
FORM 10-Q

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

[X] QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended June 30, 1999

OR

[] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from ______ to _____

Commission File No. 001-02217

The Coca-Cola Company

(Exact name of Registrant as specified in its Charter)

Delaware 58-0628465 (State or other jurisdiction of incorporation or organization) Identification No.)

One Coca-Cola Plaza 30313
Atlanta, Georgia (Zip Code)
(Address of principal executive offices)

Registrant's telephone number, including area code (404) 676-2121

Indicate by check mark whether the Registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the Registrant was required to file such reports) and (2) has been subject to such filing requirements for the past 90 days.

Yes X No

Indicate the number of shares outstanding of each of the Registrant's classes of Common Stock as of the latest practicable date.

Class of Common Stock Outstanding at July 30, 1999
-----\$.25 Par Value 2,469,195,585 Shares

THE COCA-COLA COMPANY AND SUBSIDIARIES

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Condensed Consolidated Balance Sheets
June 30, 1999 and December 31, 1998

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Condensed Consolidated Statements of Income
Three and six months ended June 30, 1999 and 1998

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Part I. Financial Information

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Item 1. Financial Statements (Unaudited)

THE COCA-COLA COMPANY AND SUBSIDIARIES

CONDENSED CONSOLIDATED BALANCE SHEETS (UNAUDITED)

(In millions except share data)

ASSETS

Cash and cash equivalents Cash and cash equivalents S 2,213 S	<caption< th=""><th>></th><th>June</th><th>e 30,</th><th>December</th></caption<>	>	June	e 30,	December
Cash and cash equivalents S 2,213 S	31,				1998
CURRENT Cash and cash equivalents \$ 2,213 \$ 1,648 Marketable securities 151 159					
1,648 Marketable securities 159			<c></c>		<c></c>
Marketable securities 151 159 1,807 Trade accounts receivable, less allowances of \$16 at June 30 and \$10 at December 31 1,666 Inventories 937 Prepaid expenses and other assets 1,910 2,017 TOTAL CURRENT ASSETS 6,380 INVESTMENTS AND OTHER ASSETS Equity method investments Coca-Cola Enterprises Inc. 757	1 640	Cash and cash equivalents	\$	2,213	\$
Trade accounts receivable, less allowances of \$16 at June 30 and \$10 at December 31 1,913 1,666 Inventories 937 Prepaid expenses and other assets 1,910 2,017 TOTAL CURRENT ASSETS 7,124 6,380 INVESTMENTS AND OTHER ASSETS Equity method investments Coca-Cola Enterprises Inc. 757		Marketable securities		151	
Trade accounts receivable, less allowances of \$16 at June 30 and \$10 at December 31 1,666 Inventories 937 Prepaid expenses and other assets 2,017 TOTAL CURRENT ASSETS Equity method investments Coca-Cola Enterprises Inc. 757	159				
Trade accounts receivable, less allowances of \$16 at June 30 and \$10 at December 31 1,666 Inventories 937 890 Prepaid expenses and other assets 1,910 2,017 TOTAL CURRENT ASSETS 6,380 INVESTMENTS AND OTHER ASSETS Equity method investments Coca-Cola Enterprises Inc. 757				0.064	
Trade accounts receivable, less allowances of \$16 at June 30 and \$10 at December 31 1,666 Inventories 937 890 Prepaid expenses and other assets 2,017 TOTAL CURRENT ASSETS 6,380 INVESTMENTS AND OTHER ASSETS Equity method investments Coca-Cola Enterprises Inc. 757	1 807			2,364	
Inventories Inventories Prepaid expenses and other assets 2,017 TOTAL CURRENT ASSETS Figurity method investments Coca-Cola Enterprises Inc. 937 937 1,910 7,124 7,124 757	1,007				
Inventories 937 890 Prepaid expenses and other assets 1,910 2,017 TOTAL CURRENT ASSETS 6,380 INVESTMENTS AND OTHER ASSETS Equity method investments Coca-Cola Enterprises Inc. 757		and \$10 at December 31		1,913	
Prepaid expenses and other assets 1,910 2,017 TOTAL CURRENT ASSETS 6,380 INVESTMENTS AND OTHER ASSETS Equity method investments Coca-Cola Enterprises Inc. 757	1,666	Inventories		937	
2,017 TOTAL CURRENT ASSETS 6,380 INVESTMENTS AND OTHER ASSETS Equity method investments Coca-Cola Enterprises Inc. 757	890				
TOTAL CURRENT ASSETS 6,380 INVESTMENTS AND OTHER ASSETS Equity method investments Coca-Cola Enterprises Inc. 757	2.017	Prepaid expenses and other assets		1,910	
TOTAL CURRENT ASSETS 6,380 INVESTMENTS AND OTHER ASSETS Equity method investments Coca-Cola Enterprises Inc. 7,124 7,124 7,124 7,724					
INVESTMENTS AND OTHER ASSETS Equity method investments Coca-Cola Enterprises Inc. 757	TOTAL CU	RRENT ASSETS		7,124	
Equity method investments Coca-Cola Enterprises Inc. 757	•				
Equity method investments Coca-Cola Enterprises Inc. 757					
Coca-Cola Enterprises Inc. 757	INVESTME				
584				757	
	584				
Coca-Cola Amatil Limited 1,309	1 255	Coca-Cola Amatil Limited		1,309	
Coca-Cola Beverages plc 819	1,233	Coca-Cola Beverages plc		819	
879	879				
Other, principally bottling companies 3,742	3,573	Other, principally bottling companies		3,742	
Cost method investments,					
principally bottling companies 401		principally bottling companies		401	

395	Marketable securities and other assets	1,987	
1,863			
		9,015	
8,549			
PROPERTY	, PLANT AND EQUIPMENT Land	207	
199	Buildings and improvements	1,580	
1,507	Machinery and equipment	4,457	
3,855	Containers	195	
124	Containers		
5,685		6,439	
2,016	Less allowances for depreciation	2,163	
3,669		4,276	
GOODWILI 547	AND OTHER INTANGIBLE ASSETS	802	
19,145		\$ 21,217	\$
=======			

 | | |3

THE COCA-COLA COMPANY AND SUBSIDIARIES

CONDENSED CONSOLIDATED BALANCE SHEETS (UNAUDITED)
(In millions except share data)

LIABILITIES AND SHARE-OWNERS' EQUITY

<table> <caption< th=""><th></th><th></th><th>ne 30, 1999</th><th>December</th></caption<></table>			ne 30, 1999	December
<s> CURRENT</s>		<c></c>		<c></c>
CONNENT	Accounts payable and accrued expenses	\$	3,228	\$
3,141	Tana and makes manualla		E 00E	
4,459	Loans and notes payable		5,095	
	Current maturities of long-term debt		8	
3	Accrued income taxes		1,211	
1,037	1001404 1100110 041100		-,	
TOTAL CU	URRENT LIABILITIES		9,542	
8,640				

LONG-TER	RM DEBT	1,104	
687			
	ABILITIES	932	
991			
	INCOME TAXES	566	
424			
CHYDE-OM	NNERS' EQUITY		
SHARE-OW	Common stock, \$.25 par value Authorized: 5,600,000,000 shares Issued: 3,463,655,503 shares at June 30;		
0.55	3,460,083,686 shares at December 31	866	
865	Capital surplus	2,452	
2,195	Reinvested earnings	20,822	
19,922		,	
(1,434)	Accumulated other comprehensive income and unearned compensation on restricted stock	(1,913)	
		22,227	
21,548			
	Less treasury stock, at cost (994,689,459 shares at June 30; 994,566,196 shares at December 31)	13,154	
13,145	554,500,150 Shares at Determen 51,		
		0.072	
8,403		9 , 073	
		\$ 21 , 217	\$
19,145			
	======	==========	

</FN>

</TABLE>

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THE COCA-COLA COMPANY AND SUBSIDIARIES

CONDENSED CONSOLIDATED STATEMENTS OF INCOME (UNAUDITED)
(In millions except per share data)

<TABLE>

<caption></caption>	T.	hree Months E	Inded June	30 ,		Six Months En	nded June 30,			
		1999		1998		1999	1998			
<\$>	<c></c>		<c></c>		<c></c>		<c></c>			
NET OPERATING REVENUES 9,608	\$	5,379	\$	5,151	\$	9,807	\$			
Cost of goods sold 2,817		1,636		1,499		2,967				

_	_	_	_	

GROSS PROFIT 6,791	3,743	3,652	6,840	
Selling, administrative and general expenses 3,998	2,353	2,141	4,306	
OPERATING INCOME 2,793	1,390	1,511	2,534	
Interest income 115	64	63	128	
Interest expense	78	75	155	
Equity income (loss) 52	12	76	(83)	
Other income (loss) - net 223	(22)	228	24	
INCOME BEFORE INCOME TAXES 3,046	1,366	1,803	2,448	
Income taxes 998	424	612	759	
NET INCOME 2,048	\$ 942	\$ 1,191	\$ 1,689	\$
=======	========	========	========	
BASIC NET INCOME PER SHARE .83	\$.38	\$.48	\$.68	\$
	========	========	========	
DILUTED NET INCOME PER SHARE .82	\$.38	\$.48	\$.68	ş
	========		=======	
DIVIDENDS PER SHARE .30	\$.16	\$.15	\$.32	\$
AVERAGE SHARES OUTSTANDING 2,470	2,468	2,469	2,467	
Dilutive effect of stock options 31	20	32	21	
				-
AVERAGE SHARES OUTSTANDING ASSUMING DILUTION 2,501	2,488	2,501	2,488	
	=========	========	=========	

<FN>

See Notes to Condensed Consolidated Financial Statements. $\ensuremath{</\!\operatorname{FN}>}$

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THE COCA-COLA COMPANY AND SUBSIDIARIES

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED) (In millions)

<TABLE> <CAPTION>

<caption></caption>		Six Month June	
		99	1998
<pre><s> OPERATING ACTIVITIES</s></pre>	<c></c>		<c></c>
Net income	\$	1,689	\$
2,048 Depreciation and amortization		400	
320			
Deferred income taxes 1		(45)	
Equity (income) loss, net of dividends		126	
(36) Foreign currency adjustments		44	
60 Gains on sales of assets			
(232)			
Other items 91		174	
Net change in operating assets and liabilities (605)		(637)	
Net cash provided by operating activities 1,647		1,751	
· 			
INVESTING ACTIVITIES			
Acquisitions and investments,		(5.45)	
principally bottling companies (465)		(745)	
Purchases of investments and other assets (279)		(191)	
Proceeds from disposals of investments and other assets 404		50	
Purchases of property, plant and equipment (410)		(532)	
Proceeds from disposals of property, plant and equipment		12	
Other investing activities		(60)	
(48)			
Net cash used in investing activities (778)		(1,466)	
Net cash provided by operations after reinvestment 869		285	
FINANCING ACTIVITIES			
Issuances of debt 1,088		1,108	
Payments of debt		(33)	
(155) Issuances of stock		96	
137			
Purchases of stock for treasury (879)		(9)	
Dividends (729)		(752)	
Net cash provided by (used in) financing activities		410	
(538)			

AND CASH EQUIVALENTS	(130)	
(41)	 	
CASH AND CASH EQUIVALENTS		
Net increase during the period 290	565	
Balance at beginning of period	1,648	
1,737	 	
Balance at end of period	\$ 2,213	\$
2,027	 ======	
========		

<FN>

See Notes to Condensed Consolidated Financial Statements.

EFFECT OF EXCHANGE RATE CHANGES ON CASH

</F'N>

</TABLE>

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THE COCA-COLA COMPANY AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

NOTE A - BASIS OF PRESENTATION

The accompanying unaudited condensed consolidated financial statements have been prepared in accordance with generally accepted accounting principles for interim financial information and with the instructions to Form 10-Q and Rule 10-01 of Regulation S-X. They do not include all information and notes required by generally accepted accounting principles for complete financial statements. However, except as disclosed herein, there has been no material change in the information disclosed in the notes to consolidated financial statements included in the Annual Report on Form 10-K of The Coca-Cola Company (our Company) for the year ended December 31, 1998. In the opinion of Management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation have been included. Operating results for the six month period ended June 30, 1999, are not necessarily indicative of the results that may be expected for the year ending December 31, 1999.

Certain amounts in our prior period financial statements have been reclassified to conform to the current period presentation.

NOTE B - SEASONAL NATURE OF BUSINESS

Unit sales of soft drink and noncarbonated beverage products are generally greater in the second and third quarters due to seasonal factors.

NOTE C - COMPREHENSIVE INCOME

Total comprehensive income for the second quarter 1999 was \$921 million, compared to \$1,064 million in the second quarter of 1998. For the first six months of 1999, total comprehensive income was \$1,206 million, primarily reflecting a net reduction for foreign currency translation of approximately \$520 million. Total comprehensive income was \$1,949 million for the first six months of 1998.

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NOTE D - ISSUANCES OF STOCK BY EQUITY INVESTEES

When one of our equity investees issues additional shares to third parties, our percentage ownership interest in the investee decreases. In the event the issuance price per share is more or less than our average carrying amount per share, we recognize a noncash gain or loss on the issuance. This noncash gain or loss, net of any deferred taxes, is generally recognized in our net income in the period the change of ownership interest occurs.

If gains have been previously recognized on issuances of an equity investee's stock and shares of the equity investee are subsequently repurchased by the equity investee, gain recognition does not occur on issuances subsequent to the date of a repurchase until shares have been issued in an amount equivalent to the number of repurchased shares. This type of transaction is reflected as an equity transaction and the net effect is reflected in the accompanying condensed consolidated balance sheets.

In the first quarter of 1999, Coca-Cola Enterprises (CCE) completed its acquisition of various bottlers. These transactions were funded primarily with shares of CCE common stock. The CCE common stock issued was valued in an amount greater than the book value per share of our investment in CCE. As a result of these transactions, our equity in the underlying net assets of CCE increased, and we recorded a \$241 million increase to our Company's investment basis in CCE. Due to CCE's share repurchase programs, the increase in our investment in CCE was recorded as an equity transaction and no gain was recognized. We recorded a deferred tax liability of approximately \$95 million on this increase to our investment in CCE. The transactions reduced our ownership in CCE from approximately 42 percent to approximately 40 percent.

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NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued) (UNAUDITED)

NOTE D - ISSUANCES OF STOCK BY EQUITY INVESTEES (Continued)

In June 1998, CCE completed its acquisition of CCBG Corporation and Texas Bottling Group, Inc. (collectively known as Coke Southwest). The transaction was valued at approximately \$1.1 billion, with approximately 55 percent of the transaction funded with the issuance of approximately 17.7 million shares of CCE common stock, and the remaining portion funded through debt and assumed debt. The CCE common stock issued in exchange for Coke Southwest was valued in an amount greater than the book value per share of our investment in CCE. As a result of this transaction, our equity in the underlying net assets of CCE increased, and we recorded a \$257 million increase to our Company's investment basis in CCE. Due to CCE's share repurchase program, the increase in our investment in CCE was recorded as an equity transaction and no gain was recognized. We recorded a deferred tax liability of approximately \$101 million on this increase to our investment in CCE. The transaction reduced our ownership in CCE from approximately 44 percent to approximately 42 percent.

NOTE E - ACCOUNTING PRONOUNCEMENTS

In June 1998, the Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standards No. 133 (SFAS No. 133), "Accounting for Derivative Instruments and Hedging Activities." The new statement requires all derivatives to be recorded on the balance sheet at fair value and establishes new accounting rules for hedging instruments. In June 1999, the FASB deferred the effective date of SFAS No. 133 for one year until fiscal years beginning after June 15, 2000. We are assessing the impact SFAS No. 133 will have on our Consolidated Financial Statements.

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Our Company's operating structure includes the following operating segments: the North America Group (including The Minute Maid Company); the Africa Group; the Greater Europe Group; the Latin America Group; the Middle & Far East Group; and Corporate. The North America Group includes the United States and Canada.

Information about our Company's operations by operating segment is as follows (in millions):

As of and for the Three Months Ended June 30,

<TABLE>

CON TIONS	I	North America	1	Africa		Greater Europe	I	Latin America	Fá	Middle & ar East	Cor	porate	
Consolidated													
 <s></s>	<c:< td=""><td></td><td><c></c></td><td></td><td><c:< td=""><td></td><td><c></c></td><td></td><td><c:< td=""><td></td><td><c></c></td><td></td><td><c></c></td></c:<></td></c:<></td></c:<>		<c></c>		<c:< td=""><td></td><td><c></c></td><td></td><td><c:< td=""><td></td><td><c></c></td><td></td><td><c></c></td></c:<></td></c:<>		<c></c>		<c:< td=""><td></td><td><c></c></td><td></td><td><c></c></td></c:<>		<c></c>		<c></c>
1999	(0)		102				102	•	10,		(0)		10 2
Net operating													
revenues 5,379	\$	2,026	\$	122	\$	1,347	\$	472	\$	1,383	\$	29	\$
Operating income 1,390		437		31		481		196		406		(161)	
Identifiable operating										0.045			
assets 14,189		4,898		346		1,814		1,790		3,015		2,326	
Investments 7,028		141		72		2,054		1,908		2,033		820	
1998													
Net operating revenues 5,151	\$	1,826	\$	142	\$	1,533	\$	534	\$	1,081	\$	35	\$
Operating income 1,511 Identifiable		387		48		564		255		419		(162)	
operating				0.50		0.004		4 500					
assets 12,657		4,645		363		2,391		1,609		1,830		1,819	
Investments 5,599		141		47		1,627		1,519		1,758		507	

</TABLE>

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NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued) $({\tt UNAUDITED})$

NOTE F - OPERATING SEGMENTS (Continued)

As of and for the Six Months Ended June 30,

<TABLE> <CAPTION>

		North America	1	Africa		Greater Europe	Ī	Latin America	F	Middle & ar East	Cor	porate	
Consolidated													
<s> 1999</s>	<c< td=""><td>></td><td><c></c></td><td></td><td><c< td=""><td>></td><td><c:< td=""><td>></td><td><c:< td=""><td>></td><td><c></c></td><td></td><td><c></c></td></c:<></td></c:<></td></c<></td></c<>	>	<c></c>		<c< td=""><td>></td><td><c:< td=""><td>></td><td><c:< td=""><td>></td><td><c></c></td><td></td><td><c></c></td></c:<></td></c:<></td></c<>	>	<c:< td=""><td>></td><td><c:< td=""><td>></td><td><c></c></td><td></td><td><c></c></td></c:<></td></c:<>	>	<c:< td=""><td>></td><td><c></c></td><td></td><td><c></c></td></c:<>	>	<c></c>		<c></c>
Net operating revenues 9,807	\$	3,702	\$	278	\$	2,438	\$	978	\$	2,348	\$	63	\$
Operating income 2,534		775		89		853		432		651		(266)	
1998 Net operating revenues 9,608	\$	3,417	\$	311	\$	2,744	\$	1,129	\$	1,933	\$	74	\$

Operating income 732 111 979 545 672 (246) 2,793

</TABLE>

Intercompany transfers between operating segments are not material.

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NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued) (UNAUDITED)

NOTE G - OTHER TRANSACTIONS

In July 1999, our Company acquired from Fraser and Neave Limited its 75 percent ownership interest in F&N Coca-Cola Pte Limited, in exchange for approximately 57 million shares of Coca-Cola Amatil Limited and the assumption of debt. Prior to the acquisition, our Company held a 25 percent equity interest in F&N Coca-Cola Pte Limited. Acquisition of Fraser and Neave Limited's 75 percent stake gives our Company full ownership of F&N Coca-Cola Pte Limited. F&N Coca-Cola Pte Limited holds a majority ownership in bottling operations in Brunei, Cambodia, Nepal, Pakistan, Sri Lanka, Singapore, and Vietnam. The transaction, valued at approximately \$300 million, reduced our ownership in Coca-Cola Amatil Limited from approximately 43 percent to approximately 37 percent.

In December 1998, our Company signed an agreement with Cadbury Schweppes plc to purchase beverage brands in countries around the world, (except in the United States, France and South Africa), and its concentrate plants in Ireland and Spain. In July 1999, through an amended agreement, we completed the acquisition of beverage brands in 155 countries for approximately \$700 million. The acquisition, in addition to the United States, France and South Africa, excludes Norway, Switzerland and the remaining European Union member nations, with the exception of the United Kingdom, Ireland and Greece. Also, Poland, Hungary and the Czech and Slovak Republics will remain with the Cadbury Schweppes European Beverages division for the foreseeable future. Acquisitions are still pending in several countries, which are subject to certain conditions, including regulatory review. The acquisition in July excluded the concentrate plants in Ireland and Spain.

Separately, our Company is in discussions with Cadbury Schweppes (South Africa) Limited regarding the acquisition of its carbonated soft drink and water business.

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NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Continued) (UNAUDITED)

NOTE G - OTHER TRANSACTIONS (Continued)

In December 1997, our Company announced its intent to acquire from beverage company Pernod Ricard, its Orangina brands, three bottling operations and one concentrate plant in France for approximately 5 billion French francs. In May 1999, our Company signed a new letter of intent whereby the distribution of Orangina in the French on-premise channel for a period of 10 years will be handled by an independent third party. Our Company would have full rights to market and distribute the brand outside the French on-premise channel. The amended transaction is now valued at 4.7 billion French francs (approximately \$765 million) and is subject to approvals from regulatory authorities of the French government.

In June 1998, our Company sold to Coca-Cola Beverages plc (CCB) our wholly owned Italian bottling operations in northern and central Italy, in exchange for proceeds valued at approximately \$1 billion. The proceeds our Company received consisted of cash, notes receivable and shares of stock of CCB. As a result of this sale our Company recognized an after-tax gain of approximately \$.03 per share (basic and diluted).

RESULTS OF OPERATIONS

BEVERAGE VOLUME

In the second quarter of 1999, our worldwide unit case volume (excluding volume of The Minute Maid Company) decreased 2 percent and gallon sales of concentrates and syrups declined 2 percent, cycling second quarter 1998 increases of 10 percent and 9 percent, respectively. Our unit case volume and gallon sales decreased 1 percent and 4 percent, respectively, for the first six months of 1999. The decrease in volume is primarily a result of the impacts of difficult economic conditions in many key markets throughout the world. In the Greater Europe Group, second-quarter unit case volume declined 6 percent, cycling a 10 percent increase in the second quarter of 1998. The recent temporary product withdrawal in Belgium and France had a negative impact on unit case volume in several countries within the Greater Europe Group.

In the second quarter of 1999, volume increased 10 percent for The Minute Maid Company compared to a 3 percent decrease in the second quarter of 1998. For the first six months of 1999, volume for The Minute Maid Company increased 5 percent compared to the first six months of 1998. The 1999 increase is a result of brand building initiatives and increases in share of sales for Minute Maid Premium ready-to-drink orange juice products and Minute Maid and Hi-C brand products in drink boxes.

NET OPERATING REVENUES AND GROSS MARGIN

Net operating revenues increased 4 percent in the second quarter of 1999 and 2 percent year to date versus comparable periods in the prior year. The increase reflects selective price increases and the consolidation in 1999 of our recently acquired bottling operations in India and our vending operations in Japan, partially offset by a decline in gallon sales, the impact of a stronger U.S. dollar and the sale in 1998 of our previously consolidated bottling operations in Italy.

Our gross profit margin decreased to 69.6 percent in the second quarter of 1999 from 70.9 percent in the second quarter of 1998. The decrease in gross profit margin for the second quarter of 1999 was due primarily to the consolidation in 1999 of our recently acquired bottling operations in India and our vending operations in Japan, partially offset by the sale of our wholly owned Italian bottling operations to Coca-Cola Beverages plc in June 1998.

RESULTS OF OPERATIONS (Continued)

SELLING, ADMINISTRATIVE AND GENERAL EXPENSES

Selling, administrative and general expenses were \$2,353 million in the second quarter of 1999, compared to \$2,141 million in the second quarter of 1998. For the first six months of the year, selling, administrative and general expenses were \$4,306 million, compared to \$3,998 million for the same period in 1998. The increase was due primarily to additional marketing expenditures associated with brand building activities, the recent product withdrawal in Belgium and France and the consolidation in 1999 of our recently acquired bottling operations in India and our vending operations in Japan, partially offset by the sale of our wholly owned Italian bottling operations to Coca-Cola Beverages plc in June 1998. In the second quarter of 1998, we recorded a nonrecurring provision of \$73 million, related primarily to the impairment of certain assets in our global manufacturing system.

OPERATING INCOME AND OPERATING MARGIN

Operating income for the second quarter of 1999 totaled \$1,390 million, a decrease of \$121 million from the second quarter of 1998. Second quarter 1999 operating income reflects the difficult economic conditions in many markets throughout the world, the recent temporary product withdrawal in Belgium and France, the impact of the stronger U.S. dollar, the sale of our previously consolidated bottling operations in Italy, the consolidation in 1999 of our

recently acquired bottling operations in India and our vending operations in Japan and additional marketing expenditures associated with brand building activities. Operating margin for the second quarter of 1999 was 25.8 percent, compared to 29.3 percent for the comparable period in 1998. Operating income and operating margin for the six months ended June 30, 1999 were \$2,534 million and 25.8 percent, respectively, compared to \$2,793 million and 29.1 percent for the six months ended June 30, 1998.

EQUITY INCOME (LOSS)

Our Company's share of income from equity method investments for the second quarter of 1999 totaled \$12 million, compared to \$76 million in the second quarter of 1998. For the first six months of 1999, our Company's share of losses from equity method investments totaled \$83 million, compared to income of \$52 million for the same period in 1998. The decreases were due primarily to the negative impact of difficult economic conditions in many worldwide markets as well as the impact of the recent temporary product withdrawal in Belgium and France. Our Company's share of Coca-Cola Enterprises' nonrecurring product recall costs resulting from the product withdrawal was approximately \$28 million in the second quarter of 1999.

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RESULTS OF OPERATIONS (Continued)

OTHER INCOME (LOSS) - NET

Other income (loss) - net decreased to a \$22 million loss for the second quarter of 1999 from \$228 million income for the second quarter of 1998. Second quarter 1998 other income (loss) - net reflects the gain from the sale of our bottling operations in northern and central Italy to Coca-Cola Beverages plc. Other income (loss) - net was \$24 million income for the first six months of 1999 compared to \$223 million income for the comparable period during 1998.

INCOME TAXES

Our effective tax rate was 31.0 percent for the second quarter of 1999 compared to 34.0 percent for the comparable period in 1998. The effective tax rate was 31.0 percent for the first six months of 1999 compared to 32.8 percent for the first six months of 1998. Our effective tax rate reflects tax benefits derived from significant operations outside the United States which are taxed at rates lower than the U.S. statutory rate of 35 percent. The 1998 effective tax rate reflects the tax impact of certain gains recognized from previously discussed bottling transactions. These transactions are generally taxed at rates higher than our Company's effective rate on operations.

NET CASH FLOW PROVIDED BY OPERATIONS AFTER REINVESTMENT

In the first six months of 1999, net cash provided by operations after reinvestment totaled \$285 million compared to \$869 million in net cash provided by operations after reinvestment for the comparable period in 1998. Net cash provided by operating activities in the first six months of 1999 amounted to \$1,751 million, an \$104 million increase compared to the first six months of 1998.

Net cash used in investing activities totaled \$1,466 million for the first six months of 1999 compared to \$778 million in net cash used in investing activities for the first six months of 1998. The increase was the result of reinvestment in the business through increased investments in property, plant and equipment and in bottling operations. Additionally, net cash used in investing activities in 1998 included proceeds from the disposals of investments and other assets.

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FINANCIAL CONDITION

FINANCING

Our financing activities primarily consist of net borrowings, dividend payments and share repurchases. Net cash provided by financing activities totaled \$410 million for the first six months of 1999, compared with net cash used in financing activities of \$538 million during the first six months of 1998. Our Company had net borrowings of \$1,075 million and \$933 million for the

first six months of 1999 and 1998, respectively. Cash used for share repurchases was \$9 million for the first six months of 1999, compared to \$879 million for the first six months of 1998. This decrease in treasury stock repurchases was due primarily to our Company's utilization of cash for our transaction with Cadbury Schweppes plc for approximately \$700 million and our pending transaction with Pernod Ricard for approximately \$765 million, as previously discussed. The transaction with Pernod Ricard is subject to certain conditions including approvals from regulatory authorities of the French Government.

FINANCIAL POSITION

The increase in our long-term debt during the six months ended June 30, 1999 was primarily due to the issuance of long-term notes in the European marketplace. The increase in our loans and notes payable in the first six months of 1999 is primarily due to additional commercial paper borrowings used for additional investments in bottling operations.

The change in the carrying value of our investment in Coca-Cola Enterprises (CCE) in the first six months of 1999 is primarily a result of CCE's issuances of stock in acquisitions as discussed in Note D of the accompanying condensed consolidated financial statements. The increase in our property, plant and equipment and goodwill and other intangible assets is primarily due to the consolidation in 1999 of our recently acquired bottling operations in India and our vending operations in Japan.

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FINANCIAL CONDITION (Continued)

EURO CONVERSION

In January 1999, certain member countries of the European Union established permanent, fixed conversion rates between their existing currencies and the European Union's common currency (the Euro).

The transition period for the introduction of the Euro is scheduled to phase in over a period ending January 1, 2002, with the existing currency being completely removed from circulation on July 1, 2002. Our Company has been preparing for the introduction of the Euro for several years. The timing of our phasing out all uses of the existing currencies will comply with the legal requirements and also be scheduled to facilitate optimal coordination with the plans of our vendors, distributors and customers. Our work related to the introduction of the Euro and the phasing out of the other currencies includes converting information technology systems; recalculating currency risk; recalibrating derivatives and other financial instruments; evaluating and taking action, if needed, regarding continuity of contracts; and modifying our processes for preparing tax, accounting, payroll and customer records.

Based on our work to date, we believe the Euro replacing the other currencies will not have a material impact on our operations or our Consolidated Financial Statements.

EXCHANGE

Our international operations are subject to certain opportunities and risks, including currency fluctuations and governmental actions. We closely monitor our operations in each country and adopt appropriate strategies responsive to each environment. On a weighted average basis, the U.S. dollar was approximately 5 percent stronger versus all of our functional currencies during the second quarter of 1999 versus the comparable period of the prior year. This does not include the effects of our hedging activities and therefore, does not reflect the actual impact of fluctuations on our operating results. Our foreign currency management program mitigates over time a portion of the impact of exchange on net income and earnings per share.

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FINANCIAL CONDITION (Continued)

define the applicable year may experience problems handling dates near the end of and beyond the year 1999 (Year 2000 failure dates). This may cause computer applications to fail or to create erroneous results unless corrective measures are taken. The Year 2000 problem can arise at any point in the Company's supply, manufacturing, processing, distribution and financial chains.

Aided by third party service providers, we are implementing a plan to address the anticipated impacts of the Year 2000 problem on our information technology (IT) systems and on non-IT systems involving embedded chip technologies (non-IT systems). We are also surveying selected third parties to determine the status of their Year 2000 compliance programs. In addition, we have developed and are refining contingency plans specifying what the Company will do if it or important third parties experience disruptions as a result of the Year 2000 problem.

With respect to IT systems, our Year 2000 plan includes programs relating to (i) computer applications, including those for mainframes, client server systems, minicomputers and personal computers (the Applications Program) and (ii) IT infrastructure, including hardware, software, network technology and voice and data communications (the Infrastructure Program). In the case of non-IT systems, our Year 2000 plan includes programs relating to (i) equipment and processes required to produce and distribute beverage concentrates and syrups, finished beverages, juices and juice-drink products (the Manufacturing Program) and (ii) equipment and systems in buildings not encompassed by the Manufacturing Program that our Company occupies or leases to third parties (the Facilities Program).

Each of these programs is being conducted in phases, described as follows:

INVENTORY PHASE $\operatorname{\mathsf{--}}$ Identify hardware, software, processes or devices that use or process date information.

ASSESSMENT PHASE -- Identify Year 2000 date processing deficiencies and related implications.

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FINANCIAL CONDITION (Continued)

YEAR 2000 (Continued)

PLANNING PHASE -- Determine for each deficiency an appropriate solution and budget. Schedule resources and develop testing plans.

 ${\tt IMPLEMENTATION\ PHASE\ --\ Implement\ designed\ solutions.\ Conduct\ appropriate\ systems\ testing.}$

Certain additional testing may be conducted following completion of the implementation phase. Our Year 2000 plan also includes a control element intended to ensure that changes to IT and non-IT systems do not introduce additional Year 2000 issues.

Our Year 2000 plan is subject to modification and is revised periodically as additional information is developed. The Company currently believes that its Year 2000 plan will be completed in all material respects prior to the anticipated Year 2000 failure dates. For the Company and its consolidated subsidiaries, status reports regarding the Applications, Infrastructure, Manufacturing and Facilities Programs as of June 30, 1999 are as follows:

APPLICATIONS PROGRAM -- We have completed the inventory, assessment and planning phases for all 46 applications considered to be mission-critical, and implementation phase progress is as follows: 44 are complete and two are expected to be completed by August 1999. Of 2,623 other applications we have identified, all have been assessed and 1,859 of these have been determined to require Year 2000 planning and implementation phase work. We have completed the planning phase for all of the 1,859 applications. The implementation phase is complete for 1,820 of the applications. We estimate completion of the implementation phase for the remaining 39 applications by September 30, 1999.

INFRASTRUCTURE PROGRAM -- The inventory phase is complete and approximately 4,500 "components" have been identified. (We define a component as a particular type -- of which there may be numerous individual iterations -- of software package, computer or telecommunications hardware, or lab or research equipment, including any supporting software and utilities.) The assessment phase is complete. The planning and implementation phases each are estimated to be at least 95 percent complete, and are expected to be fully completed by July and October 1999, respectively.

FINANCIAL CONDITION (Continued)

YEAR 2000 (Continued)

MANUFACTURING PROGRAM -- We have identified 94 separate manufacturing operations, all of which have completed the inventory, assessment, planning and implementation phases. Certain post-implementation validation testing is being conducted.

FACILITIES PROGRAM -- Of the 52 non-manufacturing buildings we have identified, all have completed the inventory and assessment phases and 17 were found to have no Year 2000 issues. Of the remaining 35 buildings having Year 2000 issues, all but one have completed the planning and implementation phases. The one remaining building has completed the planning phase and is expected to complete the implementation phase by September 1999.

Owners of properties leased by our Company have been contacted by us for purposes of assessing the Year 2000 readiness of their facilities. Responses and non-responses are being taken into account in connection with the Company's contingency plans.

NEWLY ACQUIRED ASSETS AND PENDING ACQUISITIONS. Businesses and assets acquired by our Company after June 30 but prior to the end of 1999 may not be fully evaluated and remediated pursuant to the four plan Programs described above. In most cases, however, potential acquisitions are subjected by our Company to a Year 2000 assessment process and, where feasible, representations, warranties or covenants as to Year 2000 readiness are obtained from the seller. Post-closing, each significant acquisition will be tracked as a separate Year 2000 project while the Company takes such actions regarding inventory, assessment, planning and implementation as it considers necessary or appropriate. These steps are intended to mitigate, but cannot eliminate, the risks that Year 2000-related disruptions and expenses may be experienced in connection with such assets.

THIRD PARTY YEAR 2000 READINESS. The Company has material relationships with third parties whose failure to be Year 2000 compliant could have materially adverse impacts on our Company's business, operations or financial condition in the future. Third parties that we consider to be in this category for Year 2000 purposes (Key Business Partners) include critically important bottlers, customers, suppliers, vendors and public entities such as government regulatory agencies, utilities, financial entities and others.

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FINANCIAL CONDITION (Continued)

YEAR 2000 (Continued)

BOTTLERS. We derive most of our net operating revenues from sales of concentrates, syrups and finished products to authorized third parties, including bottling and canning operations (Bottlers), that produce, package and distribute beverages bearing the Company's brands. We have made Year 2000 awareness information available to all Bottlers and have asked each Bottler to advise us of the Bottler's plans for reaching Year 2000 readiness with respect to non-IT systems. All of our Bottlers have made their plans available to us. We have also contacted the Bottlers to inquire about their state of Year 2000 readiness with respect to IT systems as well as the actions being taken by Bottlers with respect to third parties. We may take further action as we deem it appropriate in particular cases.

CUSTOMERS. We have met and exchanged information with a limited number of key non-Bottler customers regarding Year 2000 readiness and business continuity issues.

SUPPLIERS AND VENDORS. The Company classifies as "critical" those suppliers of products or services consumed on an ongoing basis that, if interrupted, would

materially disrupt our Company's ability to deliver products or conduct operations. We have completed reviews of suppliers identified as critical on a worldwide basis, for purposes of assessing their Year 2000 plans and their progress toward implementation. Going forward, as part of our contingency planning process, we will make efforts to monitor the Year 2000 readiness of these suppliers throughout the remainder of 1999. In addition, each Company field location has completed assessments regarding the likelihood of supply issues with suppliers classified as critical on a regional basis.

Suppliers of less critical importance to our business, and vendors from whom we buy goods expected to be in service beyond 1999, have been sent a questionnaire from us asking about the status of their Year 2000 plans. Responses have been evaluated and are periodically reassessed, certain selected goods are being tested, and follow-up action is being taken by the Company as it deems appropriate.

PUBLIC ENTITIES. We also have a Year 2000 program that involves interaction with and assessment of public entities such as government regulatory agencies, utilities, financial entities and others.

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FINANCIAL CONDITION (Continued)

YEAR 2000 (Continued)

CONTINGENCY PLANS. The Company has prepared contingency plans relating specifically to identified Year 2000 risks and is in the process of developing cost estimates relating to these plans. Key elements of our contingency plans include stockpiling raw and packaging materials, increasing inventory levels, securing alternate sources of supply, adopting workaround procedures, and other measures designed to avoid or address potential business interruptions. Throughout the remainder of 1999, our Year 2000 contingency plans and related cost estimates will be tested in certain respects and continually refined as additional information becomes available.

YEAR 2000 RISKS. While the Company currently believes that it will be able to modify or replace its affected systems in time to minimize any significant detrimental effects on its operations, failure to do so, or the failure of Key Business Partners or other third parties to modify or replace their affected systems, could have materially adverse impacts on the Company's business, operations or financial condition in the future. There can be no guarantee that such impacts will not occur. In particular, because of the interdependent nature of business systems, the Company could be materially adversely affected if private businesses, utilities and governmental entities with which it does business or that provide essential products or services are not Year 2000 ready. The Company currently believes that the greatest risk of disruption in its businesses exists in certain international markets. Reasonably likely consequences of failure by the Company or third parties to resolve the Year 2000 problem include, among other things, temporary slowdowns or cessations of operations at one or more Company or Bottler facilities, delays in the delivery or distribution of products, delays in the receipt of supplies, invoice and collection errors, and inventory and supply obsolescence. However, the Company believes that its Year 2000 readiness program, including related contingency planning, should significantly reduce the possibility of significant interruptions of normal operations.

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FINANCIAL CONDITION (Continued)

YEAR 2000 (Continued)

COSTS. As of June 30, 1999, the Company's total incremental costs (historical plus estimated future costs) of addressing Year 2000 issues are estimated to be in the range of \$130 million to \$150 million, of which approximately \$110 million has been incurred. These costs are being funded

through operating cash flow. These amounts do not include: (i) any costs associated with the implementation of contingency plans, which costs are in the process of being estimated, or (ii) costs associated with replacements of computerized systems or equipment in cases where replacement was not accelerated due to Year 2000 issues.

Implementation of our Company's Year 2000 plan is an ongoing process. Consequently, the above described estimates of costs and completion dates for the various components of the plan are subject to change.

For further information regarding Year 2000 matters, see the disclosures under Forward-Looking Statements on page 26.

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Item 3. Quantitative and Qualitative Disclosures About Market Risk

We have no material changes to the disclosure on this matter made in our report on Form 10-K for the year ended December 31, 1998.

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Part II. Other Information

Item 5. Other Information

FORWARD-LOOKING STATEMENTS

The Private Securities Litigation Reform Act of 1995 (the Act) provides a safe harbor for forward-looking statements made by or on behalf of The Coca-Cola Company and its subsidiaries. We and our representatives may from time to time make written or verbal forward-looking statements, including statements contained in this report and other filings made by The Coca-Cola Company with the Securities and Exchange Commission and in reports to share owners of The Coca-Cola Company. All statements which address operating performance, events or developments that we expect or anticipate will occur in the future, including statements relating to volume growth, share of sales and earnings per share growth, statements expressing general optimism about future operating results, and non-historical Year 2000 information, are forward-looking statements within the meaning of the Act. The forward-looking statements are and will be based on management's then current views and assumptions regarding future events and operating performance.

FACTORS THAT MAY IMPACT FORWARD-LOOKING STATEMENTS OR FINANCIAL PERFORMANCE

The following are some of the factors that could affect our financial
performance or could cause actual results to differ materially from estimates
contained in or underlying forward-looking statements made by or on behalf of
The Coca-Cola Company:

- Our ability to generate sufficient cash flows to support capital expansion plans, share repurchase programs and general operating activities
- o Competitive product and pricing pressures and our ability to gain or maintain share of sales in the global market as a result of actions by competitors. While we believe our opportunities for sustained, profitable growth are considerable, unanticipated actions of competitors could impact our earnings, share of sales and volume growth.
- O Changes in laws and regulations, including changes in accounting standards, taxation requirements (including tax rate changes, new tax laws and revised tax law interpretations) and environmental laws in domestic or foreign jurisdictions.
- o Fluctuations in the cost and availability of raw materials and the ability to maintain favorable supplier arrangements and

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FORWARD-LOOKING STATEMENTS (Continued)

- Our ability to achieve earnings forecasts, which are generated based on projected volumes and sales of many product types, some of which are more profitable than others. There can be no assurance that we will achieve the projected level or mix of product sales.
- o Interest rate fluctuations and other capital market conditions, including foreign currency rate fluctuations. Most of our exposures to capital markets, including interest and foreign currency, are managed on a consolidated basis, which allows us to net certain exposures and, thus, take advantage of any natural offsets. We use derivative financial instruments to reduce our net exposure to financial risks. There can be no assurance, however, that our financial risk management program will be successful in reducing foreign currency exposures.
- Economic and political conditions in international markets, including civil unrest, governmental changes and restrictions on the ability to transfer capital across borders.
- Our ability to penetrate developing and emerging markets, which also depends on economic and political conditions and how well we are able to acquire or form strategic business alliances with local bottlers and make necessary infrastructure enhancements to production facilities, distribution networks, sales equipment and technology. Moreover, the supply of products in developing markets must match the customers' demand for those products, and due to product price and cultural differences, there can be no assurance of product acceptance in any particular market.
- o The effectiveness of our advertising, marketing and promotional programs.
- o The uncertainties of litigation, as well as other risks and uncertainties detailed from time to time in filings made by The Coca-Cola Company with the Securities and Exchange Commission.
- Adverse weather conditions, which could reduce demand for Company products.

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FORWARD-LOOKING STATEMENTS (Continued)

- Our ability and the ability of our Key Business Partners and other third parties to replace, modify or upgrade computer systems in ways that adequately address the Year 2000 problem. Given the numerous and significant uncertainties involved, there can be no assurance that Year 2000-related estimates and anticipated results will be achieved, and actual results could differ materially. Specific factors that might cause such material differences include, but are not limited to, the ability to identify and correct all relevant computer codes and embedded chips, unanticipated difficulties or delays in the implementation of Year 2000 project plans and the ability of third parties to adequately address their own Year 2000 issues.
- o Our ability to timely resolve issues relating to introduction of the European Union's common currency (the Euro).

The foregoing list of important factors is not exclusive.

Part II. Other Information

Item 6. Exhibits and Reports on Form 8-K

- (a) Exhibits:
 - 12 Computation of Ratios of Earnings to Fixed Charges
 - 27 Financial Data Schedule for the six months ended
 June 30, 1999, submitted to the Securities and
 Exchange Commission in electronic format
- (b) Reports on Form 8-K:

No report on Form 8-K has been filed by the Registrant during the quarter for which this report is filed.

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SIGNATURE

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.

THE COCA-COLA COMPANY (REGISTRANT)

Date: August 12, 1999 By: /s/ Gary P. Fayard

Gary P. Fayard Vice President and Controller (On behalf of the Registrant and as Chief Accounting Officer)

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EXHIBIT INDEX

Exhibit Number and Description

- 12 Computation of Ratios of Earnings to Fixed Charges
- 27 Financial Data Schedule for the six months ended
 June 30, 1999, submitted to the Securities and
 Exchange Commission in electronic format

THE COCA-COLA COMPANY AND SUBSIDIARIES

COMPUTATION OF RATIOS OF EARNINGS TO FIXED CHARGES (In millions except ratios)

<TABLE>

	Six Months Ended June 30,	Year Ended December 31,				
	1999	1998	1997	1996	1995	1994
<s> EARNINGS:</s>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>
Income before income taxes and changes in accounting principles	\$ 2,448	\$ 5,198	\$ 6,055	\$ 4,596	\$ 4,328	\$ 3,728
Fixed charges	178	320	300	324	318	236
Adjustments: Capitalized interest, net (5)	(10)	(17)	(17)	(7)	(9)	
Equity (income) loss, net of dividends (4)	126	31	(108)	(89)	(25)	
Adjusted earnings	\$ 2,742 ======	\$ 5,532 ======	\$ 6,230 ======	\$ 4,824 ======	\$ 4,612 ======	\$ 3,955 ======
FIXED CHARGES:						
Gross interest incurred 204	\$ 165	\$ 294	\$ 275	\$ 293	\$ 281	\$
Interest portion of rent expense	13	26	25	31	37	32
Total fixed charges	\$ 178 ======	\$ 320 =====	\$ 300 =====	\$ 324 ======	\$ 318 ======	\$ 236 =====
Ratios of earnings to fixed charges	15.4 ======	17.3	20.8	14.9	14.5	16.8

At June 30, 1999, our Company is contingently liable for guarantees of indebtedness owed by third parties in the amount of \$440 million. Fixed charges for these contingent liabilities have not been included in the computations of the above ratios as the amounts are immaterial and, in the opinion of Management, it is not probable that our Company will be required to satisfy the guarantees.

</TABLE>

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THIS SCHEDULE CONTAINS SUMMARY FINANCIAL INFORMATION EXTRACTED FROM THE UNAUDITED FINANCIAL STATEMENTS OF THE COCA-COLA COMPANY FOR THE QUARTER ENDED JUNE 30, 1999 AS SET FORTH IN ITS FORM 10-Q FOR SUCH QUARTER, AND IS QUALIFIED IN ITS ENTIRETY BY REFERENCE TO SUCH FINANCIAL STATEMENTS.

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