Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:			NEW ASSIGNMENT			
NATURE OF CONVEYANCE:			MERGER			
EFFECTIVE DATE:			01/26/2007			
CONVEYING PARTY	DATA					
Name Execution Date						
Stratex Networks, Inc.				01/26/2007		
RECEIVING PARTY DATA						
Name:	Harris Strate	Harris Stratex Networks Operating Corporation				
Street Address:	Research Tria	Research Triangle Park, 637 Davis Drive				
City:	Morrisville					
State/Country:	NORTH CAR	NORTH CAROLINA				
Postal Code:	27560					
PROPERTY NUMBER	(S Total: 1					
Property Type			Number			
Application Number: 115		11560	453			
CORRESPONDENCE	DATA					
Fax Number:	(650)850	6-3919				
Correspondence will b	pe sent via US	Mail w	hen the fax attempt is unsuccessful.			
Phone: 650 856-3911						
Email: msockol@thelen.com						
Correspondent Name: Marc A. Sockol Address Line 1: 2225 E. Bayshore Road. Suite 210						
Address Line 1:2225 E. Bayshore Road, Suite 210Address Line 2:Thelen Reid Brown Raysman & Steiner LLP						
Address Line 4:	,					
ATTORNEY DOCKET NUMBER:			IFURNIA 94505			
	Palo Alto	o, CAL				
	Palo Alte	o, CAL	650001-50			
ATTORNEY DOCKET	Palo Alte	o, CAL				
NAME OF SUBMITTE Total Attachments: 6	Palo Alto NUMBER: R:	o, CAL	650001-50			
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NAME OF SUBMITTE Total Attachments: 6	Palo Alto NUMBER: R: .tif	o, CAL	650001-50	PATENT		

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RECORDATION FORM COVER SHEET				
PATENTS ONLY				
To the Director of the U.S. Patents and Trademark Office: Please record the attached documents or the new address(es) below.				
 Name of conveying party(ies): Stratex Networks, Inc. 	2. Name and address of receiving party(ies) Name: Harris Stratex Networks Operating Corporation			
Additional name of conveying party(ies) attached? Yes X No	Internal Address:			
3. Nature of conveyance: Execution Date(s) 01-26-2007	Street Address: Research Triangle Park, 637 Davis Drive			
Assignment Security Agreement Change of Name	City: Morrisville			
Government Interest Assignment	State: North Carolina			
Executive Order 9424, Confirmatory License	Country: US Zip: 27560			
Other	Additional Name(s) & address(es) attached? 🗌 Yes 🔯 No			
4. Application number(s) or patent number(s):	This document is being filed together with a new application.			
A. Patent Application No.(s) 11/560,453	B. Patent No.(s)			
Additional numbers attached? 🔲 Yes 🖾 No				
Name and address of party to whom correspondence concerning this document should be mailed:	6. Total number of applications and patents involved: <u>1</u>			
Name: Marc A. Sockol	7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40			
Internal Address: Thelen Reid Brown Raysman	Authorized to be charged by credit card			
& Steiner LLP	Authorized to be charged to deposit account			
Street Address: 2225 E. Bayshore Road, Suite 210	Enclosed			
City: Palo Alto	None required (government interest not affecting title)			
State: California Zip: 94303	8. Payment Information			
Phone Number : 650 856-3911	a. Credit Card Last 4 Numbers Expiration Date			
Fax Number:650 856-3919	b. Deposit Account Number <u>50-2811</u>			
Email Address: msockol@thelen.com	Authorized User Name Marc A. Sockol			
9. Signature :	November 9, 2007			
Signature Marc A. Sockol	Date Total number of pages including cover sheet, attachments, and documents 6			
Name of Person Signing				

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, V.A. 22313-1450

PATENT REEL: 020093 FRAME: 0645

Delaware

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The First State

I, HARRIET SMITH WINDSOR, 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:

"STRATEX MERGER CORP.", A DELAWARE CORPORATION,

WITH AND INTO "STRATEX NETWORKS, INC." UNDER THE NAME OF "HARRIS STRATEX NETWORKS OPERATING CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-SIXTH DAY OF JANUARY, A.D. 2007, AT 4:32 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



2117784 8100M 070092219

Darriet Smith Windson

Harriet Smith Windsor, Secretary of State **AUTHENTICATION:** 5388024

DATE: 01-26-07

PATENT REEL: 020093 FRAME: 0646 State of Delaware Secretary of State Division of Corporations Delivered 04:35 PM 01/26/2007 FILED 04:32 PM 01/26/2007 SRV 070092219 - 2117784 FILE

CERTIFICATE OF MERGER

MERGING

STRATEX MERGER CORP.

WITH AND INTO

STRATEX NETWORKS, INC.

Pursuant to § 251 of the Delaware General Corporation Law (the "<u>DGCL</u>"), the undersigned duly authorized officer of STRATEX NETWORKS, INC., a Delaware corporation (the "<u>Company</u>"), hereby certifies to the following information relating to the merger (the "<u>Merger</u>") of STRATEX MERGER CORP., a Delaware corporation ("<u>Merger Sub</u>"), with and into the Company:

FIRST: The name and state of domicile of each of the entities constituent to the Merger are as follows:

Name	State of Organization	
Stratex Merger Corp.	Delaware	
Stratex Networks, Inc.	Delaware	

SECOND: An Amended and Restated Formation, Contribution and Merger Agreement, dated as of December 18, 2006, among Harris Corporation, a Delaware corporation, the Company, Harris Stratex Networks, Inc., a Delaware corporation, and Merger Sub, as further amended by that certain letter agreement, dated January 26, 2007 (the "<u>Merger Agreement</u>"), among the parties thereto, has been approved, adopted, certified, executed and acknowledged by each of the entities constituent to the Merger in accordance with the requirements of § 251 of the DGCL.

THIRD: The surviving company in the Merger is the Company which will continue its existence as the surviving company and, as described below, will be renamed Harris Stratex Networks Operating Corporation upon the effective time of the Merger (the "<u>Surviving Company</u>"). The separate corporate existence of Merger Sub will cease upon the effective time of the Merger.

FOURTH: Pursuant to the Merger Agreement, the certificate of incorporation of the Surviving Company as in effect immediately prior to the effective time of the Merger shall be amended and restated at the effective time of

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PATENT REEL: 020093 FRAME: 0647 the Merger to read as set forth on <u>Exhibit A</u> hereto and as so amended shall be the certificate of incorporation of the Surviving Corporation.

FIFTH: The executed Merger Agreement is on file at the office of the Surviving Company, located at 120 Rose Orchard Way, San Jose, California 95134.

SEVENTH: A copy of the Merger Agreement will be furnished by the Surviving Company, on request and without cost, to any stockholder of the Company or Merger Sub.

[Remainder of this page intentionally left blank]

IN WITNESS WHEREOF, the undersigned, a duly authorized officer of the Company, has executed this Certificate of Merger this 26th day of January, 2007.

STRATEX NETWORKS, INC.

Name: CARL A. THOUSEN Title: SR VP and CFS By:

AMENDED AND RESTATED

CERTIFICATE OF INCORPORATION

OF

HARRIS STRATEX NETWORKS OPERATING CORPORATION

FIRST. The name of the corporation is HARRIS STRATEX NETWORKS OPERATING CORPORATION.

SECOND. The address of the corporation's registered office in the State of Delaware is 1209 Orange Street in the City of Wilmington, County of New Castle. The name of its registered agent at such address is The Corporation Trust Company.

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

FOURTH. The total number of shares of all classes of stock which the corporation shall have authority to issue is 100, all of which shall be designated shares of common stock, par value \$0.01 per share (the "<u>Common</u> <u>Stock</u>"), of the corporation.

FIFTH. The board of directors of the corporation is expressly authorized to adopt, amend or repeal by-laws of the corporation.

SIXTH. Elections of directors need not be by written ballot except and to the extent provided in the by-laws of the corporation.

SEVENTH. Any action required or permitted to be taken by the holders of Common Stock of the corporation, including, but not limited to, the election of the directors, may be taken by written consent or consents but only if such consent or consents are signed by all holders of Common Stock.

EIGHTH. A director of the corporation shall not be liable to the corporation or its stockholders for monetary damages for breach of fiduciary duty as a director, except to the extent that such exemption from liability or limitation thereof is not permitted under the Delaware General Corporation Law as currently in effect or as the same may hereafter be amended. No amendment, modification or repeal of this Article EIGHTH shall adversely affect any right or protection of a director that exists at the time of such amendment, modification or repeal.

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RECORDED: 11/09/2007