

This matter has come before the Court to determine whether there is any cause why this

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

the case on the merits as to Rubycon in accordance with the terms of the Settlement Agreement. Good cause appearing therefore:

IT IS HEREBY ORDERED, AJUDGED, AND DECREED THAT:

1. The Court has jurisdiction over the subject matter of this litigation, the Actions within this litigation, and the parties to the Settlement Agreements, including all members of the Settlement Class.

reason to delay the entry of Final Judgment under Federal Rule of Civil Procedure 54(b).

Accordingly, the Court directs entry of Judgment, which shall constitute a final adjudication of

2. For purposes of this Judgment, except as otherwise set forth herein, the Court adopts and incorporates the definitions contained in the Settlement Agreement [ECF No. 2099-4] as though they were fully set forth in this Final Judgment. Specifically, "Class," as defined in the Settlement Agreement, means:

> All persons and entities in the United States who, during the period from April 1, 2002 to February 28, 2014, purchased one or more Electrolytic Capacitor(s) from a distributor (or from an entity other than a Defendant) that a Defendant or alleged co-conspirator manufactured. Excluded from the Class are Defendants, their parent subsidiaries and Affiliates, any co-conspirators, companies, Defendants' attorneys in this case, federal government entities and instrumentalities, states and their subdivisions, all judges assigned to

28

27

Final Judgment of Dismissal with Prejudice as to Approval of Settlement with Rubycon Defendants; Case No. 3:14-cv-03264-JD

this case, all jurors in this case, and all persons and entities who directly purchased Capacitors from Defendants; and

All persons and entities in the United States who, during the period from January 1, 2002 to February 28, 2014, purchased one or more Film Capacitor(s) from a distributor (or from an entity other than a Defendant) that a Defendant or alleged co-conspirator manufactured. Excluded from the Class are Defendants, their parent companies, subsidiaries and Affiliates, any co-conspirators, Defendants' attorneys in this case, federal government entities and instrumentalities, states and their subdivisions, all judges assigned to this case, all jurors in this case, and all persons and entities who directly purchased Capacitors from Defendants.

- 3. Those persons and entities identified in the list attached hereto as **Exhibit A** are validly excluded from the Class. Such persons and entities are not included in or bound by this Judgment. Such persons and entities are not entitled to any recovery of the settlement proceeds obtained in connection with the Settlement Agreement.
- 4. The Court hereby dismisses on the merits and with prejudice IPPs' claims against Rubycon, with each party to bear their own costs and attorneys' fees, except as provided in the Settlement Agreement.
- 5. All persons and entities who are Releasors under the terms of the Settlement Agreement are hereby barred and enjoined from commencing, prosecuting, or continuing, either directly or indirectly, any claim against the Releasees, as defined in the Settlement Agreement, in this or any other jurisdiction arising out of, or related to, any of the Released Claims.
- 6. The Releasees are hereby and forever released from all Released Claims as defined in the Settlement Agreement.
- 7. Without affecting the finality of this Judgment in any way, this Court hereby retains continuing jurisdiction over
 - a. implementation of these settlements and any distribution to members of the
 Settlement Class pursuant to further orders of this Court;
 - b. disposition of the Settlement Fund;

Case 3:17-md-02801-JD Document 634 Filed 06/14/19 Page 4 of 7

- c. determining attorneys' fees, costs, expenses, interest and Class Representative incentive awards;
- d. the Action until Final Judgment contemplated hereby has become effective;
- e. hearing and ruling on any matters relating to the plan of allocation of settlement proceeds; and
- f. all parties to the Action and Releasing Parties, for the purpose of enforcing and administering the Settlement Agreement and the mutual releases and other documents contemplated by, or executed in connection with the Agreement.
- 8. This document constitutes a final judgment and separate documents for purposes of Federal Rule of Civil Procedure 58(a).
- 9. The Court finds that, pursuant to Federal Rules of Civil Procedure 54(a) and (b), Final Judgment should be entered, and further finds that there is no just reason for delay in the entry of Final Judgment, as to the parties to the Settlement Agreements. Accordingly, the Clerk is hereby directed to enter Final Judgment forthwith.

IT IS SO ORDERED.

Dated: June 14, 2019

Hon. James Donato

United States District Judge

Final Judgment of Dismissal with Prejudice as to Approval of Settlement with Rubycon Defendants; Case No. 3:14-cv-03264-JD

EXHIBIT A

1

2

28

REQUESTS FOR EXCLUSION FROM RUBYCON SETTLEMENT

3 **Exclusion Requested Timely** <u>Name</u> Gayle L. Roberts Yes 4 Peter Zdinak Yes 5 LingoTeach Inc Yes Plexus Corp Yes 6 Plexus Asia, Ltd. Yes 7 Plexus Corp. Limited Yes 8 Plexus Corporation (UK) Limited Yes Plexus Deutschland GmbH 9 Yes Plexus Electronica S. de R.L. de C.V. Yes 10 Plexus (Hangzhou) Co., Ltd. Yes 11 Plexus International Services, Inc. Yes Plexus Intl. Sales & Logistics, LLC Yes 12 Plexus Manufacturing Sdn. Bhd. Yes 13 Plexus Services RO S.R.L. Yes Plexus (Xia men) Co., Ltd. Yes 14 Plexus (Zhejiang) Co., Ltd Yes 15 Plexus Corp. (Kelso) Limited Yes Plexus Corp. (Maldon) Limited Yes 16 Plexus Services Corp. Yes 17 Plexus Technology Group, Inc. Yes Plexus Electronic Assembly Corp. 18 Yes Plexus NPI Plus Corp. Yes 19 Plexus Nampa LLC Yes Plexus Aerospace, Defense and Security Services, LLC 20 Yes 21 Plexus QS, LLC Yes Plexus Management Services Corporation USA 22 Yes Plexus (Thailand) Co., Ltd. Yes 23 PTL Information Technology Services Corp. Yes 24 Plexus Services Americas, S. de R.L. de C.V. Yes 25 Microsoft Mobile, Inc. and Microsoft Mobile Oy Yes 26 Microsoft Corporation Yes 27 Microsoft Corporation's Subsidiaries Yes

Final Judgment of Dismissal with Prejudice as to Approval of Settlement with Rubycon Defendants; Case No. 3:14-cv-03264-JD

1	<u>Name</u>	Exclusion Requested Timely
2	Nokia Corporation (Finland)	Yes
3	Nokia Sales International Oy (Finland)	Yes
	Nokia India Pvt. Ltd. (India)	Yes
4	OOO Nokia (Russia)	Yes
5	Nokia (China) Investment Co., Ltd. (China)	Yes
6	Nokia Telecommunications Ltd. (China)	Yes
7	Nokia Inc. (United States)	Yes
8	Nokia UK Limited (United Kingdom)	Yes
9	Nokia do Brasil Technologia Ltda (Brazil)	Yes
	Nokia TMC Limited (South Korea)	Yes
10	Nokia (Thailand) Ltd. (Thailand)	Yes
11	Nokia Solutions and Networks B.V. (The Netherlands)	Yes
12	Nokia Solutions and Networks Oy (Finland)	Yes
13	Nokia Solutions and Networks US LLC (United States)	Yes
14	Nokia Solutions and Networks Japan Corp (Japan)	Yes
15	Nokia Solutions and Networks India Private Limited (India)	Yes
16 17	Nokia Solutions and Networks System Technology (Beijing) Co., Ltd (China)	Yes
18	Nokia Solutions and Networks Branch Operations Oy (Finland)	Yes
19	Nokia Solutions and Networks Korea Ltd (South Korea)	Yes
20	Nokia Solutions and Networks do Brasil Telecomunicações Ltda (Brazil)	Yes
21	Nokia Solutions and Networks Technology Service Co., Ltd (China)	Yes
22	HERE Holding Corporation (United States)	Yes
23	HERE Global B.V. (The Netherlands)	Yes
24	HERE Europe B.V. (The Netherlands)	Yes
25	HERE North America LLC (United States)	Yes
26	HERE Deutschland GmbH (Germany)	Yes
27	Nokia Finance International B.V. (The Netherlands)	Yes
	-	•

Final Judgment of Dismissal with Prejudice as to Approval of Settlement with Rubycon Defendants; Case No. 3:14-cv-03264-JD

28

Case 3:17-md-02801-JD Document 634 Filed 06/14/19 Page 7 of 7

<u>Name</u>	Exclusion Requested Tir
Nokia GmbH (Germany)	Yes
Nokia Capitel Telecommunications Ltd. (China)	Yes
Dongguan Nokia Mobile Phones Company Ltd. (China)	Yes
Nokia Komarom Kft (Hungary)	Yes
Nokia Romania SRL (Romania)	Yes
Nokia Communications Equipment (Shanghai) Ltd (China)	Yes
Nokia (HK) Ltd (Hong Kong)	Yes
Nokia Mobile Phone Manufacturing (HK) Ltd (Hong Kong)	Yes
Nokia Mobile Communications KK (formerly Nokia Mobile Phone Japan)	Yes
Dell Inc.	Yes
Dell Technologies, Inc.	Yes
EMC Corporation	Yes
Wyse Technology, Inc.	Yes

Final Judgment of Dismissal with Prejudice as to Approval of Settlement with Rubycon Defendants; Case No. 3:14-cv-03264-JD