FORM PTO-1618A Expires 06/30/99		U.S. Department of Commerce Patent and Trademark Office TRADEMARK
OMB 0651-0027 Ombo 0651-0027	7-06-1999	TRADEMARA
0.75, aq REC	01081719	
TO: The Commissioner of Patents and Tragemarks	Please record the attached ori	ginal document(s) or copy(ies).
Submission Type X New	Conveyance Type Assignment	License
Resubmission (Non-Recordation) Document ID #	Security Agreement	Nunc Pro Tunc Assignment
Correction of PTO Error Reel # Frame #	 	Month Day Year
Corrective Document Reel # Frame #	Other	
Conveying Party	Mark if additional names of convey	ing parties attached Execution Date Month Day Year 2-24-94
Name Wetterau Incorporated Formerly		2-24-94
Individual General Partnership	Limited Partnership x	Corporation Association
Other		
Citizenship/State of Incorporation/Organiza	ntion Missouri	
Receiving Party	Mark if additional names of receive	ving parties attached
Name Supervalu Holdings, Inc	•	
DBA/AKA/TA		TANAMANINA AWA WANANINA NANA NANA NANA NANA N
Composed of		
		06-25-1999
Composed of		06-25-1999
Composed of Address (line 1) 11840 Valley View Road Address (line 2) Address (line 3) Eden Prairie	MN	06-25-1999 U.S. Patent & TMOfc/TM Mail Rcpt Dt
Composed of Address (line 1) 11840 Valley View Road Address (line 2)	MN State/Country Limited Partnership	U.S. Patent & TMOfc/TM Mail Rcpt Dt U.S. Patent & TMOfc/TM Mail Rcpt Dt 2 ip Code If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic
Composed of Address (line 1) 11840 Valley View Road Address (line 2) Address (line 3) Eden Prairie City City General Partnership	State/Country	06-25-1999 U.S. Patent & TMOfc/TM Mail Rcpt Dt 55344 Zip Code If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. (Designation must be a separate
Composed of Address (line 1) 11840 Valley View Road Address (line 2) Address (line 3) Eden Prairie City Individual General Partnership X Corporation Association	State/Country Limited Partnership	U.S. Patent & TMOfc/TM Mail Rcpt Dt U.S. Patent & TMOfc/TM Mail Rcpt Dt 2 ip Code If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached.
Composed of Address (line 1) 11840 Valley View Road Address (line 2) City Individual General Partnership X Corporation Association Other Citizenship/State of Incorporation/Organiza	State/Country Limited Partnership	U.S. Patent & TMOfc/TM Mail Rcpt Dt 55344 Zip Code If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. (Designation must be a separate

ADDRESS.

Mail documents to be recorded with required eaver short(s) information and statements to be recorded with required eaver short(s) information to

Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignments , Washington, D.C. 20231

FORM PTO-161 Expires 06/30/99 OMB 0651-0027	8B	Pag	e 2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK
	resentative Name	and Address	Enter for the first Re	ceiving Party only.
Name				
Address (line 1)				
Address (line 2)				
Address (line 3)				
Address (line 4)				
Corresponder	nt Name and Addr	ess Area Code and	Telephone Number	14/ 241-9090
Name	Donald J. Fitzpa	atrick		Mark Mark
Address (line 1)	Greensfelder, He	emker & Gale,	P.C.	
Address (line 2)	10 South Broadwa	ay, Suite 2000		
Address (line 3)	St. Louis, MO	63101		
Address (line 4)				
i uqcs	nter the total number		tached conveyance do	cument # 13
	plication Number		on Number(s)	Mark if additional numbers attached
	• •	•		TH numbers for the same property).
Trader	nark Application Nur	nber(s)		ration Number(s)
	J		802,811	
			1,471,523	
			1,932,428	
Number of Pr	operties Enter the	e total number of p	roperties involved.	# 3
Fee Amount	Fee Amo	unt for Properties	Listed (37 CFR 3.41):	\$ 90.00
Method of F Deposit Ac	•	Enclosed X	Deposit Account	
	ment by deposit account or	if additional fees can b Deposit Accoun		# 07-1985

Authorization to charge additional fees:

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as

Donald J. W

Statement and Signature

indicated herein.

Donald J. Fitzpatrick

Name of Person Signing

Signature Date Signed

June 22, 1999



CORPORATION DIVISION
CERTIFICATE OF CORPORATE RECORDS

SUPERVALU HOLDINGS, INC.

I, REBECCA McDOWELL COOK, SECRETARY OF STATE OF THE STATE OF MISSOURI AND KEEPER OF THE GREAT SEAL THEREOF, DO HEREBY CERTIFY THAT THE ANNEXED PAGES CONTAIN A FULL, TRUE AND COMPLETE COPY OF THE ORIGINAL DOCUMENTS ON FILE AND OF RECORD IN THIS OFFICE.

IN TESTIMONY WHEREOF, I HAVE SET MY HAND AND IMPRINTED THE GREAT SEAL OF THE STATE OF MISSOURI, ON THIS, THE 19TH DAY OF AUGUST, 1997.

Secretary of State





State of Missouri

Judith K. Moriarty, Secretary of State

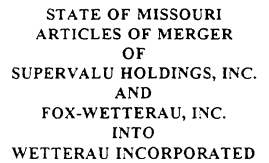
Corporation Division

Certificate of Merger — Missouri Corporation Surviving

WHEREAS, Articles of Merger of the following	corporations:
Name of Corporations SUPERVALU HOLDINGS	S, INC. (An Ohio corp not qualified)
FOX-WETTERAU, INC.	(A Delaware corp not qualified)
INTO: WETTERAU INCORPORA	ATED (#00101405)
Organized and Existing Under Laws of	Missouri Ohio Delaware
have been received, found to conform to law, and	
NOW, THEREFORE, I, JUDITH K. MORIA	RTY, Secretary of State of the State of Missouri, issue this Certificate
of Merger, certifying that the merger of the afore	named corporations is effected, with
WETTERAU INCORPORA	TED (#00101405)
as the surviving corporation. The name subs SUPERVALU HOLDINGS	is inc.
THES	IN TESTIMONY WHEREOF, I hereunto set my hand and af the GREAT SEAL of the State of Missouri. Done at the City
	Jefferson, thisday ofFebruary 1994 EFFECTIVE DATE: FEBRUARY 26, 1994
	Judith L. Morearty Secretary of State

Corp #21 (1-93)

Fee \$ 25.00



FILED AND CERTIFICATE ISSUED

FEB 24 1994

The undersigned corporations, pursuant to the provisions of "The General and Business Corporation Law of Missouri" as amended, hereby execute the following Articles of Merger:

ARTICLE ONE

The names of the corporations proposing to merge and the names of the States under the laws of which such corporations are organized, are as follows:

Name of Corporation

State of Incorporation

Wetterau Incorporated

Missouri Ohio

SUPERVALU Holdings, Inc.

Fox-Wetterau, Inc.

Delaware

ARTICLE TWO

The laws of Ohio and Delaware, the States under which such foreign corporations are organized, permit such merger.

ARTICLE THREE

The name of the surviving corporation is Wetterau Incorporated, which name shall be changed to SUPERVALU Holdings, Inc. on the Effective Date, and it shall be governed by the laws of the State of Missouri.

ARTICLE FOUR

The Plan of Merger is attached hereto as Exhibit A (the "Agreement").

ARTICLE FIVE

- (1) The Agreement has been approved by the Board of Directors of Wetterau Incorporated, pursuant to a unanimous written action dated February 22, 1994; and has been further approved by the sole shareholder of Wetterau Incorporated, pursuant to written action dated February 22, 1994.
- (2) The Agreement has been approved by the Board of Directors of SUPERVALU Holdings, Inc., pursuant to a unanimous written action dated February 22, 1994; and has been further approved by the sole shareholder of SUPERVALU Holdings, Inc., pursuant to written action dated February 22, 1994.
- (3) The Agreement has been approved by the Board of Directors of Fox-Wetterau, Inc., pursuant to a unanimous written action dated February 22, 1994; and has been further approved by the sole shareholder of Fox-Wetterau, Inc., pursuant to written action dated February 22, 1994.

ARTICLE SIX

As to each corporation, the number of shares outstanding, the number of shares entitled to vote are:

Name of Corporation	Total Number of Shares Outstanding	Total Number of Shares <u>Entitled to Vote</u>
Wetterau Incorporated	1,000	1,000
SUPERVALU Holdings, Inc.	100	100
Fox-Wetterau, Inc.	100	100

ARTICLE SEVEN

As to each corporation, the number of shares voted for and against the Plan, respectively, are

Name of Corporation	Total Shares <u>Voted For</u>	Total Shares Voted Against
Wetterau Incorporated	1,000	0
SUPERVALU Holdings, Inc.	100	0
Fox-Wetterau, Inc.	100	0

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ARTICLE EIGHT

All provisions of the laws of the State of Missouri and the States of Ohio and Delaware have been complied with as applicable to the proposed Merger.

ARTICLE NINE

The surviving corporation states as follows:

- 1. Said corporation will own property in the State of Missouri.
- 2. Said corporation will do business in the State of Missouri.

IN WITNESS WHEREOF, said Wetterau Incorporated, a corporation existing under the laws of the State of Missouri, has caused these Articles to be executed in its name by its Vice President, and its corporate seal to be thereto affixed and attested by its Secretary this 22nd day of February, 1994.

WETTERAU INCORPORATED

Gary D. Scott

Its Vice President

(CORPORATE SEAL)

Attest:

Teresa H. Johnson Secretary

IN WITNESS WHEREOF, said SUPERVALU Holdings, Inc., a corporation existing under the laws of the State of Ohio, has caused these Articles to be executed in its name by its Vice President, and its corporate seal to be thereto affixed and attested by its Secretary this 22nd day of February, 1994.

SUPERVALU HOLDINGS, INC.

Gary D Scott

Its Vice President

(CORPORATE SEAL)

Attest:

Teresa H. Johnson, Secretary

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IN WITNESS WHEREOF, said Fox-Wetterau, Inc., a corporation existing under the laws of the State of Delaware, has caused these Articles to be executed in its name by its Vice President, and its corporate seal to be thereto affixed and attested by its Secretary this 22nd day of February, 1994.

FOX-WETTERAU, INC.

Gary D. Scott

Its Vice President

(CORPORATE SEAL)

Attest:

Teresa H. Johnson, Secretary

STATE OF MINNESOTA)

) ss

COUNTY OF HENNEPIN

I, Nancy L. Jeonas , a notary public, do hereby certify that on this 22nd day of February, 1994, personally appeared before me Gary D. Scott, who, being by me first duly sworn, declared that he is the Vice President of Wetterau Incorporated, that he signed the foregoing document as Vice President of the corporation, and that the statements therein contained are true.

Notary Public

MANCY L. LEDNARD
MOTARY PURILE - MODESOTA
MEDINEPHI COUNTY
MY COMMISSION EXPIRES
JULY 14, 1994

STATE OF MINNESOTA) ss COUNTY OF HENNEPIN ____, a notary public, do hereby certify that on this 22pd day of February, 1994, personally appeared before me Gary D. Scott, who, being by me first duly sworn, declared that he is the Vice President of SUPERVALU Holdings, Inc., that he signed the foregoing document as Vice President of the corporation, and that the statements therein contained are true. STATE OF MINNESOTA) ss COUNTY OF HENNEPIN ____, a notary public, do hereby certify that on this 22rd day of February, 1994, personally appeared before me Gary D. Scott, who, being by me first duly sworn, declared that he is the Vice President of Fox-Wetterau, Inc., that he signed the foregoing document as Vice President of the corporation, and that the statements therein contained are true.

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ANCY L. LEONARD



AGREEMENT AND PLAN OF MERGER FOR MERGER OF SUPERVALU HOLDINGS, INC. AND FOX-WETTERAU, INC. INTO WETTERAU INCORPORATED

THIS AGREEMENT AND PLAN OF MERGER ("Agreement") is made and entered into this 22nd day of February, 1994, by and between SUPERVALU HOLDINGS, INC., an Ohio corporation ("SHI"), Fox-Wetterau, Inc., a Delaware corporation ("FWI"), and WETTERAU INCORPORATED, a Missouri corporation ("Wetterau").

WITNESSETH THAT:

WHEREAS, the total number of authorized shares of SHI is 750 shares of common stock, no par value, of which 100 shares are issued and outstanding (the "SHI Common Stock");

WHEREAS, the total number of authorized shares of Wetterau is 100,000 shares of common stock, of \$.01 par value, of which 1,000 shares are issued and outstanding (the "Wetterau Common Stock");

WHEREAS, the total number of authorized shares of FWI is 9,000 shares of common stock, no par value, of which 100 shares are issued and outstanding (the "FWI Common Stock).

WHEREAS, all of the SHI Common Stock and the Wetterau Common Stock is held by Supermarket Operators of America Inc., a Delaware corporation ("SOA"):

WHEREAS, all of the FWI Common Stock is held by Wetterau;

WHEREAS, the Boards of Directors of SHI, Wetterau, and FWI have determined that it is advisable and in the best interests of their respective corporations to merge such corporations into a single corporation with Wetterau being the surviving corporation (the "Merger") pursuant to the terms and conditions hereinafter set forth, including changing the name of the surviving corporation from Wetterau Incorporated to SUPERVALU Holdings, Inc.;

WHEREAS, this Agreement has been approved by the Boards of Directors of each of SHI, Wetterau, and FWI, and adopted by the sole shareholders of each of SHI, Wetterau, and FWI, pursuant to applicable law;

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NOW, THEREFORE, in consideration of the foregoing recitals and the following covenants, terms and conditions, SHI, Wetterau, and FWI hereby agree as follows:

I. THE MERGER

- 1.1 Merger. On the Effective Date (as defined in Section 1.3), in accordance with this Agreement and § 351.410 of the Missouri Revised Statutes, § 252 of the General Corporation Law of Delaware, and § 1701.79 of the Ohio Revised Code ("Applicable Law"), SHI and FWI shall be merged with and into Wetterau, the separate existence of SHI and FWI shall cease and Wetterau shall continue as the surviving corporation. (In such capacity, Wetterau is sometimes hereinafter referred to as the "Surviving Corporation".)
- 1.2 Terms of Merger. On the Effective Date, by reason of the Merger and without any action on the part of SHI, FWI, Wetterau or the shareholders thereof, (a) each share of SHI Common Stock and FWI Common Stock issued and outstanding immediately prior to the Effective Date shall be cancelled and extinguished and automatically converted into and became the right to receive \$.01 in cash, without interest, and (b) each share of Wetterau Common Stock issued and outstanding immediately prior to the Effective Date shall remain outstanding and continue to represent one share of Wetterau Common Stock.
- EST, on February 26, 1994 (the "Effective Date").
- SHI and FWI shall cease, SHI and FWI shall be merged with and into Wetterau, Wetterau shall be the Surviving Corporation, all of the property, assets, rights, privileges, powers, franchises and immunities of SHI, FWI, and Wetterau shall vest in the Surviving Corporation, all of the debts, liabilities and obligations of SHI, FWI and Wetterau shall become the debts, liabilities and obligations of the Surviving Corporation, and all of the effects set forth in Applicable Law shall obtain.
- Closing of SHI and FWI Transfer Books. At the Effective Date, the stock transfer books of SHI and FWI shall be closed and no transfer of shares of SHI Common Stock or FWI Common Stock issued and outstanding immediately prior to the

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Effective Date shall thereafter be made. If, after the Effective Date, valid certificates previously representing such shares are presented to the Surviving Corporation, such certificates shall be exchanged as provided in Section 1.6.

- effecting the exchange of cash for certificates which, immediately prior to the Effective Date, represented shares of SHI or FWI Common Stock entitled to payment pursuant to Section 1.2. After the Effective Date, upon the surrender to Wetterau for exchange of such a certificate, duly endorsed in blank or accompanied by duly executed stock powers, the holder thereof shall promptly be paid the amount of cash to which such holder is entitled under Section 1.2. Until so surrendered and exchanged, each such certificate shall represent solely the right to receive the cash into which the shares it theretofore represented shall have been converted pursuant to Section 1.2, without interest.
- Articles of Incorporation and Bylaws of Surviving Corporation. The Articles of Incorporation and Bylaws of Wetterau, as in effect immediately prior to the Effective Date, shall be the Articles of Incorporation and Bylaws of the Surviving Corporation until amended in accordance with the provisions thereof and applicable law, except that the name of the Surviving Corporation, Wetterau Incorporated, shall be changed to SUPERVALU Holdings, Inc., on the Effective Date, as follows:
 - Article I. "The name of the corporation shall be SUPERVALU Holdings, Inc."
- Wetterau holding office immediately prior to the Effective Date shall be the directors of the Surviving Corporation until their successors are elected and qualified, or until their death, resignation or removal. The officers of Wetterau holding office immediately prior to the Effective Date shall be the officers of the Surviving Corporation (holding the same offices as they held with Wetterau) at the Effective Date and shall serve at the pleasure of the Board of Directors of the Surviving Corporation.

II. NAME CHANGE OF SURVIVING CORPORATION

- 2.1 Name of Surviving Corporation. The name of the Surviving Corporation of the merger is Wetterau Incorporated, which name is changed to SUPERVALU Holdings, Inc., a Missouri corporation.
- 2.2 <u>Time of Name Change</u>. The Surviving Corporation's name shall be changed to SUPERVALU Holdings, Inc., as of the Effective Date defined in Section 1.3.

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III. QUALIFICATION AND APPOINTMENT OF STATUTORY AGENT - DELAWARE

- 3.1 <u>Certificate of Incorporation</u>. The Certificate of Incorporation of Wetterau Incorporated as heretofore amended and as in effect on the date of the Merger provided for in this Agreement, shall continue in full force and effect as the Certificate of Incorporation of the corporation surviving this Merger, except that the name of the Surviving Corporation is changed to SUPERVALU Holdings, Inc., on the Effective Date of the Merger.
- 3.2 Service of Process. The Surviving Corporation may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of FWI, as well as for enforcement of any obligation of the Surviving corporation arising from the Merger, including any suit or other proceeding to enforce the right of any stockholder as determined in appraisal proceedings pursuant to the provisions of § 262 of the General Corporation Law of Delaware; and it does hereby irrevocably appoint the Secretary of State of Delaware as its agent to accept service of process in any such suit or other proceeding. The address to which a copy of such process shall be mailed by the Secretary of State of Delaware is 11840 Valley View Road, Eden Prairie, Minnesota 55344, until the Surviving Corporation shall have hereafter designated in writing to the said Secretary of State a different address for such purpose. Service of such process may. be made by personally delivering to and leaving with the Secretary of State of Delaware duplicate copies of such process, one of which copies the Secretary of State of Delaware shall forthwith send by registered mail to Wetterau Incorporated (name changed to SUPERVALU Holdings, Inc.), the Surviving Corporation, at the above address.
- 3.3 <u>Corporate Purpose</u>. The corporate purpose of the Surviving corporation to be exercised within the State of Delaware is:

General wholesale and retail food business, general merchandise business, and any and all lawful purposes.

IV. MISCELLANEOUS

4.1 Further Assurances. From time to time at and after the Effective Date, each party hereto agrees that it will execute and deliver, or cause to be executed and delivered, all such further assignments, assurances or other instruments, and shall take or cause to be taken all such further actions, as may be necessary or desirable to complete the Merger provided for herein and the other transactions contemplated by this Agreement.

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4.2 <u>Governing Law</u>. This Agreement shall be governed by and construed in accordance with the laws of the State of Missouri.

IN WITNESS WHEREOF, this Agreement, having first been duly approved by the Boards of Directors and duly adopted by the sole shareholders of SHI, FWI, and Wetterau, is hereby executed on behalf of each of such corporations by their respective duly authorized officers as of the date first above written.

SUPERVALU HOLDINGS, INC.

Name:

Name: David L. Boehnen

Title: Vice President and Assistant

Secretary

WETTERAU INCORPORATED, INC.

Name: Gary

Title: Vice President

FOX-WETTERAU, INC.

Name: Gary D. Scott

Title: Vice President

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