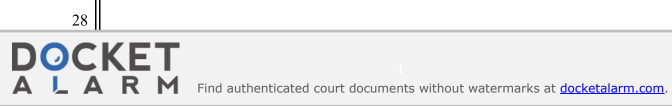
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13	SONICWALL INC.	
14	UNITED STATES	S DISTRICT COURT
15		RICT OF CALIFORNIA
16		E DIVISION
17	FINJAN, LLC, a Delaware Limited Liability	Case No.: 5:17-cv-04467-BLF-VKD
18	Company,	
19	Plaintiff,	[PROPOSED] ORDER GRANTING SONICWALL INC.'S ADMINISTRATIVE MOTION TO FILE DOCUMENTS UNDER
20	V.	SEAL
21	SONICWALL INC., a Delaware Corporation,	
22	Defendant.	
23		
24		
25		
26		
27		



OCKET

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 to Exclude the Testimony of Finjan's Experts Dr. McDuff, Dr. Striegel, Dr. Cole, Dr. Mitzenmacher, and Dr.Medvidovic	Highlighted portions at:  Page 3 lines 2-5; Page 4 lines 26-27; Page 5 lines 1-2; Page 7 line 22; Page 8 lines 22-25; Page 9 lines 2-5; 7-9; 11-12; Page 12 lines 23-27; Page 13 line 1;	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 as well as SonicWall's confidential business information. See 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 November 2, 2020 Deposition of DeForest McDuff, Ph.D.	Entirety	This document contains testimony that SonicWall has designated as "Highly 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, as well as

1 2		Exh. No.	Document	Portion(s) to Seal	Reason(s) for Sealing
3					confidential business and financial information of SonicWall. See
4		4 to Gunther	Excerpts from the	Entirety	Grigg Declaration, ¶¶ 2-5.  This document contains
5		Declaration	September 3, 2020 Expert Report of	Entirety	information that SonicWall has designated as "Highly Confidential
6			Michael Mitzenmacher, Ph.D.		- Attorneys' Eyes Only" or "Highly Confidential – Attorneys'
7 8					Eyes Only - Source Code" pursuant to the Stipulated
9					Protective Order. If filed publicly, this confidential information could
10					be used to SonicWall's
11					disadvantage by competitors as it concerns the identification,
12					organization, and or operation of SonicWall's proprietary products,
13					including its source code. <i>See</i> Grigg Declaration, ¶¶ 2-5.
14		5 to Gunther Declaration	Excerpts from the October 26, 2020 Deposition of Michael	Entirety	This document contains testimony that SonicWall has designated as "Highly Confidential – Attorneys'
15					
16			Mitzenmacher, Ph.D.		Eyes Only" pursuant to the Stipulated Protective Order. If
17					filed publicly, this confidential information could be used to
18					SonicWall's disadvantage by competitors as it concerns the
19 20					identification, organization, and or operation of SonicWall's
21					proprietary products. <i>See</i> Grigg Declaration, ¶¶ 2-5.
22		6 to Gunther	Exhibit 5 to the	Entirety	This document was produced by
23		Declaration	November 2, 2020 Deposition of DeForest		third party Francisco Partners and was designated as "Highly
24			McDuff, Ph.D.		Confidential – Attorneys' Eyes Only" pursuant to the Stipulated
25					Protective Order. <i>See</i> Grigg Declaration, ¶¶ 2-5.
26		7 to Gunther	Exhibit 10 to the	Entirety	This document contains internal
27		Declaration	November 2, 2020 Deposition of DeForest McDuff, Ph.D.		email communications that SonicWall has designated as "Confidential" pursuant to the
28			MICDUII, FII.D.		"Confidential" pursuant to the



Exh. No.	Document	Portion(s) to Seal	Reason(s) for Sealing
			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.
8 to Gunther Declaration	Excerpts from the November 3, 2020 Deposition of Aaron Striegel, Ph. D.	Entirety	This document contains testimony that SonicWall has designated as "Highly 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.
11 to Gunther Declaration	Excerpts from the September 3, 2020 Expert Report of Aaron Striegel, Ph.D.	Entirety	This document contains information that SonicWall has designated as "Highly 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, as well as confidential business and financial information of SonicWall. See Grigg Declaration, ¶¶ 2-5.
12 to Gunther Declaration	Exhibit 2 to the November 3, 2020 Deposition of Aaron Striegel bearing the bates number SonicWall- Finjan 00101991	Entirety	SonicWall has designated this document "Highly Confidential – Attorneys' Eyes Only" pursuant to the Stipulated Protective Order. If filed publicly, this confidential information could be used to SonicWall's disadvantage by



Exh. No.	Document	Portion(s) to Seal	Reason(s) for Sealing
			competitors as it concerns the SonicWall's confidential business information. <i>See</i> Grigg Declaration, ¶¶ 2-5.
13 to Gunther Declaration	Exhibit 3 to the November 3, 2020 Deposition of Aaron Striegel bearing the bates number FINJAN- SW 158696	Entirety	This document contains information that Finjan has designated as "Highly Confidential – Attorneys' Eyes Only" pursuant to the Stipulated Protective Order. <i>See</i> Grigg Declaration, ¶¶ 2-5.
15 to Gunther Declaration	SonicWall Inc.'s Fourth Supplemental Response to Finjan, Inc.'s First Set of Interrogatories (No. 5)	Entirety	This document contains information that SonicWall has designated as "Highly 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.
26 to Gunther Declaration	Excerpts from the September 3, 2020 Expert Report of Dr. Eric Cole	Entirety	This document contains information that SonicWall has designated as "Highly 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.
27 to Gunther Declaration	Excerpts from the September 3, 2020 Expert Report of Dr. Nenad Medvidovic	Entirety	This document contains information that SonicWall has designated as "Highly Confidential – Attorneys' Eyes Only" pursuant to the Stipulated Protective Order. If filed publicly, this confidential information could be used to



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