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I, Christopher Mays, declare as follows:

- 1. I am an attorney with the law firm of Wilson, Sonsini, Goodrich, & Rosati ("WSGR"), counsel of record for Defendant Qualys Inc. ("Qualys"). I have personal knowledge of the facts set forth in this declaration and can testify competently to those facts. I make this declaration in support of the Second Administrative Motion to File Documents Under Seal pursuant to Civil Local Rules 79-5(d) and 79-5(e).
- 2. I have reviewed the below documents and confirmed that they contain sealable information belonging to Qualys. The reasons justifying sealing these documents are provided below.
- 3. Exhibit 8 to Defendant Qualys Inc.'s Motion to Strike Portions of Plaintiff Finjan LLC's Infringement and Damages Expert Reports is an excerpt of selected portions of Finjan's Damages Contentions, served October 30, 2019 and contains analysis of Qualys's confidential financials. As such, the document contains sensitive information and was marked by Finjan as "HIGHLY CONFIDENTIAL ATTORNEYS EYES' ONLY." It is therefore sealable as containing Qualys's financial information.

I declare under the penalty of perjury under the laws of the United States of America that each of the above statements is true and correct. Executed on January 22, 2021, in Morgan Hill, CA.

<u>/s/ Christopher D. Mays</u> Christopher D. Mays

