

Form Revision Date 07/2016

ARTICLES OF INCORPORATION

For use by DOMESTIC PROFIT CORPORATION

Pursuant to the provisions of Act 284, Public Acts of 1972, the undersigned executes the following Articles:

ARTICLE I

The name of the corporation is:

6010 C-STORE, INC.

ARTICLE II

Unless the articles of incorporation otherwise provide, all corporations formed pursuant to 1972 PA 284 have the purpose of engaging in any activity within the purposes for which corporations may be formed under the Business Corporation Act. You may provide a more specific purpose:

ARTICLE III

1. State the total authorized shares of each class of stock that the corporation is authorized to issue. All corporations must authorize stock.* If there is more than one class or series of shares, state the relative rights, preferences and limitations of the shares of each class in Article III(2).

Class of Stock	Total authorized number of shares
COMMON	60,000

2. A statement of all or any of the relative rights, preferences and limitations of the shares of each class is as follows: THE CORPORATE STOCK ISSUED SHALL BE IN ACCORDANCE WITH SECTION 1244 OF THE INTERNAL REVENUE CODE, AS AMENDED.

ARTICLE IV

Zip Code: 48504

Zip Code: 48504

The street address of the registered office of the corporation and the name of the resident agent at the registered office (P.O. Boxes are not acceptable):

1. Agent Name:ISSA HI ABUAITA2. Street Address:4036 N. LINDEN RD.Apt/Suite/Other:City:State:MI

3. Registered Office Mailing Address:

P.O. Box or Street Address:	4036 N. LINDEN RD.	
Apt/Suite/Other:	SUITE A	
City:	FLINT	
State:	MI	

ARTICLE V

The name(s) and address(es) of the incorporator(s) is (are) as follows:

Name	•	Residence or Business Address
ISSA	HI ABUAITA	4036 N. LINDEN RD. FLINT, MI 48504 USA

ARTICLE VI

When a compromise or arrangement or plan of reorganization of this corporation is proposed between this corporation and its creditors or any class of them, a court of equity jurisdiction within the state, on application of this corporation or of a creditor or shareholder thereof, or an application of a receiver appointed for the corporation, may order a meeting of the creditors or class of creditors or of the shareholders or class of shareholders to be affected by the proposed compromise or arrangement or reorganization, to be summoned in such manner as the court directs. If a majority in number representing 3/4 in value of the creditors or class of creditors, or of the shareholders or class of shareholders to be affected by the proposed compromise or arrangement or a reorganization, agree to a compromise or arrangement or a reorganization as a consequence of the compromise or arrangement, the compromise or arrangement of the reorganization, if sanctioned by the court to which the application has been made, shall be binding on all the creditors or class of creditors, or on all the shareholders or class of shareholders or a reorganization.

ARTICLE VII

Any action required or permitted by the Act to be taken at an annual or special meeting of shareholders may be taken without a meeting, without prior notice, and without a vote, if consents in writing, setting forth the action so taken, are signed by the holders of outstanding shares having not less than the minimum number of votes that would be necessary to authorize or take the action at a meeting at which all shares entitled to vote on the action were present and voted. A written consent shall bear the date of signature of the shareholder who signs the consent. Written consents are not effective to take corporate action unless within 60 days after the record date for determining shareholders entitled to express consent to or to dissent from a proposal without a meeting, written consents dated not more than 10 days before the record date and signed by a sufficient number of shareholders to take the action are delivered to the corporation. Delivery shall be to the corporation's registered office, its principal place of business, or an officer or agent of the corporation having custody of the minutes of the proceedings of its shareholders. Delivery made to a corporation's registered office shall be by hand or by certified or registered mail, return receipt requested.

Prompt notice of taking of the corporate action without a meeting by less than unanimous written consent shall be given to shareholders who would have been entitled to notice of the shareholder meeting if the action had been taken at a meeting and who have not consented to the action in writing. An electronic transmission consenting to an action must comply with Section 407(3).

Use the space below for additional Articles or for continuation of previous Articles. Please identify any Article being continued or added.

ARTICLE VIII: ELIMINATION OF CERTAIN LIABILITY OF DIRECTORS

TO THE EXTENT PERMITTED BY LAW: A DIRECTOR OF THE CORPORATION SHALL NOT BE PERSONALLY LIABLE TO THE CORPORATION OR ITS SHAREHOLDERS FOR MONEY DAMAGES FOR ANY ACTION TAKEN OR ANY FAILURE TO TAKE ANY ACTION AS A DIRECTOR, EXCEPT LIABILITY FOR ANY OF THE FOLLOWING:

1.) FOR A VIOLATION OF SECTION 551 OF THE MICHIGAN BUSINESS CORPORATION ACT;

2.) INTENTIONAL INFLICTION OF HARM ON THE CORPORATION OR THE SHAREHOLDERS;

3.) THE AMOUNT OF A FINANCIAL BENEFIT RECEIVED BY A DIRECTOR TO WHICH HE OR SHE IS NOT ENTITLED;

4.) AN INTENTIONAL CRIMINAL ACT;

5.) FOR ACTS OR OMISSIONS NOT IN GOOD FAITH OR THAT INVOLVE INTENTIONAL MISCONDUCT OR KNOWING VIOLATION OF LAW;

6.) FOR ANY TRANSACTION FROM WHICH THE DIRECTOR DERIVED AN IMPROPER PERSONAL BENEFIT;

7.) FOR ANY ACTS OR OMISSIONS OCCURRING BEFORE THE DATE THIS ARTICLE IS FILED BY THE MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS.

IF THE MICHIGAN BUSINESS CORPORATION ACT IS SUBSEQUENTLY AMENDED AFTER THE ADOPTION OF ARTICLE VIII BY THE SHAREHOLDERS OF THE CORPORATION, THEN IN ADDITION TO THE RESTRICTIONS LISTED ABOVE, THE DIRECTORS SHALL NOT BE LIABLE TO THE CORPORATION OR ITS SHAREHOLDERS, TO THE FULLEST EXTENT PERMITTED BY THE MICHIGAN BUSINESS CORPORATION ACT, AS AMENDED.

ANY REPEAL OR MODIFICATION OF ARTICLE VIII BY THE SHAREHOLDERS OF THE CORPORATION SHALL NOT ADVERSELY AFFECT ANY RIGHT OR PROTECTION OF A DIRECTOR TO THE CORPORATION EXISTING AT THE TIME OF SUCH REPEAL OR MODIFICATION.

Signed this 28th Day of February, 2018 by the incorporator(s).					
Signature	Title	Title if "Other" was selected			
Issa Hi Abuaita	Incorporator				
By selecting ACCEPT, I hereby acknowledge that this electronic document is being signed in accordance with the Act. I further certify that to the best of my knowledge the information provided is true, accurate, and in compliance with the Act. jm Decline jm Accept					

MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS

FILING ENDORSEMENT

This is to Certify that the ARTICLES OF INCORPORATION

for

6010 C-STORE, INC.

ID Number: 802167485

received by electronic transmission on February 28, 2018 , is hereby endorsed.

Filed on February 28, 2018 , by the Administrator.

The document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.



In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 28th day of February, 2018.

Julia

Julia Dale, Director Corporations, Securities & Commercial Licensing Bureau