

AUTHORIZATION :

COST LIMIT : # PREPAID

ORDER DATE : January 15, 1996

ORDER TIME : 2:37 PM

ORDER NO. : 802910

CUSTOMER NO:

4313196

CUSTONER:

Steve L. Henderson, Esq

MOSS, HENDERSON & LLOYD, P.A.

817 Beachland Blvd. Bx 3406 ---

Vero Beach, FL 32964

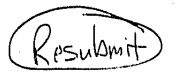
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F CORPORATION 27 DOMESTIC FILING ద == (0 **NEWLINE COMPANY** 25 **₹** ₩ ₩ 58 PARTICLES OF INCORPORATION CERTIFICATE OF LIMITED PARTNERSHIP PLEASE RETURN THE FOLLOWING AS PROOF OF FILING: _ CERTIFIED COPY _ FLAIN STAMPED COPY CERTIFICATE OF GOOD STANDING T. BROWN JAN 2 6 1996 CONTACT PERSON: Clint D. Fuhrman

EXAMINER'S INITIALS:







FLORIDA DOBARTMENT OF STATE Sandra B. Morthum 29 Spending State Oration

January 25, 1996

Please give original

CSC NETWORKS 1201 HAYS STREET TALLAHASSEE, FL 32301

File date.

SUBJECT: NEWLINE COMPANY OF INDIAN RIVER

Ref. Number: W96000001247

We have received your document for NEWLINE COMPANY OF INDIAN RIVER and your check(s) totaling \$122.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The corporate name must be identical throughout the document.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (904) 487-6932.

Teresa Brown Corporate Specialist

Letter Number: 696A00003238



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

January 17, 1996

CSC NETWORKS 1201 HAYS STREET TALLAHASSEE, FL 32301

SUBJECT: NEWLINE COMPANY Ref. Number: W96000001247

We have received your document for NEWLINE COMPANY and your check(s) totaling \$122.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity. Simply adding "of Florida" or "Florida" to the end of an entity name **DOES NOT** constitute a difference. Please select a new name and make the substitution in all appropriate places. One or more words may be added to make the name distinguishable from the one presently on file.

When the document is resubmitted, please return a copy of this letter to ensure that your document is properly handled.

If you have any questions about the availability of a particular name, please call (904) 488-9000.

Please return your document, along with a copy of this tetter, within 60 days or your filing will be considered abandoned.

If you have any quostions concerning the filing of your document, please call (904) 487-6932.

Teresa Brown Corporate Specialist

Letter Number: 996A00002094

ARTICLES OF INCORPORATION OF NEWLINE COMPANY OF INDIAN RIVER

THE UNDERSIGNED, for the purpose of forming a corporation for profit purpusant to Chapter 607, Florida Statutes, does hereby adopt the following Articles of incorporation:

ARTICLE 1

The name of the corporation is: NEWLINE COMPANY OF INDIAN RIVER

ARTICLE II

DURATION

This Corporation shall have perpetual existence commencing on the date of the filling of these Articles of incorporation with the Department of State of Florida.

ARTICLE IV

CAPITAL STOCK

This Corporation is authorized to issue 1,000 shares of \$1.00 par value common stock.

ARTICLE Y

QUORUM FOR STOCKHOLDERS MEETING

Unless otherwise provided for in the Corporation's By-Laws, a majority of the shares entitled to vote, represented in person or by proxy, shall be required to constitute a quorum at a meeting of shareholders.

ARTICLE VI

INITIAL REGISTERED OFFICE AND REGISTERED AGENT

The street and mailing address of the initial registered office of this corporation is 817 Beachiand Boulevard, Vero Beach, Florida, 32983, and the name of the initial registered agent of this corporation is Stave L. Handerson, Attorney, whose street and mailing address is 817 Beachiand Boulevard, Vero Beach, Florida 32983.

The principal place of business and mailing address of the corporation shall be 246 Egret Lane, Vero Beach, Florida, 32963.

ARTICLE VII

INITIAL BOARD OF DIRECTORS

This corporation shall have two (2) Director(s), initially. The number of Directors may be either increased or diminished from time to time in the manner provided in the By-Laws, but shall never be less than one. The name of the initial Director of the corporation is as follows:

Name	Address
Samuel J. Gitto	246 Egret Lane, Vero Beach, Florida, 32963
Edwina Gitto	246 Egret Lane, Vero Beach, Florida, 32963

ARTICLE VIII

INCORPORATORS

The name and address of the corporation's incorporator is:

Steve L. Henderson, Attorney 817 Beachland Boulevard Vero Beach, Florida 32963

ARTICLE IX

RESTRICTIONS ON TRANSFER OF CAPITAL STOCK

Unless otherwise provided in the Corporation's By-Laws, no shares of the capital stock of this corporation may be transferred without the prior approval of the corporation's Board of Directors.

ARTICLE X

INDEMNIFICATION

The corporation shall indemnify its officers, directors and authorized agents, for all liabilities incurred directly, indirectly or incidentally to services performed for the corporation, to the fullest extend permitted under Florida law existing now or hereinafter enacted.

ARTICLE XI

PRE-EMPTIVE RIGHTS

The Corporation elects to have pre-emptive rights, pursuant to the provisions of Florida Statute 607.0630 (1993).

IN WITNESS WHEREOF, I have subscribed my hand this 12 12 day of 1996.

Steve L. Henderson, Attorney Incorporator and

Registered Agent

STATE OF FLORIDA COUNTY OF INDIAN RIVER

The	foregoing instrument	was acknowledged before me t	his 12 th day of
Januar	, 1996, by Steve	L. Henderson who is personally as identification.	known to me or
produced _	NA_	as identification.	

(Notarial Stamp)

Sala L. Metz NOTARY PUBLIC

Name

State of Florida

My Commission No:

My Commission Expires:

OFFICIAL NOTARY SEAL SARA L METZ NOTARY PUBLIC STATE OF FLORIDA COMMISSION NO. CC251667 MY COMMISSION EXP. JAN. 20,1997

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE SECRETARY OF PROCESS WITHIN THIS STATE, NAMING AGENTALY OF UPON WHOM PROCESS MAY BE SERVED

In pursuance of Chapter 48.091, Florida Statutes, the following is submitted in compliance with said Act:

That NEXAME COMMANY OF INDIAN RIVER, desiring to organize under the laws of the State of Florida, with its principal office as indicated in the Articles of Incorporation at the City of Vero Beach, County of Indian River, State of Florida, has named Steve L. Henderson, Attorney, State of Florida, as its agent to accept service of process within this State.

ACKNOWLEDGEMENT

Having been named to accept service of process for the above-styled corporation, at the place designated in this Certificate, I hereby accept to act in this capacity and agree to comply with the provisions of said Act relative to keeping open said office.

Steve L. Henderson

Attorney

(C:\DATA\ARTICLES.DOC)

P96000008242

ARTICLES OF MERGER Merger Sheet

MERGING:

NEWLINE COMPANY OF INDIAN RIVER, a Florida corporation, P96000008242

INTO

NEWLINE COLOR, INC., a Massachusetts corporation not qualified in Florida.

File date: April 7, 1997

Corporate Specialist: Joy Moon-French

P96,000008242

CT CORPORATION SYSTEM

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DOMESTIC AND FOREIGN CORPORATION

97 APR -7 PN 3:55

SECRETARY OF STATE TALLAHASSEE FLORIDA

ARTICLES OF MERGER

The undersigned corporations, pursuant to Section 607.1107 of the Florida Business Corporation Act hereby execute the following Articles of Merger:

FIRST: The names of the corporations proposing to merge and the names of the states or countries under the laws of which such corporations are organized are as follows:

Name of Corporation

State of Incorporation

Newline Company Of Indian River

Florida

Newline Color, Inc.

Massachusetts

SECOND: The laws of the state or country under which such foreign corporation is organized permit such merger and such foreign corporation is complying with those laws in effecting the merger.

THIRD: The foreign corporation complies with Section 607.1105 F.S. (as set forth below) if it is the surviving corporation of the merger; and each domestic corporation complies with the applicable provisions of Section 607.1101 - 607.1104 F.S. and, if it is the surviving corporation of the merger, with section 607.1105 F.S. (as set forth below)

FOURTH: The plan of Merger is as follows:

See Exhibit A attached hereto and made a part hereof.

FIFTH: The effective date of the certificate of merger shall be the date on which the Articles of Merger are filed.

SIXTH: The plan of Merger was adopted by the shareholders of Newline Company Of Indian River, on the 12th day of March, 1997 and was adopted by the shareholders of Newline Color, Inc. on the 12th day of March, 1997.

Signed this 12th day of March, 1997.

Newline Color, Inc. Surviving Corporation

Samuel J. Gitto, Preside

Newline Company of Indian River Merged Corporation

Samuel J. Gitto. President

EXHIBIT A

AGREEMENT OF MERGER

Batwoon

NEWLINE COMPANY OF INDIAN RIVER

and

NEWLINE COLOR, INC.

with

NEWLINE COLOR, INC.
The Surviving Corporation in said Merger

Dated: March 12, 1997

This Agreement of Morger is made and entered into on and as of thes 12th day of March, 1997 (hereinafter referred to as "Agreement"), by and between NKWLINK COLOR, INC., a corporation duly organized and existing under the laws of the Commonwealth of Massachusetts (hereinafter referred to as "Newline"), and NKWLINK COMPANY OF INDIAN RIVKR, a corporation duly organized and existing under the laws of the State of Florida (hereinafter called "Indian River").

WITNESSETH THAT:

WHEREAS, the principal office of Newline is at 145 Authority Drive, Fitchburg, Massachusetts 01420; and

WHEREAS, the principal office of Indian River is 246 Egret Lane, Vero Beach, Florida 32963; and

WHEREAS, Newline has an authorized capital stock of 12,000 shares of common stock without par value; and

WHEREAS, Indian River has an authorized capital stock of 1,000 shares of \$1.00 par value common stock; and

WHEREAS, the business purposes for which the two corporate parties are organized are substantially similar; and

WHEREAS, the Boards of Directors of the two corporate parties have severally voted that they deem it desirable and for the general welfare of the corporations and of the stockholders of each corporation that the corporations merge under the provisions of Section 79 of Chapter 156B of the

General Laws of Massachusetts and Section 607.1107 of the Florida Business Corporation Act and the said Board of Directors of each corporation has directed that this Agreement be submitted to the stockholders of each corporation at meetings called to be held on March 12, 1997, or any adjournments thereof for the purpose of considering and voting on the proposal for merger, and said meetings of stockholders (approving in each case the proposed merger) having been held;

NOW, THEREFORE, in consideration of the premises and of the mutual agreements herein contained, it is agreed that, in accordance with the provisions of said statutes, Indian River shall be and hereby is, at the effective date of this Agreement, merged into Newline, which shall be the surviving corporation, and that the terms and conditions of such merger, the mode of carrying it into effect shall be as hereinafter set forth:

ARTICLE I

1. The names of the corporations affected by the merger are as follows:

Newline Color, Inc., a corporation organized under the laws of the Commonwealth of Massachusetts, and existing with its principal office at 145 Authority Drive, Fitchburg, Massachusetts 01420

Newline Company of Indian River, a corporation organized under the laws of the State of Florida, and existing with its principal office at 246 Egret Lane, Vero Beach, Florida 32963

2. Newline and Indian River agree that Indian River shall be merged into Newline.

3. The corporate existence of Newline, with all its purposes, powers and privileges, shall continue unaffected and unimpaired by this, the corporate identity and existence, and all the purposes, powers and privileges of Indian River shall be merged into Newline.

Newline shall, as the corporation surviving the merger and with the name Newline Color, Inc., be fully vested with all such purposes, powers and privileges, and fully charged with all existing obligations of the agreeing corporations; and the surviving corporation, Newline, shall be governed by the laws of the Commonwealth of Massachusetts.

- 4. The separate corporate existence and organization of Indian River shall cease upon the merger's becoming effective as herein provided, and thereupon Newline and Indian River shall be a single corporation, that is Newline (herein sometimes referred to as the "Surviving Corporation").
- 5. The merger shall become effective as of the date of filing of the Articles of Merger with the Secretary of the Commonwealth of Massachusetts and the filing of the Articles of Merger with the Department of State of the State of Florida.

ARTICLE II

- 1. The Articles of Organization of the Surviving Corporation shall be those of Newline as they existed prior to this Agreement.
- 2. The purposes of the Surviving Corporation shall be those of Newline as they existed prior to this Agreement.

3. The By-Laws of the Surviving Corporation at the effective date of morger shall be those of Nowline then in effect.

ARTICLE III

- 1. The total number of shares of all stock which Newline is authorized to issue is 12,000 shares of common stock, without par value.
- 2. The total number of shares of all stock which Indian River is authorized to issue is 1,000 shares of common stock with par value of \$1.00 per share.
- 3. The manner of converting the capital stock of each of the corporate parties into capital stock of the Surviving Corporation shall be as follows:
 - (a) Based upon relative net worth, the manner and basis of converting the issued and outstanding shares, and rights to acquire shares, in Indian River, shall be the surrender thereof and the issuance, to the current shareholders of Indian River, of the same number of shares in Newline as are currently issued and outstanding in Indian River at the effective date of the merger.
 - (b) All shares of Indian River issued and outstanding at the effective date of conversion shall upon the effective date of the merger be automatically cancelled and of no further worth or significance, and all certificates therefor shall be cancelled.

ARTICLE_IV

- 1. The principal office of the Surviving Corporation shall be at 145 Authority Drive, Fitchburg, Massachusetts.
- 2. The fiscal year of the Surviving Corporation shall be on the 31st day of December of each year.
- 3. The annual meeting of the stockholders of the Surviving
 Corporation shall be held on the second Tuesday in June of each year.

ARTICLE V

1. The initial officers of the Surviving Corporation following the effective data of marger shall be as follows:

President:

Samuel J. Gitto

246 Egret Lane

Vero Beach, FL 32963

Treasuror:

Samuel J. Gitto

246 Egrot Lane

Vero Beach, FL 32963

Clork:

Edwina Gitto

246 Egret Lane

Vero Beach, FL 32963

2. The initial Board of Directors of the Surviving Corporation, until otherwise established, shall consist of three (3) members, who shall be:

Samuel J. Gitto

Edwina Gitto

246 Egret Lane

246 Egret Lane

Vero Beach, FL 32963

Vero Beach, FL 32963

Gregory C. Gitto 39 Federal Circle Leominster, MA 01453

ARTICLE VI

- 1. Upon the merger becoming effective the Surviving Corporation shall own all assets, including special rights, privileges, licenses, franchises, all property, accounts and general intangibles and every other interest of each of the corporations, and shall assume and be bound on all debts, liabilities, obligations and duties of each of Newline and Indian River.
- 2. Upon the merger becoming effective the assets, liabilities and reserves and accounts of each party hereto shall be reflected on the books of the Surviving Corporation at the amounts at which they shall then be

carried on the books of said party, subject to such adjustments, or elimination of intercompany items, as may be appropriate in giving effect to the marger.

3. All corporate acts, plans, policies, approvals, and authorizations of Indian River, its shareholders, Board of Directors, officers and agents, which were valid and effective immediately prior to the effective date of the merger shall be taken for all purposes as the acts, plans, policies, approvals and authorizations of the Surviving Corporation and shall be as effective and binding thereon as the same were with respect to Indian River. The employees and agents of Indian River on the effective date of the merger shall become the employees and agents of the Surviving Corporation and continue to be entitled to the same rights and benefits which they enjoyed as employees and agents of Indian River.

IN WITNESS WHEREOF, this Agreement has been signed by the duly authorized President and Treasurer of each of Newline and Indian River.

This shall take effect as a sealed instrument.

NEWLINE COLOR, INC.

Samuel J. Gitto

President and Treasurer

NEWLINE COMPANY OF INDIAN RIVER

Samual I Gitta

President and Treasurer

NKWLINK COMPANY OF INDIAN RIVER

Action by Unanimous Consent of Stockholders and Directors

The undersigned, being all of the Stockholders and Directors of NEWLINE COMPANY OF INDIAN RIVER, pursuant to the provisions of the Laws of the State of Florida and the By-Laws of this Corporation, hereby consent to the following action and adopt the following votes:

- VOTED: That the Agreement of Merger between Newline Color, Inc. and Newline Company of Indian River, with Newline Color, Inc. being the Surviving Corporation in said merger, be adopted and approved by the Corporation, and that Samuel J. Gitto, as President and Treasurer of the Corporation, be authorized to execute said document on the Corporation's behalf, as of March 12, 1997.
- VOTED: That the attached "Articles of Merger" form supplied by the Commonwealth of Massachusetts, as completed, be and the same hereby is adopted and approved, and that Samuel J. Gitto, as President of the Corporation, and Edwina Gitto, as Secretary of the Corporation, be and they hereby are authorized to certify the due adoption thereof and to execute and file the Articles of Merger with the Commonwealth of Massachusetts, and to take all other action necessary to make the merger effective.
- VOTED: That the attached "Articles of Merger" in form for filing with the State of Florida be and the same hereby is adopted and approved and that Samuel J. Gitto, as President of the Corporation, be and hereby is authorized to certify the due adoption thereof and to execute and file the Articles of Merger with the State of Florida,

and to take all other action necessary to make the merger effective.

This writing shall be filed with the records of the meetings of the Stockholders and Directors of Newline Company of Indian River, and shall, for all purposes, be treated as votes taken at a meeting.

Samuel J. Gitto, Stockholder and

Director

Gregory E. Gitto, Director

Edward St. Stockholder and Director

Dated: March 12, 1997

P96000008242

ARTICLES OF MERGER Merger Sheet

MERGING:

NEWLINE COMPANY OF INDIAN RIVER, a Florida corporation, P96000008242

INTO

NEWLINE COLOR, INC., a Massachusetts corporation not qualified in Florida.

File date: April 7, 1997

Corporate Specialist: Joy Moon-French

P96,000008242

CT CORPORATION SYSTEM

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DOMESTIC AND FOREIGN CORPORATION

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SECRETARY OF STATE TALLAHASSEE FLORIDA

ARTICLES OF MERGER

The undersigned corporations, pursuant to Section 607.1107 of the Florida Business Corporation Act hereby execute the following Articles of Merger:

FIRST: The names of the corporations proposing to merge and the names of the states or countries under the laws of which such corporations are organized are as follows:

Name of Corporation

State of Incorporation

Newline Company Of Indian River

Florida

Newline Color, Inc.

Massachusetts

SECOND: The laws of the state or country under which such foreign corporation is organized permit such merger and such foreign corporation is complying with those laws in effecting the merger.

THIRD: The foreign corporation complies with Section 607.1105 F.S. (as set forth below) if it is the surviving corporation of the merger; and each domestic corporation complies with the applicable provisions of Section 607.1101 - 607.1104 F.S. and, if it is the surviving corporation of the merger, with section 607.1105 F.S. (as set forth below)

FOURTH: The plan of Merger is as follows:

See Exhibit A attached hereto and made a part hereof.

FIFTH: The effective date of the certificate of merger shall be the date on which the Articles of Merger are filed.

SIXTH: The plan of Merger was adopted by the shareholders of Newline Company Of Indian River, on the 12th day of March, 1997 and was adopted by the shareholders of Newline Color, Inc. on the 12th day of March, 1997.

Signed this 12th day of March, 1997.

Newline Color, Inc. Surviving Corporation

Samuel J. Gitto President

Newline Company of Indian River Merged Corporation

Samuel J. Gitto, President

EXHIBIT A

AGREEMENT OF MERGER

Between

NEWLINE COMPANY OF INDIAN RIVER

and

NEWLINE COLOR, INC.

with

NEWLINE COLOR, INC.
The Surviving Corporation in said Merger

Dated: March 12, 1997

This Agreement of Merger is made and entered into on and as of this 12th day of March, 1997 (hereinafter referred to as "Agraement"), by und between NKWLINK COLOR, INC., a corporation duly organized and existing under the laws of the Commonwealth of Massachusetts (hereinafter referred to as "Newline"), and NKWLINK COMPANY OF INDIAN RIVER, a corporation duly organized and existing under the laws of the State of Florida (hereinafter called "Indian River").

WITNESSETH THAT:

WHEREAS, the principal office of Newline is at 145 Authority Drive, Fitchburg, Massachusetts 01420; and

WHEREAS, the principal office of Indian River is 246 Egret Lane, Vero Beach, Florida 32963; and

WHEREAS, Newline has an authorized capital stock of 12,000 shares of common stock without par value; and

WHEREAS, Indian River has an authorized capital stock of 1,000 shares of \$1.00 par value common stock; and

WHEREAS, the business purposes for which the two corporate parties are organized are substantially similar; and

WHEREAS, the Boards of Directors of the two corporate parties have severally voted that they deem it desirable and for the general welfare of the corporations and of the stockholders of each corporation that the corporations merge under the provisions of Section 79 of Chapter 156B of the

Goneral Laws of Massachusetts and Section 607.1107 of the Florida Business Corporation Act and the said Board of Directors of each corporation has directed that this Agreement be submitted to the stockholders of each corporation at meetings called to be held on March 12, 1997, or any adjournments thereof for the purpose of considering and voting on the proposal for merger, and said meetings of stockholders (approving in each case the proposed merger) having been held;

NOW, THEREFORE, in consideration of the premises and of the mutual agreements herein contained, it is agreed that, in accordance with the provisions of said statutes, Indian River shall be and hereby is, at the effective date of this Agreement, merged into Newline, which shall be the surviving corporation, and that the terms and conditions of such merger, the mode of carrying it into effect shall be as hereinafter set forth:

ARTICLE I

1. The names of the corporations affected by the merger are as follows:

Newline Color, Inc., a corporation organized under the laws of the Commonwealth of Massachusetts, and existing with its principal office at 145 Authority Drive, Fitchburg, Massachusetts 01420

Newline Company of Indian River, a corporation organized under the laws of the State of Florida, and existing with its principal office at 246 Egret Lane, Vero Beach, Florida 32963

2. Newline and Indian River agree that Indian River shall be merged into Newline.

3. The corporate existence of Newline, with all its purposes, powers and privileges, shall continue unaffected and unimpaired by this, the corporate identity and existence, and all the purposes, powers and privileges of Indian River shall be merged into Newline.

Newline shall, as the corporation surviving the merger and with the name Newline Color, Inc., be fully vested with all such purposes, powers and privileges, and fully charged with all existing obligations of the agreeing corporations; and the surviving corporation, Newline, shall be governed by the laws of the Commonwealth of Massachusetts.

- 4. The separate corporate existence and organization of Indian River shall cease upon the merger's becoming effective as herein provided, and thereupon Newline and Indian River shall be a single corporation, that is Newline (herein sometimes referred to as the "Surviving Corporation").
- 5. The merger shall become effective as of the date of filing of the Articles of Merger with the Secretary of the Commonwealth of Massachusetts and the filing of the Articles of Merger with the Department of State of the State of Florida.

ARTICLE II

- 1. The Articles of Organization of the Surviving Corporation shall be those of Newline as they existed prior to this Agreement.
- The purposes of the Surviving Corporation shall be those of Newline as they existed prior to this Agreement.

3. The By-Laws of the Surviving Corporation at the effective date of morger shall be those of Newline then in effect.

ARTICLE III

- 1. The total number of shares of all stock which Newline is authorized to issue is 12,000 shares of common stock, without per value.
- 2. The total number of shares of all stock which Indian River is authorized to issue is 1,000 shares of common stock with par value of \$1.00 per share.
- 3. The manner of converting the capital stock of each of the corporate parties into capital stock of the Surviving Corporation shall be as follows:
 - (a) Based upon relative net worth, the manner and basis of converting the issued and outstanding shares, and rights to acquire shares, in Indian River, shall be the surrender thereof and the issuance, to the current shareholders of Indian River, of the same number of shares in Newline as are currently issued and outstanding in Indian River at the effective date of the merger.
 - (b) All shares of Indian River issued and outstanding at the effective date of conversion shall upon the effective date of the merger be automatically cancelled and of no further worth or significance, and all certificates therefor shall be cancelled.

ARTICLE IV

- 1. The principal office of the Surviving Corporation shall be at 145 Authority Drive, Fitchburg, Massachusetts.
- 2. The fiscal year of the Surviving Corporation shall be on the 31st day of December of each year.
- 3. The annual meeting of the stockholders of the Surviving Corporation shall be held on the second Tuesday in June of each year.

ARTICLE V

1. The initial officers of the Surviving Corporation following the effective date of marger shall be as follows:

President:

Samuel J. Gitto 246 Egret Lane Vero Beach, FL 32963

Treasurer:

Samuel J. Gitto 246 Egret Lane Vere Beach, FL 32963

Clerk:

Edwina Gitto 246 Egret Lane

Voro Beach, FL 32963

2. The initial Board of Directors of the Surviving Corporation, until otherwise established, shall consist of three (3) members, who shall be:

Samuel J. Gitto 246 Egret Lane Edwina Gitto 246 Egret Lane

Vero Beach, FL 32963

Vero Beach, FL 32963

Gregory C. Gitto 39 Federal Circle Leominster, MA 01453

ARTICLE VI

- 1. Upon the merger becoming effective the Surviving Corporation shall own all assets, including special rights, privileges, licenses, franchises, all property, accounts and general intangibles and every other interest of each of the corporations, and shall assume and be bound on all debts, liabilities, obligations and duties of each of Newline and Indian River.
- 2. Upon the merger becoming effective the assets, liabilities and reserves and accounts of each party hereto shall be reflected on the books of the Surviving Corporation at the amounts at which they shall then be

carried on the books of said party, subject to such adjustments, or elimination of intercompany items, as may be appropriate in giving effect to the marger.

3. All corporate acts, plans, policies, approvals, and authorizations of Indian River, its shareholders, Board of Directors, officers and agents, which were valid and effective immediately prior to the effective date of the merger shall be taken for all purposes as the acts, plans, policies, approvals and authorizations of the Surviving Corporation and shall be as effective and binding thereon as the same were with respect to Indian River. The employees and agents of Indian River on the effective date of the merger shall become the employees and agents of the Surviving Corporation and continue to be entitled to the same rights and benefits which they enjoyed as employees and agents of Indian River.

IN WITNESS WHEREOF, this Agreement has been signed by the duly authorized President and Treasurer of each of Newline and Indian River.

This shall take effect as a sealed instrument.

NEWLINE COLOR, INC.

Samuel J. Gitto

President and Treasurer

NEWLINE COMPANY OF INDIAN RIVER

Samuel J. Gittg

President and Treasurer

NEWLINE COMPANY OF INDIAN RIVER

Action by Unanimous Consent of Stockholders and Directors

The undersigned, being all of the Stockholders and Directors of NEWLINE COMPANY OF INDIAN RIVER, pursuant to the provisions of the Laws of the State of Florida and the By-Laws of this Corporation, hereby consent to the following action and adopt the following votes:

VOTED: That the Agreement of Merger between Newline Color, Inc. and Newline Company of Indian River, with Newline Color, Inc. being the Surviving Corporation in said merger, be adopted and approved by the Corporation, and that Samuel J. Gitto, as President and Treasurer of the Corporation, be authorized to execute said document on the Corporation's behalf, as of March 12, 1997.

VOTED: That the attached "Articles of Merger" form supplied by the Commonwealth of Massachusetts, as completed, be and the same hereby is adopted and approved, and that Samuel J. Gitto, as President of the Corporation, and Edwina Gitto, as Secretary of the Corporation, be and they hereby are authorized to certify the due adoption thereof and to execute and file the Articles of Merger with the Commonwealth of Massachusetts, and to take all other action necessary to make the merger effective.

VOTED: That the attached "Articles of Merger" in form for filing with the State of Florida be and the same hereby is adopted and approved and that Samuel J. Gitto, as President of the Corporation, be and hereby is authorized to certify the due adoption thereof and to execute and file the Articles of Merger with the State of Florida,

and to take all other action necessary to make the merger offoctive.

This writing shall be filed with the records of the meetings of the Stockholders and Directors of Newline Company of Indian River, and shall, for all purposes, be treated as votes taken at a meeting.

Edwina Gitto, Stockholder and

Director

Samuel J. Gitto, Stockholder and

Director

Dated: March 12, 1997

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Section 215.26, Florida Statutes, states in part; "Applications for refunds as provided in this section shall be filed with the Compiroller, except as otherwise provided herein, within 3 years after the right to such refund shall have accrued else such right shall be barred." Three years is generally interpreted as meaning three years from the date of payment into the State treasury. The Compiroller has delegated the authority to accept applications for refund to the unit of State government which initially collected the money.

Name: NEWLINE GMPANY OF INDIAN RIVER EIN OF SSH: 59-3354 050

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Agency reco	mmends approval of above claim and submits the following information to the	
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CATHER STAN	e and correct this	
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