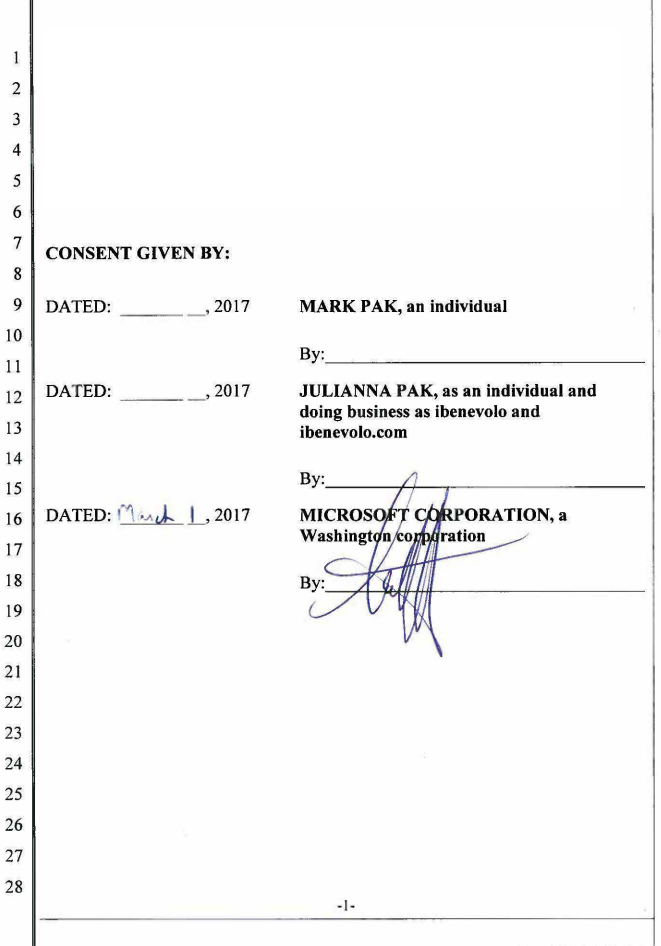
1	IN THE UNITED STATES DISTRICT COURT	
2	FOR THE DISTRICT OF NEVADA	
3	MICROSOFT CORPORATION,	Case No. 16-cv-00452-GMN-VCF
4	Plaintiff,	CONSENT JUDGMENT
5	V.	
6	JULIANNA PAK, an individual	
7	d/b/a IBENEVOLO and IBENEVOLO.COM; JULIANNA	
8	PAK, an individual; and MARK PAK, an individual,	
9	Defendants.	
10	This matter having come before the Court by consent of all parties, and the	
11	terms being consented to by all parties, it is hereby	
12	ORDERED AND ADJUDGED that Defendants Julianna Pak, an individual	
13	doing business as ibenevolo and ibenevolo.com; Julianna Pak, an individual; and	
14	Mark Pak, an individual, are liable to the Plaintiff in the amount of six hundred	
15	thousand dollars (\$600,000) and post-judgment interest as allowed by law.	
16	Defendants agree that the conduct upon which this Consent Judgment is based	
17	makes it non-dischargeable in any bankruptcy proceeding involving Defendants.	
18		
19		
20		
21		IT IS SO ORDERED.
22		
23		
24		Gloria M/ Navarro, Chief Judge United States District Judge
25		DATED this <u>7</u> day of April, 2017
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41826-5600.0153/134066805.1

**CONSENT GIVEN BY:** DATED: <u>2</u>15, 2017 MARK PAK, an individual By: mark Pale DATED: Feb. 15, 2017 JULIANNA PAK, as an individual and doing business as ibenevolo and ibenevolo.com By: Julm pull DATED: , 2017 **MICROSOFT CORPORATION, a** Washington corporation By:\_\_\_\_\_ -1-41826-5600.0153/134066805.1