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In re FINISAR CORP. DERIVATIVE LITIGATION

Plaintiffs, Finisar and defendants hereby submit this Stipulation and [Proposed] Order Regarding Substitution of the Mitchell Family Revocable Trust, in order to memorialize their agreement and obtain the Court's approval of the parties' agreement as set forth herein.

WHEREAS, on May 21, 2008, plaintiffs filed the operative complaint in this matter, the Supplemental Second Amended Consolidated Verified Shareholder Derivative Complaint (the "SSAC") (Dkt. No. 63-1);

WHEREAS, the SSAC named Larry Mitchell, a former member of Finisar's Board of Directors, as a defendant;

WHEREAS, Mr. Mitchell passed away during the course of this litigation;

WHEREAS, the date for filing a motion for substitution with respect to the claims against Mr. Mitchell has not passed;

WHEREAS, plaintiffs do not believe that pursuing claims against Mr. Mitchell's estate is in the best interests of any of the parties to the action;

WHEREAS, certain defendants have contended that plaintiffs must prove that a demand on Finisar's Board of Directors at the time this litigation was commenced would have been futile in order to prevail on the claims asserted in this action;

WHEREAS, Mr. Mitchell was a member of Finisar's Board of Directors at the time this action was commenced;

WHEREAS, defendants and Finisar have agreed that they will never contend that plaintiffs' decision to forego any potential claims against Mr. Mitchell's estate is in any way relevant to a determination regarding whether a demand on Mr. Mitchell or Finisar's Board of Directors would have been futile at the time that the SSAC was filed.

THEREFORE, the parties agree, subject to this Court's approval, as follows:

- 1. Plaintiffs will not move to substitute any party with respect to the claims asserted in the SSAC against Mr. Mitchell;
- 2. None of the parties will contend that plaintiffs' decision to forego any potential claims against Mr. Mitchell's estate is in any way relevant to a determination regarding whether a

1	demand on Mr. Mitchell or Finisar's Board of Directors would have been futile at the time that the				
2	SSAC was filed;				
3	3. Except as provided in the foregoing paragraph 2, nothing in this stipulation shall limit				
4	or prejudice any arguments, claims or defenses of defendants that a demand on Mr. Mitchell or				
5	Finisar's Board of Directors would not have been futile at the time that the SSAC was filed; and				
6	4. Nothing in this stipulation shall limit or prejudice any argument or claim that				
7	plaintiffs need not prove that a demand on Finisar's Board of Directors at the time this litigation was				
8	commenced would have been futile in order to prevail on the claims asserted in this action.				
9	IT IS SO STIPULATED.				
10	DATED: August 13, 2012	ROBBINS GELLER RUDMAN & DOWD LLP			
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26		Co-Lead Counsel for Plaintiffs			
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12		s/ David A. Priebe
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17		Hughes, Gregory Olsen and Nominal Defendant Finisar Corporation
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19	DATED: August 13, 2012	GOODWIN PROCTER LLP LLOYD WINAWER
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)_1	 STIPULATION AND [] ORDER REGARDING SUBS	STITUTION OF THE MITCHELL

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9	JARED L. KOPEL			
10	s/ Jared L. Kopel			
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14 15	Counsel for Defendant Jerry S. Rawls			
16	I, Christopher M. Wood, am the ECF User whose identification and password are being used			
17	to file the Stipulation and [Proposed] Order Regarding Substitution of the Mitchell Family			
18				
19	David A. Priebe, Lloyd Winawer and Jared L. Kopel have concurred in this filing.			
20	s/ Christopher M. Wood			
21	CHRISTOPHER M. WOOD			
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ORDER

Having considered the parties'	Stipulation,	and good	cause	appearing,	the Court	hereby
GRANTS the parties' Stipulation.						

IT IS SO ORDERED.

Dated:	,	2012

Ronald M. Whyte
THE HONORABLE RONALD M. WHYTE
LINITED STATES DISTRICT WAS A

UNITED STATES DISTRICT JUDGE