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1972

COMMONWEALTH OF AUSTRALIA

Companies (Foreign Take-overs) Act 1972 INTERIM ORDER

WHEREAS Boyded Pty. Limited (hereinafter called 'Boyded'), the registered office of which is situated at 60-68 Hampstead Road, Auburn in the State of New South Wales, is a company incorporated in that State and is a company to which the Companies (Foreign Take-overs) Act 1972 applies:

AND WHEREAS on the first day of September, 1972, Panapak Pty. Limited (hereinafter called 'Panapak'), a company incorporated in the said State, made take-over offers forming part of a take-over scheme to all holders of shares in Boyded AND WHEREAS on the sixteenth day of October, 1972 Panapak varied the said offers:

AND WHEREAS Panapak is a foreign corporation, being a corporation in respect of which R. A. Brierley Investments Limited, a corporation incorporated in New Zealand, is, as set out in the Schedule hereto, entitled to control the exercise of the right to cast votes in respect of not less than three-twentieths of the total number of votes in respect of the shares in Panapak;

NOW THEREFORE I, Billy Mackie Snedden, the Treasurer of the Commonwealth, for the purpose of enabling due consideration to be given to the question whether an order should be made under sub-section (2.) of section 13 of the said Act in relation to Boyded, by this interim order PROHIBIT for a period of three (3) months the implementation of the said take-over offers as varied on the sixteenth day of October, 1972.

THE SCHEDULE

R. A. Brierley Investments Limited, a company incorporated in New Zealand, is the holding company of Citizens and Graziers Life Assurance Company Limited, the registered office of which is situated at 151 Macquarie Street, Sydney in the State of New South Wales, a company incorporated in that State, which is entitled to exercise, or control the exercise of, the right to cast votes in respect of not less than three-twentieths of the total number of votes in respect of shares in Industrial Equity Limited, a company incorporated in the State of Victoria, which is the holding company of Panapak.

Dated this seventeenth day of November, 1972.

B. M. SNEDDEN Treasurer.

COMMONWEALTH OF AUSTRALIA

Companies (Foreign Take-overs) Act 1972

INTERIM ORDER

WHEREAS Watson Victor Holdings Limited (hereinafter called 'Watson Victor'), the registered office of which is situated at 95 Epping Road, North Ryde in the State of New South Wales, is a company incorporated in that State and is a company to which the Companies (Foreign Take-overs) Act 1972 applies;

AND WHEREAS on the twenty-eighth day of September, 1972, Nicopal Pty. Limited (hereinafter called 'Nicopal'), a company incorporated in the State of Victoria, made take-over offers

forming part of a take-over scheme to all holders of stock units in Watson Victor registered as such at 5 p.m. on the said day in respect of those stock units;

AND WHEREAS Nicopal is a foreign corporation, being a corporation in respect of which R. A. Brierley Investments Limited, a corporation incorporated in New Zealand, is, as set out in the Schedule hereto, entitled to control the exercise of the right to cast votes in respect of not less than three-twentieths of the total number of votes in respect of the shares in Nicopal;

NOW THEREFORE I, Billy Mackie Snedden, the Treasurer of the Commonwealth, for the purpose of enabling due consideration to be given to the question whether an order should be made under sub-section (2.) of section 13 of the said Act in relation to Watson Victor, by this interim order PROHIBIT for a period of three (3) months the implementation of the said take-over offers.

THE SCHEDULE

R. A. Brierley Investments Limited, a company incorporated in New Zealand, is the holding company of Citizens and Graziers Life Assurance Company Limited, the registered office of which is situated at 151 Macquarie Street, Sydney in the State of New South Wales, a company incorporated in that State, which is entitled to exercise, or control the exercise of, the right to cast votes in respect of not less than three-twentieths of the total number of votes in respect of shares in Industrial Equity Limited, a company incorporated in the State of Victoria, which is the holding company of Nicopal.

Dated this seventeenth day of November, 1972.

B. M. SNEDDEN Treasurer.

COMMONWEALTH OF AUSTRALIA

Companies (Foreign Take-overs) Act 1972

INTERIM ORDER

WHEREAS Tarax Drinks Holdings Limited (hereinafter called 'Tarax'), the registered office of which is situated at 1317 North Road, Huntingdale, Victoria, is a company incorporated in that State and is a company to which the Companies (Foreign Takeovers) Act 1972 applies;

AND WHEREAS on the first day of September, 1972, Cadbury Schweppes Australia Limited (hereinafter called Cadbury Schweppes'), a company incorporated in the State of Victoria, made take-over offers forming part of a take-over scheme to all holders of shares in Tarax registered as such at 5 p.m. on the said day in respect of those shares;

AND WHEREAS Cadbury Schweppes is a foreign corporation, being a corporation in respect of which Cadbury Schweppes Limited, a corporation incorporated in the United Kingdom, is entitled to control the exercise of the right to cast votes in respect of not less than three-twentieths of the total number of votes in respect of the shares in Cadbury Schweppes;

NOW THEREFORE I, Billy Mackie Snedden, the Treasurer of the Commonwealth, for the purpose of enabling due consideration to be given to the question whether an order should

be made under sub-section (2.) of section 13 of the said Act in relation to Tarax, by this interim order PROHIBIT for a period of three months the implementation of the aforesaid take-over offers.

Dated this seventeenth day of November, 1972.

B. M. SNEDDEN Treasurer.

COMMONWEALTH OF AUSTRALIA

Companies (Foreign Take-overs) Act 1972 INTERIM ORDER

WHEREAS Fawnmac Industries Pty. Ltd. (hereinafter called 'Fawnmac'), the registered office of which is situated at 432 Mount Dandenong Road, Croydon in the State of Victoria, is a company incorporated in that State and is a company to which the Companies (Foreign Take-overs) Act 1972 applies;

AND WHEREAS on the fifth day of September, 1972 the issued share capital of Fawnmac consisted of 183,788 shares of two dollars (\$2) each;

AND WHEREAS each person named in the first column of Part I of the Schedule hereto (hereinafter called 'the Schedule') was on the fifth day of September, 1972 a member of Fawnmac and held the number of shares in Fawnmac set out opposite the name of that person in the second column of Part I of the Schedule:

AND WHEREAS I, Billy Mackie Snedden, the Treasurer of the Commonwealth, have reason to believe that negotiations are taking place between the said members of Fawnmac and a foreign corporation, namely Syntex Corporation of Panama (hereinafter called 'Syntex'), a corporation constituted and validly existing under the laws of the Republic of Panama, with respect to the purchase of shares in Fawnmac and that an agreement to purchase shares in Fawnmac is likely to be entered into as a result of those negotiations:

NOW THEREFORE I, Billy Mackie Snedden, the Treasurer aforesaid, for the purpose of enabling due consideration to be given to the question whether an order should be made under sub-section (3.) of section 13 of the said Act in relation to Fawnmac, by this interim order PROHIBIT for a period of three (3) months the entering into of any agreement of the description set out in Part II of the Schedule by Syntex and all or any of the members of Fawnmac named in Part I of the Schedule.

THE SCHEDULE

Part I

	Tax. I			
First Column Members of Fawnmac			Second Column No. of Shares	
The Equity Trustees	Executors	and	Agency	
Company Limited				93,502
Ethel Elizabeth Lowe				51,186
Elizabeth Joan Isobel Lowe				39,100
				
			Total	183,788

Part II

An agreement for the purchase by Syntex or by any company or corporation of which Syntex is the holding company of voting shares in Fawnmac where the agreement is such that, if it were entered into and performed, a substantial number of voting shares in Fawnmac would be owned by Syntex or by a company or corporation of which Syntex is the holding company, whether or not a substantial number of voting shares in Fawnmac is already owned by Syntex or by a company or corporation of which Syntex is the holding company.

Dated this seventeenth day of November, 1972.

B. M. SNEDDEN Treasurer.

COMMONWEALTH OF AUSTRALIA

Companies (Foreign Take-overs) Act 1972 INTERIM ORDER

WHEREAS Ozapaper Limited (hereinafter called 'Ozapaper'), the registered office of which is situated at 101 Tulip Street, Cheltenham in the State of Victoria, is a company incorporated in that State and is a company to which the Companies (Foreign Take-overs) Act 1972 applies;

AND WHEREAS Ozalid Company Pty. Limited (hereinafter called 'Ozalid'), a company incorporated in the State of Western Australia, is a foreign corporation, being a corporation in respect of which Ozalid Company Limited, a corporation incorporated in the United Kingdom is entitled to exercise the right to cast votes in respect of not less than three-twentieths of the total number of votes in respect of shares in Ozalid;

AND WHEREAS I, Billy Mackie Snedden, the Treasurer of the Commonwealth, have reason to believe that negotiations are taking place between members of Ozapaper and Ozalid with respect to the purchase of shares in Ozapaper and that an agreement to purchase shares in Ozapaper is likely to be entered into as a result of those negotiations;

NOW THEREFORE I, Billy Mackie Snedden, the Treasurer aforesaid, for the purpose of enabling due consideration to be given to the question whether an order should be made under sub-section (3.) of section 13 of the said Act in relation to Ozapaper, by this interim order PROHIBIT for a period of three (3) months the entering into of an agreement by Ozalid and any member of Ozapaper with respect to the purchase by Ozalid of voting shares in Ozapaper where the agreement is such that, if it were entered into and performed, a substantial number of voting shares in Ozapaper would be owned by Ozalid, whether or not a substantial number of such voting shares is already owned by Ozalid.

Dated this seventeenth day of November, 1972.

B. M. SNEDDEN Treasurer.