L14000072452

(Re	questor's Name)	
(Ad	dress)	
(Ad	dress)	
(Cit	y/State/Zip/Phone	e #)
☐ PICK-UP	☐ WAIT	☐ MAIL
(Bu	siness Entity Nar	ne)
(Do	cument Number)	
Certified Copies	_ Certificates	s of Status
Special Instructions to	Filing Officer:	

Office Use Only



100290592671

100290592671 09/29/16--01032--022 **30.00

SHOUTH BORROO JIN HOLSTANDER OF THE STANDARD O

OUT LA PARRIE

COVER LETTER

TO:	Registration Sec Division of Corp			
CHDIE		INVESTMENT GROUP LLC		
SUBJE	CT:		ted Liability Company	
The enc	losed Articles of A	Amendment and fee(s) are subn	nitted for filing.	
Please re	eturn all correspor	ndence concerning this matter t	o the following:	
		NEK-PAL SINGH		
			Name of Person	
		DAYTONA INVESTMEN	T GROUP LLC	
			Firm/Company	
		105 LOGENBERRY CT		
		· · · · · ·	Address	
		DAYTONA BEACH, FL 3	2124	
		-	City/State and Zip Code	
		nekpalsingh@yahoo.com		
		E-mail address: (to	o be used for future annual report notifica	ation)
For furth	ner information co	ncerning this matter, please ca	ll:	
NEK-PA	AL SINGH		480 239-7271 Area Code Daytime T	
	Name of	Person	Area Code Daytime T	elephone Number
Enclosed	d is a check for th	e following amount:		
□ \$25.	.00 Filing Fee	■ \$30.00 Filing Fee & Certificate of Status	□ \$55.00 Filing Fee & Certified Copy (additional copy is enclosed)	□ \$60.00 Filing Fee, Certificate of Status & Certified Copy (additional copy is enclosed)

MAILING ADDRESS:

Registration Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

STREET/COURIER ADDRESS:

Registration Section
Division of Corporations
Clifton Building
2661 Executive Center Circle Tallahassee, FL 32301



FLORIDA DEPARTMENT OF STATE Division of Corporations

September 30, 2016

NEK-PAK SINGH 105 LOGENBERRY CT DAYTONA BEACH, FL 32124

SUBJECT: DAYTONA INVESTMENT GROUP LLC

Ref. Number: L16000072452

TALL CHANGE STORY

We have received your document for DAYTONA INVESTMENT GROUP LLC and your check(s) totaling \$30.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

Chapter 605, Florida Statutes, does not allow limited liability companies to issue shares or stock. Consequently, limited liability company documents cannot contain any references/terms which may implicate otherwise. Please delete any references to terms such as "shares," "stock," "stockholders," "shareholders" or the like from your document.

Limited Liability Companies are not corporations. Limited Liability Companies are unique business entities with special characteristics and attributes formed under Chapter 605, Florida Statutes. Corporations, on the other hand, are formed under Chapter 607, Florida Statutes, and possess other distinctive traits and characteristics. Consequently, limited liability company documents cannot contain any references/terms which may implicate the entity is a corporation. Please delete any references to the term "corporation" or the like from your document.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6051.

Jenna D Harris Regulatory Specialist II

Letter Number: 116A00021121

16 007 14 PM 1:10

ARTICLES OF AMENDMENT TO ARTICLES OF ORGANIZATION OF

DAYTONA INVESTMENT GRO	OUP LLC				
(Name of the Lim	ited Liability Compa (A Florida Limited	any as it now appears of Liability Company)	our records.)		
The Articles of Organization for this Limited I	Liability Company	were filed on APRI	L 12, 2016	_ and assig	gned
Florida document number L16000072452	·				
This amendment is submitted to amend the fol	lowing:				
A. If amending name, enter the new name	of the limited liab	oility company here:			
N/A					
The new name must be distinguishable and contain the	words "Limited Liabi	ility Company," the desig	nation "LLC" or the abbro	eviation "L.L.	C."
Enter new principal offices address, if appli	cable:	N/A			
(Principal office address MUST BE A STRE	ET ADDRESS)				· -<
				2	<u>8.3</u>
					<u> </u>
Enter new mailing address, if applicable:		N/A		·t	
(Mailing address MAY BE A POST OFFICE	BOX)			3	
****	<u>-</u>			• •	查至
				0	j
B. If amending the registered agent and registered agent and/or the new registered of			ır records, <u>enter th</u>	e name of	f the new
Name of New Registered Agent:	N/A	****			
New Registered Office Address:					
-		Enter Florida	street address		
	N/A		, Florida		
		City		Zip Code	

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

I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent as provided for in Chapter 605, F.S. Or, if this document is being filed to merely reflect a change in the registered office address, I hereby confirm that the limited liability company has been notified in writing of this change.

If Changing Registered Agent, Signature of New Registered Agent

If amending Authorized Person(s) authorized to manage, enter the title, name, and address of each person being added or removed from our records:

MGR = Manager AMBR = Authorized Member

<u>Title</u>	<u>Name</u>	Address	Type of Action
	N/A	N/A	
			Remove
			□ Change
			
			Remove
		1 1000 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	□ Change
	- -		
			Remove
			□ Change
	·		
·			□ Remove
			☐ Change
			
		.	□ Remove
			Change
			Add
			□ Remove
			Chamas

The LLC shall have the same p	owers as an individual to do all things necessary or convenient to carry out its
Business Affairs, subject to the	limitations or restrictions imposed by applicable law or these Articles of
Organization.	
Articles 2 – TERMS OF EXIS	TANCE
The LLC shall have perpetual of	existence.
Articles 3 – EFFECTIVE DAT	Е
These articles of organization s	hall be effective upon approval of the Secretary of State, State of Florida.
Articles 4 – PURPOSE OF TH	ELLC
The LLC shall engage in any a	ctivity or Business permitted under the law of the United States and of the State of
Florida.	
Articles 5 – BY LAWS	
The power to adopt, alter, arme	d or repeal By-Laws shall be vested in the Managing Members.
SUPPLEMENTAL PROVISIT	ONS - CONTINUED ON PAGE 4
tive date, if other than the d ffective date is listed, the date must b If the date inserted in this bloc ment's effective date on the Dep ecord specifies a delayed of e 90th day after the recor	ate of filing:
tive date, if other than the diffective date is listed, the date must be If the date inserted in this blockment's effective date on the Depercord specifies a delayed on the day after the record	ate of filing:
tive date, if other than the diffective date is listed, the date must be a lift the date inserted in this block ment's effective date on the Depercord specifies a delayed a 90th day after the record september 21	e specific and cannot be prior to date of filing or more than 90 days after filing.) Pursuant to 60 k does not meet the applicable statutory filing requirements, this date will not be list artment of State's records. Effective date, but not an effective time, at 12:01 a.m. on the earlied is filed.
tive date, if other than the diffective date is listed, the date must be a lift the date inserted in this block nent's effective date on the Depth cord specifies a delayed a 90th day after the record SEPTEMBER 21	ate of filing:

Filing Fee: \$25.00

SUPPLEMENTAL PROVISION INFORMATION

- a) Notwithstanding anything herein to the contrary and unless otherwise required by state law, the Member(s) of this LLC shall be the "Franchisee(s)." For purposes of this document, "Franchisee(s)" shall mean and include (a) the original signatory(les), as franchisee(s), to the Franchise Agreement(s) ["Franchise Agreement(s)"] Intended to be, or having been, assigned to this LLC; (b) anyone listed as holding membership interest of this LLC who has participated in 7-Eleven, Inc.'s franchise qualification process and has been approved by 7-Eleven, Inc. as a Member of this LLC; and (c) anyone added as a franchisee by amendment to the Franchise Agreement(s); however, "Franchisee(s)" shall exclude anyone who was an original signatory or who was later added as a franchisee but who has subsequently been deleted as a franchisee by amendment to the Franchise Agreement(s). Further, each "Franchisee," during the time such person is a "Franchisee," and only while a "Franchisee," must be a Member of this LLC.
- b) Notwithstanding anything herein to the contrary, this LLC is a single-purpose LLC, the single purpose being the operation of one or more 7-Eleven stores in accordance with one or more Franchise Agreements.
- c) This Certificate of Formation may not be revised, amended or repealed except with the prior written consent of 7-Eleven, Inc., a Texas corporation.

Having been named as registered agent and to accept service of process for the above stated LLC at the place designated in the certificate. I hereby accept the appointment as Registered Agent and agree to act in this capacity. I further agree to comply with the provision of all statutes related to the proper and complete performance of my duties and I am familiar with and accept the obligation of my position as Registered Agent.

Signature Registered Agent

9 21 2016

14 PM 1: 70

Signature / Managing Member

Dated Dated