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2 UNITED STATES DISTRICT COURT  
3 NORTHERN DISTRICT OF CALIFORNIA  
4 (SAN JOSE DIVISION)

5 FINJAN LLC, a Delaware Limited Liability  
6 Company,

7 Plaintiff,

8 v.

9 SONICWALL INC., a Delaware Corporation,

10 Defendant.  
11

Case No. 5:17-cv-04467-BLF (VKD)

**[PROPOSED] ORDER GRANTING  
FINJAN LLC'S CORRECTED  
ADMINISTRATIVE MOTION TO FILE  
UNDER SEAL**

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Case No. 5:17-cv-04467-BLF (VKD)

1 Plaintiff Finjan LLC's Corrected Administrative Motion to File Under Seal portions of  
 2 Finjan's Opposition to SonicWall's Motion for Partial Summary Judgment was brought before  
 3 this Court. Upon consideration of this motion and the supporting declaration of K. Nicole  
 4 Williams filed in support of the motion, the Court finds that good cause and compelling reasons  
 5 exist for sealing certain documents.

6 Compelling reasons having been shown, the Court finds that there exist overriding  
 7 confidentiality interests that overcome the right of public access to the record for the subject  
 8 documents as follows:

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

1			information regarding SonicWall's accused products could potentially be discerned. ( <i>See Williams Sealing Decl.</i> ¶ 4.)
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4	Exh. B	Excerpts from the Deposition Transcript of Michael King taken July 24, 2020	Entirety
5			This deposition transcript was designated by SonicWall as "Highly Confidential – Attorneys' Eyes Only" pursuant to the Stipulated Protective Order, and from which confidential information regarding SonicWall's accused products could be potentially discerned. ( <i>See Williams Sealing Decl.</i> ¶ 4.)
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11	Exh. C	Excerpts from the Deposition Transcript of Shunhui Zhu taken July 16, 2020	Entirety
12			This deposition transcript was designated by SonicWall as "Highly Confidential – Attorneys' Eyes Only" pursuant to the Stipulated Protective Order, and from which confidential information regarding SonicWall's accused products could potentially be discerned. ( <i>See Williams Sealing Decl.</i> ¶ 4.)
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18	Exh. D	Excerpts from the Deposition Transcript of Eric Hawkes taken July 21, 2020	Entirety
19			This deposition transcript was designated by SonicWall as "Highly Confidential – Attorneys' Eyes Only" pursuant to the Stipulated Protective Order, and from which confidential information regarding SonicWall's accused products could potentially be discerned. ( <i>See Williams Sealing Decl.</i> ¶ 4.)
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25	Exh. E	Presentation Produced as SonicWall-Finjan_00549272-SonicWall-Finjan_00549291	Entirety
26			This document reflects information SonicWall has designated "Highly Confidential – Attorneys' Eyes Only" pursuant to the
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1			Stipulated Protective Order, and from which confidential information regarding SonicWall's accused products could potentially be discerned. (See Williams Sealing Decl. ¶ 4.)
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5	Exh. F	Excerpts from the Deposition Transcript of Eric B. Cole, Ph.D. taken October 22, 2020	Entirety
6			This deposition contains information designated by SonicWall as "Highly Confidential – Attorneys' Eyes Only" pursuant to the Stipulated Protective Order, and from which confidential information regarding SonicWall's accused products could potentially be discerned. (See Williams Sealing Decl. ¶ 4.)
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12	Exh. G	Expert Report of Michael Mitzenmacher, Ph.D. Regarding Infringement of SonicWall, Inc. of Patent Nos. 6,804,780; 6,965,968; and 7,613,926, dated September 3, 2020	Entirety
13			This document reflects information SonicWall has designated "Highly Confidential – Attorneys' Eyes Only" and "Highly Confidential – Attorneys' Eyes Only – Source Code" pursuant to the Stipulated Protective Order, and from which confidential information regarding SonicWall's accused products could potentially be discerned. (See Williams Sealing Decl. ¶ 4.)
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21	Exh. H	Excerpts from the Expert Report of Dr. Eric Cole Regarding Technology Tutorial and Infringement by SonicWall, Inc. of Patent Nos. 6,154,844; 7,058,822; 7,647,633 and 8,677,494	Entirety
22			This document reflects information SonicWall has designated "Highly Confidential – Attorneys' Eyes Only" and "Highly Confidential – Attorneys' Eyes Only – Source Code" pursuant to the Stipulated Protective Order, and from which confidential information regarding SonicWall's accused products could potentially
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1			be discerned. ( <i>See Williams Sealing Decl.</i> ¶ 4.)
2	Exh. I	Excerpts from the Deposition Transcript of Kevin Almeroth, Ph.D. taken October 21, 2020	Entirety
3			This deposition contains information designated by SonicWall as “Highly Confidential – Attorneys’ Eyes Only” pursuant to the Stipulated Protective Order, and from which confidential information regarding SonicWall’s accused products could potentially be discerned. ( <i>See Williams Sealing Decl.</i> ¶ 4.)
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9	Exh. J	Excerpt from the Deposition Transcript of John Gmuender taken July 9, 2020	Entirety
10			This deposition contains information designated by SonicWall as “Highly Confidential – Attorneys’ Eyes Only” pursuant to the Stipulated Protective Order, and from which confidential information regarding SonicWall’s accused products could potentially be discerned. ( <i>See Williams Sealing Decl.</i> ¶ 4.)
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16	Exh. K	Excerpt from the Deposition Transcript of Patrick McDaniel, Ph.D. taken October 23, 2020	Entirety
17			This deposition contains information designated by SonicWall as “Highly Confidential – Attorneys’ Eyes Only” pursuant to the Stipulated Protective Order, and from which confidential information regarding SonicWall’s accused products could potentially be discerned. ( <i>See Williams Sealing Decl.</i> ¶ 4.)
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23	Exh. L	SonicWall Document Produced as SonicWall-Finjan_00002532-SonicWall-Finjan_00002550	Entirety
24			This document reflects information SonicWall has designated “Highly Confidential – Attorneys’ Eyes Only” pursuant to the Stipulated Protective Order, and from which confidential information regarding SonicWall’s accused
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