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DR. ATICK PROVIDES ADDITIONAL INFORMATION ON RECENT STOCK SALE

MINNETONKA, MINNESOTA February 14, 2006 Dr. Joseph J. Atick, President & CEO of Identix Incorporated (Nasdaq:IDNX), provided additional information today on the Form 4 filed with the SEC last week disclosing the sale of 300,000 shares of Identix common stock in a block transaction. Dr. Atick stated that sale was made to meet personal and family financial commitments.

Dr. Atick continues to be the single largest individual shareholder of Identix with approximately 1,500,000 shares of Identix common stock owned outright, together with options to purchase approximately 1,000,000 shares of Identix common stock.

Dr. Atick commented, I believe the combination of Identix and Viisage has the potential to create the industry s most comprehensive multi-modal biometric platform for securing and protecting personal identities, and I am confident the merger will establish a global leader in biometric security. My sale last week of approximately 10 percent of my ownership in Identix was necessary due to personal financial commitments. We are working diligently on closing this merger and remain on track to do so within our previously stated timeframe. I look forward to helping to complete the merger and to expanding and better serving each of the markets addressed by the combined company.

About Identix Incorporated

Identix Incorporated (Nasdaq:IDNX) is the world s leading multi-biometric technology company. Identix provides fingerprint, facial and skin biometric technologies, as well as systems, and critical system components that empower the identification of individuals in large-scale ID and

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ID management programs. The Company s offerings include live scan systems and services for biometric data capture, mobile systems for on-the-spot ID, and backend standards-based modules and software components for biometric matching and data mining. Identix products are used to conduct background checks, speed travel and commerce via secure identification documents, prevent identity fraud in large-scale government and civil ID programs, and control access to secure areas and networks. With a global network of partners, such as leading system integrators, defense prime contractors and OEMs, Identix serves a broad range of markets including government, law enforcement, gaming, finance, travel, transportation, corporate enterprise and healthcare.

More information on Identix can be accessed via the Company web site at http://www.identix.com.

Forward-Looking Statements

The statements contained in this release, which are not historical facts, are forward-looking statements within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. These statements are based on the Company s current expectations and beliefs and are subject to a number of risks and assumptions that could cause actual results to differ materially from those described in the forward-looking statements. All statements other than statements of historical fact are statements that could be deemed forward-looking statements. These statements are subject to uncertainties that could cause actual results to differ materially from those set forth in or implied by forward-looking statements. Risks and uncertainties include, without limitation, those related to: the availability of funding from government and other customers; the readiness of customers to accept delivery of products on a timely basis; the ability of the Company to achieve targeted levels of hardware, software and related component mix; and increasing levels of competition. In addition, such risks and uncertainties

Include, among others, the following risks: that the merger with Viisage Technology will not close, that the regulatory or shareholders approval will not be obtained, that the closing will be delayed, that customers and partners will not react favorably to the merger, integration risks, the risk that the combined companies may be unable to achieve cost-cutting synergies, and other risks described in Identix and Viisage s Securities and Exchange Commission filings, including the Registration Statement on Form S-4 to be filed with the SEC in connection with the transaction, Identix Annual Report on Form 10-K for the year ended June 30, 2005 and its Quarterly Report on Form 10-Q for the quarter ended September 30, 2005 under the captions Risk Factors and Management s Discussion and Analysis of Financial Condition and Results of Operations, and Viisage s Annual Report on Form 10-K for the year ended December 31, 2004 and its Quarterly Reports on Form 10-Q for the quarters ended April 3, 2005, July 3, 2005 and October 2, 2005 under the captions Risk Factors and Management s Discussion and Analysis of Financial Condition and Results of Operations and Results of Operations. Neither Identix nor Viisage undertake any obligation to update these forward-looking statements to reflect events or circumstances after the date of this press release.

Additional Information and Where to Find It

Investors and security holders of both Identix and Viisage are advised to read the joint proxy statement/prospectus regarding the business combination transaction referred to in the material below, when it becomes available, because it will contain important information. Identix and Viisage expect to mail a joint proxy statement/prospectus about the transaction to their respective stockholders. This joint proxy statement/prospectus and Exchange Commission by both companies. Investors and security holders may obtain a free copy of the joint proxy statement/prospectus and other documents filed by the companies at the Securities and Exchange Commission s web site at http://www.sec.gov. The joint proxy statement/prospectus and such other documents may also be obtained from Identix or Viisage by directing such requests to the companies.

Participants In Solicitation

Viisage, Identix and their respective directors and executive officers and other members of management and employees may be deemed to be participants in the solicitation of proxies in respect of the merger. Information concerning Viisage s participants is set forth in the proxy statement dated, November 21, 2005, for Viisage s special meeting of shareholders held on December 16, 2005 as filed with the SEC on Schedule 14A. Information concerning Identix participants is set forth in the proxy statement, dated October 6, 2005, for Identix 2005 annual meeting of shareholders as filed with the SEC on Schedule 14A. Additional information regarding the interests of participants of Viisage and Identix in the solicitation of proxies in respect of the merger will be included in the registration statement and joint proxy statement/prospectus to be filed with the SEC.

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