PROCTER & GAMBLE CO Form 10-Q May 02, 2007

#### UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

## FORM 10-Q

(Mark one)

# x QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the Quarterly Period Ended March 31, 2007

OR

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

For the transition period from \_\_\_\_\_ to \_\_\_\_

Commission file number 1-434

## THE PROCTER & GAMBLE COMPANY

(Exact name of registrant as specified in its charter)

Ohio (State of Incorporation) 31-0411980 (I.R.S. Employer Identification No.)

One Procter & Gamble Plaza, Cincinnati, Ohio (Address of principal executive offices)

45202 (Zip Code)

Registrant's telephone number, including area code (513) 983-1100

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<sup>--</sup>

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, or a non-accelerated filer (as defined in Rule 12b-2 of the Exchange Act). Large accelerated filer x Accelerated filer Non-accelerated filer

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes "No x

There were 3,148,924,126 shares of Common Stock outstanding as of March 31, 2007.

#### PART I. FINANCIAL INFORMATION

Item 1. Financial Statements.

The Consolidated Statements of Earnings of The Procter & Gamble Company and subsidiaries (the "Company", "we" or "our") for the three months and nine months ended March 31, 2007 and 2006, the Consolidated Balance Sheets as of March 31, 2007 and June 30, 2006, and the Consolidated Statements of Cash Flows for the nine months ended March 31, 2007 and 2006 follow. In the opinion of management, these unaudited consolidated financial statements contain all adjustments necessary to present fairly the financial position, results of operations and cash flows for the interim periods reported. However, such financial statements may not necessarily be indicative of annual results.

#### THE PROCTER & GAMBLE COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF EARNINGS

Amounts in millions except per share amounts

2007    2006    2007    2006      NET SALES    \$    18,694    \$    17,250    \$    57,204    \$    50,380      Cost of products sold    9,057    8,340    27,210    24,231      Selling, general and    administrative expense    5,991    5,559    17,945    15,849      OPERATING INCOME    3,646    3,351    12,049    10,300      Interest expense    279    301    976    819      Other non-operating income, net    169    79    429    221      EARNINGS BEFORE INCOME    3,536    3,129    11,502    9,702      Income taxes    1,024    918    3,430    2,916      NET EARNINGS    \$    2,512    \$    2,211    \$    8,072    \$    6,786      PER COMMON SHARE:		Three Month March	1	Nine Mon Marc	nded
Cost of products sold  9,057  8,340  27,210  24,231    Selling, general and  administrative expense  5,991  5,559  17,945  15,849    OPERATING INCOME  3,646  3,351  12,049  10,300    Interest expense  279  301  976  819    Other non-operating income,  169  79  429  221    EARNINGS BEFORE INCOME  1,024  918  3,430  2,916    NET EARNINGS  \$  2,512  \$  2,211  \$  8,072  \$  6,786    PER COMMON SHARE:		2007	2006	2007	2006
Selling, general and  3,646  3,559  17,945  15,849    OPERATING INCOME  3,646  3,351  12,049  10,300    Interest expense  279  301  976  819    Other non-operating income,  169  79  429  221    EARNINGS BEFORE INCOME  169  79  429  221    Income taxes  1,024  918  3,430  2,916    NET EARNINGS  \$  2,512  \$  2,211  \$  8,072  \$  6,786    PER COMMON SHARE:	NET SALES	\$ 18,694	\$ 17,250 \$	57,204	\$ 50,380
administrative expense  5,991  5,559  17,945  15,849    OPERATING INCOME  3,646  3,351  12,049  10,300    Interest expense  279  301  976  819    Other non-operating income,  169  79  429  221    EARNINGS BEFORE INCOME  169  79  429  221    Income taxes  1,024  918  3,430  2,916    NET EARNINGS  \$  2,512  \$  2,211  \$  8,072  \$  6,786    PER COMMON SHARE:	Cost of products sold	9,057	8,340	27,210	24,231
OPERATING INCOME  3,646  3,351  12,049  10,300    Interest expense  279  301  976  819    Other non-operating income,  169  79  429  221    EARNINGS BEFORE INCOME  79  429  221    Income taxes  3,536  3,129  11,502  9,702    Income taxes  1,024  918  3,430  2,916    NET EARNINGS  \$  2,512  \$  2,211  \$  8,072  \$  6,786    PER COMMON SHARE:	Selling, general and				
Interest expense  279  301  976  819    Other non-operating income,  169  79  429  221    EARNINGS BEFORE INCOME  3,536  3,129  11,502  9,702    Income taxes  1,024  918  3,430  2,916    NET EARNINGS  \$  2,512  \$  2,211  \$  8,072  \$  6,786    PER COMMON SHARE:	administrative expense	5,991	5,559	17,945	15,849
Interest expense  279  301  976  819    Other non-operating income,  169  79  429  221    EARNINGS BEFORE INCOME  3,536  3,129  11,502  9,702    Income taxes  1,024  918  3,430  2,916    NET EARNINGS  \$  2,512  \$  2,211  \$  8,072  \$  6,786    PER COMMON SHARE:					
Other non-operating income,    net  169  79  429  221    EARNINGS BEFORE INCOME    TAXES  3,536  3,129  11,502  9,702    Income taxes  1,024  918  3,430  2,916    NET EARNINGS  \$  2,512  \$  2,211  \$  8,072  \$  6,786    PER COMMON SHARE:			,	· · ·	
net  169  79  429  221    EARNINGS BEFORE INCOME  73  10000  10000  1000	1	279	301	976	819
EARNINGS BEFORE INCOME    TAXES  3,536  3,129  11,502  9,702    Income taxes  1,024  918  3,430  2,916    NET EARNINGS  \$  2,512  \$  2,211  \$  8,072  \$  6,786    PER COMMON SHARE:	Other non-operating income,				
TAXES  3,536  3,129  11,502  9,702    Income taxes  1,024  918  3,430  2,916    NET EARNINGS  \$  2,512  \$  2,211  \$  8,072  \$  6,786    PER COMMON SHARE:	net	169	79	429	221
TAXES  3,536  3,129  11,502  9,702    Income taxes  1,024  918  3,430  2,916    NET EARNINGS  \$  2,512  \$  2,211  \$  8,072  \$  6,786    PER COMMON SHARE:					
Income taxes  1,024  918  3,430  2,916    NET EARNINGS  \$ 2,512  \$ 2,211  \$ 8,072  \$ 6,786    PER COMMON SHARE:		2 52 6	2 1 2 2		
NET EARNINGS  \$  2,512  \$  2,211  \$  8,072  \$  6,786    PER COMMON SHARE:			,	· · ·	,
PER COMMON SHARE:  8  0.78  \$  0.67  \$  2.51  \$  2.22    Diluted net earnings  \$  0.74  \$  0.63  \$  2.37  \$  2.10    Dividends  \$  0.31  \$  0.28  \$  0.93  \$  0.84    DILUTED WEIGHTED  AVERAGE  COMMON SHARES  V	Income taxes	1,024	918	3,430	2,916
Basic net earnings  \$  0.78  \$  0.67  \$  2.51  \$  2.22    Diluted net earnings  \$  0.74  \$  0.63  \$  2.37  \$  2.10    Dividends  \$  0.31  \$  0.28  \$  0.93  \$  0.84    DILUTED WEIGHTED	NET EARNINGS	\$ 2,512	\$ 2,211 \$	8,072	\$ 6,786
Basic net earnings  \$  0.78  \$  0.67  \$  2.51  \$  2.22    Diluted net earnings  \$  0.74  \$  0.63  \$  2.37  \$  2.10    Dividends  \$  0.31  \$  0.28  \$  0.93  \$  0.84    DILUTED WEIGHTED					
Diluted net earnings\$0.74\$0.63\$2.37\$2.10Dividends\$0.31\$0.28\$0.93\$0.84DILUTED WEIGHTED AVERAGE COMMON SHARES	PER COMMON SHARE:				
Dividends \$ 0.31 \$ 0.28 \$ 0.93 \$ 0.84 DILUTED WEIGHTED AVERAGE COMMON SHARES	Basic net earnings	\$ 0.78	\$ 0.67 \$	2.51	\$ 2.22
DILUTED WEIGHTED AVERAGE COMMON SHARES	Diluted net earnings	\$ 0.74	\$ 0.63 \$	2.37	\$ 2.10
AVERAGE COMMON SHARES	Dividends	\$ 0.31	\$ 0.28 \$	0.93	\$ 0.84
AVERAGE COMMON SHARES					
COMMON SHARES					
OUTSTANDING 3 397 3 3 510 5 3 405 7 3 235 4					
0,0000 0,000 0,000 0,000	OUTSTANDING	3,397.3	3,510.5	3,405.7	3,235.4

See accompanying Notes to Consolidated Financial Statements

## THE PROCTER & GAMBLE COMPANY AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS

Amounts in Millions ASSETS		ch 31 07	June 30 2006
CURRENT ASSETS			
Cash and cash equivalents	\$	3,994 \$	6,693
Investment securities		236	1,133
Accounts receivable		6,757	5,725
Inventories			
Materials and supplies		1,668	1,537
Work in process		460	623
Finished goods		4,963	4,131
Total inventories		7,091	6,291
Deferred income taxes		1,698	1,611
Prepaid expenses and other current assets		2,938	2,876
TOTAL CURRENT ASSETS		22,714	24,329
PROPERTY, PLANT AND EQUIPMENT			
Buildings		6,209	5,871
Machinery and equipment		27,166	25,140
Land		757	870
Lund		34,132	31,881
Accumulated depreciation		(14,954)	(13,111)
NET PROPERTY, PLANT AND EQUIPMENT		19,178	18,770
GOODWILL AND OTHER INTANGIBLE ASSETS			
Goodwill		56,471	55,306
Trademarks and other intangible assets, net		33,463	33,721
NET GOODWILL AND OTHER INTANGIBLE ASSETS		89,934	89,027
OTHER NON-CURRENT			
ASSETS		3,869	3,569
TOTAL ASSETS	1	35,695 \$	135,695
LIABILITIES AND SHAREHOLDERS' EQUITY			
CURRENT LIABILITIES			
Accounts payable	\$	4,371 \$	4,910
Accrued and other liabilities		10,777	9,587
Taxes payable		3,605	3,360
Debt due within one year		12,168	2,128
TOTAL CURRENT			
LIABILITIES		30,921	19,985
LONG-TERM DEBT		21,257	35,976

DEFERRED INCOME TAXES				12,272	12,354
OTHER NON-CURRENT					
LIABILITIES				4,779	4,472
TOTAL LIABILITIES				69,229	72,787
TOTAL LIADILITILS				07,227	12,101
SHAREHOLDERS' EQUITY					
Preferred stock				1,413	1,451
Common stock - shares issued -	Mar 31	3,987.0		3,987	
	June 30	3,975.8			3,976
Additional paid-in capital				58,912	57,856
Reserve for ESOP debt					
retirement				(1,304)	(1,288)
Accumulated other comprehensive income				386	(518)
Treasury stock				(37,405)	(34,235)
Retained earnings				40,477	35,666
TOTAL SHAREHOLDERS'					
EQUITY				66,466	62,908
			<b>.</b>		
TOTAL LIABILITIES AND SHAREHOLDE	RS' EQUITY		\$	135,695 \$	135,695
See accompanying Notes to Consolidated Fina	ancial Statements				

### THE PROCTER & GAMBLE COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS

Amounts in millions	Nine Mon Marc		ded
	2007	-	2006
CASH AND CASH EQUIVALENTS, BEGINNING OF PERIOD	\$ 6,693	\$	6,389
OPERATING ACTIVITIES			
Net earnings	8,072		6,786
Depreciation and amortization	2,367		1,891
Share-based compensation expense	482		400
Deferred income taxes	306		116
Changes in:			
Accounts receivable	(866)		(250)
Inventories	(636)		(161)
Accounts payable, accrued and other liabilities	(233)		(582)
Other operating assets and liabilities	38		(81)
Other	323		66
TOTAL OPERATING ACTIVITIES	9,853		8,185
INVESTING ACTIVITIES	(1.00.0)		
Capital expenditures	(1,996)		(1,666)
Proceeds from asset sales	257		352
Acquisitions	(167)		216
Change in investment securities	725		491
TOTAL INVESTING ACTIVITIES	(1,181)		(607)
FINANCING ACTIVITIES			
Dividends to shareholders	(3,069)		(2,645)
Change in short-term debt	9,074		(6,009)
Additions to long-term debt	1,403		17,136
Reductions of long-term debt	(16,088)		(4,367)
Impact of stock options and other	1,213		1,119
Treasury purchases	(4,061)		(10,596)
TOTAL FINANCING ACTIVITIES	(11,528)		(5,362)
EFFECT OF EXCHANGE RATE CHANGES ON CASH			
	157		70
AND CASH EQUIVALENTS	137		70
CHANCE IN CASH AND CASH FOUNATENTS	(2,600)		2 206
CHANGE IN CASH AND CASH EQUIVALENTS	(2,699)		2,286
CASH AND CASH EQUIVALENTS, END OF PERIOD	\$ 3,994	\$	8,675

See accompanying Notes to Consolidated Financial Statements

#### THE PROCTER & GAMBLE COMPANY AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1. These statements should be read in conjunction with the Company's Annual Report on Form 10-K for the fiscal year ended June 30, 2006. The results of operations for the three-month and nine-month periods ended March 31, 2007 are not necessarily indicative of annual results.

2. Comprehensive Income - Total comprehensive income is composed primarily of net earnings, net currency translation gains and losses, impacts of net investment and cash flow hedges and net unrealized gains and losses on investment securities. Total comprehensive income for the three months ended March 31, 2007 and 2006 was \$2,800 million and \$2,534 million, respectively. For the nine months ended March 31, 2007 and 2006, total comprehensive income was \$8,976 million and \$7,118 million, respectively.

3. Segment Information - Following is a summary of segment results. As noted in Note 4, the Company acquired The Gillette Company on October 1, 2005. Accordingly, results of the acquired Gillette businesses are only included in segment results since October 1, 2005.

#### SEGMENT INFORMATION

Amounts in millions

	]		ths Ended Earnings Before	March 31	Nine Mont	ths Ended Earnings Before	March 31
			Income	Net		Income	Net
	]	Net Sales	Taxes	Earnings	Net Sales	Taxes	Earnings
Beauty	2007	\$ 5,620	\$ 1,112	\$ 805	\$ 17,107	\$ 3,644	\$ 2,685
	2006	5,214	1,044	738	15,683	3,294	2,369
Health Care	2007	2,189	529	347	6,771	1,772	1,204
	2006	1,995	389	265	5,885	1,418	
Beauty and Health	2007	7,809	1,641	1,152	23,878	5,416	3,889
	2006	7,209	1,433	1,003	21,568	4,712	3,333
Fabric Care and Home Care	2007	4,738	1,031	685	,	3,142	,
	2006	4,221	846	567	12,796	2,760	1,845
					0.40.6		
Baby Care and Family Care	2007	3,268	606		,	1,754	,
	2006	2,972	527	326	8,897	1,552	976
Sucches Coffee and Det Core	2007	1 000	101	116	2 406	5(7	252
Snacks, Coffee and Pet Care	<b>2007</b> 2006	<b>1,090</b> 1,087	<b>191</b> 202	120	,	<b>567</b> 498	<b>353</b> 308
Household Care	2008 2007	<b>9,096</b>	<b>1,828</b>		<b>27,064</b>	5,463	
nousenoiu Care	2007	8,280	1,575	,	24,966	4,810	· · · · · ·
	2000	0,200	1,373	1,015	24,900	4,010	5,129
Blades and Razors	2007	1,284	405	294	3,865	1,272	932
	2006	1,187	361	265	2,340	736	
	2000	1,107	201	200	2,510	750	001
Duracell and Braun	2007	789	29	18	3,112	492	331
	2006	763	76		2,042	319	
Gillette Business Unit	2007	2,073	434	312	6,977	1,764	
	2006	1,950	437	319	4,382	1,055	756

Corporate	2007	(284)	(367)	(135)	(715)	(1,141)	(651)
	2006	(189)	(316)	(124)	(536)	(875)	(432)
Total	2007	\$ 18,694	\$ 3,536	\$ 2,512	\$ 57,204	\$ 11,502	\$ 8,072
	2006	17,250	3,129	2,211	50,380	9,702	6,786

4. We completed our acquisition of The Gillette Company on October 1, 2005. Accordingly, the operating results of the Gillette businesses are reported in our financial statements beginning October 1, 2005. The following table provides pro forma results of operations for the nine months ended March 31, 2006, as if Gillette had been acquired as of the beginning of the fiscal year presented. The pro forma results include certain purchase accounting adjustments such as the changes in depreciation and amortization expense on acquired tangible and intangible assets. However, pro forma results do not include any anticipated cost savings or other effects of the integration activities of Gillette. Accordingly, such amounts are not necessarily indicative of the results if the acquisition had occurred on the date indicated or that may result in the future (amounts in millions):

	Nine Months
	Ended March 31,
	2006
Net Sales	\$53,163
Net Earnings	\$6,968
Diluted Net Earnings per	\$1.96
Common Share	

During the three months ended September 30, 2006, we completed the allocation of the purchase price to the individual assets acquired and liabilities assumed. To assist management in the allocation, we engaged valuation specialists to prepare independent appraisals. The following table presents the completed allocation of purchase price for the Gillette business as of the date of the acquisition.

Current assets\$ 5,681Property, plant and equipment3,655Goodwill35,298Intangible assets29,707Other noncurrent assets382Tatel assets382
Goodwill35,298Intangible assets29,707Other noncurrent assets382
Intangible assets29,707Other noncurrent assets382
Other noncurrent assets 382
Total assets acquired 74,723
Current liabilities 5,346
Noncurrent liabilities 15,951
Total liabilities assumed21,297
Net assets acquired53,426

The Gillette acquisition resulted in \$35.30 billion in goodwill, allocated primarily to the segments comprising the Gillette businesses (Blades and Razors; Duracell and Braun; Health Care and Beauty). A portion of the goodwill has also been allocated to the other segments on the basis that certain cost synergies will benefit these businesses.

The purchase price allocation to the identifiable intangible assets included in these financial statements is as follows:

Dollar amounts in millions	V	Veighted average life
Intangible Assets with Determinable Lives		
Brands	\$ 1,627	20
Patents and technology	2,716	17
Customer relationships	1,436	27
Brands with Indefinite Lives	23,928	Indefinite
Total intangible assets	\$ 29,707	

The majority of the intangible asset valuation relates to brands. Our assessment as to brands that have an indefinite life and those that have a definite life was based on a number of factors, including the competitive environment, market share, brand history, product life cycles, operating plan and macroeconomic environment of the countries in which the brands are sold. The indefinite-lived brands include Gillette, Venus, Duracell, Oral-B and Braun. The definite-lived brands include certain brand sub-names, such as MACH 3 and Sensor in the Gillette Blades and Razors business, and other regional or local brands. The definite-lived brands have asset lives ranging from 10 to 40 years. The patents and technology intangibles are concentrated in the Blades and Razors and Oral Care businesses and have asset lives ranging from 5 to 20 years. The estimated customer relationship intangible asset useful lives ranging from 20 to 30 years reflect the very low historical and projected customer attrition rates among Gillette's major retailer and distributor customers.

We also previously completed our analysis of integration plans, pursuant to which the Company will incur costs primarily related to the elimination of selling, general and administrative overlap between the two companies in areas like Global Business Services, corporate staff and go-to-market support, as well as redundant manufacturing capacity. We recognized an assumed liability for Gillette exit costs of \$1.23 billion, including \$854 million in separations related to approximately 5,500 people, \$55 million in employee relocation costs and \$320 million in other exit costs. As of March 31, 2007, the remaining liability was \$715 million. Total integration plan charges against the assumed liability were \$84 million for the three months ended March 31, 2007 and \$357 million for the nine months ended March 31, 2007. We expect such activities to be substantially complete by June 30, 2008.

5. Goodwill and Other Intangible Assets - Goodwill as of March 31, 2007 is allocated by reportable segment and global business unit as follows (amounts in millions):

	Nine Months Ended March 31, 2007
Beauty, beginning of year	\$ 17,87
Acquisitions and divestitures	7
Translation and other	38
Goodwill, March 31, 2007	18,32
Iealth Care, beginning of year	6,09
Acquisitions and divestitures	(
Translation and other	6
Goodwill, March 31, 2007	6,15
Fotal Beauty & Health Care, beginning of year	23,96
Acquisitions and divestitures	7
Translation and other	, 44
Goodwill, March 31, 2007	24,48
Baby Care and Family Care, beginning of year	1,56
Acquisitions and divestitures	
Translation and other	3
Goodwill, March 31, 2007	1,60
abric Care and Home Care, beginning of year	1,85
Acquisitions and divestitures	1
Translation and other	2
Goodwill, March 31, 2007	1,89
nacks, Coffee and Pet Care, beginning of year	2,39
Acquisitions and divestitures	
Translation and other	
Goodwill, March 31, 2007	2,40
Total Household Care, beginning of year	5,80
Acquisitions and divestitures	2
Translation and other	7
Goodwill, March 31, 2007	5,90
Redes and Dazons, beginning of very	
Blades and Razors, beginning of year Acquisitions and divestitures	<b>21,53</b> 20
Translation and other	20
Goodwill, March 31, 2007	23 21,97
Duracell and Braun, beginning of year	3,99
Acquisitions and divestitures	6
Translation and other	4
Goodwill, March 31, 2007	4,11
Total Gillette Business Unit, beginning of year	25,53

Acquisitions and divestitures	268
Translation and other	280
Goodwill, March 31, 2007	26,085
Goodwill, Net, beginning of year	55,306
Acquisitions and divestitures	369
Translation and other	796
Goodwill, March 31, 2007	\$ 56,471

The increase in goodwill from June 30, 2006 is primarily due to the currency translation and the finalization of the purchase price allocation relating to the acquisition of The Gillette Company.

Identifiable intangible assets as of March 31, 2007 are comprised of (amounts in millions):

	Gross Carrying Amount	 cumulated nortization
Amortizable intangible assets with determinable lives	\$ 8,353	\$ 1,746
Intangible assets with indefinite lives	26,856	-
Total identifiable intangible assets	\$ 35,209	\$ 1,746

Amortizable intangible assets consist principally of brands, patents, technology, and customer relationships. The non-amortizable intangible assets consist primarily of brands.

The amortization expense of intangible assets for the three months ended March 31, 2007 and 2006 was \$153 million and \$161 million, respectively. For the nine months ended March 31, 2007 and 2006, the amortization expense of intangible assets was \$484 million and \$397 million respectively.

6. Pursuant to SFAS 123(R) "Share-Based Payment", companies must recognize the cost of employee services received in exchange for awards of equity instruments based on the grant-date fair value of those awards (the "fair-value-based" method).

Total share-based compensation for the three months and nine months ended March 31, 2007 and 2006 are summarized in the following table (amounts in millions):

	Three Months Ended March 31			Nine Months En March 31			nded	
	,	2007		2006		2007		2006
Share-Based Compensation								
Stock Options	\$	180	\$	178	\$	439	\$	355
Other Share-Based Awards		13		14		43		45
Total Share-Based Compensation	\$	193	\$	192	\$	482	\$	400

Assumptions utilized in the model are evaluated and revised, as necessary, to reflect market conditions and experience.

7. Postretirement Benefits - The Company offers various postretirement benefits to its employees. Additional information about these benefits is incorporated herein by reference to Note 9, Postretirement Benefits and Employee Stock Ownership Plan, which appears on pages 55-59 of the Annual Report to Shareholders for the fiscal year ended June 30, 2006, which can be found by reference to Exhibit 13 of the Company's Annual Report on Form 10-K for the fiscal year ended June 30, 2006.

The components of net periodic benefit cost are as follows:

#### Amounts in millions

	Pension Benefits Three Months Ended March 31			Other Retire Three Mont			
		2007	11 31	2006	March 2007	1 3 1	2006
Service Cost	\$	67	\$	76 \$	20	\$	25
Interest Cost		116		106	52		46
Expected Return on Plan Assets		(107)		(102)	(102)		(94)
Amortization of Deferred Amounts		3		2	(6)		(5)
Curtailment Gain		(154)		-	-		-
Recognized Net Actuarial Loss		12		19	1		1
Gross Benefit Cost (Credit)		(63)		101	(35)		(27)
Dividends on ESOP Preferred Stock		-		-	(20)		(19)
Net Periodic Benefit Cost (Credit)	\$	(63)	\$	101 \$	(55)	\$	(46)

Amounts in millions	Pension Benefits Nine Months Ended March 31				Other Retiree Benefits Nine Months Ended March 31		
		2007		2006	2007	2006	
Service Cost	\$	200	\$	196 \$	61	\$ 73	
Interest Cost		352		273	154	131	
Expected Return on Plan Assets		(328)		(250)	(305)	(278)	
Amortization of Deferred Amounts		9		6	(17)	(14)	
Curtailment Gain		(154)		-	-	-	
Recognized Net Actuarial Loss		34		56	2	2	
Gross Benefit Cost (Credit)		113		281	(105)	(86)	
Dividends on ESOP Preferred Stock		-		-	(62)	(57)	
Net Periodic Benefit Cost (Credit)	\$	113	\$	281 \$	(167)	\$ (143)	

For the year ending June 30, 2007, the expected return on plan assets is 7.2% and 9.3% for defined benefit and other retiree benefit plans, respectively.

The curtailment gain of \$154 million reflects the impact of harmonizing Gillette U.S. postretirement income benefits with P&G's benefit structure. Pursuant to plan revisions during the quarter, Gillette's U.S. defined benefit pension plans will be frozen, effective January 1, 2008, at which time, Gillette employees in the U.S. will move into the P&G defined contribution Profit Sharing Trust and Employee Stock Ownership Plan.

#### 8. New Accounting Standards

In July 2006, the FASB issued FIN 48, "Accounting for Uncertainty in Income Taxes." FIN 48 addresses the accounting and disclosure of uncertain tax positions. We will adopt FIN 48 on July 1, 2007. We are evaluating the impact, if any, that FIN 48 will have on our financial statements.

In September 2006, the FASB issued SFAS 157, "Fair Value Measurements," which established a framework for measuring fair value and will be effective beginning July 1, 2008. We are evaluating the impact, if any, that SFAS 157 will have on our financial statements.

In September 2006, the FASB issued SFAS 158, "Employers' Accounting for Defined Benefit Pension and Other Postretirement Plans." SFAS 158 requires companies to recognize the over-funded and under-funded status of defined benefit pension and other postretirement plans as assets or liabilities on their balance sheets and to recognize changes in that funded status, in the year in which changes occur, through other comprehensive income in shareholders' equity. Based upon our funded status at fiscal year-end June 30, 2006, the estimated impact of adopting SFAS 158 would be a \$565 million after tax reduction to net assets and equity, related primarily to unrecognized actuarial losses and prior service costs. This estimated impact may not be reflective of the actual impact, which will be based on the fair value of plan assets and projected benefit obligations upon adoption of SFAS 158 as of June 30, 2007.

No other new accounting pronouncement issued or effective during the fiscal year had or is expected to have a material impact on the consolidated financial statements.

#### Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations.

The purpose of this discussion is to provide an understanding of P&G's financial results and condition by focusing on changes in certain key measures from year to year. Management's Discussion and Analysis (MD&A) is organized in the following sections:

- $\cdot$  Overview
- · Summary of Results
- · Forward-Looking Statements
- · Results of Operations Three Months Ended March 31, 2007
- · Results of Operations Nine Months Ended March 31, 2007
- · Business Segment Discussion Three and Nine Months Ended March 31, 2007
- · Financial Condition
- · Reconciliation of Non-GAAP Measures

Throughout MD&A, we refer to measures used by management to evaluate performance including unit volume growth, net sales and net earnings. We also refer to organic sales growth (net sales growth excluding the impacts of acquisitions, divestitures and foreign exchange), free cash flow and free cash flow productivity. These financial measures are not defined under accounting principles generally accepted in the United States of America (U.S. GAAP). The explanation of these measures at the end of MD&A provides more details on the use and the derivation of these measures. Management also uses certain market share and market consumption estimates to evaluate performance relative to competition despite some limitations on the availability and comparability of share information. References to market share and market consumption in MD&A are based on a combination of vendor-reported consumption and market size data, as well as internal estimates.

On October 1, 2005, we completed the acquisition of The Gillette Company for \$53.43 billion. Gillette is a leading consumer products company that had \$10.48 billion of sales in its most recent pre-acquisition year ended December 31, 2004. In order to provide our investors with more insight into the results of the Blades and Razors and the Duracell and Braun reporting segments, we have previously provided supplemental pro forma net sales and earnings data for these segments for the quarter ended September 30, 2005 (as presented in our Form 8-K released November 22, 2005). Management's discussion of the current year to date results of these two reportable segments is in relation to the comparable prior year results, including pro forma net sales and earnings data for the July - September 2005 period and reported results for the October 2005 - March 2006 period. Results of Gillette's personal care and oral care businesses were subsumed within the Beauty and the Health Care reportable segments, respectively.

### **OVERVIEW**

P&G's business is focused on providing branded consumer goods products. Our goal is to provide products of superior quality and value to improve the lives of the world's consumers. We believe this will result in leadership sales, profits and value creation, allowing employees, shareholders and the communities in which we operate to prosper.

Our products are sold in more than 180 countries primarily through mass merchandisers, grocery stores, membership club stores and drug stores. We have also expanded our presence in "high frequency stores," the neighborhood stores which serve many consumers in developing markets. We compete in multiple product categories and have three global business units (GBUs): Beauty and Health; Household Care; and Gillette GBU. Under U.S. Generally Accepted Accounting Principles, the business units comprising the GBUs are aggregated into seven reportable segments: Beauty; Health Care; Fabric Care and Home Care; Baby Care and Family Care; Snacks, Coffee and Pet Care; Blades and Razors; and Duracell and Braun. We have on-the-ground operations in over 80 countries through our Market Development Organization, which leads country business teams to build our brands in local markets and is organized along seven geographic areas comprised of three developed regions (North America, Western Europe and Northeast Asia) and four developing regions (Latin America, Central and Eastern Europe/Middle East/Africa, Greater China and ASEAN/Australasia/India).

The following table provides the percentage of net sales and net earnings by reportable business segment for the three months ended March 31, 2007 (excludes net sales and net earnings in Corporate):

	Net Sales	Net Earnings
Beauty and Health	41%	43%
Beauty	30%	30%
Health Care	11%	13%
Household Care	48%	45%
Fabric Care and Home Care	25%	26%
Baby Care and Family Care	17%	15%
Snacks, Coffee and Pet Care	6%	4%
Gillette GBU	11%	12%
Blades and Razors	7%	11%
Duracell and Braun	4%	1%
Total	100%	100%

The following table provides the percentage of net sales and net earnings by reportable business segment for the nine months ended March 31, 2007 (excludes net sales and net earnings in Corporate):

	Net Sales	Net Earnings
Beauty and Health	42%	45%
Beauty	30%	31%
Health Care	12%	14%
Household Care	46%	40%
Fabric Care and Home		24%
Care	24%	2470
Baby Care and Family		12%
Care	16%	1270
Snacks, Coffee and Pet		4%
Care	6%	470
Gillette GBU	12%	15%
Blades and Razors	7%	11%
Duracell and Braun	5%	4%
Total	100%	100%

#### **SUMMARY OF RESULTS**

Following are highlights of results for the nine months ended March 31, 2007:

 $\cdot$  Net sales grew 14 percent to \$57.20 billion. Organic sales, which exclude the impacts of acquisitions, divestitures and foreign exchange, increased six percent.

 $\cdot$  Unit volume increased 11 percent fiscal year to date including an additional three months of Gillette results in the current fiscal year period. Organic volume, which excludes the impacts of acquisitions and divestitures, was up five percent with every reportable segment delivering year-on-year organic volume growth.

• Net earnings increased 19 percent to \$8.07 billion. Net earnings increased behind sales growth, the addition of Gillette and operating profit margin improvement.

• Diluted net earnings per share were \$2.37, an increase of 13 percent versus the comparable prior year period.

 $\cdot$  Operating cash flow was \$9.85 billion, an increase of 20 percent versus the prior year period. Free cash flow productivity was 97 percent. Free cash flow productivity is defined as the ratio of operating cash flow less capital expenditures to net earnings.

#### FORWARD-LOOKING STATEMENTS

We discuss expectations regarding future performance, events and outcomes, such as our business outlook and objectives, in annual and quarterly reports, press releases and other written and oral communications. All such statements, except for historical and present factual information, are "forward-looking statements," and are based on financial data and our business plans available only as of the time the statements are made, which may become out-of-date or incomplete. We assume no obligation to update any forward-looking statements as a result of new information, future events or other factors. Forward-looking statements are inherently uncertain, and investors must recognize that events could be significantly different from our expectations.

Ability to Achieve Business Plans. We are a consumer products company and rely on continued demand for our brands and products. To achieve business goals, we must develop and sell products that appeal to consumers and retail trade customers. Our continued success is dependent on leading-edge innovation, with respect to both products and operations. This means we must be able to obtain patents and respond to technological advances and patents granted to competition. Our success is also dependent on effective sales, advertising and marketing programs in an increasingly fragmented media environment. Our ability to innovate and execute in these areas will determine the extent to which we are able to grow existing sales and volume profitably, especially with respect to the product categories and geographic markets (including developing markets) in which we have chosen to focus. There are high levels of competitive activity in the environments in which we operate. To address these challenges, we must respond to competitive factors, including pricing, promotional incentives and trade terms. We must manage each of these factors, as well as maintain mutually beneficial relationships with our key customers, in order to effectively compete and achieve our business plans. Since our goals include a growth component tied to acquisitions, we must manage and integrate key acquisitions, such as the Gillette and Wella acquisitions, including achieving the cost and growth synergies in accordance with stated goals.

<u>Cost Pressures.</u> Our costs are subject to fluctuations, particularly due to changes in commodity prices, raw materials, cost of labor, foreign exchange and interest rates. Therefore, our success is dependent, in part, on our continued ability to manage these fluctuations through pricing actions, cost savings projects, sourcing decisions and certain hedging transactions. We also must manage our debt and currency exposure, especially in volatile countries. We need to maintain key manufacturing and supply arrangements, including sole supplier and sole manufacturing plant arrangements. We must implement, achieve and sustain cost improvement plans, including our outsourcing projects and those related to general overhead and work force rationalization.

<u>Global Economic Conditions.</u> Economic changes, terrorist activity and political unrest may result in business interruption, inflation, deflation or decreased demand for our products. Our success will depend in part on our ability to manage continued global political and/or economic uncertainty, especially in our significant geographic markets, as well as any political or economic disruption due to terrorist and other hostile activities.

<u>Regulatory Environment.</u> Changes in laws, regulations and the related interpretations may alter the environment in which we do business. This includes changes in environmental, competitive and product-related laws, as well as changes in accounting standards and taxation requirements. Accordingly, our ability to manage regulatory, tax and legal matters (including product liability, patent and intellectual property matters as well as those related to the integration of Gillette and its subsidiaries) and to resolve pending matters within current estimates may impact our results.

## **RESULTS OF OPERATIONS - Three Months Ended March 31, 2007**

The following discussion provides a review of results for the three months ended March 31, 2007 versus the three months ended March 31, 2006.

## THE PROCTER & GAMBLE COMPANY AND SUBSIDIARIES

#### (Amounts in Millions Except Per Share Amounts)

**Consolidated Earnings Information** 

Consolitated Lamings information	Three Months Ended March 31					
		2007		2006	% CHG	
NET SALES	\$	18,694	\$	17,250		8%
COST OF PRODUCTS SOLD		9,057		8,340		9%
GROSS MARGIN		9,637		8,910		8%
SELLING, GENERAL &						
ADMINISTRATIVE						
EXPENSE		5,991		5,559		8%
OPERATING INCOME		3,646		3,351		9%
TOTAL INTEREST EXPENSE		279		301		
OTHER NON-OPERATING INCOME,						
NET		169		79		
EARNINGS BEFORE INCOME TAXES		3,536		3,129		13%
INCOME TAXES		1,024		918		
NET EARNINGS		2,512		2,211		14%
EFFECTIVE TAX RATE		29.0%		29.3%		
PER COMMON SHARE:						
BASIC NET EARNINGS	\$	0.78	\$	0.67		16%
DILUTED NET EARNINGS	\$	0.74	\$	0.63		17%
DIVIDENDS	\$	0.31	\$	0.28		11%
AVERAGE DILUTED SHARES						
OUTSTANDING		3,397.3		3,510.5		
COMPARISONS AS A % OF NET						
SALES						
COST OF PRODUCTS SOLD		48.4%		48.3%		10
GROSS MARGIN		51.6%		51.7%		(10)
S SELLING, GENERAL &						
ADMINISTRATIVE						
EXPENSE		32.0%		32.2%		(20)
OPERATING MARGIN		19.5%		19.4%		10

EARNINGS BEFORE INCOME TAXES	18.9%	18.1%	80
NET EARNINGS	13.4%	12.8%	60

Net sales for the quarter were up eight percent to \$18.69 billion. All reportable segments except the Snacks, Coffee and Pet Care segment grew sales in the quarter, led by double-digit growth in Fabric Care and Home Care, Health Care and Baby Care and Family Care. Volume increased six percent with each geographic region delivering year-on-year growth, led by double-digit growth in developing regions. Organic volume also increased six percent behind high single-digit growth in Fabric Care and Home Care and Baby Care and Family Care, with declining volume in Snacks, Coffee and Pet Care. Tide, Ariel, Downy, Charmin, Head & Shoulders, Olay, Always and Prilosec OTC each posted double-digit volume growth in the quarter. Price increases across most of our reportable segments contributed one percent to sales growth but were offset by a negative one percent mix impact from a less premium product mix across several segments and disproportionate growth in developing regions, where selling prices are below the Company average. Foreign exchange added an additional two percent to sales growth. Organic sales increased six percent during the quarter.

	Net Sales Chan	ge Drivers 200	)7 vs. 2006 (	Three N	lonths Ei	nded Marc	h 31)
		Volume					
	Volume with	excluding					Net Sales
	Acquisitions &	Acquisitions &	z Foreign		Mix/	Net Sales	Growth
	Divestitures	Divestitures	Exchange	Price	Other	Growth	ex-FX
Beauty and Health							
Beauty	3%	4%	3%	1%	1%	8%	5%
Health Care	6%	6%	2%	1%	1%	10%	8%
Household Care							
Fabric Care and Home	1007	0.07	20	001	001	1007	100
Care	10%	9%	2%	0%	0%	12%	10%
Baby Care and Family	0.07	0.07	201	1.07	( <b>0</b> )	1007	701
Care	8%	8%	3%	1%	(2)%	10%	7%
Snacks, Coffee and Pet			1.07	201	$\langle \mathbf{O} \rangle \mathcal{O}$	0.07	(1)
Care	(2)%	(2)%	1%	3%	(2)%	0%	(1)%
Gillette GBU							
Blades and Razors	4%	4%	4%	2%	(2)%	8%	4%
Duracell and Braun	0%	3%	3%	2%	(2)%	3%	0%
Total Company	6%	6%	2%	1%	(1)%	8%	6%

## Not Sales Change Drivers 2007 vs. 2006 (Three Months Ended March 31)

Sales percentage changes are approximations based on quantitative formulas that are consistently applied.

Gross margin was down 10-basis points in the quarter to 51.6% of net sales. Commodity cost increases had a negative impact on gross margin of approximately 50-basis points but were more than offset by scale leverage from volume growth, price increases and cost savings projects. A number of one-time items during the quarter, including net charges related to the integration of Gillette, supply chain restructuring projects and the impacts of a pet food recall, reduced gross margin versus the prior year period by approximately 50-basis points.

Total selling, general and administrative expenses (SG&A) increased eight percent, or \$432 million, during the quarter. Total SG&A as a percentage of net sales was down 20-basis points, primarily behind overhead spending during the quarter, partially offset by the impact of a favorable legal settlement in the year-ago period. Overhead spending as a percentage of net sales was down primarily due to volume scale leverage, overhead cost controls and Gillette synergy savings.

Interest expense for the quarter decreased by \$22 million versus the year-ago period primarily due to lower gross debt. Other non-operating income was up \$90 million year-on-year. The increase was primarily due to the gains on certain minor Beauty brand divestitures which closed during the quarter.

Net earnings increased 14 percent to \$2.51 billion behind sales growth and profit margin expansion. Diluted net earnings per share were \$0.74, up 17 percent versus the prior year. Earnings per share growth exceeded net earnings growth due to share repurchases, primarily under the \$20.1 billion share buyback program in connection with the Gillette acquisition, which was completed in July 2006.

#### **RESULTS OF OPERATIONS - Nine Months Ended March 31, 2007**

The following discussion provides a review of results for the nine months ended March 31, 2007 versus the nine months ended March 31, 2006.

#### THE PROCTER & GAMBLE COMPANY AND SUBSIDIARIES

#### (Amounts in Millions Except Per Share Amounts)

Consolidated Earnings Information

6	Nine Months Ended March 31			31	
	2007		2006	% CHG	
NET SALES	\$ 57,204	\$	50,380		14%
COST OF PRODUCTS SOLD	27,210		24,231		12%
GROSS MARGIN	29,994		26,149		15%
SELLING, GENERAL &					
ADMINISTRATIVE EXPENSE	17,945		15,849		13%
OPERATING INCOME	12,049		10,300		17%
TOTAL INTEREST EXPENSE	976		819		
OTHER NON-OPERATING INCOME,					
NET	429		221		
EARNINGS BEFORE INCOME					
TAXES	11,502		9,702		19%
INCOME TAXES	3,430		2,916		
NET EARNINGS	8,072		6,786		19%
EFFECTIVE TAX RATE	29.8%		30.1%		
PER COMMON SHARE:					
BASIC NET EARNINGS	\$ 2.51	\$	2.22		13%
DILUTED NET EARNINGS	\$ 2.37	\$	2.10		13%
DIVIDENDS	\$ 0.93	\$	0.84		11%
AVERAGE DILUTED SHARES					
OUTSTANDING	3,405.7		3,235.4		
<b>COMPARISONS AS A % OF NET</b>					
SALES					
COST OF PRODUCTS SOLD	47.6%		48.1%		(50)
GROSS MARGIN	52.4%		51.9%		50
SELLING, GENERAL &					
ADMINISTRATIVE EXPENSE	31.4%		31.5%		(10)
OPERATING MARGIN	21.1%		20.4%		70
	20.1%		19.3%		80

EARNINGS BEFORE INCOME TAXES			
NET EARNINGS	14.1%	13.5%	60

Net sales fiscal year to date increased 14 percent to \$57.20 billion behind 11 percent volume growth, including an additional three months of Gillette results during the current fiscal year to date period versus the comparable year ago period. Organic volume grew five percent with broad-based growth across the business. Every reportable segment delivered year-on-year organic volume growth driven by product initiatives including Tide Simple Pleasures, Febreze Noticeables, Pantene Color Expressions, Olay Regenerist and Definity and the Head & Shoulders and Herbal Essences restages. Price increases taken across several segments added one percent to sales growth while favorable foreign exchange trends had a positive two percent impact. Product mix had no net impact on sales growth as the favorable mix impact from the additional period of Gillette results was offset by disproportionate growth in developing regions, where unit selling prices are below the Company average. Organic sales increased six percent fiscal year to date.

	Net Sales C Volume with Acquisitions & Divestitures	Change Drivers Volume excluding Acquisitions & Divestitures		06 (Nine Price	Months Mix/ Other		Net Sales
Beauty and Health			6				
Beauty	5%	5%	3%	0%	1%	9%	6%
Health Care	10%	3%	2%	2%	1%	15%	13%
Household Care							
Fabric Care and Home Care	8%	7%	2%	1%	0%	11%	9%
Baby Care and Family Care	5%	5%	2%	1%	(1)%	7%	5%
Snacks, Coffee and Pet Care	1%	1%	1%	1%	1%	4%	3%
Gillette GBU							
Blades and Razors	n/a	n/a	n/a	n/a	n/a	n/a	n/a
Duracell and Braun	n/a	n/a	n/a	n/a	n/a	n/a	n/a
Total Company	11%	5%	2%	1%	0%	14%	12%

Sales percentage changes are approximations based on quantitative formulas that are consistently applied.

Gross margin increased 50-basis points for the fiscal year to date period to 52.4% of net sales. Higher commodity costs had a negative gross margin impact of approximately 80-basis points. Scale leverage from organic volume growth, price increases and cost savings projects more than offset the commodity cost increase. The mix benefit of an additional three months of Gillette in the current fiscal year to date period added approximately 40-basis points due to higher average margins in the Blades and Razors segment.

Total selling, general and administrative expenses (SG&A) increased 13%, or \$2.10 billion fiscal year to date. The additional three months of Gillette in the current fiscal year to date period accounted for approximately \$1.08 billion of the SG&A increase, including approximately \$160 million of incremental acquisition-related expenses. The acquisition-related expenses are primarily comprised of increased intangible asset amortization resulting from revaluing intangible assets in the opening balance sheet of the acquired Gillette business and integration-related expenses. Total SG&A as a percentage of net sales decreased by 10-basis points as lower overhead spending as a percentage of net sales on our base business (excluding Gillette) driven by volume scale leverage, overhead cost control and synergies from the Gillette integration activities more than offset the impact of higher acquisition-related expenses.

Interest expense fiscal year to date increased by \$157 million versus the prior year period. The increase was driven by the financing cost of debt issued to fund the share repurchase program associated with the Gillette acquisition. The

share repurchase program was completed during the first quarter of the fiscal year. We repurchased \$20.1 billion of shares under the program since its inception.

Other non-operating income increased during the fiscal year to date period by \$208 million versus the base year period primarily as a result of the gains on certain minor Beauty divestitures including Pert in North America and Sure, as well as higher interest income.

Net earnings increased 19 percent to \$8.07 billion behind organic sales growth, the impacts from the addition of Gillette, including financing and other acquisition-related expenses, and profit margin expansion. Diluted net earnings per share were \$2.37, up 13 percent versus the prior year. Earnings per share growth lagged net earnings growth due to a net increase in the weighted average shares outstanding in the current year to date period (incremental shares issued in conjunction with the Gillette acquisition on October 1, 2005, net of share repurchases, primarily under the Gillette repurchase program).

## **BUSINESS SEGMENT DISCUSSION- Three and Nine Months Ended March 31, 2007**

The following discussion provides a review of results by business segment. Analyses of the results for the three and nine months ended March 31, 2007 are provided compared to the same three and nine month period ended March 31, 2006. The primary financial measures used to evaluate segment performance are net sales and net earnings. The table below provides supplemental information on net sales and net earnings by business segment for the three and nine months ended March 31, 2007 versus the comparable prior year period (Amounts in millions):

		Three Months Ended March 31, 2007					
	Net Sales	% Change Versus	Earnings Before Income Taxes	% Change Versus Vers Age	Net Earnings	% Change Versus	
Beauty	\$ 5,620	Year Ago 8 %		Year Ago 7 %	\$ 805	Year Ago 9 %	
Health Care	¢ 3,020 2,189	10 %	¢ 1,112 529	36 %	¢ 863 347	31 %	
Beauty and Health	7,809	8 %	1,641	15 %	1,152	15 %	
, ,	,		,		,		
Fabric Care and Home Care	4,738	12 %	1,031	22 %	685	21 %	
Baby Care and Family Care	3,268	10 %	606	15 %	382	17 %	
Snacks, Coffee and Pet Care	1,090	0 %	191	(5)%	116	(3)%	
Household Care	9,096	10 %	1,828	16 %	1,183	17 %	
Blades and Razors	s 1,284	8 %	405	12 %	294	11 %	
Duracell and							
Braun	789	3 %	29	(62)%	18	(67)%	
Gillette GBU	2,073	6 %	434	(1)%	312	(2)%	
Total Business Segments	18,978	9 %	3,903	13 %	2,647	13 %	
Corporate	(284)	N/A	(367)	N/A	(135)	N/A	

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Total Company		18,694	8 %	3,536	13 %	2,512	14 %
		Nine Months Ended March 31, 2007					
			Change Versus Year	Earnings Before Income	% Change Versus	Net	% Change Versus
	Net	t Sales	Ago	Taxes	Year Ago	Earnings	Year Ago
Beauty	\$	17,107	9 %	\$ 3,644	11 %	\$ 2,685	13 %
Health Care		6,771	15 %	1,772	25 %	1,204	25 %
Beauty and Health		23,878	11 %	5,416	15 %	3,889	17 %
Fabric Care and							
Home Care		14,172	11 %	3,142	14 %	2,112	14 %
Baby Care and		0.496	7 01	1 754	12 07	1 106	12.07
Family Care Snacks, Coffee and		9,486	7 %	1,754	13 %	1,106	13 %
Pet Care		3,406	4 %	567	14 %	353	15 %
Household Care		27,064	8 %	5,463	14 %	3,571	14 %
				-,		- ,	
Blades and Razors		3,865	65 %	1,272	73 %	932	74 %
Duracell and Braun		3,112	52 %	492	54 %	331	51 %
Gillette GBU		6,977	59 %	1,764	67 %	1,263	67 %
Total Business							
Segments		57,919	14 %	12,643	20 %	8,723	21 %
Corporate		(715)	N/A	(1,141)	N/A	(651)	N/A
Total Company		57,204	14 %	11,502	19 %	8,072	19 %

## **BEAUTY AND HEALTH**

#### **Beauty**

Beauty net sales were up eight percent during the quarter to \$5.62 billion. Volume increased three percent with organic volume up four percent. Volume growth was driven by double-digit growth in skin care and prestige fragrances and high-single digit growth in feminine care behind Olay Regenerist, Olay Definity, Dolce & Gabbana and Hugo Boss and Always. Hair care organic volume was up mid-single digits behind Head & Shoulders and Herbal Essences growth. Volume growth in these categories was partially offset by softness in the balance of the categories and the impact of the divestiture of several minor brands including Pert in North America and Sure. Volume and sales growth were also negatively impacted by lower sales on SK-II as the brand continues to recover from prior period business disruptions in Asia. Carryover price increases, primarily in feminine care, contributed one percent to sales growth. Foreign exchange had a positive three percent impact on net sales. Organic sales increased five percent. Net earnings in Beauty were up nine percent to \$805 million behind sales growth. Earnings margin was roughly in-line with the prior year period as higher marketing spending as a percentage of net sales was largely offset by the impact of

divestiture gains on minor Beauty brands.

Beauty fiscal year to date net sales increased nine percent to \$17.11 billion. Both unit volume and organic volume increased five percent for the period. Skin care volume was up high-single digits behind Olay Definity and Regenerist. Hair care volume increased mid-single digits driven by product initiatives on Pantene, Head & Shoulders and Herbal Essences. Feminine care volume increased mid-single digits due to market share growth on Always and Tampax behind the Always Clean and Fresh initiatives and product upgrades on Tampax Pearl. Prestige fragrances volume increased double-digits behind the Dolce and Gabbana "The One" launch. Disproportionate growth in prestige fragrances had a positive mix impact of one percent on sales growth while favorable foreign exchange had a three percent impact. Beauty organic sales were up five percent fiscal year to date, including a negative impact from the sales disruption in Asia resulting from the temporary suspension of SK-II shipments in China. Net earnings increased 60-basis points due to divestiture gains on minor Beauty brands and lower SG&A as a percent of sales, partially offset by the impact of the SK-II disruption. SG&A as a percent of sales improved as the scale benefits of volume growth and lower overhead spending as a percentage of net sales more than offset higher marketing spending as a percentage of net sales.

## Health Care

Health Care net sales increased 10 percent to \$2.19 billion during the quarter behind six percent volume growth. Oral care volume was up mid-single digits, driven by double-digit growth in developing regions behind market share gains. Pharmaceuticals and personal health care volume was up mid-single digits as growth on Prilosec OTC and Vicks more than offset softness in pharmaceuticals. Prilosec OTC volume increased double-digits behind a two point increase in U.S. market share and a base period that was depressed due to customer inventory builds ahead of a prior period price increase. Price increases, primarily in pharmaceuticals and personal health care, added one percent to sales growth while a more premium product mix added an additional one percent. Favorable foreign exchange had a two percent impact on net sales. Health Care net earnings grew 31 percent to \$347 million during the quarter behind sales growth and higher earnings margin. Earnings margin improved 260-basis points for the quarter behind volume scale leverage, lower product costs, Gillette synergy savings and lower research and development costs in our pharmaceuticals business driven by the timing of clinical milestone payments.

Health Care net sales were \$6.77 billion fiscal year to date, up 15 percent versus the comparable prior year period on 10 percent volume growth. Sales and volume increased as a result of three additional months of Gillette oral care results in the current fiscal year period and growth on the base P&G business. Health Care organic sales increased six percent fiscal year to date behind three percent organic volume growth. Oral care organic volume grew mid-single digits driven by high-single digit growth in developing regions behind market share gains. Pharmaceuticals and personal health volume increased low-single digits behind growth on Prilosec OTC and Vicks. Pricing, primarily in pharmaceuticals and personal health, contributed two percent to segment sales growth while a more premium product mix added an additional one percent. Foreign exchange had a positive two percent impact on net sales. Net earnings grew 25 percent fiscal year to date to \$1.20 billion behind organic sales growth, the addition of Gillette oral care and earnings margin expansion. Earnings margin increased 140-basis points as lower SG&A as a percent of sales and lower product costs more than offset the negative mix impact on gross margin from the addition of the Gillette oral care business. SG&A improved as a percentage of net sales due to volume scale leverage, lower research and development costs in our pharmaceuticals business driven by the timing of clinical milestone payments and Gillette synergy savings.

### HOUSEHOLD CARE

### Fabric Care and Home Care

Fabric Care and Home Care net sales increased 12 percent during the quarter to \$4.74 billion driven by a 10 percent increase in unit volume. Volume growth was balanced across both the fabric care and the home care businesses and across all regions. Each geographic region delivered high-single digit or above volume growth. Key brands drove the

growth with Tide, Ariel, Downy, Swiffer and Cascade each posting double-digit volume growth for the quarter. Favorable foreign exchange added two percent to sales growth. Net earnings increased 21 percent during the quarter to \$685 million behind sales growth and a 110-basis point earnings margin expansion from lower SG&A as a percentage of net sales. SG&A benefited from lower overhead and marketing spending as a percentage of net sales. Manufacturing cost savings, volume scale leverage and cost savings initiatives offset higher commodity costs.

Fabric Care and Home Care fiscal year to date net sales increased 11 percent to \$14.17 billion behind eight percent volume growth. Volume growth was broad-based across regions with mid-single digit increases in developed regions and double-digit growth in developing regions. Both fabric care and home care grew volume high-single digits behind product initiatives such as Tide Simple Pleasures, Gain Joyful Expressions, Febreze Noticeables, upgrades on Swiffer and the launch of Fairy auto-dishwashing in Western Europe. The impact of previously executed price increases added one percent to sales growth while favorable foreign exchange had a positive two percent impact. Net earnings increased 14 percent to \$2.11 billion behind sales growth and a 50-basis point improvement in net earnings margin. Earnings margin improved behind lower overhead expenses as a percentage of net sales. Scale benefits of volume growth and cost savings projects offset higher commodity costs.

#### Baby Care and Family Care

Baby Care and Family Care net sales increased 10 percent to \$3.27 billion during the quarter behind eight percent unit volume growth. Baby care volume was up high-single digits, led by double-digit growth in developing regions behind market share growth. In developed regions, baby care volume increased mid-single digits, driven largely by the Caterpillar stretch initiative on Pampers Baby Dry in North America and Western Europe. Family care volume increased high-single digits behind product performance improvements on Bounty and continued growth on Bounty Basics and Charmin Basics. Pricing in North America family care added one percent to segment sales growth. Disproportionate growth in developing regions and on the Basics products, which have lower average selling prices, drove a negative two percent mix impact. Favorable foreign exchange added three percent to sales. Net earnings in Baby Care and Family Care increased 17 percent during the quarter to \$382 million behind sales growth and a 70-basis point increase in earnings margin. The earnings margin expansion was driven by lower SG&A from reduced marketing and overhead spending as a percentage of net sales. Volume scale leverage and manufacturing cost savings projects largely offset the impact of higher pulp costs.

Baby Care and Family Care net sales increased seven percent fiscal year to date to \$9.49 billion behind five percent volume growth. Baby care volume increased mid-single digits with developing regions up double-digits. In developed regions, baby care volume was up low-single digits as growth on Pampers Baby Stages of Development and Caterpillar stretch more than offset softness on Pampers in Western Europe and Luvs in North America from lower competitor pricing of both branded and private label products. Family care volume increased low-single digits globally. Family care organic volume was up mid-single digits behind product performance improvements on Bounty and continued growth on Bounty Basics and Charmin Basics. Price increases in North America family care added one percent to sales growth while disproportionate growth in developing regions and on the Basics products led to a negative one percent mix impact. Favorable foreign exchange added two percent to sales growth. Net earnings in Baby Care and Family Care increased 13 percent fiscal year to date to \$1.11 billion behind sales growth and a 70-basis point improvement in net earnings margin. Earnings margin expansion was driven by lower overhead and marketing expenses as a percentage of net sales. Manufacturing cost savings and volume scale leverage offset the impact of higher pulp costs.

### Snacks, Coffee and Pet Care

Snacks, Coffee and Pet Care net sales were in-line with the prior year period at \$1.09 billion. Volume was down two percent during the quarter as high-single digit growth in snacks was more than offset by the impacts of a reduction in coffee trade inventory and a pet food recall. In coffee, U.S. market share on Folgers was up one point versus the prior year period. However, volume was down primarily due to lower year-on-year trade inventory levels. Trade inventory levels decreased during the current quarter due to the impact of a January price increase on Folgers coupled with heavy competitive promotion activity. Pet care volume declined due to strong competitive activity and the impacts of

a voluntary pet food recall of some Iams and Eukanuba wet pet foods in March. Snacks volume increased behind the Pringles Select and Minis initiatives. Pricing contributed three percent to segment net sales growth following a January price increase on Folgers. Disproportionate growth in snacks, which has a lower selling price than the segment average, resulted in a negative two percent mix impact. Favorable foreign exchange added one percent to sales. Net earnings were down three percent to \$116 million during the quarter as higher commodity costs across the segment and expenses associated with the pet food recall more than offset the base period impacts related to Hurricane Katrina and an additional insurance recovery from Katrina in the current period.

Snacks, Coffee and Pet Care net sales increased four percent fiscal year to date to \$3.41 billion. Volume was up one percent as growth in coffee was largely offset by a decline in pet care and flat volume in snacks. Coffee volume was up high-single digits primarily due to a weak base period that included a reduction in the coffee business from Hurricane Katrina and current period volume from the recent launches of Folgers Simply Smooth and Gourmet Selections. Pet care volume was down versus the year-ago period due to strong competitive activity and the impacts of a voluntary pet food recall of the Iams and Eukanuba wet pet foods in March 2007. Price increases in coffee, product mix from disproportionate coffee growth and foreign exchange each had a positive one percent impact on sales. Net earnings increased 15 percent to \$353 million fiscal year to date. Earnings increased primarily due to base period impacts related to Hurricane Katrina, which more than offset the impacts of higher commodity costs and expenses associated with the pet food recall in the current period.

### **GILLETTE GBU**

As disclosed in Note 4 to the consolidated financial statements, we completed the acquisition of The Gillette Company on October 1, 2005. This acquisition resulted in two new reportable segments for the Company: Blades and Razors and Duracell and Braun. The Gillette oral care and personal care businesses were subsumed within the Health Care and Beauty reportable segments, respectively. Because the acquisition was completed in October 2005, there are no results for these segments in our base July-September 2005 period.

In order to provide our investors with more insight into the results of the Blades and Razors and Duracell and Braun reporting segments, we have previously provided supplemental pro forma net sales and earnings data for these segments for the quarter ended September 30, 2005 (as presented in our Form 8-K released November 22, 2005). Management's discussion of the current quarter results is in relation to the comparable prior year reported net sales and net earnings results. The fiscal year to date results of these two segments is in relation to comparable prior year results including pro forma net sales and earnings data for the July - September 2005 period and reported results for the October 2005 - March 2006 period. With respect to the earnings data, the fiscal year to date analysis is based on earnings before income taxes. The previously disclosed Blades and Razors and Duracell and Braun pro forma information reconciled "Profit from Operations," the measure used by Gillette in its historical filings, to Earnings before Income Taxes, the comparable measure used by the Company. Gillette did not allocate income tax expense to its reporting segments.

### Blades and Razors

Net sales in Blades and Razors increased eight percent to \$1.28 billion behind four percent volume growth. In developing regions, volume increased high-teens behind double-digit growth on Mach 3. Volume in developed regions was down due to the base period launch of Fusion in North America, the segment's largest region. Current period volume did benefit from continued expansion of Fusion with current quarter launches in several European countries and in Australia. Pricing across most shaving systems contributed two percent to sales growth, while disproportionate growth in developing regions resulted in a negative two percent mix impact. Foreign exchange added four percent to sales growth. Net earnings were up 11 percent during the quarter to \$294 million behind sales growth and a 60-basis point increase in earnings margin. Earnings margin was up as gross margin expansion from a more favorable product mix driven by Fusion more than offset higher marketing and overhead expenses as a percentage of net sales. Overhead expenses increased year-on-year due to the inclusion of Gillette into P&G's corporate allocations systems. This had no net impact on the Company's total overhead expense as the offsetting reductions are spread

across the Beauty and Health and the Household Care GBUs.

Net sales in Blades and Razors increased 10 percent fiscal year to date to \$3.87 billion versus the comparable pro forma prior year period. Net sales increased primarily behind growth on Fusion in developed regions and on Mach 3 in developing regions. Overall, volume/mix contributed six percent to sales growth while price increases taken across most shaving systems added one percent. Favorable foreign exchange had a three percent impact on net sales. Earnings before income taxes increased 14 percent to \$1.27 billion versus the comparable prior year pro forma results, including \$65 million of incremental acquisition-related charges in the current fiscal year period. The incremental acquisition-related charges are comprised of amortization charges from revaluing intangible assets in the opening balance sheet, partially offset by base period product costs related to revaluing Gillette's opening balance sheet inventory balance. Amortization charges are higher in the current fiscal year to date period due to the extra three months of Gillette post-acquisition results in the current period. Earnings growth was driven by sales growth and synergy savings, partially offset by higher marketing investment behind Fusion, higher overhead expenses and acquisition-related charges. Overhead expenses are up year-on-year due to the integration of the Gillette GBU into the Company's corporate allocations systems in the current period. Net earnings were \$932 million fiscal year to date.

#### Duracell and Braun

Net sales in Duracell and Braun increased three percent to \$789 million. Unit volume for the segment was flat globally with organic volume up three percent. In Duracell, volume increased low-single digits driven by developing market growth. Developed market volumes were negatively impacted by high levels of competitive activity from both branded and private label competitors in North America and Western Europe. In Braun, unit volume was down globally as mid-single digit growth in developing regions was more than offset by the impact of the divestiture of thermometer and blood pressure devices. Braun organic volume increased mid-single digits behind the 360 Complete, Pulsonic and Contour male shavers. Price increases on Duracell contributed two percent to segment sales growth but were offset by a negative two percent mix impact driven in part by disproportionate growth in developing regions. Favorable foreign exchange added three percent to sales growth. Net earnings declined \$36 million during the quarter to \$18 million. Earnings were down primarily due to higher zinc costs and higher overheads resulting from the inclusion of Gillette into P&G's corporate allocations systems. This had no net impact on the Company's total overhead expense as the offsetting reductions are spread across the Beauty and Health and the Household Care GBUs.

Net sales in Duracell and Braun increased five percent fiscal year to date to \$3.11 billion versus the comparable prior year pro forma results. In Duracell, sales increased mid-single digits globally, led by double-digit growth in developing regions. In developed regions, Duracell organic sales were in-line with the prior year period due to high levels of competitive activity from both private label and branded competitors. In Braun, sales increased mid-single digits as the launch of 360 Complete and Contour razors in North America and Pulsonic razors in Germany and Japan more than offset softness in Western Europe household appliances, lower year-on-year winter holiday promotion activity in North America and the divestiture of thermometer and blood pressure devices. Overall, volume/mix in the Duracell and Braun segment contributed two percent to sales growth while favorable foreign exchange added three percent. Earnings before income taxes increased four percent fiscal year to date to \$492 million versus the comparable prior year period pro forma results. Earnings were up behind sales growth and lower year-on-year acquisition-related expenses, partially offset by higher overhead expenses. Acquisition-related charges were down primarily due to base period product costs related to revaluing Gillette opening balance sheet inventory level, which more than offset the impact of an additional three months of amortization charges in current year period from revaluing intangible assets in the opening balance sheet. Overhead expenses as a percentage of net sales increased year-on-year due to the integration of the Gillette GBU into the Company's corporate allocations systems in the current period. Net earnings were \$331 million fiscal year to date.

#### **Corporate**

Corporate includes certain operating and non-operating activities not allocated to specific business units. These include: the incidental businesses managed at the corporate level, financing and investing activities, certain restructuring charges, other general corporate items and the historical results of certain divested brands, including

certain Gillette brands that were divested in fiscal 2006 as required by the regulatory authorities in relation to the Gillette acquisition. Corporate also includes reconciling items to adjust the accounting policies used in the segments to U.S. GAAP. The most significant reconciling items include income taxes (to adjust from statutory rates that are reflected in the segments to the overall Company effective tax rate), adjustments for unconsolidated entities (to eliminate sales, cost of products sold and SG&A for entities that are consolidated in the segments but accounted for using the equity method for U.S. GAAP) and minority interest adjustments for subsidiaries where we do not have 100% ownership. Because both unconsolidated entities and less than 100% owned subsidiaries are managed as integral parts of the Company, they are accounted for similar to a wholly owned subsidiary for management and segment purposes. This means our segment results recognize 100% of each income statement component through before-tax earnings in the segments, with eliminations for unconsolidated entities in Corporate. In determining segment net earnings, we apply the statutory tax rates (with adjustments to arrive at the Company's effective tax rate in Corporate) and eliminate the share of earnings applicable to other ownership interests, in a manner similar to minority interest.

Net earnings for the quarter were roughly in-line versus the prior year period. A curtailment gain resulting from the harmonization of U.S. postretirement income benefits between Gillette and P&G and lower interest expense were offset by the write-down of certain overhead-related manufacturing assets and a favorable legal settlement in the base period.

Net earnings for the fiscal year to date period were down \$219 million primarily driven by increased interest expenses and higher restructuring and integration costs. Interest expense was up due to the financing costs of the share repurchase program announced in connection with the Gillette acquisition. The increase in restructuring expense is primarily related to costs incurred as part of the Gillette integration. These fiscal year to date cost increases were partially offset by the gains on the sale of certain minor brands including Pert in North America and Sure.

## **FINANCIAL CONDITION**

### **Operating Activities**

Cash generated fiscal year to date from operating activities was \$9.85 billion versus \$8.19 billion in the comparable prior year period. Net earnings, adjusted for non-cash items (primarily depreciation, amortization, share based compensation and deferred income taxes) provided \$11.39 billion of operating cash. This was partially offset by an increase in working capital. Inventory was up primarily to support business growth and upcoming initiative launches. Accounts receivable increased due to business growth and continued temporary impacts related to the Gillette integration. Accounts payable was down as the Company continued its efforts to accelerate payments to suppliers in order to maximize payment discounts.

### Investing Activities

Investing activities in the current year used \$1.18 billion, compared to the prior year period cash use of \$607 million. Acquisitions used \$167 million of cash behind several small acquisitions versus a net source of cash of \$216 million in the prior year period from net cash received in the Gillette acquisition, which more than offset funding related to the settlement of a major portion of the Wella Domination liability. Investment securities generated \$725 million due to a shift from auction rate securities to cash equivalent securities. Capital expenditures were \$2.00 billion, or 3.5 percent of net sales during the fiscal year to date period.

### **Financing** Activities

Total cash used by financing activities was \$11.53 billion fiscal year to date versus \$5.36 billion in the comparable prior year period. We repurchased \$4.06 billion of treasury shares and reduced our debt position by \$5.61 billion in the current fiscal year to date period. In the prior year period, we repurchased \$10.60 billion of treasury shares funded in part by increases in our debt position of \$6.76 billion during the period.

As of March 31, 2007 the Company's current liabilities exceeded current assets by \$8.21 billion. The key driver was the refinancing of a portion of our long-term credit facility with commercial paper. The Company anticipates being able to support its short-term liquidity through cash generated from operations. The Company also has very strong long- and short-term debt ratings which will enable it to continue to refinance this debt at favorable rates in commercial paper and bond markets. In addition, the Company has agreements with a diverse group of creditworthy financial institutions that, if needed, would provide sufficient credit funding to meet short-term financing requirements.

## **RECONCILIATION OF NON-GAAP MEASURES**

Our discussion of financial results includes several measures not defined by U.S. GAAP. We believe these measures provide our investors with additional information about the underlying results and trends of the Company, as well as insight to some of the metrics used to evaluate management. When used in MD&A, we have provided the comparable GAAP measure in the discussion.

<u>Organic Sales Growth</u>. Organic sales growth is a non-GAAP measure of sales growth excluding the impacts of acquisitions, divestitures and foreign exchange from year-over-year comparisons. We believe this provides investors with a more complete understanding of underlying sales trends by providing sales growth on a consistent basis. The reconciliation of reported sales growth to organic sales for the January - March quarter:

	Total		
	Company	Beauty	
Total Sales Growth		8%	8%
Less: Foreign Exchange Impact		(2)%	(3)%
Less: Acquisition/Divestiture Impact		0%	0%
Organic Sales Growth		6%	5%

The reconciliation of reported sales growth to organic sales for the fiscal year to date period:

	Total			
	Company	Beauty	Heal	th Care
Total Sales Growth		14%	9%	15%
Less: Foreign Exchange Impact		(2)%	(3)%	(2)%
Less: Acquisition/Divestiture Impact		(6)%	(1)%	(7)%
Organic Sales Growth		6%	5%	6%

<u>Free Cash Flow</u>. Free cash flow is defined as operating cash flow less capital spending. We view free cash flow as an important measure because it is one factor in determining the amount of cash available for dividends and discretionary investment. Free cash flow is also one of the measures used to evaluate senior management and is a factor in determining their at-risk compensation.

<u>Free Cash Flow Productivity</u>. Free cash flow productivity is defined as the ratio of free cash flow to net earnings. The Company's long-term target is to generate free cash at or above 90 percent of net earnings. Free cash flow is also one of the measures used to evaluate senior management. The reconciliation of free cash flow and free cash flow productivity is provided below (amounts in millions):

	Operating	Capital	Free Cash	Net	Free Cash Flow
	Cash Flow	Spending	Flow	Earnings	Productivity
Jul - Mar '07	\$9,853	\$(1,996)	\$7,857	\$8,072	97%

#### Item 3. Quantitative and Qualitative Disclosures About Market Risk.

There have been no material changes in the Company's exposure to market risk since June 30, 2006. Additional information can be found in the section entitled Other Information, which appears on pages 39-40, and Note 6, Risk Management Activities, which appears on pages 52-53 of the Annual Report to Shareholders for the fiscal year ended June 30, 2006 which can be found by reference to Exhibit 13 of the Company's Annual Report on Form 10-K for the fiscal year ended June 30, 2006.

Item 4. Controls and Procedures.

#### **Evaluation of Disclosure Controls and Procedures.**

The Company's Chairman of the Board, President and Chief Executive, A. G. Lafley, and the Company's Chief Financial Officer, Clayton C. Daley, Jr., performed an evaluation of the Company's disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) of the Securities Exchange Act of 1934 ("Exchange Act")) as of the end of the period covered by this report. Messrs. Lafley and Daley have concluded that the Company's disclosure controls and procedures were effective to ensure that information required to be disclosed in reports we file or submit under the Exchange Act is (1) recorded, processed, summarized and reported within the time periods specified in Securities and Exchange Commission rules and forms, and (2) accumulated and communicated to our management, including Messrs. Lafley and Daley, to allow their timely decisions regarding required disclosure.

### **Changes in Internal Control Over Financial Reporting.**

There were no changes in our internal control over financial reporting that occurred during the Company's fiscal quarter ended March 31, 2007 that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

## PART II. OTHER INFORMATION

Item 1A. Risk Factors.

For a discussion of the Company's risk factors, please refer to Part 1, "Item 1A. Risk Factors" in the Company's Annual Report on Form 10-K for the fiscal year ended June 30, 2006.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds.

### **ISSUER PURCHASES OF EQUITY SECURITIES**

Period	Total Number of Shares Purchased (1)	Average Price Paid per Share <sup>(2)</sup>	Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs <sup>(3)</sup>	Approximate dollar value of shares that may yet be purchased under our share repurchase program (\$ in Billions) <sup>(3)</sup>
1/1/07-1/31/07	4,088,076	\$64.23	0	0
2/1/07-2/28/07	6,646,413	\$64.43	0	0
3/1/07-3/31/07	10,402,345	\$62.47	0	0

(1) None of these transactions were made pursuant to a publicly announced repurchase plan. The number of shares purchased was 21,136,834 for the quarter. This includes 231,883 shares acquired by the Company under various compensation and benefit plans. This table excludes shares withheld from employees to satisfy minimum tax withholding requirements on

option exercises and other equity-based transactions. The Company administers cashless exercises through an independent, third party broker and does not repurchase stock in connection with cashless exercise.

(2) Average price paid per share is calculated on a settlement basis and excludes commission.

(3) The Company's share repurchases are made on a discretionary basis as part of the Company's overall cash management strategy, which also includes capital expenditures, dividends, debt service, and strategic acquisitions.

Item 6. Exhibits

## <u>Exhibit</u>

3-1 Amended Articles of Incorporation (Incorporated by reference to Exhibit (3-1) of the Company's Form 10-Q for the quarter ended September 30, 2005).

3-2 Regulations (as amended by shareholders at the annual meeting on October 10, 2006) (Incorporated by reference to Exhibit (3-2) of the Company's Form 10-Q for the quarter ended September 30, 2006).

10-1 Summary of the Company's Short Term Achievement Reward Program, and related correspondence and terms and conditions.\*

- 10-2 Summary of the Company's Business Growth Program, and related correspondence and terms and conditions.\*
- 10-3 Form of Separation Agreement and Release.\*
- 11 Computation of Earnings per Share.
- 12 Computation of Ratio of Earnings to Fixed Charges.
- 31.1 Rule 13a-14(a)/15d-14(a) Certification Chief Executive Officer
- 31.2 Rule 13a-14(a)/15d-15(a) Certification Chief Financial Officer
- 32.1 Section 1350 Certifications Chief Executive Officer
- 32.2 Section 1350 Certifications Chief Financial Officer
- \* Compensatory plan or arrangement

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 PROCTER & GAMBLE COMPANY

<u>May 2, 2007</u> Date <u>/s/ VALARIE L. SHEPPARD</u> Valarie L. Sheppard Vice President and Comptroller

#### EXHIBIT INDEX

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- 31.2 Rule 13a-14(a)/15d-15(a) Certification Chief Financial Officer
- 32.1 Section 1350 Certifications Chief Executive Officer
- 32.2 Section 1350 Certifications Chief Financial Officer