05-27-03

05:29pm

Form PTO-1594 RECORDATION FORM COVER SHEET U.S. DEPARTMENT OF COMMERCIAL U.S. Patent and Trademark Office			
(Rev. 03/01)			o.s. Fatericand Trademark Office
Tab settings _⇒⇔ ➡ ▼ ▼		<u> </u>	<u> </u>
To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.			
1. Name of conveying party(ies): Fair, Isaac and Company, Incorporated		Name and address of receiving party(ies)	
		Name: Fair Isaac (Corporation
☐ Individual(s) ☐ Assoc	ciation	Internal Address:	
☐ General Partnership ☐ Limite	ed Partnership	Street Address: 5935	Cornerstone Court West
☑ Corporation-State: Delaware		City: San Diego Sta	ate: California Zip: 92121
Other:		☐ Individual(s) citizenship	
		☐ Association	
Additional name(s) of conveying party(ies) attached? ☐ Yes ☒No		☐ General Partnership	
3. Nature of conveyance:		☐ Limited Partnership	
Assignment Merger		☑ Corporation-State D	elaware
☐ Security Agreement ☑ Change	e of Name	│ │	
Other Execution Date: March 31, 2003		If assignee is not domiciled in the United States, a domestic representative designation is attached: ☐ Yes ☒ No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? ☐ Yes ☒ No	
4. Application number(s) or registration numb	per(s):		
A. Trademark Application No.(s)		B. Trademark Registration No.(s)	
		See attache	d
Additional number(s) attached ⊠ Yes ☐ No			
5. Name and address of party to whom corre	spondence	6. Total number of appreciations involved:	olications and
concerning document should be mailed:		_ ~	3.41)\$940
Name Laura C. Gustafson		,	-
Internal Address Calendar/Docketing Department		☐ Enclosed	
			d to be charged to deposit account
P.O. Box 7880		0.0	b
San Francisco, CA 94120-7880		8. Deposit account nu	
Street Address: 50 Fremont St.		502214 (C	Our Ref.: 027339/0000005)
City: San Francisco State: CA Zip: 94105		account)	of this page if paying by deposit
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. Laura C. Gustafson May 27, 2003			
Name of Person Signing Signarture Date			
Total number of pages including cover sheet, attachments, and document. 10			

Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

SCHEDULE A

APPLICATIONS	
Mark	App. No.
FAIR, ISAAC SMARTLINK	78/082980
IT'S JUST A SMARTER WAY TO DO BUSINESS	78/118084
PROFITMAX	78/085266
STRATEGY MACHINE	78/064005
REGISTRATIONS	
A3	2694698
ACTIONABLE ANALYTIC ADVANTAGE	2698683
CLICKPREMIUM	2552704
CREDITDESK	1667494
DATABASE MINING	1697443
Saddlepoint Design	2230483
Saddlepoint Design	2224161
Saddlepoint Design	1282476
DYNALINK	1854820
DYNAMATCH	2026257
DYNAMATCH	1960267
FAIR ISAAC	2444056
FAIR, ISAAC	1990661
FAIR, ISAAC	2597362
FAIR, ISAAC MARKETSMART DECISION SYSTEM	2523332
FAIR, ISAAC MARKETSMART DECISION SYSTEM	2552708
FAIRISAAC and Design	2230484

1

TRADEMARK REEL: 002657 FRAME: 0964 -27-03

SCHEDULE A

	0001700
FAIRISAAC and Design	2225700
FAIRISAAC and Design	2594376
FAIRISAAC and Design	2421078
FICO	2273432
FICO	2573131
LIQUIDCREDIT	2455054
MYFICO	2714565
OPPORTUNE	2489343
PRESCORE	1491460
PROFITMAX	2094318
SCORENET	1761679
SCOREWARE	2170825
STRATEGYWARE	2112976
TELADAPTIVE	2586642
VENTURE	2183893
VISTA	2341937
V 113 1 1 %	

TRADEMARK REEL: 002657 FRAME: 0965 (FRI) 3. 28' 03 11:00/ST. 10:59/NO. 4863777450 P 2

Delaware The First State

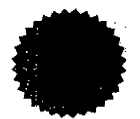
I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"FIC MERGER INC.", A DELAWARE CORPORATION,

WITH AND INTO "FAIR, ISAAC AND COMPANY, INCORPORATED" UNDER THE NAME OF "FAIR ISAAC CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-SEVENTH DAY OF MARCE, A.D. 2003, AT 2:30 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF MARCH, A.D. 2003, AT 11:59 O'CLOCK P.M.

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



2126420 8100M

030206270

AUTHENTICATION: 2336609

DATE: 03-28-03

TRADEMARK

REEL: 002657 FRAME: 0966

4159831200

T-958 P.006/011 F-431

FROM CORPORATION TRUST WILMINGTON 6

(FRI) 3. 28' 03 11:00/ST. 10:59/NO. 4863777450 P 3

Mar-27-2003 02:20pm From-PILLSBURY-WINTHORP LLP

4154774823

STATE OF DELAWARE SEGRETARY OF AND TENSE DIVISION OF CORPORATIONS FILED 02:30 PM 03/27/2003 030206270 - 2126420

CERTIFICATE OF OWNERSHIP AND MERGER MERGING FIC MERGER INC. WITH AND INTO FAIR, ISAAC AND COMPANY, INCORPORATED

(Pursuant to Section 253 of the General Corporation Law of the State of Delaware)

Fair, Isaac and Company, Incorporated, a Delaware corporation (the "Company"), does hereby certify to the following facts relating to the merger of FIC Merger Inc., a Delaware corporation (the "Subsidiary"), with and into the Company, with the Company remaining as the surviving corporation:

FIRST: The Company is incorporated pursuant to the General Corporation Law of the State of Delaware (the "DGCL"). The Subsidiary is incorporated pursuant to the DGCL.

SECOND: The Company owns all of the outstanding shares of each class of capital stock of the Subsidiary.

THIRD: The Board of directors of the Company, by the following resolutions duly adopted on February 3, 2003, determined to merge the Subsidiary with and into the Company pursuant to Section 253 of the DGCL:

RESOLVED, that the Subsidiary be merged with and into the Company (the "Merger"); and further

RESOLVED, that by virtue of the Merger and without any action on the part of the holder thereof, each then outstanding share of common stock of the Company shall remain unchanged and continue to remain outstanding as one share of common stock of the Company, held by the person who was the holder of such share of common stock of the Company immediately prior to the Merger; and further

RESOLVED, that by virtue of the Merger and without any action on the part of the holder thereof, each then outstanding share of common stock of the Subsidiary shall be canceled and no consideration shall be issued in respect thereof; and further

RESOLVED, that the proper officers of the Company be and each of them hereby is authorized and directed to make, execute and acknowledge, in the name and under the corporate seal of the Company, a certificate of ownership and merger for the purpose of effecting the Merger and to file the same in the office of the Secretary of State of the State of Delaware, and to do all other acts and things that may be necessary to carry out and

18/06/51/1

4159831200

T-958 P.007/011 F-431

FROM CORPORATION TRUST WILMINGTON 6

(FRI) 3. 28'03 11:00/ST. 10:59/NO. 4863777450 P 4

Mar-27-2003 02:31pm |

From-PILLSBURY-WINTHORP LLP

4154774833

T-611 P.003/003 F-656

effectuate the purpose and intent of the resolutions relating to the Merger; and further

RESOLVED, that upon the effectiveness of the certificate of ownership and merger, Article 1 of the Restated Certificate of Incorporation of the Company shall be amended in its entirety to read as follows:

"1. The name of the corporation is Fair Isaac Corporation."

FOURTH: This Certificate of Ownership and Merger shall be effective at 11:59 p.m. (eastern time) on March 31, 2003.

IN WITNESS WHEREOF, the Company has caused this Certificate of Ownership and Merger to be executed by its duly authorized officer this 27th day of March, 2003.

Ву:

Name: Andres M. Fike

Title: Vice President, General Counsel and

Secretary

2

RECORDED: 05/27/2003