BRAVO FOODS INTERNATIONAL CORP Form SC 13D July 25, 2005

## **UNITED STATES**

## SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# SCHEDULE 13D (Rule 13d-101)

# INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13D-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13D-2(a)

(Amendment No.\_\_\_\_)\*

## BRAVO! FOODS INTERNATIONAL CORP.

(Name of Issuer)

## COMMON STOCK, \$0.001 PAR VALUE PER SHARE

(Title of Class of Securities)

105666101

(CUSIP Number)

## John J. Culhane

## **COCA-COLA ENTERPRISES INC.**

## 2500 Windy Ridge Parkway Atlanta, GA 30339

(770) 989-3000

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

#### July 13, 2005

(Date of Event Which Requires Filing of this Statement)

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

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

\* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

## SCHEDULE 13D

1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)					
	Coca-Cola Er	nterprises Inc.	58-0503352			
2	CHECK THE A	HE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions)				
3	(b) 3 SEC USE ONLY					
4	4 SOURCE OF FUNDS (See Instructions)					
	WC					
5	5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)					
6	6 CITIZENSHIP OR PLACE OF ORGANIZATION					
N	Delaware NUMBER OF SHARES	7 SOLE VOTING POWER				
ΒE	ENEFICIALLY	68,990,244				
(	OWNED BY	8 SHARED VOTING POWER				
	EACH					
I	REPORTING	0				
	PERSON	9 SOLE DISPOSITIVE POWER				

WITH

68,990,244

10 SHARED DISPOSITIVE POWER

0

11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

68,990,244 shares

- 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (See Instructions)
- 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

52.23%

14 TYPE OF REPORTING PERSON (See Instructions)

CO

### **Preliminary Statement**

This Schedule relates to 68,990,244 shares of the common stock, \$0.001 per share (the "Common Stock") of Bravo! Foods International Corp. ("Bravo"). Coca-Cola Enterprises Inc. ("CCE") may acquire the Common Stock upon the exercise of separate options (the "Options") granted by the shareholders of Bravo identified under Item 6 of this Schedule to CCE on July 13, 2005, pursuant to Stock Option Agreements (the "Option Agreements") attached to this Schedule as Exhibit 1(a)-(i).

## Item 1. Security and Issuer

Common Stock, \$0.001 par value

Bravo! Foods International Corp 11300 US Highway 1, Suite 202 North Palm Beach, Florida 33408.

#### Item 2. Identity and Background

The person filing this statement is CCE, a corporation organized under Delaware law. The principal business of CCE is marketing, selling, manufacturing and distributing nonalcoholic beverages. The address of its principal business and its principal place of business is 2500 Windy Ridge Parkway, Atlanta, Georgia 30339.

The name, residence or business address, principal occupation or employment of each of the executive officers and directors of CCE are set forth on Schedule A hereto.

Neither CCE nor any of the individuals identified on Schedule A hereto has, during the last five years, been convicted in a criminal proceeding or been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding, become

subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities law or finding any violation with respect to such laws.

#### Item 3. Source and Amount of Funds and Other Consideration

The source of funds that were used to acquire the Options, and the funds that would be used to exercise the Options, has been, or will be, as the case may be, the general corporate funds of CCE. The cost of the Options purchased is \$17,247.56; assuming all are exercised, the cost of exercise would be \$24,836,487.84.

#### **Item 4. Purpose of Transaction**

On June 13, 2005, CCE purchased the Options to buy approximately 68,990,244 shares of common stock, or common stock equivalents in the form of convertible securities and warrants, from nine shareholders of Bravo. This is intended to be a first step in acquiring slightly more than 50% of Bravo's common equity on a fully diluted basis.

As part of this transaction, CCE is negotiating with the management of Bravo for master distribution rights for Bravo's products, and for the purchase of common stock directly from Bravo. The shares purchased directly from Bravo, when combined with the shares subject to the Options, would constitute a majority stake, as described above.

The exercise of the Options is dependent on the satisfactory completion of due diligence and reaching agreement on the terms of the distribution and share purchase agreements. It is anticipated that CCE's total investment would be approximately \$38 million upon exercise of the Options and the purchase of common shares from Bravo.

While CCE's rights under the Option Agreements may be assigned to The Coca-Cola Company, an affiliate of CCE or of The Coca-Cola Company, or to a joint venture formed by any of them, CCE has no current intention to effect any such assignment.

CCE anticipates that the potential acquisition of all of the remaining equity securities of Bravo would occur pursuant to a definitive acquisition agreement, currently under negotiation, under which CCE or its assignee would be given the right, after December 31, 2006, to cause a merger to occur under which the shares of Bravo owned by shareholders other than CCE or its assignee would be converted into the right to receive cash.

The distribution agreement, the definitive acquisition agreement and the merger agreement are currently under negotiation, and there is no assurance that agreement will be reached with respect to any of these documents.

#### Item 5. Interest in Securities of the Issuer

As a result of the grant of the Options on June 13, 2005, CCE beneficially owns 68,990,244 shares of Common Stock computed in accordance with Rule 13d-3 under the Securities Exchange Act of 1934, as amended, which represents approximately 52.23% of the outstanding Common Stock. CCE does not beneficially own any shares other than those subject to the Options.

## Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to the Securities of the Issuer

The Option Agreements with the Bravo shareholders listed below give CCE the option to purchase up to 68,990,244 shares of Common Stock at an exercise price per share of \$0.36. The Options will terminate upon the earliest to occur of: (1) the written mutual agreement of the parties to an Option Agreement to terminate an Option, (2) August 31, 2005, or (3) the delivery of written notice of termination of negotiations with respect to a distribution agreement for Bravo's products.

The Option Agreements, by their terms, may be exercised only if CCE, The Coca-Cola Company, or an affiliate of either of them has entered into a definitive distribution agreement and share purchase agreement, described above under Item 4. It is the current intention that the Options would be exercised, if at all, by CCE or one of its affiliates. The Options, if exercised, must be exercised in their entirety and all at once.

The table below lists the Bravo shareholders with whom CCE has entered into Option Agreements and the number of shares of Common Stock subject to options granted by each such shareholder and whether held in the form of Common Stock, convertible notes, convertible preferred stock or warrants.

<u>Name</u>	]	Number of Shares of Common Stock <u>Subject To Option</u>			
	Common <u>Stock</u>	Convertible <u>Notes</u>	Convertible Preferred Stock	<u>Warrants</u>	
Alpha Capital AG		6,000,000		2,000,000	
AMRO International, S.A.				1,519,509	
Ellis International		1,200,000			
Longview Equity Fund, L.P.	61,186			6,000,000	
Longview Fund, L.P.	155,435			4,000,000	
Longview International Equity Fund, L.P.	166,132			2,000,000	
Mid-Am Capital, LLC		8,182,173	34,505,809		
Osher Capital Inc.		800,000			
Whalehaven Capital Fund Limited		2,400,000			

Item 7. Materials to be Filed as Exhibits

- 99 Stock Option Agreements
  - (a) Stock Option Agreement by and among CCE, Alpha Capital AG and Bravo
  - (b) Stock Option Agreement by and among CCE, AMRO International, S.A. and Bravo
  - (c) Stock Option Agreement by and among CCE, Ellis International and Bravo
  - (d) Stock Option Agreement by and among CCE, Longview Equity Fund, L.P. and Bravo
  - (e) Stock Option Agreement by and among CCE, Longview Fund, L.P. and Bravo
  - (f) Stock Option Agreement by and among CCE, Longview International Equity Fund, L.P. and Bravo
  - (g) Stock Option Agreement by and among CCE, Mid-Am Capital, LLC and Bravo
  - (h) Stock Option Agreement by and among CCE, Osher Capital Inc. and Bravo
  - (i) Stock Option Agreement by and among CCE, Whalehaven Capital Fund Limited and Bravo

## **Schedule A**

# **Coca-Cola Enterprises Inc.**

Executive Officers and Directors					
Name and Address*	Position				
Lowry F. Kline	Chairman of the Board and Director				
Coca-Cola Enterprises Inc.	Chairman of the Board and Breetor				
2500 Windy Ridge Parkway					
Atlanta, GA 30339					
John R. Alm	President and Chief Executive Officer and				
Coca-Cola Enterprises Inc.	Director				
2500 Windy Ridge Parkway					
Atlanta, GA 30339					
G. David Van Houten, Jr.	Executive Vice President				
Coca-Cola Enterprises Inc.					
2500 Windy Ridge Parkway					
Atlanta, GA 30339					
John J. Culhane	Executive Vice President				
Coca-Cola Enterprises Inc.	General Counsel				
2500 Windy Ridge Parkway					
Atlanta, GA 30339					
Shaun B. Higgins	Executive Vice President and				
Coca-Cola Enterprises Inc.	President, European Group				
2500 Windy Ridge Parkway					
Atlanta, GA 30339					
Vicki R. Palmer	Executive Vice President,				
Coca-Cola Enterprises Inc.	Financial Services and Administration				
2500 Windy Ridge Parkway					
Atlanta, GA 30339					
William W. Douglas, III	Senior Vice President and				
Coca-Cola Enterprises Inc.	Chief Financial Officer				
2500 Windy Ridge Parkway					
Atlanta, GA 30339					
Charles D. Lischer	Vice President, Controller and Chief Accounting Officer				
Coca-Cola Enterprises Inc.					
2500 Windy Ridge Parkway					
Atlanta, GA 30339					
Terrance M. Marks	Senior Vice President & President, North American Group				
Coca-Cola Enterprises Inc.					
2500 Windy Ridge Parkway					
Atlanta, GA 30339					
Fernando Aguirre	Director				
Chiquita Brands International Inc.					
Chiquita Center					
250 East Fifth Street, 29 <sup>th</sup> Floor					
Cincinnati, OH 45202					
James E. Copeland, Jr.	Director				
Deloitte & Touche, LLP					
1633 Broadway					
New York, NY 10019					
Calvin Darden	Director				
8155 Sentinea Chase Drive					
Roswell, GA 30076					
J. Alexander M. Douglas, Jr.	Director				
The Coca-Cola Company					
One Coca-Cola Plaza					
I	I				

Schedule A 7

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Atlanta, GA 30313	
J 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Director
The Senate of Canada	
Room 561-S, Centre Block	
Parliament Buildings	
Ottawa, Ontario K1A 0A4	
	Director
The Coca-Cola Company	
One Coca-Cola Plaza	
Atlanta, GA 30313	
Irial Finan	Director
The Coca-Cola Company	
One Coca-Cola Plaza	
Atlanta, GA 30313	
Marvin J. Herb	Director
HERBCO L.L.C.	
6000 Garlands Lane	
Suite 120	
Barrington, IL 60010	
L. Phillip Humann	Director
SunTrust Banks, Inc.	
SunTrust Plaza, 30th Floor	
303 Peachtree Street	
Atlanta, GA 30308	
Summerfield K. Johnston, III	Director
144 Everglades Avenue	
Palm Beach, FL 33480	
Paula R. Reynolds	Director
AGL Resources Inc.	
Ten Peachtree Place NE	
19 <sup>th</sup> Floor	
Atlanta, GA 30309	

<sup>\*</sup> All of the executive officers and directors listed above are citizens of the United States, except for J. Trevor Eyton, who is a citizen of Canada.

## **SIGNATURE**

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

Date: June 25, 2005

COCA-COLA ENTERPRISES INC.

By: /S/ J. J. CULHANE

John J. Culhane

Executive Vice President and General Counsel

SIGNATURE 9