FINJAN HOLDINGS, INC. Form SC 13D/A January 26, 2018

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

SCHEDULE 13D/A

(RULE 13d-101)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(a)

AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(a)

(Amendment No. 6)

Finjan Holdings, Inc.

(Name of Issuer)

Common Stock, par value \$0.0001 per share

(Title of Class of Securities)

31788H105

(CUSIP Number)

Steven M. Spurlock

Benchmark Capital
2965 Woodside Road
Woodside, CA 94062
(650) 854-8180
(Name, Address and Telephone Number of Person
Authorized to Receive Notices and Communications)

COPY TO:

Sean Caplice, Esq.

c/o Gunderson Dettmer Stough Villeneuve Franklin & Hachigian, LLP

1200 Seaport Blvd., Redwood City, CA 94063

(650) 321-2400

January 8, 2018

(Date of Event Which Requires Filing of This Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box "

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 240.13d-7 for other parties to whom copies are to be sent.

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

This information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act

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but shall be subject to all other provisions of the Act (however, see the Notes).

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	NAME OF REPORTING PERSON		
1	I.R.S. IDENTIFICATIO NO. OF ABOVE PERSONS (ENTITIES ONL)		
	BCPI I, L.P. ("BC I") CHECK THE	PI	
2	APPROPRIATE BOX IF A MEMBER OF A	(a) (b) x	
3	GROUP SEC USE ONLY		
4	SOURCE OF FUNDS	WC	
	CHECK BOX IF DISCLOSURE O LEGAL	F	
5	PROCEEDINGS REQUIRED	IS"	
	PURSUANT TO ITEM 2(d) or 2(e)	1	
	CITIZENSHIP O		
6	PLACE OF ORGANIZATION	Delaware	
NUMBER OI		SOLE	
		VOTING	
SHARES		POWER	
BENEFICIAI	LLY	3,389,572	
OWNED BY EACH		shares are held by BCPI I for itself and as	
REPORTING		nominee for	
PERSON		BCPI Founders' Fund I, L.P.	
WITH		("BCPI FF") and for other individuals and	
		entities, except that BCPI	
		Partners I, L.P.	

("BCPI GP"), the general partner of both BCPI I and BCPI FF, may be deemed to have sole power to vote these shares, BCPI Corporation ("BCPI Corp."), the general partner of BCPI GP, may be deemed to have sole power to vote these shares, and Michael Eisenberg ("Eisenberg") and Arad Naveh ("Naveh"), the directors of BCPI Corp., may be deemed to have shared power to vote these shares. SHARED VOTING POWER

See response to row 7. SOLE DISPOSITIVE POWER

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9

3,389,572 shares are held by BCPI I for itself and as nominee for BCPI FF and for other individuals and entities, except that BCPI GP, the general partner of both

BCPI I and BCPI FF, may be deemed to have sole power to dispose of these shares, BCPI Corp., the general partner of BCPI GP, may be deemed to have sole power to dispose of these shares, and Eisenberg and Naveh, the directors of BCPI Corp., may be deemed to have shared power to dispose of these shares. SHARED DISPOSITIVE POWER 10 See response to row 9. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH 3,389,572 REPORTING PERSON CHECK BOX IF THE AGGREGATE AMOUNT IN ROW " **11 EXCLUDES CERTAIN SHARES** PERCENT OF CLASS REPRESENTED 12.2% **BY AMOUNT IN ROW 11** TYPE OF REPORTING PN PERSON

11

12

13

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, L.P.
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Y
WC F OF
S IS ")
e) OR Delaware
ON SOLE
VOTING POWER
3,389,572
shares, all of which are directly owned
and held by
BCPI I for itself and as
nominee for BCPI FF and for other
individuals and entities. BCPI GP, the general

partner of both BCPI I and BCPI FF, may be deemed to have sole power to vote these shares, BCPI Corp., the general partner of BCPI GP, may be deemed to have sole power to vote these shares, and Eisenberg and Naveh, the directors of BCPI Corp., may be deemed to have shared power to vote these shares. SHARED VOTING POWER See response to row 7.

9 SOLE DISPOSITIVE POWER

8

3,389,572 shares, all of which are directly owned and held by BCPI I for itself and as nominee for BCPI FF and for other individuals and entities. BCPI GP, the general partner of both BCPI I and BCPI FF, may be deemed to have sole

power to dispose of these shares, BCPI Corp., the general partner of BCPI GP, may be deemed to have sole power to dispose of these shares, and Eisenberg and Naveh, the directors of BCPI Corp., may be deemed to have shared power to dispose of these shares. SHARED DISPOSITIVE POWER 10 See response to row 9. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH 3,389,572 REPORTING PERSON CHECK BOX IF THE AGGREGATE AMOUNT IN ROW " **11EXCLUDES CERTAIN SHARES** PERCENT OF **CLASS** REPRESENTED 12.2% BY AMOUNT IN **ROW 11** TYPE OF REPORTING PN PERSON

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13

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	NAME OF REPORTING PERSON		
1	I.R.S. IDENTIFICAT NO. OF ABOV PERSONS (ENTITIES ON	Έ	
	BCPI Corporat ("BCPI Corp.") CHECK THE APPROPRIAT)	
2	BOX IF A MEMBER OF		(a) (b) x
3	GROUP SEC USE ONL SOURCE OF	.Y	
4	FUNDS		WC
	CHECK BOX DISCLOSURE		
5	PROCEEDING REQUIRED PURSUANT T		
	ITEM 2(d) or 2 CITIZENSHIP		
6	PLACE OF ORGANIZATI	ON	Delaware
NUMBER OI	7	V	OLE OTING
SHARES		P	OWER
BENEFICIALLY		sh	389,572 nares, all of
OWNED BY EACH			hich are rectly owned
REPORTING			nd held by CPI I for
PERSON			self and as ominee for
WITH		fc	CPI FF and or other dividuals and
			ntities. BCPI P, the general

partner of both BCPI I and BCPI FF, may be deemed to have sole power to vote these shares, BCPI Corp., the general partner of BCPI GP, may be deemed to have sole power to vote these shares, and Eisenberg and Naveh, the directors of BCPI Corp., may be deemed to have shared power to vote these shares. SHARED VOTING POWER See response to

8

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See response to row 7. SOLE

DISPOSITIVE POWER

> 3,389,572 shares, all of which are directly owned and held by BCPI I for itself and as nominee for BCPI FF and for other individuals and entities. BCPI GP, the general partner of both BCPI I and BCPI FF, may be deemed to have sole

power to dispose of these shares, BCPI Corp., the general partner of BCPI GP, may be deemed to have sole power to dispose of these shares, and Eisenberg and Naveh, the directors of BCPI Corp., may be deemed to have shared power to dispose of these shares. SHARED DISPOSITIVE POWER 10 See response to row 9. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH^{3,389,572} REPORTING PERSON CHECK BOX IF THE AGGREGATE AMOUNT IN ROW" **11EXCLUDES CERTAIN SHARES** PERCENT OF **CLASS** REPRESENTED 12.2% BY AMOUNT IN **ROW 11** TYPE OF REPORTING CO PERSON

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13

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	NAME OF REPORTING PERSON
1	I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)
	Michael Eisenberg ("Eisenberg") CHECK THE APPROPRIATE
2	BOX IF A MEMBER OF A
2	GROUP (a) " (b) x SEC USE ONLY
3 4	SOURCE OF FUNDS WC
-	CHECK BOX IF DISCLOSURE
5	OF LEGAL PROCEEDINGS IS
5	REQUIRED PURSUANT TO
	ITEM 2(d) or 2(e)
6	CITIZENSHIP OR PLACE OF ORGANIZATION Dual citizen of the United States and Israel
	SOLE VOTING POWER
	7
	0 shares
	SHARED VOTING POWER
NUMBER C	OF 3,389,572 shares, all of which are directly owned and held by BCPI I for itself and as nominee for BCPI FF and for other individuals and
SHARES	8 entities. BCPI GP, the general partner of both BCPI I and BCPI FF, may be deemed to have sole power to vote these shares, and BCPI
BENEFICIA	power to vote these shares. Eisenberg is a director of BCPI Corp. and
OWNED BY EACH	Y may be deemed to have shared power to vote these shares. SOLE DISPOSITIVE POWER 9
REPORTIN	G 0 shares. SHARED DISPOSITIVE POWER
PERSON	2 200 572 shows all of which are directly owned and hold by DCDI I
	3,389,572 shares, all of which are directly owned and held by BCPI I for itself and as nominee for BCPI FF and for other individuals and
WITH	entities. BCPI GP, the general partner of both BCPI I and BCPI FF,
	may be deemed to have sole power to dispose of these shares, and
	BCPI Corp., the general partner of BCPI GP, may be deemed to have
	sole power to dispose of these shares. Eisenberg is a director of BCPI Corp. and may be deemed to have shared power to dispose of these
	shares.
	AGGREGATE AMOUNT
11	BENEFICIALLY OWNED BY 3,389,572
	EACH REPORTING PERSON

EACH REPORTING PERSON

12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW 11EXCLUDES CERTAIN	
	SHARES PERCENT OF CLASS	
13	REPRESENTED BY AMOUNT IN ROW 11	12.2%
14	TYPE OF REPORTING PERSON	IN

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	NAME O REPORT PERSON	ING	
1	I.R.S. IDENTIF NO. OF A PERSON (ENTITIF	ABOVE S	
	Arad Nav ("Naveh" CHECK 7 APPROP) FHE	
2	BOX IF A	A	(a) (b) x
3	SEC USE	ONLY	
4	SOURCE	OF	WC
+	FUNDS		we
	CHECK I	-	
	DISCLOS LEGAL	SURE O	PF
5	PROCEE	DINGS	IS
5	REQUIR		15
	PURSUA		
	ITEM 2(d) or 2(e))
	CITIZEN	SHIP O	
6	PLACE C		Dual citizen of the United States and Israel
	ORGANI	ZATIO	
		7	SOLE VOTING POWER
		,	0 shares
NUMBER C)F	8	SHARED VOTING POWER
SHARES			3,389,572 shares, all of which are directly owned and held by BCPI I for itself and as
BENEFICIA	LLY		nominee for BCPI FF and for other individuals and entities. BCPI GP, the general
OWNED BY EACH			partner of both BCPI I and BCPI FF, may be deemed to have sole power to vote these
REPORTING	G		shares, and BCPI Corp., the general partner of BCPI GP, may be deemed to have sole power
PERSON			to vote these shares. Naveh is a director of BCPI Corp. and may be deemed to have
WITH			shared power to vote these shares.

SOLE DISPOSITIVE POWER

0 shares. SHARED DISPOSITIVE POWER

	10	3,389,572 shares, all of which are directly owned and held by BCPI I for itself and as nominee for BCPI FF and for other individuals and entities. BCPI GP, the general partner of both BCPI I and BCPI FF, may be deemed to have sole power to dispose of these shares, and BCPI Corp., the general partner of BCPI GP, may be deemed to have sole power to dispose of these shares. Naveh is a director of BCPI Corp. and may be deemed to have shared power to dispose of these shares.
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EAC	
	REPORTING PERSON	
	CHECK BOX IF THE AGGREGA	ТЕ
12	AMOUNT IN RO 11EXCLUDES	9W
	CERTAIN SHARES	
	PERCENT OF CLASS	
13	REPRESENTED BY AMOUNT IN ROW 11	12.2%
14	TYPE OF REPORTING PERSON	IN

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STATEMENTS ON SCHEDULE 13D

This Amendment No. 6 to Schedule 13D is filed to report certain dispositions of shares of common stock, par value \$0.0001 per share (the "Common Stock"), of Finjan Holdings, Inc., a Delaware corporation (the "Issuer"), by the Reporting Persons. This Amendment No. 6 supplements and amends the Schedule 13D originally filed with the Securities and Exchange Commission on June 13, 2013, as amended on February 13, 2017, on June 5, 2017, on June 26, 2017, July 27, 2017 and November 16, 2017 (as amended, the "Schedule 13D"). Only those items that are hereby reported are amended; all other items remain unchanged. This Amendment No. 6 is being filed by BCPI I, L.P., a Delaware limited partnership ("BCPI I"), BCPI Partners I, L.P., a Delaware limited partnership ("BCPI GP"), BCPI Corporation, a Delaware corporation ("BCPI Corp."), Michael Eisenberg ("Eisenberg") and Arad Naveh ("Naveh"). This Amendment No. 6 reports transactions effected by the Reporting Persons from the date of the Schedule 13D to the date that this Amendment No. 6 is filed with the Securities and Exchange Commission.

ITEM 3. Source and Amount of Funds or Other Consideration.

Item 3 of Schedule 13D is hereby amended by adding the following to the end thereof:

BCPI I sold shares of the Issuer's Common Stock on the open market as set forth below:

Date of Transaction	Number of shares of Common Stock	Price per share
11/16/2017	20,000	\$2.16
11/17/2017	12,500	\$2.2144
11/20/2017	5,000	\$2.2151
11/21/2017	5,900	\$2.1561
11/27/2017	5,000	\$2.25
11/28/2017	20,000	\$2.2858
11/29/2017	15,000	\$2.3326
11/30/2017	12,042	\$2.343
12/1/2017	45,000	\$2.3963
12/4/2017	3,250	\$2.4214
12/5/2017	5,000	\$2.32
12/6/2017	6,100	\$2.283
12/7/2017	16,920	\$2.3083
12/12/2017	5,000	\$2.35
12/19/2017	10,000	\$2.35
12/20/2017	45,000	\$2.48
1/2/2018	10,400	\$2.65
1/4/2018	15,300	\$2.4129

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1/5/2018	13,500	\$2.4402
1/8/2018	20,000	\$2.4368
1/11/2018	1,000	\$2.35
1/18/2018	50,100	\$2.4585
1/24/2018	35,169	\$2.423

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SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: January 26, 2018

BCPI I, L.P., a Delaware limited partnership

By: BCPI PARTNERS I, L.P., a Delaware limited partnership Its: General Partner

By: BCPI Corporation, a Delaware corporation Its: General Partner

By:/s/ Steven M. Spurlock Steven M. Spurlock Officer

BCPI PARTNERS I, L.P., a Delaware limited partnership

By: BCPI Corporation, a Delaware corporation Its: General Partner

By:/s/ Steven M. Spurlock Steven M. Spurlock Officer

BCPI CORPORATION, a Delaware corporation

By:/s/ Steven M. Spurlock Steven M. Spurlock Officer

MICHAEL EISENBERG ARAD NAVEH

By:/s/ Steven M. Spurlock

Steven M. Spurlock Attorney-in-Fact*

*Signed pursuant to a Power of Attorney already on file with the appropriate agencies.