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

FINJAN LLC, a Delaware Limited Liability Company,

Plaintiff,

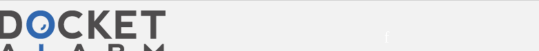
v.

SONICWALL INC., a Delaware Corporation,

Defendant.

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

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



ECF or

Document

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

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

Portion(s) to Seal

Reason(s) for Sealing

Exh. No.		(2)	g
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. (See 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
$_{2}\parallel$				SonicWall's accused
_				products could potentially
3				be discerned. (See Williams Sealing Decl. ¶ 4.)
$_{4}\parallel$	Exh. B	Excerpts from the	Entirety	This deposition transcript
4	Exil. B	Deposition Transcript	Enthoty	was designated by
5		of Michael King taken		SonicWall as "Highly
_		July 24, 2020		Confidential – Attorneys'
6				Eyes Only" pursuant to the
7				Stipulated Protective Order,
				and from which confidential information regarding
8				SonicWall's accused
9				products could be
10				potentially discerned. (See
10				Williams Sealing Decl. ¶ 4.)
11	F.1. C	F	T. C. C.	
12	Exh. C	Excerpts from the Deposition Transcript	Entirety	This deposition transcript was designated by
12		of Shunhui Zhu taken		SonicWall as "Highly
13		July 16, 2020		Confidential – Attorneys'
14				Eyes Only" pursuant to the
14				Stipulated Protective Order,
15				and from which confidential
16				information regarding SonicWall's accused
16				products could potentially
17				be discerned. (See Williams
18				Sealing Decl. ¶ 4.)
10	Exh. D	Excerpts from the	Entirety	This deposition transcript
19		Deposition Transcript		was designated by
20		of Eric Hawkes taken		SonicWall as "Highly
20		July 21, 2020		Confidential – Attorneys' Eyes Only" pursuant to the
21				Stipulated Protective Order,
22				and from which confidential
22				information regarding
23				SonicWall's accused
₂₄				products could potentially
24				be discerned. (See Williams Sealing Decl. ¶ 4.)
25	Exh. E	Presentation Produced	Entirety	This document reflects
26		as SonicWall-		information SonicWall has
26		Finjan_00549272-		designated "Highly
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