P98000060296

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EFFECTIVE DATE

Merger 12-26-2002 SECRETARY OF STATE DIVISION OF CORPORATION OF CORPORATION OF CORPORATION 12: 4:

. CAPITAL CONNECTION, INC.

417 E. Virginia Street, Suite 1 • Tallahassee, Florida 32301 (850) 224-8870 • 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 Status
		Certificate of Fictitious Name
		Corp Record Search
		Officer Search
		Fictitious Search
Signature		Fictitious Owner Search
Signature		Vehicle Search
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Requested by:	ş	UCC 1 or 3 File
Ja	11:30 12/24	UCC 11 Search
Namé/	Date Time	UCC 11 Retrieval
Walk-In	Will Pick Up	Courier

ARTICLES OF MERGER Merger Sheet

MERGING:

COMET CLEANERS, INC., a Florida corporation (Document #P96000078027)

INTO

DRYCLEANING UNLIMITED, INC., a Florida entity, P98000060296

File date: December 24, 2002, effective December 31, 2002

Corporate Specialist: Louise Flemming-Jackson

12-31-02

FILED SECRETARY OF STATE DIVISION OF CORPORATIONS

ARTICLES OF MERGER

2002 DEC 24 PM 12: 45

The following articles of merger are submitted in accordance with Section 607.1105 of the Florida Statutes.

ARTICLE ONE NAMES OF CORPORATIONS

The name of the surviving corporation is DRYCLEANING UNLIMITED, INC., a Florida corporation, and the name of the merging corporation is COMET CLEANERS, INC., a Florida corporation.

ARTICLE TWO PLAN OF MERGER

The following Plan of Merger was adopted by unanimous approval of the Board of Directors and Shareholders of the merging corporation and the surviving corporation on December 23, 2002:

- (a) The names of the surviving corporation and the merging corporation are as set forth in these Articles of Merger.
- (b) 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 is as follows: each share of common stock in the merging corporation shall be exchanged for one (1) share of common stock in the surviving corporation and, until so surrendered or exchanged, each stock certificate in the merging corporation shall represent the ownership of a like number of shares of common stock in the surviving corporation.
- (c) The terms and conditions of the proposed merger are as set forth in these Articles of Merger.

ARTICLE THREE CORPORATE PROPERTY

Pursuant to Section 607.1106 of the Florida Statutes, the title to all real estate and other property, or any interest therein, owned by each corporation pursuant to this merger shall be vested in the surviving corporation without reversion or impairment.

ARTICLE FOUR EFFECT OF MERGER

The existence of the merging corporation shall cease as of the effective date of the merger and the articles of incorporation of the surviving corporation shall be amended to the extent provided in these Articles of Merger and the Plan of Merger set forth herein.

ARTICLE FIVE EFFECTIVE DATE

The effective date of the merger or share exchange shall be December 31, 2002.

Dated this <u>3</u> day of December, 2002.

DRYCLEANING UNLIMITED, INC., a Florida corporation, Surviving Corporation

Deborah Doyle, Sole Shareholder,

Director and President

COMET CLEANERS, INC., a Florida corporation, Merging Corporation

Deborah Doyle, Sole Shareholde

Director and President