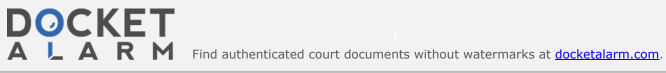
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10	THUM, IVC.		
11			
12	IN THE UNITED STATES DISTRICT COURT		
12	FOR THE NORTHERN D	ISTRICT OF CALIFORNIA	
13	SAN FRANCISCO DIVISION		
14	SANTRAINC	isco bivision	
15	FINIAN INC Delegano Companie	C N 2-17 05/50 WHIA	
	FINJAN, INC., a Delaware Corporation,	Case No.: 3:17-cv-05659-WHA	
16	Plaintiff,	PLAINTIFF FINJAN, INC.'S	
17		ADMINISTRATIVE MOTION TO FILE	
18	V.	DOCUMENTS UNDER SEAL	
19	JUNIPER NETWORKS, INC., a Delaware Corporation,		
20			
	Defendant.		
21	-	1	
22			
23			
24			
25			
26			



I. INTRODUCTION

Pursuant to Federal Rule of Civil Procedure 26(c), Civil Local Rules 7-11 and 79-5, Plaintiff, Finjan, Inc. ("Finjan"), brings this Administrative Motion to File Under Seal. The documents identified below contain confidential information of Juniper Networks, Inc. ("Juniper"). Finjan relies on Juniper's confidentiality designation. Specifically, there exists good cause and compelling reasons to file the following documents under seal:

Identification of Documents to be Sealed	Entity that Designated the Information to be
	Confidential
Plaintiff Finjan Inc.'s Reply In Support of Its Motion for	Juniper
Leave to File Second Amended Complaint at page 2, lines 2,	
20, 22; page 4, line 18; page 5, lines 4-5	
Declaration of Kristopher Kastens in Support of Finjan's	Juniper
Reply ("Kastens Reply Decl."), Ex. 1	
Kastens Decl., Ex. 2	Juniper
Kastens Decl., Ex. 3 (excerpt from deposition transcript of	Juniper
Mr. Raju Manthena)	

II. ARGUMENT

This Administrative Motion to File Documents Under Seal should be granted because there is good cause and compelling reasons to seal the identified documents. Finjan seeks to seal only those documents and portions of documents that Juniper has identified as containing confidential information pursuant to the Protective Order.

Finjan seeks to seal Finjan's Reply in Support of Its Motion for Leave to File Second Amended Complaint redacted portions at page 2, lines 2, 20, 22; page 4, line 18; page 5, lines 4-5 because, as set forth in the accompanying declaration of Kristopher Kastens in Support of this Administrative Motion ("Kastens Sealing Declaration"), these portions contain information that Juniper has designated as "Highly Confidential – Attorneys' Eyes Only."

Finjan seeks to seal Exhibits 1, 2, and 3 to the Kastens Reply Declaration because, as set forth in the accompanying Kastens Sealing Declaration, these documents contain information that Juniper has designated as "Highly Confidential – Attorneys' Eyes Only."

Pursuant to Civil Local Rule 79-5, Finjan has filed publicly the relevant excerpts of information

that are not confidential. Attached hereto are redacted and unredacted versions of the documents set forth above.

III. CONCLUSION

For the foregoing reasons, Finjan respectfully requests that the Court grant its Administrative Motion to File Documents Under Seal.

Respectfully submitted,

Dated: June 29, 2018 By: /s/ Kristopher Kastens

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