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Upon consideration of the Defendants BANK OF AMERICA CORPORATION and BANK OF AMERICA, N.A.'s (collectively, "Defendants") Unopposed Application to File Under Seal, and for good cause shown, the Court hereby rules as follows:

IT IS HEREBY ORDERED that Defendants' Application to File Under Seal is GRANTED and the following documents and portions of documents may be filed under seal.

Document Description		Nature of Information to be Sealed
Memorandum in Suppor	rt of the Motion	Designated by Defendants in its entirety
to Strike		as "HIGHLY CONFIDENTIAL –
		ATTORNEYS' EYES ONLY," and
		contains excerpts of documents
		designated by Bank of America and
		third-party Mitek as "Highly
		Confidential – Attorneys' Eyes Only."
		Plaintiffs and Mitek do not oppose
		sealing this document in its entirety.
Exhibit 1 to the Declara	tion of Danielle	Designated by Plaintiffs as "CONTAINS
Williams in Support of t	he Motion to	HIGHLY CONFIDENTIAL SOURCE
Strike: Excerpts of the	Expert Report of	CODE – ATTORNEYS' EYES ONLY"
Dan Schonfeld Regardin	ng the	under the parties' stipulated protective
Infringement of the Asse	erted Claims.	orders (Dkt. Nos. 102, 210), and contains
		excerpts of documents designated by
		Bank of America and third-party Mitek
		as "Highly Confidential – Attorneys'
		Eyes Only." Plaintiffs and Mitek do not
		oppose sealing this exhibit in its entirety.

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Document Description	Nature of Information to be Sealed
Exhibit 2 to the Declaration of Danielle	Designated by Plaintiffs as "HIGHLY
Williams in Support of the Motion to	CONFIDENTIAL – ATTORNEYS'
Strike: March 1, 2024 Letter from Brice	EYES ONLY" under the parties'
Lynch.	stipulated protective orders (Dkt. Nos.
	102, 210).
Exhibit 3 to the Declaration of Danielle	Designated by Plaintiffs as "HIGHLY
Williams in Support of the Motion to	CONFIDENTIAL – ATTORNEY EYES
Strike: Plaintiffs' Third Supplemental	ONLY" under the parties' stipulated
Objections and Responses to Defendants	protective orders (Dkt. Nos. 102, 210).
Third Set of Interrogatories (17 and 21).	
Exhibit 4 to the Declaration of Danielle	Designated by Plaintiffs as "HIGHLY
Williams in Support of the Motion to	CONFIDENTIAL – ATTORNEY EYES
Strike: Excerpts of Plaintiffs' Corrected	ONLY" under the parties' stipulated
Third Supplemental Objections and	protective orders (Dkt. Nos. 102, 210).
Responses to Defendants Third Set of	
Interrogatories (responding to 21).	
Exhibit 5 to the Declaration of Danielle	Designated by Plaintiffs as "HIGHLY
Williams in Support of the Motion to	CONFIDENTIAL – ATTORNEY EYES
Strike: Excerpts of Plaintiffs' Second	ONLY" under the parties' stipulated
Supplemental Objections and Responses	protective orders (Dkt. Nos. 102, 210).
to Defendants Third Set of	
Interrogatories (responding to 22).	
Exhibit 6 to the Declaration of Danielle	Designated by Plaintiffs as "HIGHLY
Williams in Support of the Motion to	CONFIDENTIAL – ATTORNEY EYES
Strike: Excerpts of Plaintiffs' Second	ONLY" under the parties' stipulated
Supplemental Objections and Responses	protective orders (Dkt. Nos. 102, 210).

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Document Description	Nature of Information to be Sealed
to Defendants Fifth Set of Interrogatories	
(29).	
Exhibit 8 to the Declaration of Danielle	Designated by Bank of America in its
Williams in Support of the Motion to	entirety as "HIGHLY CONFIDENTIAL
Strike: Transcript of the October 10,	- ATTORNEYS' EYES ONLY" and
2023 Deposition of Pavan Chayanam	"CONTAINS HIGHLY
	CONFIDENTIAL – SOURCE CODE".
Exhibit 9 to the Declaration of Danielle	Designated by Bank of America in its
Williams in Support of the Motion to	entirety as "HIGHLY CONFIDENTIAL
Strike: Transcript of the October 19,	- ATTORNEYS' EYES ONLY" and
2023 Deposition of Charles Christopher	"CONTAINS HIGHLY
Harbinson	CONFIDENTIAL – SOURCE CODE"
Exhibit 10 to the Declaration of Danielle	Designated by Mitek Systems, Inc. in its
Williams in Support of the Motion to	entirety as "HIGHLY CONFIDENTIAL
Strike: Transcript of the November 16,	- ATTORNEYS' EYES ONLY" and
2023 Deposition of Fred Fortaleza	"HIGHLY CONFIDENTIAL -
Fernandez, Jr.	SOURCE CODE"
Exhibit 11 to the Declaration of Danielle	Designated by Plaintiffs in its entirety as
Williams in Support of the Motion to	"HIGHLY CONFIDENTIAL -
Strike: Plaintiffs' Preliminary Final	ATTORNEYS' EYES ONLY" and
Infringement Contentions, Exhibit 1 –	"HIGHLY CONFIDENTIAL -
278 Final Infringement Claim Chart	SOURCE CODE," and contains excerpts
	of documents designated by Bank of
	America and third-party Mitek as
	"Highly Confidential – Attorneys' Eyes
	Only." Plaintiffs and Mitek do not

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Document Description	Nature of Information to be Sealed
	oppose sealing this exhibit in its entirety.
Exhibit 12 to the Declaration of Danielle	Designated by Plaintiffs in its entirety as
Williams in Support of the Motion to	"HIGHLY CONFIDENTIAL -
Strike: Plaintiffs' Preliminary Final	ATTORNEYS' EYES ONLY" and
Infringement Contentions, Exhibit 2 –	"HIGHLY CONFIDENTIAL -
529 Final Infringement Claim Chart	SOURCE CODE," and contains excerpts
	of documents designated by Bank of
	America and third-party Mitek as
	"Highly Confidential – Attorneys' Eyes
	Only." Plaintiffs and Mitek do not
	oppose sealing this exhibit in its entirety.
Exhibit 13 to the Declaration of Danielle	Designated by Plaintiffs in its entirety as
Williams in Support of the Motion to	"HIGHLY CONFIDENTIAL –
Strike: Plaintiffs' Preliminary Final	ATTORNEYS' EYES ONLY" and
nfringement Contentions, Exhibit 3 -	"HIGHLY CONFIDENTIAL -
252 Final Infringement Claim Chart	SOURCE CODE," and contains excerpts
	of documents designated by Bank of
	America and third-party Mitek as
	"Highly Confidential – Attorneys' Eyes
	Only." Plaintiffs and Mitek do not
	oppose sealing this exhibit in its entirety.
Exhibit 14 to the Declaration of Danielle	Designated by Plaintiffs in its entirety as
Williams in Support of the Motion to	"HIGHLY CONFIDENTIAL –
Strike: Plaintiffs' Preliminary Final	ATTORNEYS' EYES ONLY" and
Infringement Contentions, Exhibit 5 –	"HIGHLY CONFIDENTIAL –
'004 Final Infringement Claim Chart	SOURCE CODE," and contains excerpts

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