V35049

FILING COVER SHEET

REFERENCE:	0171.
DATE:	4-30-98 4000025066545 -05/01/9801073013 *****35.00 ******35.00
CONTACT:	CINDY HICKS
FROM:	CORPORATE & CRIMINAL RESEARCH SERVICES
	103 N. MERIDIAN STREET
	TALLAHASSEE, FL 32301
TELEPHONE:	222-1173
SUBJECT:	Newport fortners II Inc Es E
•	RIDA RIDA
STATE FEES PREPAID WI	TH CHECK # 527 FOR \$ 1207.50 AND SOLUTION TO SOLUTION TO SOLUTION
PLEASE FILE:	() AMENDMENT () DISSOLUTION
() ARTICLES OF INC.	N D
() ANNUAL REPORT) MERGER () WITHDRAWAL
() QUALIFICATION	() LIMITED PARTNERSHIP () ANNUAL REPORT
() FICTITIOUS NAME	() LIMITED LIABILITY () REINSTATEMENT
() TRADEMARK/SERVICE	() UCC-1 () UCC-3
RROVIDE US WITH:	400002506545 -04/3079801059015 ****1207.50 ****1207.50 () CERTIFICATE OF STATUS () STAMPED COPY
	5/1
Examiner's Initials	Jonavaer

ARTICLES OF MERGER Merger Sheet

MERGING:

NEWPORT PARTNERS IV, INC., a Florida corporation, P93000084857 NEWPORT PARTNERS V, INC., a Florida corporation, P93000084861 NEWPORT PARTNERS VI, INC., a Florida corporation, P94000035070 NEWPORT PARTNERS VII, INC., a Florida corporation, P94000052789 NEWPORT PARTNERS VIII, INC., a Florida corporation, P94000052791 NEWPORT PARTNERS IX, INC., a Florida corporation, P94000081745 NEWPORT PARTNERS X, INC., a Florida corporation, P94000081747 NEWPORT PARTNERS XI, INC., a Florida corporation, P94000081751 NEWPORT PARTNERS XII, INC., a Florida corporation, P94000081754 NEWPORT PARTNERS XIII, INC., a Florida corporation, P94000081757 NEWPORT PARTNERS XIV, INC., a Florida corporation, P94000081763 NEWPORT PARTNERS XV, INC., a Florida corporation, P95000007342 NEWPORT PARTNERS XVI, INC., a Florida corporation, P95000008799 NEWPORT PARTNERS XVII, INC., a Florida corporation, P95000026564 NEWPORT PARTNERS XVIII, INC., a Florida corporation, P95000075957 NEWPORT PARTNERS XIX, INC., a Florida corporation, P95000075961 NEWPORT PARTNERS XX, INC., a Florida corporation, P95000075964 NEWPORT PARTNERS XXI, INC., a Florida corporation, P95000094530 NEWPORT PARTNERS XXII, INC., a Florida corporation, P96000026390 NEWPORT PARTNERS XXIII, INC., a Florida corporation, P96000035702 NEWPORT PARTNERS XXIV, INC., a Florida corporation, P96000042662 NEWPORT PARTNERS XXV, INC., a Florida corporation, P96000042667 NEWPORT PARTNERS XXVI, INC., a Florida corporation, P96000049221 NEWPORT PARTNERS XXVII, INC., a Florida corporation, P96000049227 NEWPORT PARTNERS XXVIII, INC., a Florida corporation, P96000049231 NEWPORT PARTNERS XXIX, INC., a Florida corporation, P96000056300 NEWPORT PARTNERS XXX, INC., a Florida corporation, P96000068428 NEWPORT PARTNERS XXXI, INC., a Florida corporation, P96000078895 NEWPORT PARTNERS XXXII, INC., a Florida corporation, P97000005843 NEWPORT PARTNERS XXXIII, INC., a Florida corporation, P97000060126 NEWPORT PARTNERS XXXIV, INC., a Florida corporation, P97000065903 NEWPORT PARTNERS XXXV, INC., a Florida corporation, P97000099306 NEWPORT PARTNERS XXXVI, INC., a Florida corporation, P97000099311

INTO

NEWPORT PARTNERS III, INC., which changed its name to NEWPORT PARTNERS, INC., a Florida corporation, V35049.

File date: April 30, 1998

Corporate Specialist: Joy Moon-French

ARTICLES OF MERGER OF THE FOLLOWING FLORIDA CORPORATIONS WITH AND INTO

NEWPORT PARTNERS III, INC., A FLORIDA CORPORATION:

98 APR 30 PM 4: 00
SECRETARY OF STATE
AHASSEE, FLORIDA NEWPORT PARTNERS IV, INC., NEWPORT PARTNERS V, INC., NEWPORT PARTNERS VI, INC., NEWPORT PARTNERS VII, INC., NEWPORT PARTNERS VIII, INC., NEWPORT PARTNERS IX, INC., NEWPORT PARTNERS X, INC., NEWPORT PARTNERS XI, INC., NEWPORT PARTNERS XII, INC., NEWPORT PARTNERS XIII, INC., NEWPORT PARTNERS XIV, INC., NEWPORT PARTNERS XV, INC., NEWPORT PARTNERS XVI, INC., NEWPORT PARTNERS XVII, INC., NEWPORT PARTNERS XVIII, INC., NEWPORT PARTNERS XIX, INC., NEWPORT PARTNERS XX, INC., NEWPORT PARTNERS XXI, INC., NEWPORT PARTNERS XXII, INC., NEWPORT PARTNERS XXIII, INC., NEWPORT PARTNERS XXIV, INC., NEWPORT PARTNERS XXV, INC., NEWPORT PARTNERS XXVI, INC., NEWPORT PARTNERS XXVII, INC., NEWPORT PARTNERS XXVIII, INC., NEWPORT PARTNERS XXIX, INC., NEWPORT PARTNERS XXX, INC., NEWPORT PARTNERS XXXI, INC., NEWPORT PARTNERS XXXII, INC., NEWPORT PARTNERS XXXIII, INC., NEWPORT PARTNERS XXXIV, INC., NEWPORT PARTNERS XXXV, INC., AND NEWPORT PARTNERS XXXVI, INC.

Pursuant to the provisions of Section 607.1101 of the Florida Statutes, the undersigned corporations hereby adopt the following Articles of Merger:

ARTICLE I - PLAN OF MERGER

The Plan of Merger of the above-named Florida corporations, other than Newport Partners III, Inc., ("Newport Partners IV - XXXVI), with and into Newport Partners III, Inc. ("Newport Partners III"), a Florida corporation, with Newport Partners III, being the surviving corporation, is set forth below:

- Newport Partners IV XXXVI shall merge with and into Newport 1. Partners III, with Newport Partners III as the surviving corporation.
- Upon the consummation of the merger of Newport Partners IV XXXVI 2. with and into Newport Partners III, the separate existence of Newport Partners IV - XXXVI shall cease. Newport Partners III, as the surviving corporation, shall continue to exist by virtue of the laws of the State of Florida. The title to all property of every description, whether real or personal, and all interests, rights, privileges, powers and franchises of Newport Partners III shall not be affected by the merger and upon the merger, Newport Partners III, without further act or deed and without reversion or impairment, shall own and possess all the property of every description, real or personal, and all interests, rights, privileges, powers and franchises of Newport Partners IV - XXXVI prior to the merger as provided in Section 607.1106 of the Florida Statutes. Further, as provided in Section 607.1106 of the Florida Statutes, all rights of creditors

and any person or persons dealing with Newport Partners IV - XXXVI shall be preserved and remain unimpaired by the merger, all liens upon the properties of Newport Partners IV - XXXVI shall be preserved and remain unimpaired by the merger, and all debts, liabilities, obligations and duties of Newport Partners IV - XXXVI shall henceforth attach to Newport Partners III and may be enforced against Newport Partners III to the same extent as if such obligations and duties had been incurred by Newport Partners III. Additionally, any existing claim or action or proceeding pending by or against Newport Partners III or any of the Newport Partners IV - XXXVI entities may be continued as if the merger did not occur or Newport Partners III may be substituted in such proceedings for any such Newport Partners IV - XXXVI entity.

- 3. Because the ownership of the outstanding shares of stock of Newport Partners IV XXXVI and Newport Partners III are identical, at the effective date of the merger, each share of common stock, \$1.00 par value, of Newport Partners III issued and outstanding immediately prior to the merger shall remain issued and outstanding and shall be unchanged as a result of the merger and each share of common stock, \$1.00 par value, of Newport Partners IV XXXVI issued and outstanding shall be canceled.
- 4. The Articles of Incorporation and Bylaws of Newport Partners III in effect at the time of the merger shall continue as the Articles of Incorporation and Bylaws of Newport Partners III; provided that Article I of Newport Partners III's Articles of Incorporation shall be amended to change its name to "Newport Partners, Inc."
- 5. The effective date of the merger shall be as of the date of filing of the Articles of Merger with the Secretary of State of the State of Florida.

ARTICLE II - ADOPTION OF PLAN OF MERGER

The Plan of Merger was approved by the shareholders and the directors of each corporation by written consents dated as of the 16th day of April, 1998.

ARTICLE III - EFFECTIVE DATE OF MERGER

The effective date of the Merger shall be as of the date of filing of the Articles of Merger with the Secretary of State of the State of Florida.

DATED this 16th day of April, 1998.

NEWPORT PARTNERS III, Inc., a Florida corporation

Peter S. Cahall, President

NEWPORT PARTNERS IV, INC. NEWPORT PARTNERS V, INC. NEWPORT PARTNERS VI, INC. NEWPORT PARTNERS VII, INC. NEWPORT PARTNERS VIII, INC. NEWPORT PARTNERS IX, INC. NEWPORT PARTNERS X, INC. NEWPORT PARTNERS XI, INC. NEWPORT PARTNERS XII, INC. NEWPORT PARTNERS XIII, INC. NEWPORT PARTNERS XIV, INC. NEWPORT PARTNERS XV, INC. NEWPORT PARTNERS XVI, INC. NEWPORT PARTNERS XVII, INC. NEWPORT PARTNERS XVIII, INC. NEWPORT PARTNERS XIX, INC. NEWPORT PARTNERS XX, INC. NEWPORT PARTNERS XXI, INC. NEWPORT PARTNERS XXII, INC. NEWPORT PARTNERS XXIII, INC. NEWPORT PARTNERS XXIV, INC. NEWPORT PARTNERS XXV, INC. NEWPORT PARTNERS XXVI, INC. NEWPORT PARTNERS XXVII, INC. NEWPORT PARTNERS XXVIII, INC. NEWPORT PARTNERS XXIX, INC. NEWPORT PARTNERS XXX, INC. NEWPORT PARTNERS XXXI, INC. NEWPORT PARTNERS XXXII, INC. NEWPORT PARTNERS XXXIII, INC. NEWPORT PARTNERS XXXIV, INC. NEWPORT PARTNERS XXXV, INC. NEWPORT PARTNERS XXXVI, INC.

By:

Peter S. Cahall, as President of the above entities

PLAN OF MERGER

OF

NEWPORT PARTNERS IV, INC., NEWPORT PARTNERS V, INC., NEWPORT PARTNERS VI, INC., NEWPORT PARTNERS VII, INC., NEWPORT PARTNERS VIII, INC., NEWPORT PARTNERS IX, INC., NEWPORT PARTNERS X, INC., NEWPORT PARTNERS XI, INC., NEWPORT PARTNERS XII, INC., NEWPORT PARTNERS XIII, INC., NEWPORT PARTNERS XIV, INC., NEWPORT PARTNERS XV, INC., NEWPORT PARTNERS XVI, INC., NEWPORT PARTNERS XVII, INC., NEWPORT PARTNERS XVIII, INC., NEWPORT PARTNERS XIX, INC., NEWPORT PARTNERS XX, INC., NEWPORT PARTNERS XXI, INC., NEWPORT PARTNERS XXII, INC., NEWPORT PARTNERS XXIII, INC., NEWPORT PARTNERS XXIV, INC., NEWPORT PARTNERS XXV, INC., NEWPORT PARTNERS XXVI, INC., NEWPORT PARTNERS XXVII, INC., NEWPORT PARTNERS XXVIII, INC., NEWPORT PARTNERS XXIX, INC., NEWPORT PARTNERS XXX, INC., NEWPORT PARTNERS XXXI, INC., NEWPORT PARTNERS XXXII, INC., NEWPORT PARTNERS XXXIII, INC., NEWPORT PARTNERS XXXIV, INC., NEWPORT PARTNERS XXXV, INC., AND NEWPORT PARTNERS XXXVI, INC. WITH AND INTO NEWPORT PARTNERS III, INC.

The Plan of Merger of the above-named Florida corporations, other than Newport Partners III, Inc. ("Newport Partners IV - XXXVI), with and into Newport Partners III, Inc. ("Newport Partners III"), a Florida corporation, with Newport Partners III, being the surviving corporation, is set forth below:

- 1. Newport Partners IV XXXVI shall merge with and into Newport Partners III, with Newport Partners III as the surviving corporation.
- 2. Upon the consummation of the merger of Newport Partners IV XXXVI with and into Newport Partners III, the separate existence of Newport Partners IV XXXVI shall cease. Newport Partners III, as the surviving corporation, shall continue to exist by virtue of the laws of the State of Florida. The title to all property of every description, whether real or personal, and all interests, rights, privileges, powers and franchises of Newport Partners III shall not be affected by the merger and upon the merger, Newport Partners III, without further act or deed and without reversion or impairment, shall own and possess all the property of every description, real or personal, and all interests, rights, privileges, powers and franchises of Newport Partners IV XXXVI prior to the merger as provided in Section 607.1106 of the Florida Statutes, all rights of creditors and any person or persons dealing with Newport Partners IV XXXVI shall be preserved and remain unimpaired by the merger, all liens upon the properties of Newport Partners IV XXXVI shall be preserved and remain unimpaired by

the merger, and all debts, liabilities, obligations and duties of Newport Partners IV - XXXVI shall henceforth attach to Newport Partners III and may be enforced against Newport Partners III to the same extent as if such obligations and duties had been incurred by Newport Partners III. Additionally, any existing claim or action or proceeding pending by or against Newport Partners III or any of the Newport Partners IV - XXXVI entities may be continued as if the merger did not occur or Newport Partners III may be substituted in such proceedings for any such Newport Partners IV - XXXVI entity.

- 3. Because the ownership of the outstanding shares of stock of Newport Partners IV XXXVI and Newport Partners III are identical, at the effective date of the merger, each share of common stock, \$1.00 par value, of Newport Partners III issued and outstanding immediately prior to the merger shall remain issued and outstanding and shall be unchanged as a result of the merger and each share of common stock, \$1.00 par value, of Newport Partners IV XXXVI issued and outstanding shall be canceled.
- 4. The Articles of Incorporation and Bylaws of Newport Partners III in effect at the time of the merger shall continue as the Articles of Incorporation and Bylaws of Newport Partners III; provided that Article I of Newport Partners III's Articles of Incorporation shall be amended to change its name to "Newport Partners, Inc."
- 5. The effective date of the merger shall be as of the date of filing of the Articles of Merger with the Secretary of State of the State of Florida.