CLOROX CO /DE/

FORM 8-K
(Unscheduled Material Events)

Filed 1/9/1997 For Period Ending 12/31/1996

Address THE CLOROX COMPANY 1221 BROADWAY
OAKLAND, California 94612-1888
Telephone 510-271-7000
CIK 0000021076
Industry Personal & Household Prods.
Sector Consumer/Non-Cyclical
Fiscal Year 06/30
Item 2. Acquisition or Disposition of Assets.
On December 31, 1996, Shield Acquisition Corporation, a Delaware corporation and then wholly owned subsidiary of the registrant (the "Offeror"), acquired 98.8% of the total outstanding shares of common stock (the "Shares") of Armor All Products Corporation, a Delaware corporation involved in the manufacture and marketing of automotive cleaning products and protectants ("Armor All"). The acquisition was completed pursuant to the terms of an Agreement and Plan of Merger (the "Merger Agreement") dated November 26, 1996 among the registrant, the Offeror and Armor All providing for a tender offer (the "Offer") by the Offeror for any or all of the Shares, as amended by the First Amendment to the Agreement and Plan of Merger dated December 1, 1996 (the "First Amendment to Merger Agreement"). In addition, the acquisition was completed pursuant to the terms of a Stockholder Agreement (the "Stockholder Agreement") dated November 26, 1996 among the registrant, the Offeror and McKesson Corporation, a stockholder of Armor All then owning approximately 54% of the Shares. The Merger Agreement, the First Amendment to Merger Agreement, and the Stockholder Agreement were filed with the Securities and Exchange Commission by the registrant and the Offeror on December 2, 1996 as exhibits to a Tender Offer Statement on Schedule 14D-1 in connection with the Offer.

Pursuant to the terms of the Merger Agreement, as amended, Armor All stockholders who tendered Shares received $19.09 from the Offeror for each Share tendered. The Shares not tendered pursuant to the Offer were converted into the right to receive $19.09 for each Share pursuant to a short-form merger of Armor All with and into the Offeror (the "Merger") consummated on January 2, 1997, with Armor All as the surviving corporation. The aggregate cost to the Offeror to acquire the Shares and the fees and expenses related to the Offer and the Merger will be approximately US$412,000,000. All funds needed for the Offer and the Merger were obtained through a capital contribution by the registrant to the Offeror. For such capital contribution, the registrant used funds it had available in its cash accounts and funds generated from its commercial paper program, for which J.P. Morgan Securities and Lehman Brothers Inc. act as dealers. Such commercial paper program is expected to bear interest at prevailing market rates for such instruments at the time of issuance and to have maturities not exceeding 270 days. The registrant plans to service its additional borrowings with cash generated from seasonal changes in the composition of its working capital and cash flow from operations and believes that, if its lenders do not roll over any amounts outstanding with respect to such commercial paper at maturity, the registrant will have available sufficient alternative sources of financing, including bank credit facilities, to repay such additional borrowing.

Item 5. Other Events.

FORWARD-LOOKING STATEMENTS AND RISK FACTORS.
Fluctuations in Quarterly Operating Results and Stock Price. Although the registrant's recent historical operating results have improved when compared with the same quarter in the previous fiscal year, there can be no assurance that such quarter-to-quarter comparisons will continue to improve, or that if any improvement is shown, the degree of improvement will meet investors' expectations. In addition, sales volume growth, whether due to acquisitions or to internal growth, can place burdens on the registrant's management resources and financial controls which, in turn, can have a negative impact on operating results. The registrant's quarterly operating results will be influenced by a host of factors which include the following: the seasonality of its brands; the extent of competition; the degree of market acceptance of new products and line extensions; the mix of products sold in a given quarter; changes in pricing policies by the registrant and by its competitors; acquisition costs and restructuring and other charges associated with acquisitions; the ability of the registrant to develop, introduce, and market successful new products and line extensions; the ability of the registrant to control its internal costs and the costs of its raw materials and packaging materials; the registrant's success in expanding its international operations; changes in the registrant's strategy; personnel changes; and general economic conditions. To a certain extent, the registrant bases its expense levels in anticipation of future revenues. If revenue levels come in below such expectations, operating results are likely to be adversely affected. Because of all of these factors, the registrant believes that quarter-to-quarter comparisons of its results of operations should not be relied upon as indications of future performance. Future announcements concerning the registrant or its competitors, quarter variations in operating results, the introduction of new products and line extensions or changes in product pricing policies by the registrant or its competitors, changes in earning estimates by analysts, and changes in accounting policies, among other factors, could cause the market price of the registrant's common stock to fluctuate substantially and have an adverse effect on the price of the registrant's common stock. In addition, stock markets have experienced price and volume volatility and such volatility in the future could have an adverse impact on the registrant's market price.

Integration of Acquisitions. One of the registrant's strategies is to increase its revenues and the markets it serves through the acquisition of other businesses both in the United States and overseas. There can be no assurance that the registrant will successfully achieve those goals. Continued product development and marketing efforts are subject to all the risks inherent in the development of new products and line extensions, including development delays, the failure of new products and line extensions to achieve anticipated levels of market acceptance, as well as the cost of failed product introductions.

Environmental Matters. The registrant is subject to various environmental laws and regulations in the jurisdictions in which it operates, including those relating to air emissions, water discharges, the handling and disposal of solid and hazardous wastes, and the remediation of contamination associated with the use and disposal of hazardous substances. The registrant has incurred, and will continue to incur, capital and operating expenditures and other costs in complying with such laws and regulations in both the United States and abroad. The registrant is currently involved in or has potential liability with respect to the remediation of past contamination in the operation of certain of its present and former facilities. In addition, certain of the registrant's facilities may have used substances or generated and disposed of wastes that are or may be considered hazardous. It is possible that such sites, as well as disposal sites owned by third parties to which the registrant has sent waste, may in the future be identified and become the subject of remediation. Accordingly, although the registrant believes that it is currently in substantial compliance with applicable environmental requirements, it is possible the registrant could become subject to additional environmental liabilities in the future which could result in a material adverse effect on the registrant's results of operations or financial condition.

Intellectual Property. The registrant relies on trademark, trade secret, patent, and copyright law to protect its intellectual property. There can be no assurance that such intellectual property rights can be successfully asserted in the future or will not be invalidated, circumvented, or challenged. In addition, laws of certain foreign countries in which the registrant's products are sold may not protect the registrant's
intellectual property rights to the same extent as the laws of the United States. The failure of the registrant to protect its proprietary information and any successful intellectual property challenges or infringement proceedings against the registrant could have a material adverse effect on the registrant's business, operating results, and financial condition.

Government Regulation. The manufacture, packaging, storage, distribution, and labeling of the registrant's products are all subject to extensive federal, state, and foreign laws and regulations. For example, in the United States, many of the registrant's products are subject to regulation by the Environmental Protection Agency, the Food and Drug Administration, and the Consumer Product Safety Commission. Most states have agencies which regulate in parallel to these federal agencies. The failure to comply with applicable laws and regulations could subject the registrant to civil remedies, including fines, injunctions, recalls or seizures, as well as potential criminal sanctions, any of which could have a material adverse effect on the registrant. Loss of or failure to obtain necessary permits and registrations could delay or prevent the registrant from introducing new products, building new facilities, or acquiring new businesses and could adversely effect operating results.

Item 7. Financial Statements and Exhibits.

(c) Exhibits

99.1 Form of press release of the registrant issued on December 31, 1996 regarding the completion of the acquisition of Armor All.

SIGNATURES

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 hereunto duly authorized.

THE CLOROX COMPANY

Date: January 9, 1997 
By: /S/ E.A. CUTTER
E.A. Cutter
Senior Vice President -
General Counsel and Secretary
Clorox Completes Acquisition of Armor All Products Corporation

Oakland, Calif., Jan. 2, 1997 -- The Clorox Company (CLX - NY, PSE) and Armor All Products Corporation (ARMR - NASDAQ) today announced the merger of Clorox's wholly owned subsidiary, Shield Acquisition Corporation, with and into Armor All. Shield Acquisition Corporation was established by Clorox to execute the Armor All acquisition.

The merger follows upon the completion of Clorox's tender offer for all of the outstanding shares of Armor All announced on Dec. 31, 1996. Those stockholders of Armor All who have not tendered their shares pursuant to the tender offer have the right to receive $19.09 net per share.

Contacts:


End of Filing