CSCL/CD-510 (Rev. 07/18)

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0 2021	8:36am		ffective on the date fil we date within 90 days e document.		TranInfo: - Chk#: SE	
Name Wolfson Bo	olton PLLC	est of the second			ID: 8022	
Address 3150 Liverr	nois, Ste. 275					FIIEN
City Troy		State MI		ZIP Code 48083	EFFECTIVE DATE:	FILED APR 20 2021
Do	cument will be returr If left blank, docume	nt will be returned t RESTAT For		ce.  S OF INCORF c Profit Corpora	ations	ADMINISTRATOR CORPORATIONS DIVISION
	Pursuant to the pr	ovisions of Act 20	84, Public Acts of	1972, the under	rsigned execute the	following Articles:
•	sent name of the ease Electric Mobility,	•				
2. The ide	ntification number	assigned by the	Bureau is:	802268	8692	
3. The form	mer name(s) of the	e corporation are	:			
4. The dat	e of filing the origi	nal Articles of Inc	corporation was:	12/26/2018		
ARTICLE	shall be the Artic		f Incorporation sup ion for the corpora		cles of Incorporation	n as amended and
	of the corporation	is:				
Hercules El	ectric Mobility, Inc.					
	·					
ARTICLE	11					
The purpo	se or purposes for	which the corpor	ration is formed a	re:		
	any activity within t	the purposes for w	hich corporations m	ay be formed und	er the Business Corp	oration Act.

#### **ARTICLE III**

The total authorized shares:			
1. Common Shares	30,000,000	Preferred Shares	10,000,000
The Corporation's Board of Dire bearing a distinctive designatior	ectors may cause the Corp n and having such relative	ences and limitations of the shares of control of the shares of the shares in one rights and preferences as prescribed by the amendments to these Articles of Incorp.	or more series, with each series resolution of the Corporation's Board

#### **ARTICLE IV**

. The name of the resident agent: Thomas J	. Kelly		
2. The street address of the registered office	is:		
3150 Livernois, Ste. 275	Troy	, Michigan	48083
(Street Address)	(City)	, Michigan	(Zip Code)
3. The mailing address of the registered offic	e, if different than above:		
3150 Livernois, Ste. 275	Troy	, Michigan	48083

### **ARTICLE V** (Optional. Delete if not applicable)

When a compromise or arrangement or a plan of reorganization of this corporation is proposed between the corporation and its creditors or any class of them or between this corporation and its shareholders or any class of them, a court of equity jurisdiction within the state, on application of this corporation or of a creditor or share holder thereof, or an application of a receiver appointed for the corporation, may order a meeting of the creditors or class of creditors or of the shareholders or class of shareholders to be affected by the proposed compromise or arrangement or reorganization, to be summoned in such manner as the court directs. If a majority in number representing 3/4 in value of the creditors or class of creditors, or of the shareholders or class of shareholders to be affected by the proposed compromise or arrangement or a reorganization, agree to a compromise or arrangement or a reorganization of this corporation as a consequence of the compromise or arrangement, the compromise or arrangement and the reorganization, if sanctioned by the court to which the application has been made, shall be binding on all the creditors or class of creditors, or on all of the shareholders or class of shareholders and also on this corporation.

## ARTICLE VI (Optional. Delete if not applicable)

Any action required or permitted under the Act to be taken at an annual or special meeting of shareholders may be taken without a meeting, without prior notice, and without a vote, if consents in writing, setting forth the action so taken, are signed by the holders of outstanding shares that have at least the minimum number of votes that would be necessary to authorize or take the action at a meeting at which all shares entitled to vote on the action were present and voted. A written consent shall bear the date of signature of the shareholder that signs the consent. Written consents are not effective to take corporate action unless within 60 days after the record date for determining shareholders entitled to express consent to or to dissent from a proposal without a meeting, written consents dated not more than 10 days before the record date and signed by a sufficient number of shareholders to take the action are delivered to the corporation. Delivery shall be to the corporation's registered office, its principal place of business, or an officer or agent of the corporation that has custody of the minutes of the proceedings of its shareholders. Delivery made to a corporation's registered office shall be by hand or by certified or registered mail, return receipt requested.

Prompt notice of the taking of the corporate action without a meeting by less than unanimous written consent shall be given to shareholders that would have been entitled to notice of the shareholder meeting if the action had been taken at a meeting and that have not consented to the action in writing. An electronic transmission consenting to an action must comply with Section 407(3).

# ARTICLE VII (Additional provision, if any, may be inserted here; attach additional pages if needed).

TO THE FULLEST EXTENT PERMITTED BY THE MICHIGAN BUSINESS CORPORATION ACT OR ANY OTHER APPLICABLE LAWS PRESENTLY OR HEREAFTER IN EFFECT, NO DIRECTOR OF THE CORPORATION SHALL BE PERSONALLY LIABLE TO THE CORPORATION OR ITS SHAREHOLDERS FOR OR WITH RESPECT TO ANY ACTS OR OMISSIONS IN THE PERFORMANCE OF HIS OR HER DUTIES AS A DIRECTOR OF THE CORPORATION. ANY REPEAL OR MODIFICATION OF THIS ARTICLE VII SHALL NOT ADVERSELY AFFECT ANY RIGHT OR PROTECTION OF A DIRECTOR OF THE CORPORATION EXISTING IMMEDIATELY PRIOR TO, OR FOR OR WITH RESPECT TO ANY ACTS OR OMISSIONS OCCURRING BEFORE, SUCH REPEAL OR MODIFICATION.

a. L	These Restated Articles of Inc	orporation were duly adopted	on the	dav
				·
	Section 642 of the Act by the t			
	Directors.	mammous consent of the frice	iporator(s) before the mat i	needing of the board t
	0: 111:			
	Signed this	day or		,
			·	
			· ··· · · · · · · · · · · · · · · · ·	
•	•			
	(Signatures o	of Incorporators; Type or Print Na	me Under Each Signature)	
			·	· -·· <u>·</u>
).	X These Restated Articles of	f Incorporation were duly ador	ited on the 12th	day of
			•	-
			in accordance with	the provisions of
	Section 642 of the Act: (c	neck one of the following)		
		without a vote of the sharehold		
		and do not further amend the here is no material discrepand		
	these Restated Articles.	nere is no material discrepand	y between those provisions	and the provisions of
	by the shareholders at a m	neeting in accordance with sec	tion 611(3) of the Act.	
	Word duly adopted by the	written concept of the charaba	ldoro that have at least the	mainimassum mesmah an af
		written consent of the shareho n accordance with Section 407		
		writing has been given. (Not		
	shareholders is permitted	only if such provision appears	in the Articles of Incorporat	ion.)
	were duly adopted by the	written consent of the shareho	lders entitled to vote in acc	ordance with section
	407(2) of the Act.			
		of a muselik name austion movement	to Section 611(2) of the A	ot .
	by the Board of Directors of	of a profit corporation pursuant		<b>5</b> - 1.
	by the Board of Directors of	or a profit corporation pursuan	( <b>-</b> )	
		10th	April	2021
	by the Board of Directors of Signed this			
		10th		