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[PROPOSED] JUDGMENT

1	Having heard	l, considered and taken under submission all of the evidence and
2	arguments of counsel presented by Counterplaintiffs Christopher Longstaffe, The Sales	
3	Solution, Inc. and Integratis, Ltd.'s Application for Default Judgment by Court Against	
4	Counterdefendants Churchill Leadership, Inc. ("CLI") and Churchill Leadership, Ltd.	
5	("CLL"), dated Sep	tember 22, 2008,
6	IT IS HERE	BY ORDERED, ADJUDGED AND DECREED by this Court that
7	judgment be and he	reby is entered for Counterplaintiffs Christopher Longstaffe, The Sales
8	Solution, Inc. and Is	ntegratis, Ltd. against Counterdefendants CLI and CLL that:
9	1.	Christopher Longstaffe is awarded and recovers from CLI and CLL the
10		amount of \$387,000.00 for nonpayment of wages owed plus
11		\$93,071.77 in prejudgment interest for a total sum of \$480,071.77.
12	2.	Pursuant California Civil Procedure Code § 685.010, post-judgment
13		interest will be applied at the daily rate of rate of 0.027397% for non-
14		leap years and 0.027322% for leap years from the date of entry of this
15		judgment below, January 4, 2009.
16	3.	Christopher Longstaffe is awarded and recovers from CLI and CLL
17		reasonable attorneys' fees, as a prevailing party in an action for
18		nonpayment of wages, in the amount of \$11,340.00 pursuant to
19		California Labor Code § 218.5;
20	4.	Christopher Longstaffe, The Sales Solution, Inc. and Integratis, Ltd. are
21		not infringing, and have never infringed, any of the alleged copyrights
22		owned or licensed by CLL or CLI; and
23	5.	Integratis, Ltd. is the rightful legal author of the training materials at
24		issue in this suit and, as such, owns the convrights thereto.
25		Canana J. Duf
26	Dated: January 5 th ,	
27		The Honorable Andrew J. Guilford U.S. District Court Judge
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