# Exhibit 6

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9	FINJAN, INC.	
10	IN THE UNITED STATES DISTRICT COURT	
11	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
12	SAN FRANCISCO DIVISION	
13		
14	FINJAN, INC., a Delaware Corporation,	Case No.: 14-cv-02998-RS
15	Plaintiff,	PLAINTIFF FINJAN, INC.'S
16		DISCLOSURE OF ASSERTED CLAIMS AND INFRINGEMENT CONTENTIONS
17	V.	AND DOCUMENT PRODUCTION
	SYMANTEC, CORP, a Delaware Corporation,	ACCOMPANYING DISCLOSURE
18		PURSUANT TO PATENT LOCAL RULES
19	Defendant.	3-1 AND 3-2
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Pursuant to Patent Local Rules 3-1 and 3-2 of the United States District Court for the Northern District of California, Plaintiff Finjan, Inc. ("Finjan") makes the following Disclosure of Asserted Claims and Infringement Contentions and Document Production Accompanying Disclosure, including the attached claim charts (the "Disclosure") to Symantec, Corporation ("Symantec" or "Defendant").

Finjan makes this Disclosure based upon information presently known and reasonably available to it as of this date. Because Finjan's investigations are ongoing, and because Symantec has yet to produce any documents or respond substantively to any relevant Finjan interrogatories, this Disclosure is necessarily provisional. Accordingly, Finjan reserves the right to amend, modify, supplement, or narrow any portion of this Disclosure, including, but not limited to, the identification of the claims infringed by Defendant, the products and/or services accused of infringement and the bases and manner of infringement described in this Disclosure. Furthermore, Finjan reserves the right to supplement this Disclosure as necessary and in accordance with the Federal Rules of Civil Procedure and this Court's Local Rules, including Patent Local Rule 3-6, in light of future document production, interrogatory responses, admissions, disclosures, fact witness testimony, expert discovery, any other discovery, future rulings from the Court (including claim construction), any amendments to the pleadings, any additional items of evidence, and/or for any other reason authorized by statute, rule, or applicable case law. Finjan further reserves the right to supplement this Disclosure in light of Defendant's contentions, including Defendant's identification of which claim elements it contends are not present in Defendant's products and/or services, and the bases for any such contentions. Finjan further reserves the right to rely upon the opinions of one or more experts in support of its infringement contentions in accordance with the Court's scheduling order.

To the maximum degree allowed by the Federal Rules of Civil Procedure and the Court's Local Rules, Finjan reserves its right to supplement, amend, modify and/or narrow this Disclosure as the

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extent of infringement becomes more fully known, the Court makes any relevant rulings (including claim construction), and the case develops over the course of discovery.

#### I. PATENT L.R. 3-1: DISCLOSURE OF ASSERTED CLAIMS AND INFRINGEMENT CONTENTIONS.

#### Identification Of Asserted Claims And Applicable Subsections Of 35 U.S.C. A. § 271.

Based on the information presently known to Finjan, and without the benefit of relevant discovery or the Court's claim construction, Finjan provides the following provisional contentions pursuant to Patent Local Rule 3-1(a):

Defendant has infringed and continues to infringe claims 1, 5-8, 11, 15, 16, 41, and 43 of U.S. Pat. No. 6,154,844 ("the '844 Patent"), claims, claims 1-30 of U.S. Patent No. 7,613,926 ("the '926 Patent"), claims 1-7 of U.S. Patent No. 7,756,996 ("the '996 Patent"), claims 1-3, 6-8, 10-12, 15-17, 19-24, 35-39, 41-45 of U.S. Patent No. 7,757,289 ("the '289 Patent"), claims 1-7, 9-18, and 20 of U.S. Patent No. 7,930,299, claims 1-6, 8-13, and 15-20 of U.S. Patent No. 8,015,182 ("the '182 Patent"), claims 1-12 of U.S. Patent No. 8,141,154 ("the '154 Patent"), and claims 1-6 and 10-15 of U.S. Patent No. 8,677,494 ("the '494 Patent"), collectively (the "Asserted Claims"). Defendant has directly infringed and continues to directly infringe the Asserted Claims pursuant to 35 U.S.C. § 271(a). Additionally, Defendant has induced infringement and continues to induce infringement of claims 1, 5-8, and 11 of the '844 Patent, claims 1-7 and 15-21 of the '926 Patent, claims 4-6 of the '996 Patent, claims 1-3, 6-8, 19-21, 35-39 of the '289 Patent, claims 1-7 and 9-12 of the '299 Patent, and claims 1-6 of the '494 Patent, pursuant to 35 U.S.C. § 271(b). Additionally, Defendant has contributorily infringed and continues to contributorily infringe claims 1-6, 8-13, and 15-20 of the '182 Patent, pursuant to 35 U.S.C. § 271(c).

Due to the early stage of this litigation, the lack of discovery to date (*e.g.*, discovery concerning Defendant's products and services, and actions taken with respect to its products and services), and the absence of a claim construction order, the above identification is necessarily limited and preliminary in nature. Finjan reserves the right to amend, modify, supplement, or narrow these contentions pursuant to Patent Local Rule 3-6, including identifying additional asserted claims, as it obtains additional information over the course of discovery and in light of the Court's claim construction order.

### **B.** Identification Of Accused Instrumentalities.

Based on the information presently known to Finjan, and without the benefit of relevant discovery or the Court's claim construction, Finjan provides the following contentions pursuant to Patent Local Rule 3-1(b):

Finjan presently accuses at least (without limitation) the following of Defendant's products and/or services of infringing claims 1, 5-8, 11, 15, 16, 41, and 43 of the '844 Patent: Norton Security, Norton Security with Backup, Symantec Protection Engine for Cloud Services, Symantec Protection Engine for Network Attached Storage, Symantec Mail Security for Domino, Symantec Mail Security for Microsoft Exchange, Symantec Scan Engine for Windows, Symantec Protection Engine for Windows, Web Security.cloud, Messaging Gateway, Messaging Gateway for Service Providers, Messaging Gateway Small Business Edition, Email Security.cloud, Symantec.cloud, endpoint protection.cloud, AntiVirus/Filtering for Domino, AntiVirus for Linux, Mail Security for SMTP, Scan Engine for Linux/Solaris, AntiVirus for Caching/Messaging/NAS for Linux/Solaris, Protection Engine for Linux/Solaris, AntiVirus for Caching/Messaging/NAS for Windows, Dynamic Malware Analysis Service (Cynic), Global Intelligence Network and Web Gateway, identified in the attached Appendix A ("Accused Instrumentalities of the '844 Patent").



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