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### FLORIDA PROFIT/NON PROFIT CORPORATION ORANGE COLLISION, INC.

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Certificate of Status	0
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# ARTICLES OF INCORPORATION FOR ORANGE COLLISION, INC.

We, the undersigned, hereby associate ourselves together for the purpose of becoming a Corporation under the Laws of State of Florida, under the provisions of the Chapter 607 of Florida Statutes, providing for the formation, liability, rights, privileges and immunities for a Corporation, for profit, generally, and hereby make subscribe, acknowledge and file this Certificate for the purpose of becoming a Corporation under the Laws of the State of Florida.

#### ARTICLE I

Name of the Corporation
The Name of the Corporation shall be:

ORANGE COLLISION, INC.

#### ARTICLE II

Term of Existence

This Corporation shall commence existence upon the date of filing with Division of Corporations, state of Florida, and shall be of perpetual existence.

## ARTICLE III Principal Office

The principal place of business and mailing address of this corporation shall be:

7802-7803 NW 69th Street Mlami, FL 33166	KE GE	18 85 - 0
ARTICLE IV		76 5.
Nature of Business	ч.	Γ.,

The general nature of business to be transacted by this corporation shall be: any activity and business permitted under the Laws of the State of Florida, including but not limited to auto repair shop.

### ARTICLE V Capital Stock

The maximum number of shares of capital stock authorized to be issued by this Corporation shall be 500 shares, each having a par value of \$1.00 per share. Each of said shares of stock shall entitle the holder thereof to 1 (one) vote at any meeting of the stockholders. All or any part of said capital stock may be paid for in cash, in property, or in labor or services at a fair valuation to be fixed by the incorporator, or by the Board of Directors, at a meeting called for such Purpose. All stock when issued shall be fully paid for and shall be non-assessable.

### ARTICLE VI Initial Board of Directors

There shall be a Board of Directors for this Corporation which consists of TWO individuals. The number of Directors may be increased or diminished from time to time as determined by the By-Laws, but shall never be less than one. The Directors shall be of full age. Whereas it is the intention of this Board of Directors to states that no action shall be taken by any shareholder without the unanimous consent of this Board of Directors. Any Director may be removed at any annual or special meeting of stockholders called in accordance with the By-Laws of the Corporation, by the same vote as that required to elect a Director

Name Hebert H. Gil Patricia Gonzalez Finol	ebert H. Gil 12525 NW 11th La Miami, FL 33182		DALI SESS	10 000 - 5
	ARTICLE VII Subscribers		4.	(C)

The names and addresses of each subscriber of these Articles of Incorporation and the number of shares of stock each agree to purchase are:

Name	Addresses	Shares
Hebert H. Gil	12525 NW 11 <sup>th</sup> Ln	250
	Miami, FL 33182	
Patricia Gonzalez Finol	79 White Head Circle	250
	Weston, FL 33326	

### ARTICLE VIII Conflict of Interest

No contract or other transaction between this Corporation and any other Corporation, and no act of this Corporation shall in any way be affected or invalidated by the fact that any of the officers of this Corporation are pecuniary or otherwise interested in, or are Directors or officers of, such other Corporation: any Director individually, or any firm of which any Director may be a member, may be a party to, or may be pecuniary or otherwise interested in any contract or transaction of this Corporation, provided that the fact that he or such firm is so interested shall be disclosed or shall have been know to the Board of Directors or a majority thereof, and any Director of this Corporation or who is so interested may be counted in determining the existence of a quorum at any such meeting of the Board of Directors of this Corporation, with like force and effect as if he were not such Director of officer of such Corporation or not so interested.

### ARTICLE IX REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of Section 607.0501, Florida Statutes, the above stated corporation, organized under the Laws of the State of Florida designated the Registered Office/Registered Agent as follows:

Hebort H. Gil 7802-7803 NW 69th Street Miami, FL 33166

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HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT 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 POSITIARTICLE X

#### Amendment

The Corporation reserves the right to amend, alter, change or repeal any provision contained in these Articles of Incorporation in the manner now or hereafter prescribed by the Laws of the State of Florida, and all rights conferred upon the stockholders herein are subject to this reservation.

IN WITNESS WHEREOF, I, the undersigned, have executed these Articles of Incorporation for the uses and purposes stated therein this 5th day September of 2018

President

Sworn to and subscribed before me this 5th day of Septembre, 2018

Notary Public