### Certificate of Facsimile Transmission

I hereby certify that the attached Transmittal Letter and Assignment document is being facsimile transmitted to the Assignment Division of the Patent and Trademark Office Phone No. (793) 306-5995) on the date shown below.

(Total pages transmitted is 5-including this pae),

Date: August 11, 2003

Alexander C. Johnson, Jr. Reg. No. 29,896

> PATENT APPLICATION Attorney's Do. No. 8514-111

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Mail Stop Assignment Recordation Services Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, Virginia 22313-1450

Please record the attached original document or copy thereof and return the recorded instrument to the undersigned.

- 1. Name of party conveying an interest: INDIVOS CORPORATION, a Delaware corporation
- Name and address of party receiving an interest: INDIVOS CORPORATION, a Delaware corporation, One Market Street, Spear Tower, 41<sup>st</sup> Floor, San Francisco, California 94105
- 3. Description of the interest conveyed: Merger Indivos Corporation; Indivos Acquisition Corp. and Solidus Networks, Inc.

Date of execution of attached document: July 23, 2003

6/17/2003

4. Application number(s) or patent number(s). Additional sheet attached? Yes

1.	5,613,012	3/18/1997
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2.	5,615,277	3/25/1997
3.	5,737,439	4/7/1998
4.	5,764,789	6/9/1998
5.	5,802,199	9/1/1998
6.	5,805,719	9/8/1998
7.	5,838,812	11/17/1998
8.	5,870,723	2/9/1999
9.	5,982,914	11/9/1999
10.	6,012,039	1/4/2000
11.	6,131,464	10/17/2000
12.	6,154,879	11/28/2000
13.	6,192,142	2/20/2001
14.	6,230,148	5/8/2001
15.	6,269,348	7/31/2001
16.	6,366,682	4/2/2002
17.	6,397,198	5/28/2002
18.	6,411,728	6/25/2002

PATENT

REEL: 013862 FRAME: 0618

19. 6,581,042

7/15/2003
5/30/2000
12/17/1998
9/16/1999
11/16/1999
8/17/2000
12/6/2000
2/26/2001
3/22/2001
5/30/2001
6/11/2001
1/23/2002
4/10/2002
9/10/2002
7/14/2003

5. Name and address of party to whom correspondence concerning document should be mailed:

Alexander C. Johnson, Jr. MARGER JOHNSON & McCOLLOM, P.C. 1030 S.W. Morrison Street Portland, Oregon 97205

6. Number of applications and patents involved: 35

Telephone: (503) 222-3613

- 7. Please charge our Deposit Account Number 13-1703 for the \$1,400 recordal fee. Any deficiency or overpayment should be charged or credited to deposit account number 13-1703.
- 8. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Respectfully eubmitted,

MARGER/JOHNSON & McCOLLOM, P.C.

Alexander C. Johnson, Jr.

Reg. No. 29,396

1030 S.W. Morrison Street Portland, Oregon 97205 Telephone: (503) 222-3613

Total number of pages comprising cover sheet and attached assignment: 5

cc: Steve Zelinger

**PATENT REEL: 013862 FRAME: 0619** 

### CERTIFICATE OF MERGER

**OF** 

Indivos Acquisition Corp. a Delaware corporation

#### WITH AND INTO

Indivos Corporation a Delaware corporation

# UNDER SECTION 251 OF THE GENERAL CORPORATION LAW OF THE STATE OF DELAWARE

The undersigned corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware does hereby certify that:

1. The name and state of incorporation of each of the constituent corporations of the merger is as follows:

Name

State of Incorporation

Indivos Corporation.
Indivos Acquisition Corp.

Delaware Delaware

- 2. The Agreement and Plan of Merger by and among Solidus Networks, Inc., Indivos Corporation and Indivos Acquisition Corp. dated as of March 14, 2003 (the "Merger Agreement"), has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with Section 251 (and, with respect to Indivos Acquisition Corp., by the written consent of its sole stockholder in accordance with Section 228) of the General Corporation Law of the State of Delaware.
- 3. The name of the surviving corporation (the "Surviving Corporation") is Indivos Corporation.
- 4. The amended and restated certificate of incorporation of Indivos Corporation as in effect immediately prior to the effective time of the merger, shall be the certificate of incorporation of the Surviving Corporation, provided that, at the effective time of the merger, said certificate of incorporation shall be amended as follows:

Article IV shall be deleted in its entirety and substituted in lieu thereof a new Article IV which shall provide:

A. Classes of Stock. This corporation is authorized to issue two classes of stock to be designated, respectively, "Common Stock" and "Preferred Stock." The total number of shares which the corporation is authorized to issue is Two Thousand (2,000) shares. One Thousand (1,000) shares shall be Common Stock, each having a par value of one-hundredth of one cent (\$.0001). One

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PATENT REEL: 013862 FRAME: 0620 Thousand (1,000) shares shall be Preferred Stock, each having a par value of one-hundredth of one cent (\$.0001).

- Preferred Stock. The Preferred Stock may be issued from time to B. time in one or more series. The board of directors of the corporation (the "Board of Directors") is hereby expressly authorized to provide for the issue of all of any of the remaining unissued and undesignated shares of the Preferred Stock in one or more series, and to fix the number of shares and to determine or alter for each such series, such voting powers, full or limited, or no voting powers, and such designation, preferences, and relative, participating, optional, or other rights and such qualifications, limitations, or restrictions thereof, as shall be stated and expressed in the resolution or resolutions adopted by the Board of Directors providing for the issuance of such shares and as may be permitted by the Delaware General Corporation Law. The Board of Directors is also expressly authorized to increase or decrease the number of shares of any series subsequent to the issuance of shares of that series, but not below the number of shares of such series then outstanding. In case the number of shares of any series shall be decreased in accordance with the foregoing sentence, the shares constituting such decrease shall resume the status that they had prior to the adoption of the resolution originally fixing the number of shares of such series.
- 5. The executed Merger Agreement is on file at the principal place of business of the Surviving Corporation. The address of the principal place of business of the Surviving Corporation is One Market Plaza, 41<sup>st</sup> Floor, San Francisco, California 94105.
- A copy of the executed Merger Agreement will be furnished by the Surviving Corporation, on request and without cost, to any stockholder of any constituent corporation.

IN WITNESS WHEREOF, this Certificate of Merger is hereby executed on behalf of Indivos Corporation.

Dated as of July 23, 2003

Indivos Corporation, a Delaware corporation

Name:

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