Possie Vega Bidg. 1 Apt 303 Minnt FL22170	5000059198759 /-06/24/0201037005
CITY/STATE/ZIP FILONE A	******35.00 *****35.00 Office Use Only
1(Corporation Name)	(Document #)
2(Corporation Name)	(Document #)
4(Corporation Name)	(Document #)
Walk inPick up timeMail outWill wait	Photocopy Certificate of Status
NEW FILINGS Profit Not for Profit Limited Liability Domestication Other	AMENDMENTS Amendment Resignation of R.A., Officer/Director Change of Registered Agent Dissolution/Withdrawal Merger
OTHER FILINGS	REGISTRATION/QUALIFICATION
 Annual Report Fictitious Name 	 Foreign Limited Partnership Reinstatement Trademark Other
CR2E031(7/97) 400789	$\frac{\text{Examiner's Initials}}{10542,00671,75102}$



FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

June 25, 2002

Ozzie Vega 8035 S.W. 107th Ave. Bldg. 1, Apt 303 Miami, FL 33176

SUBJECT: D & K AUTOMOTIVE INC. Ref. Number: P95000086228

We have received your document for D & K AUTOMOTIVE INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The amendment must be signed by an incorporator if adopted by the incorporators or by a director if adopted by the directors.

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) 245-6907.

Annette Ramsey Corporate Specialist

Letter Number: 802A00040865

RECEIVED 02 JUL -5 AM 9: 15 DIVISION OF CORPORATIONS

Division of Corporations - P.O. BOX 6327 - Tallahassee, Florida 32314

02 JUL -5 PH 3: 10 ARTICLES OF AMENDMI то ARTICLES OF INCORPORATION OF K AUTOMOTIVE Ś (present name)

Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida profit corporation adopts the following articles of amendment to its articles of incorporation:

FIRST: Amendment(s) adopted: (indicate article number(s) being amended, added or deleted)

TO ADD. OSVALDO VEGA AS THE PRESIDEN OF THE CORORATION & REMOVE KADOSH VEHOSHUA AS PRESIDENT & derector.

SECOND: If an amendment provides for an exchange, reclassification or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows:

	e date of each amendment's adoption 6/19/07.	
THIRD: Th	e date of each amendment's adoption.	
FOURTH: A	Adoption of Americaneitas) (Critteric of 2)	
E	The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) was were sufficient for approval.	
ū	The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be separately provided for each voting group entitled to vo separately on the amendment(s):	nte
	"The number of votes cast for the amendment(s) was/were sufficient	
	for approval byvoting group	
Li s	The amendment(s) was/were adopted by the incorporators without shareholder action as shareholder action was not required.	• • • • • • • • • • • • • • • • • • • •
Signature	Hotheshind kAnass (By the Chairman or Vice Chairman of the Board of Directors. President or other officer if adopted by the shareholders) OR	
	(By a director if adopted by the directors)	
	OR	
	(By an incorporator if adopted by the incorporators)	
	KADOSH VEHOSHUA	
	PRESIDENT; Diracton	··· . · .

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