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EXHIBIT "B"

8527504 CANADA INC.
Applicant

-and-

JANUARY 9, 2014
SUN PAC FOODS LIMITED
Respondent

Court File No. CV13-10331-00CL

ONTARIO
SUPERIOR COURT OF JUSTICE
COMMERCIAL LIST

Proceeding commenced at
TORONTO

MOTION RECORD
(Sale and Vesting Order, returnable
Thursday January 9, 2014)

LIPMAN, ZENER & WAXMAN LLP
Barristers and Solicitors
1220 Eglinton Avenue West
Toronto, Ontario
M6C 2E3

JASON D. SPETTER
Law Society Registration No. 46105S

ANTHONY J. O'BRIEN
Law Society Registration No. 27440E

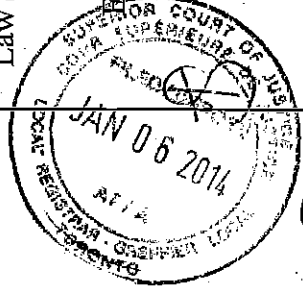
Tel: (416) 789-0652

Fax: (416) 789-9015

Emails: jspetter@lzwlaw.com;

tobrien@lzwlaw.com

Lawyers for the Receiver



~~Jan 9/14
Karl Lloyd wants to talk with Receiver about whether
certain equipment should be included in the asset assets.
On consent, adj'd to Jan 21/14, 1 hour, off 1/3 day
[Signature]
D. N. BROWN T.~~

Jan 9/14
Soundair has been met. The landlord disputes that the
assets identified in Sch A hereto should be included in
the receiver order. The parties have agreed that for purposes
of the order presented today, the Sch A Assets shall not be
included and the parties shall return before the court on
Jan 21/14 to argue the issue, if they have not reached it.
As to para 2 of the proposed order, Bigwi brands
has made the submissions found at Sch B to my
order and I attach those submissions so that
Bigwi brands' position is clear. Order to go in accordance
with draft filed which I have signed. [Signature]
D. N. BROWN T.

Sct A pay
for 9/14 addendum *fly*
D.M. Brown

Freezers, Vilter ammonia compressors
and related auxiliary freezer components
shall be excepted from sale until an
agreement is reached between the parties
with respect thereto or until further order
of this Honorable Court.

Schedule B by encroachment of Jan 9/14 by ^{D.A. Brock} Jan 9, 2014.
LIQUIBRANDS DOES NOT OBJECT TO
THE SALE ORDER.

LIQUIBRANDS HAS AN OUTSTANDING
ACTION AGAINST SSZ + BRIDGING.
AS DOES SUN PAC. THE RECEIVER HAS
NOT ASSESSED THE SUN PAC CLAIM.

LIQUIBRANDS, SERVED WITH THE MOTION
APPEARS TO VOICE DISAGREEMENT
WITH ASSERTIONS IN PARAS 3, 8, 17 + 34
OF THE RECEIVER'S REPORT + TO ENSURE
THEY ARE NOT SEEN TO ACQUIESCE TO THE
ASSERTIONS OR BE ESTOPPED IN COLLATERAL
PROCEEDINGS.

LIQUIBRANDS AND OBJECTIONS
THEIR POSITION IS SO NOTED

AND THE SALE ORDER DOES NOT ESTOP.

~~ASSUMES THAT~~ LIQUIBRANDS IS BOUND FROM INTEREST
BY OR AGREES WITH THE ASSERTIONS?

IN PARAS. 8, 17 + 34 OF THE RECEIVER'S
REPORT IN THE LITIGATION.