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Requestor's Name

DWIGHT C. NEE
4659 Autumn Woods Way

Address

Tallahassee Fla 32303 562-6522

City/State/Zip

Phone #

FILED

97 MAY 12 PM 10:07

Office Use Only

CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):

1. *FLA SECURITY ACADEMY CORP*

(Corporation Name)

(Document #)

2.

(Corporation Name)

(Document #)

3.

(Corporation Name)

(Document #)

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4.

(Corporation Name)

(Document #)

☒ Walk in

☐ Pick up time _____

☐ Certified Copy

☐ Mail out

☒ Will wait

☐ Photocopy

☐ Certificate of Status

NEW FILINGS	
<input checked="" type="checkbox"/>	Profit
<input type="checkbox"/>	NonProfit
<input type="checkbox"/>	Limited Liability
<input type="checkbox"/>	Domestication
<input type="checkbox"/>	Other

AMENDMENTS	
<input type="checkbox"/>	Amendment
<input type="checkbox"/>	Resignation of R.A., Officer/ Director
<input type="checkbox"/>	Change of Registered Agent
<input type="checkbox"/>	Dissolution/Withdrawal
<input type="checkbox"/>	Merger

OTHER FILINGS	
<input type="checkbox"/>	Annual Report
<input type="checkbox"/>	Fictitious Name
<input type="checkbox"/>	Name Reservation

REGISTRATION/ QUALIFICATION	
<input type="checkbox"/>	Foreign
<input type="checkbox"/>	Limited Partnership
<input type="checkbox"/>	Reinstatement
<input type="checkbox"/>	Trademark
<input type="checkbox"/>	Other

*NOTED FOR REVIEW
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Examiner's initials

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ARTICLES

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INCORPORATION

FLORIDA

SECURITY

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INCORPORATION

The Articles of Incorporation of :

Florida Security

Academy Corporation

Article 1 Corporate Name

This corporation shall be known as: Florida Security Academy Corporation.

Article 2 Corporate Purpose

This corporation is organized for the purposes of providing training and educational services in all areas of the Security Industry. Including but not limited to: the operation of a Security Academy and or Training Facility, in-service and continuing education courses for Security Officers and Security employees, throughout the State of Florida and of the United States.

Article 3 Registered Office

The registered office shall be designated as : 1658 Autumn Woods Way, Tallahassee, Florida until such time as it may be changed by the Board of Directors.

Article 4 Principal Place of Business

The principal place of business shall be designated as : Route 1, Box 3010, Havana, Florida, 32333, until such time as it may be changed by the Board of Directors.

Article 5 Designated Registered Agent

The designated Registered Agent shall be : Dwight Gregory Angel, 4659 Autumn Woods Way, Leon County, Tallahassee, Florida, until such time as this may be changed by the Board of Directors.

Article 6 Authorized Shares of Stock

This corporation shall be authorized to issue two (2) classes of stock ownership in this corporation;

Capital (Common Stock)	Total Issue :	100 Shares	NO PAR VALUE
Preferred Stock	Total Issue :	100 Shares	\$250.00 per Share PAR VALUE

Article 7 Restrictions of Stock Issue

This corporation through the Board of Directors shall place restrictions on the issue and transfer of all classes of stock, which shall apply to all shares issued. Such restrictions shall be in the form of a corporate resolution.

Article 8 Rights to Subscription

The original incorporates of and to these articles shall enjoy rights to subscription of all stock in the Capital (Common) Share Class for the term of one year from the date of incorporation of this corporation.

Article 9 Board of Directors

There shall be a total of three (3) authorized Board Members of the Board of Directors. The Board of Directors shall decide all issues brought before the board. One BOARD MEMBER shall be the majority Capital Stock Share Holder and this position shall have tie breaker vote on all issues. One BOARD MEMBER shall consist of the majority Preferred Stock Share Holder, with regular vote casting authority and one BOARD MEMBER elected at large from the Capital (Common) Stock Share Holder Class, which must they themselves own at least one (1) Share of Capital (Common) Stock.

Article 10 Chief Executive Officer

The Board of Directors may elect, appoint or hire one person whom is a Capital (Common) Stock Share Holder to serve as the Chief Executive Officer whom shall direct and assign employees, actions and efforts of this corporation in its activities and operations on a daily basis, which may bind and control this corporation in leases, loans and contractual obligations, on the CEO signature alone, sufficient to bind the corporation in any contract.

Article 11 Corporate Existence

This corporation shall begin its life on the same day as these Articles of Incorporation are officially filed in the office of the State of Florida, Secretary of State, Division of Corporations and continue perpetually, unless dissolved by the Board of Directors sooner.

Article 12 Authority to Re-Purchase or Take Back Stock in Preferred Class

In accordance with this Article, all Preferred Class Shares shall be bartered, traded, sold or transferred for consideration, subject to this corporation's right to take back, buy back and or re-purchase any or all shares in the Preferred Stock Share Class for a period of five (5) years from the date of the initial transfer of any individual Preferred Share. This right to take back shall be enacted based upon the extent and reserves of any surplus capital funds available for such purpose and shall be enacted upon resolution of the Board of Directors irrespectively of the individual share holders wishes at the time of the resolution to take back, passing by the Board of Directors, subject to payment of the initial amount originally paid for the stock, plus any accumulated earned dividend for period held and a bonus of five (5%) percent of face value times the number of years held by the share holder.

Article 13 Dividend Distributions and Declarations Rights; Voting Rights of Classes

This corporation may declare and pay to the stock share holders dividends earned in excess of one years reserve of cost of operations and a amount in reserve on a certificate of deposit in the amount of five thousand (5,000.00) dollars in reserve, prior to paying any dividend.

Dividend Distributions shall be made in this manner;

- 1) Capital (Common) Stock Shares Holders; shall be entitled to receive forty (40) percent of the total dividend distribution amount declared, based upon the number of shares held in the capital (Common) Class. Each Capital (Common) Stock Share Holder of one share shall be entitled to one vote per share on any issue brought before the Capital (Common) Stock Share Holder Class and this class shall be entitled to vote on all issues except expansion of the stock authorized shares of the Preferred Stock Share Holder Class.
- 2) Preferred Stock Share Holders; shall be entitled to receive sixty (60) percent of the total dividend distribution amount declared, based upon the number of shares held in the preferred class. This class shall not vote on any issue before the corporation except the single issue of to expand the authorized number of shares issued by this corporation in the Preferred Stock Share Holder Class.

Article 14 Corporate Disillusionment Proceedings, Specific Limitations

Corporate Disillusionment Proceedings may be directed by the Board of Directors, unanimous vote , ratified by the majority of Capital (Common) Stock Share Holders, ONLY in this manner.

In event of corporate disillusionment proceedings, all fixed assets and real estate acquired or accumulated in this corporations name and ownership shall transfer to the Capital (Common) Stock Share Holder Class, ONLY and IN TOTALITY, either actual transfer or value received transferred to the Capital Stock Share Holder Class ONLY, subject to ratification vote of authority by the Capital (Common) Stock Share Holder Class.

Preferred Stock Share Holders shall not be entitled to any proceeds resulting from corporate disillusionment. Such Preferred Stock Shares being totally "at risk" of corporate disillusionment.

Article 15 Liability of Share Holders

The individuals, partners, firms, companies and or corporations who purchase stock in this corporation shall be "at risk" for the totality of the price paid for the stock, in any class, subject total loss, either due to the risk of business or by corporate disillusionment proceedings.

Other than the full amount of the stock purchase price, the share holder shall have no other liability.

Article 16 Board of Directors, Initially.

The initial Board of Directions, appointed by the original incorporate (s) to act and serve in the interest of this corporation for a period of two (2) years from the date of incorporation shall be;

Dwight Gregory Angel, 4659 Autumn Woods Way, Leon County, Tallahassee, Florida, 32303. Board Member.

together with and

Kimberly Jean Angel, 4659 Autumn Woods Way, Leon County, Tallahassee, Florida, 32303. Board Member.

The initial Directors shall serve a term initially of two (2) years from the date of incorporation and shall continue to serve until such time as their resignation (s) and the qualifying of new candidates for Directors.

Article 17 Type of Corporation

This shall be a corporation for profit, organized under the Statutes of the State of Florida.

Appointment and Acceptance of Designated Registered Agent Status:

WHEREAS, the corporation, Florida Security Academy Corporation, and its original incorporates of these articles , hereby directs and appoints Dwight Gregory Angel, 4659 Autumn Woods Way, Leon County, Tallahassee, Florida , 323303, to serve in and act in behalf of the corporation in the capacity of designated registered agent, I Dwight Gregory Angel, having familiarized myself with the duties of Registered Agent under the appropriate Florida Statutes, doe therefore, accept this the office of Registered Agent.

In witness thereof, I have attached my hand, this the 19th day
of May, 1997.

Registered Agent Signature: Dwight H Angel

ARTICLES OF INCORPORATION:

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ORIGINAL INCORPORATOR SIGNATURE

WHEREAS, I AM A ORIGINAL INCORPORATOR OF AND TO THESE ARTICLE OF
INCORPORATION, I THEREFORE SUBMIT MYSELF TO THESE ARTICLES AND HAVE
AFFIXED MY HAND HEREON ON;

DWIGHT GREGORY ANGEL
4659 AUTUMN WOODS WAY
LEON COUNTY
TALLAHASSEE, FLORIDA
32303

DATE:

May 19, 1997

SIGNATURE:

Dwight Gregory Angel

DWIGHT GREGORY ANGEL,
ORIGINAL INCORPORATOR