	Case 5:17-cv-04467-BLF Document 35	59-2 Filed 03/04/21 Page 1 of 8		
1 2 3 4 5 6 7 8 9 10 11 11 12	DUANE MORRIS LLP D. Stuart Bartow (CA SBN 233107) dsbartow@duanemorris.com Nicole E. Grigg (CA SBN 307733) negrigg@duanemorris.com 2475 Hanover Street Palo Alto, CA 94304-1194 Telephone: 650.847.4150 Facsimile: 650.847.4151 DUANE MORRIS LLP Joseph A. Powers (PA SBN 84590) Admitted <i>Pro Hac Vice</i> japowers@duanemorris.com Jarrad M. Gunther (PA SBN 207038) Admitted <i>Pro Hac Vice</i> jmgunther@duanemorris.com 30 South 17th Street Philadelphia, PA 19103 Telephone: 215.979.1000 Facsimile: 215.979.1020 Attorneys for Defendant SONICWALL INC.	DUANE MORRIS LLP Matthew C. Gaudet (GA SBN 287789) Admitted <i>Pro Hac Vice</i> mcgaudet@duanemorris.com John R. Gibson (GA SBN 454507) Admitted <i>Pro Hac Vice</i> jrgibson@duanemorris.com Robin L. McGrath (GA SBN 493115) Admitted <i>Pro Hac Vice</i> rlmcgrath@duanemorris.com David C. Dotson (GA SBN 138040) Admitted <i>Pro Hac Vice</i> dcdotson@duanemorris.com Jennifer H. Forte (GA SBN 940650) Admitted <i>Pro Hac Vice</i> jhforte@duanemorris.com 1075 Peachtree NE, Suite 2000 Atlanta, GA 30309 Telephone: 404.253.6900 Facsimile: 404.253.6901		
13	SUNIC WALL INC.			
14	4 UNITED STATES DISTRICT COURT			
15	NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION			
16				
17 18	FINJAN, LLC, a Delaware Limited Liability Company,	Case No.: 5:17-cv-04467-BLF-VKD		
19	Plaintiff,	[PROPOSED] ORDER GRANTING SONICWALL INC.'S ADMINISTRATIVE		
20	v.	MOTION TO FILE DOCUMENTS UNDER SEAL		
21	SONICWALL INC., a Delaware Corporation,			
22	Defendant.			
23				
24				
25 26				
26 27				
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	B M	without watermarks at <u>docketalarm.com</u> .		

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:

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8	Exh. No.	Document	Portion(s) to Seal	Reason(s) for Sealing
9 10 11 12 13 14 15 16 17 18 19 20		SonicWall's Motion to Exclude Improper Expert Testimony Based on Finjan's Willfulness Allegations (Motion in Limine No. 1)	Highlighted portions at: Pg. 1 at lines 8-19 and 24-25; Pg. 2 at lines 1-3, 7-9 and 18-20; Pg. 3 at lines 5-6	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. <i>See</i> Declaration of Nicole E. Grigg in Support of Administrative Motion to File Documents Under Seal ("Grigg Declaration"), ¶¶ 2-5.
 21 22 23 24 25 26 27 28 		SonicWall's Motion in Limine to Exclude Dr. McDuff's Method No. 1 (Motion in Limine No. 2)	Highlighted portions at: Pg. 1 at lines 2-5, 11, 16-17, 21 and 25; Pg. 2 at lines 6-7, 13 and 21; Pg. 3 at lines 24 and 26-27; Pg. 4 at lines 2-3, 5, 10- 12, 14, 19, 22-24 and 26-28; Pg. 5 at lines 2, 6-7, 11-	The highlighted portions of this document reflect 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 SonicWall's confidential business information. Additionally, highlighted portions of this document reflect information that Finjan has designated as "Highly-

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Exh. No.	Document	Portion(s) to Seal	Reason(s) for Sealing
		12 and 18-20,	Confidential – Attorneys' Eyes Only" pursuant to the Protective Order. <i>See</i> Declaration of Nicole E. Grigg in Support of Administrative Motion to File Documents Under Seal ("Grigg Declaration"), ¶¶ 2-5.
	SonicWall's Motion to Exclude Dr.	Pg. 1 at lines 4 and 10-11; Pg. 5	The highlighted portions of this document reflect information that
	Striegel's Technical Apportionment	at line 18	SonicWall has designated as "Highly Confidential – Attorneys' Eyes Only" or "Highly
	Opinions and Dr. McDuff's Reliance		Confidential – Attorney's Eyes Only – Source Code" pursuant to
	Thereon (Motion in Limine No. 3)		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. Additionally, highlighted portions of this
			document reflect information that Finjan has designated as "Highly-
			Confidential – Attorneys' Eyes Only" pursuant to the Protective Order. <i>See</i> Declaration of Nicole E.
			Grigg in Support of Administrative Motion to File Documents Under
	SonicWall's Motion	Pg. 1 at lines 16-	Seal ("Grigg Declaration"), ¶¶ 2-5. The highlighted portions of this
	in Limine to Exclude the Testimony of Dr.	21 and 23-28; Pg. 2 at lines 1-3, 6-7,	document reflect information that SonicWall has designated as
	McDuff's Price Per Scan Opinions	15 and 17-20; Pg. 3 at lines 3-4, 6-	"Highly Confidential – Attorneys" Eyes Only" or "Highly Confidential – Attorney's Eyes
	(Method No. 3) (Motion in Limine	10, 14-15 and 18; Pg. 4 at lines 7-9	Only – Source Code" pursuant to the Stipulated Protective Order. If
	No. 4)	and 11; Pg. 5 at line 7	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.
1 to Gunther	Excerpts from the September 4, 2020	Entirety	This document contains information that SonicWall has

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1Exh. No.DocumentPortion(s) to SealReason(s) for S2DeclarationExpert Report of DeForest McDuff, Ph.D.designated as "Highly – Attorneys' Eyes Only "Highly Confidential – Eyes Only - Source Co pursuant to the Stipula Protective Order. If file this confidential inform be used to SonicWall's organization, and or op SonicWall's proprietar as well as SonicWall's	Confidential y" or
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business information. Declaration, ¶¶ 2-5.	See Grigg
93 to GuntherExcerpts from theEntiretyDeclaration, 11 2-5.	15
10 Declaration September 3, 2020 information that Sonic	
Expert Report of Dr.	
Eric Cole Regarding "Highly Confidential –	- Attorneys'
12 Technology Tutorial Eyes Only - Source Co	ode"
12and Infringement bypursuant to the Stipula13SonicWall, Inc. ofProtective Order. If file	
13 Sonic wall, Inc. of Patent Nos. Protective Order. If file this confidential inform	
14 6.154.844: 7.058.822: be used to SonicWall's	s
7.647.633; and disadvantage by compo	etitors as it
15 8,677,494 concerns the identification organization, and or optimized organization of the identification of	
16 SonicWall's proprietar	ry products,
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18 Declaration September 3, 2020 information that Sonic	Wall has
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19 Attorneys' Eyes Only Michael "Highly Confidential –	
20 Mitzenmacher, Ph.D. Eyes Only - Source Co	ode"
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21Infringement by SonicWall, Inc. ofProtective Order. If file this confidential inform	nation could
22 Patent Nos. be used to SonicWall's	s
6,804,780; 6,965,968; disadvantage by comp	
23 and 7,613,926 concerns the identification organization, and or optimization of the identification of the id	
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including its source co	
25Grigg Declaration, ¶ 25 to GuntherExcerpts from theEntiretyThis document contain	
26 Declaration September 3, 2020 information that Sonic	Wall has
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27 Nenad Medvidović – Attorneys' Eyes Only "Highly Confidential –	
28 Regarding Eyes Only - Source Co	

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1	Exh. No.	Document	Portion(s) to Seal	Reason(s) for Sealing
	L'AII. 140.	Infringement by	1 of tion(s) to Seal	pursuant to the Stipulated
2		SonicWall, Inc. of		Protective Order. If filed publicly,
3		Patent Nos.		this confidential information could be used to SonicWall's
4		8,225,408; 7,975,305;		disadvantage by competitors as it
		and 8,141,154		concerns the identification, organization, and or operation of
5				SonicWall's proprietary products,
6				including its source code. See
7	6 to Gunther	Excerpts from the	Entirety	Grigg Declaration, ¶¶ 2-5. This document contains
<i>'</i>	Declaration	September 3, 2020	2	information that SonicWall has
8		Expert Report of Dr.		designated as "Highly Confidential – Attorneys' Eyes Only" or
9		Aaron Striegel		"Highly Confidential – Attorneys'
10				Eyes Only - Source Code" pursuant to the Stipulated
10				Protective Order. If filed publicly,
11				this confidential information could be used to SonicWall's
12				disadvantage by competitors as it
				concerns the identification, organization, and or operation of
13				SonicWall's proprietary products
14				as well as SonicWall's confidential business information. See Grigg
15				Declaration, ¶¶ 2-5.
	7 to Gunther	Excerpts from the	Entirety	This document contains testimony
16	Declaration	October 22, 2020 deposition transcript		that SonicWall has designated as "Highly Confidential – Attorneys'
17		of Eric Cole		Eyes Only" pursuant to the
18				Stipulated Protective Order. If filed publicly, this confidential
				information could be used to
19				SonicWall's disadvantage by competitors as it concerns the
20				identification, organization, and or
21				operation of SonicWall's proprietary products, as well as
21				confidential business information
22				of SonicWall. See Grigg Declaration, ¶¶ 2-5.
23	8 to Gunther	Excerpts from the	Entirety	This document contains testimony
24	Declaration	October 26, 2020		that SonicWall has designated as "Highly Confidential – Attorneys'
24		deposition transcript of Michael		Eyes Only" pursuant to the
25		Mitzenmacher		Stipulated Protective Order. If filed publicly, this confidential
26				information could be used to
				SonicWall's disadvantage by competitors as it concerns the
27				identification, organization, and or
28				operation of SonicWall's

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