09-24-2003

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Form PTO-1595 R			
(Rev. 10/02) OMB No. 0651-0027 (exp. 6/30/2005)	U.S. Patent and Trademark Office		
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Tab settings			
	Please record the attached original documents or copy thereof.		
1. Name of conveying party(ies): 9-22-03	Name and address of receiving party(ies)		
Proxima Corporation, a Delaware Corporation.	Name: InFocus Corporation		
	Internal Address:		
Additional name(s) of conveying party(ies) attached? Yes VNo	·		
3. Nature of conveyance:			
Assignment Merger			
	Street Address: 27700B SW Parkway Ave.		
Security Agreement Change of Name			
Other			
	Wilconvillo or OP - 07070		
02/26/02	City: Wilsonville State: OR Zip: 97070		
02/26/03 Execution Date:	Additional name(s) & address(es) attached? Yes V No		
A Analisation assertation as a stantage of the	<u> </u>		
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) 5,606,436		
A different constitution of			
	tached? Yes V No		
5. Name and address of party to whom correspondence	6. Total number of applications and patents involved:		
concerning document should be mailed:			
SCHWARE WILLIAMSON & WYATT DO	7 Total fee (37 CER 3.41) \$40.00		
Name: SCHWABE, WILLIAMSON & WYATT, PC	7. Total fee (37 CFR 3.41)\$40.00		
Alovsius T.C. AuYeung	7. Total fee (37 CFR 3.41)\$ 40.00 Enclosed		
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Alovsius T.C. AuYeung			
Alovsius T.C. AuYeung	Enclosed		
Alovsius T.C. AuYeung	Enclosed Authorized to be charged to deposit account		
Aloysius T.C. AuYeung Internal Address: Suiton 1600 1800	Enclosed		
Aloysius T.C. AuYeung Internal Address: Street Address: Suites 1600-1900	Enclosed Authorized to be charged to deposit account		
Aloysius T.C. AuYeung Internal Address: Suiton 1600 1800	Enclosed Authorized to be charged to deposit account		
Aloysius T.C. AuYeung Internal Address: Street Address: Suites 1600-1900 1211 SW Fifth Ave.	Enclosed Authorized to be charged to deposit account		
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Aloysius T.C. AuYeung Internal Address: Street Address: Suites 1600-1900 1211 SW Fifth Ave. City: Portland State: OR Zip: 97204	Enclosed Authorized to be charged to deposit account 8. Deposit account number:		
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Aloysius T.C. AuYeung Internal Address: Suites 1600-1900 Street Address: Suites 1600-1900 1211 SW Fifth Ave. City: Portland State: OR Zip: 97204 DO NOT USE 9. Signature. Aloysius T.C. AuYeung, Reg. No. 35,432	Enclosed Authorized to be charged to deposit account 8. Deposit account number: THIS SPACE 9/15/37		
Aloysius T.C. AuYeung Internal Address: Suites 1600-1900 1211 SW Fifth Ave. City: Portland State: OR Zip: 97204 DO NOT USE 9. Signature. Aloysius T.C. AuYeung, Reg. No. 35,432 Name of Person Signing	Enclosed Authorized to be charged to deposit account 8. Deposit account number:		

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PATENT REEL: 014499 FRAME: 0910

State of Oregon

OFFICE OF THE SECRETARY OF STATE
Corporation Division

I, BILL BRADBURY, Secretary of State of Oregon, and Custodian of the Seal of said State, do hereby certify:

That the attached copy of the

Articles of

Merger

filed on

February 26, 2003

for

INFOCUS CORPORATION

is a true copy of the original document that has been filed with this office.



In Testimony Whereof, I have hereunto set my hand and affixed hereto the Seal of the State of Oregon.

BILL BRADBURY, Secretary of State

Jana S. Breneman

August 29, 2003

Come visit us on the internet at http://www.filinginoregon.com FAX (503) 378-4381

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PATENT REEL: 014499 FRAME: 0911



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

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

SURVIVOR REGISTRY NUMBER	05/45	586	SECRETARY OF STATE				
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<u> </u>	• ,	ch Additional Sheet if Neces	ssary.				
·	ES OF THE ENTITIES PROP	OSING TO MERGE		La La			
NAME			TYPE	REGIS	TRY NUMBER		
2) Name and Type	OF THE SURVIVING ENTIT	Y					
Check here it	there is a name change in	this plan of merger.					
3) A COPY OF THE	A COPY OF THE MERGER PLAN IS ATTACHED.						
4) THE PLAN OF M	THE PLAN OF MERGER WAS DULY AUTHORIZED AND APPROVED BY EACH ENTITY THAT IS A PARTY TO THE MERGER.						
A copy of the	vale required by each entit	y is attached.					
	FOR PARENT	AND 90% OWNED SUBSIDE	ARY WITHOUT SHAREHOLD	ER APPROVAL			
5) NAME OF PAREN	CORPORATION INFOC	us Corporation					
Oregon Registry	Number <u>051455-86</u>						
6) NAME OF SUBSIL	LARY CORPORATION Pro	xima Corporation					
Oregon Registry	Delaware Co	rporation NA					
7) NAME OF SURVIV	ING CORPORATION INFO	cus Corporation	anguning dan digunah digunah ngga magalikan paga paga dan dan samura dan dan dan dan dan dan dan dan dan da				
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✓ The mailing o	a copy of the plan or surni	nary was waived by all outs	tanding shares.		-		
D) Execution Printed Name	· · · · · · · · · · · · · · · · · · ·	American		Title			
		Sonature INFOCUS CORPORATION	ON)		O1 .		
John V. Harl	ter	JOHNA	<u> </u>	President, CEO,	Chairman		
ONTACT NAME	To resolve questions with this	(iling.)	p				
Stephen J. C	onnolly	<u> </u>		FEES	O COLOR		
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(503) 228-39	•	,	NOTE:	SA or MasterCard. The card nu	1		
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137 (Rev. 8/02)

PATENT REEL: 014499 FRAME: 0912

PLAN AND AGREEMENT OF MERGER

DATE:

December 20, 2002

PARTIES:

INFOCUS CORPORATION,

an Oregon corporation

27700B S.W. Parkway Avenue Wilsonville, Oregon 97070-9215

"InFocus"

PROXIMA CORPORATION,

a Delaware corporation

27700B S.W. Parkway Avenue Wilsonville, Oregon 97070-9215

"Proxima"

RECITALS

- A. InFocus is a corporation duly organized and existing under the laws of the State of Oregon;
- B. InFocus owns all of the issued and outstanding shares of capital stock of Proxima, which is a corporation duly organized and existing under the laws of the State of Delaware;
- C. InFocus and Proxima are hereinafter sometimes referred to jointly as the "Constituent Corporations";
- D. The Board of Directors of each Constituent Corporation has approved the merger of Proxima with and into InFocus in accordance with the terms of this Plan and Agreement of Merger;
- E. InFocus will, under the terms of the merger, be the surviving corporation and the corporate existence of Proxima will cease; and
- F. The Constituent Corporations intend for the merger to be effected pursuant to Section 60.491 of the Oregon Business Corporation Act and Section 253 of the General Corporation Law of the State of Delaware, but to be treated, for federal income tax purposes, as a plan of liquidation and a distribution by Proxima of all of its assets to InFocus in a complete liquidation under IRC § 332, or as a transfer of assets pursuant to a plan of reorganization under IRC § 368;

NOW THEREFORE, in consideration of the mutual covenants and conditions contained herein, and in order to set forth the terms and conditions of the merger and the mode of carrying the same into effect, the parties agree as follows:

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EXHIBIT A

AGREEMENT

- 1. Merger of Constituent Corporations.
- 1.1 Merger. At the Effective Date, Proxima shall be merged with and into InFocus; the separate corporate existence of Proxima shall cease; and InFocus shall survive as a corporation under its present name (the "Surviving Corporation"), organized under and governed by the laws of the State of Oregon.
- franchises, both of a public as well as of a private nature, of the Constituent Corporations shall be vested in and possessed by the Surviving Corporation; title to all property, real, personal and mixed, of the Constituent Corporations shall be transferred to and vested in the Surviving Corporation without reversion or impairment; and all debts and liabilities of the Constituent Corporations shall attach to the Surviving Corporation; all in the manner and with the effect set forth in Section 60.497 of the Oregon Business Corporation Act and Section 259 of the General Corporation Law of the State of Delaware.
- 1.3 Further Assurances. From time to time after the Effective Date, the officers and directors of Proxima last in office shall execute and deliver such deeds and other instruments and shall cause to be taken such further actions as shall reasonably be necessary in order to vest or perfect in the Surviving Corporation title to and possession of all the property, interests, assets, rights, immunities, and franchises of Proxima.
- on the latter of the following two dates (herein referred to as the "Effective Date"): the date on which a Certificate of Ownership and Merger shall be filed with the Secretary of State of Delaware in the manner required by the General Corporation Law of the State of Delaware, or the date on which Articles of Merger shall be filed with the Secretary of State of Oregon in the manner required by the Oregon Business Corporation Act.
- 2. Articles of Incorporation, Bylaws, Directors and Officers. At the Effective Date:
- 2.1 Articles of Incorporation. The Articles of Incorporation of InFocus as in effect immediately prior to the Effective Date shall be the Articles of Incorporation of the Surviving Corporation until the same are amended in accordance with applicable law.
- 2.2 Bylaws. The Bylaws of InFocus as in effect immediately prior to the Effective Date shall be the Bylaws of the Surviving Corporation until the same are amended or repealed, or until new Bylaws are adopted, as provided therein.
- 2.3 Directors and Officers. The Board of Directors of the Surviving Corporation shall consist of those persons who are the Board of Directors of InFocus immediately prior to the Effective Date, and they shall hold office in each case until their respective successors are duly elected and qualify. The officers of the Surviving Corporation

Page 2 - PLAN AND AGREEMENT OF MERGER

shall be those persons who are the officers of InFocus immediately prior to the Effective Date, and they shall hold office in each case at the pleasure of the Board of Directors of the Surviving Corporation.

3. Conversion of Stock. At the Effective Date each share of common stock of Proxima that is issued and outstanding immediately prior to the Effective Date shall, by virtue of this merger and without any further action by the holder thereof, be canceled for all purposes whatsoever.

4. Miscellaneous Provisions.

- 4.1 IRC § 332 and § 368. Notwithstanding anything express or implied herein to the contrary, this Agreement shall be treated, for purposes of IRC § 332 and § 368, as a plan of liquidation and a distribution by Proxima of all of its assets to InFocus in a complete liquidation under IRC § 332, or as a transfer of assets pursuant to a plan of reorganization under IRC § 368.
- 4.2 Waiver of Statutory Mailing Requirement. InFocus, as the sole shareholder of Proxima, has approved the consummation of the merger contemplated hereby. InFocus acknowledges receipt of a copy of this Agreement and hereby waives any mailing requirements set forth in the Oregon Business Corporation Act.
- 4.3 Termination. This Agreement may be terminated and the merger abandoned at any time prior to the Effective Date by mutual agreement of the Boards of Directors of the Constituent Corporations. If this merger is terminated, this Agreement shall become null and void, each party shall bear its own expenses, and there shall be no liability on the part of the Constituent Corporations, their respective Boards of Directors, or shareholders.
- 4.4 Entire Agreement. This document is the entire, final and complete agreement and understanding of the parties with respect to the merger contemplated hereby, and supersedes and replaces all written and oral agreements or understandings heretofore made or existing by and between the parties or their representatives with respect thereto.
- 4.5 Amendment. This Agreement may be amended at any time prior to the Effective Date with the approval of the respective Boards of Directors of the Constituent Corporations. No amendment of this Agreement shall be valid, however, unless the same is in writing and signed by a duly authorized representative of each Constituent Corporation.
- 4.6 Binding Effect. All rights, remedies and liabilities herein given to or imposed upon the parties shall extend to, inure to the benefit of and bind, as the circumstances may require, the parties and their respective successors and assigns.
- 4.7 Severability. In the event any provision or portion of this Agreement is held to be unenforceable or invalid by any court of competent jurisdiction, the remainder of this Agreement shall remain in full force and effect and shall in no way be affected or invalidated thereby.

Page 3 - PLAN AND AGREEMENT OF MERGER

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- 4.8 Counterparts. This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original instrument and all of which together shall constitute a single agreement.
- agree 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

IN WITNESS WHEREOF, the parties hereto have caused this Plan and Agreement of Merger to be executed on the day and year first above written.

INFOCUS CORPORATION, an Oregon corporation

John V. Harker, Chair of Board,

President and CEO

PROXIMA CORPORATION, an Delaware corporation

John V. Harker, Presiden

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RECORDED: 09/22/2003

Page 4 - PLAN AND AGREEMENT OF MERGER