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To:

Division of Corporations

Fax Number

: (950)617-6380

From:

Account Name : CHECKMATE Account Number : I20030000146 : (941)366-1819 Phone Fax Number : (866) 582-8258

COR AMND/RESTATE/CORRECT OR O/D RESIGN

SAFFCON, INC.

Certificate of Status	0
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10/20/2008

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COVER LETTER

TO: Amendment Section
Division of Corporations

NAME OF CORE	PORATION: SAFFCON	INC.	
DOCUMENT NUMBER: <u>P04000036250</u>			
The enclosed Artic	eles of Amendment and fee a	re submitted for filing.	
Please return all co	orrespondence concerning thi	is matter to the following:	
		LEY WEIDMAN	
	(Name	of Contact Person)	
		IECK MATE	
	(Fir	m/Company)	
₽ PW:	4411 BEE	RIDGE ROAD # 257	
		(Address)	
-		SOTA, FL 34233	
T C		tate and Zip Codo)	
POT TURMET INTOFFIC	ation concerning this matter,	prease can:	
STALEY WEIDM		at (941) 366-18	19
(Nam	e of Contact Person)	(Area Code & Lasyum	e Telephone Number)
Enclosed is a chec	k for the following amount n	nade payable to the Florida De	partment of State:
☑\$35 Filing Fee	S43.75 Filing Fee & Certificate of Status	□\$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
Mailing A	ddress	Street Address	
Amendmen		Amendment Section	
Division of	Corporations	Division of Corporations	,
P.O. Box 6	-	Clifton Building	
Tallahassa	- FJ.32314	2661 Executive Center C	ircle

Tallahassee, FL 32301

Articles of Amendment

941 894.0413 FILED 2000 DCT 21

	to	OCT C AM A
Artic	les of Incorporation	SECRETARY OF STATE TALLAHASSEE, FLORIDA
731 640	of	MILLAGIARY
	<u> </u>	ASSEE, FI AME
	FCON, INC	
(Name of Corporation as curre	ently filed with the Florida D	ept. of State)
DO.	000036250	
	ber of Corporation (if known)	<u>, , , , , , , , , , , , , , , , , , , </u>
fursuant to the provisions of section 607.100 billowing amendment(s) to its Articles of Incorp	6, Florida Statutes, this Flori poration:	ida Profit Corporation adopts
L. If amending name, enter the new name of	the corporation;	
The new name must be distinguishable as "incorporated" or the abbreviation "Corp.," "Co". A professional corporation name association," or the abbreviation "P.A." 3. Enter new principal office address, if application office address, if application office address MUST BE A STREE	"Inc.," or Co.," or the designment contain the word	ignation "Corp." "Inc." or
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE)	CE BOX)	
D. If amending the registered agent and/or registered agent and/or the new registered Agent: Name of New Registered Agent:	egistered office address in Fi tered office address:	orida, coter the name of the
New Registered Office Address:	Would stay and	
THEM MEXISTERED VILLE VOTESZE	(Florida street addr	enny
		. Florida
•	(City)	(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>	Name	Address	Type of Action
<u>VP</u>	DOMINIC DAGUSTINO	8931 BLIND PASS RD #1 ST. PETE BEACH, FL 33706	Add Remove
			Add Remove
			Add C Remove
provisio	endment provides for an exchange, r ns for implementing the amendment of applicable, indicate N/A)	eclassification, or cancellation of is if not contained in the amendment	sped shares. itself:
	y	Page 2 of 3	

Mha dua aku ush usa satus usa	V
The date of each amendment	(s) adoption: 10/20/2000
Effective date if applicable:	(no more than 90 days after amendment file date)
	The more than to way a special anterpart of the water
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/we by the shareholders was/we	re adopted by the shareholders. The number of votes cast for the amendment(s) are sufficient for approval.
The amendment(s) was/we must be separately provide	re approved by the shareholders through voting groups. The following statement ad for each voting group entitled to vote separately on the amendment(s):
"The number of votes	cast for the amendment(s) was/were sufficient for approval
by	(voting group)
	(voling group)
The amendment(s) was/we action was not required.	re adopted by the board of directors without shareholder action and shareholder
The amendment(s) was/we action was not required.	re adopted by the incorporators without shareholder action and shareholder
Dated_10/2	0/2008
Signature	doll Sull t
(B √	a director, president of other officer - if directors or officers have not been
seie npp	neted, by an incorporator — if in the hands of a receiver, trustee, or other court ointed fiduciary by that fiduciary)
	JOHN SAFFIOTI
	(Typed or printed name of person signing)
	PRESIDENT
	(Title of person signing)