To The Honorable Commissioner of Patents:

1. Name of conveying party(ies):
   3Com Corporation
   A Corporation in the State of California

Additional name(s) of conveying party(ies) attached? □ Yes □ No

2. Name and address of receiving party(ies):
   Name: 3Com Corporation
   Address: 5400 Bayfront Plaza
   City: Santa Clara  State: California
   Country: U.S.A.  Zip: 95052
   A Corporation of the State of Delaware

Additional name(s) & address(es) attached? □ Yes □ No

3. Nature of conveyance:
   □ Assignment  □ Merger
   □ Security Agreement  □ Change of Name
   □ Other

   Execution Date: June 11, 1997

4. Application number(s) or patent number(s):

   B. Patent No(s):

   5,646,553  4,766,402  4,853,950  5,012,467
   5,307,459  5,317,215  5,319,752  5,323,463
   5,434,872  5,454,725  5,459,840  5,459,854
   5,517,627  5,525,983  5,526,489  5,530,703
   5,604,009  5,636,214  5,640,605  5,657,326
   5,216,714  5,268,899  5,299,313
   5,341,400  5,392,399  5,392,406
   5,471,618  5,483,640  5,511,171
   5,530,874  5,541,911  5,592,622
   5,663,634  5,664,166  5,666,362

Additional numbers attached? □ Yes □ No

5. Name and address of party to whom correspondence concerning document should be mailed:
   Name: Matthew J. Sampson
   Registration No.: 35,990
   Company Name: McDonnell, Boehnen, Hulbert & Berghoff
   Street Address: 300 South Wacker Drive – 32nd Floor
   City: Chicago  State: Illinois
   Country: U.S.A.  ZIP: 60606

6. Total number of applications and patents involved: 92

7. Total Fee (37 CFR 3.41).................................................. $3,680.00
   □ Enclosed
   □ Authorized to charge to deposit account for any additional fees or credit overpayment

8. Deposit account number:
   13-2490

DO NOT USE THIS SPACE

9. Statement and signature:
   To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

   Matthew J. Sampson
   Printed Name of Person Signing
   Signature
   Date: November 2, 2000

Total number of pages including cover sheet, attachments, and document: 8

Mail documents to be recorded with required cover sheet information to:

Commissioner of Patents and Trademarks
Bok Assignments, Washington, D.C. 20231

PATENT
REEL: 011195 FRAME: 0525
4. Application number(s) or patent number(s): (continued)

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Additional numbers attached? □ Yes  □ No
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 MERGER, WHICH MERGES:

"3COM CORPORATION", A CALIFORNIA CORPORATION,

WITH AND INTO "3COM (DELAWARE) 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 TWELFTH DAY OF JUNE, A.D. 1997, AT 2:01 O'CLOCK P.M.

Edward J. Freeland, Secretary of State

AUTHENTICATION: 9543244
DATE: 01-27-99

PATENT
REEL: 011195 FRAME: 0527
CERTIFICATE OF MERGER

OF

3COM CORPORATION
(A CALIFORNIA CORPORATION)

INTO

3COM (DELAWARE) CORPORATION
(A DELAWARE CORPORATION)

(UNDER SECTION 252 OF THE GENERAL
CORPORATION LAW OF THE STATE OF DELAWARE)

The undersigned corporation, a Delaware corporation, does hereby certify:

First: That the name and state of incorporation of each of the constituent corporations of
the merger is as follows:

<table>
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<th>Name</th>
<th>State of Incorporation</th>
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<tr>
<td>3Com Corporation</td>
<td>California</td>
</tr>
<tr>
<td>3Com (Delaware) Corp.</td>
<td>Delaware</td>
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</table>

Second: That an Agreement and Plan of Merger and Reincorporation dated as of
March 14, 1997 by and between 3Com Corporation and 3Com (Delaware) Corporation has been
approved, adopted, certified, executed and acknowledged by each of the constituent corporations
in accordance with the provisions of Section 252 of the General Corporation Law of the State of
Delaware.

Third: That the name of the surviving corporation of the merger is 3Com (Delaware)
Corporation, a Delaware corporation (the “Surviving Corporation”).

Fourth: That the Certificate of Incorporation of 3Com (Delaware) Corporation in effect
immediately prior to the Effective Time shall be the Certificate of Incorporation of the Surviving
Corporation, and that Articles First and Fourth are hereby amended to read in their entirety as
follows:

“FIRST. The name of the Corporation is 3Com Corporation (hereinafter sometimes
referred to as the “Corporation”).

STATE OF DELAWARE
SECRETARY OF STATE
DIVISION OF CORPORATIONS
FILED 02:01 PM 06/12/1997
971192951 - 2723377

PATENT
REEL: 011195 FRAME: 058
FOURTH:

A. The total number of shares of all classes of stock which the Corporation shall have authority to issue is One Billion Shares (1,000,000,000) consisting of:

1. Nine Hundred Ninety Million (990,000,000) shares of Common Stock, par value one cent ($0.01) per share (the “Common Stock”); and

2. Ten Million (10,000,000) shares of Preferred Stock, par value one cent ($0.01) per share (the “Preferred Stock”).

B. The Board of Directors is authorized, subject to any limitations prescribed by law, to provide for the issuance of shares of Preferred Stock in one or more series and, by filing a certificate pursuant to the applicable law of the State of Delaware, from time to time to determine the designation of any series, to fix the number of shares of any series, to determine or alter the rights, preferences, privileges and powers granted to any wholly unissued series of Preferred Stock and any qualifications, limitations or restrictions imposed thereon, and, within the limits of restrictions stated in any resolution or resolutions of the Board of Directors originally fixing the number of shares constituting any series, to increase or decrease (but not below the number of shares of any such series then outstanding) the number of shares of any such series subsequent to the issue of shares of that series.”

Fifth: That the Bylaws, as amended, of 3Com (Delaware) Corporation as in effect immediately prior to the Effective Time shall be the Bylaws of the Surviving Corporation.

Sixth: That the directors (including their respective denomination as Class I or Class II directors) and officers of 3Com Corporation immediately prior to the Effective Time shall be the initial directors and officers of the Surviving Corporation, until their respective successors are duly elected or appointed.

Seventh: That the executed Agreement and Plan of Merger and Reincorporation is on file at the principal place of business of the Surviving Corporation. The address of said principal place of business is 5400 Bayfront Plaza, Santa Clara, California 95052.

Eighth: That a copy of the Agreement and Plan of Merger and Reincorporation will be furnished by the Surviving Corporation upon request and without charge to any stockholder of any constituent corporation.

Ninth: The authorized capital Stock of 3Com Corporation is 400,000,000 shares of Common Stock, $0.01 par value, and 3,000,000 shares of Preferred Stock, without par value.
Tenth: That this Certificate of Merger shall be effective on June 12, 1997 at 4:45 p.m. (Eastern Time).

IN WITNESS WHEREOF, the undersigned has caused this Certificate to be executed by its President and attested by its Secretary on ___ day of June, 1997.

3COM (DELAWARE) CORPORATION (a Delaware corporation)

By:

Mark D. Michael, President

Dated: June ___ 1997

ATTESTED TO BY:

Mark D. Michael, Secretary

A CERTIFIED COPY OF THIS CERTIFICATE HAS BEEN forwarded to THE KENT COUNTY RECORDER OF DEEDS FOR RECORDING.

GREAT SEAL OF THE STATE OF DELAWARE
1793. 1847. 1907.

[Signature]
Edward J. Freel, Secretary of State

AUTHENTICATION: 8367386
DATE: 03-11-97

PATENT
REEL: 011195 FRAME: 0531
CERTIFICATE OF INCORPORATION

OF

3COM CORPORATION.

FIRST: The name of the Corporation is 3Com Corporation (hereinafter sometimes referred to as the "Corporation").

SECOND: The address of the registered office of the Corporation in the State of Delaware is 15 East North Street, in the City of Dover, County of Kent. The name of the registered agent at that address is Incorporating Services, Ltd.

THIRD: The purpose of the Corporation is to engage in any lawful act or activity for which a corporation may be organized under the General Corporation Law of Delaware.

FOURTH: The Corporation is authorized to issue a total of one thousand (1,000) shares of stock in one class designated as "Common Stock", par value $0.001 per share.

FIFTH: The business and affairs of the Corporation shall be managed by or under the direction of the Board of Directors. In addition to the powers and authority expressly conferred upon them by Statute or by this Certificate of Incorporation or the Bylaws of the Corporation, the directors are hereby empowered to exercise all such powers and do all such acts and things as may be exercised or done by the Corporation. Election of directors need not be by written ballot, unless the Bylaws so provide.

SIXTH: The Board of Directors is authorized to make, adopt, amend, alter or repeal the Bylaws of the Corporation. The stockholders shall also have power to make, adopt, amend, alter or repeal the Bylaws of the Corporation.
SEVENTH: The name and address of the incorporator is as follows:

Andréa Charvet
GRAY CARY WARE & FREIDENRICH
400 Hamilton Avenue
Palo Alto, California 94301

EIGHTH: To the fullest extent permitted by the Delaware General Corporation Law, a director of this Corporation shall not be liable to the Corporation or its stockholders for monetary damages for breach of fiduciary duty as a director. Any repeal or modification of the foregoing provisions of this Article EIGHTH by the stockholders of the Corporation shall not adversely affect any right or protection of a director of the Corporation existing at the time of such repeal or modification.

NINTH: This Corporation reserves the right to amend or repeal any of the provisions contained in this Certificate of Incorporation in any manner now or hereafter permitted by law, and the rights of the stockholders of this Corporation are granted subject to this reservation.

I, THE UNDERSIGNED, being the incorporator, for the purpose of forming a corporation under the laws of the State of Delaware, do make, file and record this Certificate of Incorporation, do certify that the facts herein stated are true, and accordingly, have hereto set my hand this 10th day of March, 1997.

[Signature]
Andréa Charvet
Incorporator