# 2548

# TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	MERGER	
EFFECTIVE DATE:	02/22/2008	

# **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Linmor Inc.		02/22/2008	CORPORATION: CANADA

# **RECEIVING PARTY DATA**

Name:	Nuvo Network Management Inc.	
Street Address:	6011 W. Courtyard Drive, Suite 250	
City:	Austin	
State/Country:	TEXAS	
Postal Code:	78730	
Entity Type:	CORPORATION: CANADA	

# PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2392548	NEBULA

# CORRESPONDENCE DATA

Fax Number: (713)513-5134

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 713-203-2146

Email: jrobinson@robinsonlawpllc.com

Correspondent Name: James R. Robinson Address Line 1: 925 Allston Street

Address Line 4: Houston, TEXAS 77008

NAME OF SUBMITTER:	James R. Robinson	
Signature:	/James R. Robinson/	
Date:	09/17/2010	

TRADEMARK
REEL: 004280 FRAME: 0011

900171830

# Total Attachments: 8 source=Linmor and NUVO Merger Document#page1.tif source=Linmor and NUVO Merger Document#page2.tif source=Linmor and NUVO Merger Document#page3.tif source=Linmor and NUVO Merger Document#page4.tif source=Linmor and NUVO Merger Document#page5.tif source=Linmor and NUVO Merger Document#page6.tif

source=Linmor and NUVO Merger Document#page7.tif source=Linmor and NUVO Merger Document#page8.tif



Industry Canada
Corporations Canada
9th floor
Jean Edmonds Towers South
365 Laurier Avenue West
Ottawa, Ontario K1A 0C8

February 22, 2008 / le 22 février 2008

LISA HUDDER LABARGE WEINSTEIN 515 LEGGET DRIVE SUITE 800 OTTAWA ONTARIO K2K 3G4

Re - Objet NUVO NETWORK MANAGEMENT INC. Industrie Canada
Corporations Canada
9e étage
Tour Jean Edmonds sud
365, avenue Laurier ouest
Ottawa (Ontario) K1A 0C8

Your file - Votre référence

Our file - Notre référence 446606-3

Enclosed herewith is the document issued in the above matter.

A notice of issuance of CBCA documents will be published in the *Canada Corporations Bulletin*. A notice of issuance of CCA documents will be published in the *Canada Corporations Bulletin* and the *Canada Gazette*.

IF A NAME OR CHANGE OF NAME IS INVOLVED, THE FOLLOWING CAUTION SHOULD BE OBSERVED:

This name is available for use as a corporate name subject to andconditional upon the applicants assuming full responsibility for any
risk of confusion with existing business names and trade marks
(including those set out in the relevant NUANS search report(s)).
Acceptance of such responsibility will comprise an obligation to
change the name to a dissimilar one in the event that representations
are made and established that confusion is likely to occur. The use
of any name granted is subject to the laws of the jurisdiction where
the company carries on business.

Vous trouverez ci-inclus le document émis dans l'affaire précitée.

Un avis de l'émission de documents en vertu de la LCSA sera publié dans le *Bulletin des sociétés* canadiennes. Un avis de l'émission de documents en vertu de la LCC sera publié dans le *Bulletin des sociétés canadiennes* et dans la *Gazette du Canada*.

S'IL EST QUESTION D'UNE DÉNOMINATION SOCIALE OU D'UN CHANGEMENT DE DÉNOMINATION SOCIALE, L'AVERTISSEMENT SUIVANT DOIT ÊTRE RESPECTÉ;

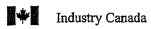
Cette dénomination sociale est disponible en autant que les requérants assument toute responsabilité de risque de confusion avec toutes dénominations commerciales et toutes marques de commerce existantes (y compris celles qui sont citées dans le(s) rapport(s) de recherches de NUANS pertinent(s)). Cette acceptation de responsabilité comprend l'obligation de changer la dénomination de la société en une dénomination différente advenant le cas où des représentations sont faites établissant qu'il y a une probabilité de confusion. L'utilisation de tout nom octroyé est sujette à toute loi de la juridization où la société exploite son entreprise.

Myra Fortin

For the Director General, Corporations Canada

pour le Directeur général, Corporations Canada

Canad'ä



# Industrie Canada

Certificate of Amalgamation

Certificat de fusion

Canada Business Corporations Act Loi canadienne sur les sociétés par actions

NUVO NETWORK MANAGEMENT INC.

446606-3

Name of corporation-Dénomination de la société

Corporation number-Numéro de la société

I hereby certify that the above-named corporation resulted from an amalgamation, under section 185 of the *Canada Business Corporations Act*, of the corporations set out in the attached articles of amalgamation.

Je certifie que la société susmentionnée est issue d'une fusion, en vertu de l'article 185 de la *Loi canadienne sur les sociétés par actions*, des sociétés dont les dénominations apparaissent dans les statuts de fusion ci-joints.

Richard G. Shaw Director - Directeur February 22, 2008 / le 22 février 2008

Date of Amalgamation - Date de fusion

Canadä

Industry Canada Industrie Canada

FORM 9 ARTICLES OF AMALGAMATION (SECTION 185)

FORMULAIRE 9 STATUTS DE FUSION (ARTICLE 185)

Canada Business Corporations Act	Loi canadienne sur le sociétés par actions	S ART	(SECTION 185)	(	ARTICLE 185)	,
1 - Name of the Amalgama NUVO NETWORK	ated Corporation MANAGEMENT IN	IC.	Dénomination sociale de l	a sociáté issue de	ia fusion	
2 - The province or territor to be situated	ry in Canada where the r	agistared office is	La province ou le territoire	e au Canada où sc	situera la siège :	ocial
ONTARIO  3 - The classes and any m corporation is authorize The Corporation is: Shares which shall it	authorized to issue an	unlimited numbe	Catégories et tout non autorisée à émethe er of Common Shares and ar and conditions as set-out in	unlimited num	ber of Class "A	
4 - Restrictions, if any, on Share transfers subj	share transfers ect to regulatory restr	ictions as govern	Restrictions sur le transfe ed by those authorities.	nt des actions, s'i	lya Neu	
5 - Number (or minimum a Minimum of Four (	and maximum number) of 4), Maximum of Ten		Nombre (ou nombre mini			
6 Restrictions, if any, on None.	business the corporation	n may carry on	Limites Imposées à l'acth	ritá commerciale (	le la société, s'il :	y a lieu
meeting of sharehol number of directors  8 - The amalgamation has subsection of the Act	ippoint one or more diders of the Corporation elected at the previous been approved pursuan which is indicated as followed the corporation in the corporation is indicated as followed the corporation in the corporation is indicated as followed the corporation in the corporation in the corporation is indicated as followed the corporation in the corporatio	on, provided that us annual meeting to that section or	Autres dispositions, s'il y ll hold office for a term expi the total number of director g of shareholders.  La fusion a été approuv la Loi indique ci-après  183  184(1)  184(2)	iring no later the	nay not exceed	aragraphe da
9 Name of the amaigama Dénomination sociale d Nuvo Network Manage	es sociátés fusionnantes	Corporation No. Nº de la société	Signature	Date	Title Titre Carl Smith	Tol. No.
Linmor Inc.		4262026 6918948		Feb. /08	CFO Carl Smith Director	613-726-5036
	•					
	· · · · · · · · · · · · · · · · · · ·					
E 3130 (2003/06)	19660				R 22	FEB '08 15:29

**TRADEMARK REEL: 004280 FRAME: 0015** 

Canadä

### SCHEDULE A

# THIS IS SCHEDULE A REFERRED TO IN THE FOREGOING ARTICLES OF NUVO NETWORK MANAGEMENT INC. (the "Corporation")

- THE CLASSES AND ANY MAXIMUM NUMBER OF SHARES THAT THE CORPORATION IS AUTHORIZED TO ISSUE
  - An unlimited number of Common Shares, without nominal or par value, the holders of which have the following rights, privileges, restrictions and conditions:
    - to vote at any meetings of shareholders except meetings at which only holders of a specified class of shares are entitled to vote;
    - (b) to receive any dividends as fixed by the Board of Directors;
    - (c) to receive the remaining property of the Corporation under dissolution or liquidation.
  - An unlimited number of Class "A" Preferred Shares which, as a class, have attached thereto the following rights, terms and conditions:
    - (a) the Class "A" Preferred Shares may from time to time be issued in one or more series and the Directors may fix from time to time before such issue the number of Class "A" Preferred Shares which is to comprise each series and the designation, rights, privileges, restrictions and conditions attaching to each series of Class "A" Preferred Shares including, without limiting the generality of the foregoing, any voting rights, the rate or amount of dividends, the dates of payment thereof, the terms and conditions of redemption, retraction, purchase and conversion, if any and any sinking fund or any other provisions;
    - (b) the Class "A" Preferred Shares of each series shall, with respect to the payment of dividends and the distribution of assets or return of capital in the event of liquidation, dissolution or winding up of the Corporation, whether voluntary or involuntary, or any other return of capital or distribution of the assets of the Corporation among its shareholders for the purpose of winding up its affairs, be entitled to preference overt the voting and non-voting common shares and over any other shares of the Corporation ranking by their terms junior to the Class "A" Preferred Shares of that series. The Class "A" Preferred Shares of any series may also be given such other preferences, not inconsistent with these Articles, over the common shares and any other shares of the Corporation ranking by their terms junior to such Class "A" Preferred Shares as may be fixed in accordance with clause a. hereof; and
    - (c) if any cumulative dividends or amounts payable on the return of capital in respect of a series of Class "A" Preferred Shares are not paid in full, all series of Class "A" Preferred Shares shall participate ratably in respect of accumulated dividends and return of capital.



Industry Canada

Industrie Canada

1

Corporation name

Corporations Canada

Corporations Ganada

# Form 2

Changes to the registered office or the board of directors are to be made by filing Form 3 — Change of Registered Office Address or Form 6 — Changes Regarding Directors.

### Instructions

[4] At least 25 per cent of the directors of a corporation must be Canadian residents. If a corporation has four directors or less, at least one director must be a Canadian resident (subsection 105(3) of the Canada Business Corporations Act (CBCA)).

if the corporation is a "distributing" corporation, there must be at least three directors.

However, the board of directors of corporations operating in uranium mining, book publishing and distribution, book sale or film and video distribution must be comprised of a majority of Canadian residents (subsection 105(3,1) of the CBCA). If the space available is insufficient, please attach a schedule to the form.

## **5** Declaration

In the case of an incorporation, this form must be signed by the Incorporator. In the case of an amalgamation or a continuance, this form must be signed by a director or an officer of the corporation (subsection 262.(2) of the CBCA).

## General

The information you provide in this document is collected under the authority of the CBCA and will be stored in personal information bank number IC/PPU-049. Personal information that you provide is protected under the provisions of the *Privacy Act*. However, public disclosure pursuant to section 266 of the CBCA is permitted under the *Privacy Act*.

If you require more information, please consult our website at www.corporationscanada.lc.gc.ca or contact us at 613-941-9042 (Oltawa region), toll-free at 1-866-333-5556 or by email at corporationscanada@ic.gc.ca.

File documents online (except for Articles of Amalgamation):

Corporations Canada Online Filing Centre: www.corporationscanada.ic.gc.ca

Or send documents by mall:

Director General, Corporations Canada Jean Edmonds Tower South 9th Floor 365 Laurier Ave. West Ottawa ON K1A 0C8

By Facsimile: 613-941-0999

# Initial Registered Office Address and First Board of Directors

(To be filed with Articles of Incorporation, Amalgamation and Continuance) (Sections 19 and 106 of the Canada Business Corporations Act (CBCA))

Address of registered office (must be a street address, a P.O. Box is not acceptable  260-2650 Queensview Dr.  MUNISER AND STREET NAME  Ontario PROVINCE/TERRITORY POSTAL CODE  MUNISER AND STREET NAME  MUNISER AND STREET NAME	
Ottawa Ontario K2B 8H( OTT PROVINCETERATIONY POSIAL CODE  3 Mailing address (if different from the registered office)  SAME AS ABOVE   ATTENTION OF	
Ottawa Ontario K2B 8110  OTT PROVINCESTERRATIONY POSIAL CODE  3 Mailing address (if different from the registered office)  SAME AS ABOVE   ATTENTION OF	
ATTENTION OF PROVINCESTERRITORY PROSING CODE  PROVINCESTERRITORY PROSING CODE  PROVINCESTERRITORY  PROVIN	
3 Mailing address (if different from the registered office)  SAME AS ABOVE   ATTEMPOR OF	)
SAME AS ABOVE   ATTENTION OF	
SAME AS ABOVE   ATTENTION OF	
MUHBER AND STREET NAME	
CTTY PROVINCE/TERRITORY POSTAL CODE	
4 Members of the board of directors	
FIRST HAME LAST NAME RESIDENTIAL ADDRESS (must be a street address, a R O. Box is not acceptable)	CANADI RESIDE (Yes/N
See Schedule "A"	

5	Declaration	
l he	reby certify that I have relevant knowledge and that I am	authorized to sign and submit this form.
SIGHA	La San San San San San San San San San Sa	
Car	1 Smith	(613) 726-5036
PRINT	Name	TELEPHONE MUSIBER
	: Misrepresentation constitutes an offence and, on summary conviction, a p term and exception six months or both (subsection 25001) of the CRCA)	erson is liable to a line not exceeding \$5000 or to imprisonment



IC 2904 (2006/12)

R 22 FEB '08 15:30

# Schedule "A"

First Name, Last Name	Residential Address	Canadian Resident (Yes or No)	
John Albright	40 Rosedale Road, Toronto, Ontario, M4W 2P6, Canada	Yes	
Richard Anderson	R.R. 4 Pinecrest Farms, Merrickville, Ontario, K0G 1N0, Canada	Yes	
Barry Gekiere	421 Randall Street, Oakville, Ontario, L6J 1R7, Canada	Yes	
Terry Hall	38 Roycroft Way, Kanata, ON, K2W 1C7, Canada	Yes	
Peter Sommerer	8 Murphy Court, Kanata, Ontario, K2W 1B7, Canada	Yes	
Phil Weaver	12 Oakview Road, Kanata, ON, K2L 3G2, Canada	Yes	

CANADA	)	IN THE MATTER OF THE CANADA
PROVINCE OF ONTARIO	j j	BUSINESS CORPORATIONS ACT
	)	AND IN THE MATTER OF THE
	)	AMALGAMATION OF LINMOR INC.
	)	AND NUVO NETWORK
	)	MANAGEMENT INC.
	)	

I, Carl Smith, of the City of Ottawa, Province of Ontario DO SOLEMNLY DECLARE, that

- 1. I am an officer of Nuvo Network Management Inc., an amalgamating corporation and I have personal knowledge of the matters herein deposed to.
- 2. I am satisfied that there are reasonable grounds for believing that:
  - (a) each amalgamating corporation can and the amalgamated Corporation will be able to pay its liabilities as they become due; and
  - (b) the realizable value of the amalgamated corporation's assets will not be less than the aggregate of its liabilities and stated capital of all classes; and
  - (c) there are reasonable grounds for believing that no creditor will be prejudiced by the amalgamation.

AND I make this solemn Declaration conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath and by virtue of the Canada Evidence Act.

DECLARED BEFORE ME at the

City of Ottawa, in the Province of Ontario

this <u>2011</u> day of

February 2008.

Commissioner, etc.

CADI SMITH

CANADA	)	IN THE MATTER OF THE CANADA
PROVINCE OF ONTARIO	)	BUSINESS CORPORATIONS ACT
	)	AND IN THE MATTER OF THE
	)	AMALGAMATION OF LINMOR INC.
	)	AND NUVO NETWORK
	)	MANAGEMENT INC.
	)	

I, Carl Smith, of the City of Ottawa, Province of Ontario DO SOLEMNLY DECLARE, that

- 1. I am a director of Linmor Inc., an amalgamating corporation and I have personal knowledge of the matters herein deposed to.
- 2. I am satisfied that there are reasonable grounds for believing that:
  - each amalgamating corporation can and the amalgamated Corporation will be able to pay its liabilities as they become due; and
  - (b) the realizable value of the amalgamated corporation's assets will not be less than the aggregate of its liabilities and stated capital of all classes; and
  - (c) there are reasonable grounds for believing that no creditor will be prejudiced by the amalgamation.

AND I make this solemn Declaration conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath and by virtue of the Canada Evidence Act.

DECLARED BEFORE ME at the

City of Ottawa, in the Province of Ontario

this <u>John</u> day of February, 2008.

**RECORDED: 09/17/2010** 

A Commissioner, etc.

Jane Cardarelli, Lawyer

TRADEMARK

REEL: 004280 FRAME: 0020