### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM393591

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	02/13/2015

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
AOT PUBLIC SAFETY CORPORATION		02/13/2015	Corporation: MARYLAND

### **RECEIVING PARTY DATA**

Name:	PUBLIC SAFETY CORPORATION
Street Address: 103 Paul Mellon Court, Suite A	
City:	Waldorf
State/Country:	MARYLAND
Postal Code:	20602
Entity Type: Corporation: FLORIDA	

### **PROPERTY NUMBERS Total: 3**

Property Type	Number	Word Mark
Registration Number:	3980620	CRYWOLF
Registration Number:	4001429	MEDALLION
Registration Number:	2711707	CRY WOLF THE FALSE ALARM SOLUTION

### **CORRESPONDENCE DATA**

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

gtipmail@gtlaw.com, trianai@gtlaw.com Email:

**Correspondent Name:** Isabel Triana

Address Line 1: 2101 L St NW Ste 1000 Address Line 2: Greenberg Traurig Washington, D.C. 20037 Address Line 4:

ATTORNEY DOCKET NUMBER:	45367.010400
NAME OF SUBMITTER:	Isabel Triana
SIGNATURE:	/Isabel Triana/
DATE SIGNED:	08/03/2016

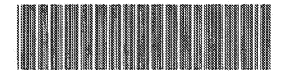
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### **COVER LETTER**

TO:	Amendment Section Division of Corporations				
SUBJ	ECT: Pub	olic Safety Corp	oration		
		of Surviving Corporation		The state of the s	
The e	nclosed Articles of Merger and fe	e are submitted for	filing.		
Please	return all correspondence conce	ming this matter to	following:		
	Brian J. Downey		_		
	Contact Person		<del></del>		
	man in the second of the secon	:			
***************************************	Brian J. Downey, F Firm/Company	.A.	<del></del>		
	14090 Metropolis Ave.	, #205			
	Address		•••		
	www.co.a.mon.Co.e.Ccom/gCo.e.Co.mon.com/g				
,	Fort Myers, Florida 3: City/State and Zip Co:		<del>_</del> .		
	to de la companya de				
	brian@bjdpa.com	1	_		
E	-mail address: (to be used for future ann	nual report notification)			
For fu	rther information concerning this	matter, please call:			
	Brian J. Downey	At (	239	321-6690	
	Name of Contact Person		Area Code	& Daytime Telephone Number	
	ertified copy (optional) \$8.75 (PI	ease send an additions	i copy of your de	ocument if a certified copy is re-	quested)
	STREET ADDRESS:		MAILING A	ADDRESS:	
	Amendment Section		Amendment	T-T-3-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	
	Division of Corporations		Division of C		
	Clifton Building		P.O. Box 632		
	2661 Executive Center Circle Tallahassee, Florida 32301		Tallahassee, F	PICTE SDUOI	

## ARTICLES OF MERGER (Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105, Florida Statutes.

First: The name and jurisdiction of the su	rviving corporation:	
Name	Jurisdiction	Document Number (If known/ applicable)
PUBLIC SAFETY CORPORATION	FLORIDA	P13000034212
Second: The name and jurisdiction of eac	h merging corporation:	
Name	Jurisdiction	Document Number (If known/ applicable)
AOT PUBLIC SAFETY	MARYLAND	ED400000533
CORPORATION		
Third: The Plan of Merger is attached.		· ·
Fourth: The merger shall become effective Department of State.	e on the date the Articles of Merg	er are filed with the Florida
	fic date. NOTE: An effective date canno after merger file date.)	t be prior to the date of filing or more
Fifth: Adoption of Merger by surviving. The Plan of Merger was adopted by the shi	corporation - (COMPLETE ONLY of areholders of the surviving corpor	ONE STATEMENT) ation on August 27, 2014
The Plan of Merger was adopted by the bo	ard of directors of the surviving corresponding to approval was not required.	orporation on
Sixth: Adoption of Merger by merging corporation(s) (COMPLETE ONLY ONE STATEMENT)  The Plan of Merger was adopted by the shareholders of the merging corporation(s) on November 15, 2014.		
The Plan of Merger was adopted by the board of directors of the merging corporation(s) on and shareholder approval was not required.		

(Attach additional sheets if necessary)

### Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Public Safety Corporation	Lath May)	Luther M. Grainger, President
AOT Public Safety	Det 16/16 Court	Luther M. Grainger, President
	MANNSHIJ )	Luner M. Oranger, Freewern
Corporation		
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### PLAN OF MERGER

(Non Subsidiaries)

The following plan of merger is submitted in compliance with section 607.1101, Florida Statutes, and in accordance with the laws of any other applicable jurisdiction of incorporation.

First: The name and jurisdiction of the surviv	ing corporation:
Name	Jurisdiction
PUBLIC SAFETY CORPORATION	FLORIDA
Second: The name and jurisdiction of each me	rging corporation:
Name	Jurisdiction
AOT PUBLIC SAFETY CORPORATION	MARYLAND
Third: The terms and conditions of the merger See Merger Agreement attached as Exhibit	

Fourth: The manner and basis of converting the shares of each corporation into shares, obligations, or other securities of the surviving corporation or any other corporation or, in whole or in part, into cash or other property and the manner and basis of converting rights to acquire shares of each corporation into rights to acquire shares, obligations, or other securities of the surviving or any other corporation or, in whole or in part, into cash or other property are as follows:

See Merger Agreement attached as Exhibit "A"

(Attach additional sheets if necessary)

### EXHIBIT "A"

### AGREEMENT OF MERGER

This Agreement made the 1st day of December, 2014 between Public Safety Corporation, a Florida corporation, and AOT Public Safety Corporation, a Maryland corporation and qualified to do business in the State of Florida.

WHEREAS, the officers and principals of AOT Public Safety Corporation deem it is in said corporation's best interest to merge with Public Safety Corporation, a Florida corporation, as the State of Florida and its laws and regulations are deemed to provide a better opportunity for further growth and advancement.

### WITNESSETH

The parties to this Merger Agreement agree as follows:

FIRST: The name, business entity type, and jurisdiction of each merging party are as follows:

Name Jurisdiction Entity Type

AOT Public Safety Corporation Maryland Business Corporation

SECOND: The exact name, entity type and jurisdiction of the surviving party is as follows:

Name Jurisdiction Entity Type

Public Safety Corporation Florida Business Corporation

THIRD: The terms and conditions of the merger are as follows:

In the first quarter of 2015 at such appropriate time as determined by the directors of AOT Public Safety Corporation and Public Safety Corporation, AOT Public Safety Corporation shall merge with Public Safety Corporation, with the surviving business entity being Public Safety Corporation domiciled in the jurisdiction of Florida. Public Safety Corporation is authorized to do business as a foreign corporation in the State of Maryland under the name Public Safety Corporation.

### FOURTH:

A. The manner and basis of converting the interests, shares, obligations or other securities of each merger party into the interests, shares, obligations or other securities of the survivor, in whole or in part, into cash or other property is as follows:

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- i.) All stock certificate(s) issued to and owned by George Wilson, Luther Grainger and Leslie Greenberg, representing 250,000 shares each, or a total of 750,000 shares, and being 98.68% of all the outstanding non-treasury shares of stock of AOT Public Safety Corporation, shall be assigned and transferred to Public Safety Corporation in exchange for 249,999 shares each, or a total of 749,994 shares, of Public Safety Corporation.
- ii.) All stock certificate(s) issued to and owned by Edward Chicca and Ralph Peterson, representing 5,000 shares each, or a total of 10,000 shares, and being 1.32% of all the outstanding nontreasury shares of stock of AOT Public Safety Corporation, shall be assigned to and transferred to Public Safety Corporation in exchange for 5,000 shares each, or a total of 10,000 shares, of Public Safety Corporation.
- B. There are not acquisition rights with respect to the interests, shares, obligations or securities of the merging parties, other than those set forth in the preceding sub-paragraph.

FIFTH: Public Safety Corporation agrees that it may be served with process in the State of Maryland in any action or special proceeding for the enforcement of any liability or obligation of AOT Public Safety Corporation and for enforcement of the right of shareholders of AOT Public Safety Corporation to receive payment of their interests against the surviving entity, Public Safety Corporation.

Public Safety Corporation will promptly pay to the shareholders of AOT Public Safety Corporation or shareholders of Public Safety Corporation the amount, if any, to which they may be entitled under the provisions of the laws of the State of Maryland and any statutes relating to the rights of dissenting shareholders to receive payment for their interest.

SIXTH: The merger provided for under this Agreement is permitted by the jurisdiction of organization of each entity and is in compliance with the laws thereof.

SEVENTH: The Agreement of Merger is on file at the place of business of Public Safety Corporation.

EIGHTH: A copy of the Agreement of Merger will be furnished by the surviving entity on request and without cost to any shareholder holding an interest in either business entity that is to merge.

NINTH: This merger shall be effective upon the filing of Articles of Merger with the office of the Secretary of State of Florida and Articles of Merger with the office of the Secretary of State of Maryland.

IN WITNESS WEHREOF, the Agreement has been authorized by the director(s) and approved by the shareholder(s) of AOT Public Safety Corporation and Public Safety Corporation.

AOT PUBLIC SAFETY CORPORATION

By: XII Class

Title: PRESIDENT

PUBLIC SAFETY CORPORATION

By: Mariana