IN THE MAGISTRATE DIVISION

OF THE OREGON TAX COURT

Property Tax

COCA-COLA ENTERPRISES, INC.,)	
Plaintiff,) No. 000184D	
V.)	
LINCOLN COUNTY ASSESSOR,)	
Defendant) DECISION OF STIPLII ATIO	N

This matter is before the court upon the written stipulation of the parties filed on June 5. 2000.

IT IS THE DECISION OF THE COURT that the total assessed value of plaintiff's personal property described as Account Nos. P501388, P451983, P307987, P282345, P142606, and P225395 was \$215,000, as stipulated for the 1999-00 tax year, which shall be allocated proportionately to those accounts as determined by the assessor.

IT IS FURTHER DECIDED that the county shall correct the assessment and tax rolls to reflect the above values. Any refund due following this correction is to be promptly paid with statutory interest pursuant to ORS 311.806 and 311.812.

Dated this	day of June, 2000.		
		III I A TANNED	

MAGISTRATE

IF YOU WANT TO APPEAL THIS DECISION, FILE A COMPLAINT IN THE REGULAR DIVISION OF THE OREGON TAX COURT, FOURTH FLOOR, 1241 STATE ST., SALEM, OR 97310. YOUR COMPLAINT MUST BE SUBMITTED WITHIN 60 DAYS AFTER THE DATE OF THE DECISION OR THIS DECISION BECOMES FINAL AND CANNOT BE CHANGED.

THIS DOCUMENT WAS SIGNED BY MAGISTRATE JILL A. TANNER ON JUNE 15, 2000. THE COURT FILED THIS DOCUMENT ON JUNE 15, 2000.