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CAPITAL CONNECTION, INC.

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ARTICLES OF MERGER

OF

CK LAKE WORTH INVESTMENTS, INC., a Florida Corporation

into

ATLANTIC 599 INVESTMENTS, INC., a Florida Corporation

ARTICLES OF MERGER between CK LAKE WORTH INVESTMENTS, INC., a Florida Corporation and ATLANTIC 599 INVESTMENTS, INC., a Florida Corporation.

The following Articles of Merger are being submitted in accordance with section 607.1105, Florida Statutes.

<u>FIRST</u>: The exact name, street address of its principal office, jurisdiction, and entity type of the <u>surviving</u> corporation is as follows:

ATLANTIC 599 INVESTMENTS, INC.

599 North Federal Highway Pompano Beach, Florida 33062

Jurisdiction: Florida
Entity Type: Corporation

Florida Document/ Registration Number: P04000047149

FEI Number: 200924514

SECOND: The exact name, street address of its principal office, jurisdiction, and entity type of the **merging** corporation is as follows:

CK LAKE WORTH INVESTMENTS, INC.

1950 Lake Worth Road Lake Worth, Florida 33461

Jurisdiction: Florida
Entity Type: Corporation

Florida Document/ Registration Number: P02000109764

FEI Number: 743068628

THIRD: The attached Plan of Merger is incorporated by reference as if fully set forth herein.

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

<u>FIFTH</u>: Adoption of Merger by <u>surviving</u> corporation – The Plan of Merger was adopted by the shareholders of the surviving corporation on October 4, 2006.

<u>SIXTH</u>: Adoption of Merger by <u>merging</u> corporation - The Plan of Merger was adopted by the shareholders of the merging corporation on October 4, 2006.

SEVENTH: SIGNATURES FOR EACH CORPORATION

IN WITNESS WHEREOF, these Articles of Merger are executed by the parties hereto on this 4th day of October, 2006.

Merging Party

CK LAKE WORTH INVESTMENTS, INC.

Ву:	\~~	-1/2		J	~
Cune	yt Duru,	Pres	ident	_	

Surviving Party

ATLANTIC 599 INVESTMENTS, INC.

By: Cuneyt Duru, President

PLAN OF MERGER

Merging

CK LAKE WORTH INVESTMENTS, INC., a Florida Corporation

into

ATLANTIC 599 INVESTMENTS, INC., a Florida Corporation

The following Plan of Merger which was adopted and approved by CK LAKE WORTH INVESTMENTS, INC., a Florida Corporation and ATLANTIC 599 INVESTMENTS, INC., a Florida Corporation in accordance with section 607.1101 Florida Statutes.

FIRST: The exact name and jurisdiction of the **surviving** corporation is as follows:

<u>Name</u> <u>Jurisdiction</u>

ATLANTIC 599 INVESTMENTS, INC. Florida

SECOND: The exact name and jurisdiction of the **merging** corporation is as follows:

Name Jurisdiction

CK LAKE WORTH INVESTMENTS, INC. Florida

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

CK LAKE WORTH INVESTMENTS, INC. shall merge into ATLANTIC 599 INVESTMENTS, INC. and upon the filing of the Articles of Merger with the Florida Department of State CK LAKE WORTH INVESTMENTS, INC. shall cease to exist.

The surviving party shall be ATLANTIC 599 INVESTMENTS, INC.

By virtue of the merger, ATLANTIC 599 INVESTMENTS, INC. shall succeed to the property interests of CK LAKE WORTH INVESTMENTS, INC. and be responsible for all of its debts and liabilities of any and nature and kind according to the tenor thereof as if the original maker, obligor or guarantor there under.

FOURTH:

A. The manner and basis of converting the interests, shares, obligations or other securities of the merged corporation into the interests, shares, obligations or other securities of the survivor, in whole or in part, into cash or other property are as follows:

Upon the effective date of the Merger, each common share of CK LAKE WORTH INVESTMENTS, INC. shall be cancelled and no longer outstanding. As the shareholders of CK LAKE WORTH INVESTMENTS, INC. and ATLANTIC 599 INVESTMENTS, INC. are on and the same holding identical proportionate share interests in both the merging and surviving corporations, there shall be no adjustment in share ownership or issuance of additional shares in the surviving corporation. The only adjustment, upon advice of the accountants for the surviving corporation, shall be to book value of the shares of the surviving corporation.

B. The manner and basis of converting <u>rights to acquire</u> interests, shares, obligations or other securities of each merged corporation into <u>rights to acquire</u> interests, shares, obligations or other securities of the surviving corporation, in whole or in part, into cash or other property are as follows:

Not applicable

FIFTH:

Other provisions, if any relating to the merger:

- A. Surviving Corporation. On the effective date of the merger, all of the estate, property, rights, privileges, powers, franchise, and interests of CK LAKE WORTH INVESTMENTS, INC. and all of its property, real, personal, and mixed, and all of its debts due on whatever account, as well as all choses in action belonging to it, shall be vested in ATLANTIC 599 INVESTMENTS, INC. as the surviving party, without further act or deed; and all claims, demands, property, and every other interest shall be as effectually the property of ATLANTIC 599 INVESTMENTS, INC. as the surviving party as they were of CK LAKE WORTH INVESTMENTS, INC. and shall not be deemed to revert or to be in any way impaired by reason of the merger but shall be vested in ATLANTIC 599 INVESTMENTS, INC. and ATLANTIC 599 INVESTMENTS, INC. shall be responsible for all of the debts and liabilities of any and nature and kind of CK LAKE WORTH INVESTMENTS, INC according to the tenor thereof as if the original maker, obligor or guarantor there under.
- B. <u>Further Documents</u>. To the extent permitted by law, from time to time, as and when requested by ATLANTIC 599 INVESTMENTS, INC. or by its successors or assigns, CK LAKE WORTH INVESTMENTS, INC. shall execute and deliver, or cause to be executed and delivered, all such deeds and instruments, and to take, or cause to be taken, such further or other action as ATLANTIC 599 INVESTMENTS, INC. may deem necessary or desirable, in order to vest in and confirm to ATLANTIC 599 INVESTMENTS, INC. title to, and possession of, any property ATLANTIC 599 INVESTMENTS, INC. acquired by reason of or as a result of the merger herein provided for, and otherwise to carry out the intent and purposes hereof; and the appropriate officers of CK LAKE WORTH INVESTMENTS, INC. and the appropriate

officers of ATLANTIC 599 INVESTMENTS, INC. are fully authorized, in the name of CK LAKE WORTH INVESTMENTS, INC. or otherwise, to take any and all such action.

C. <u>Termination</u>. At any time before the merger contemplated by this Plan of Merger becomes effective, this Plan may be terminated and the Merger abandoned by mutual consent of CK LAKE WORTH INVESTMENTS, INC. and ATLANTIC 599 INVESTMENTS, INC.

IN WITNESS WHEREOF, this Plan of Merger is executed by the parties hereto on this _____ day of October, 2006.

MERGING CORPORATION:

CK LAKE WORTH INVESTMENTS, INC. a Florida Corporation

Cunevt Dury President

SURVIVING CORPORATION:

ATLANTIC 599 INVESTMENTS, INC. a Florida Corporation

Cuneyt Dury, President

STATE OF FLORIDA COUNTY OF BROWARD

The foregoing instrument was acknowledged before me, in the County and State aforesaid, this day of October, 2006 by Cuneyt Duru as President of CK LAKE WORTH INVESTMENTS, INC. a Florida Corporation, and ATLANTIC 599 INVESTMENTS, INC., a Florida corporation with due and full company authority, who is personally known by me or who has produced

as identification and who did not take an oath.



DAVID FABIAN HANNAN NOTARY PUBLIC - STATE OFFLORIDA COMMISSION # DD388198

EXPIRES 4/28/2009
BONDED THRU 1-888-NOTARY1

Print: ___

Notary Public

State of Florida at Large

My commission expires: