FORM PTO-1618A Expires 06/30/99 OMB0651-0027 09-19-2001



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U.S. Department of Commerce Patent and Trademark Office TRADEMARK

	mission Type	, ,	Conveyance Type
<u>ک</u> ا	New	19/12/01	Assignment License
	Resubmission Document ID#	(Non-Recordation)	Security Nunc Pro Tunc Assignment  Effective Date  Month Day Year
	Correction of PTO Reel # Corrective Docum Reel #	Frame #	Merger Change of Name Other
	Reel #		
Con	veying Party	Mark if addit	ional names of conveying parties attached  Execution Date
	Name MSI	0.0	Month Day Year
	MSI	Software, Inc.	11/25/98
	Formerly		
	Individual	General Partnership	Limited Parnership
	Other		
X	Citizenship/State of	Incorporation/Organization Virg	ginia
<u></u>	Citizenship/State of		ginia ional names of receiving parties attached
	ceiving Party	Mark if addit	
	Name DBA/AKA/TA	Mark if addit	
	Name DBA/AKA/TA Composed of	MSI Software, Inc.	
	Name DBA/AKA/TA Composed of Address (line 1)	Mark if addit MSI Software, Inc.  10201 Lee Highway	
	Name DBA/AKA/TA Composed of	Mark if addit MSI Software, Inc.  10201 Lee Highway  Suite 510	ional names of receiving parties attached
	Name DBA/AKA/TA Composed of Address (line 1)	Mark if addit MSI Software, Inc.  10201 Lee Highway  Suite 510  Fairfax	VA 22030
	Name DBA/AKA/TA Composed of Address (line 1) Address (line 2)	Mark if addit MSI Software, Inc.  10201 Lee Highway  Suite 510	VA State/Country Limited Partnership If document to be recorded is an assignment
<u></u>	Name DBA/AKA/TA Composed of Address (line 1) Address (line 2) Address (line 3) Individual Corporation	Mark if addit  MSI Software, Inc.  10201 Lee Highway  Suite 510  Fairfax City	VA State/Country Limited Partnership Limited Partnership Limited States, an appointment of a
Rec	Name DBA/AKA/TA Composed of Address (line 1) Address (line 2) Address (line 3) Individual Corporation Other	Mark if addit  MSI Software, Inc.  10201 Lee Highway  Suite 510  Fairfax City General Partnership Association	VA State/Country Limited Partnership Limited Partnership domestic representative should be attached. (Designation must be a separate document
Rec	Name DBA/AKA/TA Composed of Address (line 1) Address (line 2) Address (line 3) Individual Corporation	Mark if addit  MSI Software, Inc.  10201 Lee Highway  Suite 510  Fairfax City General Partnership Association	VA State/Country Limited Partnership Limited Partnership the United States, an appointment of a domestic representative should be attached.

(0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to:

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Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project

FORM PTO-1	618B	U.S. Department of Commerce
Expires 06/30	/99 Page 2	Patent and Trademark Office
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Address (line 4)		
Correspondent I	Name and Address	
	Area Code an	d Telephone Number (919) 286-8000
	A.1. D.II. I	
Name	Arlene D. Hanks	
	NA ON ALL DITC	
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	2000 M. AM. G.	}
Address (line 2)	2200 West Main Street	
	G '4 000	
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Pages	Enter the total number of pages of the attached conveyance docume	
	including any attachments.	# 4
Trademark App	lication Number(s) or Registration Number(s)	Mark if additional numbers attached
Enter either the	e Trademark Application Number <u>or</u> the Registration Number (DO NO)	TENTER BOTH numbers for the same property).
Tra	ndemark Application Number(s)	Registration Number(s)
75/788,433	2,182,800	1,855,643
75/645,583	1,921,628	
737043,303		
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	1,886,775	
Number of Prop	Enter the total number of properties involved.	# 6
Fee Amount	Fee Amount for Properties Listed (37 CFR 3.41)	\$ 165.00
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	of Payment: Enclosed \( \sumeq \) Deposit Account \( \sumeq \)	
Deposit	Account	
(Enter fo	or payment by deposit account or if additional fees can be charged to the	# 13-4365
	Deposit Account Number:	· ·
	Authorization to charge addition	onal fees: Yes No
Statement and Sig	gnature	id any attached come is a true come of the original
To the be	st of my knowledge and belief, the foregoing information is true and correct an	a any anachea copy is a true copy of the original
	t. Charges to deposit account are authorized, as indicated herein.  D. Hanks	a 18-20-01
		<u>08-30-01</u> Date Signed
Name o	f Person Signing Signature	Date Signed

# State of Delaware

# Office of the Secretary of State PAGE 1

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 "MSI SOFTWARE, INC." AS RECEIVED AND FILED IN THIS OFFICE.

THE FOLLOWING DOCUMENTS HAVE BEEN CERTIFIED:

CERTIFICATE OF INCORPORATION, FILED THE TWENTY-EIGHTH DAY OF OCTOBER, A.D. 1998, AT 1 O'CLOCK P.M.

✓ CERTIFICATE OF MERGER, FILED THE THIRTIETH DAY OF NOVEMBER, A.D. 1998, AT 5 O'CLOCK P.M.

CERTIFICATE OF AMENDMENT, FILED THE NINETEENTH DAY OF JANUARY, A.D. 1999, AT 4:30 O'CLOCK P.M.

RESTATED CERTIFICATE, FILED THE SEVENTH DAY OF MARCH, A.D. 2000, AT 12 O'CLOCK P.M.

RESTATED CERTIFICATE, FILED THE TWELFTH DAY OF APRIL, A.D. 2001, AT 11:33 O'CLOCK A.M.

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



AUTHENTICATION: 1298698

DATE: 08-16-01

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**TRADEMARK** REEL: 002368 FRAME: 0616

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 05-00 PM 11/30/1998 981457997 - 2960375

CERTIFICATE OF MERGER
MERGING
MERGING
MERGING
MERGING
MERGER
MERGER
(A VIRGINA CORPORATION)
WITH AND INTO
MERGER
MERGER
(A DELAWARE CORPORATION)

# Pursuant to Section 252(c) of the General Corporation Law of the State of Delaware

The undersigned corporation DOES HEREBY CERTIFY:

FIRST: That MSI Software, Inc., a corporation organized and existing under the laws of the Commonwealth of Virginia (the "Merging Corporation"), and MSI Software, Inc., a corporation organized and existing under the laws of the State of Delaware (the "Surviving Corporation"), agree that the Merging Corporation shall be inerged with and into the Surviving Corporation.

SECOND: That the terms and conditions of the merger (the "Merger") and the mode of carrying the same into effect are as set forth in that certain Agreement and Plan of Merger (the "Merger Agreement"), which was approved, adopted, certified, executed and acknowledged by both the Merging Corporation and the Surviving Corporation in accordance with, and pursuant to, the provisions of Section 252(c) of the State of Delaware General Corporation Law

THIRD: That the name of the surviving corporation of the Merger is MSI Software, Inc., a Delaware corporation, which shall continue to be named "MSI Software, Inc." after the date on which the Merger becomes effective.

FOURTH: That the certificate of incorporation of the Surviving Corporation shall be the certificate of incorporation of the corporation surviving the Menter.

FIFTH: That the executed Merger Agreement is on file at the principal place of business of the Surviving Corporation, and the address of such principal place of business is 10201 Les Highway, Suite 510, Fairfax, Virginia 22030.

SIXTH: That a copy of the Merger Agreement will be furnished by the Surviving Corporation, on request and at no cost, to any stockholder of the Merging Corporation or the Surviving Corporation.

SEVENTH: The total number of shares of stock that the Merging Corporation has authority to issue is Five Million (5,000,000) shares of common stock, par value \$0.01 per share.

TRADEMARK REEL: 002368 FRAME: 0617 IN WITNESS WHEREOF, MSI Software, Inc., a Delaware corporation, the surviving corporation to the Margar, has caused this Certificate of Margar to be signed in its corporate name and on its behalf by its president and attested by the corporate secretary all as of the secretary all as of the secretary of November, 1998.

ATTEST:

MSI SCIFTWARE, INC., a Delaware comporation

Brian D. Handerson, Assistant Secretary

Peter I Goodsom Desident

THE UNDERSIGNED, President of MSI Software, Inc., a Delaware Corporation, who executed on behalf of said corporation the foragoing Certificate of Merger, of which this cortificate in made a part, hereby acknowledges, in the name and on behalf of said corporation, the foragoing Certificate of Merger to be the corporate act of said corporation and further certifies that, to the best of his knowledge, information and belief, the matters and faces set forth therein with respect to the approval thereof are true in all material respects, under the penalties of perjury.

Peter J. Goodman, President

-2-

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\*\* TOTAL PAGE.803 \*\*

#### **SCHEDULE A**

#### U.S. Trademarks

## **Registered Marks**

Her the company of the con-	eis: Régistration No. : Pégistration	' RegistrationDate, i.e., a
CLOCKWORK	2,182,800	8/18/98
MSI and Design	1,921,628	9/26/95
THE PHYSICIAN SCHEDULER (Stylized)	1,886,775	3/28/95
PS and Design	1,855,643	9/27/94

## **Pending Applications**

As a state of Werk to the second	in the Application No. (224)	The state Willing Date.
TIMEDESIGNER	75/788,433	10/30/99
NETPRACTICE	75/645,583	2/19/99

Page 3 of 3

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TRADEMARK REEL: 002368 FRAME: 0619

RECORDED: 09/12/2001