

COMPANIES FORM No. 155(6)b

Declaration by the directors of a holding company in relation to assistance for the acquisition of shares



Please do not write in this margin

Pursuant to section 155(6) of the Companies Act 1985

Please complete legibly, preferably in black type, or

bold block lettering

To the Registrar of Companies (Address overleaf - Note 5)

*/We g_See Annexure 1

Towers & Co. Limited

Name of company

For official use	Company number
	58397

Note Please read the notes on page 3 before

completing this form.

- * insert full name of company
- insert name(s) and address(es) of all the directors

t delete as appropriate

[thex:adex:director] [all the directors]t of the above company (hereinafter called 'this company') do solemnly and sincerely declare that:

§ delete whichever is inappropriate The business of this company is:

(a) xthatcofxax[rasognioed-bank]. His associoetitution/tcxxiibioxthexaneaning-xofxtbec-BackingxActxi072\$
(b) xthatcofxaxpersonxauthorisedxandexsectionx8corx4xafctbeclosusaneax8corpaniescActxi982xtexxecxyxxn
insurancedausinessintheckinited kinodox8

(c) something other than the above§

Presentor's name address and reference (if any):

Travers Smith Braithwaite 10 Snow Hill London EC1A 2AL For official Use General Section

Post room



DX 79 London/City BDM / 620257

The assistance is for the purpose of [that acquisition] tradacing conclusion assistance is for the purpose of [that acquisition] tradacing conclusion assistance is for the purpose of [that acquisition] tradacing conclusion assistance is for the purpose of [that acquisition] tradacing conclusion assistance is for the purpose of [that acquisition] tradacing conclusion assistance is for the purpose of [that acquisition] tradacing conclusion assistance is for the purpose of [that acquisition] tradacing conclusion assistance is for the purpose of [that acquisition] tradacing conclusion assistance is for the purpose of [that acquisition] tradacing conclusion as the purpose of [that acquisition] tradacing conc	Please do not
psupposexulxthadxacquisition; † (note 1)	write in this margin
The number and class of the shares acquired or to be acquired is: 11,548,673 Ordinary Shares of £1 each and 2,000,000 Deferred Shares of £1 each	
The assistance is to be given to: (note 2) Towers Thompson Holdings Limited of Turnford	
Place, Great Cambridge Road, Broxbourne, Hertfordshire, EN10 6NH	
The assistance will take the form of:	
See Annexure 2	
The person who [baskasspired] [will acquire]† the shares is: Towers Thompson Holdings Limited	t delete as appropriate
The principal terms on which the assistance will be given are:	
See Annexure 3	
The amount (if any) by which the net assets of the company which is giving the assistance will be reduced by giving it is Nil	
The amount of cash to be transferred to the person assisted is £ Nil	
The value of any asset to be transferred to the person assisted is £_Nil	Page 2

Please do not	
write in this	
margin v	

The date on which the assistance is to be given is within 8 weeks from today's date 19

Please complete legibly, preferably in black type, or bold block lettering x/We have formed the opinion, as regards this company's initial situation immediately following the date on which the assistance is proposed to be given, that there will be no ground on which it could then be found to be unable to pay its debts. (note 3)

(a) It/We have formed the opinion that this company will be able to pay its debts as they fall due during the year immediately following that date]* (note 3)

(b) as appropriate

(c) It/We have formed the opinion that this company will be able to pay its debts as they fall due during the year immediately following that date]* (note 3)

(d) \$\text{this explaints the continuous state of the

And x/we make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835.

Declared at Traves Smith Braitmate
Il Snow trill Low ECIA 2PL

the_____ day of _

one thousand nine hundred and __ninety-eight

before me _______

A Commissioner for Oaths or Notary Public or Justice of the Peace or a Solicitor having the powers conferred on a Commissioner for Oaths.

DuB. Joebbre

ants to sign below

NOTES

- For the meaning of "a person incurring a liability" and "reducing or discharging a liability" see section 152(3) of the Companies Act 1985.
- 2 Insert full name(s) and address(es) of the person(s) to whom assistance is to be given; if a recipient is a company the registered office address should be shown.
- 3 Contingent and prospective liabilities of the company are to be taken into account - see section 156(3) of the Companies Act 1985.
- 4 The auditors report required by section 156(4) of the Companies Act 1985 must be annexed to this form.
- 5 The address for companies registered in England and Wales or Wales is:-

The Registrar of Companies Companies House Crown Way Cardiff CF4 3UZ

or, for companies registered in Scotland:-

The Registrar of Companies Companies House 37 Castle Terrace Edinburgh FH1 2FR

FORM 155(6)(b) - Annexure 1

Alan Thompson of "The Cedars", Hadley Green Road, Monken Hadley, Hertfordshire, EN5 5PY

Terry Goddard of Orchard Cottage, 38 Cherry Orchard Road, West Molesey, Surrey, KT8 1QZ

Paul Dolan of 6 Baynham Close, Bexley, Kent, DA5 1RN

Dennis Clark of "Catterils", Bush End, Takeley, Nr Bishop's Stortford, Hertfordshire, CM22 6NN

Derek Berry of 45 Dagobert House, Smithy Street, London, E1 3HW

620415/01/BDM/KG1 25 FEBRUARY 1998 13:22

FORM 155(6)(b) - Annexure 2

The entry into by the Company of the following documents and the performance by the Company of its obligations thereunder:-

- 1. An inter-company cross-guarantee ("the BNY Guarantee") to be executed by the Company and certain other subsidiaries of Towers Thompson Holdings Limited ("TTHL") in favour of BNY Financial Limited ("BNY") in respect of all moneys and liabilities from time to time due, owing or incurred by TTHL and such subsidiaries to BNY.
- A debenture ("the BNY Debenture") to be executed by the Company in favour of BNY securing all obligations and liabilities of the Company from time to time to BNY (including, without limitation, under the BNY Guarantee).
- An inter-company cross-guarantee ("the HIL Guarantee") to be executed by the Company and certain other subsidiaries of TTHL in favour of Hillsdown International Limited ("HIL") in respect of the obligations of TTHL to pay deferred Consideration and interest thereon pursuant to clauses 3.3 and 3.4 of the Acquisition Agreement.
- 4. A debenture ("the HiL Debenture") to be executed by the Company in favour of HIL in its capacity as Vendor under an acquisition agreement of even date with this Form 155(6)(b) and made between HIL, Hillsdown Holdings Plc as Guarantor and TTHL as Purchaser ("the Acquisition Agreement").
- 5. A deed of priorities ("the Deed of Priorities") to be entered into between the Company and others (1), BNY (2), Barclays Bank PLC (3) and HIL (4).

625688/01/BDM/KG1

FORM 155(6)(b) - Annexure 3

- 1. The principal terms on which the financial assistance will be given under the BNY Guarantee are that the Company agrees to guarantee and indemnify BNY in respect of all monies, obligations and liabilities due, owing or incurred to BNY by TTHL and/or any of its subsidiaries from time to time (including the Company) including without limitation, in respect of prepayments made and loans made to (inter alia) TTHL to enable it to purchase the entire issued share capitals of Towers & Co. Limited, B. Thompson Limited, John Silver Holdings Limited, A.S. Juniper & Co. Limited, Danegoods (London) Limited and Swan Foods International Limited pursuant to the Acquisition Agreement.
- The principal terms on which the financial assistance will be given under the BNY Debenture are that the Company agrees to create fixed and floating charges over all of its assets, properties and undertakings as security for all moneys owing by it to BNY, including without limitation under the BNY Guarantee.
- The principal terms on which the financial assistance will be given under the HIL Guarantee are that the Company agrees to guarantee and indemnify HIL in respect of the obligations of TTHL to pay deferred Consideration and interest thereon pursuant to clauses 3.3 and 3.4 of the Acquisition Agreement in respect of the acquisition by TTHL pursuant to the Acquisition Agreement of the entire issued share capitals of Towers & Co. Limited, B. Thompson Limited, John Silver Holdings Limited, A.S. Juniper & Co. Limited, Danegoods (London) Limited and Swan Foods International Limited.
- 4. The principal terms on which the financial assistance will be given under the HIL Debenture are that the Company agrees to create fixed and floating charges over all of its assets, properties and undertakings as security for its obligations under the HIL Guarantee.
- 5. The principal terms under which the financial assistance will be given under the Deed of Priorities are that the Company enters into covenants and undertakings with the other parties to the Deed of Priorities.

625688/01/BDM/KG1



The Directors Towers & Co. Limited Turnford Place Great Cambridge Road Broxbourne Hertfordshire EN10 6NH

25 February 1998

Dear Sirs

Auditors' report to the directors of Towers & Co. Limited pursuant to Section 156(4) of the Companies Act 1985

We have examined the attached statutory declaration of the directors dated 25 February 1998 in connection with the proposal that the company should give financial assistance for the purchase of the company's ordinary shares. We have enquired into the state of the company's affairs in order to review the bases for the statutory declaration.

We are not aware of anything to indicate that the opinion expressed by the directors in their declaration as to any of the matters mentioned in Section 156(2) of the Companies Act 1985 is unreasonable in all the circumstances.

Yours faithfully

KPMG

Registered Auditors

KPMG

