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| PICK-UP WAIT MAIL |
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| (Business Entity Name) |
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| Certified Copies Certificates of Status |
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| Special Instructions to Filing Officer: |
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SECRETARY OF STATE

COVER LETTER

| TO: Registration Section | | • | |
|--|---------------------------------|--------------|----------|
| Division of Corporations | | | |
| SUBJECT: DAWKINS, INC | | | |
| | rviving Party) | | |
| Please return all correspondence concerning | this matter to: | | |
| | | TALL TALL | |
| MARTIN SACK, JR., ATTORNEY- | AT-LAW | ECRET WEST | |
| (Contact Person) | | | ******** |
| | | SSE | 77 |
| (Firm/Company) | · | TA D | 7 |
| 2064 PARK STREET | | STATE OF O | |
| (Address) | | C):11 | |
| JACKSONVILLE, FLORIDA 32204 | | 30- | |
| (City, State and Zip Code) | ·········· | | |
| | • | | |
| For further information concerning this matter | er, please call: | | |
| MARTIN SACK, JR. | | | |
| (Name of Contact Person) | at (904) 387-0085 | | |
| (Name of Consist Person) | (Area Code and Daytime Telephor | ie Number) | |
| Certified Copy (optional) \$8.75 | , | | |
| STREET ADDRESS: | MAILING ADDRESS: | | |
| Registration Section | Registration Section | • | |
| Division of Corporations | Division of Corporations | | |
| Clifton Building | P. O. Box 6327 | | |
| 2661 Executive Center Circle | Tallahassee, FL 32314 | | |
| Tallahanan ET 22201 | • | | |

Articles of Merger For Florida Profit or Non-Profit Corporation

The following Articles of Merger are submitted to merge the following Florida Profit and/or Non-Profit Corporation(s) in accordance with s. 607.1109 or 617.0302, Florida Statutes.

| <u>Vame</u> | | Jurisdiction | Form/Entity Type |
|------------------|------------------|--------------------------------|--------------------------------------|
| DAWKINS, | INC. | Fr. | CORP. |
| <u>IATERIALS</u> | INSTALLED | DIRECT, LLC FL | LLC |
| | | <u> </u> | |
| | | | |
| SECOND: T | he exact name, f | orm/entity type, and jurisdic | tion of the <u>surviving</u> party a |
| | he exact name, f | form/entity type, and jurisdic | tion of the surviving party a |

| epartment of State: | JULY | .3) | , 2008Ե | · |
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| CTH: If the surviving pride, the survivor's prin | | | | |
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| | | t_of chota ant | ity, the surviving entit | hu- |
| VENTH: If the survivi | ng party is an ou | it-or-state ent | | · <i>y</i> · |
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| Appoints the Florida Se | cretary of State a | as its agent fo rights of diss | or service of process in | 1 & |
| Appoints the Florida Se seeding to enforce any conestic corporation that is Agrees to promptly pay | cretary of State and obligation or the sparty to the me | as its agent for rights of diss arger. hareholders o | or service of process in centing shareholders of feach domestic corpo | n a f each pration that |
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EIGHTH: Signature(s) for Each Party:

| | Name of Entity/Organization: | signatured . | Typed or Printed Name of Individual: | |
|-----------|--|---|---|-------|
| DAWKINS, | INC. D. MWYO | 11 MADIAID, HA | D. CLINTON DAWKINS | , III |
| • | | | PRESIDENT | |
| MATERIALS | INSTALLED DIRECT, LEC- | - The | DONALD F. GIBSON | |
| | | | MANAGING MEMBER | |
| | | | | |
| | Corporations: General Partnerships: Florida Limited Partnerships: Non-Florida Limited Partnerships: Limited Liability Companies: Rees: | Signature of a general par Signatures of all general par Signature of a general par | signature of incorporator.) runer or authorized person partners runer authorized representative | |

PLAN OF MERGER

| Name | <u>Jurisdiction</u> | Form/Entity Ty | <u>pe</u> |
|-------------------------------------|---|---------------------------------------|---------------|
| DAWKINS, INC. | FKii. | CORP. | |
| MATERIALS INSTALLED | DIRECT, LLC FL | LLC | |
| | | | |
| SECOND: The exact name, as follows: | form/entity type, and jurisdiction | | • |
| Name | <u>Jurisdiction</u> | Form/Entity Ty | De <u>≥</u> ≅ |
| DAWKINS, INC. | FL | CORPO | - L.C. |
| | | | ŽŢ |
| THIRD: The terms and cond | itions of the merger are as follow | /s: | SSEC |
| THIRD: The terms and cond | itions of the merger are as follow | rs: | SSEE, FLORID |
| THURD: The terms and cond | itions of the merger are as follow | · · · · · · · · · · · · · · · · · · · | SSEE, FLORIDA |
| THIRD: The terms and cond | | rs: | SSEE, FLORIDA |
| THIRD: The terms and cond | itions of the merger are as follow ATTACHEDS | 75: | SSEE. FLORIDA |
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FOURTH:

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| gations or other securities of each merged party into the rights to | acquire the interests, |
| The manner and basis of converting the <u>rights to acquire</u> the interestigations or other securities of each merged party into the <u>rights to acquire</u> to see, obligations or others securities of the survivor, in whole or in | acquire the interests, |
| The manner and basis of converting the <u>rights to acquire</u> the interestigations or other securities of each merged party into the <u>rights to see</u> , obligations or others securities of the survivor, in whole or in | acquire the interests, |
| The manner and basis of converting the <u>rights to acquire</u> the interestigations or other securities of each merged party into the <u>rights to res</u> , obligations or others securities of the survivor, in whole or in the property is as follows: | acquire the interests, |
| The manner and basis of converting the <u>rights to acquire</u> the interestigations or other securities of each merged party into the <u>rights to res</u> , obligations or others securities of the survivor, in whole or in er property is as follows: | acquire the interests, |
| The manner and basis of converting the <u>rights to acquire</u> the interestigations or other securities of each merged party into the <u>rights to res</u> , obligations or others securities of the survivor, in whole or in er property is as follows: | acquire the interests, part, into cash or ALLAHAS |
| The manner and basis of converting the <u>rights to acquire</u> the interestigations or other securities of each merged party into the <u>rights to acquire</u> , obligations or others securities of the survivor, in whole or in the property is as follows: | acquire the interests, part, into cash or SECRETARY AREA SEE F |

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| (Attach addi | itional sheet if necessary) | _ |
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| (H: If a limited liability company | y is the survivor, the name and business address of | _ |
| [H: If a limited liability company manager or managing member is | y is the survivor, the name and business address of | _ |
| (H: If a limited liability company manager or managing member is | y is the survivor, the name and business address of as follows: | - |
| [H: If a limited liability company manager or managing member is | y is the survivor, the name and business address of as follows: | li bi |
| [H: If a limited liability company manager or managing member is | y is the survivor, the name and business address of as follows: | 2009 |
| [H: If a limited liability company manager or managing member is | y is the survivor, the name and business address of as follows: APPLICABLE ACAR A | 2009 AUG |
| [H: If a limited liability company manager or managing member is | y is the survivor, the name and business address of as follows: APPLICABLE | 2009 / |
| TH: If a limited liability company manager or managing member is NOT | y is the survivor, the name and business address of as follows: APPLICABLE ASSESSED | 2009 1106 -4 |
| TH: If a limited liability company manager or managing member is NOT | y is the survivor, the name and business address of as follows: APPLICABLE ASSET AS | 2009 AUG -4 P |
| TH: If a limited liability company manager or managing member is | y is the survivor, the name and business address of as follows: APPLICABLE TAPPLICABLE TAPPLICABLE TAPPLICABLE TAPPLICABLE TAPPLICABLE | 2009 1106 -4 |
| TH: If a limited liability company manager or managing member is | y is the survivor, the name and business address of as follows: APPLICABLE ASSERTING STATES OF S | 2009 AUG -4 P |

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| GHTH: Other | provision, if any, relating to the merger are as follow | r*** (/1 |
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PLAN OF MERGER

- 1. Materials Installed Direct, LLC (MID) will be merged into Dawkins, Inc., which will be the surviving corporation party entity, and which will thereafter be vested with the ownership of all assets and property, and interest therein, owned by MID on the effective date of the merger, and which will thereafter, on the effective date of the merger, be responsible and liable for all the liabilities and obligations of MID.
 - 2. The effective date of the merger is July $31, \frac{900}{1000}$
- 3. The articles of incorporation and amendments thereto and the bylaws of Dawkins, Inc., at the time of the merger, shall be those of Dawkins, Inc., the surviving entity.
- 4. Dawkins, Inc., shall issue to Donald Franklin Gibson, MID's sole member and managing member, in exchange for, and in consideration of, and in conversion of his membership interest, and the merger, 73,111 shares of stock of Dawkins, Inc., on the effective date of the merger.
- 5. Dawkins, Inc., will, on the effective date of the merger, elect Donald Franklin Gibson and one of his nominee's to serve as Directors of Dawkins, Inc., and elect Donald Franklin Gibson as Vice-President of Dawkins, Inc; and elect D. Clinton Dawkins III Chairman Director, and President, D. Clinton Dawkins IV and Christopher Burney Dawkins as Directors, and Beth Shuman as Treasurer of Dawkins, Inc.
- 6. Any assets of MID, ownership of which is evidenced by instruments of title, or licenses of MID, will be transferred to Dawkins, Inc., as soon as practicable after the effective date of the merger.
- 7. The stockholders of Dawkins, Inc., prior to the merger shall remain the stockholders of Dawkins, Inc., the surviving entity, and shall continue to own those same number of shares in Dawkins, Inc., the surviving entity, after the merger, as they did in Dawkins, Inc., prior to the merger.

- 8. On the effective date of the merger, Dawkins, Inc., will enter into Employment Agreements with D. Clinton Dawkins III and Donald Franklin Gibson, and Dawkins, Inc., and its stockholders will enter into a Stockholders Agreement governing and controlling disposition of their shares of stock.
- 9. The effect of the merger shall be as prescribed by Florida Statutes Section 607.11101.

ZOOO AUG -U P U: O

APPROVAL OF PLAN OF MERGER

The undersigned, being all the Stockholders of Dawkins, Inc., and all the Members of Materials Installed Direct LLC, hereby approve the foregoing Plan of Merger.

| Stockholders of pawiding, Inc. D. W. On W. M. M. |
|---|
| D. Clinton Dawkins, III |
| Jane O. H. Jambung |
| Lane G. Dawkins |
| Al Deu A |
| D. Clinton Dawkins, IV |
| C. 13 (1) |
| C. Burney Dawkins |
| *1 |

| Members of Materials Instal Donald Franklin | | ~ ~ | LLC |
|---|---------------------|------------|-----|
| • | SECRETA TALLAHAS | 2008 AUG | 1 |