	Case 5:17-cv-04467-BLF Document	329 Filed 12/22/20	Page 1 of 9	
1 2 3 4 5 6 7 8 9 10	<ul> <li>Roger A. Denning (CA SBN 228998) denning @fr.com Jason W. Wolff (CA SBN 215819) wolff@fr.com John-Paul Fryckman (CA SBN 317591) fryckman@fr.com K. Nicole Williams (CA291900) nwilliams@fr.com FISH &amp; RICHARDSON P.C. 12860 El Camino Real, Suite 400 San Diego, CA 92130 Telephone: (858) 678-5070 / Fax: (858) 678-5099</li> <li>Proshanto Mukherji (<i>Pro Hac Vice</i>) mukherji@fr.com FISH &amp; RICHARDSON P.C. One Marina Park Drive Boston, MA 02210 Phone: (617) 542-5070/ Fax: (617) 542-5906</li> <li>Robert Courtney (CA SNB 248392) courtney@fr.com FISH &amp; RICHARDSON P.C.</li> </ul>			
11	60 South Sixth Street Minneapolis, MN 55402 Phone: (612) 335-5070 / Fax: (612) 288-9696			
12 13	Attorneys for Plaintiff FINJAN LLC			
14		DISTRICT COURT		
15	NORTHERN DISTRICT OF CALIFORNIA			
16	(SAN JOSE DIVISION)			
17				
18	FINJAN LLC, a Delaware Limited Liability	Case No. 5:17-cv-04	467-BLF (VKD)	
19	Company, Plaintiff,	FINJAN LLC'S CORRECTED ADMINISTRATIVE MOTION TO FILE UNDER SEAL		
20				
21	v.			
22	SONICWALL INC., a Delaware Corporation,			
23	Defendant.			
24	24			
25				
26				
27				
28				
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#### I. INTRODUCTION

Plaintiff Finjan LLC ("Finjan"), having reviewed and complied with Civil Local Rule 79-

5, hereby moves the Court for permission to file under seal the following documents:

5	ECF or	Document	Portion(s) to Seal	Reason(s) for Sealing
	Exh. No.			
6	ECF 326	Finjan's Opposition to	Highlighted portions	The highlighted portions of
7		SonicWall's Motion	at page 2, lines 15-20;	this document reflect
		for Partial Summary	page 3, lines 20-22;	information that SonicWall
8		Judgment	page 6, lines 2 and 16-	has designated as "Highly
9			22; page 7, lines 7-12 and 23-27; page 12,	Confidential –Attorneys' Eyes Only" or "Highly
			lines 21-27; page 12,	Confidential – Attorneys'
10			lines 2-8, 11, 13-14,	Eyes Only – Source Code"
11			and 26-27; page 15,	pursuant to the Stipulated
11			lines 20-21; page 16,	Protective Order, and from
12			lines 19-22 and 26-27;	which confidential
10			page 17, lines 2-14	information regarding
13			and 25-27; page 18,	SonicWall's accused
14			lines 1-6, 9-10, and	products could potentially
			15; page 19, lines 20- 21.	be discerned.
15	Exh. A	Excerpts from the	Entirety	This document reflects
16		Expert Report of Dr.	Entholy	information SonicWall has
		Nenad Medvidovic		designated "Highly
17		Regarding		Confidential – Attorneys'
18		Infringement by		Eyes Only" and "Highly
		SonicWall, Inc. of		Confidential – Attorneys'
19		Patent Nos. 8,225,408;		Eyes Only – Source Code"
20		7,975,305 and 8,141,154, dated		pursuant to the Stipulated Protective Order, and from
20		September 3, 2020		which confidential
21		September 5, 2020		information regarding
22				SonicWall's accused
				products could potentially
23				be discerned.
<u> </u>	Exh. B	Excerpts from the	Entirety	This deposition transcript
24		Deposition Transcript		was designated by
25		of Michael King taken July 24, 2020		SonicWall as "Highly Confidential – Attorneys'
		July 27, 2020		Eyes Only" pursuant to the
26				Stipulated Protective Order,
27				and from which confidential
				information regarding
28				SonicWall's accused

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28	Exh. G	Expert Report of	Entiretv	be discerned. This document reflects
27				products could potentially
26				SonicWall's accused
				information regarding
25				Stipulated Protective Order, and from which confidential
24				Eyes Only" pursuant to the
		taken October 22, 2020		Confidential – Attorneys'
23		of Eric B. Cole, Ph.D.		SonicWall as "Highly
22		Deposition Transcript	Linnery	information designated by
	Exh. F	Excerpts from the	Entirety	be discerned. This deposition contains
21				products could potentially
20				SonicWall's accused
17				information regarding
19				Stipulated Protective Order, and from which confidential
18		Finjan_00549291		Eyes Only" pursuant to the
17		SonicWall-		Confidential – Attorneys'
. –		Finjan_00549272-		designated "Highly
16		as SonicWall-	Enthety	information SonicWall has
15	Exh. E	Presentation Produced	Entirety	This document reflects
				products could potentially be discerned.
14				SonicWall's accused
13				information regarding
				and from which confidential
12				Stipulated Protective Order,
11		July 21, 2020		Confidential – Attorneys' Eyes Only" pursuant to the
		of Eric Hawkes taken		SonicWall as "Highly
10		Deposition Transcript		was designated by
9	Exh. D	Excerpts from the	Entirety	This deposition transcript
8				be discerned.
				SonicWall's accused products could potentially
7				information regarding
6				and from which confidential
				Stipulated Protective Order,
5		July 10, 2020		Eyes Only" pursuant to the
4		July 16, 2020		SonicWall as "Highly Confidential – Attorneys'
		Deposition Transcript of Shunhui Zhu taken		was designated by
3	Exh. C	Excerpts from the	Entirety	This deposition transcript
2				
				potentially discerned.
1				products could be

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				· · · · · · · · · · · · · · · · · · ·	
1		Michael		information SonicWall has	
2		Mitzenmacher, Ph.D. Regarding		designated "Highly Confidential – Attorneys'	
3		Infringement of SonicWall, Inc. of		Eyes Only" and "Highly Confidential – Attorneys'	
4		Patent Nos. 6,804,780;		Eyes Only – Source Code"	
4		6,965,968; and		pursuant to the Stipulated	
5		7,613,926, dated		Protective Order, and from	
6		September 3, 2020		which confidential	
0				information regarding SonicWall's accused	
7				products could potentially	
8				be discerned.	
	Exh. H	Excerpts from the	Entirety	This document reflects	
9		Expert Report of Dr.		information SonicWall has	
10		Eric Cole Regarding Technology Tutorial		designated "Highly Confidential – Attorneys'	
11		and Infringement by		Eyes Only" and "Highly	
10		SonicWall, Inc. of		Confidential – Attorneys'	
12		Patent Nos. 6,154,844; 7,058,822; 7,647,633		Eyes Only – Source Code" pursuant to the Stipulated	
13		and 8,677,494		Protective Order, and from	
1.4				which confidential	
14				information regarding	
15				SonicWall's accused	
16				products could potentially be discerned.	
17	Exh. I	Excerpts from the	Entirety	This deposition contains	
17		Deposition Transcript		information designated by	
18		of Kevin Almeroth,		SonicWall as "Highly	
19		Ph.D. taken October 21, 2020		Confidential – Attorneys' Eyes Only" pursuant to the	
				Stipulated Protective Order,	
20				and from which confidential	
21				information regarding SonicWall's accused	
22				products could potentially be discerned.	
23	Exh. J	Excerpt from the	Entirety	This deposition contains	
		Deposition Transcript		information designated by	
24		of John Gmuender		SonicWall as "Highly	
25		taken July 9, 2020		Confidential – Attorneys' Eyes Only" pursuant to the	
				Stipulated Protective Order,	
26				and from which confidential	
27				information regarding	
28				SonicWall's accused	

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 SonicWall's accused

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 products could poter

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products could potentially

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1				be discerned.
2	Exh. K	Excerpt from the	Entirety	This deposition contains
2		Deposition Transcript		information designated by
3		of Patrick McDaniel, Ph.D. taken October		SonicWall as "Highly Confidential – Attorneys'
4		23, 2020		Eyes Only" pursuant to the
4		23, 2020		Stipulated Protective Order,
5				and from which confidential
6				information regarding
0				SonicWall's accused
7				products could potentially be discerned.
8	Exh. L	SonicWall Document	Entirety	This document reflects
0		Produced as	Linchety	information SonicWall has
9		SonicWall-		designated "Highly
10		Finjan_00002532-		Confidential – Attorneys'
10		SonicWall-		Eyes Only" pursuant to the
11		Finjan_00002550		Stipulated Protective Order, and from which confidential
12				information regarding
12				SonicWall's accused
13				products could potentially
14				be discerned.
	Exh. N	SonicWall Document	Entirety	This document reflects
15		Produced as SonicWall-		information SonicWall has designated "Highly
16		Finjan_00002574-		Confidential – Attorneys'
		SonicWall-		Eyes Only" pursuant to the
17		Finjan_00002592		Stipulated Protective Order,
18				and from which confidential
				information regarding
19				SonicWall's accused products could potentially
20				be discerned.
21	Exh. P	SonicWall Document Produced as	Entirety	This document reflects information SonicWall has
22		SonicWall-		designated "Highly
		Finjan_00599079-		Confidential – Attorneys'
23		SonicWall-		Eyes Only" pursuant to the
24		Finjan_00599109		Stipulated Protective Order, and from which confidential
				information regarding
25				SonicWall's accused
26				products could potentially
				be discerned.
27	Exh. Q	SonicWall Document	Entirety	This document reflects
28		Produced as SonicWall-		information SonicWall has designated "Highly

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