505983739 03/25/2020

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6030447

SUBMISSION TYPE:		NEW ASSIGNMENT			
NATURE OF CONVEYANCE:		MERGER			
EFFECTIVE DATE:		05/28/2019			
CONVEYING PARTY DA					
		Name		Execution Date	
VIKING MERGER CORP	ORATION			05/28/2019	
RECEIVING PARTY DAT	ГА				
Name:	VERODIN, INC.				
Street Address:	C/O FIREEYE, INC.				
Internal Address:	601 MCCARTHY BLVD.				
City:	MILPITAS				
State/Country:	CALIFORNIA				
Postal Code:	95035				
PROPERTY NUMBERS	Total: 8		_		
Property Type		Number			
Application Number:		62299097			
Application Number:		15442205			
Application Number:		15442210			
Application Number:		16298156			
Application Number:		15442212			
Application Number:		16276997			
Application Number:		62812631			
Application Number:		16397893			
<i>using a fax number, if p</i> Email: Correspondent Name: Address Line 1: Address Line 2: Address Line 4:	e sent to the provided; if t ejaha FOLI 111 I SUIT BOS	<i>e-mail address first; if that is un hat is unsuccessful, it will be se aj@foley.com EY & LARDNER LLP HUNTINGTON AVE E 2500 TON, MASSACHUSETTS 02199</i>			
TTORNEY DOCKET NU	MBER:	VERODIN 1			
				PATENT	

NAME OF SUBMITTER:	CHRISTOPHER MCKENNA			
SIGNATURE:	/Christopher McKenna/			
DATE SIGNED:	03/25/2020			
Total Attachments: 5 source=2019-05-28 First Merger Certificate of Merger Verodin Inc. as surviving entity#page1.tif source=2019-05-28 First Merger Certificate of Merger Verodin Inc. as surviving entity#page2.tif source=2019-05-28 First Merger Certificate of Merger Verodin Inc. as surviving entity#page3.tif source=2019-05-28 First Merger Certificate of Merger Verodin Inc. as surviving entity#page4.tif source=2019-05-28 First Merger Certificate of Merger Verodin Inc. as surviving entity#page5.tif				



The First State

I, JEFFREY W. BULLOCK, 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:

"VIKING MERGER CORPORATION", A DELAWARE CORPORATION,

WITH AND INTO "VERODIN, INC." UNDER THE NAME OF "VERODIN, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE ON THE TWENTY-EIGHTH DAY OF MAY, A.D. 2019, AT 2:28 O`CLOCK P.M.

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



5660920 8100M SR# 20194659240

You may verify this certificate online at corp.delaware.gov/authver.shtml

Authentication: 202908047 Date: 05-28-19

PATENT REEL: 052221 FRAME: 0598 State of Delaware Secretary of State Division of Corporations Delivered 02:28 PM 05/28/2019 FILED 02:28 PM 05/28/2019 SR 20194659240 - File Number 5660920

CERTIFICATE OF MERGER

MERGING

VIKING MERGER CORPORATION A DELAWARE CORPORATION

WITH AND INTO

VERODIN, INC. A DELAWARE CORPORATION

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

Verodin, Inc., a Delaware corporation (the "Company"), does hereby certify as follows:

FIRST: Each of the constituent corporations, the Company and Viking Merger Corporation, a Delaware corporation ("Merger Sub"), is a corporation duly organized and existing under the laws of the State of Delaware.

SECOND: An Agreement and Plan of Reorganization, dated as of May 28, 2019 (the "Definitive Agreement"), by and among FireEye, Inc., a Delaware corporation, Merger Sub, Viking Merger LLC, a Delaware limited liability company, the Company, and Shareholder Representative Services LLC, a Colorado limited liability company, as Stockholder Representative, setting forth the terms and conditions of the merger of Merger Sub with and into the Company (the "Merger"), has been approved, adopted, executed and acknowledged by each of the constituent corporations in accordance with Section 251 of the Delaware General Corporation Law.

THIRD: The name of the surviving corporation in the Merger (the "Surviving Corporation") shall be Verodin, Inc.

FOURTH: The Certificate of Incorporation of the Surviving Corporation is amended and restated in its entirety to read as set forth on Exhibit A.

FIFTH: An executed copy of the Definitive Agreement is on file at the principal place of business of the Surviving Corporation at the following address:

Verodin, Inc. c/o FireEye, Inc. 601 McCarthy Blvd. Milpitas, California 95035

SIXTH: A copy of the Definitive Agreement will be furnished by the Surviving Corporation, on request and without cost, to any stockholder of either constituent corporation.

SEVENTH: The Merger is to become effective upon the filing of this Certificate of Merger.

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IN WITNESS WHEREOF, the Company has caused this Certificate of Merger to be executed in its corporate name as of May 28, 2019.

VERODIN, INC.

By:/s/ Christopher KeyName:Christopher Key, CEO

Exhibit A

FOURTH AMENDED AND RESTATED CERTIFICATE OF INCORPORATION OF VERODIN, INC.

ARTICLE I

The name of the corporation is Verodin, Inc. (the "Company").

ARTICLE II

The address of the Company's registered office in the State of Delaware is 850 New Burton Road, Suite 201, in the City of Dover, County of Kent, Delaware 19904. The name of the registered agent at such address is Cogency Global Inc.

ARTICLE III

The purpose of the Company is to engage in any lawful act or activity for which corporations may be organized under the Delaware General Corporation Law, as the same exists or as may hereafter be amended from time to time.

ARTICLE IV

This Company is authorized to issue one class of shares to be designated Common Stock. The total number of shares of Common Stock the Company has authority to issue is 1,000 with par value of \$0.001 per share.

ARTICLE V

In furtherance and not in limitation of the powers conferred by statute, the board of directors of the Company is expressly authorized to make, alter, amend or repeal the bylaws of the Company.

ARTICLE VI

Elections of directors need not be by written ballot unless otherwise provided in the bylaws of the Company.

ARTICLE VII

To the fullest extent permitted by the Delaware General Corporation Law, as the same exists or as may hereafter be amended from time to time, a director of the Company shall not be personally liable to the Company or its stockholders for monetary damages for breach of fiduciary duty as a director. If the Delaware General Corporation Law is amended to authorize corporate action further eliminating or limiting the personal liability of directors, then the liability of a director of the Company shall be eliminated or limited to the fullest extent permitted by the Delaware General Corporation Law, as so amended.

Neither any amendment nor repeal of this Article, nor the adoption of any provision of this Fourth Amended and Restated Certificate of Incorporation inconsistent with this Article, shall eliminate or reduce the

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effect of this Article in respect of any matter occurring, or any cause of action, suit or claim accruing or arising or that, but for this Article, would accrue or arise, prior to such amendment, repeal or adoption of an inconsistent provision.

ARTICLE VIII

Subject to any provisions in the bylaws of the Company related to indemnification of directors or officers of the Company, the Company shall indemnify, to the fullest extent permitted by applicable law, any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative (a "Proceeding") by reason of the fact that he or she is or was a director, officer, or employee of the Company or is or was serving at the request of the Company as a director, officer, or employee of another corporation, partnership, joint venture, trust or other enterprise (including any predecessor-in-interest to the Company), including service with respect to employee benefit plans, against expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by such person in connection with any such Proceeding. The Company shall be required to indemnify a person in connection with a Proceeding initiated by such person only if the Proceeding was authorized by the board of directors.

The Company shall have the power to indemnify, to the extent permitted by the Delaware General Corporation Law, as it presently exists or may hereafter be amended from time to time, any person who was or is a party or is threatened to be made a party to any Proceeding by reason of the fact that he or she is or was a director, officer, or employee of the Company or is or was serving at the request of the Company as a director, officer, or employee of another corporation, partnership, joint venture, trust or other enterprise (including any predecessor-in-interest to the Company), including service with respect to employee benefit plans, against expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by such person in connection with any such Proceeding.

A right to indemnification or to advancement of expenses arising under a provision of this Fourth Amended and Restated Certificate of Incorporation or a bylaw of the Company shall not be eliminated or impaired by an amendment to this Fourth Amended and Restated Certificate of Incorporation or the bylaws of the Company after the occurrence of the act or omission that is the subject of the civil, criminal, administrative or investigative action, suit or proceeding for which indemnification or advancement of expenses is sought, unless the provision in effect at the time of such act or omission explicitly authorizes such elimination or impairment after such action or omission has occurred.

ARTICLE IX

Except as provided in ARTICLE VII and ARTICLE VIII above, the Company reserves the right to amend, alter, change or repeal any provision contained in this Fourth Amended and Restated Certificate of Incorporation, in the manner now or hereafter prescribed by statute, and all rights conferred upon stockholders herein are granted subject to this reservation.