UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM SB-1 REGISTRATION STATEMENT UNDER THE SECURITIES ACT OF 1933

Post-Effective Amendment #1 Commission file number 333-64122

Reconstruction Data Group, Inc.

(Name of small business issuer in its charter)

<u>California</u>	7380	22-3755993		
(State or jurisdiction of	(Primary Standard Industri			
incorporation or organization)	Classification Code Number	er) Identification Number)		
11650 Iberia Place, Suit	te 201			
San Diego, California 9		11650 Iberia Place, Suite 201		
(858) 618-1085		San Diego, California 92128		
(Address and telephone of principal e		Address of principal place of business)		
((5)			
	Scott B. Baker			
	11650 Iberia Place, Suite	201		
	San Diego, California 92	2128		
	(858) 618-1085			
(Name, add	dress, and telephone number of	agent for service)		
			_	
			_	
		as may be necessary to delay its effective date until the		
		gistration statement shall thereafter become effective i		
Commission, acting pursuant to said Section 8(a), 1		ion statement shall become effective on such date as the	e	
Commission, acting pursuant to said Section 8(a), i	may determine.			
If this Form is filed to register additional	securities for an offering pursu	ant to Rule 462(b) under the Securities Act,		
		t number of the earlier effective registration		
statement for the same offering. []				
		under the Securities Act, check the following		
	n statement number of the earli	er effective registration statement for the same		
offering. []				
If this Form is a post-effective amendmen	nt filed pursuant to Rule 462(d)	under the Securities Act, check the following		
		er effective registration statement for the same		
offering. []				
<u> </u>				
If delivery of the prospectus is expected to	to be made pursuant to Rule 434	4 check the following box. []		

- I -

Disclosure alternative used (check one): **Alternative 1: X**; Alternative 2: ____

Approximate date of proposed sale to the public: As soon as practical following the effective date of registration.

Reconstruction Data Group, Inc.

Removal of Securities from Registration

Pursuant to part II under the heading UNDERTAKINGS of the Form SB-2, as amended and filed June 13, 2002 (Registration number 333-64122) the registrant undertook to:

3. File a post-effective amendment to remove from registration any of the securities that remain unsold at the end of the offering.

The Form SB-2, as amended and filed June 13, 2002 (Registration number 333-64122) registered 400,000 common shares (pre-split) in a direct public offering conducted by Reconstruction Data Group, Inc. Reconstruction Data Group, Inc. hereby removes from registration 345,850 shares of its common stock (pre-split) that remained unsold when the offering was closed on October 8, 2002 and expiring by its terms on June 10, 2003.

SIGNATURES

grounds to b	elieve	n the requirements of the S that it meets all the requiremed on its behalf by the un	rements of filing on Fo	_	
in the City o	f	San Diego ; State of	of <u>California</u> ;		
on June	e 30, 2				
REGISTRA	NT:	Reconstruction Data C	Group, Inc.		
			By: \S\	Scott B. Baker, l	President
			Scott B. Baker, President		
		n the requirements of the S in the capacities and on th		this registration statem	nent was signed by the
(Signature)		Scott B. Baker	(Title) Principal Ex	xecutive Officer, ial Officer and Director	(Date) June 30, 2003