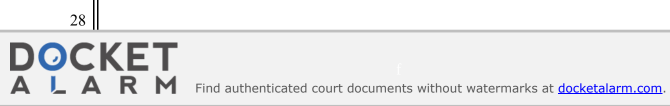
| 1 2 | DUANE MORRIS LLP D. Stuart Bartow (CA SBN 233107) dsbartow@duanemorris.com | DUANE MORRIS LLP Matthew C. Gaudet (GA SBN 287789) Admitted <i>Pro Hac Vice</i> | | | | |
|---------|---|--|--|--|--|--|
| 3 | Nicole E. Grigg (CA SBN 307733) negrigg@duanemorris.com 2475 Hanover Street | mcgaudet@duanemorris.com Robin L. McGrath (GA SBN 493115) Admitted <i>Pro Hac Vice</i> | | | | |
| 4 | Palo Alto, CA 94304-1194 Telephone: 650.847.4150 | rlmcgrath@duanemorris.com David C. Dotson (GA SBN 138040) | | | | |
| 5 | Facsimile: 650.847.4151 | Admitted <i>Pro Hac Vice</i> dcdotson@duanemorris.com | | | | |
| 6 | DUANE MORRIS LLP Joseph A. Powers (PA SBN 84590) | Jennifer H. Forte (GA SBN 940650) Admitted <i>Pro Hac Vice</i> | | | | |
| 7 | Admitted <i>Pro Hac Vice</i> japowers@duanemorris.com | jhforte@duanemorris.com 1075 Peachtree NE, Suite 2000 | | | | |
| 8 | Jarrad M. Gunther (PA SBN 207038) Admitted <i>Pro Hac Vice</i> | Atlanta, GA 30309 Telephone: 404.253.6900 | | | | |
| 9 | jmgunther@duanemorris.com 30 South 17th Street | Facsimile: 404.253.6901 | | | | |
| 10 | Philadelphia, PA 19103 Telephone: 215.979.1000 | | | | | |
| 11 | Facsimile: 215.979.1020 | | | | | |
| 12 | Attorneys for Defendant SONICWALL INC. | | | | | |
| 13 | | | | | | |
| 14 | UNITED STATES DISTRICT COURT | | | | | |
| 15 | NORTHERN DISTRICT OF CALIFORNIA | | | | | |
| 16 | SAN JOSE DIVISION | | | | | |
| 17 | FINJAN, LLC, a Delaware Limited Liability Company, | Case No.: 5:17-cv-04467-BLF-VKD | | | | |
| 18 | | [PROPOSED] ORDER GRANTING | | | | |
| 19 | Plaintiff, | SONICWALL INC.'S ADMINISTRATIVE MOTION TO FILE DOCUMENTS UNDER | | | | |
| 20 | V. | SEAL | | | | |
| 21 | SONICWALL INC., a Delaware Corporation, | | | | | |
| 22 23 | Defendant. | | | | | |
| 24 | | | | | | |
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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 Reply in Support of its Motion for Partial Summary Judgment | Highlighted portions at: Page 2: lines 3-4; Page 3: lines 3-4; Page 9: lines 15-21, 24-26; Page 10: lines 21, 23, 25-28; Page 11: lines 1-3, 5-17; Page 12: lines 1-3 | 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. |
| 41 to Gunther Declaration | Excerpts from the July 14, 2020 John Gordineer Deposition Transcript | Entirety | This document contains testimony that SonicWall has designated as "Highly Confidential – Attorneys' Eyes Only" or "Highly Confidential – Attorneys' 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, including its |

| 1 Portion(s) to | | | | | | |
|-----------------|---------------------|--|-----------------------|---|--|--|
| 2 | Exh. No. | Document | Portion(s) to Seal | Reason(s) for Sealing | | |
| 3 | | | | source code. See Grigg Declaration, ¶¶ 2-5. | | |
| 4 | 42 to Gunther | Excerpts from the July 21, 2020 Eric Hawkes | Entirety | This document contains testimony that SonicWall has designated as | | |
| 5 | Declaration | Deposition Transcript | | "Highly Confidential – Attorneys' Eyes Only" or "Highly Confidential – Attorneys' Eyes | | |
| 7 | | | | Only - Source Code" pursuant to the Stipulated Protective Order. If | | |
| 8 | | | | filed publicly, this confidential information could be used to | | |
| 9 10 | | | | SonicWall's disadvantage by competitors as it concerns the identification arganization and or | | |
| 11 | | | | identification, organization, and or operation of SonicWall's proprietary products, including its | | |
| 12 | | | | source code. See Grigg Declaration, ¶¶ 2-5. | | |
| 13 | 43 to | Excerpts from the July | Entirety | This document contains testimony | | |
| 14 | Gunther Declaration | 24, 2020 Michael King Deposition Transcript | | that SonicWall has designated as "Highly Confidential – Attorneys" | | |
| 15 | B containen | Deposition Transcript | | Eyes Only" or "Highly Confidential – Attorneys' Eyes | | |
| 16 17 | | | | Only - Source Code" pursuant to the Stipulated Protective Order. If | | |
| 18 | | | | filed publicly, this confidential information could be used to | | |
| 19 | | | | SonicWall's disadvantage by competitors as it concerns the | | |
| 20 | | | | identification, organization, and or operation of SonicWall's | | |
| 21 | | | | proprietary products, including its | | |
| 22 | | | | source code. <i>See</i> Grigg Declaration, ¶¶ 2-5. | | |
| 23 | 44 to | Excerpts from the | Entirety | This document contains testimony | | |
| 24 | Gunther Declaration | October 22, 2020 Dr. Eric Cole Deposition | | that SonicWall has designated as "Highly Confidential – Attorneys" | | |
| 25 | | Transcript | | Eyes Only" or "Highly Confidential – Attorneys' Eyes | | |
| 26 | | | | Only - Source Code" pursuant to the Stipulated Protective Order. If | | |
| 27 | | | | filed publicly, this confidential information could be used to | | |
| 28 | | | | SonicWall's disadvantage by | | |



| Exh. No. | Document | Portion(s) to Seal | Reason(s) for Sealing |
|---------------------------------|---|-----------------------|---|
| | | | competitors as it concerns the identification, organization, and or operation of SonicWall's proprietary products, including its source code. <i>See</i> Grigg Declaration, ¶¶ 2-5. |
| 45 to Gunther Declaration | Finjan's notice of inadvertently produced documents bearing Bates numbers Finjan-SW 047873-76 and privilege log dated July 24, 2018 | Entirety | This document contains information that Finjan has designated as "Highly Confidential – Attorneys' Eyes Only" pursuant to the Stipulated Protective Order. See Grigg Declaration, ¶¶ 2-5. |
| 46 to Gunther | SonicWall's Comprehensive Gateway Security Suite datasheet bearing Bates Nos. SonicWall-Finjan 00454707-709 | Entirety | SonicWall has designated this internal datasheet "Highly |
| Declaration | | | Confidential – Attorneys' Eyes Only" 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> Grigg Declaration, ¶¶ 2-5. |
| 47 to Gunther | SonicWall's WAN Acceleration Appliance | Entirety | SonicWall has designated this internal datasheet "Highly |
| Declaration | (WXA) Series datasheet bearing Bates Nos. SonicWall-Finjan 00017623-627 | | Confidential – Attorneys' Eyes Only" 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. |

2. A substantial probability exists that the overriding confidentiality interests will be prejudiced if the record is not sealed;



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