## Document Number Only 97 HAR 19 PH 1: 52 ALLAMANSEE, FLORIDA

City	State	Zip	Phone	
Address	Tallahassee,	Florida	32301	
Requesto	r's Name 660 East Jef	ferson St	reet	
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LIFECTIVE DATE

CORPORATION(S) NAME

Peerless Supply, Two		
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( ) Limited Partnership ( ) Reinstatement	() Annual Report () Reservation	( ) Other ( ) Change of R.A.
() Limited Liability Partnership		() Fictitious Name
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Acknowledgment	In transfer no.	97 MIS 19 PH 12: 15 WISH OF CONFUNATION

CR2E031 (1-89)

## ARTICLES OF MERGER Merger Sheet

**MERGING:** 

PEERLESS SUPPLY, INC., A FLORIDA CORPORATION, 150779.

## INTO

IRR SUPPLY CENTERS, INC., a New York corporation not qualified in Florida.

File date: March 19, 1997, effective April 1, 1997

Corporate Specialist: Nancy Hendricks

ARTICLES OF MERGER

OF

97 MAR 19 PH 1:52

PEERLESS SUPPLY, INC. (a Florida Corporation)

INTO

IRR SUPPLY CENTERS, INC. (a New York Corporation)

EFFECTIVE DATE

Under Section 607.1104 of the Florida Business Corporation Act

The undersigned, Michael J. Stetter and Richard B. Dopkins, being the President and Secretary, respectively of IRR SUPPLY CENTERS, INC., a New York corporation and of PEERLESS SUPPLY, INC., a Florida corporation, do hereby certify:

- 1. IRR SUPPLY CENTERS, INC. ("IRR") is a corporation organized under the laws of the State of New York owning all of the shares of PEERLESS SUPPLY, INC. ("Peerless"), a corporation organized under the law of the State of Florida.
- 2. The following plan of merger was adopted by the board of directors of IRR, on March 14, 1997:
  - 1. The name of the corporation to be merged is PEERLESS SUPPLY, INC., a Florida corporation ("Peerless"). The name of the surviving corporation is IRR SUPPLY CENTERS, INC., a New York corporation ("IRR"). The name under which Peerless was formed is Peerless Florida Company, Inc., the name under which IRR was formed is IRR & Son, Inc.
  - 2. The designation and number of outstanding shares of Peerless are Three Hundred One (301) common shares, no par

value, each of which is entitled to one vote and all of which are owned by IRR, the surviving corporation. The number of shares of Peerless is not subject to change prior to the effective date of the merger.

- 3. The terms and conditions of the proposed merger are as follows:
- (a) The manner and basis of converting the shares of Peerless into shares of IRR is as follows: without the surrender of stock certificates or any other action, each common share of Peerless issued and outstanding immediately prior to the merger becoming effective shall, upon the merger becoming effective, automatically be cancelled.
- (b) The directors and officers of IRR on the effective date of the merger shall continue to be the directors and officers of IRR.
- (c) The bylaws of IRR on the effective date of the merger shall continue to be the bylaws of IRR.
- (d) The effect of the merger shall be the effect described in Section 906 of the Business Corporation Law of the State of New York and Section 607.1106 of the Business Corporation Act of the State of Florida.
- 4. The merger shall be effective on April 1, 1997.
- 3. The effective date of the merger is April 1, 1997.
- 4. The merger of Peerless into IRR is permitted by the laws of the State of New York and is in compliance therewith.

IN WITNESS WHEREOF, the undersigned hereby sign these Articles and affirm the statements made herein as true under the penalties of perjury this \_\_\_\_\_\_\_ day of March, 1997.

PEERLESS SUPPLY, INC.

By Michael I Stetter President

12-1- 1800

Richard B. Donkins Secretary

IRR SUPPLY CENTERS, INC.

Michael I. Stetter President

Richard B. Dopkins, Secretary

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