

No4000006158

(Requestor's Name)

(Address)

(Address)

(City/State/Zip/Phone #)

PICK-UP     WAIT     MAIL

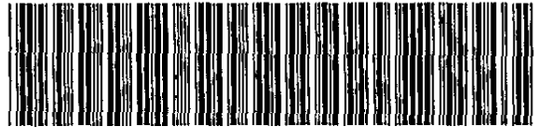
(Business Entity Name)

(Document Number)

Certified Copies \_\_\_\_\_ Certificates of Status \_\_\_\_\_

Special Instructions to Filing Officer:

Office Use Only



800037979198

05-12-04 -- 01089 -- 011 \*\* 08.75

RECEIVED  
MAY 12 2004



6-21

6/16, 2004

Florida Department of State  
Division of Corporations  
P.O. Box 6327  
Tallahassee, Florida 32314

Re: **BREVARD SURETY AGENTS ASSOCIATION, INC.**

Ladies/Gentlemen:

Enclosed please find Articles of Incorporation, together with one copy of same, and my check in the amount of \$78.75. Please file the Articles, issue and return to me a certified copy of same and my Charter.

Should you have any questions or wish further information, please do not hesitate to contact me.

Thank you for your cooperation and assistance herein.

Yours very truly,

A handwritten signature in black ink, appearing to read 'D Saporito', written over a horizontal line.

David Saporito  
3535 N. U.S.1  
Cocoa, FL 32926  
phone (321) 631-2663

**ARTICLES OF INCORPORATION**  
**OF**  
**BREVARD SURETY AGENTS ASSOCIATION, INC.**  
**A FLORIDA NONPROFIT CORPORATION**

FILED  
04 JUN 21 11 30 AM  
CLERK OF CIRCUIT COURT  
IN AND FOR THE COUNTY OF BREVARD FLORIDA

**ARTICLE I - NAME**

The name of the Corporation is BREVARD SURETY AGENTS ASSOCIATION, INC.

**ARTICLE II - DURATION**

The duration of the Corporation is perpetual.

**ARTICLE III - PURPOSES**

A. This Corporation is a not-for-profit corporation organized under Chapter 617, Florida Statutes. It is not organized for the private gain of any person. The specific purposes of this corporation is to work together with jail personnel and law enforcement to achieve better working relations;

B. To exercise all rights and powers conferred by the laws of the State of Florida upon nonprofit corporations.

C. Provided, however, that the corporation shall not engage in any action which is not permitted to be carried on by nonprofit corporations under the Internal Revenue Code and no part of the net earnings of the Corporation shall inure to the benefit of or be distribution to its members, directors, or officers; but the Corporation shall be authorized and empowered to pay reasonable compensation to these people for services rendered, and to make payments and distributions in furtherance of its stated purposes.

D. Said organization is organized exclusively for charitable, religious, educational, and scientific purposes, within the meaning of section 501(c)(3), including, for such purposes, the making of distributions to organizations that qualify as exempt organizations

---

under section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code.

E. No part of the net earnings of the organization shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in the purpose clause hereof. No substantial part of the activities of the organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provisions of this document, the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or corresponding section of any future federal tax code.

#### **ARTICLE IV - MEMBERS**

The Corporation shall have Voting Members, who shall be elected (and may be removed) by the Voting Members, and who shall have all the rights and privileges of members of the Corporation. The Bylaws may provide for Nonvoting Members of one or more classes, who shall be admitted in such manner and who shall have such rights and privileges as are set forth in the Bylaws, but who shall not have the right to vote. The names and addresses of each Voting Members are as follows:

CAROL H. TAPLIN  
Manatee Hammock  
Campground  
Bellwood, FL

RACHELLE McNULTY  
3200 Dixie Hwy.  
Palm Bay, FL 32905

DAVID CALKINS  
P.O. Box 183  
Sharps, FL 32959

JOHN O'BRIEN P. O. Box 183 Sharpes, FL 32959	RANDALL AND THERESE ECKER 2055 S. Babcock St. Melbourne, FL 32901	I.K. SMITH 4656 Burkholm Road Mims, FL 32754
MICHAEL ALEXANDER 822 Sarno Rd. #1 Melbourne, FL 32935	VICTORIA ABCHAL 3535 N. U.S.1 Cocoa, FL 32926	ALEXANDRIA SEALY 3535 N. U.S.1 Cocoa, FL 32926
DAVID SAPORITO 3535 N. U.S.1 Cocoa, FL 32926	JOE SAPORITO 3535 N. U.S.1 Cocoa, FL 32926	DAVID BUCKOWSKI P.O. Box 1336 Sharpes, FL 32959
JIM SUTHERLAND 822 Sarno Road #1 Melbourne, FL 32935	JIM CHAMBERS 822 Sarno Road #1 Melbourne, FL 32935	MICHAEL HAMMER 3200 Dixie Highway Palm Bay, FL 32905
TOM FIELDING 956 N. Cocoa Blvd. Ste. 1107 Cocoa, FL 32922	ED WILLIAMS 1611 N. Cocoa Blvd. Cocoa, FL 32922	

**ARTICLE V - INITIAL REGISTERED AGENT AND OFFICE**

The initial registered agent is DAVID SAPORITO, and the initial registered office is 3535 N. U.S. 1, Cocoa, Florida 32926.

**ARTICLE VI - INITIAL BOARD OF DIRECTORS**

The Directors are elected or appointed as stated in the bylaws. The initial Board of

Directors shall have four members whose names and addresses are:

CAROL H. TAPLIN Manatee Hammock Campground Bellwood, FL	RACHELLE McNULTY 3200 Dixie Hwy. Palm Bay, FL 32905	
JOHN O'BRIEN P. O. Box 183 Sharpes, FL 32959	RANDALL ECKER 2055 S. Babcock St. Melbourne, FL 32901	I.K. SMITH 4656 Burkholm Road Mims, FL 32754

MICHAEL ALEXANDER  
822 Sarno Rd. #1  
Melbourne, FL 32935

VICTORIA ABCHAL  
3535 N. U.S.1  
Cocoa, FL 32926

JOE SAPORITO  
3535 N. U.S.1  
Cocoa, FL 32926

DAVID BUCKOWSKI  
P.O. Box 1336  
Sharpes, FL 32959

JIM SUTHERLAND  
822 Sarno Road #1  
Melbourne, FL 32935

JIM CHAMBERS  
822 Sarno Road #1  
Melbourne, FL 32935

MICHAEL HAMMER  
3200 Dixie Highway  
Palm Bay, FL 32905

TOM FIELDING  
956 N. Cocoa Blvd. Ste. 1107  
Cocoa, FL 32922

ED WILLIAMS  
1611 N. Cocoa Blvd.  
Cocoa, FL 32922

The number of directors may be raised or lowered by amendment of the bylaws but shall in no case be less than three.

#### **ARTICLE VII - INITIAL PRINCIPAL OFFICE**

The street address of the initial principal office is 3535 N. U.S.1, Cocoa, FL 32926, and is the same address as the initial registered agent of the corporation as contained in Article V of these Articles of Incorporation.

#### **ARTICLE VIII - OFFICERS**

The officers of the Corporation shall consist of a President, Secretary, and Treasurer. Other officers may be provided for in the Bylaws. Each Officer shall be elected by the Board of Directors (and may be removed by the Board of Directors) at such time and in such manner as may be prescribed by the Bylaws. The names, titles and addresses of each of the initial Officers of the Corporation are as follows:

THERESE ECKER  
President  
2055 S. Babcock St.  
Melbourne, FL 32901

ALEXANDRA SEALY  
Secretary  
3535 N. U.S.1  
Cocoa, FL 32926

DAVID SAPORITO  
Treasurer  
3535 N. U.S. 1  
Cocoa, FL 32926

DAVID CALKINS  
Vice President  
P.O. Box 183  
Sharpes, FL 32959

#### ARTICLE IX - INCORPORATOR

The name and address of the incorporator of this corporation is: DAVID SAPORITO,  
3535 N. U.S.1, Cocoa, Florida 32926.

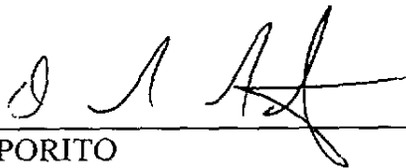
#### ARTICLE X - NONSTOCK BASIS

The Corporation is organized (and shall be operated) on a nonstock basis within the meaning of Florida Not For Profit Corporation Act, and shall not have the power to issue shares of any type or class of stock, but may issue membership certificates if so provided in the Bylaws.

#### ARTICLE XI - DISSOLUTION OF CORPORATION

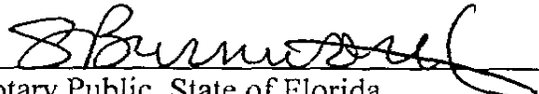
In the event of dissolution, the residual assets of the organization will be turned over to one or more organizations which themselves are exempt as organizations described in Section 501(c)(3) and 170(c)(2) of the Internal Revenue Code of 1954 or corresponding sections of any prior or future law, or to the Federal, State or Local government for exclusive public purposes.

IN WITNESS WHEREOF, the undersigned has executed these Articles of Incorporation on this 16 day of June, 2004.

  
\_\_\_\_\_  
DAVID SAPORITO

STATE OF FLORIDA  
COUNTY OF BREVARD

The foregoing Articles of Incorporation was acknowledged before me this 16 day of June, 2004, by DAVID SAPORITO, who is personally known to me or who has produced FL Dr. Lic. as identification.

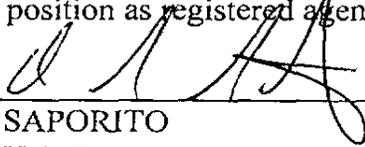
  
Notary Public, State of Florida



STACEY BURNWORTH  
MY COMMISSION # DD 130093  
EXPIRES: October 28, 2006  
Bonded Thru Budget Notary Services

**REGISTERED AGENT**

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and am familiar with and accept the obligations of my position as registered agent.

  
DAVID SAPORITO  
3535 N. U.S. 1  
Cocoa, Florida 32926

FILED  
04 JUN 21 09 3 AM  
TALLAHASSEE, FLORIDA