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13	SONIC WALL INC.	
14	UNITED STATES	S DISTRICT COURT
15	NORTHERN DISTR	RICT OF CALIFORNIA
16	SAN JOS	E DIVISION
17	FINJAN, LLC, a Delaware Limited Liability Company,	Case No.: 5:17-cv-04467-BLF-VKD
18 19	Plaintiff,	[PROPOSED] ORDER GRANTING SONICWALL INC.'S ADMINISTRATIVE
20	v.	MOTION TO FILE DOCUMENTS UNDER SEAL
21	SONICWALL INC., a Delaware Corporation,	
22	Defendant.	
23		
24		
2526		
27		



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:

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

Exh. No.	Document	Portion(s) to Seal	Reason(s) for Sealing
	Defendant SonicWall, Inc's Motion for Summary Judgement	Highlighted portions at: Page 3: lines 2-7, 9-10, 14-15; Page 7: lines 12-13, 19-20, 23; Page 11: lines 2-3, 5-10, 18; Page 12: lines 1-4, 12-16; Page 14: lines 16-17; Page 17: lines 13-14, 18-20; Page 19: lines 15, 19, 22, 24-28; Page 20: lines 1-4, 6-9, 12, 16-23; Page 21: lines 6-8;	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 to File Documents Under Seal ("Grigg Declaration"), ¶¶ 2-5.
3 to Gunther Declaration	Excerpts from the September 3, 2020 Expert Report of Dr. Nenad Medvidovic Regarding Infringement by SonicWall, Inc. of Patent Nos. 8,225,408; 7,975,305; and 8,141,154	Entirety	This document reflects 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. See Declaration of Nicole E. Grigg in Support of Administrative Motion to File Documents Under Seal

1				Portion(s) to	
1	E	xh. No.	Document	Seal	Reason(s) for Sealing
2		to Gunther	Erranusta Cuana da a	Entinotes	("Grigg Declaration"), ¶¶ 2-5. This document reflects information
3		eclaration	Excerpts from the September 4, 2020	Entirety	that SonicWall has designated as "Highly Confidential – Attorneys"
4			Expert Report of DeForest McDuff,		Eyes Only" pursuant to the
5			Ph.D		Stipulated Protective Order. If filed publicly, this confidential
6					information could be used to SonicWall's disadvantage by
7					competitors as it concerns SonicWall's confidential financial
8					and business information. <i>See</i> Declaration of Nicole E. Grigg in
9					Support of Administrative Motion to File Documents Under Seal
10	5	to Gunther	Excerpts from the July	Entirety	("Grigg Declaration"), ¶¶ 2-5. This document reflects testimony
11		eclaration	9, 2020 John Gmuender Deposition	Littlety	that SonicWall has designated as "Highly Confidential – Attorneys"
12			Transcript		Eyes Only" or "Highly Confidential – Attorney's Eyes
13					Only – Source Code" pursuant to the Stipulated Protective Order. If
					filed publicly, this confidential
14					information could be used to SonicWall's disadvantage by
15					competitors as it concerns the
16					identification, organization, and or operation of SonicWall's
17					proprietary products. See Declaration of Nicole E. Grigg in
18					Support of Administrative Motion to File Documents Under Seal ("Grigg Declaration"), ¶¶ 2-5.
19		to Gunther	Excerpts from the July	Entirety	This document reflects testimony
20		eclaration	16, 2020 Shunhui Zhu Deposition Transcript.		that SonicWall has designated as "Highly Confidential – Attorneys"
21					Eyes Only" or "Highly Confidential – Attorney's Eyes
22					Only – Source Code" pursuant to the Stipulated Protective Order. If
23					filed publicly, this confidential
					information could be used to SonicWall's disadvantage by
24					competitors as it concerns the identification, organization, and or
25					operation of SonicWall's proprietary products. See
26					Declaration of Nicole E. Grigg in Support of Administrative Motion
27					to File Documents Under Seal ("Grigg Declaration"), ¶¶ 2-5.
28	7	to Gunther	Excerpts from the July	Entirety	This document reflects testimony



1	Exh. No.	Document	Portion(s) to Seal	Reason(s) for Sealing
2	Declaration	29, 2020 Dmitriy Ayrapetov Deposition		that SonicWall has designated as "Highly Confidential – Attorneys'
3		Transcript		Eyes Only" or "Highly Confidential – Attorneys Eyes Only" or "Highly
4				Only – Source Code" pursuant to
5				the Stipulated Protective Order. If filed publicly, this confidential
6				information could be used to SonicWall's disadvantage by
				competitors as it concerns the
7				identification, organization, and or operation of SonicWall's
8				proprietary products. <i>See</i> Declaration of Nicole E. Grigg in
9				Support of Administrative Motion
10				to File Documents Under Seal ("Grigg Declaration"), ¶¶ 2-5.
10	8 to Gunther	Excerpts from the July	Entirety	This document reflects testimony
11	Declaration	24, 2020 Matt Neiderman Deposition		that SonicWall has designated as "Highly Confidential – Attorneys'
12		Transcript		Eyes Only" or "Highly
13		_		Confidential – Attorney's Eyes
13				Only – Source Code" pursuant to the Stipulated Protective Order. If
14				filed publicly, this confidential
15				information could be used to SonicWall's disadvantage by
				competitors as it concerns the
16				identification, organization, and or
17				operation of SonicWall's proprietary products. <i>See</i>
1.0				Declaration of Nicole E. Grigg in
18				Support of Administrative Motion to File Documents Under Seal
19				("Grigg Declaration"), ¶¶ 2-5.
20	14 to Gunther Declaration	Excerpts from the October 22, 2020 Eric	Entirety	This document reflects testimony that SonicWall has designated as
	_ : : : : : : : : : : : : : : : : : : :	B. Cole, Ph.D.		"Highly Confidential – Attorneys"
21		Deposition Transcript		Eyes Only" and "Highly Confidential – Attorneys' Eyes
22				Only - Source Code" pursuant to
23				the Stipulated Protective Order. If filed publicly, this confidential
24				information could be used to SonicWall's disadvantage by
				competitors as it concerns the
25				identification, organization, and or operation of SonicWall's
26				proprietary products, including its
27				source code. See Grigg Declaration, ¶¶ 2-5.
28	15 to Gunther Declaration	Excerpts from the October 26, 2020	Entirety	This document reflects testimony that SonicWall has designated as



			D (' () (
1	Exh. No.	Document	Portion(s) to Seal	Reason(s) for Sealing
2		Michael Mitzenmacher,		"Highly Confidential – Attorneys'
3		Ph.D. Deposition Transcript		Eyes Only" and "Highly Confidential – Attorneys' Eyes
		1		Only - Source Code" pursuant to
4				the Stipulated Protective Order. If filed publicly, this confidential
5				information could be used to
6				SonicWall's disadvantage by competitors as it concerns the
				identification, organization, and or
7				operation of SonicWall's proprietary products, including its
8				source code. See Grigg
9	16 to Gunther	Excerpts from the	Entirety	Declaration, ¶¶ 2-5. This document reflects testimony
	Declaration	October 29, 2020		that SonicWall has designated as
10		Nenad Medvidovic, Ph.D. Deposition		"Highly Confidential – Attorneys' Eyes Only" and "Highly
11		Transcript		Confidential – Attorneys' Eyes
12				Only - Source Code" pursuant to the Stipulated Protective Order. If
12				filed publicly, this confidential
13				information could be used to SonicWall's disadvantage by
14				competitors as it concerns the
15				identification, organization, and or operation of SonicWall's
16				proprietary products, including its
16				source code. <i>See</i> Grigg Declaration, ¶¶ 2-5.
17	17 to Gunther Declaration	Excerpts from the	Entirety	This document reflects testimony
18	Deciaration	September 3, 2020 Expert Report of Dr.		that SonicWall has designated as "Highly Confidential – Attorneys"
19		Eric B. Cole Regarding Technology Tutorial		Eyes Only" and "Highly Confidential – Attorneys' Eyes
		and Infringement by		Only - Source Code" pursuant to
20		SonicWall, Inc. of Patent Nos. 6,154,844;		the Stipulated Protective Order. If filed publicly, this confidential
21		7,058,822; 7,647,633;		information could be used to
22		and 8,677,494		SonicWall's disadvantage by competitors as it concerns the
				identification, organization, and or
23				operation of SonicWall's proprietary products, including its
24				source code. See Grigg
25	18 to Gunther	Excerpts from the	Entirety	Declaration, ¶¶ 2-5. This document reflects testimony
	Declaration	September 3, 2020	· J	that SonicWall has designated as
26		Expert Report of Michael Mitzenmacher,		"Highly Confidential – Attorneys' Eyes Only" and "Highly
27		Ph.D. Regarding		Confidential – Attorneys' Eyes
28		Infringement by SonicWall, Inc. of		Only - Source Code" pursuant to the Stipulated Protective Order. If



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