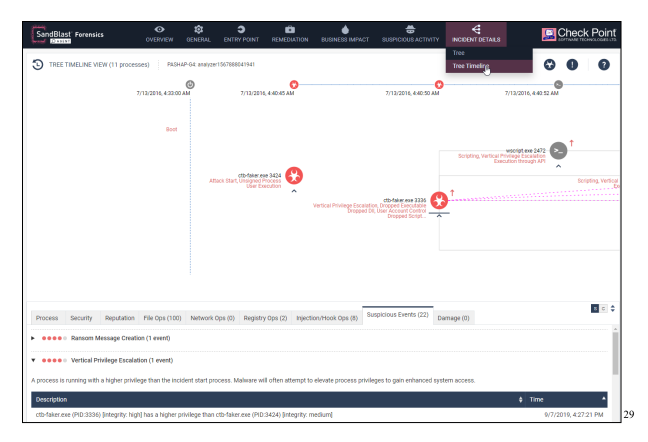
86. Every '616 Accused Product practices analyzing, by the trust orchestration server, the received endpoint events. For example, Check Point Infinity Portal analyzes endpoint events (*i.e.*, data related to potential security threats). ²⁷

87. Every '616 Accused Product practices receiving, by the trust orchestration server, third-party network endpoint assessments. For example, Check Point Infinity with Harmony Endpoint and Sandblast Agent receives MITRE ATT&CK data and other third-party network endpoint assessments.

²⁶ https://freports.checkpoint.com/ctb-faker/index.html
²⁷ Id.



²⁸ https://www.checkpoint.com/downloads/products/sandblast-agent-datasheet.pdf



88. Every '616 Accused Product practices generating, by the trust orchestration server, temporal events based at least in part on analyzing the third-party network endpoint assessments. For example, Check Point Infinity generates temporal events based at least in part on analyzing the third-party network endpoint assessments (*e.g.*, MITRE ATT&CK tactics and techniques).

²⁹ https://freports.checkpoint.com/ctb-faker/index.html

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89. Every '616 Accused Product practices correlating, by the trust orchestration server, the received endpoint events and the generated temporal events. For example, Check Point Infinity

³⁰ https://freports.checkpoint.com/ctb-faker/index.html

correlates the received endpoint events and the generated temporal events (*e.g.*, events correlated to MITRE ATT&CK tactics and techniques).³¹

90. Every '616 Accused Product practices generating, by the trust orchestration server, an integrity profile for the system. For example, Check Point Infinity Smart Event generates an integrity profile for the system.



91. Defendant has and continues to indirectly infringe one or more claims of the '616 Patent including, but not limited to, claim 1, by knowingly and intentionally inducing others, including customers and end-users, to directly infringe, either literally or under the doctrine of equivalents, by making, using, offering to sell, selling, and/or importing into the United States

³¹ *Id*.

³² https://www.checkpoint.com/downloads/products/smartevent-datasheet.pdf

products that include infringing technology, such as '616 Accused Products (*e.g.*, products incorporating the Runtime Detection and Protection and MITRE ATT&CK Framework features). Upon information and belief, Taasera and prior assignees of the '616 Patent, prior assignees' affiliates, and prior assignees' sublicensees to the '616 Patent, complied with the marking statute 35 U.S.C. § 287. Accordingly, since prior to the filing of this lawsuit, Defendant has knowingly and intentionally induced, and continues to knowingly and intentionally induce, direct infringement of the '616 Patent by supplying these products to end-users and customers for use in an infringing manner.

92. Defendant has and continues to indirectly infringe one or more claims of the '616 Patent by knowingly and intentionally inducing others to directly infringe, either literally or under the doctrine of equivalents, by making, using, offering to sell, selling, and/or importing into the United States the infringing Accused Products. For example, Defendant, with the knowledge that these products, or the use thereof, infringe the '616 Patent since prior to the filing of this lawsuit, knowingly and intentionally induced, and continues to knowingly and intentionally induce, direct infringement of the '616 Patent by providing these products to customers and end-users for use in an infringing manner. Defendant provides product manuals and documentation that instruct customers and end-users how to use the Accused Products, including specifically how to use endpoint security client components.³³

93. Defendant has induced infringement by others, including end-users, with the intent to cause infringing acts by others or, in the alternative, with the belief that there was a high

³³

https://dl3.checkpoint.com/paid/49/49a5e2f765c736ece9cc19c43e79bacf/CP_R81_Harmony_Endpoint_Server_Ad minGuide.pdf?HashKey=1656646479_680f1030ff4d9a1245fe7665dfb2685b&xtn=.pdf.

probability that others, including end- users, infringe the '616 Patent, but while remaining willfully blind to the infringement.

94. Taasera Licensing has suffered damages as a result of Defendant's direct and indirect infringement of the '616 Patent in an amount to be proved at trial.

95. Taasera Licensing has suffered, and will continue to suffer, irreparable harm as a result of Defendant's infringement of the '616 Patent, for which there is no adequate remedy at law, unless Defendant's infringement is enjoined by this Court.

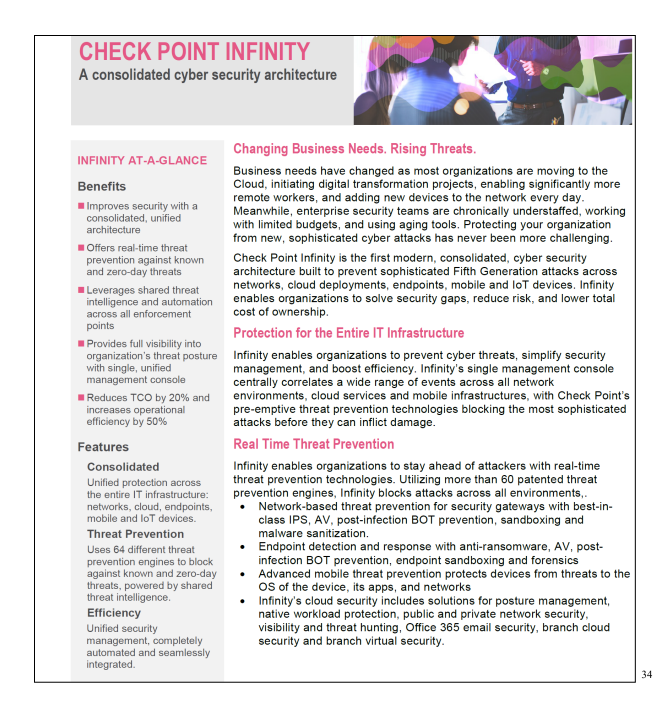
<u>COUNT VI</u> (Infringement of the '997 Patent)

96. Paragraphs 1 through 29 are incorporated by reference as if fully set forth herein.

97. Defendant is not licensed or otherwise authorized to make, use, offer for sale, sell, or import any products that embody the inventions of the '997 Patent.

98. Defendant has and continues to directly infringe the '997 Patent, either literally or under the doctrine of equivalents, without authority and in violation of 35 U.S.C. § 271, by making, using, offering to sell, selling, and/or importing into the United States products that satisfy each and every limitation of one or more claims of the '997 Patent including, but not limited to, claim 21. Such products incorporate the compliance and access control features and include at least the Check Point Infinity Portal with Harmony Endpoint (the "'997 Accused Products") which practice a method for controlling the operation of an endpoint, comprising: providing a user interface, at a computing system remote from the endpoint, configured to allow configuration of a plurality of policies; maintaining the plurality of policies in a data store on the computing system; identifying, from the plurality of policies, a plurality of operating conditions on the endpoint to monitor; configuring one or more software services provided by an operating system on the endpoint to monitor the plurality of operating conditions; receiving, across a network, at the computing system, status information about the plurality of operating conditions on the endpoint gathered by the one or more software services; determining, by the computing system, a compliance state of the endpoint based on the status information and a plurality of compliance policies in the data store; and initiating, remotely by the computing system, based on the compliance state, an action identified in at least one rule in the data store, wherein the action is carried out by a processor on the endpoint, such that the computing system remotely ensures endpoint compliance with the plurality of compliance policies stored in the data store of the computing system.

99. Every '997 Accused Product practices a method for controlling the operation of an endpoint. For example, Check Point Infinity Portal with Harmony Endpoint performs endpoint threat detection and response.



100. Every '997 Accused Product practices providing a user interface, at a computing

system remote from the endpoint, configured to allow configuration of a plurality of policies and

maintaining the plurality of policies in a data store on the computing system. For example, Check

³⁴ https://www.checkpoint.com/downloads/products/check-point-infinity-datasheet.pdf

Point Infinity Portal allows configuration of a plurality of policies (e.g., Access Control rules) at a

system remote from the endpoint through a provided user interface which are stored in a data store.

En	Enforcing Access Control							
You ca	n enforce access control r	rules for	specific us	ers and groups. It	includes three stages:			
 Ac 	lding users to the policy							
 Ac 	Iding user groups to the p	oolicv						
	stalling the policy	,						
- 115	staming the policy							
To get	policy enforcement for us	sers and	groups:					
In the	Policy menu click Access	Control	and then c	lick Internet Acces	s to access the policy Rule	Base		
		controli				5050		
GETTING	Policy Overview		+= +=	× 📽 Manage Objects	Q Search by Name, IP, Application	Changes 🧿	Install Policy	
STARTED	• Access Control							
	Trusted Applications	#	Action	Name	Source	Destination		
ASSETS	Internet Access					S Anonymizer		
L.	Threat Prevention			Malicious content		🗞 Spyware / Ma	alicious Sites	
POLICY	Profile	1	Block	Malicious content	* Any Site Or User	🗞 Botnets	🗞 Spam	
	Exceptions SSL Inspection					Phishing	S Hacking	
LOGS & EVENTS	Identity Awareness					🗞 Violence	🗞 Nudity	
::::	Policy Revisions					Pornography	🗞 Child Abuse	
SETTINGS		2	😑 Block	Explicit content	* Any Site Or User	Sambling	🗞 Hate / Racism	
						🗞 Illegal / Ques	tionable	
						🗞 Illegal Drugs	🗞 Weapons	
		з	Block	File sharing	* Any Site Or User	🗞 P2P File Shari	ing	
		4	Allow	Default rule	* Any Site Or User	🚱 Internet		

101. Every '997 Accused Product practices identifying, from the plurality of policies, a plurality of operating conditions on the endpoint to monitor. For example, Check Point Infinity Portal identifies, from the plurality of policies (*e.g.*, Access Control rules), events and behaviors on the endpoint to monitor. ³⁶

102. Every '997 Accused Product practices configuring one or more software services on the endpoint to monitor the plurality of operating conditions. For example, Check Point Infinity

³⁵ https://sc1.checkpoint.com/documents/Infinity_Portal/WebAdminGuides/EN/Infinity-Portal-Admin-Guide/Topics-Harmony-Connect-AG/Policy/Enforce_Access_Control.htm?Highlight=policy
³⁶ Id.

Portal configures at least the Access Control module to monitor the plurality of operating conditions (*e.g.*, events and behaviors on the endpoint).

Anti-Ransomware Threat Prevention - constantly monitors for ransomware specific behavior and identifies illegitimate file encryption, signature less,	NGAV: Runtime Detection and	Protection							
Leveraged. 9. Detects exploits by identifying suspicious memory manipulations in runtime. 9. Shus down the exploited process upon detecting one, remediates the entire attack chain Behavioral Guad 0. Adaptively detects and blocks malware mutations according to their real-time behavior. 1. Identifies, classifies, and blocks malware mutations in real time based on minimal process execution tree similarities. Auto-generated forensic reports: providing detailed visibility into infected assets, attack flow, correlation with the MITRE ATT&CK™ Framework. The Forensics capability automatically monitors and records endpoint events, including affected files, processes launched, system registry changes, and network activity, and creates a detailed forensic report. Robust attack diagnostics and visibility support remediation efforts, allowing system administrators and incident response teams to effectively triage and resolve attacks. Image: Comparison of the image of t	Anti-Ransomware	• Detect and quarantine - All elements of a ransomware attack are identified by forensic analysis and then quarantined.							
 leantifies, classifies, and blocks malware mutations in real time based on minimal process execution tree similarities. Auto-generated forensic reports: providing detailed visibility into infected assets, attack flow, correlation with the MITRE ATT&CK™ Framework. The Forensics capability automatically monitors and records endpoint events, including affected files, processes launched, system registry changes, and network activity, and creates a detailed forensic report. Robust attack diagnostics and visibility support remediation efforts, allowing system administrators and incident response teams to effectively triage and resolve attacks.	Anti-Exploit	everaged.Detects exploits by identifying suspicious memory manipulations in runtime.							
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	administrators an	d incident response teams to effectively triage and resolve attacks.							
	administrators an	d incident response teams to effectively triage and resolve attacks.							

103. Every '997 Accused Product practices receiving, across a network, at the computing system, status information about the plurality of operating conditions on the endpoint gathered by the one or more software services. For example, Infinity Portal receives events and behaviors of the endpoint, gathered by the one or more software services (*e.g.*, Access Control module).³⁸

 $^{^{37}}$ https://www.checkpoint.com/downloads/products/harmony-endpoint-solution-brief.pdf 38 Id.

104. Every '997 Accused Product practices determining, by the computing system, a compliance state of the endpoint based on the status information and a plurality of compliance policies in the data store. For example, Check Point Infinity determines a compliance state of the endpoint based the status information (*e.g.*, detection of endpoint events) and the Access Control rules.

ADVANCED ENDPOINT SECURITY

Benefits

- Protect endpoints from sophisticated attacks and zero-day threats
- Secure data at rest, in use and in transit on endpoint devices
- Reduce security gaps by monitoring, managing, and enforcing user and machine based policies
- Enable deep understanding of security events for faster response endpoint protection
- Defends against multiple attack vectors, including web downloads, external storage devices, lateral movement, or encrypted content
- Single console manages endpoint threat prevention, data security, network access, and compliance

"A major value with Check Point is centralized control; it gives us a much higher degree of confidence knowing that our entire endpoint is more secure than it's ever been."

Industry: Government

OVERVIEW

Unprotected endpoints put an entire business at risk from threats, data loss, and unauthorized access. To mitigate these risks, businesses implement endpoint security, but this can challenge security administrators in multiple ways. Creating and managing new policies for desktops, laptops, Macs, and other devices quickly becomes complicated. In addition, engaging and educating users can take valuable time away from administrators. Different risks and groups require different tools to manage and enforce endpoint and corporate policies. Managing all these aspects requires more of your admin's time, effort, and thinking to execute well.

SOLUTION

Give your security administrators the power to enforce, manage, report, and educate users under one console. A comprehensive management dashboard gives administrators maximum visibility on security areas important to your organization.

ZERO-DAY THREAT PREVENTION

 SandBlast Agent defends endpoints and web browsers with a complete set of realtime advanced browser and endpoint protection technologies, including Threat Emulation, Threat Extraction, Anti-Bot and Zero Phishing.

ACTIONALABLE INCIDENT ANALYSIS

 SandBlast Agent provides full visibility with its forensics capabilities, monitoring and recording all endpoint events: files affected, processes launched, system registry changes, and network activity.

ACCESS CONTROL

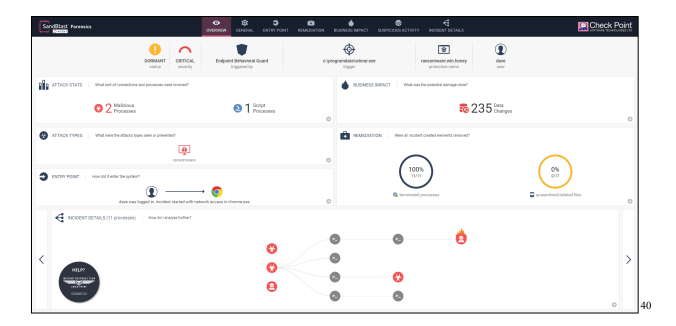
- Firewall protects endpoints by controlling inbound and outbound traffic.
- · Compliance Check ensures compliance while accessing the corporate network.
- Remote Access VPN secures access to corporate resources when remote.

DATA SECURITY

- Full Disk Encryption secures the entire drive.
- Media Encryption encrypts removable storage media.
- Port control enables management and auditing of all endpoint ports.
- Capsule Docs seamlessly protect documents, ensuring access to authorized users.

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³⁹ https://www.checkpoint.com/downloads/products/endpoint-security-datasheet.pdf



105. Every '997 Accused Product practices initiating, remotely by the computing system, based on the compliance state, an action identified in at least one rule in the data store, wherein the action is carried out by a processor on the endpoint, such that the computing system remotely ensures endpoint compliance with the plurality of compliance policies stored in the data store of the computing system. For example, Check Point Infinity remotely initiates actions identified in the Access Control rules (*e.g.*, controlling traffic/content to/from the endpoint) based on the compliance state that are carried out by the endpoint processor.

⁴⁰ https://freports.checkpoint.com/ctb-faker/index.html

ADVANCED OVERVIEW Unprotected endpoints put an entire business at risk from threats, data loss, and **ENDPOINT SECURITY** unauthorized access. To mitigate these risks, businesses implement endpoint security, but this can challenge security administrators in multiple ways. Creating and managing new policies for desktops, laptops, Macs, and other devices quickly Benefits becomes complicated. In addition, engaging and educating users can take valuable • Protect endpoints from sophisticated time away from administrators. Different risks and groups require different tools to attacks and zero-day threats manage and enforce endpoint and corporate policies. Managing all these aspects Secure data at rest, in use and in requires more of your admin's time, effort, and thinking to execute well. transit on endpoint devices Reduce security gaps by monitoring, SOLUTION managing, and enforcing user and machine based policies Give your security administrators the power to enforce, manage, report, and educate · Enable deep understanding of users under one console. A comprehensive management dashboard gives security events for faster response administrators maximum visibility on security areas important to your organization. endpoint protection ZERO-DAY THREAT PREVENTION Defends against multiple attack SandBlast Agent defends endpoints and web browsers with a complete set of realvectors, including web downloads, time advanced browser and endpoint protection technologies, including Threat external storage devices, lateral Emulation, Threat Extraction, Anti-Bot and Zero Phishing. movement, or encrypted content ACTIONALABLE INCIDENT ANALYSIS Single console manages endpoint threat prevention, data security, SandBlast Agent provides full visibility with its forensics capabilities, monitoring and network access, and compliance recording all endpoint events: files affected, processes launched, system registry changes, and network activity. "A major value with Check Point ACCESS CONTROL is centralized control; it gives us · Firewall protects endpoints by controlling inbound and outbound traffic. a much higher degree of · Compliance Check ensures compliance while accessing the corporate network. confidence knowing that our entire endpoint is more secure Remote Access VPN secures access to corporate resources when remote than it's ever been." DATA SECURITY Full Disk Encryption secures the entire drive. Industry: Government Media Encryption encrypts removable storage media. Port control enables management and auditing of all endpoint ports. · Capsule Docs seamlessly protect documents, ensuring access to authorized users.

106. Defendant has and continues to indirectly infringe one or more claims of the '997 Patent including, but not limited to, claim 21, by knowingly and intentionally inducing others, including customers and end-users, to directly infringe, either literally or under the doctrine of equivalents, by making, using, offering to sell, selling, and/or importing into the United States products that include infringing technology, such as the '997 Accused Products (*e.g.*, compliance and access control features).

107. Defendant has and continues to indirectly infringe one or more claims of the '997 Patent by knowingly and intentionally inducing others to directly infringe, either literally or under the doctrine of equivalents, by making, using, offering to sell, selling, and/or importing into the

⁴¹ https://www.checkpoint.com/downloads/products/endpoint-security-datasheet.pdf

United States the infringing Accused Products. For example, Defendant, with the knowledge that these products, or the use thereof, infringe the '997 Patent at least as of the date of the Original Complaint, knowingly and intentionally induced, and continues to knowingly and intentionally induce, direct infringement of the '997 Patent by providing these products to customers and end-users for use in an infringing manner. Defendant provides product manuals and documentation that instruct customers and end-users how to use the Accused Products, including specifically how to use restriction and remediation policies.⁴²

108. Defendant has induced infringement by others, including end-users, with the intent to cause infringing acts by others or, in the alternative, with the belief that there was a high probability that others, including end-users, infringe the '997 Patent, but while remaining willfully blind to the infringement.

109. Taasera Licensing has suffered damages as a result of Defendant's direct and indirect infringement of the '997 Patent in an amount to be proved at trial.

110. Taasera Licensing has suffered, and will continue to suffer, irreparable harm as a result of Defendant's infringement of the '997 Patent, for which there is no adequate remedy at law, unless Defendant's infringement is enjoined by this Court.

<u>COUNT VII</u> (Infringement of the '918 Patent)

111. Paragraphs 1 through 29 are incorporated by reference as if fully set forth herein.

112. Defendant is not licensed or otherwise authorized to make, use, offer for sale, sell, or import any products that embody the inventions of the '918 Patent.

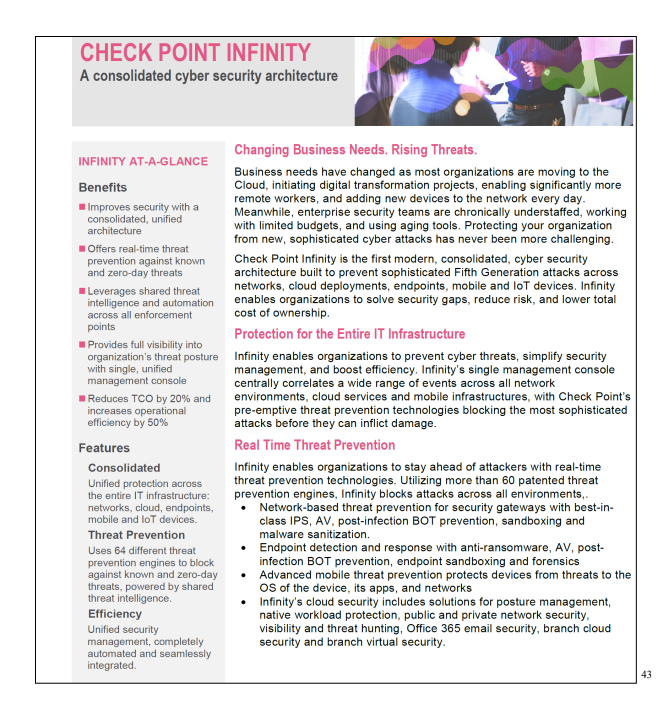
42

https://supportcenter.checkpoint.com/supportcenter/portal?eventSubmit_doGoviewsolutiondetails=&solutionid=sk1 62635#Monitoring%20Compliance%20State

113. Defendant has and continues to directly infringe the '918 Patent, either literally or under the doctrine of equivalents, without authority and in violation of 35 U.S.C. § 271, by making, using, offering to sell, selling, and/or importing into the United States products that satisfy each and every limitation of one or more claims of the '918 Patent including, but not limited to, claim 17. Such products incorporate the compliance and access control features and include at least the Check Point Infinity Portal with Harmony Endpoint (the "'918 Accused Products") which comprise a system for controlling the operation of an endpoint, comprising: a user interface, provided by a computing system remote from the endpoint, configured to allow configuration of a plurality of policies; a data store, at the computing system, that contains the plurality of policies; one or more software services, provided by an operating system on the endpoint configured to evaluate a plurality of operating conditions identified in the plurality of policies; and one or more hardware processors at the computing system configured to receive, across a network, at the computing system, status information about the plurality of operating conditions on the endpoint, gathered by the one or more software services on the endpoint, and user information that identifies a user of the endpoint, determine, by the computing system, a compliance state of the endpoint based on the user information and status information, and a plurality of compliance policies in the data store, and authorize access by the endpoint to a computing resource on the network, authorization being determined by the remote computing system in response to the compliance state.

114. Every '918 Accused Product comprises a system for controlling the operation of an endpoint. For example, Check Point Infinity Portal with Harmony Endpoint performs endpoint threat detection and response.

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115. Every '918 Accused Product comprises a user interface, provided by a computing system remote from the endpoint, configured to allow configuration of a plurality of policies, and a data store, at the computing system, that contains the plurality of policies. For example, Check Point Infinity Portal comprises a user interface that allows configuration of a plurality of policies

⁴³ https://www.checkpoint.com/downloads/products/check-point-infinity-datasheet.pdf

(e.g., Access Control rules) at a system remote from the endpoint which are stored in the Infinity

Portal.

En	Enforcing Access Control							
You ca	n enforce access control ru	ules for s	specific us	ers and groups. It	includes three stages:			
 Ac 	dding users to the policy							
 Ac 	ding user groups to the p	olicy						
• In	stalling the policy							
In the	Policy enforcement for use Policy menu, click Access C				s to access the policy Rule			
GETTING STARTED	Access Control		+= +=	× 🛱 Manage Objects	Q Search by Name, IP, Application	Changes () Install Policy		
	Trusted Applications	#	Action	Name	Source	Destination		
	Internet Access Threat Prevention Profile Exceptions SSL inspection	1	😑 Block	Malicious content	* Any Site Or User	Anonymizer Spyware / Malicious Sites Botnets Spam Phishing Hacking		
LOGS & EVENTS	Identity Awareness Policy Revisions	2	e Block	Explicit content	* Any Site Or User	Violence Nudity Pornography Child Abuse Gambling Hate / Racism Illegal / Questionable Illegal Drugs Weapons		
		з	🖨 Block	File sharing	* Any Site Or User	🗞 P2P File Sharing		
		4	🔁 Allow	Default rule	* Any Site Or User	🚱 Internet		

116. Every '918 Accused Product comprises one or more software services, provided by an operating system on the endpoint configured to evaluate a plurality of operating conditions identified in the plurality of policies. For example, at least the Check Point Harmony Endpoint with Sandblast Agent is configured to evaluate the plurality of operating conditions (*e.g.*, events and behaviors on the endpoint) identified in the plurality of policies (*e.g.*, Access Control rules).

⁴⁴ https://sc1.checkpoint.com/documents/Infinity_Portal/WebAdminGuides/EN/Infinity-Portal-Admin-Guide/Topics-Harmony-Connect-AG/Policy/Enforce_Access_Control.htm?Highlight=policy

Anti-Ransomware	 Threat Prevention - constantly monitors for ransomware specific behavior and identifies illegitimate file encryption, signature less Detect and quarantine - All elements of a ransomware attack are identified by forensic analysis and then quarantined. Data Restoration - Encrypted files are automatically restored from snapshots to ensure full business continuity.
Anti-Exploit	 Provides protection against exploit based attacks compromising legitimate applications, ensuring those vulnerabilities can't be leveraged. Detects exploits by identifying suspicious memory manipulations in runtime. Shuts down the exploited process upon detecting one, remediates the entire attack chain
Behavioral Guard	 Adaptively detects and blocks malware mutations according to their real-time behavior. Identifies, classifies, and blocks malware mutations in real time based on minimal process execution tree similarities.

Auto-generated forensic reports: providing detailed visibility into infected assets, attack flow, correlation with the MITRE ATT&CK™ Framework. The Forensics capability automatically monitors and records endpoint events, including affected files, processes launched, system registry changes, and network activity, and creates a detailed forensic report. Robust attack diagnostics and visibility support remediation efforts, allowing system administrators and incident response teams to effectively triage and resolve attacks.



45 **Enforcing Access Control** You can enforce access control rules for specific users and groups. It includes three stages: Adding users to the policy Adding user groups to the policy Installing the policy To get policy enforcement for users and groups: In the Policy menu, click Access Control, and then click Internet Access to access the policy Rule Base Policy Ove Changes 🙆 🖪 Install Policy .= ·= × 🗞 Manage Objects Access Control * Trusted A Internet Acce L. 🗞 Sparr Ē 🗢 BI Block > P2P File 🕀 Allo Inte * Any Site Or Use 46

⁴⁵ https://www.checkpoint.com/downloads/products/harmony-endpoint-solution-brief.pdf

⁴⁶ https://sc1.checkpoint.com/documents/Infinity_Portal/WebAdminGuides/EN/Infinity-Portal-Admin-Guide/Topics-Harmony-Connect-AG/Policy/Enforce_Access_Control.htm?Highlight=policy

117. Every '918 Accused Product receives, across a network, at the computing system,

status information about the plurality of operating conditions on the endpoint gathered by the one or more software services on the endpoint, and user information that identified a user of the endpoint. For example, Check Point Infinity Portal receives endpoint events and behavior alerts gathered by the one or more software services (*e.g.*, Access Control module), and identification of a user of the endpoint.

ADVANCED ENDPOINT SECURITY

Benefits

- Protect endpoints from sophisticated attacks and zero-day threats
- Secure data at rest, in use and in transit on endpoint devices
- Reduce security gaps by monitoring, managing, and enforcing user and machine based policies
- Enable deep understanding of security events for faster response endpoint protection
- Defends against multiple attack vectors, including web downloads, external storage devices, lateral movement, or encrypted content
- Single console manages endpoint threat prevention, data security, network access, and compliance

"A major value with Check Point is centralized control; it gives us a much higher degree of confidence knowing that our entire endpoint is more secure than it's ever been."

Industry: Government

OVERVIEW

Unprotected endpoints put an entire business at risk from threats, data loss, and unauthorized access. To mitigate these risks, businesses implement endpoint security, but this can challenge security administrators in multiple ways. Creating and managing new policies for desktops, laptops, Macs, and other devices quickly becomes complicated. In addition, engaging and educating users can take valuable time away from administrators. Different risks and groups require different tools to manage and enforce endpoint and corporate policies. Managing all these aspects requires more of your admin's time, effort, and thinking to execute well.

SOLUTION

Give your security administrators the power to enforce, manage, report, and educate users under one console. A comprehensive management dashboard gives administrators maximum visibility on security areas important to your organization.

ZERO-DAY THREAT PREVENTION

 SandBlast Agent defends endpoints and web browsers with a complete set of realtime advanced browser and endpoint protection technologies, including Threat Emulation, Threat Extraction, Anti-Bot and Zero Phishing.

ACTIONALABLE INCIDENT ANALYSIS

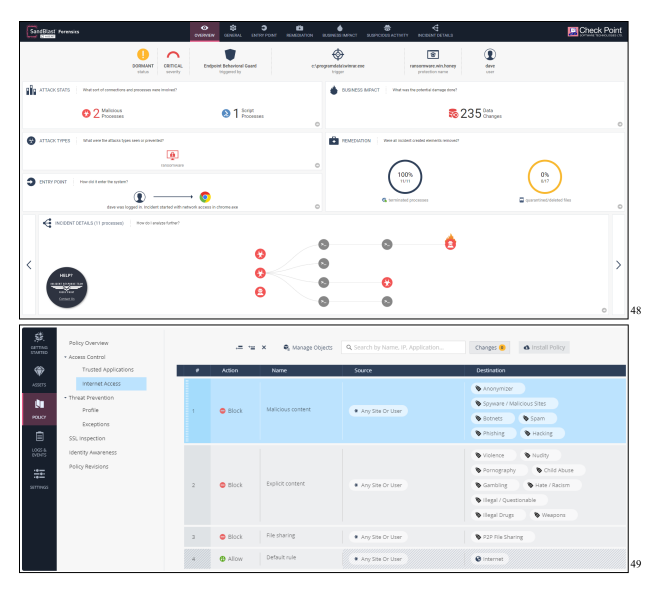
 SandBlast Agent provides full visibility with its forensics capabilities, monitoring and recording all endpoint events: files affected, processes launched, system registry changes, and network activity.

ACCESS CONTROL

- · Firewall protects endpoints by controlling inbound and outbound traffic.
- · Compliance Check ensures compliance while accessing the corporate network.
- Remote Access VPN secures access to corporate resources when remote DATA SECURITY
- Full Disk Encryption secures the entire drive.
- Media Encryption encrypts removable storage media.
- Port control enables management and auditing of all endpoint ports.
- Capsule Docs seamlessly protect documents, ensuring access to authorized users.

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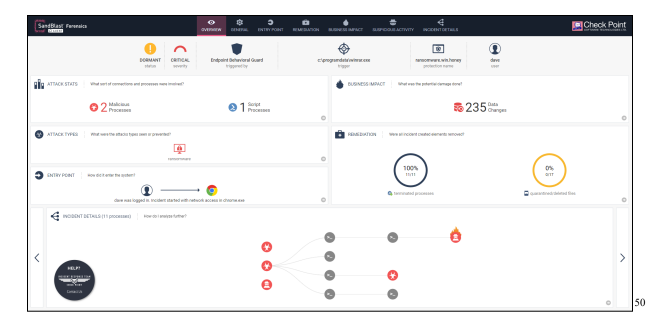
⁴⁷ https://www.checkpoint.com/downloads/products/endpoint-security-datasheet.pdf



118. Every '918 Accused Product determines, by the computing system, a compliance state of the endpoint based on the user information and status information, and a plurality of compliance policies in the data store. For example, Check Point Infinity determines a compliance state of the endpoint based on the user information, endpoint events, behavior alerts, and the Access Control rules.

⁴⁸ https://freports.checkpoint.com/ctb-faker/index.html

⁴⁹ https://sc1.checkpoint.com/documents/Infinity_Portal/WebAdminGuides/EN/Infinity-Portal-Admin-Guide/Topics-Harmony-Connect-AG/Policy/Enforce_Access_Control.htm?Highlight=policy



119. Every '918 Accused Product authorizes access by the endpoint to a computing resource on the network, authorization being determined by the remote computing system in response to the compliance state. For example, Check Point Infinity Access Control authorizes assess by the endpoint to a computing resource on the network (*e.g.*, controlling traffic/content to/from the endpoint), authorization being determined by Check Point Infinity in response to the compliance state.

⁵⁰ https://freports.checkpoint.com/ctb-faker/index.html



CHECK POINT ADVANCED ENDPOINT SECURITY

ADVANCED ENDPOINT SECURITY

Benefits

- Protect endpoints from sophisticated attacks and zero-day threats
- Secure data at rest, in use and in transit on endpoint devices
- Reduce security gaps by monitoring, managing, and enforcing user and machine based policies
- Enable deep understanding of security events for faster response endpoint protection
- Defends against multiple attack vectors, including web downloads, external storage devices, lateral movement, or encrypted content
- Single console manages endpoint threat prevention, data security, network access, and compliance

"A major value with Check Point is centralized control; it gives us a much higher degree of confidence knowing that our entire endpoint is more secure than it's ever been."

Industry: Government

OVERVIEW

Unprotected endpoints put an entire business at risk from threats, data loss, and unauthorized access. To mitigate these risks, businesses implement endpoint security, but this can challenge security administrators in multiple ways. Creating and managing new policies for desktops, laptops, Macs, and other devices quickly becomes complicated. In addition, engaging and educating users can take valuable time away from administrators. Different risks and groups require different tools to manage and enforce endpoint and corporate policies. Managing all these aspects requires more of your admin's time, effort, and thinking to execute well.

SOLUTION

Give your security administrators the power to enforce, manage, report, and educate users under one console. A comprehensive management dashboard gives administrators maximum visibility on security areas important to your organization.

ZERO-DAY THREAT PREVENTION

 SandBlast Agent defends endpoints and web browsers with a complete set of realtime advanced browser and endpoint protection technologies, including Threat Emulation, Threat Extraction, Anti-Bot and Zero Phishing.

ACTIONALABLE INCIDENT ANALYSIS

 SandBlast Agent provides full visibility with its forensics capabilities, monitoring and recording all endpoint events: files affected, processes launched, system registry changes, and network activity.

ACCESS CONTROL

- · Firewall protects endpoints by controlling inbound and outbound traffic.
- · Compliance Check ensures compliance while accessing the corporate network.
- Remote Access VPN secures access to corporate resources when remote.

DATA SECURITY

- Full Disk Encryption secures the entire drive.
- Media Encryption encrypts removable storage media.
- Port control enables management and auditing of all endpoint ports.
- · Capsule Docs seamlessly protect documents, ensuring access to authorized users.

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⁵¹ https://www.checkpoint.com/downloads/products/endpoint-security-datasheet.pdf

Enfo	orcing A	CC	ess	Contro	ol	
AddingAddingInstalling	users to the policy user groups to the po g the policy	olicy		ers and groups. It	includes three stages:	
In the Policy	Overview			ilick Internet Acces	ss to access the policy Rule	Base. Changes Changes
	s Control Trusted Applications	#	Action	Name	Source	Destination
POUCY	nternet Access t Prevention Profile Exceptions spection	1	🗢 Block	Malicious content	* Any Site Or User	 Anonymizer Spyware / Malicious Sites Botnets Spam Phishing Hacking
LOGS & Identi EVENTS Identi	ty Awareness Revisions	2	🖨 Block	Explicit content	* Any Site Or User	 Violence Nudity Pornography Child Abuse Gambling Hate / Racism Illegal / Questionable Illegal Drugs Weapons
		3	🖨 Block	File sharing	* Any Site Or User	> P2P File Sharing
		4	🕀 Allow	Default rule	* Any Site Or User	Sinternet 52

120. Defendant has and continues to indirectly infringe one or more claims of the '918 Patent including, but not limited to, claim 17, by knowingly and intentionally inducing others, including customers and end-users, to directly infringe, either literally or under the doctrine of equivalents, by making, using, offering to sell, selling, and/or importing into the United States products that include infringing technology, such as the '918 Accused Products (*e.g.*, products incorporating the compliance and access control features).

121. Defendant has and continues to indirectly infringe one or more claims of the '918 Patent by knowingly and intentionally inducing others to directly infringe, either literally or under the doctrine of equivalents, by making, using, offering to sell, selling, and/or importing into the

⁵² https://sc1.checkpoint.com/documents/Infinity_Portal/WebAdminGuides/EN/Infinity-Portal-Admin-Guide/Topics-Harmony-Connect-AG/Policy/Enforce_Access_Control.htm?Highlight=policy

United States the infringing Accused Products. For example, Defendant, with the knowledge that these products, or the use thereof, infringe the '918 Patent at least as of the date of the Original Complaint, knowingly and intentionally induced, and continues to knowingly and intentionally induce, direct infringement of the '918 Patent by providing these products to customers and end-users for use in an infringing manner. Defendant provides product manuals and documentation that instruct customers and end-users how to use the Accused Products, including specifically how to use restricted policies.⁵³

122. Defendant has induced infringement by others, including end-users, with the intent to cause infringing acts by others or, in the alternative, with the belief that there was a high probability that others, including end-users, infringe the '918 Patent, but while remaining willfully blind to the infringement.

123. Taasera Licensing has suffered damages as a result of Defendant's direct and indirect infringement of the '918 Patent in an amount to be proved at trial.

124. Taasera Licensing has suffered, and will continue to suffer, irreparable harm as a result of Defendant's infringement of the '918 Patent, for which there is no adequate remedy at law, unless Defendant's infringement is enjoined by this Court.

<u>COUNT XIII</u> (Infringement of the '518 Patent)

125. Paragraphs 1 through 29 are incorporated by reference as if fully set forth herein.

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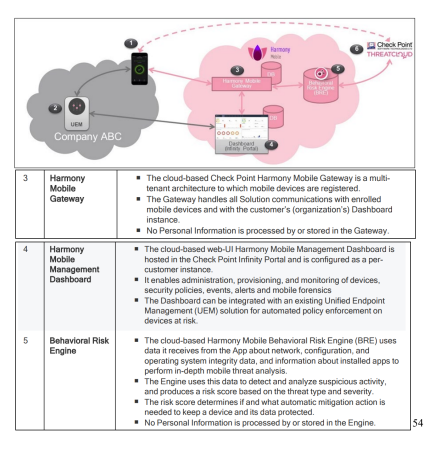
https://dl3.checkpoint.com/paid/49/49a5e2f765c736ece9cc19c43e79bacf/CP_R81_Harmony_Endpoint_Server_Ad minGuide.pdf?HashKey=1657053500_a73234f56f74138bba38cc98a94f8a0f&xtn=.pdf;

 $https://support center.checkpoint.com/support center/portal?eventSubmit_doGoviewsolutiondetails = \& solutionid = sk162635 \# Monitoring\%20 Compliance\%20 State$

126. Neither Taasera Licensing nor TaaSera, Inc. have licensed or otherwise authorized Defendant to make, use, offer for sale, sell, or import any products that embody the inventions of the '518 Patent.

127. Defendant has and continues to directly infringe the '518 Patent, either literally or under the doctrine of equivalents, without authority and in violation of 35 U.S.C. § 271, by making, using, offering to sell, selling, and/or importing into the United States products that satisfy each and every limitation of one or more claims of the '518 Patent including, but not limited to, claim 17. Such products incorporate the mobile conditional access feature and include at least the Check Point Harmony Mobile (the "'518 Accused Products") which is a system for providing device management services comprising: a data store configured to be accessible by a server; a CPU of the server coupled to a memory configured to execute computer readable instructions; computer readable instructions for execution on the server comprising instructions configured to: automatically make a determination that an attribute of a mobile device stored in the data store has changed; evaluate the attribute, in response to the determination, to determine if the attribute change triggers at least one of a plurality of administrator-defined rules, which indicates that the attribute is out of compliance, wherein each of the rules applies to mobile devices regardless of mobile operating system; and automatically initiates an action defined by the at least one of a plurality of administrator defined rules if the attribute is out of compliance, wherein the data store is configured to gather substantially real-time data pertaining to a plurality of attributes related to an operating state of each of the plurality of mobile devices, the attributes for each mobile device being gathered from a plurality of sources including each mobile device, wherein each mobile device utilizes one of a plurality of different mobile operating systems, and the substantially realtime data is formatted, such that the rules can be substantially uniformly applied to the plurality of attributes across the plurality of different mobile operating systems.

128. Every '518 Accused Product comprises a data store configured to be accessible by a server. For example, the Check Point Infinity Portal database, Harmony Mobile Gateway database, and the Behavioral Risk Engine database are data stores configured to be accessible by a server such as the Harmony Mobile Management Server.



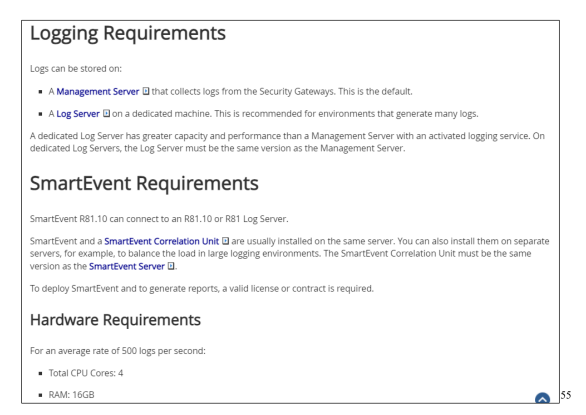
129. Every '518 Accused Product comprises a CPU of the server coupled to a memory configured to execute computer readable instructions. For example, Check Point Harmony Mobile

⁵⁴

https://downloads.checkpoint.com/fileserver/SOURCE/direct/ID/108826/FILE/CP_Harmony_Mobile_AdminGuide.pdf

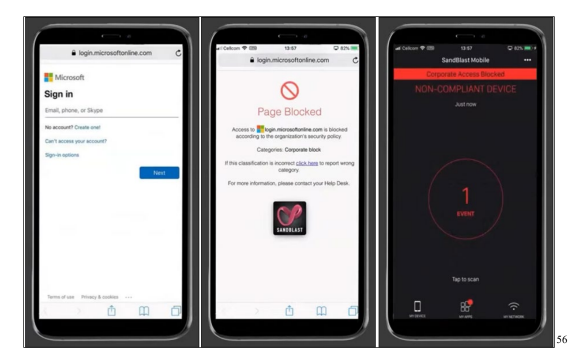
Management Server comprises a CPU coupled to a memory configured to execute computer

readable instructions.



130. Every '518 Accused Product comprises computer readable instructions for execution on the server comprising instructions configured to: automatically make a determination that an attribute of a mobile device stored in the data store has changed. For example, Check Point Harmony Mobile automatically makes a determination that an attribute of a mobile device, such as device risk state, stored in the data store has changed.

⁵⁵ https://sc1.checkpoint.com/documents/R81.10/WebAdminGuides/EN/CP_R81.10_RN/Topics-RN/Requirements.htm?TocPath=Requirements%7C____0



131. Every '518 Accused Product comprises computer readable instructions for execution on the server comprising instructions configured to: evaluate the attribute, in response to the determination, to determine if the attribute change triggers at least one of a plurality of administrator-defined rules, which indicates that the attribute is out of compliance, wherein each of the rules applies to mobile devices regardless of mobile operating system. For example, Check Point Harmony evaluates the attribute (device risk state), in response to the determination (that a mobile device is currently in a high-risk state), to determine if the attribute change triggers at least one of a plurality of administrator-defined rules, such as a conditional access policy, which indicates that the attribute is out of compliance.

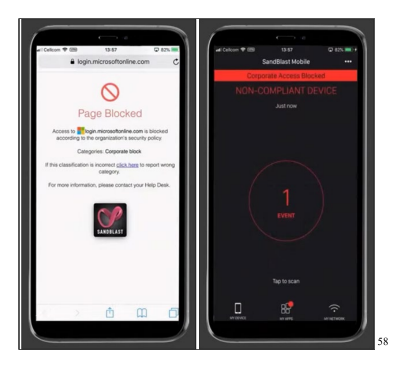
⁵⁶ https://pages.checkpoint.com/harmony-mobile-demo.html

OVERVIEW	Rulebase Policy Profiles	C-Level Protection policy for demo							
DEVICES	 Global C-Level Protection Device 	On-device Network Protection Always ON Showing Device Notifications 194.2938.215/32 ind On-device Network Protection	Showing Device Notifications						
POLICY	Application On-device Network Protection		CTED DNS						
FORENSICS	 WIFI Network Internals Itest1 	Conditional Access							
ø	🛛 🎎 Branch Tablet Policy	Network Address	Comment	Inherited from Global					
SETTINGS	🕨 🎎 Trial Profile	46.137.89.49/32	MC	No					
		194.29.38.215/32	6	No					
		demo-dash.locsec.net		No					
		*.boxcloud.com		No					
		*.box.com		No					
		*.checkpoint.com		No					
		*.microsoftonline.com	Office 365	No					
¢		*.salesforce.com	SalesForce.com	No					
GLOBAL SETTINGS		URL Filter Categories							
1.1		<i>ø</i> ⁰ Edit							
EVENTS		Category Name Show Ev	ents in Dashboard Sho	w Events in Client					

132. Every '518 Accused Product comprises computer readable instructions for execution on the server comprising instructions configured to: automatically initiate an action defined by the at least one of a plurality of administrator defined rules if the attribute is out of compliance. For example, Check Point Harmony Mobile automatically initiates an action, such as blocking access to an application, defined by the at least one of a plurality of administrator defined conditional access rules if the attribute (device risk) is out of compliance.

⁵⁷ https://pages.checkpoint.com/harmony-mobile-demo.html;

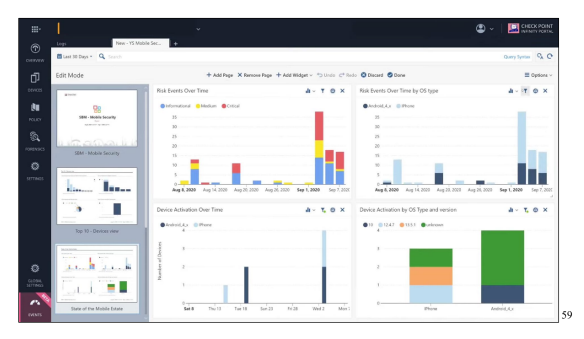
https://downloads.checkpoint.com/fileserver/SOURCE/direct/ID/108826/FILE/CP_Harmony_Mobile_AdminGuide.pdf



133. In every '518 Accused Product, the data store is configured to gather substantially real-time data pertaining to a plurality of attributes related to an operating state of each of the plurality of mobile devices, the attributes for each mobile device being gathered from a plurality of sources including each mobile device, wherein each mobile device utilizes one of a plurality of different mobile operating systems, and the substantially real-time data is formatted, such that the rules can be substantially uniformly applied to the plurality of attributes across the plurality of different mobile operating systems. For example, the data store, such as Check Point Harmony Mobile Management Server, is configured to gather substantially real-time data pertaining to a plurality of attributes (such as operating system type or device risk state) related to an operating state of each of the plurality of mobile devices. The attributes for each mobile device are gathered from a plurality of sources including each mobile device. Each mobile device utilizes one of a plurality of different mobile operating systems (Android and iOS) and the substantially real-time

⁵⁸ https://pages.checkpoint.com/harmony-mobile-demo.html

data is formatted, such that the rules can be substantially uniformly applied to the plurality of attributes across the plurality of different mobile operating systems.



134. Defendant has and continues to indirectly infringe one or more claims of the '518 Patent including, but not limited to, claim 17, by knowingly and intentionally inducing others, including customers and end-users, to directly infringe, either literally or under the doctrine of equivalents, by making, using, offering to sell, selling, and/or importing into the United States products that include infringing technology, such as the '518 Accused Products (*e.g.*, products incorporating the mobile conditional access feature). Upon information and belief, Taasera and prior assignees of the '518 Patent, prior assignees' affiliates, and prior assignees' sublicensees to the '518 Patent, complied with the marking statute 35 U.S.C. § 287. Accordingly, since prior to the filing of this lawsuit, Defendant has knowingly and intentionally induced, and continues to knowingly and intentionally induce, direct infringement of the '518 Patent by supplying these products to end-users and customers for use in an infringing manner.

⁵⁹ https://pages.checkpoint.com/harmony-mobile-demo.htm

135. Defendant has and continues to indirectly infringe one or more claims of the '518 Patent by knowingly and intentionally inducing others to directly infringe, either literally or under the doctrine of equivalents, by making, using, offering to sell, selling, and/or importing into the United States the infringing Accused Products. For example, Defendant, with the knowledge that these products, or the use thereof, infringe the '518 Patent since prior to the filing of this lawsuit, knowingly and intentionally induced, and continues to knowingly and intentionally induce, direct infringement of the '518 Patent by providing these products to customers and end-users for use in an infringing manner. Defendant provides product manuals and documentation that instruct customers and end-users how to use the Accused Products, including specifically how to create a conditional access policy.⁶⁰

136. Defendant has induced infringement by others, including end-users, with the intent to cause infringing acts by others or, in the alternative, with the belief that there was a high probability that others, including end-users, infringe the '518 Patent, but while remaining willfully blind to the infringement.

137. Taasera Licensing has suffered damages as a result of Defendant's direct and indirect infringement of the '518 Patent in an amount to be proved at trial.

138. Taasera Licensing has suffered, and will continue to suffer, irreparable harm as a result of Defendant's infringement of the '518 Patent, for which there is no adequate remedy at law, unless Defendant's infringement is enjoined by this Court.

DEMAND FOR JURY TRIAL

Plaintiff hereby demands a jury for all issues so triable.

⁶⁰ https://downloads.checkpoint.com/fileserver/SOURCE/direct/ID/108826/FILE/ CP Harmony Mobile AdminGuide.pdf

PRAYER FOR RELIEF

WHEREFORE, Taasera Licensing prays for relief against Defendant as follows:

a. Entry of judgment declaring that Defendant has directly and/or indirectly infringed one or more claims of each of the Patents-in-Suit;

b. An order pursuant to 35 U.S.C. § 283 permanently enjoining Defendant, its officers, agents, servants, employees, attorneys, and those persons in active concert or participation with it, from further acts of infringement of the Patents-in-Suit;

c. An order awarding damages sufficient to compensate Taasera Licensing for Defendant's infringement of the Patents-in-Suit, but in no event less than a reasonable royalty, together with interest and costs;

d. Entry of judgment declaring that this case is exceptional and awarding Taasera Licensing its costs and reasonable attorney fees under 35 U.S.C. § 285; and,

e. Such other and further relief as the Court deems just and proper.

Dated: July 5, 2022

Respectfully submitted,

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