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12	Attorneys for Defendant JUNIPER NETWORKS, INC.				
13 14	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA				
15	SAN FF	ANCISCO DIVISION			
16	FINJAN, INC.,) Case No. 3:17-cv-05659-WHA			
1718	Plaintiff, vs.	DECLARATION OF INGRID PETERSEN IN SUPPORT OF JUNIPER NETWORKS, INC.'S ADMINISTRATIVE MOTION TO			
19	JUNIPER NETWORKS, INC.,) FILE UNDER SEAL)			
20	Defendant.))			
21)			
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DECLARATION OF INGRID PETERSEN

I, Ingrid Petersen, declare as follows:

- 1. I am an attorney at the law firm of Irell & Manella LLP, counsel of record for Juniper Networks, Inc. ("Juniper") in the above-captioned matter. I am a member in good standing of the State Bar of California and have been admitted to practice before this Court. I have personal knowledge of the facts set forth in this Declaration and, if called as a witness, could and would testify competently to such facts under oath.
- 2. I submit this declaration in support of Juniper's April 18, 2019, Administrative Motion to File Under Seal.
- 3. I am informed and believe that good cause and compelling reasons exist for sealing the following:

Document	Portion to Be Sealed	Basis for Sealing	Designating Party
Defendant Juniper Network Inc.'s Reply in Support of Motion for Sanctions	Portions on page 2:1, 5, 6-10.	Confidential Third-Party Information	Joe Security
	Portions on page 3:11-15.	Court Has Sealed Dkt. 283	Court
Ex. A to Juniper's Reply	Entire Exhibit	Confidential Third-Party Information	Joe Security
Ex. B to Juniper's Reply	Entire Exhibit	Confidential Third-Party Information	Joe Security
Ex. C to Juniper's Reply	Entire Exhibit	Confidential Third-Party Information	Joe Security

- 4. It is my understanding that the Court has sealed Dkt. 283.
- 5. Additionally, it is my understanding Joe Security LLC considers the documents in Exhibits A, B, and C to be confidential.
 - 6. I, therefore, believe that good cause and compelling reasons exist.



Executed on April 18, 2019, at Newport Beach, California. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct to the best of my knowledge. /s/ Ingrid Petersen Ingrid Petersen Attorney for Defendant Juniper Networks, Inc.

