

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	CHANGE OF NAME

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
S-N Merger Corp.		08/12/2005	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Nextel Communications, Inc.
Street Address:	2001 Edmund Halley Drive
City:	Reston
State/Country:	VIRGINIA
Postal Code:	20191
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 87

Property Type	Number	Word Mark
Registration Number:	1637139	NEXTEL
Registration Number:	1884244	NEXTEL
Registration Number:	1924806	THE NEXT GENERATION OF WIRELESS COMMUNICATIONS
Registration Number:	1984529	THE FAIR PLAN
Registration Number:	2104488	FLEET CALL
Registration Number:	2236098	NEXTEL DIRECT CONNECT
Registration Number:	2287487	TEAMLINK
Registration Number:	2287488	TEAMLINK CONNECTING YOUR BUSINESS
Registration Number:	2287490	TEAMLINK POWER TO TALK
Registration Number:	2288745	TEAM LINK POWER TO TALK
Registration Number:	2295427	
Registration Number:	2295428	TEAM LINK
Registration Number:	2295429	TEAMLINK CONNECTING YOUR BUSINESS
Registration Number:	2302445	POWER TO TALK COMMUNICATIONS

OP \$2190.00 1637139

Registration Number:	2306603	NEXTEL NEXTDAY
Registration Number:	2326015	NEXTEL NATIONAL BUSINESS PLAN
Registration Number:	2358982	NEXTEL
Registration Number:	2359176	NEXTEL BUSINESS NETWORKS
Registration Number:	2391504	NEXTEL
Registration Number:	2403310	GET SMART.GET NEXTEL.
Registration Number:	2430370	NEXTEL ONLINE
Registration Number:	2432282	HOW BUSINESS GETS DONE
Registration Number:	2435925	NEXTEL.HOW BUSINESS GETS DONE.
Registration Number:	2461900	NEX-NOTE
Registration Number:	2465863	NEXNOTE PLUS
Registration Number:	2568697	MOBILE EXTENSION
Registration Number:	2598210	NEXTEL WORLDWIDE
Registration Number:	2619114	ONE PHONE.ONE NUMBER.WORLDWIDE.
Registration Number:	2643623	NETWORK CULTURE
Registration Number:	2675834	CONNECT
Registration Number:	2692446	NEXTEL NATIONAL PLANS
Registration Number:	2696333	MORE WAYS THAN ANYONE TO COMMUNICATE WITH EVERYONE
Registration Number:	2737925	NEXTEL MOBILE EXTENSION
Registration Number:	2751945	NEXTEL COMPATIBLE
Registration Number:	2764617	NEXTEL HOW BUSINESS GETS DONE INSTANTLY
Registration Number:	2765052	NEXTEL DIRECT CONNECT. GET RIGHT THROUGH
Registration Number:	2797952	DIRECT CONNECT
Registration Number:	2810436	DIRECT CONNECT
Registration Number:	2863268	POWERED BY NEXTEL
Registration Number:	2891208	NEXTNOTES
Registration Number:	2901463	NATIONWIDE DIRECT CONNECT
Registration Number:	2945251	NEXTEL.DONE.
Registration Number:	2950172	NEXTEL. DONE.
Registration Number:	2956848	GROUP CONNECT
Registration Number:	2958412	NEXTEL
Registration Number:	2978260	NEXTRMAIL
Registration Number:	2979283	NEXTEL.DONE.
Registration Number:	2980059	PRIORITY CONNECT

Registration Number:	2984272	CONEXION DIRECTA
Registration Number:	2984275	CONEXION DIRECTA NACIONAL
Registration Number:	2987131	NEXTEL GROUP CONNECT
Registration Number:	3029211	EMERGENCY GROUP CONNECT
Registration Number:	3030818	MOBILE LOCATOR
Registration Number:	3067324	NEXTEL.YA.
Serial Number:	76448203	NATIONWIDE DIRECT CONNECT
Serial Number:	76448204	GROUP CONNECT
Serial Number:	76448245	NEXTEL GROUP CONNECT
Serial Number:	76577219	REPAIR NEXTEL AUTHORIZED SERVICE CENTER
Serial Number:	76577220	NEXTEL.YA.
Serial Number:	76577221	NEXTEL FOR LIFE
Serial Number:	76577222	NEXTEL.YA.
Serial Number:	76577223	REPAIR NEXTEL AUTHORIZED SERVICE CENTER
Serial Number:	78187322	NOL MOBILE LOCATOR
Serial Number:	78204639	EMERGENCY GROUP CONNECT
Serial Number:	78233461	WORLDWIDE DIRECT CONNECT
Serial Number:	78236041	PRIORITY CONNECT
Serial Number:	78258729	PASS IT ON
Serial Number:	78258735	CONEXION DIRECTA NACIONAL
Serial Number:	78258739	CONEXION DIRECTA
Serial Number:	78278966	NEXTEL WIRELESS BROADBAND
Serial Number:	78282169	NEXTEL PREFERRED PARTNERS
Serial Number:	78282170	PREFERRED PARTNERS
Serial Number:	78297324	NEXTEL
Serial Number:	78309762	NEXTEL. DONE RIGHT.
Serial Number:	78309768	NEXTEL. DONE BETTER.
Serial Number:	78388398	NEXTEL FLEX PLAN
Serial Number:	78423625	NEXTEL COMPATIBLE SOLUTION
Serial Number:	78423924	DIRECT TALK
Serial Number:	78475805	SERVICE DONE RIGHT
Serial Number:	78511071	iSCRUB
Serial Number:	78553591	NEXR2
Serial Number:	78553594	NEXR2
Serial Number:	78569221	MISCRUB

Serial Number:	78569222	MSCRUB
Serial Number:	78575442	
Serial Number:	78656636	GO KIT
Serial Number:	78694656	D5O

CORRESPONDENCE DATA

Fax Number: (913)523-0609

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

Phone: 703-433-3179

Email: uspto-tm@sprint.com

Correspondent Name: Travis P. Boozer

Address Line 1: 6391 Sprint Parkway

Address Line 2: KSOPHT0101-Z2100

Address Line 4: Overland Park, KANSAS 66251

NAME OF SUBMITTER:	Travis P. Boozer
Signature:	/Travis P. Boozer/
Date:	03/22/2006

Total Attachments: 7

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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 ARE TRUE AND CORRECT COPIES OF ALL DOCUMENTS ON FILE OF "NEXTEL COMMUNICATIONS, INC." AS RECEIVED AND FILED IN THIS OFFICE.

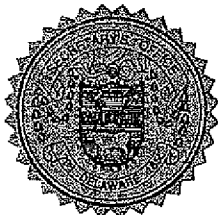
THE FOLLOWING DOCUMENTS HAVE BEEN CERTIFIED:

CERTIFICATE OF INCORPORATION, FILED THE THIRTEENTH DAY OF DECEMBER, A.D. 2004, AT 4:21 O'CLOCK P.M.

CERTIFICATE OF MERGER, CHANGING ITS NAME FROM "S-N MERGER CORP." TO "NEXTEL COMMUNICATIONS, INC.", FILED THE TWELFTH DAY OF AUGUST, A.D. 2005, AT 11:08 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE TWELFTH DAY OF AUGUST, A.D. 2005, AT 4 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE AFORESAID CERTIFICATES ARE THE ONLY CERTIFICATES ON RECORD OF THE AFORESAID CORPORATION.



3895410 8100H

050667208

Harriet Smith Windsor

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 4088914

DATE: 08-12-05

TRADEMARK
REEL: 003274 FRAME: 0507

CERTIFICATE OF INCORPORATION

OF

S-N Merger Corp.

FIRST: The name of the corporation is S-N Merger Corp. (the "Corporation")

SECOND: The address of the Corporation's registered office in the State of Delaware is 1201 North Market Street, Post Office Box 1347, in the City of Wilmington, County of New Castle. The name of the Corporation's registered agent at such address is Delaware Corporation Organizers, Inc.

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

FOURTH: The total number of shares of stock which the Corporation is authorized to issue is one thousand (1,000) shares of common stock, having a par value of \$.001 per share

FIFTH: The business and affairs of the Corporation shall be managed by or under the direction of the board of directors, and the directors need not be elected by ballot unless required by the bylaws of the Corporation.

SIXTH: In furtherance and not in limitation of the powers conferred by the laws of the State of Delaware, the board of directors is expressly authorized to make, amend and repeal the bylaws.

SEVENTH: To the fullest extent permitted by the DGCL (as the same exists or may hereafter be amended), a director of the Corporation shall not be personally liable to the Corporation or its stockholders for monetary damages for breach of fiduciary duty as a director.

[INSCORP:24616681]

Any repeal or modification of the foregoing sentence shall not apply to or affect any right or protection of a director of the Corporation existing at the time of such repeal or modification

EIGHTH:

Each person who is or was or had agreed to become a director or officer of the Corporation, or each such person who is or was serving or had agreed to serve at the request of the Board of Directors or an officer of the Corporation as a director or officer of another corporation, partnership, joint venture, trust or other enterprise (including the heirs, executors, administrators or estate of such person), shall be indemnified by the Corporation to the full extent permitted by the DGCL or any other applicable laws as now or hereafter in effect. Without limiting the generality or effect of the foregoing, the Corporation may enter into one or more agreements with any person which provide for indemnification greater or different than that provided in this Article. Any repeal or modification of the foregoing paragraph shall not apply to or affect any right to indemnity permitted or authorized hereunder for or with respect to claims asserted before or after such amendment or repeal arising from acts or omissions occurring in whole or in part at the time of such repeal or modification.

NINTH: The Corporation reserves the right to amend or repeal any provision contained in this Certificate of Incorporation in the manner from time to time prescribed by the laws of the State of Delaware. Except as otherwise expressly provided herein, all rights herein conferred are granted subject to this reservation.

TENTH: The name and mailing address of the incorporator is as follows:

Delaware Corporation Organizers, Inc.
P.O. Box 1347
Wilmington, Delaware 19899.

I, the undersigned, for the purpose of forming a corporation under the laws of the State of Delaware do make, file and record this Certificate of Incorporation, and, accordingly, have

hereto set my hand this 13th day of December, 2004.

DELAWARE CORPORATION ORGANIZERS, INC.

By: Cynthia M. Caskey
Cynthia M. Caskey, Vice President

[NYCORP:2461668]

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TRADEMARK
REEL: 003274 FRAME: 0510

Delaware

PAGE 1

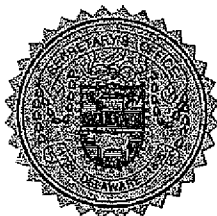
The First State

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:

"NEXTEL COMMUNICATIONS, INC.", A DELAWARE CORPORATION, WITH AND INTO "S-N MERGER CORP." UNDER THE NAME OF "NEXTEL COMMUNICATIONS, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWELFTH DAY OF AUGUST, A.D. 2005, AT 11:08 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE TWELFTH DAY OF AUGUST, A.D. 2005, AT 4 O'CLOCK P.M.

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



3895410 8100M

050667121

Harriet Smith Windsor

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 4088818

DATE: 08-12-05

TRADEMARK
REEL: 003274 FRAME: 0511

CERTIFICATE OF MERGER
OF
NEXTEL COMMUNICATIONS, INC.
WITH AND INTO
S-N MERGER CORP.


Pursuant to Section 251 of the General
Corporation Law of the State of Delaware

The undersigned corporation hereby certifies that:

1. The name and state of incorporation of each of the constituent corporations engaged in the merger are S-N Merger Corp., a Delaware corporation, and Nextel Communications, Inc., a Delaware corporation.
2. An Agreement and Plan of Merger, dated as of December 15, 2004 and amended as of May 20, 2005, by and among Sprint Corporation, Nextel Communications, Inc. and S-N Merger Corp. (the "Merger Agreement"), has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with the requirements of subsection (c) of Section 251 of the General Corporation Law of the State of Delaware.
3. The surviving corporation is S-N Merger Corp., a Delaware Corporation (the "Surviving Corporation").
4. The Certificate of Incorporation of S-N Merger Corp. in effect immediately prior to the Effective Time (as defined in the Merger Agreement) shall be the Certificate of Incorporation of the Surviving Corporation, except that the name of the Surviving Corporation shall be Nextel Communications, Inc
5. The executed Merger Agreement is on file at the principal place of business of the Surviving Corporation. The address of the principal place of business of the Surviving Corporation is 2001 Edmund Halley Drive, Reston, Virginia 20191.
6. A copy of the executed Merger Agreement will be furnished by the Surviving Corporation, on request and without cost, to any stockholder of either of the constituent corporations.

7 The effective time of this Certificate of Merger shall be 4:00 p.m. (Eastern Time) on the date of filing of this Certificate of Merger with the Secretary of State of the State of Delaware.

S-N MERGER CORP.

By 
Name: Gary D. Forsee
Title: Chief Executive Officer

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