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COVER LETTER

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

SUBJECT: AutoCharge, Inc.

CORPORATE NAME

Enclosed are an original and one (1) copy of the restated articles of incorporation and a check for:

□ \$35.00 Filing Fee

- \$43.75Filing Fee& Certificate of Status
- \$43.75
 Filing Fee
 & Certified Copy
- □ \$52.50 Filing Fee, Certified Copy & Certificate of Status

ADDITIONAL COPY REQUIRED

FROM: Nancy W. Gregoire Stamper

Name (Printed or typed)

4166 N.W. 65 Avenue

Address

Coral Springs, FL 33067

City, State & Zip

954.345.2612

Daytime Telephone number

nwgreg@bellsouth.net

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

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

RESTATED ARTICLES OF INCORPORATION

In compliance with Chapter 607 and/or Chapter 621, F.S. (Profit) ١

ARTICLE I NAME The name of the corporation is: AutoCharge, Inc.

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ARTICLE II RESTATEDARTICLES To conduct all business operations permissible under Florida law.

The 100 shares of the corporation are distributed as follows:

Nancy W. Gregoire Stamper - 51 shares

Ryan Stamper - 48 shares

Ryan Stamper - 48 shares	
Christina Stamper - 1 share	N JUN 13
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ARTICLE III OFFICERS AND/OR DIRECTORS (optional)

· . ·

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

Please note the officer/director title by the first letter of the office title:

P = President; V = Vice President; T = Treasurer; S = Secretary; D = Director; TR = Trustee; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add. **Example:**

Example: <u>X</u> Change	<u>PT John I</u>	Doe					
X Remove	<u>V Mike</u>	lones					
<u>X</u> Add	SV Sally Smith						
<u>Type of Action</u> (Check One)	Title	Name	Address				
1) XX Change	PT	Nancy W. Gregoire Stamper	4166 N.W. 65 Ave.				
Add			Coral Springs, FL 33067				
Remove	\ <i>1</i>						
2) Change	<u>V</u>	Ryan Stamper	16080 Poppy Seed Circle No. 203				
XX_Add			Delray Beach, FL 33484				
Remove	-						
3) Change	S	Christina Stamper	16080 Poppy Seed Circle No. 203				
XX Add			Delray Beach, FL 33484				
Remove							
4) Change							
Add							
Remove							
5) Change			Free D				
Add			29				
Remove							
6) Change							
Add							
Remove							

ARTICLE IV AMENDED REGISTERED AGENT (OPTIONAL)

The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:

Name:	Nancy W. Gregoire Stamper		
Address:	4166 N.W. 65 Ave.		
	Coral Springs, FL 33067		

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity

Keary W. / Lynce Alfarty Required Signature/Registered Agent 06/05/2012 Date

ARTICLE VI ARTICLE CONSOLIDATION

These restated articles of incorporation consolidate all amendments into a single document;

ARTICLE VII REQUIRED ADOPTION INFORMATION

Check if applicable:

The amendment(s) is/are being filed pursuant to s. 607.0120(11)€, F.S.

The date of each amendment(s) adoption is: ____

if other than the date this document is signed.

Adoption of Amendment(s)

(CHECK ONE)

The amendment(s) was/were adopted by the incorporators, or board of director without shareholder action and shareholder action was not required.

L The amendment(s) was/were adopted by the shareholders. Then number of votes cast for the amendment(s) by the shareholder was/were sufficient for approval.

The amendment(s) was/were approved by the shareholders through voting group. The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s).

"The number of votes cast for the amendment was/were sufficient for approval by

(voting group)

ARTICLE VIII EFFECTIVE DATE: Effective date, if other than the date of filing:

06/01/2022

(OPTIONAL)

(If an effective date is listed, the date must be specific and cannot be more than 90 days after the filing.)

Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

I submit this document and affirm that the facts stated herein are true. I am aware that the false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

Dated: 06/	09/2022	2				
Signature:	a director	nresident or	ez le	Atr	-pm directors	or officers
have	not been self r court appoin) president or ected, by an inconted fiduciary by	orporator – y that fiduc	if in the hands iary)	s of a receive	r, trustee or

Nancy W. Gregoire Stamper

(Typed or printed name of person signing)

President/Treasurer

(Title of person signing)

FALLAHASSEE. FL 1022 JUN 13 PH 2: 29 LED