SUNAIR ELECTRONICS INC
Form SC 13D/A November 10, 2005
November 10, 2005 SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549
SCHEDULE 13D
(Rule 13d-101)
(Amendment No. 2)
INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT
TO RULE 13d - 1(a) AND AMENDMENTS THERETO FILED PURSUANT TO
RULE 13d-2(a)
SUNAIR ELECTRONICS, INC.
(Name of Issuer)
Common Stock, par value \$.10 per share
(Title of Class of Securities)
<u>867017105</u>
(CUSIP Number)
David Ristaino, Esq.
Akerman Senterfitt
Las Olas Center II, Suite 1600
350 East Las Olas Blvd.

Fort Lauderdale, FL 33301

Tel. No.: (954) 40	63-2700			
(Name, Address a	and Telephone Number of Person	Authorized to Receive N	otices and Communications)	
August 31, 2005				
(Date of Event W	hich Requires Filing of this State	ment)		
	n has previously filed a statement le because of Rule 13d-1(e), 13d-		ort the acquisition that is the subject of this Schedule 13D, and is e following box ?.	
	filed in paper format shall include hom copies are to be sent.	a signed original and five	e copies of the schedule, including all exhibits. See Rule 13d-7 for	
(Continued on fo	llowing pages)			
(Page 1 of 11 Pag	ges)			
CUSIP No. 8670	17105	13D	Page 2 of 11 Pages	
1	NAME OF REPORTING PERSON	S		
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
	COCONUT PALM CAPITAI	L INVESTORS II, LTD.		
2	CHECK THE APPROPRIATE BOX	X IF A MEMBER OF A GR	OUP	
	(a) O			
	(b) X			
3	SEC USE ONLY			

4	SOURCE OF FUND	s			
	00				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) O				
6	CITIZENSHIP OR PLACE OF ORGANIZATION				
	State of Florida				
		7	SOLE VOTING POWER		
Number of			14,995,900		
Shares		8	SHARED VOTING POWER		
Beneficially			-0-		
Owned by					
Each		9	SOLE DISPOSITIVE POWER		
Reporting			13,430,000		
Person		10	SHARED DISPOSITIVE POWER		
With			-0-		
11	AGGREGATE AMO	OUNT BEN	EFICIALLY OWNED BY EACH REPORTING PERSON		
	14,995,900				
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES O				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
	74.3%				
14	TYPE OF REPORTI	NG PERSO	ON		
	PN				

13D CUSIP No. 867017105 Page 3 of 11 Pages NAME OF REPORTING PERSONS 1 I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) COCONUT PALM CAPITAL INVESTORS II, INC. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP 2 (a) O (b) X SEC USE ONLY 3 SOURCE OF FUNDS 4 00 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) O CITIZENSHIP OR PLACE OF ORGANIZATION 6 State of Florida 7 SOLE VOTING POWER 14,995,900 Number of **Shares** SHARED VOTING POWER Beneficially -0-Owned by SOLE DISPOSITIVE POWER Each

13,430,000

Reporting				
Person	10	SHARED DISPOSITIVE POWER		
With		-0-		
11	AGGREGATE AMOUNT BE	NEFICIALLY OWNED BY EACH RI	EPORTING PERSON	
	14,995,900			
12	CHECK BOX IF THE AGGRI	EGATE AMOUNT IN ROW (11) EXC	CLUDES CERTAIN SHARES	0
13	PERCENT OF CLASS REPRI	ESENTED BY AMOUNT IN ROW (1	1)	
	74.3%			
14	TYPE OF REPORTING PERS	SON		
	СО			
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CUSIP No. 8670	017105	13D	Page 4 of 11 Pages	
CUSIP No. 8670	017105 NAME OF REPORTING PER		Page 4 of 11 Pages	
	NAME OF REPORTING PER			
	NAME OF REPORTING PER	SONS		
	NAME OF REPORTING PER I.R.S. IDENTIFICATION NOT RICHARD C. ROCHON	SONS	ONLY)	
1	NAME OF REPORTING PER I.R.S. IDENTIFICATION NOT RICHARD C. ROCHON	SONS S. OF ABOVE PERSONS (ENTITIES	ONLY)	
1	NAME OF REPORTING PER I.R.S. IDENTIFICATION NO RICHARD C. ROCHON CHECK THE APPROPRIATE	SONS S. OF ABOVE PERSONS (ENTITIES	ONLY)	
1	NAME OF REPORTING PER I.R.S. IDENTIFICATION NO: RICHARD C. ROCHON CHECK THE APPROPRIATE (a) O	SONS S. OF ABOVE PERSONS (ENTITIES	ONLY)	

00 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) O CITIZENSHIP OR PLACE OF ORGANIZATION 6 **United States** SOLE VOTING POWER 7 14,995,900 Number of **Shares** SHARED VOTING POWER Beneficially -0-Owned by SOLE DISPOSITIVE POWER **Each** 13,430,000 Reporting Person SHARED DISPOSITIVE POWER 10 With -0-AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11 14,995,900 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 0 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 13

14 TYPE OF REPORTING PERSON

74.3%

IN

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13D

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NAME OF REPORTING PERSONS 1 I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) MARIO B. FERRARI 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) O (b) X SEC USE ONLY 3 SOURCE OF FUNDS 4 00 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) O CITIZENSHIP OR PLACE OF ORGANIZATION 6 **United States** 7 SOLE VOTING POWER 14,995,900 Number of **Shares** SHARED VOTING POWER Beneficially -0-Owned by SOLE DISPOSITIVE POWER Each 13,430,000 Reporting

	Lag	jai i iiii ig	g. 00147 til t LLL01110	511100 1110 TOTAL CO TODA	
Person		10	SHARED DISPOSITIVE PO	WER	
With			-0-		
11	AGGREGATE AM	IOUNT BEN	NEFICIALLY OWNED BY EA	CH REPORTING PERSON	
	14,995,900				
12	CHECK BOX IF T	HE AGGRE	GATE AMOUNT IN ROW (1)	I) EXCLUDES CERTAIN SHARES	o
13	PERCENT OF CLA	ASS REPRE	SENTED BY AMOUNT IN RO	OW (11)	
	74.3%				
14	TYPE OF REPORT	ΓING PERSO	ON		
	IN				
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Exchange Com Unless set forth	mission (the SEC) below, all previous l) on Noven Items are u	nber 29, 2004, as amended o	joint filing on Schedule 13D, originally on February 18, 2005, by furnishing the s used herein which are not defined her	information set forth below.
ITEM 4. PUR	POSE OF THE TRA	ANSACTI	ON.		

On August 31, 2005, Coconut Palm distributed an aggregate of 775,000 shares of Common Stock and warrants to purchase an aggregate of 775,000 additional shares of Common Stock, and on October 7, 2005, Coconut Palm distributed an aggregate of 10,000 shares of Common Stock and warrants to purchase an aggregate of 10,000 additional shares of Common Stock (collectively, the Distribution) to certain of its limited partners (the Limited Partners), upon the redemption of their limited partnership interests in Coconut Palm.

Item 4 is hereby amended to add the following:

The Limited Partners paid Coconut Palm an aggregate of \$1,250 for the redemption of their limited partnership interests.

Except as set forth in this Item 4, none of the Reporting Persons have any plans or proposals that relate to or that will result in any of the actions specified in clauses (a) through (j) of Item 4 of Schedule 13D.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

Item 5 is hereby restated in its entirety to read as follows:

- (a) As of the date this Amendment:
 - (1) Coconut Palm beneficially owns 14,995,900 shares of the Company s Common Stock, which represents 74.3% of the outstanding shares of the Company s Common Stock.
 - (2) Coconut Palm Inc. is the general partner of Coconut Palm and, therefore, Coconut Palm Inc., has the power to direct the voting of any shares of Common Stock that may be deemed to be beneficially owned by Coconut Palm. As a result, Coconut Palm Inc. may be deemed to beneficially own any shares of Common Stock that may be deemed to be beneficially owned by Coconut Palm.
 - (3) Richard C. Rochon is the sole shareholder, 1 of 2 directors and the President of Coconut Palm Inc., and, therefore, has the power to direct the voting of any shares of Common Stock that may be deemed to be beneficially owned by Coconut Palm Inc. As a result, Mr. Rochon may be deemed to beneficially own any shares of Common Stock that may be deemed to be beneficially owned by Coconut Palm.
 - (4) Mario B. Ferrari is 1 of 2 directors and the Vice President of Coconut Palm Inc., and, therefore, has the power to direct the voting of any shares of Common Stock that may be deemed to be beneficially owned by Coconut Palm Inc. As a result, Mr. Ferrari may be deemed to beneficially own any shares of Common Stock that may be deemed to be beneficially owned by Coconut Palm.
- (5) The Reporting Persons are deemed to beneficially own, in the aggregate, 14,995,900 shares of the Company s Common Stock, constituting approximately 74.3% of the outstanding shares of the Company s Common Stock.

The approximate aggregate percentage of Common Stock reported beneficially owned by the Reporting Persons is based on 10,186,377 shares, which is the total number of shares of Common Stock outstanding as of November 2, 2005.

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(b) Each of the Reporting Persons has the sole power or may be deemed to have the sole power to vote or to direct the vote of 14,995,900 shares of Common Stock, consisting of 4,995,900 shares of Common Stock and 10,000,000 shares of Common Stock underlying warrants that are immediately exercisable. 1,565,900 of the 14,995,900 shares of Common Stock consist of an aggregate of 780,900 shares of Common Stock and 785,000 shares of Common Stock underlying warrants that are immediately exercisable, which the Reporting Persons have the sole power to vote pursuant to proxy agreements that were executed by the Limited Partners in connection with the Distribution, as described in Item 6 below.

Each of the Reporting Persons has the power, or may be deemed to have the power, to dispose of 13,430,000 shares of Common Stock beneficially owned by it or him.

- (c) Except as described herein, none of the Reporting Persons named in response to paragraph (a) has effected any transactions in shares of Common Stock during the past 60 days.
- (d) The Limited Partners have retained the right to receive, or the power to direct the receipt of, dividends from, or the proceeds from the sale of, the 1,565,900 shares of Common Stock they received in the Distribution. Other than John Hayes and Michael Brauser, no other limited partner of Coconut Palm has retained the right to receive, or the power to direct the receipt of, dividends from, or the proceeds from the sale of more than 5% of the shares of Common Stock.
- (e) Not applicable.

ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

Item 6 is hereby amended to add the following:

In connection with the Distribution, each of the Limited Partners granted to Coconut Palm Inc. a proxy to vote all of the securities owned by such Limited Partner at any meeting of the shareholders of the Company or any adjournment thereof, however called, and in any action by written consent of the shareholders of the Company, in such manner as Coconut Palm Inc. shall determine in its sole discretion. Each of the proxies automatically terminates upon the transfer of the securities by the respective Limited Partners to any third party, or upon the transfer of any ownership interest in the securities by the respective Limited Partners to any third party. A form of the proxy is filed herewith.

In September 2005, one of the Limited Partners resold an aggregate of 4,100 shares of Common Stock in a series of open market transactions. As a result, the number of shares of Common Stock as to which Coconut Palm Inc. has the sole power to vote was reduced from 15,000,000 to 14,995,900.

Except as set forth or incorporated by reference in this Item 6, none of the Reporting Persons have entered into any contracts, arrangements, understandings or relationships (legal or otherwise) with any other person with respect to any securities of the Company.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

EXMIDIT 1.	Joint Filing Agreement relating to the fil	ing of this Schedule 13D.	
Exhibit 2.	Form of Proxy.		
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SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, the undersigned certifies that the information set forth in this statement is true, complete and correct.

Date: November 7, 2005

COCONUT PALM CAPITAL INVESTORS II, LTD.

By: Coconut Palm Capital Investors II, Inc., as general partner

By: /s/ RICHARD C. ROCHON
Name: Richard C. Rochon

Title: President

COCONUT PALM CAPITAL INVESTORS II, INC.

By: /s/ RICHARD C. ROCHON

Name: Richard C. Rochon

Title: President

/s/ RICHARD C. ROCHON

Richard C. Rochon

/s/ MARIO B. FERRARI			
Mario B. Ferrari			
executive officer or general partner of the with the statement; <i>provided, however,</i> the	e filing person), evider nat a power of attorney	behalf the statement is filed or his authorized to of the representative s authority to sign or for this purpose which is already on file with who signs the statement shall be typed or prin	h behalf of such person shall be filed the Commission may be
Attention: Intentional misstatements or o	missions of fact consti	ate federal criminal violations (See 18 U.S.C.	1001).
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EXHIBIT 1			
JOINT FILING AGREEMENT			
foregoing statement on Schedule 13D wi amendments to this statement on Schedu acquisition statements. Additionally, the Statement. The undersigned acknowledg accuracy of the information concerning h	th respect to the Comr le 13D shall be filed or undersigned acknowle that each shall be res im or it contained ther	Act of 1934, as amended, the undersigned act on Stock is filed on behalf of each of the und behalf of each of the undersigned without the ge and agree to the inclusion of this Joint Filonsible for the timely filing of such amendmin, but shall not be responsible for the complit knows or has reason to believe that such in	ersigned and that all subsequent e necessity of filing additional joint ing Agreement as an Exhibit to this ents, and for the completeness and eteness and accuracy of the
November 7, 2005			
COCONUT PALM CAPITAL INVES	TORS II, LTD.		
		conut Palm Capital Investors II, Inc.,	

By: Name:

Title:

/s/ RICHARD C. ROCHON

Richard C. Rochon

President

COCONUT PALM CAPITAL INVESTORS II, INC.		
	By: Name: Title:	/s/ RICHARD C. ROCHON Richard C. Rochon President
/s/ RICHARD C. ROCHON Richard C. Rochon		
/s/ MARIO B. FERRARI Mario B. Ferrari		
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EXHIBIT 2		
PROXY		
AND POWER OF ATTORNEY		

By its execution hereof, the undersigned limited partner (the <u>Limited Partner</u>) of Coconut Palm Capital Investors II, Ltd., a Florida limited partnership (the <u>Partnership</u>) hereby constitutes and appoints Coconut Palm Capital Investors II, Inc., and any of its nominees designated in writing (the <u>Proxy Holder</u>), with full power of substitution and resubstitution, as such Limited Partner s true and lawful attorney and proxy, for and in such Limited Partner s name, place and stead, to vote each and all of the securities of Sunair Electronics, Inc., a Florida corporation (<u>Sunair</u>), owned by the Limited Partner, as set forth <u>Exhibit A</u> hereto (the <u>Securities</u>), at every meeting of the shareholders of Sunair, and to execute on behalf of such Limited Partner, or to instruct the record holder to execute, any ballot, proxy, consent, certificate or other document relating to the Proxy Holder that law permits or requires with respect to any matters involving or related to Sunair, in such Proxy Holder s sole discretion.

This Proxy and Power of Attorney (_Proxy), effective as the date hereo partnership interests in the Partnership, is coupled with an interest, and sh Date (as defined below).	
The Limited Partner hereby grants and gives the Proxy Holder full author incident to the performance and execution of the power the Limited Partnauthorized hereby, as fully to all intents and purposes as the Limited Partnauthorized hereby.	ner has expressly granted, with power to do and perform all acts
The Limited Partner hereby ratifies and confirms all acts whatsoever that virtue of this Proxy.	the Proxy Holder, as the Limited Partner s agent, shall or may do by
In addition, the Limited Partner shall perform such further acts and execurequired to vest in Proxy Holder, or its nominees, the power to carry out a	
Notwithstanding anything to the contrary contained herein, this Proxy sha occur of the following: (i) upon the execution of a written agreement by t time as the Limited Partner shall Transfer (as defined below) the Securitic third party; provided, however, if the Limited Partner Transfers some, bu respect to the Transferred Securities and shall remain valid and enforceable Partner.	the Limited Partner, Partnership and Proxy Holder; or (ii) such date and es to any third party, or any ownership interest in the Securities to any t not all, of the Securities, then this Proxy shall terminate solely with
For purposes of this Proxy, the Limited Partner shall be deemed to have eindirectly: (i) sells, offers to sell, enters into any type of equity swap, transconsequences of ownership of such Security or (ii) enters into an agreement however, the Limited Partner shall not deposit (or permit the deposit of) a voting agreement or similar agreement or arrangement in contravention of this Proxy, a Transfer shall not include any Transfer of Securities: (i) the entity controlled by the Limited Partner or any member of the Limited Partner or any member of the Limited Partner or any member of the Limited Partner.	asfers or disposes of such Security, any interest therein, or the economic ent, contract or commitment providing for the foregoing; provided, any Securities in a voting trust or grant any proxy, or enter into any of the obligations of the Limited Partner under this Proxy. For purposes of any member of the Limited Partner is immediate family; (ii) to any artner is immediate family; (iii) to a trust for the benefit of the Limited
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Party Transfer). In the event the Limited Partner intends to effectuate a duly execute a counterpart of this Proxy, and shall agree in writing to hole.	

conditions set forth in this Proxy. The Limited Partner hereby represents and agrees to those persons dealing with the Proxy Holder that this

Proxy will not terminate upon the Limited Partner s death, disability or incompetence.

The Limited Partner hereby agrees to provide written notice of any Transfer of Securities to the Partnership and the Proxy Holder within five (5) business days following such Transfer. Until such time as the Partnership and the Proxy Holder have received such notice, the Partnership and the Proxy Holder shall be entitled to rely on this Proxy.

This Proxy shall be governed by, co	nstrued and enforced in acco	ordance with the laws of	the State of Florida.	
IN WITNESS WHEREOF, the un	dersigned has executed this	Proxy and Power of Atto	orney, effective as of the date first s	et forth above.
Signature				
Name (Please Print Name Exactly a		nips Records)		
Title (Applicable Only for Entities)				
STATE OF)) SS:			
COUNTY OF				
The foregoing instrument was acknown, individually [Insert Name of Class A Limited Paidentification) as identification.	owledged before me on this over in his, her or its capacity rtner], who is personally known	day of as the own to me or who has pr	, 200_, by [Insert Title] of oduced	(type o
Printed Name:				
Notary Public:				
Commission Expires:				
Serial Number:				