Complaint

motorcycle as well as the license plate, and refused to allow these items to the
months; keep the entire insurance company check check certain parts of the
allegation that Respondent did not completely repair his motorcycle after five

2. On February 12, 2009, the Department received a complaint from MVP.

subsequently expired at the end of the calendar year 2009.

1. Respondent has a Full Collision Repair License, originally issued in 2007, and

The Division and Respondent hereby agree that:

been violated by JP Collision Auto Cycle & Sales, Inc. ("Respondent").

licensing Regulation 4, entitled "Motor Vehicle Body Repair ("Regulation 4") may have

("Regulation 4") § 5-38-1 et seq., entitled "Automobile Body Repair Shops and Commercial

Agreement ("Agreement") to resolve concerns that Rhode Island General Laws

Rhode Island Department of Business Regulation ("Department") enters into this Agreement

The Commercial Licensing and Racing and Athletics Division ("Division") of the

CONSENT AGREEMENT

RESPONDENT:

: 

: 

SALSA'S INC.

: JP COLLISION AUTO CYCLE & 

DBP NO. 09-1-0163

IN THE MATTER OF:

CRANSTON, RHODE ISLAND 02920-0942
311 PONTIAC AVE, BLOCK 68 AND 69
DIVISION OF COMMERCIAL LICENSING AND RACING AND ATHLETICS
DEPARTMENT OF BUSINESS REGULATION
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS
Licenses: Regulations

Violation of R.I.G. Section 5-38-1 et seq., and the related Commercial
opportunities for hearing, upon a finding that it has engaged in any further
the Department will take further administrative action, with notice and
6. By signing this Agreement, Respondent acknowledges and understands that
Section 5-38-10 (6) and (8) of the R.I.G.
Respondent had engaged in certain questionable practices, in violation of
5. After a subsequent meeting with Respondent, the Department did find that
Resolved their issues and the complainant was withdrawn.
4. On September 8, 2009, the Department was advised that the parties had

Motorcycle

concluded for the work he did perform towards repaying the

property the interested. In fact, Respondent ended up not being
Considering the volatility of the situation, Respondent was relying on
NWP released to sign any acknowledgment of receipt of the items. Respondent did not return the items immediately to NWP; was then
that had been purchased with insurance money. The only reason that
taking any money for labor. He did not perform or to return parts
repairs to the motorcycle. Further, Respondent had no intention of
been assessed by NWP that there was no rush on effectuating the
3. The Respondent has denied these allegations, and represents that:
7. Respondent agrees to the payment of a $500.00 administrative penalty, which includes the Department's costs in this matter.

The Division and Respondent JP Collision Auto Cycle & Sales, Inc., hereby consent and agree to the foregoing.

Dated as of the 28th day of November 2009.

Jose P. Medeiros,
Respondent

Maria D'Alessandro, Associate Director
Commercial Licensing and Racing & Athletics

On this 7th day of November 2009 appeared before me

Jose P. Medeiros, who executed the foregoing Consent Agreement and who duly acknowledged to me that he was authorized to do so.

Notary Public
My Commission Expires 7.20.2010

[Signature]

[Seal]