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TO:	DIVISION OF CORPORATIONS	FAX #: (850)922-4001		
FROM:	EMPIRE CORPORATE KIT COMPANY CONTACT: RAY STORMONT PHONE: (305)541-3694	ACCT#: 072450003255 FAX #: (305)541-3770		
NAME ;	CERT. COPIES1 DEI	PORATION OR P.A. JES 6 J.METHOD FAX		
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ARTICLES OF INCORPORATION

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Rendall Falls Auto & RV Center, Inc.

The undersigned, acting as Incorporator of a corporation under the Florida General Corporation Act, adopts the following Articles of Incorporation for the purpose of forming a corporation under the laws of the state of Florida. 97

<u>I. NAME</u>	1	ыă NJ
The name of this corporation and initial office is:	•	сё • 1
Kendall Falls Auto E RV Center, Inc. 8700 SW 133 Street Miami, Fl 33176		5:37

II. Duration The period of its duration is perpetual.

The corporation is authorized to issue 10,0000 shares, all of one class, at \$1.00 par value. This stock will be considered to be section 1244 stock.

INITIAL REGISTERED OFFICE AND AGENT IV.

The name and address of the initial registered agent and office of this corporation is as follows:

Stanley Lindenbaum 7614 SW 146 Ct Miami, Fl 33183

Prepared by EVAN MATZ 305-279-1252 7385 Sw 87 ave MIMIT FL 33173

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Suite 200

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The general purpose for which the corporation is organized shall is for Automotive repair and include any and all business for which corporation may be incorporated under F.S. Section 607, which are lawful under the laws of the State of Florida or the United States of America.

VI. INITIAL BOARD OF DIRECTORS

This corporation shall have one director initially. The number of directors may be either increased or decreased from time to time by an amendment of the bylaws of the corporation in the manner provided by law, but shall never be less than one (1).

The names and addresses of the initial directors of this

corporation are:

Melvin Schwartz 14091 SW 125th Avenue Miami, Pl 33186 -....Pres. /Director SSN#077-22-7641

Stanley Lindenbaum 7614 SW 146 Ct Miami, Plorida 33186Vice President/ Director SSN# 070-24-9546

VII. INCORPORATOR

The name and address of the Incorporator signing these Articles of Incorporation is:

Stanley Lindenbaum & Melvin Schwartz

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VIII. BYLAN AMENDMENT

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The power to adopt, alter, amend or repeal the bylaws of this corporation shall be vested in the Board of Directors and the shareholders.

IX. INDEMNIFICATION

The corporation shall indemnify any officer or director, or any former officer or director, to the full extent permitted by law.

X. INFORMAL ACTION OF DIRECTORS

If all the Directors severally or collectively consent in writing to any action taken or to be taken by the corporation, and the writings evidencing their consent are filed with the Secretary of the corporation, the action shall be as valid as though it had been authorized at a meeting of the Board of Directors.

XI. AMENDMENT OF ARTICLES

This Corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation, or any amendment hereto, and any right conferred upon the shareholders is subject to this reservation.

XII. NON-RESIDENT DIRECTORS

Directors need not be residents of this state or share-holders unless Articles of Incorporation or Bylaws so require.

XIII. DIRECTORS! AUTHORITY TO FIX COMPENSATION

Directors shall have authority to fix the compensation unless otherwise provided in Articles of Incorporation or Bylaws.

Stapley Lindenbaum

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XIV. PREEMPTIVE RIGHTS

Each shareholder of this corporation shall have the first right to purchase shares (and securities convertible into shares) of any class, kind or series or stock in this corporation that may from time to time be issued (whether or not presently authorized), including shares from the treasury of this corporation, in the ratio that the number of shares he holds at the time of issue bears to the total number of shares outstanding, exclusive to treasury shares. This right shall be deemed waived by any shareholder who does not exercise it and pay for the shares preempted within thirty (30) days of receipt of a notice in writing from the corporation, stating the prices, terms and conditions of the issue of shares, and inviting him to exercise his preemptive rights. This right may also be waived by affirmative written waiver submitted by the shareholder to the corporation.

XV. MEETINGS BY CONFERENCE TELEPHONE

Members of the Board of Directors may participate in special meetings of the Board of Directors by means of conference telephone as provided by law, but regular meetings of the Board of Directors must be attended in fact in person by each director.

IN WITNESS WHEREOF, the undersigned incorporator has executed these Articles of Incorporation

Stanely Lindenbaum

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STATE OF FLORIDA } SS: COUNTY OF DADE }

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IN WITNESS WHEREOF, I have hereunto set my hand and seal this

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN

THIS STATE: NAMING AGENT UPON WHOM PROCESS MAY BE SERVED

In pursuance of Chapter 48.091, Florida Statutes, the following is submitted in compliance with said Act:

First - That Kendall Falls Auto & RV Center, Inc.

desiring to organize under the laws of the State of Florida with its principal offices, as indicated in the Articles of Incorporation, at City of Miami, County of Dade, State of Florida has named as its agent to accept service within this state, Stanley Lindenbaum located at

______Stanley Lindenbaum ______ 7614 SW 146 Ct Miami, Florida 33183

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ACKNOWLEDGMENT: (MUST BE SIGNED BY DESIGNATED AGENT)

Having been named to accept service of process for the above stated corporation, at place designated in this certificate, I hereby accept to act in this capacity, and agree to comply with the provision of said Act relative to keeping open said office.

26 Stanery Lindenbaum, Registered Agentt JA7000014366 Cu2