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1 2 3 4 5 6 7 8 9 10 11 12 13 14		M A m R A rli D A da Je A jh 1(A Ta Fa	dmitted <i>Pro Hac V</i> cgaudet@duanem obin L. McGrath (dmitted <i>Pro Hac V</i> mcgrath@duanem avid C. Dotson (G dmitted <i>Pro Hac V</i> cdotson@duanemor consifer H. Forte (G dmitted <i>Pro Hac V</i> forte@duanemor 075 Peachtree Stre tlanta, GA 30309 elephone: 404.253 acsimile: 404.253.0	(GA SBN 287759) <i>Vice</i> orris.com GA SBN 493115) <i>Vice</i> orris.com A SBN 138040) <i>Vice</i> orris.com A SBN 940650) <i>Vice</i> is.com et, Ste. 2000 .6900 6901
15	NORTHERN DISTRICT OF CALIFORNIA			
16	SAN JOSE DIVISION			
17	FINJAN, INC., a Delaware Corporation	, C	ase No. 5:17-cv-04	4467-BLF-VKD
18	Plaintiff,	С	ERTIFICATE O	F SERVICE
19	VS.			
20	SONICWALL INC., a Delaware Corporation			
21	Defendant.			
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CERTIFICATE OF SERVICE

2	I am a citizen of the United States, over the age of 18 years, and not a party to interested in		
3	the cause. I am an employee of Duane Morris LLP and my business address is 2475 Hanover Street,		
4	Palo Alto, CA 94304-1194. I am readily familiar with this firm's practices for collecting and		
5	processing correspondence for mailing with the United States Postal Service and for transmitting		
6	documents by FedEx, fax, email, messenger and other modes. On May 4, 2020, I served the		
7	following documents:		
8	• [UNREDACTED VERSION] Exhibit 1 to the Declaration of Matthew Gaudet Pursuant to Interim Order Re April 17, 2020 Joint Discovery Letter Brief		
9 10	• [UNREDACTED VERSION] Exhibit 2 to the Declaration of Matthew Gaudet Pursuant to Interim Order Re April 17, 2020 Joint Discovery Letter Brief		
11	• [UNREDACTED VERSION] Exhibit 3 to the Declaration of Matthew Gaudet Pursuant to Interim Order Re April 17, 2020 Joint Discovery Letter Brief		
12 13	• [UNREDACTED VERSION] Exhibit 4 to the Declaration of Matthew Gaudet Pursuant to Interim Order Re April 17, 2020 Joint Discovery Letter Brief		
14	• [UNREDACTED VERSION] Exhibit 5 to the Declaration of Matthew Gaudet Pursuant to Interim Order Re April 17, 2020 Joint Discovery Letter Brief		
15 16	• [UNREDACTED VERSION] Exhibit 6 to the Declaration of Matthew Gaudet Pursuant to Interim Order Re April 17, 2020 Joint Discovery Letter Brief		
17			
18	BY ELECTRONIC SERVICE: Based on a court order or an agreement of the parties to accept service by e-mail or electronic transmission, I caused the documents		
19	to be sent to the person(s) at the e-mail addresses listed below. I did not receive, within a reasonable time after the transmission, any electronic message or other		
20	indication that the transmission was unsuccessful.		
21	Paul J. Andre Lisa Kobialka Counsel for Plaintiff Finjan, Inc.		
22	James Hannah Kristopher Kastens		
23	Hannah Yunkyung Lee Austin Manes		
24	KRAMER LEVIN NAFTALIS & FRANKEL LLP		
25	990 Marsh Road Menlo Park, CA 94025		
26	Telephone: (650) 752-1700 Facsimile: (650) 752-1800		
27	pandre@kramerlevin.com lkobialka@kramerlevin.com		
28	jhannah@kramerlevin.com		

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1 2	kkastens@kramerlevin.com amanes@kramerlevin.com hlee@kramerlevin.com
3	
4	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed on May 4, 2020, at Alameda, California.
5	/s/ Nicole E. Grigg
6	Nicole E. Grigg
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