RECORDATION FORM COVER SHEET TRADEMARKS ONLY

To the Honorable Commissioner of Trademarks: Please record the attached original documents or copy therof.			
1.	Name of conveying party(ies):	2.	Name of receiving party(ies):
	MEDICAL ANALYSIS SYSTEMS, INC.		FISHER-MAS MERGER CORP. 5300 Adolfo Road Camarillo, California 93012
	Individual(s) General Partnership Limited Partnership Corporation-California Other:	_	Individual(s) citizenship: Association: General Partnership: Limited Partnership: X Corporation-Delaware
3.	Mature of Conveyance: Assignment X Merger Security Agreement Change of Name Other: Execution Date: 09/17/2002	ļ	Other: If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes X No (Designation must be a separate document) Additional name(s) and address(es) attached? Yes X No
	Application Number(s) or Registration Number(s): Trademark Application No.(s) Additional number(s) attached:		Trademark Registration No.(s) 2151250 Yes X No
5.	Name and address of party to whom correspondence concerning document should be mailed:	6.	Total number of applications and registrations involved: One (1)
	Michael D. Fishman Rader, Fishman & Grauer PLLC 39533 Woodward Avenue Suite 140 Bloomfield Hills, MI 48304	7. [Total fee (37 CFR § 3.41): \$40.00 Enclosed X Authorized to be charged to deposit account Deposit Account Number: 18-0013 (Attach duplicate copy of this page if using deposit account)
9.	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.		
	Linda E. Sudzina)	ignat	
R012	3897		Total number of pages comprising cover sheet: 1

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STATE OF DELAMARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 12:00 PM 09/19/2002 020584140 - 3561624

CERTIFICATE OF OWNERSHIP AND MERGER

merging

MEDICAL ANALYSIS SYSTEMS, INC., 2 California corporation

into

FISHER-MAS MERGER CORP., a Delaware corporation

Pursuant to Section 253 of the General Corporation Law of the State of Delawate (the "DGCL"). Fisher-MAS Merger Corp., a Delawate corporation (the "Corporation"), hereby certifies the following information relating to the merger (the "Merger") of Medical Analysis Systems, Inc., a California Corporation ("MAS") with and into the Corporation.

FIRST: The names and junisdictions of incorporation of each of the corporations constituent to the Merger are as follows:

Name

Jurisdiction of Incorporation

Fisher-MAS Merger Corp.

Delaware

Medical Analysis Systems, Inc.

California

SECOND: The Corporation owns at least 90% of the issued and outstanding shares of the capital stock of MAS.

THIRD: The Merger has been approved, adopted, certified, executed and acknowledged by the board of directors of the Corporation in accordance with the requirements of the DGCL, and a copy of the resolutions adopted by the board of directors of the Corporation as of September 17, 2002 is anached hereto as Exhibit A.

FOURTH: The surviving corporation shall be Fisher-MAS Merger Corp.

FIFTH: The Merger shall become effective immediately upon the filing of this certificate with the Secretary of State of the State of Dalaware in accordance with Sections 103 and 253 of the DGCL.

SIXTH: Immediately following the effectiveness of the Marger, the name of the surviving corporation shall be changed from "Fisher-MAS Merger Corp." to "Medical Analysis Systems, Inc."

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IN WITNESS WHEREOF, the Corporation has caused this Certificate of Ownership and Morger to be executed in its corporate name on this 18th day of September, 2002.

FISHED, MAS MERGER CORP.

Menze: KSOIN CO THE PRESIDEN

Exhibit 🙈

(Please see attached.)

FISHER-MAS MERGER CORF.

Unanimous Written Consent of the Board of Directors to Action Without a Meeting

The undersigned, being the sole director of Fisher-MAS Merger Corp., 8
Delaware emporation (the "Corporation"), by this written action pursuant to
Section 141(1) of the General Corporation Law (the "Delaware Law") of the State of
Delaware, hereby consents in writing, without a meeting, to the following resolutions:

WHEREAS, the Corporation is a wholly-owned subsidiary of Fisher Scientific Company L.L.C., a Delaware limited liability company ("Fisher Scientific"):

WHEREAS, Fisher Scientific desires to transfer to the Corporation, as a contribution to the capital of the Corporation, all right, title and interest in and to the shares of common stock (the "MAS Shares") of Medical Analysis Systems, Inc., a California corporation ("MAS"), held by Fisher Scientifie;

WHEREAS, the Corporation desires to receive and hold the MAS Shares:

WHERHAS, in order to effect the transfer of the MAS Shares from Fisher Scientific to the Corporation, the parties have negotiated a Capital Contribution Agreement, delineating the proposed terms of such transfer.

WHEREAS, immediately following the transfer of the MAS Shares to the Corporation, the Corporation will bold greater than 90% of each class of the capital stock of MAS;

WHEREAS, under Section 253 of the Delaware Law, the Corporation, as helder of at least 90% of the capital stock of MAS, may cause MAS to merge with and into the Corporation by executing, admostledging and filing with the Secretary of State of the State of Delaware, in accordance with Section 103 of the Delaware Law, a certificate of ewnership and merger, and attaching to such certificate a copy of the resolutions of the Board of Directors of the Corporation setting forth, among other things, the terms and conditions of the merger, including the consideration to be paid to the chareholders of MAS (other than the Corporation) upon their surrender to the Corporation of the shares of MAS held by them;

WHEREAS, under Section 1108 of the California Corporations Cade (the "California Law"), a California corporation may merge with a foreign corporation and, if the surviving corporation of such merger is the foreign corporation, then the merger shall become effective in accordance with the law of such foreign jurisdiction, subject to certain filing requirements under the California Law; and

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WHEREAS, the Corporation desires to cause MAS to energe with and into the Corporation;

NOW, THEREFORE, BE IT:

Contribution Assessment.

RESOLVED, that the Corporation be, and it hereby is, authorized to receive and bold the MAS Shares;

RESOLVED FURTHER, that the form, terms and provisions of the Capital Contribution Agreement be, and they hereby sit, approved and adopted in all respects, and, accordingly, that the Corporation be, and it bereby is, authorized to enter into such agreement, substantially in the form of the draft, dated September 16, 2002, which was presented to this Board of Directors;

MAS Merzel

RESOLVED, that the Corporation be, and it hereby is, suthorized to effect the morger of MAS with and into the Corporation pursuant to Section 253 of the Delaware Law and Section 1108 of the California Law;

RESOLVED, FURTHER, that the shareholders of MAS (other than the Corporation) shall receive, upon their surrender to the Corporation of the shares of MAS held by them, consideration of \$0.15 per shares

RESOLVED FURTHER, that the form, terms and provisions of the Certificate of Ownership and Morger be, and they hereby are, approved and adopted in all respects, and, accordingly, that the Corporation be, and it hereby is, authorized to file such certificate (together with a copy of these resolutions) with the Secretary of State of the State of Delaware, substantially in the form of the draft, dated September 16, 2002, which was presented to this Board of Directors;

RESOLVED FURTHER, that the Corporation be, and it hereby is, authorized to make any filings required under the California Law, including but not limited to the filings set forth under Section 1108 of the California Law;

General Authorization.

RESOLVED, that the President and the Secretary of the Corporation (each, an "Authorized Offices") be, and cash of them hereby is, authorized and empowered, in the name and on behalf of the Corporation, to do and perform, or cause or authorize to be done and performed, any and all such other acts, deeds and things and to make, execute and deliver, or cause to be made, executed and delivered, in the name and on behalf of

the Corporation, any and all such other agreements, undertakings, documents, consents, filings or instruments, with such terms and provisions as any such person may approve, as such person may down necessary or appropriate to effect the transactions contemplated by the foregoing resolutions or to fulfill the Corporation's obligations thereunder, the taking of any such action to be conclusive evidence of such approval and sufficiety, and

RESOLVED, FURTHER, that the omission from this written determination of any consent, agreement or other anangement contemplated by the foregoing resolutions or any action to be taken in accordance with the foregoing resolutions shall in no manner denogate from the authority of the Authorized Officers to take all actions necessary, desirable, advisable or appropriate to consummate, effectuate, carry out or further the transactions contemplated by and the intent and purposes of the foregoing resolutions.

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IN WITHESE WARREOF, the undomigred his executed this written executivation as of this 17th day of September, 2002.

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