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Division of Corporations

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Account Number : 120010000062 : (323)962-8600 : (323)962-3889

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FLORIDA PROFIT/NON PROFIT CORPORATION FASCO, Inc.

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Corporate Filing Menu-

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01/30/19 01:21PM EST Order #56520234 -> Business Filings

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COVER LETTER

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

(PRÓPOSED CORP	ORATE NAME - <u>MUST IN</u>	CLUDE SUFFIX)
and one (1) copy of the Ar S73.75 Filing Fee & Certificate of Status	ब्रि\$78.75 Filing Fee & Certified Copy	S87.50 Filing Fee, Certified Copy & Certificate
	nd one (1) copy of the Ar S73.75 Filing Fee & Certificate of	Filing Fee & Filing Fee Certificate of & Certified Copy

FROM:	Chayanna Maseley, Lagal Zoom, com, Inc.
r KOM.	Name (Printed or typed)
	101 N. Brand Blvd., 10th Floor
	Addiesa
	Glandale, CA 91203
	City, State & Zip
	323,962,8600 x 7625
	Daynere Telephone mimber
	online (iting) (i) Legal zoom com
	Figuril address: (to be used for future annual report notification)

NOTE: Please provide the original and one copy of the articles.

01/30/19 01:21PM EST Order #56520234 -> Business Filings

3239624521 Pg 3/4

ARTICLES OF INCORPORATION

In compliance with Chapter 617, F.S., (Not for Profit)

RTICLE II	PRINCIPAL OFFICE			
3900	Principal <u>street</u> address: South Congress Ave, Suite 203		Mailing address, if different is:	
	iton Beach, Florida 3 1426			
RTICLE III	<i>PURPOSE</i> PI	lease see attached		
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Address		Address:		
Name and Title;_		Name and Title:	······································	
Address		Address:		
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ARTICLE VI	REGISTERED AGENT			
The name and Flo	rhia street address (P.O. Box	NOT acceptable) of the registered age	ent ia:	
Name:	Phillip Noblin			
Address:	3200 South Congress	Ave, Suite 203		
·	Boynton Beach, F	L 33426		
	INCORPORATOR dress of the Incorporator is:			
the limite and act	Chayenne Mosolay, Leg	alzoom.com. Inc.		
Y				
Name:	101 N. Brand Blv	d, 11th Floor		
Name: Address:				
Address:	101 N. Brand Blv Glendale, CA 912	203		
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Attachment to

Articles of Incorporation of

FASCO, Inc.

This corporation is organized exclusively for one or more of the purposes as specified in Section 501(c)(6) of the Internal Revenue Code, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(6) of the Internal Revenue Code.

The Corporation is organized and shall be operated on a not-for-profit basis and exclusively as a business league within the meaning of Section 501 (c) (6) of the Internal Revenue Code (or the corresponding provisions of any future United States federal tax law). The specific purposes of this corporation is: To enhance professionalism and promote public safety within the security industry. To help ensure the long term growth and viability of the security industry. To provide networking opportunities between members and other industry organizations.

Upon the dissolution of this corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed for one or more exempt purposes within the meaning of Section 501(e)(6) of the Internal Revenue 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

No substantial part of the activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation (except as otherwise provided by Section 501(h) of the Internal Revenue Code), and this 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.

No part of the net earnings of this corporation shall inure to the benefit of, or be distributable to, its members, directors, officers, or other private persons, except that this 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 these articles.

Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt from federal income tax under section 501(c)(6) of the Internal Revenue Code, or the corresponding section of any future federal tax code. Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(6) of the Internal Revenue Code, or corresponding section of any future federal tax code. Any such assets not so disposed of shall be disposed of by the 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. This organization is neither organized for profit nor organized to engage in an activity ordinarily carried on for profit, and no part of the net earnings of this organization will benefit any private shareholder or individual

All references to sections of the Internal Revenue Code shall include such sections as of the date hereof and the corresponding section of any future federal tax code.