CONSENT TO RESOLUTIONS OF GENERAL AUTOMOTIVE COMPANY A NEVADA CORPORATION

The undersigned, being the sole director of General Automotive Company, a Nevada corporation

("the Company"), pursuant to NRS 78.315(2), does waive notice of, and holding a special meeting, and adopt the following resolutions by written consent:

WHEREAS, Joseph Arcaro, a stockholder in the the Company, exercised his rights as a stockholder, pursuant to Nevada Revised Statutes 78.347, by petitioning a court of competent jurisdiction to grant a custodianship to protect the Company and it's stockholders;

WHEREAS, Mr. Arcaro has undertaken at his own expense a series of actions to maintain vitalization of the Company, including the engagement of legal counsel and the financial reinstatement of the company with the Nevada Secretary of State., transfer agent and resident agent, requiring substantial expenditure ("the Company debt to Arcaro")

NOW THEREFORE, BE IT RESOLVED, that in partial conversion of the company debt to Arcaro, the Company issue Seventy Million (70,000,000) restricted shares of Common Stock in the name of Algonquin Partners, Inc. effective Wednesday March 8, 2017; and be it

RESOLVED FURTHER, That these restricted shares are fully paid and non-assessable with no contingencies.

WHEREAS. The shareholder (Arcaro) is an affiliate of The Company and Control person.

RESOLVED FURTHER, that the officers of the Company be and are hereby authorized and empowered to take actions as may be necessary to give effect to the foregoing resolutions.

The undesigned has caused this Consent to Resolutions to be executed this 8th day of March, 2017.

President;

Joseph Arcaro