	Case 5:17-cv-04467-BLF Document 299-1	Filed 10/14/20 Page 1 of 13	
1 2 3 4 5 6 7 8 9 10 11 12 13	DUANE MORRIS LLP D. Stuart Bartow (SBN 233107) Email: DSBartow@duanemorris.com Nicole E. Grigg (SBN 307733) Email: NEGrigg@duanemorris.com 2475 Hanover Street Palo Alto, CA 94304-1194 Telephone: 650.847.4150 Facsimile: 650.847.4151 DUANE MORRIS LLP Joseph A. Powers (PA SBN 84590) Admitted <i>Pro Hac Vice</i> japowers@duanemorris.com Jarrad M. Gunther (PA SBN 207038) Admitted <i>Pro Hac Vice</i> jmgunther@duanemorris.com 30 South 17th Street Philadelphia, PA 19103 Telephone: 215.979.1000 Facsimile: 215.979.1020 <i>Attorneys for Defendant</i> SONICWALL INC.	DUANE MORRIS LLP Matthew C. Gaudet (GA SBN 287759) Admitted <i>Pro Hac Vice</i> mcgaudet@duanemorris.com Robin L. McGrath (GA SBN 493115) Admitted <i>Pro Hac Vice</i> rlmcgrath@duanemorris.com David C. Dotson (GA SBN 138040) Admitted <i>Pro Hac Vice</i> dcdotson@duanemorris.com Jennifer H. Forte (GA SBN 940650) Admitted <i>Pro Hac Vice</i> jhforte@duanemorris.com 1075 Peachtree Street, Ste. 2000 Atlanta, GA 30309 Telephone: 404.253.6900 Facsimile: 404.253.6901	
14	UNITED STATES DI	STRICT COURT	
15 16	NORTHERN DISTRICT OF CALIFORNIA		
10	SAN JOSE D	IVISION	
18	FINJAN, INC., a Delaware Corporation,	Case No. 5:17-cv-04467-BLF-VKD	
19	Plaintiff,	[PROPOSED] ORDER GRANTING DEFENDANT SONICWALL INC.'S	
20	VS.	ADMINISTRATIVE MOTION TO FILE DOCUMENTS UNDER SEAL	
21	SONICWALL INC., a Delaware Corporation		
22	Defendant.		
23			
24			
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26			
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28			
	<b>KET</b> <b>R M</b> Find authenticated court documents witho	ut watermarks at <u>docketalarm.com</u> .	

Having considered SonicWall Inc.'s ("SonicWall") Administrative Motion to File Documents Under Seal and the declaration of Nicole Grigg In Support thereof, the Court hereby finds there to be good cause for granting the request to file certain documents and information under seal.

Good cause having been shown, the Court finds that:

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1. There exist overriding confidentiality interests that overcome the right of public access to the following documents:

8	Exhibit No.	Document Title	Portion(s) to Seal	Reason(s) for Sealing
<ol> <li>9</li> <li>10</li> <li>11</li> <li>12</li> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>		Defendant SonicWall Inc.'s Motion to Strike New Theories in Finjan's Expert Reports	Highlighted portions at: Page 2, lines 3-9, 11-12, 14-15; Page 3, lines 16-18, 20-24, 26; Page 4, lines 11, 18-20; Page 5, lines 13-14, 20-24; Page 6, lines 20-26; Page 10, lines 21-23	The highlighted portions of this document reflect information that SonicWall has designated as "Highly Confidential – Attorneys' Eyes Only" or "Highly Confidential – Attorney's Eyes Only – Source Code" pursuant to the Stipulated Protective Order. If filed publicly, this confidential information could be used to SonicWall's disadvantage by competitors as it concerns the identification, organization, and or operation of SonicWall's proprietary products. <i>See</i> Declaration of Nicole E. Grigg in Support of Administrative Motion
23 24				to File Documents Under Seal ("Grigg Declaration"), ¶¶ 2-5.
25	Ex. A	Excerpts from Finjan's Third Supplemental	Entirety	This document reflects information that
26 27		Infringement Contentions – Appendix G-2		SonicWall has designated as "Highly Confidential – Attorneys' Eyes Only"
28				and "Highly

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1 2				Confidential – Attorneys' Eyes Only - Source Code" pursuant
3				to the Stipulated Protective Order. If filed
4				publicly, this confidential information
5				could be used to SonicWall's
6				disadvantage by competitors as it
7				concerns the identification,
8				organization, and or operation of SonicWall's
9				proprietary products, including its source
10				code. <i>See</i> Grigg Declaration, ¶¶ 2-5.
11	Ex. B	Excerpts from Finjan's	Entirety	This document reflects
12		Third Supplemental Infringement		information that SonicWall has
13		Contentions – Appendix G-3		designated as "Highly Confidential –
14				Attorneys' Eyes Only" and "Highly Confidential –
15				Attorneys' Eyes Only - Source Code" pursuant
16				to the Stipulated Protective Order. If filed
17				publicly, this confidential information
18				could be used to SonicWall's
19				disadvantage by competitors as it
20				concerns the identification,
21				organization, and or operation of SonicWall's
22				proprietary products, including its source
23				code. <i>See</i> Grigg Declaration, ¶ 2-5.
24	Ex. C	Excerpts from Finjan's	Entirety	This document reflects
25		Third Supplemental Infringement		information that SonicWall has
26		Contentions – Appendix G-4		designated as "Highly Confidential –
27				Attorneys' Eyes Only" and "Highly
28				Confidential –

1				Attorneys' Eyes Only - Source Code" pursuant
2				to the Stipulated Protective Order. If filed
3				publicly, this confidential information
4				could be used to SonicWall's
5				disadvantage by competitors as it
6				concerns the identification,
7				organization, and or operation of SonicWall's
8				proprietary products, including its source
9				code. <i>See</i> Grigg Declaration, ¶¶ 2-5.
10	Ex. D	10-2-2020 Email from	Entirety	The highlighted portions
11		J. Wolff to R. McGrath		of this document reflect information that
12				SonicWall has designated as "Highly
13				Confidential – Attorneys' Eyes Only"
14				pursuant to the Stipulated Protective
15				Order. If filed publicly, this confidential
16				information could be used to SonicWall's
17				disadvantage by competitors as it
18				concerns the identification,
19				organization, and or operation of SonicWall's
20				proprietary products. See Grigg Declaration,
21		E		¶¶ 2-5.
22	Ex. E	Excerpts from the EXPERT REPORT OF DR. NENAD	Entirety	This document reflects information that
23		MEDVIDOVIĆ REGARDING		SonicWall has designated as "Highly
24		INFRINGEMENT BY		Confidential – Attorneys' Eyes Only"
25		SONICWALL, INC. OF PATENT NOS.		and "Highly Confidential –
26		8,225,408; 7,975,305; AND 8,141,154		Attorneys' Eyes Only - Source Code" pursuant
27				to the Stipulated Protective Order. If filed
28				publicly, this

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1 2				confidential information could be used to SonicWall's
3				disadvantage by competitors as it concerns the
4				identification, organization, and or
5 6				operation of SonicWall's proprietary products, including its source
7				code. <i>See</i> Grigg Declaration, ¶¶ 2-5.
8	Ex. F	Excerpts from Finjan's	Entirety	This document reflects
9		Third Supplemental Infringement		information that SonicWall has
10		Contentions – Appendix E-2		designated as "Highly Confidential –
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13				to the Stipulated Protective Order. If filed
14				publicly, this confidential information
15				could be used to SonicWall's
16				disadvantage by competitors as it
17				concerns the identification,
18				organization, and or operation of SonicWall's
19				proprietary products, including its source
20				code. See Grigg Declaration, ¶ 2-5.
21	Ex. G	Excerpts from Finjan's	Entirety	This document reflects
22		Third Supplemental Infringement	5	information that SonicWall has
23		Contentions – Appendix D-1		designated as "Highly Confidential –
24				Attorneys' Eyes Only" and "Highly
25				Confidential – Attorneys' Eyes Only -
26				Source Code" pursuant to the Stipulated
27				Protective Order. If filed publicly, this
28				confidential information

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