### 503965921 08/18/2016 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4012576

SUBMISSION TYPE:		NEW ASSIGNMENT	NEW ASSIGNMENT				
NATURE OF CONVEYANCE:		CHANGE OF NAME	CHANGE OF NAME				
CONVEYING PARTY	/ DATA						
		Name	Name			•	
DOONGO TECHNOL	OGIES, IN	С.			08/04/2004		
RECEIVING PARTY	DATA						
Name:	INNOF	INNOPATH SOFTWARE, INC.					
Street Address:	400 E.	400 E. CARIBBEAN DRIVE					
City:	SUNN	SUNNYVALE					
State/Country:	CALIF	CALIFORNIA					
Postal Code:	94089-	94089-1105					
Property Type		Number					
PROPERTY NUMBERS Total: 1				1			
Application Number:		1430423					
	ll be sent to if provided	o the e-mail address first; if th d; if that is unsuccessful, it w c_sascha@qualcomm.com QUALCOMM INCORPORATE 5775 MOREHOUSE DRIVE SAN DIEGO, CALIFORNIA 92	<i>ill be ser</i> D				
NAME OF SUBMITTER:		SASCHA KOURIS	SASCHA KOURIS				
SIGNATURE:		/Sascha Kouris/					
DATE SIGNED:		08/18/2016					
Total Attachments: 4 source=NameChangeI source=NameChangeI source=NameChangeI source=NameChangeI	Doc#page2. Doc#page3.	tif tif					

## A0615443

**ENDORSED - FILED** 

In the office of the Secretary of State of the State of California

#### THIRD CERTIFICATE OF AMENDMENT TO THIRD AMENDED AND RESTATED ARTICLES OF INCORPORATION OF DOONGO TECHNOLOGIES, INC., a California corporation

CED AUG - 5 2004 ON KEVIN SHELLEY Secretary of State

The undersigned do hereby certify on behalf of DoOnGo Technologies, Inc. (the "*Corporation*"), a corporation organized and existing under the California General Corporation Law (the "*CGCL*"), as follows:

FIRST: That the undersigned are the duly elected and acting Chief Executive Officer and Secretary of the Corporation, respectively;

SECOND: That in accordance with Sections 905, 907 and 910 of the CGCL, ARTICLE ONE of the Articles of Incorporation of the Corporation, as amended through the date of this filing, be and hereby is amended in its entirety as set forth in Exhibit A hereto (the "Amendment"), which is incorporated by reference as if fully set forth herein;

THIRD: That the Amendment has been approved by the board of directors of the Corporation in accordance with Sections 307 and 902 of the CGCL;

FOURTH: That the Amendment has been approved by the required vote of the shareholders in accordance with Sections 152, 603, 902 and 903 of the CGCL;

FIFTH: That the total number of shares outstanding entitled to vote with respect to the Amendment was 15,823,977 shares of Common Stock, 6,321,420 shares of Series A Preferred Stock, 13,671,860 shares of Series B Preferred Stock and 33,440,564 shares of Series C Preferred Stock;

SIXTH: That the affirmative vote of the holders of not less than a majority of the outstanding shares of Common Stock, Series A Preferred Stock, Series B Preferred Stock and Series C Preferred Stock, voting together as a single class, was required to approve the Amendment; and

SEVENTH: That the number of shares voting in favor of the Amendment equaled or exceeded the vote required.



BY042030115

The undersigned hereby further declare and certify under penalty of perjury under the laws of the State of California that the facts set forth herein are true and correct to the knowledge of the undersigned, and that this certificate is the act and deed of the undersigned.

Executed in Alviso, California, on August \_\_\_\_\_, 2004.

Luosheng Peng Chief Executive Officer

Miles Machizuki

Secretary

BY042030115

-2-



#### EXHIBIT A

#### ARTICLE ONE

ONE: The name of this Corporation is InnoPath Software, Inc.

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REEL: 017207 FRAME: 0676 REEL: 039726 FRAME: 0439

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*IN WITNESS WHEREOF*, I execute this certificate and affix the Great Seal of the State of California this day of

AUG - 9 2004

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Sec/Sinia Form CE-107 (rev. U03

RECORDED: 01/26/2006 RECORDED: 08/18/2016

