SEC	Form -	4
-----	--------	---

 \Box

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL

OMB Number:	3235-0287
Estimated average burg	len
hours per response:	0.5

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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

						ssuer Name and Ticker or Trading Symbol <u> RINKS CO</u> [BCO]						(Cheo	5. Relationship of Reporting Person(s) to Issuer (Check all applicable)							
												_ X	X Director Officer (give title			10% Owner Other (specify				
(Last) 200 CON	•	irst) T AVENUE	(Middle)			3. Date of Earliest Transaction (Month/Day/Year) 07/11/2008						below)	-		below)					
						. If Ame	mendment, Date of Original Filed (Month/Day/Year)							6. Individual or Joint/Group Filing (Check Applicable						
(Street)	LK C	Г	06854		_							Line) Form filed by One Reporting Person Form filed by More than One Reporting								
(City)	(S	tate)	(Zip)													Person				
		Ta	able I - Nor	n-Deri	ivati	ive Se	ecurit	ies	Acqui	red,	Disp	osec	d of, or	Bene	ficially	Owned				
1. Title of S	Security (Inst	r. 3)		2. Trai Date (Mont		ay/Year) (Month/Day/Year)			Date,	ate, Transaction Dispos Code (Instr. 5)		curities Acquired (A) or ised Of (D) (Instr. 3, 4 and					Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership	
									•	Code	v	Amou	unt	(A) or (D)	Price	Reported Transactic (Instr. 3 ar				(Instr. 4)
common	common stock														781,474				See footnote	
			Table II - I	Doriv	(ativ	0.500			oquire	n bo	licno	cod	of or F	onofi	oially C	wpod				1
													rtible s			wheu				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	te Execution Date, Transaction of Expiration Date Securities Ur		es Unde ve Secu	rlying	8. Price of Derivative Security (Instr. 5)	vative derivative urity Securities		10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership (Instr. 4)									
					Code	v	(A)	(D)	Date Exercis	sable	Expii Date	ration	Title	Amou Numb Share	er of					
Brink's Units (DSAP)	(11)								(11	L)	(:	11)	common stock	303.	49 ⁽¹⁾⁽¹⁰⁾		303.4	19	D	
Stock Option (Right to Buy)	\$61.99								01/01/	2008	07/01	/2017	common stock	4	,000		1		D ⁽²⁾	
Brink's Units (DSAP)	(3)								(3))	(3)	common stock	0.	53 ⁽⁴⁾		304.0)2	D	
Brink's Units (DSAP)	(5)								(5))	(5)	common stock	0.	48 ⁽⁴⁾		304.	5	D	
Brink's Units (DSAP)	(6)								(6))	(6)	common stock	0.	45 ⁽⁴⁾		304.9)5	D	
Brink's Units (DSAP)	(7)								(7))	(7)	common stock	0.4	2 ⁽⁷⁾⁽⁸⁾		305.3	37	D	
Brink's Units (DSAP)	(9)								(9))	(9)	common stock	277	7.62 ⁽¹⁰⁾		582.9	99	D	
Deferred Stock Units	(9)	07/11/2008			A		1,187		(9)(1	12)	(9)	(12)	common stock	1,	,187	\$0	1,18	7	D	
Pirate ((Last)	<u>Capital LI</u>	Reporting Person [*] _C (First) T AVENUE	(Middle	2)																

NORWALK	CT	06854
(City)	(State)	(Zip)

1. Name and Address of Reporting Person

Hudson Thomas R Jr								
(Last)	(First)	(Middle)						
200 CONNECTICUT AVENUE								
(Street)								
NORWALK	СТ	06854						
(City)	(State)	(Zip)						
(Oity)	(Oldic)	(414)						

Explanation of Responses:

1. The securities beneficially owned by the Reporting Persons are held directly by Jolly Roger Offshore Fund LTD, an investment fund for which Pirate Capital LLC ("Pirate") serves as investment advisor (the "Fund"). Pirate is deemed to be the indirect beneficial owner of the securities reported herein by reason of its position as investment advisor of the Fund, and may be deemed to hold a fractional pecuniary interest in such shares. Thomas R. Hudson Jr., as the sole manager of Pirate, is also deemed to be the indirect beneficial owner of such securities. The Reporting Persons disclaim beneficial ownership of any and all such securities in excess of their actual pecuniary interest, if any.

2. The option is held directly by Mr. Hudson.

3. Thomas R. Hudson Jr., as a participant in the Directors' Stock Accumulation Plan (the "DSAP"), will be entitled to receive a distribution in The Brink's Company ("Brink's") common stock in respect of all Brink's Units in Mr. Hudson's account if, after completing at least five years of service as a non-employee director, Mr. Hudson terminates service for any of the reasons described in the DSAP. The number of Brink's Units credited to Mr. Hudson's account on the Transaction Date is based upon a share price of \$57.11, which is the average trading price of Brink's common stock on September 4, 2007, calculated in accordance with the terms of the DSAP.

4. Brink's Units were credited to Mr. Hudson's account under the DSAP as a result of a dividend payment, in accordance with the terms of the DSAP.

5. Thomas R. Hudson Jr., as a participant in the Directors' Stock Accumulation Plan (the "DSAP"), will be entitled to receive a distribution in The Brink's Company ("Brink's") common stock in respect of all Brink's Units in Mr. Hudson's account if, after completing at least five years of service as a non-employee director, Mr. Hudson terminates service for any of the reasons described in the DSAP. The number of Brink's Units credited to Mr. Hudson's account on the Transaction Date is based upon a share price of \$62.96, which is the average trading price of Brink's common stock on December 3, 2007, calculated in accordance with the terms of the DSAP.

6. Thomas R. Hudson Jr., as a participant in the Directors' Stock Accumulation Plan (the "DSAP"), will be entitled to receive a distribution in The Brink's Company ("Brink's") common stock in respect of all Brink's Units in Mr. Hudson's account if, after completing at least five years of service as a non-employee director, Mr. Hudson terminates service for any of the reasons described in the DSAP. The number of Brink's Units credited to Mr. Hudson's account on the Transaction Date is based upon a share price of \$67.57, which is the average trading price of Brink's common stock on March 3, 2008, calculated in accordance with the terms of the DSAP.

7. Thomas R. Hudson Jr., as a participant in the Directors' Stock Accumulation Plan (the "DSAP"), will be entitled to receive a distribution in The Brink's Company ("Brink's") common stock in respect of all Brink's Units in Mr. Hudson's account if, after completing at least five years of service as a non-employee director, Mr. Hudson terminates service for any of the reasons described in the DSAP. The number of Brink's Units credited to Mr. Hudson's account on the Transaction Date is based upon a share price of \$72.04, which is the average trading price of Brink's common stock on June 2, 2008, calculated in accordance with the terms of the DSAP.

8. Brink's Units were credited to Mr. Hudson's account under the DSAP as a result of a dividend payment, in accordance with the terms of the DSAP.

9. Brink's Units were credited to Mr. Hudson's account under the DSAP as a result of an annual allocation, in accordance with the terms of the DSAP.

10. Brink's Units were credited to Mr. Hudson's account under the DSAP as a result of an annual allocation, in accordance with the terms of the DSAP.

11. Thomas R. Hudson Jr., as a participant in the Directors' Stock Accumulation Plan (the "DSAP"), will be entitled to receive a distribution in The Brink's Company ("Brink's") common stock in respect of all Brink's Units in Mr. Hudson's account if, after completing at least five years of service as a non-employee director. Mr. Hudson terminates service for any of the reasons described in the DSAP. The number of Brink's Units credited to Mr. Hudson's account on the Transaction Date is based upon a share price of \$65.90, which is the average trading price of Brink's common stock on June 1, 2007, calculated in accordance with the terms of the DSAP.

12. Subject to the terms and conditions of the Non-Employee Director's Equity Plan and a Deferred Stock Units Award Agreement, the Reporting Person has been granted Deferred Stock Units with a one year vesting period that accelerates upon a seperation from service of a change in control of The Brink's Comapny (the "Company"). The Deferred Stock Units will be settled in Company common stock following the Reporting Person's termination of service from the Board of Directors of the Company.

Remarks:

/s/ Pirate Capital LLC, by Thomas R. Hudson Jr. its Portfolio Manager

07/15/2008

/s/ Thomas R. Hudson Jr. ** Signature of Reporting Person 07/15/2008 Date

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

* If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

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

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