2 3 4 5 6 7 8 9	Robert N. Phillips (SBN 120970) HOWREY, LLP 525 Market Street, Suite 3600 San Francisco, California 94105 Telephone: (415) 848-4900 Facsimile: (415) 848-4999 E-mail: phillipsr@howrey.com Anne M. Ortel (SBN 212044) Yuka Sugar (SBN 2009997) HOWREY, LLP 1950 University Avenue, 4 th Floor East Palo Alto, CA 94303 Telephone: (650) 798-3500 Facsimile: (650) 798-3600 E-mail: ortela@howrey.com E-mail: sugary@howrey.com Attorneys for Plaintiff		
	INTEL CORPORATION		
11			
12	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14			
15		Case No. C 08-02334 SI	
16	INTEL CORPORATION, a Delaware corporation,	AMENDED [PROPOSED] JUDGMENT AGAINST DEFENDANT	
17	-	INTELCOM, INC. PURSUANT TO	
18	Plaintiff,	ORDER GRANTING PLAINTIFF INTEL CORPORATION'S MOTION	
	VS.	FOR TERMINATING SANCTION	
19	INTELCOM, INC., a Delaware corporation,		
20	Defendant.		
21			
22	WHEREAS the Court granted Plaintiff Intel Corporation's Motion for Terminating Sanction		
23			
24			
25			
26	It is OKDERED, ADJUDGED AND DECKEED as follows.		
27			
28			
۷۵		1	
	Amended [Proposed] Judgment Against Defendant	1	

- 1. Defendant Intelcom, Inc., and its officers, agents, servants, employees, owners and representatives, and all other persons, firms or corporations in active concert or participation with it, is hereby enjoined and restrained from:
- (a) using or registering in any manner the INTEL mark, or any name, mark or domain name that wholly incorporates the INTEL mark or is confusingly similar to or a colorable imitation of this mark, including, without limitation, the INTELCOM trade name and service mark, and www.intelcomusa.com domain name;
- (b) doing any act or thing calculated or likely to cause confusion or mistake in the minds of members of the public, or prospective customers of Plaintiff Intel Corporation's products or services, as to the source of the products or services offered for sale, distributed, or sold, or likely to deceive members of the public, or prospective customers, into believing that there is some connection between Defendant Intelcom, Inc., and Plaintiff Intel Corporation; and
- (c) committing any acts which will tarnish, blur, or dilute, or likely to tarnish, blur, or dilute the distinctive quality of the famous INTEL mark;
- 2. Pursuant to 15 U.S.C. § 1118, Defendant Intelcom, Inc. shall deliver up for destruction, or to show proof of said destruction or sufficient modification to eliminate the infringing matter, all articles, packages, wrappers, products, displays, labels, signs, vehicle displays or signs, circulars, kits, packaging, letterhead, business cards, promotional items, clothing, literature, sales aids, receptacles or other matter in its or its agents' possession, custody, or control bearing the trademark INTEL in any manner, or any mark that is confusingly similar to or a colorable imitation of this mark, including without limitation the INTELCOM trade name, service mark, and www.intelcomusa.com domain name;
- 3. Defendant Intelcom, Inc., is required to take all steps necessary to remove the name INTELCOM from the Secretary of State's records in Delaware (and any other states in which Defendant is licensed to do business, including Ohio) and otherwise take all steps necessary to change its business' name;

Case3:08-cv-02334-SI Document94 Filed10/29/09 Page3 of 3

1	1 4. Defendan	t Intelcom, Inc. shall take all steps necessary to cancel the domain name	
2	www.intelcomusa.com and to remove all references to the INTELCOM trade name and trademark from		
3	all of its other websites, if any;		
4	4 5. Defendan	t Intelcom, Inc, in accordance with Section 34(a) of the Lanham Act, 15 U.S.C.	
5	§1116(a), shall file with the Court, and serve upon Plaintiff Intel Corporation, within sixty (60) days		
6	after the entry and service on Defendant Intelcom, Inc. of this Judgment, a report in writing and under		
7	oath, setting forth in detail the manner and form in which Defendant Intelcom, Inc. has complied with		
8	the terms of this Judgment;		
9	6. Plaintiff Intel Corporation shall recover \$16,292 from Defendant Intelcom, Inc. as		
10	previously awarded monetary sanctions; all other monetary claims in plaintiff Intel Corporation's		
11	complaint are dismissed.		
12	2 7. Each part	y shall bear its own costs and attorneys' fees.	
13	IT IS SO ORDERED.		
14	4	t-lac	
15	5 Dated:		
16	6	Honorable Susan Illston U.S. District Court Judge	
17	7		
18	8		
19	9		
20	0.0		
21	.1		
22	22		
23	23		
24	24		
25	25		
26	26		
27			
28	28		
		-3-	