

# EXHIBIT 18

**From:** Nguyen, Stephanie <SNguyen@KRAMERLEVIN.com>

**Sent:** Monday, January 28, 2019 11:59 AM

**To:** Salceda, Patrick S. <PSalceda@duanemorris.com>; Dotson, David C. <DCDotson@duanemorris.com>; Gaudet, Matthew C. <MCGaudet@duanemorris.com>; Powers, Joseph A. <JAPowers@duanemorris.com>; McGrath, Robin <RLMcGrath@duanemorris.com>; Gunther, Jarrad M. <JMGunther@duanemorris.com>; Forte, Jennifer H. <JHForte@duanemorris.com>

**Cc:** Kastens, Kris <KKastens@KRAMERLEVIN.com>; Andre, Paul <PAndre@KRAMERLEVIN.com>; Hannah, James <JHannah@KRAMERLEVIN.com>; Kobialka, Lisa <LKobialka@KRAMERLEVIN.com>; Manes, Austin <AManes@KRAMERLEVIN.com>

**Subject:** RE: Finjan, Inc. v. SonicWall Inc., Case No.: 5:17-cv-04467-BLF-VKD

Finjan is available on March 12, 2019 at 10:00am.

Phuong Stephanie Nguyen

Associate

Kramer Levin Naftalis & Frankel LLP

990 Marsh Road, Menlo Park, California 94025

T 650.752.1733 F 650.752.1800

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**From:** Salceda, Patrick S. [<mailto:PSalceda@duanemorris.com>]

**Sent:** Monday, January 28, 2019 9:56 AM

**To:** Nguyen, Stephanie; Dotson, David C.; Gaudet, Matthew C.; Powers, Joseph A.; McGrath, Robin; Gunther, Jarrad M.; Forte, Jennifer H.

**Cc:** Kastens, Kris; Andre, Paul; Hannah, James; Kobialka, Lisa; Manes, Austin

**Subject:** [EXTERNAL] RE: Finjan, Inc. v. SonicWall Inc., Case No.: 5:17-cv-04467-BLF-VKD

Thanks, Stephanie. Please let us know by noon today whether Finjan is not available for the hearing before Magistrate DeMarchi on March 12, 2019 at 10:00 am.

Patrick

**From:** Nguyen, Stephanie <[SNguyen@KRAMERLEVIN.com](mailto:SNguyen@KRAMERLEVIN.com)>

**Sent:** Tuesday, January 22, 2019 2:34 PM

**To:** Salceda, Patrick S. <[PSalceda@duanemorris.com](mailto:PSalceda@duanemorris.com)>; Dotson, David C. <[DCDotson@duanemorris.com](mailto:DCDotson@duanemorris.com)>; Gaudet, Matthew C. <[MCGaudet@duanemorris.com](mailto:MCGaudet@duanemorris.com)>; Powers, Joseph A. <[JAPowers@duanemorris.com](mailto:JAPowers@duanemorris.com)>; McGrath, Robin <[RLMcGrath@duanemorris.com](mailto:RLMcGrath@duanemorris.com)>; Gunther, Jarrad M. <[JMGunther@duanemorris.com](mailto:JMGunther@duanemorris.com)>; Forte, Jennifer H. <[JHForte@duanemorris.com](mailto:JHForte@duanemorris.com)>

**Cc:** Kastens, Kris <[KKastens@KRAMERLEVIN.com](mailto:KKastens@KRAMERLEVIN.com)>; Andre, Paul <[PAndre@KRAMERLEVIN.com](mailto:PAndre@KRAMERLEVIN.com)>; Hannah, James <[JHannah@KRAMERLEVIN.com](mailto:JHannah@KRAMERLEVIN.com)>; Kobialka, Lisa <[LKobialka@KRAMERLEVIN.com](mailto:LKobialka@KRAMERLEVIN.com)>; Manes, Austin <[AManes@KRAMERLEVIN.com](mailto:AManes@KRAMERLEVIN.com)>

**Subject:** RE: Finjan, Inc. v. SonicWall Inc., Case No.: 5:17-cv-04467-BLF-VKD

Counsel,

We have reviewed your complaints raised during our meet and confer on January 18<sup>th</sup> regarding Finjan's supplemental infringement contentions and Finjan's disclosures are more than sufficient to give SonicWall sufficient notice of Finjan's infringement theories. Accordingly, it appears that the parties are at an impasse regarding this issue.

Regards,  
Stephanie

Phuong Stephanie Nguyen

Associate

Kramer Levin Naftalis & Frankel LLP  
990 Marsh Road, Menlo Park, California 94025  
T 650.752.1733 F 650.752.1800

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**From:** Nguyen, Stephanie

**Sent:** Thursday, January 17, 2019 10:54 AM

**To:** 'Salceda, Patrick S.'

**Cc:** Dotson, David C.; Gaudet, Matthew C.; Powers, Joseph A.; McGrath, Robin; Gunther, Jarrad M.; Forte, Jennifer H.; Kastens, Kris; Andre, Paul; Hannah, James; Kobialka, Lisa; Manes, Austin

**Subject:** RE: Finjan, Inc. v. SonicWall Inc., Case No.: 5:17-cv-04467-BLF-VKD

Patrick,

We can do tomorrow between 1-3pm. Please let me know if that works.

Thanks,  
Stephanie

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**From:** Salceda, Patrick S. [<mailto:PSalceda@duanemorris.com>]

**Sent:** Wednesday, January 16, 2019 2:14 PM

**To:** Nguyen, Stephanie

**Cc:** Dotson, David C.; Gaudet, Matthew C.; Powers, Joseph A.; McGrath, Robin; Gunther, Jarrad M.; Forte, Jennifer H.; Kastens, Kris; Andre, Paul; Hannah, James; Kobialka, Lisa; Manes, Austin

**Subject:** [EXTERNAL] RE: Finjan, Inc. v. SonicWall Inc., Case No.: 5:17-cv-04467-BLF-VKD

Stephanie,

We asked whether Finjan sought further meet and confer on this issue nearly a month ago and our message was ignored. That said, we're available to meet and confer tomorrow at 1:00 pm or Friday between 9-11:00 am.

Please let me know if either of those times work and I will circulate a call-in.

Thanks,

Patrick

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**From:** Nguyen, Stephanie <[SNguyen@KRAMERLEVIN.com](mailto:SNguyen@KRAMERLEVIN.com)>

**Sent:** Wednesday, January 16, 2019 12:08 PM

**To:** Salceda, Patrick S. <[PSalceda@duanemorris.com](mailto:PSalceda@duanemorris.com)>

**Cc:** Dotson, David C. <[DCDotson@duanemorris.com](mailto:DCDotson@duanemorris.com)>; Gaudet, Matthew C. <[MCGaudet@duanemorris.com](mailto:MCGaudet@duanemorris.com)>; Powers, Joseph A. <[JAPowers@duanemorris.com](mailto:JAPowers@duanemorris.com)>; McGrath, Robin <[RLMcGrath@duanemorris.com](mailto:RLMcGrath@duanemorris.com)>; Gunther, Jarrad M. <[JMGunther@duanemorris.com](mailto:JMGunther@duanemorris.com)>; Forte, Jennifer H. <[JHForte@duanemorris.com](mailto:JHForte@duanemorris.com)>; Kastens, Kris <[KKastens@KRAMERLEVIN.com](mailto:KKastens@KRAMERLEVIN.com)>; Andre, Paul <[PAAndre@KRAMERLEVIN.com](mailto:PAAndre@KRAMERLEVIN.com)>; Hannah, James <[JHannah@KRAMERLEVIN.com](mailto:JHannah@KRAMERLEVIN.com)>; Kobialka, Lisa <[LKobialka@KRAMERLEVIN.com](mailto:LKobialka@KRAMERLEVIN.com)>; Manes, Austin <[AManes@KRAMERLEVIN.com](mailto:AManes@KRAMERLEVIN.com)>

**Subject:** RE: Finjan, Inc. v. SonicWall Inc., Case No.: 5:17-cv-04467-BLF-VKD

Patrick,

Please let me know when you are available for a meet and confer on Monday or Tuesday to discuss the purported deficiencies.

Thanks,  
Stephanie

Phuong Stephanie Nguyen

Associate

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[Bio](#)

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**From:** Salceda, Patrick S. <[PSalceda@duanemorris.com](mailto:PSalceda@duanemorris.com)>

**To:** Dotson, David C. <[DCDotson@duanemorris.com](mailto:DCDotson@duanemorris.com)>; Andre, Paul <[PAAndre@KRAMERLEVIN.com](mailto:PAAndre@KRAMERLEVIN.com)>; Hannah, James <[JHannah@KRAMERLEVIN.com](mailto:JHannah@KRAMERLEVIN.com)>; Kobialka, Lisa <[LKobialka@KRAMERLEVIN.com](mailto:LKobialka@KRAMERLEVIN.com)>; Kastens, Kris <[KKastens@KRAMERLEVIN.com](mailto:KKastens@KRAMERLEVIN.com)>; Manes, Austin <[AManes@KRAMERLEVIN.com](mailto:AManes@KRAMERLEVIN.com)>  
**Cc:** Gaudet, Matthew C. <[MCGaudet@duanemorris.com](mailto:MCGaudet@duanemorris.com)>; Powers, Joseph A. <[JAPowers@duanemorris.com](mailto:JAPowers@duanemorris.com)>; McGrath, Robin <[RLMcGrath@duanemorris.com](mailto:RLMcGrath@duanemorris.com)>; Gunther, Jarrad M. <[JMGunther@duanemorris.com](mailto:JMGunther@duanemorris.com)>; Forte, Jennifer H. <[JHForte@duanemorris.com](mailto:JHForte@duanemorris.com)>  
**Subject:** [EXTERNAL] RE: Finjan, Inc. v. SonicWall Inc., Case No.: 5:17-cv-04467-BLF-VKD

Counsel,

Having not received a response to the below email, we intend to move the court for an order compelling Finjan to provide further supplemental infringement contentions that comply with Patent L.R. 3-1. In compliance with the Standing Order Regarding Case Management in Civil Cases, please advise whether you are not available for the hearing before Magistrate DeMarchi on **February 26, 2019 at 10:00 am**.

Thank you,

Patrick

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**From:** Dotson, David C. <[DCDotson@duanemorris.com](mailto:DCDotson@duanemorris.com)>  
**Sent:** Thursday, December 20, 2018 6:39 AM  
**To:** Salceda, Patrick S. <[PSalceda@duanemorris.com](mailto:PSalceda@duanemorris.com)>; Andre, Paul <[PAAndre@KRAMERLEVIN.com](mailto:PAAndre@KRAMERLEVIN.com)>; Hannah, James <[JHannah@KRAMERLEVIN.com](mailto:JHannah@KRAMERLEVIN.com)>; Kobialka, Lisa <[LKobialka@KRAMERLEVIN.com](mailto:LKobialka@KRAMERLEVIN.com)>; Kastens, Kris <[KKastens@KRAMERLEVIN.com](mailto:KKastens@KRAMERLEVIN.com)>; Manes, Austin <[AManes@KRAMERLEVIN.com](mailto:AManes@KRAMERLEVIN.com)>  
**Cc:** Gaudet, Matthew C. <[MCGaudet@duanemorris.com](mailto:MCGaudet@duanemorris.com)>; Powers, Joseph A. <[JAPowers@duanemorris.com](mailto:JAPowers@duanemorris.com)>; McGrath, Robin <[RLMcGrath@duanemorris.com](mailto:RLMcGrath@duanemorris.com)>; Gunther, Jarrad M. <[JMGunther@duanemorris.com](mailto:JMGunther@duanemorris.com)>; Forte, Jennifer H. <[JHForte@duanemorris.com](mailto:JHForte@duanemorris.com)>  
**Subject:** RE: Finjan, Inc. v. SonicWall Inc., Case No.: 5:17-cv-04467-BLF-VKD

Counsel,

We have reviewed Finjan's supplemental infringement contentions and determined that they do not remedy numerous deficiencies outlined in SonicWall's prior correspondence on this issue. Thus, we intend to proceed with a motion to compel. We believe the parties have satisfied the Court's meet and confer obligations, but we are happy to speak with you further today or tomorrow if you believe it would be beneficial. If so, please let us know your availability.

Thanks,  
David

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**From:** Salceda, Patrick S. <[PSalceda@duanemorris.com](mailto:PSalceda@duanemorris.com)>  
**Sent:** Friday, September 28, 2018 7:17 PM  
**To:** Andre, Paul <[PAAndre@KRAMERLEVIN.com](mailto:PAAndre@KRAMERLEVIN.com)>; Hannah, James <[JHannah@KRAMERLEVIN.com](mailto:JHannah@KRAMERLEVIN.com)>; Kobialka, Lisa <[LKobialka@KRAMERLEVIN.com](mailto:LKobialka@KRAMERLEVIN.com)>; Kastens, Kris <[KKastens@KRAMERLEVIN.com](mailto:KKastens@KRAMERLEVIN.com)>; Manes, Austin <[AManes@KRAMERLEVIN.com](mailto:AManes@KRAMERLEVIN.com)>  
**Cc:** Gaudet, Matthew C. <[MCGaudet@duanemorris.com](mailto:MCGaudet@duanemorris.com)>; Powers, Joseph A. <[JAPowers@duanemorris.com](mailto:JAPowers@duanemorris.com)>; McGrath, Robin <[RLMcGrath@duanemorris.com](mailto:RLMcGrath@duanemorris.com)>; Dotson, David C. <[DCDotson@duanemorris.com](mailto:DCDotson@duanemorris.com)>; Gunther, Jarrad M. <[JMGunther@duanemorris.com](mailto:JMGunther@duanemorris.com)>; Forte, Jennifer H. <[JHForte@duanemorris.com](mailto:JHForte@duanemorris.com)>  
**Subject:** Finjan, Inc. v. SonicWall Inc., Case No.: 5:17-cv-04467-BLF-VKD

Counsel,

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