Case 5:17-cv-04467-BLF Document 245 Filed 04/01/20 Page 1 of 6

1 2 3 4 5 6 7 8 9 10	PAUL ANDRE (State Bar No. 196585) pandre@kramerlevin.com LISA KOBIALKA (State Bar No. 191404) lkobialka@kramerlevin.com JAMES HANNAH (State Bar No. 237978) jhannah@kramerlevin.com KRISTOPHER KASTENS (State Bar No. 254797 kkastens@kramerlevin.com AUSTIN MANES (State Bar No. 284065) amanes@kramerlevin.com KRAMER LEVIN NAFTALIS & FRANKEL LLP 990 Marsh Road Menlo Park, CA 94025 Telephone: (650) 752-1700 Facsimile: (650) 752-1800 Attorneys for Plaintiff FINJAN, INC.	DUANE MORRIS LLP D. Stuart Bartow (SBN 233107) Email: DSBartow@duanemorris.com Nicole E. Grigg (SBN 307733) Email: NEGrigg@duanemorris.com 2475 Hanover Street Palo Alto, CA 94304-1194 Tel.: 650.847.4150 Fax: 650.847.4151 Attorneys for Defendant SONICWALL INC. (Complete list of counsel for Defendant on signature page)
11 12		
13		DISTRICT COURT
14	SAN JOSE DIVISION	
15		
16	FINJAN, INC., a Delaware Corporation,	Case No. 5:17-cv-04467-BLF-HRL
17	Plaintiff,	
18	vs.	STIPULATION AND [PROPOSED] ORDER TO EXTEND DEADLINES
19	SONICWALL, INC., a Delaware Corporation,	
20	Defendant.	
20		
$\begin{bmatrix} 21 \\ 22 \end{bmatrix}$		
23		
24		
25		
716		
26 27		



Pursuant to Civil Local Rules 6-2 and 7-12, Plaintiff Finjan, Inc. ("Finjan") and Defendant SonicWall, Inc. ("SonicWall") (collectively, "the Parties"), hereby jointly stipulate and respectfully request that the Court amend the case schedule.

In support of these stipulated requests, the Parties jointly state as follows:

WHEREAS, the COVID-19 pandemic has impacted the daily business operations of both parties and their respective counsel;

WHEREAS, in light of the COVID-19 pandemic, the parties have conferred and agreed that, subject to the Court's approval, the case schedule should be amended as set forth below in order to account for the uncertainties surrounding the pandemic and to provide for the orderly conclusion of fact discovery;

WHEREAS, the parties' proposed modifications to the case schedule do not impact the dates already set by the Court for the summary judgment hearing and trial in this case, and only modify the dates for the conclusion of discovery and summary judgment briefing;

WHEREAS, the Parties previously stipulated to and/or the Court ordered: an extension of SonicWall's time to respond to the Complaint by thirty days, on September 8, 2017 (Dkt. No. 16); an extension of time to complete mediation pursuant to ADR L.R. 6-4(c) on January 31, 2018 (Dkt. No. 58); a continuance of the hearing on SonicWall's Motion to Dismiss on March 27, 2018 (Dkt. No. 67); a further extension of time to complete mediation pursuant to ADR L.R. 6-4(c) on April 3, 2018 (Dkt. No. 71); a modification of the case schedule, pursuant to Civil Local Rule 7-12 and the Court's instructions at the December 14, 2017 Initial Case Management Conference (Dkt. No. 90); a further extension of time to complete mediation pursuant to ADR L.R. 6-4(c) on January 31, 2018 (Dkt. No. 58); an extension for Finjan's Opposition to SonicWall's Motion to Compel Further Supplemental Infringement Contentions and SonicWall's Reply in support of its Motion to Compel Further Supplemental Infringement Contentions (Dkt. No. 116); a further extension of time to complete mediation pursuant to ADR L.R. 6-4(c) on May 2, 2019 (Dkt. No. 140); an extension of time for both parties to provide hit counts for any email requests served under the ESI, for SonicWall to provide its opposition to and for Finjan to provide its reply brief in support of Finjan's

Motion for Leave to Amend Its Infringement Contentions (Dkt. No. 219); and a limited enlargement of the then-current deadlines to complete noticed fact depositions, any follow-up discovery from those depositions and to serve expert reports (Dkt. No. 244);

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and among counsel for Finjan and SonicWall that the deadlines set forth below be amended as follows:

Close of Fact Discovery 5/1/2020 6/1/2020 (for depositions and	
6/1/2020 (for depositions and	
depositions and	
depositions and	
C 11 12	
follow up discovery)	
Joint status report about whether 5/6/2020 8/5/2020	
products can be grouped together into	
categories for the purposes of trial	
SonicWall to limit the number of 5/6/2020 8/5/2020	
invalidity theories to 30 total	
Opening Expert Reports 7/10/20 9/4/2020	
Rebuttal Expert Reports 8/7/20 10/5/2020	
Close of Expert Discovery 9/18/2020 11/3/2020	
Opening Summary Judgment Briefs 10/30/2020 11/20/2020	
Responsive Summary Judgment Briefs 11/27/2020 12/9/2020	
Reply Summary Judgment Briefs 12/4/2020 12/23/2020	

1	Respectfully submitted,	Respectfully submitted,
2		•
3	By: /s/ Paul Andre Paul Andre (SBN 196585)	By: <u>/s/Matthew C. Gaudet</u> Matthew C. Gaudet (Admitted <i>Pro Hac Vice</i>)
	pandre@kramerlevin.com Lisa Kobialka (SBN 191404)	mcgaudet@duanemorris.com
4	lkobialka@kramerlevin.com	David C. Dotson (Admitted <i>Pro Hac Vice</i>) dcdotson@duanemorris.com
5	James Hannah (SBN 237978) jhannah@kramerlevin.com	Jennifer H. Forte (Admitted <i>Pro Hac Vice</i>)
6	Kristopher Kastens (SBN 254797)	jhforte@duanemorris.com
7	kkastens@kramerlevin.com Austin Manes (SBN 284065)	DUANE MORRIS LLP 1075 Peachtree NE, Suite 2000
	amanes@kramerlevin.com	Atlanta, GA 30309-3929
8	KRAMER LEVIN NAFTALIS & FRANKEL LLP	Telephone: 404.253.6900
9	990 Marsh Road	D. Stuart Bartow (SBN 233107)
10	Menlo Park, CA 94025 Telephone: (650) 752-1700	Email: DSBartow@duanemorris.com
	Facsimile: (650) 752-1800	Nicole E. Grigg (SBN 307733)
11	Attorneys for Plaintiff	Email: NEGrigg@duanemorris.com DUANE MORRIS LLP
12	FINJAN, INC.	2475 Hanover Street
13		Palo Alto, CA 94304-1194
13		Tel.: 650.847.4150
14		Fax: 650.847.4151
15		Joseph A. Powers (Admitted <i>Pro Hac Vice</i>)
16		Email: japowers@duanemorris.com Jarrad M. Gunther (Admitted <i>Pro Hac Vice</i>)
10		Email: jmgunther@duanemorris.com
17		DUANE MORRIS LLP
18		30 South 17th Street Philadelphia, PA 19103
19		Telephone: 215.979.1000
		Counsel for Defendant
20		SONICWALL, INC.
21		
22		
23		
24		
25		
26		
27		
28		



ATTESTATION In compliance with Civil L.R. 5-1(i)(3), I hereby attest that concurrence in the filing of this document has been obtained from any other signatory to this document. Dated: April 1, 2020 /s/Paul Andre



DOCKET

Explore Litigation Insights



Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time** alerts and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.

