Note: Please print this page and use it as a cover sheet. Type the fax audit number (shown below) on the top and bottom of all pages of the document.

(((H13000214103 3)))



H130002441033ABCD

	Doing so will ge	enerate another cover sheet.		
To:				EAS.
10.	Division of Cor	porations		82
		: (850)617-6381		T C
From:				57
2 2 0 1117	Account Name	: BARINAS & ASSOCIATES	INC.	용조
	Account Number	: 120000000082		<u></u> ⊕m
•	Phone	: (305)871-0889		250
	Fax Number	: (305)870-9623		

Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.

Email Address:

FLORIDA PROFIT/NON PROFIT CORPORATION CASTILLO ENTERPRISES GROUP II, INC

Certificate of Status	1
Certified Copy	0
Page Count	05
Estimated Charge	\$78.75

Electronic Filing Menu

Corporate Filing Menu

Help

https://efile.sunbiz.org/scripts/efilcovr.exe

926

9/25/2013

ARTICLES OF INCORPORATION

The undersigned incorporation(s), for the purpose of forming a corporation under the Florida Business Corporation Act, hereby adopt(s) the following Articles of Incorporation.

ARTICLE I: NAME
The name of the corporation shall be:

CASTILLO ENTERPRISES GROUP II. INC

ARTICLE II: PRINCIPAL OFFICE
The principal place of business and mailing address of this corporation chall be:

PHYSICAL ADDRESS: 5895 SW 137TH PL MIAMI, FL 33183 MAILING ADDRESS: 9823 SW 161⁴⁷ PL MIANIL PL 33196

ARTICLE III: SHARES

The number of shares of common stock that this corporation is authorized to have outstanding at any one time is:

1000 SHARES OF COMMON STOCK AT \$1.00 PAR VALUE

ARTICLE IV: PURPOSE

The purpose for which the eigenization is organized:

This corporation is a single-purpose corporation in the operation of one or more 7-Eleven stores in accordance with one or more Franchise Agreements.

ARTICLE V: INITIAL REGISTERED AGENT AND REGISTERED OFFICE The name and address of the initial registered agent is:

ANA Z. ESCALANTE 9823 SW 161⁵⁷ PL MIAMI, FL 33196

ARTICLE VI: INCORPORATORS

ANA Z. ESCALANTE 9823 SW 161⁵⁷ PL MIAMI, FL 33198

ARTICLE VII: OFFICERS/DIRECTORS

PT: ANA Z. ESCALANTE 9823 SW 161st PL NILANI, FL 33196

VPS: MAYRA V. CASTILLO 11004 NW FLAGLER LANE MIAMI, FL 33172

ARTICLE VIII: SHARES

Notwithstanding anything herein to the contrary and unless otherwise required by state law, the sale 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(les), 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.

The following restrictive legend must appear clearly and legibly on each stock cortificate:

"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 dwined 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."

These Articles of Incorporation may not be revised, amended or repealed except with the prior written consent of 7-Eleven, Inc., a Texas corporation.

Both preemptive rights and cumulative voting must be prohibited.

The undersigned incorporator (s) has (have) executed these Articles of incorporation this:

12 ¹⁴	SPETEMBER.	
de	ry of, 2013	
(An addit	fonal article must be added	I if an officelive date is reconsted.

Slensfürn

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION SUIJOSO1, FLORIDA STATUTES, THE UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS OF THE STATE OF FLORIDA, SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE REGISTERED AGENT, IN THE STATE OF FLORIDA.

The name of the corporation is:

Castillo enterprises group II, inc	3 SE
The name and address of the registered agent and office is:	SEP 25
ANA Z. ESCALANTE	AHII: 27
9823 SW 161 ^{FT} PL	II: 27 STATE FLORIBA
(P.O. BOX OF MAIL DROP BOX NOT ACCEPTABLE)	
MIAMI, FL 33196	
(CITY, STATE, ZIP)	

Having been named as registered agent and service of process for the above stated corporation at the place designated in this certificate, 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 relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

(SIGNATURE) SEPTEMBER 12, 2013

DIVISION OF CORPORATIONS, P. O. BOX 6327, TALLAHASSEE, FL 32314