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PICK-UP	☐ WAIT	MAIL
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Certified Copies	_ Certificates	of Status
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March 30, 2011

Florida Department of State Division of Corporations PO Box 6327 Tallahassee, FL 32314

RE:

Articles of Incorporation for Marakat Corporation

To Whom It May Concern:

I am with the incorporator for Marakat Corporation. Please find enclosed:

- 1. The original plus one (1) copy of the Articles of Incorporation for conformation
- 2. A check made out to the Florida Department of State for \$70.00.

Please file the Articles and return a conformed copy to the Incorporator at the Incorporator's address as indicated. We would also appreciate it if you would fax a copy of the Articles to us once they are filed. Please Fax Attn: Mary Gallagher. Fax: 877-974-7083.

Thank you for your help regarding this matter. If you have any questions, please do not hesitate to call.

Thank you,

Mary Gallagher Guidant Financial Group, Inc.

Email: mary.gallagher@guidantfinancial.com

Telephone: 888-472-4455 x 3209

Fax: 877-974-7083

Enclosures

## **COVER LETTER**

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

SUBJECT: Marakat Corporation					
(PROPOSED CORPORA)  Enclosed are an original and one (1) copy of the artic	eles of incorporation and a check for:				
\$70.00 \$78.75 Filing Fee & Certificate of Status	\$78.75  Filing Fee  & Certified Copy  & Certificate of  Status  ADDITIONAL COPY REQUIRED				
FROM: Mary	Gallagher (Printed or typed)				
13122 NE 20th St, Ste 100 Address					
Bellevue City, S	L. WA 98005 State & Zip				
425.289. Daytime Te	3200 x3209 elephone number				
jason.wong@y E-mail address: (to be used	/ahoo.com for future annual report notification)				

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

## ARTICLES OF INCORPORATION

In compliance with Chapter 607 and/or Chapter 621, F.S. (Profit)

ARTICLE I	NAME			FILE	ΞD
The name of the cor	poration shall be: Marakat Corporation		j,	APR -4	
ARTICLE II	PRINCIPAL OFFICE				PM 2: 54
	Principal street address	M	failing address, i	f different is:	Ferni
	203 Governors Square Boulevard	6244 Os	car Court 1 A.L	-LAPIA SSEE	- 1
	uite 101	<u>Woodbri</u>	dge, VA 2219	93	
Li	allahassee, FL 32301		,		
ARTICLE III					
	nich the corporation is organized is:	•		•	
Convenience	Store and Gasoline Sales				
ARTICLE IV	SHARES				
The number of share					
ADTICLE T	INTERIAL OPPICIPOS ANDIOS DIDECACIO				
	INITIAL OFFICERS AND/OR DIRECTOR tle: Jason Wong, Director		Jason Wong	Treasurer	
Address:	6244 Oscar Court		6244 Oscar (	Court	
	Woodbridge, VA 22193		Woodbridge,		
				· · · · · · · · · · · · · · · · · · ·	
Name and Ti	tle:Jason Wong, President	Name and Title:			
Address:	6244 Oscar Court				
	Woodbridge, VA 22193	_			
Name and Ti	tle:Jason Wong, Secretary	Name and Title			
Address:	6244 Oscar Court				
	Woodbridge, VA 22193				
				<u></u>	
ARTICLE VI	REGISTERED AGENT				
	rida street address (P.O. Box NOT acceptable) of	the registered agen	it is:		
Name:	Business Filings Inc.	_			
Address:	1203 Governors Square Boulevard, Suite 1	<b>L</b> 01			
	Tallahassee, FL 32301	-			
ARTICLE VII	INCORPORATOR				
The name and add	ress of the Incorporator is:				
Name:	Joe Wishcamper	_			
Address:	13122 NE 20th Street, Suite 100 Bellevue, WA 98005	<del>-</del> -			
Umino hom nome	ed as reciptored arout to consent comics of process	. for the above state	lad composition	at the place do	olomated in
	rd as registered agent to accept service of process n familiar with and accept the appointment as reg				signuteu in
and conjunit, run	is furnition with und accept the appointment as reg	oreren agern ana u	gree to the ar ar.	о сириску	
11.111111	- ASST VIDE Proprident MR BIKINGS	Expos Income	mted	3/20/20	I-I
1-111/212	Required Signature/Registered Agent	things aconfo		Date	<i></i>
•	,			2-444	
	ment and affirm that the facts stated herein are			formation sub	mitted in a
aocument to the De	epartment of State constitutes a third degree felony	y as provided for in	s.817.155, F.S.		
	( las Thehean ac			7 2 2 ~	1.1
,	Required Signature/Incorporator	<del></del>	-	<u>⊃~⊃O−</u> Date	
	"				

## ARTICLE VIII

- 1. Notwithstanding anything herein to the contrary and unless otherwise required by state law, the sole shareholder(s) of this corporation shall be the "Franchisee(s)." For purposes of this document, "Franchisee(s)" shall mean and include (a) the original signatory(ies), as franchisee, to the 7-Eleven Store Franchise Agreement(s) ["Franchise Agreement(s)"] intended to be, or having been, assigned to this corporation; and (b) 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 shareholder of this corporation.
- 2. Notwithstanding anything herein to the contrary, this corporation is a single-purpose corporation, the single purpose being the operation of one or more 7-Eleven stores in accordance with one or more Franchise Agreements.
- 3. The following restrictive legend must appear clearly and legibly on each stock certificate:
  - "No shares of this corporation may be issued, encumbered, assigned, held or transferred except with the prior written consent of 7-Eleven Inc., a Texas corporation, and no shares may be held by anyone other than the "Franchisee(s)," as defined in the Articles of Incorporation of this corporation. However, shares may be owned by the fiduciary of the estate of a deceased shareholder pending an approved transfer. These restrictions may not be amended, repealed or revoked except with the prior written consent of 7-Eleven Inc."
- 4. These Articles of Incorporation may not be revised, amended or repealed except with the prior written consent of 7-Eleven, Inc., a Texas corporation.
- 5. Both preemptive rights and cumulative voting must be prohibited.