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Fax Number	: (850)205-0380	
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Account Number	: 072450003255	
Phone	: (305)634-3694	
Fax Number	: (305) 633-9696	<u>5</u> 2

MERGER OR SHARE EXCHANGE

AM INSTALLS, LLC



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Name and Street Address 1. AM INSTALLS, LLC	<u>Jorisdiction</u> FL		<u>Entity Type</u> LLC
5066 N. HIATUS ROAD			
SUNRISE, FL 33351			
Florida Document/Registration Number: L05000111694	- <u></u>	FEI Number:	
2, NEX-LINK, LLC	ст		LLC FS FS
110 GOODWIN ROAD			ASSE R
CANTERBURY, CT 05331			AH 10: 52
Florida Document/Registration Number:		FEI Number:	200530815
3,			

The following articles of merger are being submitted in accordance with section(s) 607.1109, 608.4382, and/or 620.203, Florida Statutes.

ARTICLES OF MERGER

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Florida Document/Registration Number:

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Florida Document/Registration Number(Attach additional.	FEI Number:	<u> </u>	
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FEI Number:_

SRCOND: The exact name, street address of its principal office, jurisdiction, and entity type of the <u>surviving</u> party are as follows:

Name and Storet Address	<u>Jurisdiction</u>	Entity Type
AM INSTALLS, LLC		LLC
5066 N. HIATUS ROAD		
SUNRISE, FL 33351		

Florida Document/Registration Number: L05000111894

FEI Number: 200530815

<u>THIRD:</u> The attached Plan of Merger meets the requirements of section(s) 607.1108, 608.438, 617.1103, and/or 620.201, Florida Statutes, and was approved by each demostic corporation, limited liability company, partnership and/or limited partnership that is a party to the merger in accordance with Chapter(s) 607, 617, 608, and/or 620, Florida Statutes.

FOURTH: If applicable, the attached Plan of Merger was approved by the other husiness entity (ics) that party (ics) to the merger in accordance with the respective laws of all applicable jurisdictions.

FIFTH: If not incorporated, organized, or otherwise formed under the laws of the state of Florida, the surviving entity hereby appoints the Florida Secretary of State as its agent for substitute service of professe pursuant to Chapter 48. Florida Statutes, in any proceeding to enforce any obligation or rights of any differenting shareholders, partners, and/or members of each domestic corporation, partnership, limited partnership and/or limited Hability company that is a party to the merger.

<u>SIXTH:</u> If not incorporated, organized, or otherwise formed under the laws of the state of Florida, the surviving entity agrees to pay the dissenting shareholders, partners, and/or members of each domestic corporation, partnership, limited partnership and/or limited liability company that is a party to the merger the amount, if any, to which they are entitled under section(s) 607.1302, 620.205, and/or 608.4384, Florida Statutes.

<u>SEVENTH:</u> if applicable, the surviving entity has obtained the written consent of each shareholder, member or person that as a result of the merger is now a general partner of the surviving entity pursuant to section(s) 607.1108(5), 608.4381(2), and/or 620.203(2), Florida Statutes.

EIGHTH: The merger is permitted under the respective laws of all applicable jurisdictions and is not prohibited by the agreement of any partnership or limited partnership or the regulations or articles of organization of any limited liability company that is a party to the merger.

NINTH: The merger shall become effective as of:

The date the Articles of Merger are filed with Florida Department of State

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(Enter specific date. NOTH: Dute cannot be prior to the date of filing.)

TENTH: The Articles of Merger comply and were executed in accordance with the laws of each party's applicable jurisdiction.

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ELEVENTH: SIGNATURINS) : (Note: Please see (Astractions		
Name of Entity	Signature(s) ////	Typed or Printed Name of Individual
AM INSTALLS, LLC		STEVEN NICKEL, AUTHORIZED
	TAM	REPRESENTATIVE OF MEMBERS
		
	OILA	
NEX-LINK, LLC		STEVEN NICKEL, AUTHORIZED
		REPRESENTATIVE OF MEMBERS
	·	Au 05
		LAH
		ORIE ORIE

(Attach additional sheet(s) if necessary)

PLAN OF MERGER

Merger between AM BROADBAND, LLC, a Florida Limited Liability Company, (the "Surviving Company.") and AM BROADBAND, LLC, a Connecticut Limited Liability Company, (the "Disappearing Company") (collectively the "Constituent Companies"). This Merger is being effected under this Plan of Merger ("Plan") in accordance with §608.4381, Florida Statutes of the Florida Limited Liability Company Act (the "Act").

1. <u>Articles of Organization</u>. The Articles of Organization of Surviving Company in effect immediately before the Effective Date of the Merger (the "Effective Oate") shall, without any changes, be the Articles of Organization of the Surviving Company from and after the Effective Date until further amended as permitted by law.

2. Distribution to Members of the Constituent Companies. On the Effective Date, each share of Disappearing Company's membership interests that shall be issued and outstanding at that and shall, without more, he converted into and exchanged for one (1) share of membership interest of the "Surviving Company's share in accordance with this Plan. Plan. Plan and outstanding of Surviving Company's membership interest that is issued and outstanding on the Effective Date shall continue as outstanding shares of Surviving Company's membership interests.

3. Satisfaction of Rights of Disappearing Company's Members. All shares of Surviving Company.'s membership interest into which shares of Disappearing Company's membership interest shall have been convected and become exchangeable for under this Plan shall be deemed to have been paid in full satisfaction of such converted membership interests.

4. <u>Effect of Merger</u>. On the Effective Date, the separate existence of Disappening Company. shall cease, and Surviving Company shall be fully vested in Disappening Company's rights, privileges, immunities, powers, and tranchises, subject to its restrictions, liabilities, a disabilities, and duties, all as more particularly set forth in §608.4383 of the Act.

5. <u>Summemental Action</u> If at any time after the Effective Date, Surviving Company, shall determine that any further conveyances, agreements, documents, instruments, and assurances or any further action is necessary or distrable to carry out the provisions of this Plan, the appropriate officers of Surviving Company or Disappearing Company, as the case may be, whether past or remaining in office, shall execute and deliver, on the request of Surviving Company, any and all proper conveyances, agreements, documents, instruments, and assurances and perform all necessary or proper acts, to vest, perfect, confirm, or record such title thereto in Surviving Company, or to otherwise carry out the provisions of this Plan.

6. Filing with the Florida Secretary of State and Effective Date. On the Closing, as provided in the Agreement of Merger of which this Plan is a part, Disappearing Company and Surviving Company shall cause their respective Managers to execute Articles of Merger in the form attached to this Agreement and on such execution this Plan shall be deemed incorporated by reference into the Articles of Merger as if fully set forth in such Articles and shall be come an exhibit to such Articles of Merger. Thereafter, such Articles of Merger shall be delivered for filing by Surviving Company to the Florida Secretary of State. In accordance with

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\$608.4382(1)(f) of the Act, the Articles of Merger shall specify the "Effective Date," which shall he the date that the Articles of Merger are filed.

7. Amendment and Waiver. Any of the series or conditions of this Plan may be waived at any time by the one of the Constituent Companies which is, or the Companies of which are, endtled to the benefit thereof by action taken by the Members of such party, or may be amended or modified in whole or in part at any time before the vote of the shareholders of the Constituent Companies by an agreement in writing executed in the same manner (but not necessarily by the same persons), or at any time thereafter as long as such change is in accordance with §§608.438 - 608.4384 of the Act.

8. <u>Termination</u>. At any time before the Effective Date (whether before or after filing of Articles of Merger), this Plan may be terminated and the Merger shandoned by mutual consent of the Members of both Constituent Companies, notwithstanding favorable action by the Members of the respective Constituent Companies.

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