1	PAUL ANDRE (State Bar No. 196585)			
2	pandre@kramerlevin.com LISA KOBIALKA (State Bar No. 191404)			
3	Ikohialka@kramerlevin.com			
	JAMES HANNAH (State Bar No. 237978)			
4	jhannah@kramerlevin.com AUSTIN MANES (State Bar No. 284065)			
5	amanes@kramerlevin.com			
6	KRAMER LEVIN NAFTALIS & FRANKEL LLP 990 Marsh Road			
7	Menlo Park, CA 94025			
	Telephone: (650) 752-1700			
8				
9	Attorneys for Plaintiff FINJAN, INC.			
10	Physik, inc.			
11	IN THE UNITED STATES DISTRICT COURT			
12	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
13	SAN JOSE DIVISION			
14				
15	FINJAN, INC., a Delaware Corporation,	Case No.: 4:18-cv-07229-YGR		
16	Plaintiff,	PLAINTIFF FINJAN, INC.'S		
17	v.	ADMINISTRATIVE MOTION TO FILI DOCUMENTS UNDER SEAL		
18	CISCO SYSTEMS, INC., a California			
19	Corporation,			
20	Defendant.			
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|| I.

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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 Documents Under Seal for the documents identified below, which Finjan finds contain confidential information:

ECF or Ex. No.	Document	Portion(s) to Seal	Reason(s) for Sealing
	Plaintiff Finjan, Inc.'s	Page 1, lines 21-22;	This document reflects
	Opposition To	page 3, lines 8-12;	confidential license
	Defendant Qualys	page 7, lines 25-27;	information that Finjan
	Inc.'s Motion For	page 8, lines 1-9, 11-	has designated as
	Leave To Amend	21, 24-28; page 9,	"Highly Confidential –
	Answer And	lines 1-5	Attorneys' Eyes Only"
	Affirmative Defenses		under the Protective
			Order
			See Manes Declaration,
			¶¶ 2-3.
Ex. 5 to Declaration	Excerpts from the e-	Page 1, July 19, 2019	This document reflects
Of Aaron Frankel In	mail chain "Finjan	message at ¶ 2, lines	confidential license
Support Of Plaintiff	Licenses," showing	5-7, ¶ 3, lines 1-3, ¶ 4	information that Finjan
Finjan, Inc.'s	Finjan's diligence in	line 1; Page 2, July 19,	has designated as
Opposition To	informing Qualys of its	2019 message at \P 1,	"Highly Confidential –
Defendant Qualys	work in producing the	line 3, \P 2, line 1-2,	Attorneys' Eyes Only"
Inc.'s Motion For	Trend Micro Patent	June 4, 2019 message	under the Protective
Leave To Amend	License Agreement	at \P 1, line 1, \P 2, line	Order
Answer And		1.	
Affirmative			See Manes Declaration,
Defenses			¶¶ 2-3.

II. ARGUMENT

This Administrative Motion to File Documents Under Seal should be granted because good cause and compelling reasons exist to seal the documents identified above. Finjan seeks to seal only those documents and portions of documents that it has identified as containing confidential information pursuant to the stipulated protective order in this litigation.

Finjan seeks to seal the above listed documents because they are designated by Finjan as "Highly Confidential – Attorneys' Eyes Only." This information is protectable as a trade secret or otherwise entitled to protection such that the public disclosure of this information could harm Finjan's business. Attached hereto are redacted and unredacted versions of the documents described above.



1 III. **CONCLUSION** 2 For the foregoing reasons, Finjan respectfully requests that the Court grant this Administrative 3 Motion to File Documents Under Seal. 4 Respectfully submitted, 5 Dated: March 13, 2020 By: /s/ James Hannah Paul J. Andre (State Bar No. 196585) 6 Lisa Kobialka (State Bar No. 191404) 7 James Hannah (State Bar No. 237978) Kristopher Kastens (State Bar No. 254797) 8 Austin Manes (State Bar No. 284065) KRAMER LEVIN NAFTALIS 9 & FRANKEL LLP 10 990 Marsh Road Menlo Park, CA 94025 11 Telephone: (650) 752-1700 Facsimile: (650) 752-1800 12 pandre@kramerlevin.com lkobialka@kramerlevin.com 13 jhannah@kramerlevin.com 14 amanes@kramerlevin.com 15 Attorneys for Plaintiff FINJAN, INC. 16 17 18 19 20 21 22 23 24 25 26 27

