CAPITAL CONNECTION, INC.

417 E. Virginia Street, Suite 1 • Tallahassee, Florida 32301 . 8870 • 1-800-342-8062 • Fax (850) 222-1222

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	Art of Inc. File LTD Partnership File Foreign Corp. File L.C. File Fictitious Name File Trade/Service Mark Merger File Art. of Amend. File RA Resignation Dissolution / Withdrawal Annual Report / Reinstatement Cert. Copy Photo Copy Certificate of Good Standing Certificate of Fictitious Name Certificate of Fictitious Name
	Corp Record Search Officer Search Fictitious Search
Signature	Fictitious Owner Search Vehicle Search
Requested by: Sequested by: 100	Driving Record
Walk-In Will Pick Up	UCC 11 Retrieval

ARTICLES OF MERGER Merger Sheet

MERGING:

WHITEMARK/SUNSHINE ACQUISITION CORPORATION, a Fla corp P01000105148

INTO

SUNSHINE DEVELOPMENT GROUP, INC., a Florida entity, P01000088379

File date: December 26, 2001

Corporate Specialist: Annette Ramsey

ARTICLES OF MERGER

ALAIAS PAR SE The following Articles of Merger are submitted in accordance with the Florida Busines Act, pursuant to Section 607.1105, Florida Statutes.

1. The name and jurisdiction of the *surviving* corporation:

SUNSHINE DEVELOPMENT GROUP, INC.

Florida

2. The name and jurisdiction of the merging corporation:

WHITEMARK/SUNSHINE ACQUISITION CORPORATION

Florida

- 3. The Plan of Merger is attached.
- The merger shall become effective on the date the Articles of Merger are filed with the Florida 4. Department of State.
- Adoption of Merger by the surviving corporation the Plan of Merger was adopted by the 5. shareholders of the surviving corporation as of November 7, 2001.
- Adoption of Merger by the merging corporation the Plan of Merger was adopted by the 6. shareholders of the surviving corporation as of November 7, 2001.
- 7. Signatures:

WHITEMARK/SUNSHINE ACQUISITION	SUNSHINE DEVELOPMENT GROUP, INC
CORPORATION	· ·
By:	By: Mil Colhen Pren
Kenneth L. White,	Mike Adkinson,
President	President

PLAN OF MERGER

The following Plan of Merger is submitted in compliance with Section 607.1101, *Florida Statutes*, and in accordance with the laws of any other applicable jurisdiction of incorporation.

1. The name and jurisdiction of the <u>surviving</u> corporation:

SUNSHINE DEVELOPMENT GROUP, INC.

Florida

2. The name and jurisdiction of the *merging* corporation:

WHITEMARK/SUNSHINE ACQUISITION CORPORATION

Florida

3. The terms and conditions of the merger are as follows:

The conversion of shares set forth in Paragraph 4 below are subject to and contingent upon the closing of that certain Agreement for Purchase and Sale of Corporate Stock dated August 31, 2001, as amended (the "Stock Agreement").

4. The manner and basis of converting the shares of each corporation into shares of the surviving corporation or any other corporation are as follows:

The current shareholder(s) of the merging corporation shall exchange its shares of stock in the merging corporation for 100% of the shares of stock in the surviving corporation. The current shareholder(s) of the surviving corporation shall exchange its shares of stock in the surviving corporation for shares in a different corporation pursuant to the terms of the Stock Agreement.

5. Signatures:

WHITEMARK/SUNSHINE ACQUISITION CORPORATION

SUNSHINE DEVELOPMENT GROUP, INC.

By:

Cenneth L. White,

President

By: Mike Adkinson,

President