1	DUANE MORRIS LLP	DUANE MORRIS LLP
2	D. Stuart Bartow (CA SBN 233107) dsbartow@duanemorris.com	Matthew C. Gaudet (GA SBN 287789) Admitted <i>Pro Hac Vice</i>
_	Nicole E. Grigg (CA SBN 307733)	mcgaudet@duanemorris.com
3	negrigg@duanemorris.com	John R. Gibson (GA SBN 454507)
4	2475 Hanover Street	Admitted Pro Hac Vice
4	Palo Alto, CA 94304-1194 Telephone: 650.847.4150	jrgibson@duanemorris.com Robin L. McGrath (GA SBN 493115)
5	Facsimile: 650.847.4151	Admitted <i>Pro Hac Vice</i>
5	1 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	rlmcgrath@duanemorris.com
6	DUANE MORRIS LLP	David C. Dotson (GA SBN 138040)
	Joseph A. Powers (PA SBN 84590)	Admitted Pro Hac Vice
7	Admitted Pro Hac Vice	dcdotson@duanemorris.com
8	japowers@duanemorris.com Jarrad M. Gunther (PA SBN 207038)	John R. Gibson (GA SBN 454507) Admitted <i>Pro Hac Vice</i>
0	Admitted <i>Pro Hac Vice</i>	jrgibson@duanemorris.com
9	imgunther@duanemorris.com	Jennifer H. Forte (GA SBN 940650)
	30 South 17th Street	Admitted Pro Hac Vice
10	Philadelphia, PA 19103	jhforte@duanemorris.com
	Telephone: 215.979.1000	1075 Peachtree NE, Suite 2000
11	Facsimile: 215.979.1020	Atlanta, GA 30309
12	Attorneys for Defendant	Telephone: 404.253.6900 Facsimile: 404.253.6901
12	SONICWALL INC.	1 acsimile. 404.233.0701
13		
14	UNITED STATES	S DISTRICT COURT
15	NORTHERN DISTR	RICT OF CALIFORNIA
16	SAN JOSE DIVISION	
17	FINJAN, LLC, a Delaware Limited Liability	Case No.: 5:17-cv-04467-BLF-VKD
18	Company,	
	71.1.100	DEFENDANT SONICWALL INC.'S
19	Plaintiff,	IDENTIFICATION OF REMAINING
20	V.	ISSUES IN ITS PENDING MOTION TO STRIKE
21		
21	SONICWALL INC., a Delaware Corporation,	
22		
	Defendant.	
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SonicWall hereby files this response to the Court's March 8, 2021 Order (ECF 386). SonicWall specifies the following two remaining issues in its Motion to Strike (ECF 300) that still require resolution:

- 1. Finjan's infringement contentions associated with the '408 Patent detailed in Section III.B. of the Motion to Strike. SonicWall agrees with the Court's review that these issues remain alive.
- 2. Finjan's infringement contentions associated with the '780 Patent detailed in Section III.C. of SonicWall's Motion to Strike. The Court's Order on SonicWall's Motion for Partial Summary Judgment (ECF 381) eliminated all of Finjan's infringement theories for the '780 Patent involving SonicWall's Gateways. However, Finjan's expert report also includes infringement allegations for the '780 Patent accusing (i) Capture ATP alone and (ii) Capture ATP in combination with SonicWall's Email Security ("ES") products. Both of these allegations are at issue in Section III.C of the Motion to Strike (concerning Capture ATP allegedly extracting files from compressed or archive files). SonicWall believes that the resolution of the issues identified in Section III.C of the Motion to Strike should lead to the elimination of all remaining infringement theories concerning the '780 Patent, but SonicWall would confer with Finjan on the status of the '780 Patent in the event the Court were to grant this portion of the Motion to Strike.

Dated: March 11, 2021 Respectfully Submitted,

/s/ Nicole E. Grigg

Nicole E. Grigg (formerly Johnson) Email: NEGrigg@duanemorris.com

**DUANE MORRIS LLP** 2475 Hanover Street Palo Alto, CA 94304-1194

Matthew C. Gaudet (*Pro Hac Vice*) Email: mcgaudet@duanemorris.com John R. Gibson (*Pro Hac Vice*) Email: jrgibson@duanemorris.com Robin L. McGrath (*Pro Hac Vice*) Email: rlmcgrath@duanemorris.com David C. Dotson (*Pro Hac Vice*) Email: dcdotson@duanemorris.com Jennifer H. Forte (*Pro Hac Vice*) Email: jhforte@duanemorris.com



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1075 Peachtree Street, Ste. 2000 Atlanta, GA 30309 Joseph A. Powers (*Pro Hac Vice*) Email: japowers@duanemorris.com Jarrad M. Gunther (*Pro Hac Vice*) Email: jmgunther@duanemorris.com 30 South 17th Street Philadelphia, PA 19103 Attorneys for Defendant SONICWALL INC. 

