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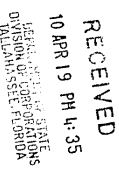
(Re	equestor's Name)				
(Address)					
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PICK-UP	☐ WAIT	MAIL			
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Certified Copies	_ Certificates	of Status			
Special Instructions to Filing Officer:					
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**EXAMINER** 

CORPDIRECT AGENTS, INC. (formerly CCRS) 515 EAST PARK AVENUE TALLAHASSEE, FL 32301 222-1173

FILING COVER SHEET ACCT. #FCA-14

( ) ARTICLES OF INCORPORATION

**Examiner's Initials** 

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Kim Weidenbach

DATE:

04/19/10

**REF. #:** 

000204.123420

CORP. NAME: GAWC DEVELOPMENT, LLC

( )	( ) ARTICLES OF AMENDMENT	(AA ) ARTICLES OF DISSOLUTION					
( ) ANNUAL REPORT	( ) TRADEMARK/SERVICE MARK	( ) FICTITIOUS NAME					
( ) FOREIGN QUALIFICATION	( ) LIMITED PARTNERSHIP	( ) LIMITED LIABILITY					
( ) REINSTATEMENT	( ) MERGER	( ) WITHDRAWAL					
( ) CERTIFICATE OF CANCELLATION	1						
( ) OTHER:	•						
STATE FEES PREPAID WITH CHECK# 534555 FOR \$ 55.00 AUTHORIZATION FOR ACCOUNT IF TO BE DEBITED:							
	COST LI	MIT: \$					
PLEASE RETURN:							
( XX) CERTIFIED COPY	( ) CERTIFICATE OF GOOD STAN	DING ( ) PLAIN STAMPED COPY					
( ) CERTIFICATE OF STATUS							

( ) ADTICLES OF AMENDMENT

( VV ) ADTICLES OF DISSOLUTION

## ARTICLES OF DISSOLUTION

OF

## **GAWC DEVELOPMENT, LLC**

ONOR 19 M & OH

GAWC Development, LLC, a limited liability company organized and existing under the laws of the State of Florida (the "Company"), in order to dissolve in accordance with the requirements of Chapter 608, Florida Statutes, does hereby certify as follows:

- 1. The name of the Company is GAWC Development, LLC.
- The dissolution of the Company was approved by unanimous consent of the managers and members.
- All debts, obligations and liabilities of the Company have been paid or discharged.
- 4. All remaining property and assets have been distributed among its members in accordance with their respective rights and interests.
- 5. There are no suits pending against the Company in any court.
- 6. These Articles of Dissolution shall be effective immediately upon filing by the Secretary of State of the State of Florida.

Signatures of the members having the same percentage of membership interests necessary to approve the dissolution:

JAMES W. ROBERTS, JR.

ØHN R. DUPELL

THOMAS HAND