Wal-Mart Stores, Inc.
(Exact name of registrant as specified in its charter)

702 S.W. 8th Street
Bentonville, Arkansas 72716
(Address of principal executive offices) (Zip code)

Registrant's telephone number, including area code:
(501) 273-4000
On June 14, 1999, Wal-Mart Stores (UK) Limited ("WMUK"), a wholly-owned subsidiary of Wal-Mart Stores, Inc. (the "Company"), announced a cash offer to acquire the issued shares of Asda Group PLC, an English public company ("Asda"). Asda is the third largest grocery chain in the United Kingdom, owning 229 grocery stores located throughout the United Kingdom. As of May 1, 1999, Asda had assets of (Pounds)2.517 billion or approximately $4.073 billion. The acquisition of Asda will represent the Company’s initial entry into the United Kingdom market.

WMUK offered to purchase the shares of Asda for cash or loan notes in the amount of 220 English pence, or approximately $3.56 per share. WMUK determined the offer price based on the determined fair value for Asda shareholders and the Company’s shareholders.

On July 27, 1999, the offer to acquire the Asda shares was declared unconditional by WMUK and WMUK became obligated to acquire all shares that are the subject of valid acceptances of WMUK's offer to purchase the Asda shares. As of the opening of business in London on July 27, 1999, WMUK had received valid acceptances of its bid as to approximately 49.25% of the outstanding shares of Asda and had acquired approximately 28.71% of the outstanding shares of Asda in the open market, representing a total of approximately 77.96% of the outstanding Asda shares. The offer is anticipated to continue in order to purchase remaining Asda shares for which valid acceptances have not yet been received. However, the offer is not expected to continue past October 1, 1999.

As of the close of business in London on August 10, 1999, WMUK had paid a total of (Pounds)5.872 billion or approximately $9.501 billion for the Asda shares acquired to date, including a total of (Pounds)5.730 billion or approximately $9.271 billion in cash and a total of (Pounds)142 million or approximately $230 million in its non-transferable floating rate loan notes due 2005. The payment of such loan notes is guaranteed by the Company.

WMUK has financed its acquisition of Asda shares using advances from the Company. The Company has funded those advances through short-term borrowings, funds generated from operations and the net proceeds of the Company's public offering and sale of $1.25 billion of its 6.150% Notes due 2001, $1.25 billion of its 6.550% Notes due 2004 and $3.25 billion of its 6.875% Notes due 2009, which offer and sale was consummated on August 10, 1999.

The shares of Asda have been acquired from the public shareholders of Asda and from a trust established to fund employee benefit plans of Asda. The offer is expressly limited to persons who are not US persons (as defined in Regulation S of the Securities and Exchange Commission) and was not to be made to anyone resident in the United States. WMUK will not acquire Asda shares from anyone who is a US person (as defined in Regulation S).

All conversions of British pounds to United States dollars in this Item 2 are based on an exchange rate of (Pounds)1.00 = $1.6180 established as the Fed Noon Buying Rate on August 10, 1999.
**Item 5. Other Events.**

On July 27, 1999, Wal-Mart Stores, Inc. filed with the Secretary of State of the State of Delaware a Certificate of Amendment (the "Amendment") to its Restated Certificate of Incorporation increasing the authorized number of shares of its capital stock to 11,100,000,000. 11,000,000,000 of such shares are authorized as common stock and 100,000 million are authorized as preferred stock. The Amendment is attached hereto as Exhibit 3(a).3 and is incorporated in its entirety herein by reference. See "Index to Exhibits."

**Item 7. Financial Statements and Exhibits.**

(a) Financial statements of business acquired.

The financial statements required by this Item 7(a) are not filed with this initial report on Form 8-K, but will be filed by amendment within 60 days.

(b) Pro forma financial information.

The pro forma financial information required by this Item 7(b) is not filed with this initial report on Form 8-K, but will be filed by amendment within 60 days.

(c) Exhibits.


3(a).2 The Certificate of Amendment to the Restated Certificate of Incorporation of Wal-Mart Stores, Inc. as executed on August 19, 1991 is incorporated herein by reference to the Registration Statement on Form S-8 (File Number 33-43315).

3(a).3 Certificate of Amendment to the Restated Certificate of Incorporation of Wal-Mart Stores, Inc. filed with the Delaware Secretary of State on July 27, 1999 is filed herewith.
Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

Dated: August 11, 1999       WAL-MART STORES, INC.

By: /s/ James A. Walker, Jr.
________________________
Name: James A. Walker, Jr.
Title: Senior Vice President and
       Controller
<table>
<thead>
<tr>
<th>Exhibit</th>
<th>Description</th>
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WAL-MART STORES, INC., a corporation organized and existing under and by virtue of the General Corporation law of the State of Delaware, DOES HEREBY CERTIFY:

FIRST: That at a meeting of the Board of Directors of WAL-MART STORES, INC. resolutions were duly adopted setting forth a proposed amendment to the Restated Certificate of Incorporation of said corporation, declaring said amendment to be advisable and calling a meeting of the stockholders of said corporation for consideration thereof. The resolution setting forth the proposed amendment is as follows:

RESOLVED, that the Restated Certificate of Incorporation of this corporation be amended by changing the first paragraph of article Fourth thereof so that, as amended, said paragraph shall be and read as follows:

"FOURTH: The total number of shares of all classes of stock which the Corporation shall have the authority to issue is Eleven Billion, One Hundred Million (11,100,000,000) shares, of which Eleven Billion (11,000,000,000) shares shall be classified as Common Stock, of the par value of 10c per share (herein called "Common Stock"), and of which One Hundred Million (100,000,000) shares shall be classified as Preferred Stock of the par value of 10c per share (herein called "Preferred Stock")."

SECOND: That thereafter, pursuant to resolution of its Board of Directors, the annual meeting of the stockholders of said corporation was duly called and held, upon notice in accordance with Section 222 of the General Corporation Law of the State of
Delaware at which meeting the necessary number of shares as required by statute were voted in favor of the amendment.

THIRD: That said amendment was duly adopted in accordance with the provisions of Section 242 of the General Corporation Law of the State of Delaware.

IN WITNESS WHEREOF, said WAL-MART STORES, INC. has caused this certificate to be signed by Martin G. Gilbert, its Vice President and attested by Allison D. Garrett, its Assistant Secretary, this 27th day of July, 1999.

By: /s/ Martin G. Gilbert
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    Martin G. Gilbert, Vice President

Attest:

By: /s/ Allison D. Garrett
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    Allison D. Garrett, Assistant Secretary