1			
2		JS-6	
3			
4		DISTRICT COURT	
5		CT OF CALIFORNIA	
6			
7	CLIFTON R. MCDONNELL,	Case No. 8:15-cv-00085-JVS-(DFMx)	
8	derivatively on behalf of himself and all other stockholders of INTELICLOUD	Honorable James V. Selna	
9	HOLDINGS, INC.,		
10	Plaintiff,		
10	V.		
11	INTELICLOUD HOLDINGS, INC., a		
	Delaware corporation; INTELICLOUD	FINAL JUDGMENT	
13	TECHNOLOGY, INC., a Nevada		
14	corporation; INTELICLOUD HOLDINGS, INC., a California		
15	corporation; SLICE NETWORKS,		
	LLC, a California limited liability company; VOXCORP, INC., a Utah		
17	corporation; VOXCORP		
18	ACQUISITION CORP., a Delaware corporation; JEFFREY FRIEDERICHS,		
19	an individual; NEELOY		
20	BHATTACHARYYA, an individual;		
21	KENNETH HUBBARD, an individual; GIL AMELIO, an individual; JOSEPH		
22	TORKAN, an individual; JULIE		
23	GIBSON, an individual; and DOES 1 through 30, inclusive,		
24	Defendants,		
25			
26	-and-		
27	INTELLICLOUD HOLDINGS, INC., a Delaware Corporation,		
28	Nominal Defendant.		
	IPROPOSEDI FINAL IUDGMENT		

[PROPOSED] FINAL JUDGMENT

1 This matter came before the Court on November 21, 2016 for a Motion for 2 Entry of Default Judgment by Plaintiff Clifton R. McDonnell's ("Plaintiff"). The 3 Court granted Plaintiff's Motion for Entry of Default Judgment in favor of Plaintiff and against InteliCloud Holdings, Inc. ("InteliCloud"), InteliCloud Technology Inc. 4 5 ("InteliCloud Tech."), Voxcorp Inc. ("Voxcorp"), Voxcorp Acquisition Corp. ("Voxcorp Acquisition"), and Neeloy Bhattacharyya ("Bhattacharyya"). The Court 6 7 previously granted Plaintiff's request for default judgment against Defendant Jeffrey 8 Friederichs ("Friedrichs") (all Defendants collectively referred to herein as 9 "Defendants"). The Court now enters judgment as follows:

10

Plaintiff has sufficiently shown merit for his claims of relief Violations
 of Section 10(b) of the Exhange Act and Rule 10b-5; Fraud and Deceit by
 Suppression of Facts; Constructive Fraud; Breach of Fiduciary Duties; Unjust
 Enrichment; Unlawful, Unfair, and Fraudulent Business Practices in Violation of
 California Bus. & Prof. Code §17200, et seq.

Plaintiff Clifton R. McDonnell shall have and recover from Defendants
 Friederichs, InteliCloud, InteliCloud Tech, Voxcorp, Voxcorp Acquisition, and
 Bhattacharyya, jointly and severally, the amount of \$142,597.14, including post judgment interest.

3. Plaintiff Clifton R. McDonnell shall have and recover from Defendants
 Friederichs, InteliCloud, InteliCloud Tech, Voxcorp, Voxcorp Acquisition, and
 Bhattacharyya, jointly and severally, attorneys' fees and costs in the amount of
 \$78,877.82, including post-judgment interest.

4. Equity Trust Company for the benefit of Rosalea McDonnell shall have
and recover from Defendants Friederichs, InteliCloud, InteliCloud Tech, Voxcorp,
Voxcorp Acquisition, and Bhattacharyya, jointly and severally, the amount of
\$52,000.00, including post-judgment interest.

- 28
- 5. Equity Trust Company for the benefit of Thoron McDonnell shall have

and recover from Defendants Friederichs, InteliCloud, InteliCloud Tech, Voxcorp,
 Voxcorp Acquisition, and Bhattacharyya, jointly and severally, the amount of
 \$12,003.26, including post-judgment interest.

6. Equity Trust Company for the benefit of Clifton R. McDonnell shall
have and recover from Defendants Friederichs, InteliCloud, InteliCloud Tech,
Voxcorp, Voxcorp Acquisition, and Bhattacharyya, jointly and severally, the
amount of \$10,400.00, including post-judgment interest.

8 7. Natasha Guillen shall have and recover from Defendants Friederichs,
9 InteliCloud, InteliCloud Tech, Voxcorp, Voxcorp Acquisition, and Bhattacharyya,
10 jointly and severally, the amount of \$5,000.00, including post-judgment interest.

8. Roxanna L. McDonnell shall have and recover from Defendants
 Friederichs, InteliCloud, InteliCloud Tech, Voxcorp, Voxcorp Acquisition, and
 Bhattacharyya, jointly and severally, the amount of \$5,000.00, including post judgment interest.

9. Theresa A. McDonnell shall have and recover from Defendants
Friederichs, InteliCloud, InteliCloud Tech, Voxcorp, Voxcorp Acquisition, and
Bhattacharyya, jointly and severally, the amount of \$5,000.00, including postjudgment interest.

19 10. Alexa G. Cardona shall have and recover from Defendants Friederichs,
 20 InteliCloud, InteliCloud Tech, Voxcorp, Voxcorp Acquisition, and Bhattacharyya,
 21 jointly and severally, the amount of \$5,000.00, including post-judgment interest.

Liam B. Cardona shall have and recover from Defendants Friederichs,
InteliCloud, InteliCloud Tech, Voxcorp, Voxcorp Acquisition, and Bhattacharyya,
jointly and severally, the amount of \$5,000.00, including post-judgment interest.

12. Tabitha A. McGuire shall have and recover from Defendants
Friederichs, InteliCloud, InteliCloud Tech, Voxcorp, Voxcorp Acquisition, and
Bhattacharyya, jointly and severally, the amount of \$5,000.00, including post-

28 judgment interest.

1	13. Selina A. Willcockson shall have and recover from Defendants	
2	Friederichs, InteliCloud, InteliCloud Tech, Voxcorp, Voxcorp Acquisition, and	
3	Bhattacharyya, jointly and severally, the amount of \$5,000.00, including post-	
4	judgment interest.	
5	14. Any remaining, non-Defendant shareholders shall have and recover	
6	their proportionate share of losses from Defendants Friederichs, InteliCloud,	
7	InteliCloud Tech, Voxcorp, Voxcorp Acquisition, and Bhattacharyya, jointly and	
8	severally, of the total amount \$8,000,000.00, including post-judgment interest.	
9	15. The Court grants Plaintiff's request for injunctive relief and verified	
10	accounting.	
11		
12	IT IS SO ORDERED AND ADJUDGED.	
13	ρ () ρ	
14	Dated: April 28, 2017 By: James V Jehn	
15	Honorable James V. Selna	
16	United States District Judge	
17		
18		
19 20		
20 21		
21		
22		
23 24		
25		
26		
20		
28		
-	3	
	[PROPOSED] FINAL JUDGMENT	