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ACCOUNT NO. : I2000000195 REFERENCE : 244517 7266798 AUTHORIZATION : COST LIMIT : ORDER DATE: August 5, 2014 ORDER TIME : 11:10 AM ORDER NO. : 244517-005 CUSTOMER NO: 7266798 ARTICLES OF MERGER SIMS CRANE & EQUIPMENT CO. INTO KEENE CRANE & EQUIPMENT, INC. BUD KEENE CRANE RENTAL, INC. PLEASE RETURN THE FOLLOWING AS PROOF OF FILING: XX CERTIFIED COPY PLAIN STAMPED COPY CONTACT PERSON: Carina L. Dunlap

EXAMINER'S INITIALS:

ARTICLES OF MERGER (Profit Corporations)

KEENE CRANE & EQUIPMENT, INC. BUD KEENE CRANE RENTAL, INC. into SIMS CRANE & EQUIPMENT CO.

The following Articles of Merger are submitted in accordance with Section 607,1105, Florida Statutes to effect the merger of Keene Crane & Equipment Inc., a Florida corporation, and Bud Keene Crane Rental, Inc., a Florida corporation, into Sims Crane & Equipment Co., a Florida corporation.

1. The name and jurisdiction of the surviving entity:

Sims Crane & Equipment Co., a Florida corporation ("Sims"), Document No. F00443.

2. The name and jurisdiction of the merging entities:

Keene Crane & Equipment, Inc., a Florida corporation ("Keene Crane"), Document No. P97000023340.

Bud Keene Crane Rental, Inc., a Florida corporation ("Keene Rental"), Document No. G77653.

3. The Plan of Merger is as follows:

Keene Crane and Keene Rental will be merged with and into Sims and Sims shall be the surviving entity. All rights and interests of Keene Crane and Keene Rental in and to every type of property (real, personal, intangible and mixed) will be transferred to and vested in the surviving entity by virtue of the merger without any deed or other transfer. The surviving entity, Sims, upon the merger and without any order or other action on the part of any court or otherwise, will hold and enjoy all rights of property, franchises, and interests, in the same manner and to the same extent as such

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rights, franchises, and interests were held or enjoyed by Keene Crane and Keene Rental the time of the merger. The surviving entity, Sims, will, from and after the Effective

Date, be liable for all liabilities of Keene Crane and Keene Rental; and

(ii) The Articles of Incorporation, as amended, of Sims shall be the Articles of

Incorporation, as amended, of the surviving entity, Sims, and no changes or amendments

to the Articles of Incorporation, as amended, of Sims are desired; and

(iii) The shares of stock in Keene Crane and Keene Rental shall be

extinguished and the shares of stock in Sims shall be unaffected.

4. Effective Date. The Merger will become effective as of the filing of these

Articles of Merger.

5. Adoption of Merger by Surviving Corporation. The Plan of Merger was adopted

on May 27. 2014, by unanimous written consent of the Board of Directors of Sims and

shareholder approval was not required.

6. Adoption of Merger by Merging Corporations. The Plan of Merger was approved

on May 24. 2014, by unanimous written consent of the Board of Directors of Keene Crane and

shareholder approval was not required. The Plan of Merger was approved on May 25, 2014, by

unanimous written consent of the Board of Directors of Keene Rental and shareholder approval

was not required.

SIMS CRANE & GOUTPMENT CO., a

Florida corporation /

Bν:

Dean P Sins

Dated: May 2 2014.

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KEENE CRANE & EQUIPMENT, INC., a

Florida corporation.

Ву:

Dein P. Sims As: Vice President

Dated May 26, 2014.

BUD KEENE CRANE RENTAL, INC., a Florida corporation,

Ву:

Deap P. Sims Ils: Vice President

Dated: May 21, 2014.