07-15-1999 U.S. DEPARTMENT OF COMME FORM **PTO-1594** R SHEE (Rev. 6-93) Patent and Trademark OMB No. 0651-0011 (exp. 4/94) 101091639 attached original documents or copy thereof. To the Honorable Commissione. 2. Name and address of receiving party(ies) 1. Name of conveying party(ies): UPF, Inc. Name: ConAgra, Inc. Internal Address:__ □ Association Individual(s) Street Address: __One ConAgra Drive ☐ General Partnership □ Limited Partnership Omaha State: NE ZIP: 68102 □ Corporation-State Georgia City:_ □ Other Individual(s) citizenship___ Additional name(s) of conveying party(ies) attached? ☐ Yes ☑ No ☐ Association General Partnership_ 3. Nature of conveyance: Limited Partnership XX Corporation-State <u>Delaware</u> Assignment x2 Merger Other ☐ Security Agreement Change of Name If assignee is not domiciled in the United States, a domestic representative designation is attached: $\hfill \square$ Yes $\hfill \square$ No □ Other _____ (Designations must be a separate document from assignment) Execution Date: ___August 5, 1994 Additional name(s) & address(es) attached? ☐ Yes X No 4. Application number(s) or patent number(s): Trademark Registration No.(s) A. Trademark Application No.(s) 1,497,663 1,447,472 1,717,233 6. Total number of applications and 5. Name and address of party to whom correspondence registrations involved: concerning document should be mailed: Name: Patrick C. Stephenson 90.00 7. Total fee (37 CFR 3.41).....\$ Internal Address:__ XX Enclosed mcGrath, North, Mullin & Kratz, P.C. Authorized to be charged to deposit account Suite 1400 Street Address: 8. Deposit account number: 222 South 15th Street City:__omaha State: NE **ZIP:** 68102 (Attach duplicate copy of this page if paying by deposit account) 07/14/1999 DNGUYEN 00000080 1497663 DO NOT USE THIS SPACE

> Mail documents to be recorded with required cover sheet information to: Commissioner of Patents & Trademarks, Box Assignments Washington, D.C. 20231

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of

Signature

Total number of pages including cover sheet, attachments, and document:

Statement and signature 0.00 OP

Patrick C. Stephenson

Name of Person Signing

the original document.

Secretary of State

Corporations Division 315 West Tower 2 Martin Luther King, Jr. Dr. Atlanta, Georgia 30334-1530 DOCKET NUMBER : 982571046
CONTROL NUMBER : 8612926
DATE INC/AUTH/FILED: 09/11/1986
JURISDICTION : GEORGIA
PRINT DATE : 09/14/1998

FORM NUMBER : 215

MCGRATH NORTH
DARCI KAPS
222 SOUTH 15TH ST #1400
OMAHA NE 68102

CERTIFIED COPY

I, Lewis A. Massey, the Secretary of State of the State of Georgia, do hereby certify under the seal of my office that the attached documents are true and correct copies of documents filed under the name of

UPF, INC. A DOMESTIC PROFIT CORPORATION

Said entity was formed in the jurisdiction set forth above and has filed in the office of the Secretary of State on the date set forth above its certificate of limited partnership, articles of incorporation, articles of association, articles of organization or application for certificate of authority to transact business in Georgia.

This certificate is issued pursuant to Title 14 of the Official Code of Georgia Annotated and is prima-facie evidence of the existence or nonexistence of the facts stated herein.

Lewis a. Massey

LEWIS A. MASSEY

SECRETARY OF STATE

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Secretary of State Business Services and Regulation

Suite 315, Mest Tower 2 Martin Luther King, Jr. Pr. Atlanta, Georgia 30334-1530 DOCKET NUMBER: 943050423 CONTROL NUMBER: 8612926 EFFECTIVE DATE: 11/01/1994

REFERENCE : 0069 PRINT DATE : 11/01/1994

FORM NUMBER : 411

LIBERTY CORPORATE SERVICES, INC. JEFF WAUGH 3998 ASHFORD-DUNWOODY ROAD ATLANTA, GEORGIA 30319

CERTIFICATE OF MERGER

I, MAX CLEIAND. Secretary of State of the State of Georgia, do hereby issue this certificate pursuant to Title 14 of the Official Code of Georgia Annotated certifying that articles or a certificate of merger and fees have been filed regarding the merger of the below entities, affective as of the dace shown above. Attached is a true and correct copy of said filing.

Surviving Entity:

CONAGRA, INC., a Delaware corporation

Non-Surviving Entity:

UPF, INC., a Georgia corporation

SECURITIES 656-2894 CEMETERIES 656-3079 CORPORATIONS 656-2817 CORPORATIONS HOT-LINE 404-656-2222 Outside Metro-Atlanta MAX CLELAND SECRETARY OF STATE

Del / So:

VERLEY J. SPIVEY
DEPUTY SECRETARY OF STATE

TRADEMARK

REEL: 001927 FRAME: 0354

ARTICLES OF MERGER

OF

UPF, INC.
(A Georgia Corporation)

INTO

CONAGRA, INC. (A Delaware Corporation)

To the Secretary of State State of Georgia

Pursuant to the provisions of the Georgia Business Corporation Code governing the merger of a domestic wholly-owned subsidiary business corporation into its foreign parent business corporation, the foreign parent business corporation hereinafter named does hereby adopt the following articles of merger.

- 1. The name of the subsidiary corporation, which is a business corporation organized under the laws of the State of Georgia, is UPF, Inc.
- 2. The name of the parent corporation, which is a business corporation organized under the laws of the State of Delaware, is ConAgra, Inc.
- 3. ConAgra, Inc. owns all of the outstanding shares of UPF, Inc., all of which are of one class.
- 4. The following is the Plan of Merger for merging UPF, Inc. into ConAgra, Inc. as approved by resolution of the Board of Directors of ConAgra, Inc.

WHEREAS, ConAgra, Inc., a Delaware corporation, owns 100% of the outstanding shares of the following corporations, hereinafter referred to as the "subsidiaries": Arrow Industries, Inc., a Texas corporation, UPF, Inc., a Georgia corporation, Public Grain Elevator of New Orleans, Inc., a Louisiana corporation, and Cook Family Foods, Ltd., a Pennsylvania corporation;

WHEREAS, it is in the best interest of ConAgra, Inc. to merge the subsidiaries into itself; and

WHEREAS, it has been determined that the laws of each jurisdiction involved permit such merger.

"THEREFORE, BE IT RESOLVED that the subsidiaries be merged into ConAgra, Inc. immediately in accordance with Section 253 of the Delaware Business Corporation Law and other applicable state laws and that the officers of the corporation be, and hereby are, authorized and directed to execute, acknowledge

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and file a Certificate of Ownership and Merger and such other documents as may be necessary and proper to effect such merger in the appropriate jurisdictions. For accounting purposes, such mergers will be effective May 31, 1994."

"BE IT FURTHER RESOLVED that the issued shares of the subsidiaries shall not be converted or exchanged in any manner, but each said share which is issued as of the time the merger takes effect shall be surrendered and extinguished."

- 5. ConAgra, Inc. in its capacity as the holder of all of the outstanding shares of UPF, Inc. waived the mailing of a copy of the Plan of Merger to ConAgra, Inc. otherwise provided for under the provisions of Section 14-2-1104 of the Georgia Business Corporation Code.
- 6. The laws of the jurisdiction of organization of ConAgra, Inc. permit a merger of a wholly-owned subsidiary business corporation of another jurisdiction into a parent business corporation of the jurisdiction of organization of ConAgra, Inc.; and the merger of UPF, Inc. into ConAgra, Inc. is in compliance with the laws of the jurisdiction of organization of ConAgra, Inc.
 - 7. Shareholder approval was not required.
- 8. This Article constitutes an undertaking by the corporation that the request for publication of a notice of filing these Articles of Merger and payment therefor will be made as required by subsection (b) of Section 14-2-1105.1 of the Georgia Business Corporation Code.

Dated: 1994.

CONAGRA, INC.

John J. Dill, Vice President

ATTEST:

Sue Badberg, Assistant Secretary

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