

PRIMO WATER CORP /CN/

Reported by WALKER COLIN

FORM 4

(Statement of Changes in Beneficial Ownership)

Filed 11/03/03 for the Period Ending 10/30/03

Address 4221 W. BOY SCOUT BLVD.

SUITE 400

TAMPA, FL, 33607

Telephone 813-313-1732

CIK 0000884713

Symbol PRMW

SIC Code 2086 - Bottled and Canned Soft Drinks and Carbonated Waters

Industry Non-Alcoholic Beverages

Sector Consumer Non-Cyclicals

Fiscal Year 12/02



[] Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. *See* Instruction 1(b).

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Address of Reporting Person *					2.	2. Issuer Name and Ticker or Trading Symbol						ibol	5. Relationship of Reporting Person(s) to Issuer (Check all applicable)				
WALKED COLDI				\mathbf{C}	COTT COPP /CN/ I COT I							(Check an app	nicable)				
WALKER (JULIN					COTT CORP /CN/ [COT]							Director		109	% Owner	
(Last) (First) (Middle)				3.	3. Date of Earliest Transaction (MM/DD/YYYY)						Y)	X Officer (give title below) Other (specify below)					
175 MERIDENE CRESCENT						10/30/2003							SVP, Corporate Resources				
(Street)				4.	4. If Amendment, Date Original Filed (MM/DD/YYYY)						DD/YYYY)	6. Individual or Joint/Group Filing (Check Applicable Line)					
LONDON, A6 N5X 1G3												_ X _ Form filed by One Reporting Person Form filed by More than One Reporting Person					
(0	City) (St	tate) (Zi	p)														
Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned																	
1. Title of Security (Instr. 3) 2. Trans.														6.	7. Nature		
				ı		Execution Date, if any		(Instr. 8)		Disposed of (D) (Instr. 3, 4 and 5)			Following Reported Transaction(s) (Instr. 3 and 4)				of Indirect Beneficial
																	Ownership (Instr. 4)
								Code	V	Amoun	(A) or (D)	Price				(I) (Instr. 4)	(111501. 1)
Common Shares 10			10/30/	2003			M	•	35000	A	\$6.23 (1)	74	627.754		D		
Common Shares 10			10/30/2003		S			2100	D	\$26.01 (2)	72527.754		D				
Common Shares 10				10/30/	0/30/2003			s		7200	D	\$26.05 (3)	65	327.754		D	
Common Shares 10/30/2				2003			S		15100	D	\$26.09 (<u>4</u>)	50	227.754		D		
Common Shares 10/30/2003				2003			s		2800	D	\$26.12 (5)	47	427.754		D		
Common Shares 10/30/200				2003			S		2300	D	\$26.2 <u>(6)</u>	45127.754		D			
Common Shares 10/30/2003				2003			S		1600	D	\$26.16 (7)	43527.754		D			
Common Shares 10/31/20							S		4700	D	\$25.76 (8)			D			
Common Shares 10/3			10/31/				S		3000	D	\$25.84 (9)	35827.754		D			
Common Shares 10/3			10/31/	2003	3		S		2200 D \$25.9 (10)		33627.754 (11)		D				
Table II - Derivative Securities Beneficially Owned (e.g. , puts, calls, warrants, options, convertible securities)																	
Title of Derivate		3. Trans.		-	4. Trans.		5. Num		-			1 7. Title and			9. Number of	10.	11. Nature
Security (Instr. 3)	Conversion or Exercise Price of	eise D		cecution Cod ate, if any (Ins				ive Securities ed (A) or	Expiration D		ate	Securities U Derivative S	Security 4) Security (Instr. 5)	derivative Securities	Ownership Form of	of Indirect Beneficial	
(msu. 3)			Daic, ii ali	ii uiiy	(msu. o)	Dispose		ed of (D)				(Instr. 3 and		Beneficially	Derivative	Ownership	
	Derivative Security						(Instr. 3	, 4 and 5)				+	A		Owned Following	Security: Direct (D)	(Instr. 4)
					Code	v	(A)	(D)	Date Exe	e rcisable	Expiration Date	Title	Amount or Number of Shares		Reported Transaction(s) (Instr. 4)	or Indirect (I) (Instr. 4)	
Stock Options	\$6.23 (12)	10/30/2003			M			35000	7/27	7/2003	7/27/2007	Common Shares	35000	\$0	0	D	

Explanation of Responses:

- (1) The U.S. dollar price represents the conversion of (Cdn)\$8.15 to U.S. dollars on the transaction date.
- (2) The U.S. dollar price represents the conversion of (Cdn)\$34.00 to U.S. dollars on the transaction date.
- (3) The U.S. dollar price represents the conversion of (Cdn)\$34.05 to U.S. dollars on the transaction date.
- (4) The U.S. dollar price represents the conversion of (Cdn)\$34.10 to U.S. dollars on the transaction date.
- (5) The U.S. dollar price represents the conversion of (Cdn)\$34.15 to U.S. dollars on the transaction date.
- (6) The U.S. dollar price represents the conversion of (Cdn)\$34.25 to U.S. dollars on the transaction date.
- $(7) \quad \text{The U.S. dollar price represents the conversion of (Cdn)} \$34.20 \ \text{to U.S. dollars on the transaction date}.$
- (8) The U.S. dollar price represents the conversion of (Cdn)\$34.00 to U.S. dollars on the transaction date.
- (9) The U.S. dollar price represents the conversion of (Cdn)\$34.10 to U.S. dollars on the transaction date.
- (10) The U.S. dollar price represents the conversion of (Cdn)\$34.18 to U.S. dollars on the transaction date.
- (11) Includes 30,300 Shares held directly; 95.814 vested Shares held in trust pursuant to the Corporation's Executive Incentive Share Compensation Plan (the "Plan") that vested on or before 01/02/03; and 3,231.94 vested Shares held in trust under the Canadian Employee Share Purchase Plan (as at 12/31/02). The

- reporting individual also holds indirectly 20,027.943 unvested Shares held in trust that were acquired pursuant to the Plan in 2001, 2002 and 2003; and 762.615 unvested Shares held in trust under the Canadian Employee Share Purchase Plan (as at 12/31/02).
- (12) The exercise price is (Cdn)\$8.15 under the terms of the option plan pursuant to which Mr. Walker received the Stock Options. The price found in column 2 above represents the conversion of (Cdn)\$8.15 to U.S. dollars on the date of the exercise.

Reporting Owners

Panarting Owner Name / Address	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			
WALKER COLIN							
175 MERIDENE CRESCENT			SVP, Corporate Resources				
LONDON, A6 N5X 1G3							

Signatures

1	Andrea Szanto, by power of attorney	11/3/2003		
	** Signature of Reporting Person	Date		

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.