06-04-2003

Form PTO-1595 (Rev. 10/02)  OMB No. 0651-0027 (exp. 6/30/2005)  Tab settings ⇒ ⇒ ▼ 102463	
To the Honorable Commissioner of Patents and Trademarks:	Please record the attached original documents or copy thereof.
1. Name of conveying party(ies):  Mind Path Products, Inc.  Mind Path Technologies, Inc.  Proxima Corporation  5 - 29 - 05	2. Name and address of receiving party(ies)  Name: InFocus Corporation  Internal Address:
Additional name(s) of conveying party(ies) attached? Yes No	
3. Nature of conveyance:  ☐ Assignment ☐ Security Agreement ☐ Other	Street Address: 27700-B S.W. Parkway Avenue
12/20/2002 Execution Date:	City: Wilsonville State: OR Zip: 97070-8887  Additional name(s) & address(es) attached? Yes V No
4. Application number(s) or patent number(s):	
If this document is being filed together with a new appli  A. Patent Application No.(s)	B. Patent No.(s) 5204765, 5563630, 5736968
Additional numbers at	tached? Yes V No
<ol><li>Name and address of party to whom correspondence concerning document should be mailed:</li></ol>	6. Total number of applications and patents involved:
Name: Scott Warner	7. Total fee (37 CFR 3.41)\$  120.00
Internal Address:	Enclosed  Authorized to be charged to deposit account
Street Address: 1191 Second Ave., 18th Floor	8. Deposit account number:
City: Seattle State: WA Zip: 98101	
	THIS SPACE
9. Signature and statement.  To the best of my knowledge and belief, the attached copy is a true copy of the original Julene Delo	e foregoing information is true and correct and any all document.  May 29, 2003
Name of Person Signing	Signature Date
Total number of pages including cover	er sheet, attachments, and documents:

06/03/2003 ECOOPER 00000117 5204765-

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120.00 OP

Commissioner of Patents & Trademarks, Box Assignments Washington, D.C. 20231

# ACKNOWLEDGEMENT OF TRANSFER OF CERTAIN PATENTS, TRADEMARKS AND DOMAIN NAMES TO INFOCUS CORPORATION BY OPERATION OF LAW

THIS ACKNOWLEDGEMENT is made and entered into this 19 day of April, 2003, by and between MIND PATH TECHNOLOGIES, INC., a Texas corporation, ("Mind Path"), PROXIMA CORPORATION, a Delaware corporation ("Proxima"), and INFOCUS CORPORATION, an Oregon corporation ("InFocus").

#### **RECITALS**

- A. InFocus is a duly organized and existing Oregon corporation;
- B. InFocus is the former parent corporation of Proxima and Mind Path in that: (i) InFocus owned all of the issued and outstanding shares of capital stock of Proxima (which made Proxima a first-tier, wholly-owned subsidiary of InFocus), and (ii) Proxima, in turn, owned all of the issued and outstanding shares of capital stock of Mind Path (which made Mind Path a first-tier, wholly-owned subsidiary of Proxima, and an indirect, second-tier subsidiary of InFocus);
- C. InFocus, Proxima and Mind Path all acknowledge that InFocus has acquired certain patents and trademarks, and a certain domain name, as a result of the dissolution of Mind Path (whereby all of the assets of Mind Path were distributed to Proxima, as its sole shareholder), and the subsequent merger of Proxima into InFocus (whereby all of the assets of Proxima were transferred to InFocus by operation of law); and
- **D.** InFocus, Proxima and Mind Path desire to document herein, for purposes of transferring legal title, InFocus' ownership of such patents, trademarks and domain name;

NOW, THEREFORE, the parties hereto acknowledge and agree as follows:

#### 1. Transfer from Mind Path Products to Mind Path.

- 1.1 Mind Path Products, Inc., a Texas corporation ("Mind Path Products"), is the owner of record of all patents listed in the attached Schedule A (collectively, the "Patents").
- 1.2 Mind Path Products was legally merged with and into Mind Path on December 12, 1986. A copy of the Articles of Merger is attached as Exhibit A. As a result of such merger all of the Patents were transferred to Mind Path by operation of law, although the Patents were never officially transferred of record in the U.S. Patent and Trademark Office.

#### 2. Transfer from Mind Path to Proxima.

- 2.1 Mind Path adopted and used the trademarks listed on the attached Schedule A, and owned all right, title and interest to the same, including all goodwill and common law rights associated therewith (collectively the "Marks"), and was granted registration of the domain name listed on the attached Schedule A (the "Domain Name").
- 2.2 Mind Path was dissolved and liquidated, with the approval of Proxima as the sole shareholder of Mind Path, on December 30, 2002. A copy of the Certificate of Dissolution issued by the Texas Secretary of State is attached hereto as Exhibit B. All of Mind Path's right,

title and interest in the Patents, Marks and Domain Name and all good will in the business connected to the use of the Marks was, as a result of such dissolution, transferred and distributed to Proxima (as the sole shareholder of Mind Path) in redemption and cancellation of all of the outstanding shares of capital stock that Proxima owned in Mind Path.

#### 3. Transfer from Proxima to InFocus.

- 3.1 Proxima entered into a Plan and Agreement of Merger with InFocus on December 20, 2002. Proxima filed a Certificate of Ownership and Merger with the Delaware Secretary of State on February 26, 2003, a copy of which are attached hereto as Exhibit C, and InFocus filed Articles of Merger with the Oregon Secretary of State on February 26, 2003, a copy of which are attached hereto as Exhibit D, whereby Proxima was legally merged with and into InFocus.
- 3.2 All of Proxima's right, title and interest in the Patents, Marks and Domain Name and all good will in the business connected to the use of the Marks was transferred, by operation of law, to InFocus as a result of such merger.
- 4. Acknowledgment of InFocus' Ownership of Patents, Marks and Domain Name. Proxima and Mind Path acknowledge and agree that all right, title and interest that they previously owned in the Patents, Marks and Domain Name and all good will in the business connected to the use of the Marks has been transferred to InFocus as a result of the dissolution of Mind Path and the subsequent merger of Proxima into InFocus, and that InFocus is now the lawful owner of the Patents, Marks and Domain Name and all rights therein. Proxima and Mind Path hereby release any and all right, title and interest that they may have in the Patents, Marks and Domain Name and hereby transfer and assign any and all such right, title and interest to InFocus.

#### 5. Recording the Transfers to InFocus.

- 5.1 InFocus, Proxima and Mind Path agree that it is in the best interest of all parties, in order to avoid the time and expense of having to file multiple assignments with the U.S. Patent and Trademark Office, for Mind Path to make a direct transfer of the Patents, Marks and Domain Name to InFocus, rather than assigning the same to Proxima and Proxima, in turn, assigning the same to InFocus.
- 5.2 InFocus, Proxima and Mind Path will, upon mutual execution of this Acknowledgement, take all action necessary to transfer record title to the Patents, Marks and Domain Name from Mind Path directly to InFocus. Proxima and Mind Path hereby covenant and agree that they will, at the request of InFocus or its counsel, take all further acts, and execute, acknowledge and deliver all further deeds, assignments, transfers, powers of attorney and assurances, as may be required to transfer and vest title to and in the Patents, Marks and Domain Name to InFocus.
- 5.3 Proxima hereby consents to Mind Path transferring and assigning the Patents, Marks and Domain Name directly to InFocus in order to avoid the time and expense of filing multiple assignments with the U.S. Patent and Trademark Office.
- 5.4 InFocus, Proxima and Mind Path hereby request that the Patent and Trademark Office record this Acknowledgement of Transfer as provided in 37 CFR Part 3 in order to reflect

the transfer of all rights, title and interests in the Patents and Marks to InFocus and to record InFocus as the owner thereof in the records of the Patent and Trademark Office.

Miscellaneous Provisions. This Acknowledgement is the entire, final and complete agreement and understanding of the parties regarding the subject matter hereof. modification or amendment of this Acknowledgement shall be valid, unless the same is in writing and signed by all parties. The provisions of this Acknowledgement shall inure to the benefit of, and shall be binding upon, the parties and their respective successors and assigns. No waiver of any provision of this Acknowledgement shall be deemed, or shall constitute, a waiver of any other provision, whether or not similar, nor shall any waiver constitute a continuing waiver. No waiver shall be effective unless made in writing. This Acknowledgement shall be governed, construed and enforced in accordance with the laws of the State of Oregon, without regard to its conflict of law principles.

IN WITNESS WHEREOF, the parties have executed this Acknowledgement and caused the same to be duly delivered on the day and year first set forth above.

MIND PATH TECHNOLOGIES, INC.

5.19.03

PROXINTA CORPORATION

5.19.03

INFOCUS CORPORATION

By:

5-19-03

V. Harker, Chairman, President and

CEO

#### **SCHEDULE A**

#### **Trademarks**

Mark	Reg. No.	Owne	r		Reg. Date
MIND PATH	1865628	Mind Inc.	Path	Technologies,	12/6/1994
POCKET POINT	2334334	Mind Inc.	Path	Technologies,	3/28/2000

#### **Patents**

Country	Patent No.	Issue Date	Invento r(s)	Title	Appl. No.	Applica tion Date	Expirati on Date	Status
United States	5,204,7 68	4/20/93	Tsakiris; Lawson	Remote controlled electronic presentati on system	65448 5	2/19/91	4/20/20 13	Current
United States	5,563,6 30	10/8/96	Tsakiris; Lawson; Phillips	Computer mouse	39129 4	2/21/95	10/8/20 16	Current
United States	5,736,9 68	4/7/98	Tsakiris	Computer controlled presentati on system	38599 7	2/3/95	4/7/201 8	Current

#### **Domain Name**

MINDPATH.COM

## ARTICLES OF MERGER OF MIND PATH PRODUCTS, INCDEC 1 2 1986 AND MIND PATH TECHNOLOGIES, INC.

Clerk IV-P Corporations Section

Pursuant to the provisions of Section 10-077 of the Arizona General Corporation Law and Article 5.04 of the Texas Business Corporation Act, the undersigned domestic and foreign corporations adopt the following Articles of Merger for the purposes of merging them into one of such corporations.

1. The names of the undersigned corporations and the states under the laws of which they are respectively organized are:

Name of Corporation

State

Mind Path Products, Inc.

Arizona

Mind Path Technologies, Inc.

Texas

- 2. The name of the surviving corporation is Mind Path Technologies, Inc. and it is to be governed by the laws of the State of Texas.
- 3. The Articles of Incorporation of Mind Path Technologies, Inc. shall be amended by changing paragraph 4 thereof to read as follows:
  - 4. Shares. The aggregate number of shares which the corporation shall have authority to issue is 10,000,000 common shares of the par value of one mil (\$.001) each.
- 4. The Plan and Agreement of Merger, which was approved by the shareholders and directors of the undersigned corporations on September 16, 1986 in the manner prescribed by the laws of the states under which the undersigned corporations are organized, is set forth in Exhibit A which is attached hereto and hereby incorporated herein.
- 5. As to each of the undersigned corporations, the number of shares outstanding and entitled to vote on such Plan, are as follows:

Name of Corporation	Number of Shares Outstanding		
Mind Path Products, Inc.	1,000		
Mind Path Technologies, Inc.	1,000		

6. As to each of the undersigned corporations, the total number of shares voted for and against such Plan, respectively, and as to each entitled to vote thereon as a class, the number of shares of such class voted for and against such Plan, respectively, are as follows:

52730-0010.2

	Number of Shares			
		Total		
Name of	Total	Voted		
Corporation	Voted For	<u>Against</u>		
Mind Path Products, Inc.	1,000	0		
Mind Path Technologies, Inc.	1,000	0		

7. Mind Path Technologies, Inc., the surviving corporation hereby: (a) agrees that it may be served with process in the State of Arizona in any proceeding for the enforcement of any obligation of the undersigned Arizona corporation and in any proceeding for the enforcement of the rights of a dissenting shareholder of such Arizona corporation against the surviving corporation; (b) irrevocably appoints the Secretary of State of Arizona as its agent to accept service of process in any such proceedings; and (c) agrees that it will promptly pay to the dissenting shareholders of such Arizona corporation the amount, if any, to which they shall be entitled under the provisions of the Arizona General Corporation Law with respect to the rights of dissenting shareholders.

DATED: September 16, 1986.

MIND PATH PRODUCTS, INC., an Arizona corporation

By: Alax I/ Tsabide Preside

By: Mr. Sakiris, Secretary

MIND PATH TECHNOLOGIES, INC., an Texas corporation

. Uller

Alex L( Tsakiris, President

Alex L. Tsakiris, Secretary

52730-0010.2

THE STATE OF TEXAS

ş

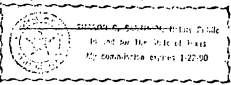
COUNTY OF DALLAS

BEFORE ME, the undersigned authority, a Notary Public in and for the State of Texas, on this day personally appeared ALEX TSAKIRIS, President of MIND PATH PRODUCTS, INC., known to me to be the person and officer whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same as a duly authorized officer of such corporation, and as the act and deed of such corporation, for the purposes and consideration therein expressed, and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 16th day of September, 1986.

Show C. Santucce Notary Public, State of Texas

My Commission Expires:



THE STATE OF TEXAS

COUNTY OF DALLAS

(Printed or Typed Name of Notary)

BEFORE ME, the undersigned authority, a Notary Public in and for the State of Texas, on this day personally appeared ALEX TSAKIRIS, President of MIND PATH TECHNOLOGIES, INC., known to me to be the person and officer whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same as a duly authorized officer of such corporation, and as the act and deed of such corporation, for the purposes and consideration therein expressed, and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 16th day of September, 1986.

Sharay C Surtuci

My Commission Expires:

(Printed or Typed Name of Notary)

52730-0010.2



Gwyn Shea Secretary of State

#### Office of the Secretary of State

#### CERTIFICATE OF DISSOLUTION OF

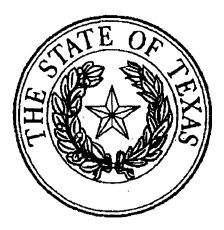
### MIND PATH TECHNOLOGIES, INC. 100961200

The undersigned, as Secretary of State of Texas, hereby certifies that the Articles of Dissolution for the above named entity have been received in this office and have been found to conform to law.

ACCORDINGLY, the undersigned, as Secretary of State, and by virtue of the authority vested in the Secretary of State by law, hereby issues this Certificate of Dissolution.

Dated: 12/30/2002

Effective: 12/30/2002



Gwyn Shea

Secretary of State

Come visit us on the internet at http://www.sos.state.tx.us/ FAX(512) 463-5709

TTY7-1-1

REEL: 014108 FRAME: 0845

#### The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"PROXIMA CORPORATION", A DELAWARE CORPORATION,

WITH AND INTO "INFOCUS CORPORATION" UNDER THE NAME OF "INFOCUS CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF OREGON, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-SIXTH DAY OF FEBRUARY, A.D. 2003, AT 11 O'CLOCK A.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



Harriet Smith Windson, Secretary of State

3629581 8100M AUTHENTICATION: 2277863

DATE: 02-26-83HIBIT C

PATENT REEL: 014108 FRAME: 0846

030124571

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 11:00 AM 02/26/2003 030124571 - 2294876

#### CERTIFICATE OF OWNERSHIP AND MERGER

of
PROXIMA CORPORATION
(a Delaware corporation)
into
INFOCUS CORPORATION
(an Oregon corporation)

It is hereby certified that:

- 1. InFocus Corporation (hereinafter "InFocus") is a business corporation of the State of Oregon.
- 2. In Focus is the owner of all of the issued and outstanding shares of common stock of Proxima Corporation (hereinafter "Proxima"), which is a business corporation of the State of Delaware.
- 3. The laws of the jurisdiction of organization of InFocus permit the merger of a business corporation of that jurisdiction with a business corporation of another jurisdiction.
- 4. The Board of Directors of InFocus, and the Board of Directors of Proxima, have both approved of the merger of Proxima into InFocus in accordance with the terms of the Plan and Agreement of Merger attached hereto, marked Exhibit A and incorporated herein by this reference (the "Agreement and Plan of Merger").
- 5. InFocus and Proxima have complied with Section 60.491 of the Oregon Business Corporation Act, and Section 253 of the General Corporation Law of the State of Delaware, with respect to merging a wholly-owned Delaware subsidiary corporation into its Oregon parent corporation.
  - 6. InFocus hereby merges Proxima into InFocus.
- 7. The following is a copy of the resolutions adopted on April 18, 2002 by the Board of Directors of InFocus to merge Proxima into InFocus:

Dissolution and/or Merger of Proxima Corporation Subsidiaries
and
Subsequent Merger of Proxima Corporation
Into
InFocus Corporation

WHEREAS, InFocus Corporation (the "Company") owns all of the issued and outstanding stock of Proxima Corporation, a Delaware corporation ("Proxima");

WHEREAS, Proxima owns all of the issued and outstanding stock of four whollyowned subsidiaries, namely Mind Path Technologies, Inc., a Texas corporation, Proxima Europe Ltd., a corporation organized under the laws of the United Kingdom, Transferencia Mexiciana de Tijuana S.A. de C.V., a corporation organized under the

Page 1 - CERTIFICATE OF OWNERSHIP AND MERGER

laws of Mexico, and Computer Accessories Corporation International FSC, a corporation organized under the laws of Guam (collectively, the "Proxima Subsidiaries"), all of which are non-operating, shell corporations;

WHEREAS, Proxima intends to either dissolve the Proxima Subsidiaries, and/or merge the Proxima Subsidiaries into Proxima;

WHEREAS, the Board of Directors deems it advisable and in the best interest of the Company to merge Proxima with and into the Company as soon as Proxima has completed the dissolution and/or merger of the Proxima Subsidiaries;

WHEREAS, the proposed terms and conditions of the merger of Proxima into the Company are set forth in the Plan and Agreement of Merger attached hereto as Exhibit A-4 (the "Proxima Plan of Merger"); and

WHEREAS, this proposed merger shall be effected pursuant to ORS 60.491, but shall be treated for federal income tax purposes as a distribution by Proxima of all of its assets to the Company in a complete liquidation under IRC § 332, or as a transfer of assets pursuant to a plan of reorganization under IRC § 368;

NOW, THEREFORE, IT IS HEREBY:

RESOLVED, that the Company, as the sole shareholder of Proxima, approves of Proxima taking all action necessary to either dissolve the Proxima Subsidiaries, and/or merge the Proxima Subsidiaries into Proxima;

RESOLVED FURTHER, that the form and terms of the Proxima Plan of Merger, attached hereto as Exhibit A-4, are approved in all respects; provided, however, the Company shall not consummate such merger until Proxima has completed the dissolution and/or merger of the Proxima Subsidiaries;

RESOLVED FURTHER, that the President of the Company, or such other officer as he may designate, is authorized and directed, in the name of and on behalf of the Company, to execute, acknowledge and deliver the Proxima Plan of Merger;

RESOLVED FURTHER, the President of the Company, or such other officer as he may designate, is authorized and directed, in the name and on behalf of the Company, as soon as Proxima has completed the dissolution and/or merger of the Proxima Subsidiaries, to cause to be executed and filed and/or recorded (i) any document or documents prescribed by the laws of the State of Delaware to effectuate the merger, including an appropriate Certificate of Merger, and (ii) any document or documents prescribed by the laws of the State of Oregon to effectuate the merger, including appropriate Articles of Merger;

RESOLVED FURTHER, that the Proxima Plan of Merger shall, for purposes of IRC §332 or IRC § 368, be treated as a plan of liquidation and a distribution by Proxima of all of its assets to the

Page 2 - CERTIFICATE OF OWNERSHIP AND MERGER

Company in a complete liquidation under IRC §332, or as a transfer of assets pursuant to a plan of reorganization under IRC § 368; and

RESOLVED FURTHER, that the officers of the Company are authorized and directed, in the name and on behalf of the Company, to take all such other and further actions, and to execute, acknowledge and deliver all such other certificates, instruments and documents as such officers deem necessary or appropriate to carry out and effectuate the terms and conditions of, and to perform the obligations of the Company under, the Proxima Plan of Merger and to otherwise carry into effect the purpose and intent of the foregoing resolutions.

8. InFocus has agreed, under the terms of Agreement and Plan of Merger, that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of Proxima, as well as for enforcement of any obligation of InFocus arising from the merger herein provided for, including any suit or other proceeding to enforce the right, if any, of any stockholder of Proxima as determined in appraisal proceedings pursuant to the provisions of Section 262 of the General Corporation Law of the State of Delaware; does hereby irrevocably appoint the Secretary of State of the State of Delaware as its agent to accept service of process in any such suit or other proceedings; and does hereby specify the following as the address to which a copy of such process shall be mailed by the Secretary of State of the State of Delaware:

InFocus Corporation
ATTENTION: General Counsel/Legal Department
27700B S.W. Parkway Avenue
Wilsonville, OR 97070

DATED this 20 day of December, 2002.

INFOCUS CORPORATION

John V. Harker, Chair, President and CEO

STATE OF OREGON

County of Chekemes ) ss.

This instrument was acknowledged before me this 20 day of December, 2002, by John V. Harker, Chair, President and CEO of InFocus Corporation, an Oregon corporation, on behalf of the corporation.

PDX DOCS:294012.1 [30318-00100]

NOTARY PUBLIC FOR OREGON Hy Commission Expires: 8-18-04

Page 3 - CERTIFICATE OF OWNERSHIP AND MERGER

OFFICIAL SEAL
BARBARA J. PEDERSON
NOTARY PUBLIC-OREGON
COMMISSION NO. 336589
MY COMMISSION EXPIRES AUG. 18, 2004



SURVIVOR

Phone: (503) 986-2200 Fax: (503) 378-4381

**Articles of Merger** 

Secretary of State Corporation Division 255 Capitol St. NE, Suite 151 Salem, OR 97310-1327 FilingInOregon.com

051455-86

Check the appropriate box below:

MULTI ENTITY MERGER
(Complete only 1, 2, 3, 4, 10, 11)

FOR PARENT AND 90% OWNED SUBSIDIARY WITHOUT SHAREHOLDER APPROVAL

(Complete only 5, 6, 7, 8, 9, 10, 11)

FILED

FEB 2 6 2003

OREGON SECRETARY OF STATE

VEGIS	IRI NUMBER.	SECHETARY OF STATE
Ve mu	oing with Oregon Statute 192.410-192.595, the information on the applicate release this information to all parties upon request and it may be pos	ted on our website. For office use or
Please	Type or Print Legibly in Black Ink. Attach Additional Sheet if Necessal	у.
) Na	MES AND TYPES OF THE ENTITIES PROPOSING TO MERGE	
NA	ME	TYPE REGISTRY NUMBER
اب NA	ME AND TYPE OF THE SURVIVING ENTITY	
	Check here if there is a name change in this plan of merger.	
) A c	OPY OF THE MERGER PLAN IS ATTACHED.	
)· <b>T</b> HE	E PLAN OF MERGER WAS DULY AUTHORIZED AND APPROVED BY EACH	ENTITY THAT IS A PARTY TO THE MERGER.
	A copy of the vote required by each entity is attached.	,
	FOR PARENT AND 90% OWNED SUBSIDIAR	Y WITHOUT SHAREHOLDER APPROVAL
NAI	ME OF PARENT CORPORATION INFOCUS Corporation	
	gon Registry Number 051455-86	
) Nai	ME OF SUBSIDIARY CORPORATION Proxima Corporation	
<del>-Ore</del>	gon Registry Number Delaware Corporation	
NAP	ME OF SURVIVING CORPORATION InFocus Corporation	· .
Co	PY OF PLAN	
Ø	A copy of the plan of merger setting forth the manner and basis of conv of the parent corporation or any other corporation or into cash or other	erting shares of the subsidiary into shares, obligations, or other securities property is attached.
	ECK THE APPROPRIATE BOX	,
	A copy of the plan of merger or summary was mailed to each sharehold	ler of record of the subsidiary corporation on or before
Ø.	The mailing of a copy of the plan or summary was waived by all outstan	
	CUTION	
Prin	ted Name Signature INFOCUS GORPGRAPION	Title
Jo	hn V. Harker	President, CEO, Chairman
Cor	NTACT NAME (To resolve questions with this filling.)	
	ephen J. Connolly	FEES
	TIME PHONE NUMBER (Include area code.)	Required Processing Fee \$20 - Processing Fees are nonrefundable. Please make check payable to "Comoration Division."

137 (Rev. 8/02)

(503) 228-3939

**EXHIBIT D** 

PATENT REEL: 014108 FRAME: 0850

Fees may be paid with VISA or MasterCard. The card number and expiration date should be submitted on a separate sheet for your protection.