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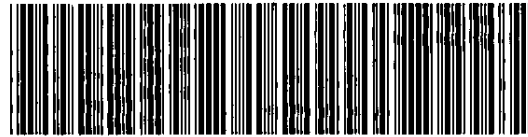
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COVER LETTER

TO: Amendment Section
Division of Corporations

NAME OF CORPORATION: Project Safe i-neighborhood Corp.

DOCUMENT NUMBER: unknown

The enclosed *Articles of Amendment* and fee are submitted for filing.

Please return all correspondence concerning this matter to the following:

James Bryant
(Name of Contact Person)

Project Safe i-neighborhood Corp.
(Firm/ Company)

8117 N. 17th Street
(Address)

Tampa, FL. 33604
(City/ State and Zip Code)

i-neighborhood@tampabay.com
E-mail address: (to be used for future annual report notification)

For further information concerning this matter, please call:

James Bryant at (813) 465-3496
(Name of Contact Person) (Area Code & Daytime Telephone Number)

Enclosed is a check for the following amount made payable to the Florida Department of State:

- | | | | |
|------------------------------------------|------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------|
| <input type="checkbox"/> \$35 Filing Fee | <input type="checkbox"/> \$43.75 Filing Fee &
Certificate of Status | <input checked="" type="checkbox"/> \$43.75 Filing Fee &
Certified Copy
(Additional copy is
enclosed) | <input type="checkbox"/> \$52.50 Filing Fee
Certificate of Status
Certified Copy
(Additional Copy
is enclosed) |
|------------------------------------------|------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------|

Mailing Address
Amendment Section
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

Street Address
Amendment Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

Articles of Amendment
to
Articles of Incorporation
of

Project Safe i-neighborhood Corp.

(Name of Corporation as currently filed with the Florida Dept. of State)

unknown

(Document Number of Corporation (if known))

Pursuant to the provisions of section 617.1006, Florida Statutes, this **Florida Not For Profit Corporation** adopts the following amendment(s) to its Articles of Incorporation:

A. If amending name, enter the new name of the corporation:

The new name must be distinguishable and contain the word "corporation" or "incorporated" or the abbreviation "Corp." or "Inc." "Company" or "Co." may not be used in the name.

B. Enter new principal office address, if applicable:

(Principal office address **MUST BE A STREET ADDRESS**)

C. Enter new mailing address, if applicable:

(Mailing address **MAY BE A POST OFFICE BOX**)

D. If amending the registered agent and/or registered office address in Florida, enter the name of the new registered agent and/or the new registered office address:

Name of New Registered Agent:

New Registered Office Address:

(Florida street address)

(City)

Florida

(Zip Code)

New Registered Agent's Signature, if changing Registered Agent:

I hereby accept the appointment as registered agent. I am familiar with and accept the obligations of the position.

Signature of New Registered Agent, if changing

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

<u>Title</u>	<u>Name</u>	<u>Address</u>	<u>Type of Action</u>
<u>D</u>	<u>Tonya Thomas</u>	<u>P.O. Box 8694</u> <u>Tampa, FL 33674</u>	<input checked="" type="checkbox"/> Add <input type="checkbox"/> Remove
<u>D</u>	<u>Kimberly Struthers</u>	<u>12207 Twin Branch</u> <u>Acres Rd.</u> <u>Tampa, FL 33626</u>	<input checked="" type="checkbox"/> Add <input type="checkbox"/> Remove
<u> </u>	<u> </u>	<u> </u>	<input type="checkbox"/> Add <input type="checkbox"/> Remove

E. If amending or adding additional Articles, enter change(s) here:
(attach additional sheets, if necessary). (Be specific)

SEE Attached

The date of each amendment(s) adoption: October 29, 2010
(date of adoption is required)

Effective date if applicable: _____
(no more than 90 days after amendment file date)

Adoption of Amendment(s) (CHECK ONE)

- ☐ The amendment(s) was/were adopted by the members and the number of votes cast for the amendment(s) was/were sufficient for approval.
- ☒ There are no members or members entitled to vote on the amendment(s). The amendment(s) was/were adopted by the board of directors.

Dated 11/1/2010

Signature [Signature]
(By the chairman or vice chairman of the board, president or other officer-if directors have not been selected, by an incorporator – if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)

James R. Bryant
(Typed or printed name of person signing)

President
(Title of person signing)

AMENDMENT TO ARTICLES OF INCORPORATION FOR PROJECT SAFE I-NEIGHBORHOOD CORP.

Amend Article III to read:

REVITALIZE NEIGHBORHOOD WATCH EFFORTS BRINGING THEM INTO THE 21ST CENTURY AND CREATE A NEW PUBLIC SAFETY SERVICE AND CITIZENS RESOURCE. STRENGTHEN RELATIONSHIPS BETWEEN NEIGHBORS AND LAW ENFORCEMENT. SUPPORT NEIGHBORS AND LAW ENFORCEMENT. PROMOTE COMMUNITY OUTREACH AND SOCIAL NEEDS AWARENESS. ENGAGE IN OUTREACH TO NEIGHBORS AND PROVIDE INFORMATION ON SOCIAL SERVICES OR RESOURCES AND PROVIDE SOCIAL, EDUCATIONAL, CHARITABLE, OR SPIRITUAL SERVICES DIRECTLY TO INDIVIDUALS, CHILDREN AND FAMILIES AS DETERMINED BY THE BOARD OF DIRECTORS. PROVIDE SERVICES AND SUPPORT TO LAW ENFORCEMENT AS DETERMINED BY THE BOARD. PROVIDE HOUSING STABILITY TO INDIVIDUALS, CHILDREN OR FAMILIES AS DETERMINED BY THE BOARD AND ANY OTHER DIRECT SUPPORT TO INDIVIDUALS, CHILDREN OR FAMILIES, OR LAW ENFORCEMENT AS DETERMINED BY THE BOARD.

Amend Article IV to read:

Directors are appointed and serve at the pleasure of the President and Incorporator and may be removed with or without cause at the discretion of the President and Incorporator, notwithstanding a Director may be removed from office pursuant to Florida Statutes if the provision of this article does not comply with Florida Statutes.

Amend by adding Article VIII

The advancement of technologies over the past several decades has advanced our societies in many different ways, yet at the same time these advancements have also seen a lag in just as many aspects of our societies in their use, implementation or deployment of these technologies. There are various reasons some of which include lack of further advanced technologies, lack of a bridge between technologies or lack of vision. The Incorporator and President of Project Safe i-neighborhood Corp. has witnessed the evolving evolution and revolution that many ideas and uses that technology and the internet have seen introduced by innovators introducing new products or services never thought or done before these innovative ideas. For this reason, the Incorporator and President has been working for many years to advance changes in the way neighborhood watch efforts are conducted and has actively met with law enforcement agencies and other entities to bring neighborhood watch into the 21st century. The Incorporator and President has created a series of concepts, strategies, patents, trademarks, services, websites and other intellectual and proprietary property, as such the these shall remain the proprietary and intellectual property of the Incorporator and President, James R. Bryant, including but not limited to as mentioned in this paragraph, and including but not limited to the names Project Safe i-neighborhood, i-neighborhood, any websites now or in the future, including but not limited to www.i-neighborhood.org, and by no way conveys or transfers ownership or rights to Project Safe i-neighborhood Corp., a non-profit corporation. The Incorporator and President, James R. Bryant, of Project Safe i-neighborhood Corp. is not working for the sole benefit of himself but the people and any other corporation he owns now or in the future or website as it relates to i-neighborhood is indeed working for the benefit of the people and in the interest of the public, and also the advancement of the

non-profit corporation Project Safe i-neighborhood Corp. as there is no other service or endeavor ever been done before to transform neighborhood watch and forever change the way neighborhood watch efforts are conducted and bring those efforts into the 21st century. As such, makes the above said declaration and disclosure to avoid any appearance of impropriety and to demonstrate the unique environmental changes to our society deploying various technology and strategies never before done. The Florida Statutes contain provisions for ensuring a healthy balance in situations that might rise to the appearance of conflict and the Board of Directors shall approve such compensation, contracts or transactions as provided for in the Florida Statutes. Having made this disclosure, it will be necessary for certain reasonable compensation by Project Safe i-neighborhood Corp. for the licensing, leasing, or otherwise for use of the proprietary and intellectual property belonging to James R. Bryant in his individual capacity or his other corporations or websites now or in the future as they relate to i-neighborhood, and James R. Bryant, as Incorporator and President or any other office or title he holds now or in the future in Project Safe i-neighborhood Corp. in no way conveys a right, privilege, license, lease or ownership of his proprietary and intellectual property or otherwise mentioned herein or not expressly made in writing by authorized agreement or contract. In the event Project Safe i-neighborhood Corp. is dissolved or in the event James R. Bryant no longer retains any office, employment or title in any capacity in Project Safe i-neighborhood Corp., the same said proprietary and intellectual property, services and websites mentioned above are not part of Project Safe i-neighborhood Corp. and will continue to remain James R. Bryant's property or other corporations or entities or websites he owns now or in the future after such dissolution or separation of service. Project Safe i-neighborhood Corp. may by its Board elect to lease or license after a separation some or all of services, or proprietary and intellectual properties, websites, with proper disclosure and compensation as agreed upon, however upon a dissolution, merger or any other surviving corporation or transfer of assets, it is further declared that James R. Bryant's property as mentioned herein is in no way is subject to sell or conveyance under the laws governing dissolutions or mergers and Project Safe i-neighborhood Corp., its surviving corporation or mergers or otherwise appears shall in no way use same said strategies and compete in relation to neighborhood watch strategies against James R. Bryant or any other corporations or websites he owns as it pertains to i-neighborhood, therefore any amendment, ratification, resolution or other action relating to competition under the circumstances described above and subsequently taken by Project Safe i-neighborhood Corp., its Board of Directors or any surviving corporation is null and void and all Board of Directors of Project Safe i-neighborhood Corp. or surviving corporations now or in the future hereby agree to these terms.

Amend by adding Article IX

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the corporation 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 Article Third hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Amend by adding Article X

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.