## P24000059172

(Requestor's Name)					
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PICK-UP WAIT MAIL					
(Business Entity Name)					
(Crossicos Cital) i cital,					
(Document Number)					
Certified Copies Certificates of Status					
Special Instructions to Filing Officer.					

Office Use Only



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03/06/24--01017--003 \*\*122.50





April 1, 2024

YAIDEL FERNANDEZ 13301 SW 131 ST MIAMI, FL 33186 US

SUBJECT: THE GALLERY AUTO CLUB CORP.

Ref. Number: W24000051735

We have received your document for and your check(s) totaling \$122.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

Sections 607.1113, 605.0203, 620.2104, and 620.8914, F.S., require the certificate of conversion to be signed by the converting entity as required by applicable law. If the converting entity is a corporation, the certificate of conversion must be signed by a chairman, vice chairman, officer, director, or an incorporator. If the converting entity is a limited liability company, the certificate of conversion must be signed by an authorized representative. If the converting entity is a general partnership or limited liability partnership, the certificate of conversion must be signed by a general partner. If the converting entity is a limited partnership or limited liability limited partnership, the certificate of conversion must be signed by all of the general partners. If the converting entity is another type of business entity, an authorized person must sign the certificate of conversion.

The document must state the number of shares of authorized stock. The consultation of a legal counsel is always recommended if uncertain of the appropriate number of shares to authorize.

If you have any further questions concerning your document, please call (850) 245-6052.

KAIN COSTELLO Regulatory Specialist II New Filing Section

Letter Number: 424A00006916

## **COVER LETTER**

TO: New Filing Section Division of Corporations
SUBJECT: The Jullery Auto Cub Corp.  Name of Resulting Florida Profit Corporation
Name of Resulting Florida Profit Corporation
The enclosed Articles of Conversion, Articles of Incorporation, and fees are submitted to convert the following eligible entity into a "Florida Profit Corporation" in accordance with ss. 607.11933 & 607.0202, F.S.
Please return all correspondence concerning this matter to:
Yaidel Ternandez Contact Person
The Gallery Auto Club Coxp. Firm/Company
13301 SW 131 ST Address
Mi AMi, FC. 33186 City, State and Zip Code
The gallery Autoclub @ graail. wm  E-mail address: (to be used for future annual report notification)
For further information concerning this matter, please call:
Vaide       Fernande2       at (305) 812-6467         Name of Contact Person       Area Code and Daytime Telephone Number
Enclosed is a check for the following amount:
□ \$105.00 Filing Fees and Certificate of Status □ \$113.75 Filing Fees and Certified Copy Certificate of Status □ \$113.75 Filing Fees Certified Copy, and Certificate of Status
Mailing Address:Street Address:New Filing SectionNew Filing SectionDivision of CorporationsDivision of CorporationsP.O. Box 6327The Centre of TallahasseeTallahassee, FL 323142415 N. Monroe Street, Suite 810

Tallahassee, FL 32303

## Articles of Conversion For Converting Eligible Entity Into Florida Profit Corporation

The Articles of Conversion and attached Articles of Incorporation are submitted to convert the following eligible business entity into a Florida Profit Corporation in accordance with ss. 607.11933 & 607.0202, Florida Statutes.

1. The name of the Converting Entity immediately prior to the filing of the Articles of Conversion is:
The 9Allery Auto Club LLC Enter Name of the Converting Entity
Enter Name of the Converting Entity
2. The converting entity is a
first organized, formed or incorporated under the laws of Florida
(Enter state, or if a non-U.S. entity, the name of the country)
on 06/06/2017
on 66/66/70/7  Enter date "Converting Entity" was first organized, formed or incorporated.
3. The name of the Florida Profit Corporation as set forth in the <u>attached Articles of Incorporation</u> :  The Gallery Auro Cub Corporation  Enter Name of Florida Profit Corporation
4. This conversion was approved by the eligible converting entity in accordance with this chapter and the laws of its current/organic jurisdiction.
5. If not effective on the date of filing, enter the effective date:  (The effective date: Cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State.)  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

Signed t	this 21 day of rebreasy	, 20 <u>.24</u> .
	ed Signature for Florida Profit Corporation:	
Signatur	re of Director, Officer, or, if Directors or Officer	rs have not been selected, an Incorporator:
Printed	Name: Vaide Ernandetitle: PR	esident
	nies: [See below for required signature(s).]	da partnerships, limited partnerships, and limited liability
Signatu	re: Careful	
Printed	Name: YAIJe/ Finandez	Title: President
Signatu	re:	
Printed	Name:	Title:
Signatu	ге:	
Printed	Name:	_ Title:
Signatu	re:	
Printed	Name:	_ Title:
Signatu	re:	
Printed	Name:	_ Title:
Signatu	re:	
Printed	Name:	Title:
	da General Partnership or Limited Liability re of one General Partner.	Partnership:
	da Limited Partnership or Limited Liability res of ALL General Partners.	Limited Partnership:
	da Limited Liability Company: re of a Member or Authorized Representative.	
All oth Signatu	ers: re of an authorized person.	
Fees:	Articles of Conversion: Fees for Florida Articles of Incorporation:	\$35.00 \$70.00

\$8.75 (Optional) \$8.75 (Optional)

Certified Copy: Certificate of Status:

## ARTICLES OF INCORPORATION FOR RESULTING FLORIDA PROFIT CORPORATION In compliance with Chapter 607 and/or Chapter 621, F.S. (Profit)

The name of the corporation shall be: The gall	ery HOTO CIOD CORP
ARTICLE II PRINCIPAL OFFICE The principal place of business/mailing address is:	,
Principal street address	Mailing address, if different is:
13301 SW 131 ST MIANI FL 33186	
RTICLE III PURPOSE he purpose for which the corporation is organized is:	
ARTICLE IV SHARES The number of shares of stock is: / ARTICLE V OFFICERS AND/OR DIRECTOR	
he number of shares of stock is: /  ARTICLE V OFFICERS AND/OR DIRECTOR	
The number of shares of stock is:    ARTICLE V OFFICERS AND/OR DIRECTOR   Same and Title: VAI de   Terrandez - President   Address: 5631 SW 139 PL	Name and Title:
The number of shares of stock is:  ARTICLE V OFFICERS AND/OR DIRECTOR  Name and Title: VAI del Terrandez - Presid  Address: 5631 SW 139 PL  MIAMI FL 33183	Address:
The number of shares of stock is:  ARTICLE V OFFICERS AND/OR DIRECTOR  Name and Title: VAI del Terrandez - President  Address: 5631 SW 139 PL	Address:  Name and Title:  Name and Title:
The number of shares of stock is:  ARTICLE V OFFICERS AND/OR DIRECTOR  Name and Title: VAI del Ternandez - President  Address: 5031 SW 139 PL  MIAWI FL 33183  Name and Title:	Name and Title:  Address:  Name and Title:  Address:
The number of shares of stock is:    ARTICLE V OFFICERS AND/OR DIRECTOR   Shame and Title: VAI de   Ternandez - President   Address: 563  SW 139 PL   HIAWI FL 33183   Name and Title:   Address:   Ad	Address:  Name and Title:  Address:  Address:  Address:

ARTICLE VI REGISTERED AGENT

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

.....

Yaidel Fernandez. 5631 SW 139 PL Mi, Avri, Fl. 33183.

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

Required Signature/Registered Agent

02/21/2024 Date