## Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT	
NATURE OF CONVEYANCE:		MERGER	
EFFECTIVE DATE:		10/07/2004	
CONVEYING PARTY DATA			
N;		Name Execution Date	
Corvis Corporation		10/07/2004	
RECEIVING PARTY DATA			
Name:	Broadwing Corporation		
Street Address:	7015 Albert Einstein Drive		
City:	Columbia		
State/Country:	MARYLAND		
Postal Code:	21046-9400		
PROPERTY NUMBER	RS Total: 1		
Property Type		Number	
	pc	Number	
Patent Number:		1707	
		1707	
	532	1707	
Patent Number:	DATA	1707	
Patent Number: CORRESPONDENCE Fax Number:	DATA (720)888-56	1707	
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FROM CORPORATION TRUST WILM. TEAM #2

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PAGE 1

# 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:

"BROADWING MERGER SUB CORPORATION", A DELAWARE CORPORATION, WITH AND INTO "CORVIS CORPORATION" UNDER THE NAME OF "BROADWING CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE SEVENTH DAY OF OCTORER, A.D. 2004, AT 10:48 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE SEVENTH DAY OF OCTOBER, A.D. 2004, AT 4:31 O'CLOCK P.M.

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

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F. Land

Darriet Smith Fringson Harriet Smith Windson, Secretary of State

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AUTHENTICATION: 3397828

DATE: 10-07-04

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State of Deleware Secretary of State Division of Corporations Delivered 10:48 BM 10407/2004 FILED 10:48 BM 10/07/2004 SRV 040725296 - 2757324 FILE

## CERTIFICATE OF OWNERSHIP AND MERGER

### MERCING

## BEDADWING MERGER SUB CORPORATION

### WITH AND INTO

#### CORVIS CORPORATION

## Pursuant to Section 253 of the Delaware General Corporation Law, as amonded

Corvis Corporation, a Delaware corporation (the "<u>Corporation</u>"), which desires to merge (the "<u>Morger</u>") Broadwing Merger Sub Corporation, a Delaware corporation and a wholly owned subsidiary of the Corporation ("<u>Merger Sub</u>"), with and into the Corporation on the terms set forth below and in the Plan of Marger (as defined below), pursuant to the provisions of Section 253 of the Delaware Connexi Corporation Law, as anneaded (the "<u>DOCL</u>"), DOES HEREBY CHETTEY AS POLLOWS:

FILST: That the Corporation owns 100% of the outstanding shares of each sizes of outstanding capital mock of Margar Sub.

SECOND: That the Corporation's board of directors, by the resolutions attached as Annex I, which were adopted on July 28, 2004 at a duly convened meeting of the Corporation's board of directors, determined to effect the plan of merger attached to such resolutions as <u>Annex</u> A (the <u>"Plan of Merger</u>").

THIRD: That the Corporation does hereby merge Merger Sub with and into the Corporation on the terms set forth in the Plan of Merger, with the Corporation being the surviving corporation of the Merger.

FOURTH: That the name of the surviving corporation in the Merger is Corvis Corporation which, upon the affectiveness of the Merger, will change its name to Broadwing. Corporation.

FIFTH: That the Merger shall become effective at 4:31 p.m., Eastern Standard Time, on October 7, 2004.

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IN WITNESS WHEREOF, the Corporation has caused this Contribute of Ownership and Morger to be executed its duly authorized officer as of this 5% day of October, 2004.

CORVES CORPORATION

By:

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Name: David Mace Roberts Title: Assistant Secretary

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### ANNEXI

WHERBAS, the Corporation owns beneficially and of record 100% of the issued and outstanding capital stock of Broadwing Merger Sub Corporation, a Delaware corporation (Merger Sub'); and

WEIGREAS, the Board doorns it desirable and in the best interests of the Corporation to merge (the "Margar") Margar Sub with and into the Corporation, which shall be the surviving corporation of the Margar and which, pursuant to terms of the Margar, will change its name to Broadwing Corporation;

NOW THEREMORE, HE IT RESOLVED, that, in accordance with the DGCL (including, without limitation, Section 253 of the DGCL), the Board hereby authorizes, adopts and approves in all respects the Plan of Merger attached hereto as <u>Annex A</u>, which provides for the merger of Merger Sub with and into the Corporation, which shall be as the sorviving corporation of the Merger and which, pursuant to the terms of the Merger, will change its name to Broadwing Corporation;

BE IT FURTHER RESOLVED, that the President, any Vice President, the Secretary and the Treasurer of the Corporation (each, an "<u>Authorized Officer</u>") are each baraby authorized, in the name and on behalf of the Corporation, to execute any Centificate of Merger to be filed with the Office of the Delaware Secretary of State and to execute and deliver any such other certificates, instruments or documents, if any, as any of such Authorized Officers may doesn necessary or appropriate to consummate the Merger;

FURTHER RESOLVED, that the Authorized Officers of the Corporation are each hereby authorized to take from time to time, in the name and on bahalf of the Corporation, such actions and to execute and deliver from time to time, in the name and on behalf of the Corporation, auth cartificerer, instruments, notices and documents as may be required or as such officer may deem necessary, advisable or proper in order to carry out the purposes and intent of the foregoing resolutions; all such acts and things done or caused to be done, and all such certificates, instruments, notices and documents, to be performed, executed and delivered in such form as the Authorized Officer performing or executing the same may approve, the performance or execution thereof by such Authorized Officer to be conclusive evidence of the approval thereof by such Authorized Officer and by this Board; and

FUR THER RESOLVED, that any and all action heretofore or hereafter taken by each Authorized Officer of the Corporation in accordance with the foregoing resolutions is hereby approved, ratified and confirmed as the act and deed of the Corporation.

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### PLAN OF MERGER

### ANNEX A

#### OF

## BROADWING MERGER SUB CORPORATION

#### WITH AND INTO

### CORVIS CORPORATION

This Plan of Marger (this "Plan") sets forth the terms of the marger (the "Marger") of Broadwing Merger Sub Corporation, a Delaware corporation ("Merger Sub"), with and into Corvis Corporation, a Delaware corporation ("Parent"), pursuant to the provisions of the Delaware General Corporation Law, as amended (the "DGCL"), including, without limitation, Section 253 of the DGCL. Immediately prior to the adoption of this Plan and at all times thereafter until the Effective Time (as defined below), Parent owned and will continue to own 100% of the issued and outstanding shares of the capital stock of Marger Sub.

1. Effective Time. As used in this Plan, the term "<u>Effective Time</u>" shall mean 4:31 p.m., Eastern Standard Time, on October 7, 2004.

2. The Merger. At the Effective Time, Merger Sub shall merge with and into Parent and the separate corporate existence of Merger Sub shall thereupon cease. Parent shall be the surviving corporation in the Merger (cometimes referred to as the "Surviving Containen") and shall continue to be governed by the laws of the State of Delaware, and the separate corporate existence of Parent with all its rights, privileges, immunities, powers and franchises shall continue unaffected by the Merger. The Merger shall have the affects specified in Section 259 of the DGCL.

3. Terms of the Merger. At the Effective Time, automatically by virtue of the Margar and without any action on the part of any party or other person, each share of capital stock of Merger Sub issued and outstanding, immediately prior to the Effective Time shall no longer be constanding, shall be canceled and retired without payment of any consideration therefor, and shall cause to exist.

4. Certificate of Incorporation: By-laws. The certificate of incorporation and by-laws of Parent immediately prior to the Effective Time shall be the certificate of incorporation and by-laws of the Serviving Corporation except that, as provided by the terms of the Mergar, the name of the Parent shall be changed to Broadwing Corporation.

5. Board of Directors and Officers. The initial directors and officers of the Surviving Corporation shall consist of the directors and officers of Parent immediately prior to the Effective Time.

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