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12		Facsimile: (650) 493-6811		
13		(111)		
13		Attorneys for Defendant		
14		QUALYS INC.		
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16	IN THE UNITED STA	ATES DISTRICT COURT		
10	EOD THE MODTHERN I			
17	FOR THE NORTHERN I	DISTRICT OF CALIFORNIA		
18	OAKLAN	ND DIVISION		
10	OAKLAN	DIVISION		
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- 0	FINJAN, INC., a Delaware Corporation,	Case No.: 18-cv-07229-YGR (TSH)		
20	D1-1-4:00	IDDODOCEDI ODDED CD ANTING		
21	Plaintiff,	[PROPOSED] ORDER GRANTING PLAINTIFF FINJAN, INC.'S AND		
21	V	DEFENDANT QUALYS INC.'S		
22	v.	ADMINISTRATIVE MOTION TO FILE		
	QUALYS INC., a Delaware Corporation,	DOCUMENTS UNDER SEAL		
23	QUALISTINE., a Delaware Corporation,	DOCUMENTS UNDER SEAL		
24	Defendant.			
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Plaintiff Finjan, Inc.'s ("Finjan") and Defendant Qualys Inc.'s (together, "the Parties")

Administrative Motion to File Documents Under Seal was brought before this Court. Upon consideration of this motion and the supporting declaration of Kristopher Kastens and the supporting declaration of Christopher Mays filed in support of the motion, the Court finds there to be good cause for granting the request to file certain documents under seal.

Good cause having been shown, the Court finds that:

There exists overriding confidentiality interests that overcome the right of public access to the record of the following documents:

Identification of Documents or Portions of	Portions of Document to be Sealed	Designating Party	Reasons for Sealing
<b>Document to be Sealed</b>			
Joint Discovery Letter	Highlighted portions of the Joint Discovery Letter at pp. 1, 2	Qualys	This information contains Qualys's confidential technical and/or business information. This information has been designated by Qualys as "Highly Confidential – Attorneys' Eyes Only."
Exhibit 5 to Joint Discovery Letter  (Qualys technical document)	Entirety	Qualys	This information contains Qualys's confidential technical and/or business information. This information has been designated by Qualys as "Highly Confidential – Attorneys' Eyes Only."

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Identification of Documents or Portions of Document to be Sealed	Portions of Document to be Sealed	Designating Party	Reasons for Sealing
Exhibit 7 to Joint Discovery Letter  (Qualys technical document)	Entirety	Qualys	This information contains Qualys's confidential technical and/or business information. This information has been designated by Qualys as "Highly Confidential – Attorneys' Eyes Only."
Exhibit A to Joint Discovery Letter  (Finjan's Damages Contentions)	Entirety	Finjan	This information contains Finjan's confidential financial information and confidential licensing terms between Finjan and third party licensees or third parties whom Finjan has communicated with regarding its confidential licensing negotiations. This information has been designated by Finjan as "Highly Confidential — Attorneys' Eyes Only."

A substantial probability exists that the overriding confidentiality interests will be prejudiced if the record is not sealed;

The proposed sealing is narrowly tailored; and

No less restrictive means exist to achieve these overriding interests.



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1	IT IS THEREFORE ORDERED that the Parties' Administrative Motion to File Documents
2	Under Seal is GRANTED with respect to the document set forth above. IT IS SO ORDERED.
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4	DATED:
5	Honarable Thomas S. Hixson
6	United States Magistrate Judge
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