328176

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ARTICLES OF MERGER Merger Sheet

MERGING:

OG OF WARWICK, INC., a nonqualified Rhode Island corp.

INTO

GMRI, INC., a Florida entity, 328176.

File date: March 21, 2003

Corporate Specialist: Susan Payne



Red Lobster®

The Olive Garden®

Bahama Breeze®

Smokey Bones®

March 14, 2003

Susan Payne
Amendment Section
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

RE: Merger documents for seven mergers

Dear Susan:

Enclosed please find a check in the amount of \$420.00 to cover the cost of filing Articles of Merger and Plan of Merger documents for seven mergers involving seven foreign subsidiaries of Florida-based GMRI, Inc.

You may recall that we spoke on Wednesday regarding these documents, since these merger documents were created in 1995, filed in the foreign jurisdictions, but never filed in Florida. I have filled out the forms to the best of my knowledge and attached photocopies of the Articles of Merger and Plan of Merger documents, since no original documents exist, as these files were put on microfiche and the originals destroyed.

Please send the confirmation information to the following address:

Liza Briegel Darden Restaurants, Inc. 5900 Lake Ellenor Drive Orlando, FL 32809

Should you have any questions, please call me at (407) 245-4703. Thank you.

Sincerely,

Liza Briegel Legal Assistant

Corporate Secretary's Office

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ARTICLES OF MERGER

(Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105, F.S.

First: The name and jurisdiction of the surviving corporation:

<u>Name</u>	<u>Jurisdiction</u>	Document Number (If known/ applicable)
GMRI, Inc.	Florida	328176
Second: The name and jurisdiction	of each merging corporation:	•
Name	Jurisdiction	Document Number (If known/ applicable)
OG of Warwick, Inc.	Rhode Island	70530
		O3 MAR TALLAH
		ASSEE, FLORIE
Third: The Plan of Merger is attach	ed.	PATE OR ID
Fourth: The merger shall become e Department of State.	ffective on the date the Articles of	of Merger are filed with the Florida
	a specific date. NOTE: An effective de	ete cannot be prior to the date of filing or more
Fifth: Adoption of Merger by surv The Plan of Merger was adopted by		
The Plan of Merger was adopted by _3/15/95 and share		
Sixth: Adoption of Merger by merg. The Plan of Merger was adopted by		
The Plan of Merger was adopted by	the board of directors of the mer	• • • • • • • • • • • • • • • • • • • •

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature	Typed or Printed Name of Individual & Title
GMRI, Inc. OG of Warwick, Inc.	E Charlese	E. Charlene Fauley, Asst. Secretary E. Charlene Fauley, Secretary
	- · · · · · · · · · · · · · · · · · · ·	
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STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS Office of the Secretary of State

Edward S. Inman, III, Secretary of State

Date: November 8, 2001

GMRI, Inc. (Articles of Merger - 5 Pages)

A TRUE COPY WITNESSED UNDER THE SEAL OF THE STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

Secretary of State

Edward & James, III

STATE - RIO DENCE BIANTAIN OF STATE

Filing fee: \$50.00

ARTICLES OF MERGER OF DOMESTIC AND FOREIGN CORPORATIONS INTO

GMRI, Inc. (formerly known as General Mills Restaurants, Inc.)

Pursuant to the provisions of Section 7-1.1-70 of the General Laws, 1956, as amended, the undersigned domestic and foreign corporations adopt the following Articles of Merger for the purpose of merging them into one of such corporations:

FIRST: The names of the undersigned corporations and the States under the laws of which they are respectively organized are:

Name of Corporation

OG of Warwick, Inc. ("Warwick")

GMRI, Inc., formerly known as

Rhode Island

State

General Mills Restaurants, Inc. ("GMRI") Florida

SECOND: The laws of the State under which such foreign corporation is organized permit such merger.

Tı	HIRD: T	he name o	f the su	rviving	corp	oratio	n is	GMRI,	Inc.	T. 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	*************
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and it i	is to be	governed	by the	laws or	f the	State	of	Flo	rida		

FOURTH: The following Plan of Merger was approved by the shareholders of the undersigned domestic corporation in the manner prescribed by Chapter 7-1.1 of the General Laws, 1956, as amended, and was approved by the undersigned foreign corporation in the manner prescribed by the laws of the State under which it is organized:

- (1) The names of the corporations proposing to merge are GMRI and Warwick. GMRI, the owner of all of the issued and outstanding shares of Warwick, will be the Surviving Corporation of this merger.
- (2) On the effective date of this merger, Warwick shall be merged into GMRI, which shall be the surviving corporation, and GMRI, on such date, shall merge Warwick into itself. The corporate existence of GMRI, with all its purposes, power and objects, shall continue unaffected and unimpaired by the merger and, as the surviving corporation, shall be governed by the laws of the State of Florida and shall succeed to all rights, assets, liabilities and obligations of Warwick as set forth in the Business Corporation Act of the State of Florida. The separate existence and corporate organization of Warwick shall cease upon the effective date of this merger and, thereupon, GMRI and Warwick shall be a single corporation, to-wit, GMRI, Inc. (hereinafter sometimes referred to as the "Surviving Corporation").

On the effective date of this merger, all the property, rights, privileges, franchises, patents, trademarks, licenses, registrations and other assets of every kind and description of Warwick shall be transferred to, vested in and devolve upon GMRI without further act or deed, and all property, rights, and every other interest of GMRI and Warwick shall be as effectively the property of the Surviving Corporation as they were of GMRI and Warwick respectively.

- (3) The manner and basis of converting the shares of Warwick 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:
- (a) Each and every share of capital stock of GMRI issued and outstanding on the effective date of this merger shall continue to be issued and outstanding shares. Each certificate of GMRI shall continue to evidence ownership of the same number of shares of stock of the Surviving Corporation.
- (b) Each and every share of capital stock of Warwick issued and outstanding on the effective date of this merger shall be retired and canceled.

FIFTH: As to each of the undersigned corporations, the number of shares outstanding, and the designation and number of outstanding shares of each class entitled to vote as a class on such Plan, are as follows:

	Number of	Entitled to	Vote as 2 Class	
Name of Corporation	Shares Outstanding	Designation of Class	Number of Shares	•
OG of Warwick, Inc.	100	Common	100	
GMRI, Inc.	23,970	Common	23,970	

SIXTH: As to each of the undersigned corporations, the total number of shares voted for and against such Plan, respectively, and, as to each class entitled to vote thereon as a class, the number of shares of such class voted for and against such Plan, respectively, are as follows:

			Number of Shares		
	Total	Total	Entitled to Vote as a Class		
Name of Corporation	Voted For	Voted Against	Class	Voted For	Voted Against
OG of Warwick, Inc.	100	_ ~ ~	Common	100	
GMRI, Inc.	23,970		Common	23,970	

SEVENTH: If the surviving corporation is to be governed by the laws of any other state, such surviving corporation hereby: (a) agrees that it may be served with process in the State of Rhode Island in any proceeding for the enforcement of any obligation of the undersigned domestic corporation and in any proceeding for the enforcement of the rights of a dissenting shareholder of such domestic corporation against the surviving corporation; (b) irrevocably appoints the Secretary of State of Rhode Island as its agent to accept service of process in any such proceeding; and (c) agrees that it will promptly pay to the dissenting shareholders of such domestic corporation the amount, if any, to which they shall be entitled under the provisions of Chapter 7-1.1 of the General Laws, 1956, as amended, with respect to the rights of dissenting shareholders.

DatedApri	1 27 , 1	9 <u>.95</u>	and GMR	Its.	ene Fauley Se Williams	resident crétary resident	ley
			and		ne Fauley	2 Suu	LLY.
STATE OF	Florida	. .	•	IUS.A	lsstSe	cretary	Ü
		Sc.					
COUNTY OF	Orange	-)					
At	rlando		in	said Cou	nty on the	27th	day
of Apri	.1		_1995,	before me	personally	appeared.	
Jonat	han C. Sleik	, wh	o being b	y me first	duly swor	n, declared	l that he
is the Vicepres	ident	*************************	of	OG of I	<i>l</i> arwick, I	nc.	********
STI MY CO EXP	EFANIE WISEMAN MMISSION # CC 443994 IRES: March 8, 1999 ru Notacy Public Underwriters	tements ther	Ste	ained are t Janio Stefan	Notary Publ	ionan Jiseman	······
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	Orlando						

	<u>Williams</u>						
	President				-		
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	nd that the stat	ements ther	ein conta	ined are ti	rue.		
S	TEFANIE WISEMAN	Ī	_				

MY COMMISSION # CC 443994 EXPIRES: March 8, 1999 Bonded Thru Notary Public Underwriters

(NOTARIAL SEAL)

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SECKETARY OF STATE OF STATE OF STATE

Department of Administration DIVISION OF TAXATION One Capitol Hill Providence, RI 02908-5800

FAX (401) 277-6006

May 22, 1995

TO WHOM IT MAY CONCERN:

Re: OG OF WARWICK INC.

It appears from our records that the abovenamed corporation has filed all of the required Business Corporation Tax Returns due to be filed and paid all taxes indicated thereon and is in good standing with this Division as of this date regarding any liability under the Rhode Island Business Corporation Tax Law.

This letter is issued pursuant to the request of the abovenamed corporation for the purpose of:

A MERGER - CORPORATION IS THE NONSURVIVOR

Very truly yours,

R. Gary Clark Tax Administrator

Ernest A. DeAngelis Chief Revenue Agent

Corporations

PLAN OF MERGER

(Merger of subsidiary corporation(s))

The following plan of merger is submitted in compliance with section 607.1104, F.S. and in accordance with the laws of any other applicable jurisdiction of incorporation.

The name and jurisdiction of the <u>parent</u> corporation owning at least 80 percent of the outstanding shares of each class of the subsidiary corporation:

<u>Name</u>	Jurisdiction
GMRI. Inc.	Florida
The name and jurisdiction of each <u>subsidiary</u> corporation:	
Name	Jurisdiction
OG of Warwick, Inc.	Rhode Island
	- <u> </u>
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The manner and basis of converting the shares of the subsidiary or parent into shares, obligations, or other securities of the parent or any other corporation or, in whole or in part, into cash or other property, and the manner and basis of converting rights to acquire shares of each corporation into rights to acquire shares, obligations, and other securities of the surviving or any other corporation or, in whole or in part, into cash or other property are as follows:

See attached Articles of Merger including a Plan of Merger

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	If the merger is between the parent and a subsidiary corporation and the parent is not the surviving corporation,
	a provision for the pro rata issuance of shares of the subsidiary to the holders of the shares of the parent
•	corporation upon surrender of any certificates is as follows:
	If applicable, shareholders of the subsidiary corporations, who, except for the applicability of section 607.1104,
	F.S. would be entitled to vote and who dissent from the merger pursuant to section 607.1320, F.S., may be
	entitled, if they comply with the provisions of chapter 607 regarding the rights of dissenting shareholders,
	to be paid the fair value of their shares.
	Other provisions relating to the merger are as follows:
	Other provisions relating to the merger are as follows.
	See Attached Articles of Merger