UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 13D/A

AMENDMENT NUMBER 3

UNDER THE SECURITIES EXCHANGE ACT OF 1934
Peerless Manufacturing Company
(Name of Issuer)
Common Stock, \$.01 par value
(Title of Class of Securities)
705499-101
(CUSIP Number) Ceco Environmental Corp. 505 University Avenue, Ste. 1900 Toronto, Ontario CANADA M5G 1X3
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

September 15, 2000

(Date of Event which Requires Filing of this Statement

If the filing person has previously filed a statement on Schedule 13G to report the acquisitions which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box //.

NOTE: Six copies of this statement, including all exhibits, should be filed with the Commission. See Rule 13d-1(a) for other parties to whom copies are to be sent.

*The Remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the act (however, see the Notes).

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1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
			CECO Environmental Corp.				
2	CHEC	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) /x/ (b) / /					
3	SEC	USE ONI	Y				
4	SOURCE OF FUNDS*						
	WC						
5		CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED // PURSUANT TO ITEMS 2(d) OR 2(E)					
6	CITIZENSHIP OR PLACE OR ORGANIZATION						
	New York						
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EACH REPORTING	 	8 	SHARED VOTING POWER 				
ERSON WIT	'H	 9	 SOLE DISPOSITIVE POWER				
		 	 72,000 shares				
		 10					
		İ İ					
11	AGGRE	GATE AN	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSO	 ON			
	72,00	0 share	es				
12		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) // EXCLUDES CERTAIN SHARES*					
13	PERCE	NT OF (CLASS REPRESENTED BY AMOUNT IN ROW (11)				
	4.9%						
14	TYPE	OF REPO	ORTING PERSON				
	СО						

1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
		I	carus Investment Corp.				
2	CHEC	K THE A	APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a) /x/ (b) / /			
3	SEC	USE ONI	_Y				
4	SOUR	CE OF I					
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5		CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED // PURSUANT TO ITEMS 2(d) OR 2(E)					
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		 	72,000				
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12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) // EXCLUDES CERTAIN SHARES*						
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
	4.9%		ODTING DEDGON				
	СО	TYPE OF REPORTING PERSON CO					

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1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
		Phi	illip DeZwirek				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) /x/ (b) / /						
3	SEC USE ONLY						
4	SOUR	CE OF F					
	PF						
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED // PURSUANT TO ITEMS 2(d) OR 2(E)						
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	4.9%						
14	TYPE (OF REPO	DRTING PERSON				
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	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
		Jas	on Louis DeZwirek				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) /x/ (b) / /						
3	SEC USE ONLY						
4	SOURC	E OF F	:unds*				
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	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED // PURSUANT TO ITEMS 2(d) OR 2(E)						
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	i	İ	72,000 shares				
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1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
	Can-N	an-Med Technology, Inc. d/b/a Green Diamond Oil Corp.					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) /x/ (b) / /						
3	SEC USE ONLY						
4	SOUR	CE OF F	:UNDS*				
	WC						
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED //						
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	Canada						
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	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) // EXCLUDES CERTAIN SHARES*						
13	PERCE	NT OF C	CLASS REPRESENTED BY AMOUNT IN ROW (11)				
	4.9%						
14	TYPE OF REPORTING PERSON						
	со						

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	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
		Int	roTech Investments, Inc.				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) /x/ (b) //						
3	SEC USE ONLY						
4	SOURC	E OF F	:UNDS*				
	WC						
	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED // PURSUANT TO ITEMS 2(d) OR 2(E)						
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	i	i i	72,000 shares				
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	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) // EXCLUDES CERTAIN SHARES*						
13 P	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
4	1.9%						
14 T							
С	со						

SCHEDULE 13-D/A PEERLESS MFG. CO.

Amendment Number 3

Filed by CECO Environmental, Inc. ("CEC"),
Phillip DeZwirek, Jason Louis DeZwirek,
Icarus Investment Corp. ("Icarus"),
IntroTech Investments, Inc. ("IntroTech") and

Can-Med Technology, Inc. d/b/a Green Diamond Oil Corp. ("Green Diamond")

Items 4 & 5 Inclusive for CECO Environmental Corp.

Item 4. Purpose of Transaction:

CEC sold the common stock of the Issuer for purposes of decreasing its holdings in Issuer. CEC is currently holding stock of Issuer for investment purposes. CEC does not have an intent to acquire additional securities of the Issuer for purposes of acquiring the majority on all of the stock of Issuer.

- (a) CEC owns all of the 72,000 shares of Issuer directly, which is 4.9% of the outstanding common stock of Issuer.
- (b) CEC has sole voting power and sole dispositive power with respect to such 72,000 shares of common stock of Issuer.
- (c) In the past sixty days, CEC has made the following open market transactions in the Issuer's stock, all effectuated in its account at Taurus Capital Markets located in Toronto, Ontario:

Sales -	DATE - 2000	# OF SHARES	SHARE PRICE
	07/12	2,000	\$16.875
	07/12	400	\$17.000
	07/12	700	\$17.000
	07/13	1,000	\$16.750
	07/14	500	\$17.000
	07/14	1,000	\$16.875
	07/14	1,000	\$17.000
	07/19	500	\$16.750
	07/24	200	\$16.875
	07/26	1,000	\$16.812
	07/26	1,000	\$16.812
	08/07	2,000	\$16.375
	08/14	1,500	\$17.000
	08/14	1,500	\$17.000
	08/15	1,000	\$17.000
	08/15	1,000	\$17.000
	08/16	1,000	\$17.250
	08/17	1,000	\$17.250
	08/18	2,000	\$18.000
	08/24	1,500	\$18.000
	08/29	200	\$18.750
	09/05	1,100	\$18.750
	09/05	400	\$18.750
	09/08	1,000	\$19.000
	09/08	1,000	\$19.250
	09/12	1,000	\$19.500
	09/12	2,000	\$20.000
	09/15	4,000	\$22.500

(e) CECO ceased to be a beneficial owner of more than five, percent of the stock of Issuer as of September 15, 2000.

Items 3 and 5 inclusive for Icarus Investment Corp.

Item 3. Source and Amount of Funds or Other Considerations.

Icarus indirectly owns the 72,000 shares of Issuer owned by CEC by virtue of owning, directly and indirectly, 24.15% of the shares of CEC.

- (a) By virtue of owning 24.15% of the outstanding stock of CEC directly and indirectly (through its 50.1% ownership of Green Diamond), Icarus beneficially owns the 72,000 shares of common stock of Issuer owned by CEC, which is 4.9% of the outstanding shares of Issuer.
- (b) By virtue of owning, directly and indirectly, 24.15% of the outstanding stock of CEC, Icarus has shared voting power and shared dispositive power with respect to the 72,000 shares of common stock of Issuer owned by CEC. Such powers are shared with the other shareholders of CEC.
- (e) See CEC's response to Item 5(e) herein.

Items 3 and 5 Inclusive for Phillip DeZwirek.

Item 3. Source and Amount of Other Considerations.

Mr. DeZwirek owns 50% of the outstanding stock of Icarus, 5,497 shares of common stock of CEC directly, and Warrants to purchase 1,750,000 shares of common stock of CEC. See CEC's and Icarus' responses to Item 3 herein.

Item 5. Interest in Securities of the Issuer.

- (a) By virtue of owning 36.74% of the outstanding stock of CEC (including the warrants to purchase 1,750,000 shares of common stock), Mr. DeZwirek beneficially owns the 72,000 shares of common stock of Issuer owned by CEC. Mr. DeZwirek owns 24.15% of the outstanding stock of CEC indirectly through his direct ownership of 50% of the stock of Icarus and owns 17.9% of the outstanding stock of CEC directly (including as outstanding the securities underlying the warrants to purchase 1,750,000 shares of common stock).
- (b) Mr. DeZwirek has shared voting power and shared dispositive power with respect to the 72,000 shares of common stock of Issuer owned by CEC as a result of his position as a director of CEC and by virtue of owning 36.74% of the outstanding stock of CEC (including as outstanding the securities underlying the warrants to purchase 1,750,000 shares of common stock). Mr. DeZwirek owns shares of Issuer indirectly through his 50% ownership of Icarus (which entity owns 24.15% of the outstanding common stock of CEC directly and indirectly). Mr. DeZwirek also owns shares of Issuer common stock indirectly through his direct ownership of 17.9% of the outstanding common stock of CEC (including as outstanding the securities underlying the warrants to purchase 1,750,000 of common stock). Mr. DeZwirek is the Chief Executive Officer and Chairman of the Board of Directors of CEC
- (e) See CEC's response to Item 5(e) herein.

Item 5 Inclusive for Jason Louis DeZwirek.

Item 5. Interest in Securities of the Issuer.

- (a) By virtue of owning 42.24% of the stock of CEC, Mr. DeZwirek beneficially owns the 72,000 shares of common stock of Issuer owned by CEC. Mr. DeZwirek owns such outstanding stock of CEC indirectly through his direct ownership of 50% of the stock of Icarus and through his ownership of all the stock of IntroTech.
- (b) By virtue of owning 42.24% of the stock of CEC, Mr. DeZwirek has shared voting power and shared dispositive power with respect to the 72,000 shares of common stock of Issuer owned by CEC. This power applies to all of the share of Issuer owned indirectly by Mr. DeZwirek. Mr. DeZwirek owns those shares indirectly through his 50% ownership of Icarus (which entity owns 24.15% of the outstanding common stock of CEC directly and indirectly). Such powers are shared with the other shareholders of CEC.
- (e) See CEC's response to Item 5(e) herein.

Items 3 and 5 Inclusive for IntroTech Investments, Inc.

Item 3. Source and Amount of Funds or Other Considerations.

By virtue of IntroTech owning 19.89% of CEC, IntroTech beneficially owns the 72,000 shares of Issuer owned by CEC. See CEC's response to Item 3.

Item 5. Interest in Securities of the Issuer.

- (a) By virtue of IntroTech owning 19.89% of CEC, IntroTech beneficially owns the 72,000 shares of common stock of Issuer owned by CEC. IntroTech owns all of such shares indirectly through its direct ownership of common stock of CEC.
- (b) By virtue of IntroTech owning 19.89% of CEC IntroTech has shared voting power and shared dispositive power with respect to the 72,000 shares of common stock of Issuer owned by CEC. Such powers are shared with the other shareholders of CEC.
- (e) See CEC's response to Item 5(e) herein.

 Item 3. Source and Amount of Funds or Other Considerations:

Green Diamond indirectly owns the 72,000 shares of Issuer by virtue of owning 9.05% of the shares of CEC (including as outstanding the shares of common stock underlying Green Diamond's warrants to purchase 800,000 shares of CEC). See CEC's response to Item 3. 50.1% of the shares of Green Diamond are owned by Icarus.

Item 5. Interest in Securities of the Issuer.

- (a) By virtue of owning 9.05% of the outstanding stock of CEC (including its warrants to purchase 800,000 shares of common stock), Green Diamond beneficially owns the 72,000 shares of common stock of Issuer owned by CEC. Green Diamond owns all of such shares indirectly through its direct ownership of warrants to purchase 800,000 shares of the common stock of CEC.
- (b) By virtue of owning 9.05% of the outstanding stock of CEC, Green Diamond has shared voting power and shared dispositive power with respect to the 72,000 shares of common stock of Issuer. Such powers are shared with the other shareholders of CEC.
- (e) See CEC's response to Item 5(e) herein.

Signatures.

October 2, 2000

CECO ENVIRONMENTAL CORP.

By: /s/ Phillip DeZwirek

Phillip DeZwirek
Chief Executive Officer

ICARUS INVESTMENT CORP.

By: /s/ Phillip DeZwirek

Phillip DeZwirek
Chief Executive Officer

/s/ Phillip DeZwirek
-----Phillip DeZwirek

/s/ Jason Louis DeZwirek
----Jason Louis DeZwirek

INTROTECH INVESTMENTS, INC.

By: /s/ Jason Louis DeZwirek

Jason Louis DeZwirek
Chief Executive Officer

CAN-MED TECHNOLOGY, INC. D/B/A GREEN DIAMOND OIL CORP.

By: /s/ Phillip DeZwirek

Phillip DeZwirek
Chief Executive Officer

EXHIBIT TO AMENDMENT NO. 3 TO SCHEDULE 13D $$\operatorname{\textsc{OF}}$$

CECO ENVIRONMENTAL, INC.
ICARUS INVESTMENT CORP.
PHILLIP DEZWIREK
INTROTECH INVESTMENTS, INC.
JASON LOUIS DEZWIREK
AND

CAN-MED TECHNOLOGY, INC. D/B/A GREEN DIAMOND OIL CORP.
JOINT FILING AGREEMENT

CECO Environmental, Inc. ("CEC"), Icarus Investment Corp. ("Icarus"), Phillip DeZwirek ("DeZwirek"), IntroTech Investments, Inc. ("IntroTech"), Jason Louis DeZwirek ("JLD") and Can-Med Technology, Inc. d/b/a Green Diamond Oil Corp. ("Green Diamond") hereby agree that the Schedule 13D to which this statement is attached is filed on behalf of CECO, Icarus, DeZwirek, IntroTech, JLD and Green Diamond and that any amendments to this Schedule 13D may be filed on behalf of CEC, Icarus, IntroTech, DeZwirek, JLD and Green Diamond.

CECO ENVIRONMENTAL, CORP.

By: /s/ Phillip DeZwirek

Phillip DeZwirek
Chief Executive Officer

ICARUS INVESTMENT CORP.

By: /s/ Phillip DeZwirek

Phillip DeZwirek

Chief Executive Officer

/s/ Jason Louis DeZwirek
----Jason Louis DeZwirek

INTROTECH INVESTMENTS, INC.

By: /s/ Jason Louis DeZwirek

Jason Louis DeZwirek
Chief Executive Officer

CAN-MED TECHNOLOGY, INC. D/B/A GREEN DIAMOND OIL CORP.

By: /s/ Phillip DeZwirek

Phillip DeZwirek
Chief Executive Officer