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ARTICLES OF MERGER Merger Sheet

MERGING:

ENTERPRISE SOLUTIONS GROUP, INC., a Florida corporation, P96000020838

into

AIM SOLUTIONS, INC., a Delaware corporation F99000002645

File date: July 30, 1999

Corporate Specialist: Cheryl Coulliette

ARTICLES OF MERGER

OF

ENTERPRISE SOLUTIONS GROUP, INC.

INTO

AIM SOLUTIONS, INC.

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to Section 607.1105 of the Florida Business Corporation Act.

FIRST: The name and jurisdiction of the surviving entity are:

Name_

Jurisdiction

AIM Solutions, Inc.

Delaware

SECOND:

The name and jurisdiction of each merging corporation are:

<u>Name</u>

Jurisdiction

Enterprise Solutions Group, Inc.

Florida

THIRD:

The Plan of Merger is attached.

FOURTH: The merger shall become effective on the date the Articles of Merger are filed with the Florida Department of State.

FIFTH: The Plan of Merger was adopted by the shareholders of the surviving corporation on July 30, 1999.

SIXTH: The Plan of Merger was adopted by the shareholders of the merging corporation on July 30, 1999.

SEVENTH: These Articles of Merger are signed this 25th day of July 1999.

AIM SOLUTIONS, INC. (Surviving Corporation)

By:___

Paul R. Arena

President

ENTERPRISE SOLUTIONS GROUP, INC. (Merged Corporation)

Bv:

Ronald Roswell, dr.

President

#68599

PLAN OF MERGER

The following plan of merger is submitted in compliance with section 607.1101 of the Florida Business Corporation Act and with the laws of any other applicable jurisdiction of incorporation.

FIRST: The name and jurisdiction of the surviving entity are:

<u>Name</u> Jurisdiction

AIM Solutions, Inc. Delaware

SECOND: The name and jurisdiction of each <u>merging</u> corporation are:

Name Jurisdiction

Enterprise Solutions Group, Inc. Florida

THIRD: The terms and conditions of the merger are as follows:

Pursuant to an Agreement and Plan of Merger (the "Merger Agreement"), dated as of May 3, 1999, among AIM Group, Inc., a Delaware corporation ("Parent"), AIM Solutions, Inc., a wholly-owned subsidiary of Parent ("AIM"), and Enterprise Solutions Group, Inc., a Florida corporation ("ESG"), on July 30, 1999, ESG will merge with and into AIM (the "Merger"), with AIM being the surviving corporation. As a result of the merger, AIM will own all the assets of ESG and AIM will be liable for all the liabilities of ESG. The outstanding shares of ESG shall be canceled and no shares of AIM shall be issued in exchange therefor.

FOURTH: The manner and basis of converting the shares of each corporation into shares, obligations or other securities of the surviving corporation or any other corporation or, in whole or in part, into cash or other property and the manner and basis of converting rights to acquire shares of each corporation into rights to acquire shares, obligations or other securities of the surviving or any other corporation or, in whole or in part, into cash or other property are as follows:

Upon the effectiveness of the merger, the shares of ESG shall be canceled and no shares of AIM shall be issues in consideration therefor.

FIFTH: There are no changes or amendments to the Articles of Incorporation.

Dated: July 30, 1999.

AIM SOLUTIONS, INC. (Surviving Corporation)

Paul R. Arena

President

ENTERPRISE SOLUTIONS GROUP, INC. (Merged Corporation)

Ronald Roswell, Jr.

/President