UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

vasnington, D.C. 20349

SCHEDULE 13D/A [Rule 13d-101]

Under the Securities Exchange Act of 1934

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO § 240.13d-1(a) AND AMENDMENTS THERETO FILED

PURSUANT TO § 240.13d-2(a)

(Amendment No. 12) *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*).

Embotelladora Andina S.A.

(Name of Issuer)

Common Stock, No Par Value

(Title of Class of Securities)

None *

(CUSIP Number)

* CUSIP number for American Depositary Shares representing

Series A Common Stock is

29081P 20 4

CUSIP number for American Depositary Shares representing

Series B Common Stock is

29081P 30 3

Bernhard Goepelt Senior Vice President, General Counsel and Chief Legal Counsel The Coca-Cola Company One Coca-Cola Plaza Atlanta, Georgia 30313 (404) 676-2121

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

December 26, 2012

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box [].

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See § 240.13d-7 for other parties to whom copies are to be sent.

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^{*}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*).

	NAME OF	REPORTING PERSON		
	S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON			
	THE COCA-COLA COMPANY			
	58-0628465			
1	50 002010		()[]]]	
2	CHECK T	HE APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a) [X]	
	CEC LICE ((b) []	
3	SEC USE (INLY DF FUNDS*		
*	N/A			
5		DX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO IT	'EMS 2(d) OR 2(e)	
	N/A			
6	CITIZENS	HIP OR PLACE OF ORGANIZATION		
	State of Del			
		SOLE VOTING POWER		
		69,348,241 shares of Series A Common Stock, no par value, and		
		69,348,241 shares of Series B Common Stock, no par value		
	7	(See Attachment A)		
		SHARED VOTING POWER		
	8	None		
		SOLE DISPOSITIVE POWER		
NUMBER OF SHARES		69,348,241 shares of Series A Common Stock, no par value, and		
OWNED BY EACH	BENEFICIALLYOWNED BY EACH69,348,241 shares of Series B Common Stock, no par value			
REPORTING PERSON WITH	9	(See Attachment A)		
	SHARED	SHARED DISPOSITIVE POWER		
10	None			
	AGGREG	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	69,348,24	1 shares of Series A Common Stock, no par value, and		
	69,348,24	69,348,241 shares of Series B Common Stock, no par value		
11	(See Attachment A)			
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			
	PERCENT	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)		
	14.7% of th	e shares of Series A Common Stock, no par value, outstanding;		
	14.7% of th	e shares of Series B Common Stock, no par value, outstanding		
13	(See Attach	ment B)		
	TYPE OF	REPORTING PERSON*		
14	СО			
14	1			

(1) CUSIP numbers for American Depositary Shares representing Series A Common Stock and Series B Common Stock are, respectively, 29081P 20 4, and 29081P 30 3.

***SEE INSTRUCTIONS BEFORE FILLING OUT**

SCHEDULE 13D/A

CUSIP No. - None (1)

	NAME OF	REPORTING PERSON	
	S.S. OR I.	R.S. IDENTIFICATION NO. OF ABOVE PERSON	
	THE COCA-COLA EXPORT CORPORATION		
1	13-152510		
1			(a) [X]
2	СНЕСК Т	IE APPROPRIATE BOX IF A MEMBER OF A GROUP*	(b) []
3	SEC USE (NLY	
4	SOURCE (DF FUNDS*	
	N/A		
5	CHECK B	OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO IT	EMS 2(d) OR 2(e)
	N/A		
6		HIP OR PLACE OF ORGANIZATION	
	State of Del		
		SOLE VOTING POWER	
		69,348,241 shares of Series A Common Stock, no par value, and	
		69,348,241 shares of Series B Common Stock, no par value	
	7	(See Attachment A)	
		SHARED VOTING POWER	
	8	None	
		SOLE DISPOSITIVE POWER	
NUMBER OF SHARES BENEFICIALLY	69,348,241 shares of Series A Common Stock, no par value, and		
OWNED BY EACH	69,348,241 shares of Series B Common Stock, no par value		
REPORTING PERSON WITH	9	(See Attachment A)	
	SHARED	DISPOSITIVE POWER	
10	None		
10	AGGREG	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
		1 shares of Series A Common Stock, no par value, and	
		1 shares of Series B Common Stock, no par value	
	(See Attachment A)		
11 12			
14		DX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES TOF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
		e shares of Series A Common Stock, no par value, outstanding;	
		e shares of Series B Common Stock, no par value, outstanding	
	(See Attach		
13	Ì	,	
		REPORTING PERSON*	
14	СО		

(1) CUSIP numbers for American Depositary Shares representing Series A Common Stock and Series B Common Stock are, respectively, 29081P 20 4, and 29081P 30 3.

*SEE INSTRUCTIONS BEFORE FILLING OUT SCHEDULE 13D/A

	NAME OF H	REPORTING PERSON		
	S.S. OR I.R.	S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON		
	COCA, COLA INTEDAMEDICAN CODDODATION			
		COCA-COLA INTERAMERICAN CORPORATION		
1	13-1940209			
2	СНЕСК ТН	E APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a) [X]	
			(b) []	
3	SEC USE ON	NLY		
4	SOURCE OF	F FUNDS*		
	N/A			
5		X IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITH	EMS 2(d) OR 2(e)	
	N/A			
6		IP OR PLACE OF ORGANIZATION		
	State of Delaw			
		SOLE VOTING POWER		
		None		
	7	(See Attachment A)		
	SHARED VOTING POWER			
		None		
	8	(See Attachment A)		
NUMBER OF SHARES BENEFICIALLY	SOLE DISPOSITIVE POWER			
OWNED BY EACH	None			
REPORTING PERSON WITH	9 (See Attachment A)			
wiiii	-	ISPOSITIVE POWER		
10		None		
	AGGREGA	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	None			
11	(See Attachment A)			
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES []			
	PERCENT (PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)		
	N/A			
13				
	TYPE OF R	EPORTING PERSON*		
14	со			
14	-			

(1) CUSIP numbers for American Depositary Shares representing Series A Common Stock and Series B Common Stock are, respectively, 29081P 20 4, and 29081P 30 3.

*SEE INSTRUCTIONS BEFORE FILLING OUT

SCHEDULE 13D/A

	NAME O	F REPORTING PERSON			
	S.S. OR I.	S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON			
1	SERVICIOS Y PRODUCTOS PARA BEBIDAS REFRESCANTES S.R.L. (TIN - N/A)				
2	СНЕСК Т	HE APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a) [X]		
			(b) []		
3	SEC USE	ONLY			
4	SOURCE	OF FUNDS*			
	N/A				
5		OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURS	SUANT TO ITEMS 2(d) OR 2(e)		
	N/A				
6		SHIP OR PLACE OF ORGANIZATION			
	Republic of				
		SOLE VOTING POWER			
		69,348,241 shares of Series A Common Stock, no par value, and			
		69,348,241 shares of Series B Common Stock, no par value			
	7	(See Attachment A)			
		SHARED VOTING POWER			
	8	None			
	-	SOLE DISPOSITIVE POWER			
NUMBER OF SHARES	69,348,241 shares of Series A Common Stock, no par value, and				
BENEFICIALLY OWNED BY EACH		69,348,241 shares of Series B Common Stock, no par value			
REPORTING PERSON	(See Attachment A)				
WITH	9 SHADED				
		DISPOSITIVE POWER			
10	None	None			
	AGGREC	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PER	RSON		
	69,348,24	11 shares of Series A Common Stock, no par value, and			
	69,348,24	69,348,241 shares of Series B Common Stock, no par value			
11	(See Attachment A)				
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES []				
		T OF CLASS REPRESENTED BY AMOUNT IN ROW (11)			
		he shares of Series A Common Stock, no par value, outstanding;			
		he shares of Series B Common Stock, no par value, outstanding			
	(See Attac				
13	Ì	,			
		REPORTING PERSON*			
14	OO (limite	d liability company)			

(1) CUSIP numbers for American Depositary Shares representing Series A Common Stock and Series B Common Stock are, respectively, 29081P 20 4, and 29081P 30 3.

*SEE INSTRUCTIONS BEFORE FILLING OUT SCHEDULE 13D/A

	NAME OF	REPORTING PERSON		
	S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON			
1	COCA-COLA DE CHILE S.A.			
1	$(\text{TIN - N/A}) \tag{a) [X]}$			
2	CHECK T	HE APPROPRIATE BOX IF A MEMBER OF A GROUP*		
			(b) []	
3	SEC USE (
4		OF FUNDS*		
5	N/A			
5	N/A	OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUA	NT TO ITEMS 2(d) OR 2(e)	
6		HIP OR PLACE OF ORGANIZATION		
0	Republic of			
	Republic of	SOLE VOTING POWER		
		69,348,241 shares of Series A Common Stock, no par value, and		
		69,348,241 shares of Series B Common Stock, no par value		
	7	(See Attachment A)		
		SHARED VOTING POWER		
	8	None		
		SOLE DISPOSITIVE POWER		
NUMBER OF SHARES		69,348,241 shares of Series A Common Stock, no par value, and		
BENEFICIALLY OWNED BY EACH	69,348,241 shares of Series B Common Stock, no par value			
REPORTING PERSON	(See Attachment A)			
WITH	9 CHADED			
		DISPOSITIVE POWER		
10	None			
	AGGREG	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSO	DN	
	69,348,24	41 shares of Series A Common Stock, no par value, and		
	69,348,24	69,348,241 shares of Series B Common Stock, no par value		
11	(See Attachment A)			
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES []			
	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)			
	14.7% of th	he shares of Series A Common Stock, no par value, outstanding;		
		he shares of Series B Stock, no par value, outstanding		
	(See Attach			
13				
		REPORTING PERSON*		
14	СО			

(1) CUSIP numbers for American Depositary Shares representing Series A Common Stock and Series B Common Stock are, respectively, 29081P 20 4, and 29081P 30 3.

***SEE INSTRUCTIONS BEFORE FILLING OUT**

ATTACHMENT A

Coca-Cola de Chile S.A. ("CC Chile") owns directly 67,938,179 shares of Series A Common Stock, no par value ("Series A Stock"), and 67,938,179 shares of Series B Common Stock, no par value ("Series B Stock"), of Embotelladora Andina S.A. ("Andina"). Of such shares, 27,385,377 shares of Series A Stock and 27,385,377 shares of Series B Stock of Andina were owned directly by Coca-Cola Interamerican Corporation until December 26, 2012, when they were transferred to CC Chile in an intercompany transfer between wholly owned subsidiaries of The Coca-Cola Company.

Servicios y Productos Para Bebidas Refrescantes S.R.L. (formerly known as Coca-Cola de Argentina S.A.) ("CC Argentina") owns directly 1,410,062 shares of Series A Stock and 1,410,062 shares of Series B Stock of Andina.

CC Chile and CC Argentina are direct subsidiaries of The Coca-Cola Export Corporation; and The Coca-Cola Export Corporation and Coca-Cola Interamerican Corporation are direct wholly owned subsidiaries of The Coca-Cola Company.

ATTACHMENT B

The reporting persons have been informed by Andina that a total of 473,289,368 shares of Series A Stock and a total of 473,289,368 shares of Series B Stock were outstanding as of December 26, 2012.

AMENDMENT NO. 12 TO STATEMENT PURSUANT TO RULE 13d-1 AND RULE 13d-2 OF THE GENERAL RULES AND REGULATIONS UNDER THE SECURITIES EXCHANGE ACT OF 1934

This Amendment No. 12 amends and supplements the original Schedule 13D filed on September 16, 1996 by The Coca-Cola Company and certain of its subsidiaries, as amended by Amendments No. 1 through No. 11 (as further amended by this Amendment No. 12, the "Schedule 13D").

In addition to reporting the intercompany transaction described in Item 4, this Amendment No. 12 corrects the number of shares reported as beneficially owned by the Reporting Persons (as defined below). In Amendment No. 11, filed on October 5, 2012, the number of shares of Series A Common Stock, no par value ("Series A Stock"), and Series B Common Stock, no par value ("Series B Stock"), of Embotelladora Andina S.A. ("Andina") owned directly by Interamerican (as defined below) and indirectly by the Reporting Persons was overstated by 3 shares each as a result of a rounding error in

(Andma) owned directly by Interamerican (as defined below) and indirectly by the Reporting Persons was overstated by 5 shares each as a result of a rounding error in the calculation of the shares received by Interamerican in the merger between Andina and Embotelladoras Coca-Cola Polar S.A. described in Amendment No. 11.

ITEM 2. IDENTITY AND BACKGROUND

Item 2 is hereby amended and restated as follows:

This statement is being filed by The Coca-Cola Company ("KO"), KO's direct wholly owned subsidiaries Coca-Cola Interamerican Corporation ("Interamerican") and The Coca-Cola Export Corporation ("Export"), each of which companies is a Delaware corporation having its principal executive offices at One Coca-Cola Plaza, Atlanta, Georgia 30313, telephone (404) 676-2121; and by KO's indirect wholly owned subsidiaries Coca-Cola de Chile S.A. ("CC Chile"), a company organized under the laws of the Republic of Chile having its principal executive offices at Av. Presidente Kennedy 5757, Piso 12, Las Condes, Santiago, Chile, telephone 56 2 426 3000, and Servicios y Productos Para Bebidas Refrescantes S.R.L. (formerly known as Coca-Cola de Argentina S.A.) ("CC Argentina"), a limited liability company organized under the laws of the Republic of Argentina having its principal executive offices at Paraguay 733, 1057, Buenos Aires, Argentina, telephone 541-319-2000 (CC Argentina, CC Chile, Export, Interamerican and KO are herein collectively referred to as the "Reporting Persons").

KO is the world's largest beverage company. KO owns or licenses and markets more than 500 nonalcoholic beverage brands, primarily sparkling beverages, but also a variety of still beverages such as waters, enhanced waters, juices and juice drinks, ready-to-drink teas and coffees, and energy and sports drinks. KO owns and markets four of the world's top five nonalcoholic sparkling beverage brands: Coca-Cola, Diet Coke, Fanta and Sprite. Finished beverage products bearing KO's trademarks, sold in the United States since 1886, are now sold in more than 200 countries.

Certain information with respect to the directors and executive officers of the Reporting Persons is set forth in Exhibit 99.1 attached hereto (which replaces in its entirety the previously filed Exhibit 99.1), including each

director's and executive officer's business address, present principal occupation or employment, citizenship and other information.

None of the Reporting Persons nor, to the best of their knowledge, any director, executive officer or controlling person of any of the Reporting Persons has, during the last five years, been (a) convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors), or (b) a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which proceeding any Reporting Person or any director, executive officer or controlling person of any Reporting Person was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, or finding any violation with respect to federal or state securities laws.

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

Item 3 is hereby amended and supplemented by adding the following:

On December 26, 2012, CC Chile acquired 27,385,377 shares of Series A Stock and 27,385,377 shares of Series B Stock of Andina from Interamerican in an intercompany transfer between wholly owned subsidiaries of KO.

ITEM 4. PURPOSE OF TRANSACTION

Item 4 is hereby amended and supplemented by adding to the information previously filed under this Item the following:

On December 26, 2012, Interamerican transferred 27,385,377 shares of Series A Stock and 27,385,377 shares of Series B Stock of Andina to CC Chile. The purpose of the transaction was to streamline the structure of KO's shareholding in Andina.

KO invests in bottling operations such as Andina in order to maximize the strength and efficiency of its production, distribution and marketing systems around the world. In line with this bottling strategy, KO regularly reviews its options relating to its investments in bottling operations throughout the world, including its investment in Andina. As part of this review, KO from time to time may consider, evaluate and propose various possible transactions involving Andina or its subsidiaries, which could include, without limitation:

- (i) the possible acquisition of additional securities of Andina, or the disposition of securities of Andina;
- possible extraordinary corporate transactions (such as a merger, consolidation or reorganization) involving Andina or any of its subsidiaries, including with other bottling companies in which one or more of the Reporting Persons may have a direct or indirect equity interest; or
- (iii) the possible acquisition by Andina or its subsidiaries of assets or interests in one or more bottling companies, including other bottling companies in which one or more of the Reporting Persons may have a direct or indirect equity interest, or the possible sale of assets or bottling operations by Andina or its subsidiaries.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER

Item 5 is hereby amended and restated as follows:

CC Chile owns directly 67,938,179 shares of Series A Stock and 67,938,179 shares of Series B Stock of Andina; and CC Argentina owns directly 1,410,062 shares of Series A Stock and 1,410,062 shares of Series B Stock of Andina. CC Chile and CC Argentina are direct subsidiaries of Export, which in turn is a direct subsidiary of KO. Thus, KO, Export, CC Chile and CC Argentina collectively beneficially own and have sole voting and dispositive power over an aggregate of 69,348,241 shares of Series A Stock and 69,348,241 shares of Series B Stock, representing 14.7% of the outstanding Series A Stock and 14.7% of the outstanding Series B Stock of Andina, respectively. (See also Attachment A.)

Interamerican ceased to be the beneficial owner of any shares of Series A Stock or Series B Stock on December 26, 2012, when such shares were transferred to CC Chile in an intercompany transaction between KO wholly owned subsidiaries. Accordingly, Interamerican is no longer a Reporting Person for purposes of the Schedule 13D.

ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER

Item 6 is hereby amended and supplemented by adding to the information previously filed under this Item the following:

As previously reported in Amendment No. 10 and Amendment No. 11, Interamerican, CC Chile and CC Argentina (the "KO Shareholders"); Freire and Los Aromos Limitada (the "Majority Shareholders"); and the following individuals who are beneficial owners of the Majority Shareholders: José Said Saffie, José Antonio Garcés Silva (senior), Gonzalo Said Handal, Alberto Hurtado Fuenzalida, Patricia Claro Marchant, María Soledad Chadwick Claro, Eduardo Chadwick Claro, María Carolina Chadwick Claro and María de la Luz Chadwick Hurtado (such individuals are collectively referred to as the "Majority Shareholders"), entered into an Amended and Restated Shareholders' Agreement dated as of June 25, 2012, amended as of August 31, 2012 (the "Restated Shareholders' Agreement") providing, among other things, for certain restrictions on the transfer, rights of first refusal, rights of first offer, put rights and preemptive rights with respect to shares of Andina capital stock and for certain corporate governance matters. Certain of the terms of the Restated Shareholders' Agreement are described in Amendment No. 10.

As previously reported in Amendment No. 11, pursuant to letters dated October 1, 2012, the following corporations spun-off from Freire One: Inversiones Freire Alfa S.A., Inversiones Freire Beta S.A., Inversiones Freire Gamma S.A. and Inversiones Freire Delta S.A., and the following corporations spun-off from Freire Two: Inversiones Freire Dos Alfa S.A., Inversiones Freire, Dos Beta S.A., Inversiones Freire Dos Gamma S.A. and Inversiones Freire Dos Delta S.A., became members of the Freire Group under the Restated Shareholders' Agreement.

In addition, on December 26, 2012, Interamerican and CC Chile gave notice to the rest of the parties to the Restated Shareholders' Agreement that on that same date Interamerican transferred to CC Chile all of its shares subject to the Restated Shareholders' Agreement pursuant to a permitted transfer under the Restated Shareholders' Agreement.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS

Item 7 is hereby amended and supplemented by adding to the information previously filed under this Item the following:

EXHIBIT NO. DESCRIPTION

Exhibit 99.1

Directors and Executive Officers of the Reporting Persons

SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

THE COCA-COLA COMPANY

Date: December 28, 2012	By: <u>/s/ Bernhard Goepelt</u> Name:Bernhard Goepelt Title:Senior Vice President, General Counsel and Chief Legal Counsel: THE COCA-COLA EXPORT CORPORATION
Date: December 28, 2012	By: <u>/s/ Bernhard Goepelt</u> Name: Bernhard Goepelt Title: Vice President and General Counsel COCA-COLA INTERAMERICAN CORPORATION
Date: December 28, 2012	By: <u>/s/ William D. Hawkins III</u> Name: William D. Hawkins III Title:Vice President and General Counsel COCA-COLA DE CHILE S.A.
Date: December 28, 2012	By: <u>_/s/ Francisco Crespo</u> Name: Francisco Crespo Title: Director SERVICIOS Y PRODUCTOS PARA BEBIDAS REFRESCANTES S.R.L.
Date: December 28, 2012	By: <u>/s/ Francisco Crespo</u> Name: Francisco Crespo Title: Manager

EXHIBIT INDEX

EXHIBIT NO. DESCRIPTION

Exhibit 99.1 Directors and Executive Officers of the Reporting Persons

EXHIBIT 99.1

DIRECTORS AND EXECUTIVE OFFICERS AND/OR MANAGERS OF REPORTING PERSONS

Set forth below is the name, business address and present occupation or employment of each director and executive officer of The Coca-Cola Company, The Coca-Cola Export Corporation and Coca-Cola Interamerican Corporation; and the directors and/or managers of Coca-Cola de Chile S.A. and Servicios y Productos Para Bebidas Refrescantes S.R.L. (formerly known as Coca-Cola de Argentina S.A.). Except as indicated below, each such person is a citizen of the United States. None of the directors, executive officers and managers named below beneficially own any Common Stock of Embotelladora Andina S.A. Directors of a named corporation who are also executive officers of that corporation are indicated by an asterisk. Except as indicated below, the business address of each director, executive officer and manager named below is One Coca-Cola Plaza, Atlanta, Georgia 30313.

DIRECTORS OF THE COCA-COLA COMPANY

	PRINCIPAL OCCUPATION	
NAME	<u>OR EMPLOYMENT</u>	<u>ADDRESS</u>
Muhtar Kent*	Chairman of the Board of Directors, President and Chief Executive Officer of The Coca-Cola Company	
Herbert A. Allen	President, Chief Executive Officer and a Director of Allen & Company Incorporated, a privately held investment firm	Allen & Company Incorporated
		711 Fifth Avenue
		New York, NY 10022
Ronald W. Allen	Chairman of the Board, President and Chief Executive Officer of Aaron's Inc.	Aaron's, Inc.
		309 East Paces Ferry Road
		Suite 1100
		Atlanta, GA 30305
Howard G. Buffett		Howard G. Buffett Foundation
	President of Buffett Farms and President of the Howard G. Buffett Foundation, a private foundation supporting	145 North Merchant Street
	humanitarian initiatives focused on agriculture, nutrition, water and conservation	Decatur, IL 62523
Richard M. Daley	Managing Principal of Tur Partners LLC, an investment and advisory firm focused on sustainable solutions within the	Tur Partners LLC
	urban environment	900 N. Michigan Avenue
		Suite 1720
		Chicago, IL 60611
Barry Diller	Chairman of the Board and Senior Executive of IAC/InterActiveCorp, an interactive commerce company	IAC/InterActiveCorp
		555 West 18th Street
		New York, NY 10011
Evan G. Greenberg	Chairman, President and Chief Executive Officer of ACE Limited, the parent company of the ACE Group of Companies,	ACE Group
	a global insurance and reinsurance organization	1133 Avenue of the Americas
		45th Floor
		New York, NY 10036
Alexis M. Herman	Chair and Chief Executive Officer of New Ventures LLC, a corporate consulting company	New Ventures, LLC
		633 Pennsylvania Avenue, NW
		3rd Floor
		Washington, D.C. 20004

DIRECTORS OF THE COCA-COLA COMPANY - cont'd

	PRINCIPAL OCCUPATION	
NAME	<u>OR EMPLOYMENT</u>	ADDRESS
Donald R. Keough	Non-executive Chairman of the Board of Allen & Company	DMK International
	Incorporated, a privately held investment firm, and non- executive Chairman of the Board of Allen & Company LLC, an investment banking firm	200 Galleria Parkway
		Suite 970
		Atlanta, GA 30339
Robert A Kotick	President, Chief Executive Officer and a Director of Activision Blizzard, Inc., an interactive entertainment software	Activision Blizzard, Inc.
	company	3100 Ocean Park Boulevard
		Santa Monica, CA 90405
Maria Elena Lagomasino	Former Chief Executive Officer of GenSpring Family Offices, LLC, an affiliate of SunTrust Banks, Inc.	The Cap Ferrat
		6597 Nicholas Blvd., #1801
		Pelican Bay
		Naples, FL 34108
Donald F. McHenry	Distinguished Professor in the Practice of Diplomacy and International Affairs at the School of Foreign Service,	Walsh School of Foreign Service
	Georgetown University	Georgetown University
		ICC 301
		Washington, D.C. 20057
Sam Nunn	Co-Chairman and Chief Executive Officer of the Nuclear Threat Initiative, a nonprofit organization working to reduce	Sam Nunn School of International Affairs
	the global threats from nuclear, biological and chemical warfare	Georgia Institute of Technology
		781 Marietta Street, N.W.
		Atlanta, GA 30318
James D. Robinson III		RRE Ventures, LLC
	Co-Founder and General Partner of RRE Ventures, LLC, a private information technology-focused venture capital firm,	130 East 59th Street, 17th Floor
	and President, JD Robinson, Inc., a strategic advisory firm	New York, NY 10022
Peter V. Ueberroth	Investor and Chairman of the Contrarian Group, Inc. a business management company	The Contrarian Group, Inc.
		5 San Joaquin Plaza
		Suite 330
		Newport Beach, CA 92660
Jacob Wallenberg	Chairman of the Board of Investor AB, a Swedish industrial holding company	Investor AB
		SE-103 32 Stockholm
		SWEDEN
James B. Williams	Former Chairman of the Board and Chief Executive Officer of SunTrust Banks, Inc., a bank holding company.	SunTrust Banks, Inc.
		P.O. Box 4418
		Mail Code: GA-ATL-0645
		Atlanta, GA 30302

EXECUTIVE OFFICERS OF THE COCA-COLA COMPANY

	PRINCIPAL OCCUPATION	
<u>NAME</u>	<u>OR EMPLOYMENT</u>	ADDRESS
Harry L. Anderson	Senior Vice President, Global Business and Technology Services of The Coca-Cola Company	
Ahmet C. Bozer	President of the Eurasia and Africa Group of The Coca-Cola Company Mr. Bozer is a citizen of the United States.	Fahrettin Kerim Gokay Cad. Istanbul 34662 TURKEY
Steven A. Cahillane	President and Chief Executive Officer of Coca-Cola Refreshments USA., Inc., a wholly-owned subsidiary of The Coca-Cola Company	
Alexander B. Cummings	Executive Vice President and Chief Administrative Officer of The Coca-Cola Company	
J. Alexander M. Douglas, Jr.	President of the North America Group of The Coca-Cola Company	
Ceree Eberly	Senior Vice President and Chief People Officer of The Coca- Cola Company	
Gary P. Fayard	Executive Vice President and Chief Financial Officer of The Coca-Cola Company	
Irial Finan	Executive Vice President of The Coca-Cola Company and President, Bottling Investments and Supply Chain Mr. Finan is a citizen of Ireland.	
Bernhard Goepelt	Senior Vice President, General Counsel and Chief Legal Counsel of The Coca-Cola Company Mr. Goepelt is a citizen of Germany.	
Glenn G. Jordan S.	President of the Pacific Group of The Coca-Cola Company Mr. Jordan is a citizen of Colombia.	
Muhtar Kent	Chairman of the Board of Directors, President and Chief Executive Officer of The Coca-Cola Company	

EXECUTIVE OFFICERS OF THE COCA-COLA COMPANY - cont'd

	PRINCIPAL OCCUPATION	
<u>NAME</u>	<u>OR EMPLOYMENT</u>	<u>ADDRESS</u>
Dominique Reiniche	President of the Europe Group of The Coca-Cola Company	27 rue Camille Desmoulins
	Ms. Reiniche is a citizen of France.	Issy-les-Moulineaux
		92130
		FRANCE
Jose Octavio Reyes	President of the Latin America Group of The Coca-Cola Company	Ruben Dario No. 115
		Mexico DF
	Mr. Reyes is a citizen of Mexico.	11580
		MEXICO
Joseph V. Tripodi	Executive Vice President and Chief Marketing and Commercial Officer of The Coca-Cola Company	
Clyde C. Tuggle	Senior Vice President and Global Public Affairs and Communications Officer of The Coca-Cola Company	
Guy Wollaert	Senior Vice President and Chief Technical Officer of The Coca-Cola Company	
	Mr. Wollaert is a citizen of Belgium.	

DIRECTORS OF THE COCA-COLA EXPORT CORPORATION

NAME	<u>PRINCIPAL OCCUPATION</u> <u>OR EMPLOYMENT</u>	ADDRESS
William D. Hawkins III*	Vice President and General Tax Counsel of The Coca-Cola Company	ADDILLSS
Marie D. Quintero-Johnson	Vice President and Director, Mergers and Acquisitions, The Coca-Cola Company	
Kathy N. Waller*	Vice President and Controller of The Coca-Cola Company	

EXECUTIVE OFFICERS OF THE COCA-COLA EXPORT CORPORATION

	PRINCIPAL OCCUPATION	
NAME AND POSITION WITH TCCEC	<u>OR EMPLOYMENT</u>	<u>ADDRESS</u>
Muhtar Kent	Chairman of the Board of Directors, President and Chief Executive Officer of The Coca-Cola Company	
President and Chief Executive Officer		
Gary P. Fayard	Executive Vice President and Chief Financial Officer of The Coca-Cola Company	
Executive Vice President and Chief Financial Officer		
Kathy N. Waller	Vice President and Controller of The Coca-Cola Company	
Vice President and Controller		
Bernhard Goepelt	Senior Vice President, General Counsel and Chief Legal Counsel of The Coca-Cola Company	
Vice President and General Counsel	Mr. Goepelt is a citizen of Germany.	
William D. Hawkins III	Vice President and General Tax Counsel of The Coca-Cola Company	
Vice President and General Tax Counsel		
Christopher P. Nolan	Vice President and Treasurer of The Coca-Cola Company	
Vice President and Treasurer		

DIRECTORS OF COCA-COLA INTERAMERICAN CORPORATION

	PRINCIPAL OCCUPATION	
<u>NAME</u>	<u>OR EMPLOYMENT</u>	<u>ADDRESS</u>
William D. Hawkins III*	Vice President and General Tax Counsel of The Coca-Cola Company	
Marie D. Quintero-Johnson	Vice President and Director, Mergers and Acquisitions, The Coca-Cola Company	
Kathy N. Waller*	Vice President and Controller of The Coca-Cola Company	

EXECUTIVE OFFICERS OF COCA-COLA INTERAMERICAN CORPORATION

	PRINCIPAL OCCUPATION	
NAME AND POSITION WITH CCIC	OR EMPLOYMENT	ADDRESS
Gary P. Fayard	Executive Vice President and Chief Financial Officer of The Coca-Cola Company	
President, Chief Executive Officer and Chief Financial Officer		
Brian J. Smith	President, Mexico Business Unit of The Coca-Cola Company	Ruben Dario No. 115
Vice President	Mr. Smith is a citizen of the United States.	Mexico D.F.
	with simulas a cruzen of the officer states.	11580
		MEXICO
Kathy N. Waller	Vice President and Controller of The Coca-Cola Company	
Vice President and Controller		
William D. Hawkins III	Vice President and General Tax Counsel of The Coca-Cola Company	
Vice President and General Tax Counsel		
Christopher P. Nolan	Vice President and Treasurer of The Coca-Cola Company	
Vice President and Treasurer		
Rodrigo Winter Caracas	General Counsel, Latin America Group of The Coca- Cola Company	Ruben Dario No. 115
Vice President and General Counsel	Mr. Caracas is a citizen of Brazil.	Mexico D.F.
		11580
		MEXICO

DIRECTORS OF COCA-COLA DE CHILE S.A.

	PRINCIPAL OCCUPATION	
<u>NAME</u>	<u>OR EMPLOYMENT</u>	<u>ADDRESS</u>
Francisco Crespo*	President South Latin Business Unit of The Coca- Cola Company Mr. Crespo is a citizen of the United States.	Paraguay 733 Buenos Aires C1057AAI ARGENTINA
Jorge Garduno	General Manager , Chile The Coca-Cola Company Mr. Garduno is a citizen of Mexico.	Chile Region Office Avda. Kennedy 5757 - Piso 12 Santiago de Chile CHILE
Alfredo Canales Davila	Finance Operations Manager The Coca-Cola Company Mr. Canales is a citizen of Mexico.	Paraguay 733 Buenos Aires C1057AAI ARGENTINA

MANAGERS OF SERVICIOS y PRODUCTOS PARA BEBIDAS REFRESCANTES S.R.L.

	PRINCIPAL OCCUPATION	
<u>NAME</u>	<u>OR EMPLOYMENT</u>	ADDRESS
Martin Ignacio Raul Franzini	Legal Vice President, South Latin Business Unit of	Paraguay 733
Manager	The Coca-Cola Company	Buenos Aires
	Mr. Franzini is a citizen of Argentina.	C1057AAI
		ARGENTINA
Gerardo Beramendi Rosconi	Vice President, Finance, South Latin Business Unit	Paraguay 733
Manager	of The Coca-Cola Company	Buenos Aires
	Mr. Beramendi is a citizen of Uruguay.	C1057AAI
		ARGENTINA
Francisco Crespo	President, South Latin Business Unit of The Coca-	Paraguay 733
Manager	Cola Company Mr. Crespo is a citizen of the United States.	Buenos Aires
		C1057AAI
		ARGENTINA
Dino Troni	General Manager, Argentina FU of The Coca-Cola	Paraguay 733
Manager	Company	Buenos Aires
	Mr. Troni is a citizen of Chile.	C1057AAI
		ARGENTINA
Jorge Murillo		Paraguay 733
Manager	Regional Controller, Latin America Group-RFC,	Buenos Aires
	Brazil and South Latin Business Units of The Coca- Cola Company	C1057AAI
	Mr. Murillo is a citizen of Costa Rica.	ARGENTINA
Eugenio Bedolla		Paraguay 733
Manager	Finance Manager, Latin America Group, South Latin Business Unit of The Coca-Cola Company	Buenos Aires
		C1057AAI
	Mr. Bedolla is a citizen of Mexico	ARGENTINA
Mercedes Rodriguez Canedo	Trademark Counsel, Latin America, The Coca-Cola	Paraguay 733
Alternate Manager	Company	Buenos Aires
	Mrs. Rodriguez Canedo is a citizen of Argentina.	C1057AAI
		ARGENTINA
Ruben Asorey	Outside counsel to The Coca-Cola Company	Asorey & Navarrine
Alternate Manager	Mr. Asorey is a citizen of Argentina.	Cerrito 1136 - Piso 10
		Buenos Aires
		C1010AAX
		ARGENTINA

