FORM PTO-1595 (Modified) (Rev. 6-93) OMB No. 0651-0011 (exp.4/94) Copyright 1994-97 LegalStar



Docket No.: 11960.1.3.1.1

U.S. DEPARTMENT OF COMMERCE

Patent and Trademark Office

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Tab settings → → → ▼ ▼ ▼ ▼ ▼ ▼ ▼ ▼ ▼ ▼ ▼ ▼ ▼ ▼ ▼ ▼	
Name of conveying party(ies): U.S. Robotics Mobile Communications Corp. Megahertz Holding Corporation	Name and address of receiving party(ies): Name: 3Com Corporation
U.S. Robotics Corporation	
() () () () () () () () () ()	ಲ್ಲಿ\Internal Address:
Additional names(s) of conveying party(ies)	30 HZ
3. Nature of conveyance:	
☐ Assignment	Street Address: 5400 Bayfront Plaza
☐ Security Agreement ☐ Change of Name	
□ Other	City: Santa Clara State: CA ZIP: 95052
Execution Date:	Additional name(s) & address(es) attached? Yes No
4. Application number(s) or registration numbers(s):	
If this document is being filed together with a new application, the execution date of the application is:	
A. Patent Application No.(s)	B. Patent No.(s)
08/991,074	
30/351,071	
Additional numbers attached? Yes No	
Name and address of party to whom correspondence	
concerning document should be mailed:	6. Total number of applications and patents involved:
Name: Eric L. Maschoff, Reg. No. 36,596	7. Total fee (37 CFR 3.41):\$ 40.00
Internal Address: WORKMAN, NYDEGGER & SEELEY	☑ Enclosed - Any excess or insufficiency should be
1000 Eagle Gate Tower	credited or debited to deposit account
	Authorized to be charged to deposit account
Street Address: 60 East South Temple	
	8. Deposit account number:
	23-3178
City: Salt Lake City ZIP: 84111	
04/12/1999 BUNTED 90000131 102/24-1- DO NOT	USE THIS SPACE
01 FC:581	
9. Statement and signature.	
1 af 4h a a warin at at a command	ation is true and correct and any attached copy is a true copy
of the original document.	Nas II 3/29 99
ETICE. Maschott	
Name of Person Signing Total number of pages including cover st	Signature Date neet, attachments, and document:

PATENT

REEL: 9872 FRAME: 0109

ARTICLES OF MERGER

OF

U.S ROBOTICS MOBILE COMMUNICATIONS a Utah corporation

#115570

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NO. 6117 F. 3 444/44/

INTO

MEGAHERTZ HOLDING CORPORATION a Utah corporation

(Main Disk of Corp. Comme. Code

(Merger of a Wholly-Owned Subsidiary into its Parent)

Pursuant to and in compliance with the applicable provisions of the Utah Revised Business Corporation Act, MEGAHERTZ HOLDING CORPORAITON. wholly-owned subsidiary, U.S. ROBOTICS and Ìts MOBILE corporation, COMMUNICATIONS CORP., a Utah corporation, adopt the following Articles of Merger:

- A plan of merger merging U.S. Robotics Mobile Communications Corp. (the "Subsidiary") with and into its parent and sole shareholder, Megahertz Holding Corporation (the "Parent"), was approved by the Board of Directors of the Subsidiary on December 22. 1997 and by the Board of Directors of the Parent on December 22, 1997, providing that (1) the Subsidiary shall be merged up and into the Parent, with the Parent to be the surviving entity. (2) all of the assets and liabilities of the Subsidiary shall be acquired by the Parent, and (3) the shares of the Subsidiary shall be cancelled.
 - 2. Shareholder approval was not required with respect to either corporation.
- 3. Immediately prior to the merger, Megahertz Holding Corporation owned 100% of the outstanding shares of each class of U.S. Robotics Mobile-Communications Corp.
- 4. No amendments shall be made to the articles of incorporation of the surviving corporation.
- 5. The effective date of this merger is December 26, 1997. This effective date complies with Section 16-10a-1104(5), <u>Utah Code Ann.</u> (as amended).

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10 1400 (04040 NO. 6117 PIP. 4005/007

DATED this 22 day of December, 1997.

U.S. Robotics Mobile Communications Corp., a Utah corporation

By:

Alan D. Groves, President

ATTEST:

Ronald B. Friedman, Assistant Secretary

Megahertz Holding Corporation, a Utah corporation

By:

Alan D. Groves, President

ATTEST:

Ronald B. Friedman, Assistant Secretary

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Utah Div. of Corp. & Comm. Code

ARTICLES OF MERGER

GAHERTZ HOLDING CORPORATION #115570

a Utah corporation INTO

U.S. ROBOTICS CORPORATION

a Delaware corporation

(Merger of a Wholly-Owned Subsidiary into its Parent)

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Pursuant to and in compliance with the applicable provisions of the Urah Revised Business Corporation Act, U.S. Robotics Corporation, a Delaware corporation, and irs wholly-owned subsidiary Megahertz Holding Corporation, a Utah corporation, adopt the following Articles of Merger:

- A plan of merger merging Megahertz Holding Corporation (the "Subsidiary") with and into its parent and sole shareholder, U.S. Robotics Corporation (the "Parent"), was approved by the Board of Directors of the Subsidiary on December 22, 1997 and by the Board of Directors of the Parent on December 22, 1997, providing that (1) the Subsidiary shall be merged up and into the Parent, with the Parent to be the surviving entity, (2) all of the assets and liabilities of the Subsidiary shall be acquired by the Parent, and (3) the shares of the Subsidiary shall be cancelled.
 - 2. Shareholder approval was not required with respect to either corporation.
- Immediately prior to the merger, U.S. Robotics Corporation owned 100% of the outstanding shares of each class of Megahertz Holding Corporation
- No amendments shall be made to the articles of incorporation of the surviving 4. corporation.
- The effective date of this merger is December 26, 1997. This effective date 5. complies with Section 16-10a-1104(5), Utah Code Ann. (as amended).

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PATENT REEL: 9872 FRAME: 0112

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MAR. 12. 1999 12:03PM 3COM LEGAL HW

DATED this 22 day of December, 1997.

Megahertz Holding Corporation, a Utah corporation

Ву: ____

Alan D. Groves, President

ATTEST:

Ronald B. Friedman, Assistant Secretary

U.S. Robotics Corporation, a Delaware corporation

D...

Alan D. Groves, President

_attest:-

Ronald B. Friedman, Assistant Secretary

State of Delaware

Office of the Secretary of State

I, EDWARD J. FREEL, 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:

"DSI EXPRESSNETWORKS, INC.", A CALIFORNIA CORPORATION,

"U.S. ROBOTICS CORPORATION", A DELAWARE CORPORATION,

WITH AND INTO "3COM CORPORATION" UNDER THE NAME OF "3COM CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-NINTH DAY OF DECEMBER, A.D. 1997, AT 9 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 1997.

AUTHENTICATION:

2725137 8100M

971452323

DATE:

12-30-97

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STATE OF DELAMARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 09:00 AM 12/29/1997 971447996 - 2725137

CERTIFICATE OF OWNERSHIP AND MERGER MERGING EACH OF U.S. ROBOTICS CORPORATION AND DSI EXPRESSNETWORKS, INC. INTO 3COM CORPORATION

3Com Corporation, a Delaware corporation (the "Corporation"), does hereby certify:

FIRST: That the Corporation is incorporated pursuant to the General Corporation Law of the State of Delaware.

SECOND: That the Corporation owns all of the outstanding shares of the capital stock of U.S. Robotics Corporation, a Delaware corporation, and DSI ExpressNetworks, Inc., a Califbraia corporation (collectively, the "Merged Corporations").

THIRD: That the Corporation, by the following resolutions of incidend of Directors, doly adopted on the 17th day of December, 1997, determined to merge into itself each of the Mergod Corporations with the name of the surviving corporation being 3 Com Corporation on the conditions set forth in such resolutions:

U.S. Robotics Corporation

RESOLVED, that the Corporation merge U.S. Robotics Corporation (a Delaware corporation), its wholly owned subsidiary corporation, with and into itself and assume all of the himbilities and obligations of such subsidiary pursuant to Section 253 of the Delaware General Corporation Law.

RESOLVED FURTHER, that the officers of the Corporation be, and each of them hereby is, directed to make, execute and acknowledge a Certificate of Ownership and Merger pursuant to Section 253 of the Delaware General Corporation Law setting forth a copy of the resolution to merge U.S. Robotics Corporation into the Corporation, and to file the same in the office of the Secretary of State of the State of Delaware.

DSI ExpressNetworks. Inc.

RESOLVED, that the Corporation merge DSI ExpressNetworks, Inc. (a California corporation), its wholly owned subsidiary corporation, with and into itself and assume all of the liabilities and obligations of such subsidiary pursuant to Section 1110 of the California Corporations Code and Section 253 of the Delaware General Corporation Law.

RESOLVED FURTHER, that the officers of the Corporation be, and each of them hereby is, directed to make, execute and acknowledge a Certificate of Ownership pursuant to Section 253 of the Delaware General Corporation Law and pursuant to Section 1110 of the California Corporations Code setting forth a copy of the resolution to merge DSI ExpressNetworks, Inc. with and into the Corporation and to file the same with the Secretary of State of the State of Delaware and the Secretary of State of the State of California.

FOURTH: This Certificate of Ownership and Merger is to become effective at 10:00 a.m. E.S.T. on December 31, 1997.

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IN WITNESS WHEREOF, the Corporation has caused this Certificate to be signed by Alan D. Groves, its Vice President and Corporate Controller, this 22 day of December, 1997.

3COM CORPORATION

By: ____

Alan D. Groves, Vice President and Corporate Controller

3comcertmerg.doe

RECORDED: 04/02/1999

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