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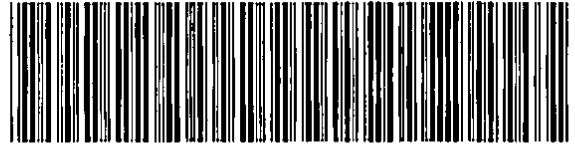
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19 JUL 16 PM 12:09

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COVER LETTER

TO: Amendment Section
Division of Corporations

SUBJECT: SPECIALTY CAR SERVICES LLC

Name of Surviving Party

The enclosed Certificate of Merger and fee(s) are submitted for filing.

Please return all correspondence concerning this matter to:

BENNETT G. FELDMAN, ESQ.

Contact Person

BENNETT G. FELDMAN

Firm/Company

Address

2655 LEJEUNE ROAD SUITE 514, CORAL GABLES FL 33134

City, State and Zip Code *TEL 305-445-9909*

BENFELD@BELL.SOUTH.NET

E-mail address: (to be used for future annual report notification)

Bennett G. Feldman

For further information concerning this matter, please call:

ADAM YUNIS

at (305) 216-9919

Name of Contact Person

Area Code

Daytime Telephone Number

☒ Certified copy (optional) \$30.00

STREET ADDRESS:

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

MAILING ADDRESS:

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

CR2E080 (2/14)

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TALLAHASSEE
DIVISION OF CORPORATIONS
19 JUL 16 PM 12:09



FLORIDA DEPARTMENT OF STATE
Division of Corporations

July 16, 2019

BENNETT G. FELDMAN, ESQ
2655 LEJEUNE ROAD, SUITE 514
CORAL GABLES, FL 33134

SUBJECT: SPECIALTY CAR SERVICES LLC
Ref. Number: L08000049957

We have received your document for SPECIALTY CAR SERVICES LLC and your check(s) totaling \$90.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

Please correct the name in the heading. It should be Specialty and not Special.

As a condition of a merger, pursuant to s.605.0212(8), Florida Statutes, each party to the merger must be active and current in filing its annual reports with the Department of State through December 31 of the calendar year in which the articles of merger are submitted for filing.

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) 245-6050.

Diane Cushing
Senior Section Administrator

Letter Number: 919A00014373

19 JUL 16 PM 12:09
SPECIALTY CAR SERVICES LLC

**PLAN/ARTICLES OF MERGER
OF
SPECIALTY CAR SERVICES LLC
AND
ROBIN DALE INVESTMENTS INC.**

This Plan of Merger entered into this 28th day of June 2019 is submitted to merge Specialty Car Services LLC a Florida limited liability company and Robin Dale Investments, Inc., a Florida Corporation in accordance with Florida Statutes sec. 605.1025.

WHEREAS, Robin Dale Investments, Inc. is the owner of real property which is used exclusively by Specialty Car Services LLC; and,

WHEREAS Robin Dale Investments Inc., the merging party wishes to merge with Specialty Car Services, LLC and transfer its properties to it; and

WHEREAS it is deemed to be in the best interests of each of the entities, shareholders and member(s) that they merge into Specialty Car Services LLC which shall be the surviving party.

Now therefore, in consideration of the mutual promises set forth herein, it is agreed as follows:

1 Robin Dale Investments, Inc., the merging party, is corporation whose jurisdiction of formation is Florida.

2 Specialty Car Services, LLC, the surviving party, is a limited liability company whose jurisdiction of formation is Florida.

3 The exact name, jurisdiction of formation and entity type of the surviving party is Specialty Car Services LLC whose jurisdiction of formation is Florida. The Operating Agreement of Specialty Car Services LLC as may be amended from time to time shall prevail.

4 Robin Dale Investments Inc. is merged with Specialty Car Services LLC which shall be the surviving company. Upon the merger, the preferred and common shares of stock of Robin Dale Investments, Inc. shall be exchanged for membership interest in Specialty Car Services LLC.

5 The title to the following real estate properties owned by Robin Dale Investments Inc. is vested in Specialty Car Services LLC without reversion or impairment as provided in Florida Statutes secs. 605.1026(1)(c) and 607.11101(2):

Lot 2 Block 2 of South Kendall Industrial Nov. according to the Plat thereof recorded Plat Book 57 at page 59 of the Official Records of Miami Dade County Florida

Tax ID 30-5015-010-0190

Unit No. 16, Building 11750 of Hialeah Gardens 42 A COMMERCIAL CONDOMINIUM according to the declaration of Condominium recorded in Official Records Book 24178 at page 695 of the Public Records of Miami Dade County, Florida

Tax ID 27-2033-061-0380

Unit No. 17, Building 11750 of Hialeah Gardens 42 A COMMERCIAL CONDOMINIUM according to the declaration of Condominium recorded in Official Records Book 24178 at page 695 of the Public Records of Miami Dade County, Florida

Tax ID 27-2033-061-0390

6. The plan of merger was approved by Specialty Car Services LLC in accordance with Florida Statutes secs. 605.1021-605.1026.

7. The plan of merger was approved by Robin Dale Investments Inc. in accordance with Florida Statutes secs 607.1107-607.1108.

8. Each member of Specialty Car Services LLC, the surviving party, has approved this plan of merger and will have interest holder liability under Florida Statutes sec. 605.1023(1)(b).

9. No amendment to the Articles of Organization of the surviving party, Specialty Car Services LLC, is required on account of the merger. Management of, the surviving entity shall be:

Adam Yunis,

Sole and Authorized Member

12930 SW 82nd Ave Rd

Miami FL 33156

10. Specialty Car Services LLC, the surviving party, agrees to pay any member with appraisal rights the amounts to which such members are entitled under the provisions of Florida Statutes secs. 605.1006 and 605.1061-605.1072.

11. Specialty Car Services LLC, the surviving party, agrees to pay any shareholder with appraisal rights the amounts to which such members are entitled under the provisions of Florida Statutes sec. 607.1301

12. Upon completion of the merger, Specialty Car Services LLC may file Florida Department of Revenue form DR 430 "Change of Ownership or Control Non Homestead Property" or deeds to reflect the vesting of title to the properties in Specialty Car Services LLC.

12. Upon completion of the merger, Specialty Car Services LLC may file Florida Department of Revenue form DR 430 "Change of Ownership or Control Non Homestead Property" or deeds to reflect the vesting of title to the properties in Specialty Car Services LLC.

13. The effective date of the merger shall on filing with the Florida Department of State.

In witness whereof, the parties have executed this Plan of Merger the date first above written.

SPECIALTY CAR SERVICES LLC,
a Florida limited liability company
By Adam Yunis
Adam Yunis, Managing and Authorized Member

ROBIN DALE INVESTMENTS INC.
a Florida corporation
By Adam Yunis
Adam Yunis, President