

CANADA
PROVINCE DE QUÉBEC

District Montréal

N° 500-11-042345-120

ENREGISTREMENT

M	Dist.	An	Mois	Jour	Cas.

Dist.	An	Mois	Jour	Cas.	Salle	Piste

RÉFÉRENCES

DÉBUT 9h.54-12 h 35

FIN / h

PROCÈS-VERBAL D'AUDIENCE

- par défaut ex parte
- contesté enquête au fond

- COUR SUPÉRIEURE
- COUR DU QUÉBEC

Chambre civile Commerce

In the Matter of the Companies creditors DEMANDE

arrangement Apt as amended;
Aveco Fleet Performance s.r.l. DÉFENSE

Aero Technical US, inc et al
Division Commercia Salle n° 15.04

Le 18 mai 2012

PRÉSENTS: L'hon. Mark Schrage J.C.S.

DEMANDE OU REQUÉRANT(E)

Me Voir annexe jointe
au P-12

PRÉSENT(E) ABSENT(E)

Me _____

DÉFENSE OU INTIMÉ(E)

PRÉSENT(E) ABSENT(E)

Me _____

Me _____

NATURE DE LA CAUSE Motion de Bene esse for an order

GREFFIER MOHAND ILL OUL G.A.C.S.

INTERPRÈTE _____ Demandé à nouveau oui non

STÉNOGRAPHE _____

- 9.54 Ouverture de l'audience
- 9.54 Identification de la cause et des procureurs
- 9.55 Échanges entre le tribunal et les procureurs
- 10.12 Suspension de l'audience
- 11.32 reprise de l'audience
- 11.33 Échanges entre le tribunal et les procureurs
- 11.36 suspension de l'audience
- 12.22 reprise de l'audience
- 12.23 Échanges entre le tribunal et les procureurs
- 12.27 jugement:

Declaring the Petitioner's de bene esse Motion
for an order leaving the stay of proceedings
to confirm the termination of certain contracts
dated May 2nd, 2012 and Petitioner being Air
Canada;



District Montréal
N° 11-042345-120

ENREGISTREMENT

M
Dist. An Mois Jour Cas.

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Dist. An Mois Jour Cas. Salle Piste

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RÉFÉRENCES

PROCÈS-VERBAL D'AUDIENCE (suite)

Seeing the representations of Counsel for Air Canada, the debtors and the monitors;
Seeing the negotiations between the parties and their desire to continue to negotiate various matters relevant to the said proceeding,
Seeing the request of counsel of Air Canada, that given the negotiations his client wishes to withdraw the said motion without prejudice, together with all exhibits and depositions with regard to same;

Seeing the agreement of counsel for debtors and monitors to such manner of proceeding,
The Court:

PERMITS the withdrawal of the said proceeding together with all exhibits and depositions with respect to same, the whole without prejudice to represent such proceeding for adjudication should same be necessary in the opinion of the various parties.

The whole without costs.

Marc Delger

Mon. Mark Shrager J.C.S.

Richard J. Mad G.A.C.S.



le 18 mai 2012.

CANADA
PROVINCE OF QUEBEC
DISTRICT OF MONTREAL

SUPERIOR COURT
(Commercial Division)

No. 500-11-042345-120

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT
ACT, R.S.C. 1985, c. C-36, AS AMENDED:

AVEOS FLEET PERFORMANCE INC.

And

AERO TECHNICAL US, INC.

Petitioners

And

FTI CONSULTING CANADA INC.

Monitor

SERVICE LIST
As of April 25, 2012

Party / Counsel	Telephone	Fax	Email
GENERAL			
FRASER MILNER CASGRAIN LLP 1, Place Ville Marie Suite 3900 Montréal QC H3B 4M7			
RYAN JACOBS	416.862.3407	416.863.4592	ryan.jacobs@fmc-law.com
R. SHAYNE KUKULOWICZ	416.863.4740	416.863.4592	shayne.kukulowicz@fmc-law.com
ROGER SIMARD ✓	514.878.5834	514.866.2241	roger.simard@fmc-law.com
LOUIS DUMONT	514.878.8828	514.866.2241	louis.dumont@fmc-law.com
STÉPHANE DANSEREAU	514.878.8854	514.866.2241	stephane.dansereau@fmc-law.com
ARI Y. SOREK ✓	514.878.8883	514.866.2241	ari.sorek@fmc-law.com
Catherine Pilon ✓ Canadian Counsel for Petitioners	514 878 8814	same	catherine.pilon@fmc-law.com
JONATHAN SOLURSH C/O R.E.L. GROUP INC. Suite 610 2200 Yonge Street Toronto ON M4S 2C6			

Party / Counsel	Telephone	Fax	Email
JONATHAN SOLURSH HEATHER BRODIE JEFF GOLLOB ALBERT CHAPPELL <i>Chief Restructuring Officer</i>	514.856.6767		jsolursh@relgrp.com hbrodie@relgrp.com jgollob@relgrp.com achappell@relgrp.com
NORTON ROSE CANADA LLP 1, Place Ville Marie Bureau 2500 Montréal QC H3B 1R1 MARIO FORTE SYLVAIN RIGAUD <i>Mylene Desrosiers - Harney</i> <i>Counsel for the Monitor</i>	416.216.4870 514.847.4702	416.216.3930 514.286.5474	mario.forte@nortonrose.com sylvain.rigaud@nortonrose.com
FTI CONSULTING CANADA INC. TD Waterhouse Tower 79 Wellington Street, Suite 2010 Toronto ON M5K 1G8 GREG WATSON TONI VANDERLAAN <i>Monitor</i>	416.649.8077 416.649.8075	416.649.8101 416.649.8101	greg.watson@fticonsulting.com toni.vanderlaan@fticonsulting.com
BLAKES, CASSELS & GRAYDON LLP Suite 2200 600 de Maisonneuve Blvd. West Montréal QC H3A 3J2 BERNARD BOUCHER ✓ MILLY CHOW KATHERINE MCEACHERN ✓ CAROLINE DION ✓ <i>Canadian counsel for Credit Suisse AG, Cayman Islands Branch, as Administrative Agent for the First Lien Secured Lenders and as Administrative Agent and Collateral Agent for the Second Lien Secured Lenders</i>	514.982.4006 416.863.2594 416.863.2566	514.982.4099 416.863.2653 416.863-2653	bernard.boucher@blakes.com milly.chow@blakes.com katherine.mceachern@blakes.com
WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York NY 10153 USA			

Party / Counsel	Telephone	Fax	Email
GARY HOLTZER MICHAEL WALSH KELLY DIBLASI <i>U.S. counsel for Credit Suisse AG, Cayman Islands Branch, as Administrative Agent for the First Lien Secured Lenders and as Administrative Agent and Collateral Agent for the Second Lien Secured Lenders.</i>	212.310.8463 212.310.8197 212.310.8032	212.310.8007 212.310.8007 212.310.8007	gary.holtzer@weil.com michael.walsh@weil.com kelly.dibiasi@weil.com
CREDIT SUISSE AG/CREDIT SUISSE AG – CAYMAN ISLANDS BRANCH One Madison Avenue, 2nd Floor New York NY 10010 U.S.A.			
STIKEMAN ELLIOTT LLP Suite 4000 1155 René-Levesque Blvd. West Montreal QC H3B 3V2 ✓ LOUIS P. BÉLANGER ✓ ✓ JEAN C. FONTAINE ✓ ✓ JOSEPH REYNAUD ✓ NATHALIE MERCIER-FILTEAU	514.397.3078 514.397.3337 514.397.3019 514.397.3691	514.397.3222 514.397.3487 514.397.3222 514.397.3222	lpbelanger@stikeman.com jfontaine@stikeman.com jreynaud@stikeman.com nmercierfilteau@stikeman.com
<i>Counsel for Air Canada</i> AIR CANADA Air Canada Law Branch 7373 Côte-Vertu Blvd. Saint-Laurent QC H4S 1Z3			
✓ LOUISE-HÉLÈNE SÉNÉCAL ✓ <i>Internal counsel for Air Canada</i>	514.422.5826	514.422.5829	louis-helene.senecal@aircanada.ca
CAVALLUZZO HAYES SHILTON MCINTYRE & CORNISH LLP Barristers and Solicitors 474 Bathurst Street, Suite 300 Toronto ON M5T 2S6 AMANDA PASK ✓ HUGH O'REILLY ✓	416.964.5506	416.964.5895	apask@cavalluzzo.com HOREilly@cavalluzzo.com
<i>Co-Counsel for IAMAW</i> LANGLOIS KRONSTRÖM DESJARDINS 28th floor 1002 Sherbrooke Street West Montréal QC H3A 3L6			

Party / Counsel	Telephone	Fax	Email
✓ TINA HOBDA ✓ GERRY APOSTOLATOS ✓ ✓ CAROLYN MCCARTHY ✓ ALEXANDER HELMAN ✓ Co-Counsel for IAMAW	514.282.7816 514.282.7831 514.282.7835	514.845.6573 514.845.6573 514.845.6573	tina.hobday@lkd.ca gerry.apostolatos@lkd.ca carolyn.mccarthy@lkd.ca
INTERNATIONAL ASSOCIATION OF MACHINISTS AND AEROSPACE WORKERS (IAMAW) 2580 Drew Road, Suite 203 Mississauga ON L4T 3M5 CHUCK ATKINSON	905.671.3192	905.671.2114	
LAPOINTE ROSENSTEIN MARCHAND MELANÇON LLP Suite 1400 1250 Rene-Levesque Boulevard West Montreal QC H3B-4W8 Francis C. Meagher <i>Counsel for Morguard Investments Ltd.</i>	514 925-6320	514 925-5020	francis.meagher@lrmm.com
MORGUARD INVESTMENTS LTD. 55 City Centre Drive Suite 800 Mississauga, ON L5B 1M3	905.281.3800		

GOVERNMENTAL AGENCIES			
OFFICE OF THE SUPERINTENDENT OF FINANCIAL SERVICES Pension Plans Division 255 Albert Street Ottawa ON K1A 0H2 Suite 903 200 René Lévesque Blvd. W. Montréal QC H2Z 1X4	613.990.7788	613.990.5591	
AON HEWITT Suite 1800 700 de La Gauchetière Street West Montréal QC H3B 0A7 <i>-As administrator of the Retirement Plan for Employees of Aveos (OSFI registration number 57573)</i> <i>- As administrator of the Retirement Plan for Unionized Employees of Aveos (OSFI registration number pending)</i> <i>- As administrator of the Aveos Defined Contribution Pension Plan (OSFI registration number 57460)</i> DANNY BOUTIN			danny.boutin@aonhewitt.com
CAROL TARASCHUK <i>Senior Counsel, Legal Services Division</i> ANTOINE LIPPÉ PIERRE LECAVALIER	613.990.7496 514.496.1955	613.990.0081 514.283.3856	carol.taraschuk@osfi-bsif.gc.ca antoine.lippe@justice.gc.ca pierre.lecavalier@justice.gc.ca
CANADA REVENUE AGENCY Information Holdings Operation Section – Registered Plans Registered Plans Directorate 857 Heron Road, A-200 Ottawa ON K1A 1A2	613.954.0419	613.952.0199	
TRANSPORT CANADA 330 Sparks Street Ottawa ON K1A 0N5	613.990.2309	613.954.4731	

<p>MONSIEUR LE MINISTRE MINISTÈRE DU REVENU Centre de perception fiscale 3800, rue de Marly Québec QC G1X 4A5</p>			
<p>MINISTÈRE DU REVENU DU QUÉBEC 3rd Floor 1600 René-Lévesque Blvd. West Sector R23CPF Montréal QC H3H 2V2</p> <p>JEAN-CLAUDE GAUDETTE (<i>Direction du contentieux de l'Agence du Revenu du Québec</i>)</p> <p>JACQUES JAMMES (<i>Agent de gestion financière - Direction régionale de recouvrement - Montréal</i>)</p>	<p>514.415.5261</p>		<p>jean-claude.gaudette@revenuquebec.ca</p> <p>jacques.jammes@revenuquebec.ca</p>
<p>MINISTÈRE DU REVENU DU QUÉBEC (TPS ET TVQ) 3rd Floor 1600 René-Lévesque Blvd. West Montréal QC H3H 2V2</p>			
<p>MINISTÈRE DU DÉVELOPPEMENT ÉCONOMIQUE, DE L'INNOVATION ET DE L'EXPORTATION DU QUÉBEC Suite 9.19 710 Place D'Youville Québec QC G1R 4Y4</p> <p>JEAN-MICHEL DORAIS</p>	<p>418.691.5698 (ext. 4886)</p>	<p>418.643.0326</p>	<p>jean-michel.dorais@mdeie.gouv.qc.ca</p>
<p>COMMISSION DES NORMES DU TRAVAIL DU QUÉBEC 500 René-Lévesque Blvd. West Montréal QC H2Z 2A5</p>			
<p>HER MAJESTY THE QUEEN THE MINISTRY OF REVENUE Revenue Collection Branch Insolvency Unit 33 King Street West, 6th Floor Oshawa ON L1H 8H5</p>			

MINISTRY OF FINANCE (ONTARIO) Office of Legal Services 33 King Street West, 6th Floor Oshawa ON L1H 8H5 KEVIN J. O'HARA	905.433.6934	905.436.4510	kevin.ohara@ontario.ca
JUSTICE CANADA Complexe Guy-Favreau 9th floor- East Tower 200 René-Lévesque Blvd. West Montreal QC H2Z 1X4 STEPHEN THIBAUT	514.496.0727	514.283.8427	Stephen.Thibault@cra-arc.gc.ca
CANADA REVENUE AGENCY (CRA) Complexe Guy-Favreau 9th floor- East Tower 200 René-Lévesque Blvd. West Montreal QC H2Z 1X4 CHANTAL COMTOIS	514.283.2999		chantal.comtois@justice.gc.ca
HER MAJESTY THE QUEEN Minister of Finance Taxation Division 101-401 York Ave. Winnipeg MN R3C 0P8 DENISE HUDSON	204.945.4320	204.948.2200	Denise.Hudson@gov.mb.ca
HER MAJESTY THE QUEEN Minister of Finance Tax and Revenue Administration 9811-109 Street Edmonton AB T5K 2L5 JOHN CHIARELLA		780.422.3370	

<p>MINISTRY OF ATTORNEY GENERAL Revenue & Taxation Group Legal Services Branch 601-1175 Douglas Street P.O. Box 9289, Stn Prov Govt Victoria BC V8W 9J7</p> <p>AARON WELCH</p>	<p>250.356.8589</p>	<p>250.387.0700</p>	<p>aaron.welch@gov.bc.ca</p>
<p>PPSA/QUEBEC MOVABLE REGISTER CREDITORS</p>			
<p>BAKER & MCKENZIE LLP Suite 2100 181 Bay Street Toronto ON M5J 2T3</p> <p>CHRISTOPHER BESANT SHAHEEN KAROLIA</p> <p><i>Counsel for AAR Parts Trading, Inc.</i></p>	<p>416.865.2318 416.865.6958</p>	<p>416.863.6275 416.863.6275</p>	<p>chris.besant@bakermckenzie.com shaheen.karolia@bakermckenzie.com</p>
<p>AAR PARTS TRADING, INC. 1100 N. Wood Dale Road Wood Dale IL 6019 USA</p>			
<p>AB105 GENERAL ELECTRIC CANADA EQUIPMENT FINANCE G.P. 8th Floor 5500 North Service Road Burlington ON L7L 6W6</p>			
<p>AC482 – INTEGRATED DISTRIBUTION SYSTEMS LP o/A WAJAX INDUSTRIES 16745-111 Avenue NW Edmonton AB T5M 2S4</p>			
<p>ACKLANDS-GRAINGER INC. 90 West Beaver Cr. Road Richmond Hill ON L4B 1E7</p>			

<p>FISHMAN FLANZ MELAND PAQUIN LLP Suite 4100 1250 René-Levesque Boulevard West Montréal QC H3B-4W8</p> <p>MARK MELAND JASON DOLMAN</p> <p><i>Canadian Counsel for Aeroturbine Inc.</i></p> <p><i>GECAS Asset Management Services</i></p> <p><i>Lufthansa Technik AG</i></p> <p><i>Lufthansa Technik Airmotive Ireland Limited</i></p>	<p>514.932.4100 514.932.4100</p>	<p>514.932.4170 514.932.4170</p>	<p>mmeland@ffmp.ca jdolman@ffmp.ca</p>
<p>AEROTURBINE, INC. 2323 N.W. 82nd Avenue Miami FL 33122-1512 USA</p>			
<p>GECAS ASSET MANAGEMENT SERVICES</p>			
<p>LUFTHANSA TECHNIK AG</p>			
<p>LUFTHANSA TECHNIK AIRMOTIVE IRELAND LIMITED</p>			
<p>NORTON ROSE CANADA LLP 1, Place Ville Marie Bureau 2500 Montréal QC H3B 1R1</p> <p>JULIE HIMO EVAN COBB</p> <p><i>Counsel for KPMG, in its capacity as Court-appointed receiver and manager of the assets, property and undertakings of Aero Inventory (Canada) Inc.</i></p> <p><i>Canadian counsel to the Joint Administrators of Aero Inventory (UK) Limited (in administration) and Aero Inventory PLC (in administration)</i></p>	<p>514.847.6017 416.216.1929</p>	<p>514.286.5474 416.216.3930</p>	<p>julie.himo@nortonrose.com evan.cobb@nortonrose.com</p>

<p>AERO INVENTORY (UK) LTD. 30 Lancaster Road New Barnet, Hertfordshire United Kingdom EN4 8AP</p> <p>NICHOLAS BREARTON</p>	<p>416.777.3768</p>		<p>nbrearton@kpmg.ca</p>
<p>AKIN GUMP STRAUSS HAUER & FELD LLP One Bryant Park New York NY 10036 USA</p> <p>IRA S. DIZENGOFF SARAH L. SCHULTZ NATALIE E. LEVINE KERRY E. BERCHEM</p> <p><i>U.S. Counsel for Aveos Holding Company</i></p>	<p>212.872.1096 214.969.4367 202.887.4322 212.872.1095</p>	<p>212.872.1002 214.969.4343 202.887.4288 212.872.1002</p>	<p>idizengoff@akingump.com sschultz@akingump.com nlevine@akingump.com kberchem@AkinGump.com</p>
<p>AVEOS HOLDING COMPANY Walkers Corporate Services Limited Walker House, 87 Mary Street George Town, Grand Cayman KY1-9005 Cayman Islands</p>			
<p>BORDEN LADNER GERVAIS Suite 900 1000 de La Gauchetière Street West Montréal QC H3B 5H4</p> <p>MARC DUCHESNE</p> <p><i>Counsel for Bank of Montreal</i></p>	<p>514.954.3102</p>	<p>514.954.1905</p>	<p>mduchesne@blg.com</p>
<p>BANK OF MONTREAL 105 Saint-Jacques Street, 3rd Floor Montreal QC H2Y 1L6</p>			
<p>BNP PARIBAS (CANADA) Suite 3110 155 Wellington Street West Toronto ON M5V 3H1</p>			
<p>BREOF/BELMONT BAN L.P. 181 Bay Street, Suite 300 Toronto ON M5J 2T3</p>			

CONCENTRA FINANCIAL SERVICES ASSOCIATION C/O Comm Leasing Box 3030 2055 Albert Steet Regina SK S4P 3G8			
ÉQUIPEMENTS G. N. JOHNSTON LTÉE / ÉQUIPEMENTS G.N. JOHNSTON INC. 5000 Levy Street Saint-Laurent QC H4R 2P1			
GE VEHICLE AND EQUIPMENT LEASING 5255 Solar Drive Mississauga ON L4W 5H6			
CEGTEL INC. Suite 200 284 Notre-Dame Street West Montréal QC H2Y 1T7 HAROUT TANILIAN <i>President of Cegitel Inc.</i>	514.286.6667		htanilian@cegitel.com
G.N. JOHNSTON EQUIPMENT CO. LTD. 5990 Avebury Road Mississauga ON L5R 3R2			
GOWLING LAFLEUR HENDERSON LLP 1, Place Ville-Marie Suite 3700 Montreal QC H3B 3P4 FRANÇOIS VIAU <i>Counsel for NorthgateArinso Canada Inc.</i>	514.392.9530	514.876.9530	francois.viau@gowlings.com
NORTHGATEARINSO CANADA INC. Suite 1000 200 St-Jacques Street West Montreal, QC H2Y 1M6			

<p>G.T.A. AVIATION GROUND EQUIPMENT SPECIALTIES LTD. 2450 Derry Road East Mississauga ON L5S 1B2</p>			
<p>HEWLETT-PACKARD FINANCIAL SERVICES CANADA COMPANY / COMPAGNIE DE SERVICES FINANCIERS HEWLETT-PACKARD CANADA 5150 Spectrum Way Mississauga ON L4W 5G1</p>			
<p>LIFTCAPITAL CORPORATION 300 The East Mall, Suite 401 Toronto ON M9B 6B7</p>			
<p>KAESER COMPRESSORS CANADA INC. / KAESER COMPRESSEURS CANADA INC. 3760, rue La Vérendrye Boisbriand QC J7H 1R5</p>			
<p>OMEGA LEASING CANADA LTD. 8525 Decarie Blvd. Mont-Royal QC H4P 2J2</p>			
<p>MCCARTHY TÉTRAULT LLP Suite 2500 1000 de la Gauchetière St. West Montréal QC H3B 0A2</p> <p>ALAIN N. TARDIF KEVIN MCELCHERAN</p> <p><i>Counsel for Wells Fargo Bank, National Association, as collateral agent for the first lien lenders</i></p>	<p>514.397.4274 416.601.7730</p>	<p>514.875.6246 416.868.0673</p>	<p>atardif@mccarthy.ca kmcelcheran@mccarthy.ca</p>

<p>ROPES & GRAY LLP 1211 Avenue of the Americas New York NY 10036-8704 USA</p> <p>MARK SOMERSTEIN</p> <p><i>USA Counsel for Wells Fargo Bank, National Association</i></p>	<p>212.841.8814</p>	<p>646.728.1663</p>	<p>mark.somerstein@ropesgray.com</p>
<p>WELLS FARGO BANK, NATIONAL ASSOCIATION 45 Broadway, 14th Floor New York NY 10006 USA</p>			
<p>MCCARTHY TÉTRAULT LLP Suite 2500 1000 de la Gauchetière St. West Montréal QC H3B 0A2</p> <p>SYLVAIN A. VAUCLAIR</p> <p><i>Counsel for GE Aviation</i></p>	<p>514.397.4102</p>	<p>514.875.6246</p>	<p>savaucalair@mccarthy.ca</p>
<p>GE AVIATION One Neumann Way MD F104 Cincinnati OH 45215-6301 USA</p> <p>T. KELLAN GRANT (<i>Senior Counsel, Finance, GE Aviation</i>)</p>	<p>513.243.0080</p>	<p>513.243.0080</p>	<p>kellan.grant@ge.com</p>
<p>AEROTRON LTD.</p> <p>ANDREW CLARK MARK WESTLEY BOB HARRIS</p>	<p>44.1293.516651 44.1293.516651</p>		<p>andyc@aerotron.co.uk markw@aerotron.co.uk bobh@aerotron.co.uk</p>
<p>GOWLING LAFLEUR HENDERSON LLP 1, Place Ville-Marie Suite 3700 Montréal QC H3B 3P4</p>			

<p>PATRICE BENOIT <i>Counsel for Investissement Québec.</i></p>	514.392.9550	514.876.9550	patrice.benoit@gowlings.com
<p>INVESTISSEMENT QUÉBEC Suite 500 393 Saint-Jacques Street Montréal QC H2Y 1N9</p> <p>IYA TOURÉ FRANÇOIS LAMOTHE</p>	514.873.7689	514.873.1212	iya.toure@invest-quebec.com francois.lamothe@invest-quebec.com
<p>MCCARTHY TÉTRAULT LLP Suite 2500 1000 de la Gauchetière Street West, Montréal QC H3B 0A2</p> <p>PHILIPPE H. BÉLANGER <i>Counsel for Air Transat A.T. Inc.</i></p>	514.397.4203	514.875.6246	pbelanger@mccarthy.ca
<p>AIR TRANSAT A.T. INC.</p>			
<p>DAVIES WARD PHILLIPS & VINEBERG Suite 2600 1501 McGill College Ave. Montréal QC H3A 3N9</p> <p>HUGO BABOS-MARCHAND DENIS FERLAND <i>Counsel for Ranger Air LLC</i> <i>Counsel for East Air Corporation</i> <i>Counsel for Safran, USA, Inc.</i> <i>Counsel for Airbus Americas Inc.</i></p>	514 841 6536 514.841.6423	514 841 6499 514.841.6499	hbabosmarchand@dwpv.com dferland@dwpv.com
<p>RANGER AIR LLC</p>			
<p>EAST AIR CORPORATION</p>			
<p>SAFRAN, USA, INC.</p>			

<p>AIRBUS AMERICAS INC.</p> <p>2550 Wasser Terrace Suite 9100 Herndon, VA 20171 USA</p> <p>LESLIE E. SHIGAKI</p> <p><i>Senior Attorney, Airbus Americas Inc.</i></p>	703.834.3496	703.834.3434	leslie.shigaki@airbus.com
<p>BORDEN LADNER GERVAIS LLP</p> <p>1000 de la Gauchetière Street West Suite 900 Montréal QC H3B 5H4</p> <p>MARC DUCHESNE ISABELLE DESHARNAIS</p> <p><i>Counsel for Copa Airlines.</i></p> <p><i>Counsel for Hewlett-Packard (Canada) Co.</i></p> <p><i>Counsel for Hewlett-Packard Financial Services Company</i></p> <p><i>Counsel for JetBlue Airways Corporation</i></p>	514.954.3102 514.954.3176	514.954.1905 514.954.1905	mduchesne@blg.com idesharnais@blg.com
<p>COPA AIRLINES</p> <p>Complejo Business Park, Torre Norte Boulevard Costa del Este Avenida Principal y Avenida de la Rotonda Urbanización Costa del Este, Parque Lefevre Panama City, Panama</p> <p>JOSEPH SOUAID</p>			jsouaid@copair.com
<p>HEWLETT-PACKARD (CANADA) CO.</p> <p>Office of General Counsel Hewlett-Packard Company 5400 Legacy Drive, H4-1G-85 Plano, Texas 75024</p> <p>AYALA HASSELL</p> <p><i>Attorney</i> <i>Credit, Collections & Bankruptcy</i></p>			ayala.hassell@hp.com

<p>HEWLETT-PACKARD FINANCIAL SERVICES COMPANY 200 Connell Drive Suite 5000 Berkeley Heights, NJ 07922</p> <p>AMY S. CHIPPERSON, Esq.</p> <p><i>Senior Counsel</i></p>			<p>amy.chipperson@hp.com</p>
<p>JETBLUE AIRWAYS CORPORATION 27-01 Queens Plaza North Long Island City, NY 11101</p> <p>DORA G. HABACHY (Manager, Staff Counsel)</p>			<p>dora.habachy@jetblue.com</p>
<p>MILLER THOMSON POULIOT CIBC Tower, 31st Floor 1155 René-Lévesque Blvd. West Montréal, Quebec H3B 3S6</p> <p>STÉPHANE HÉBERT TERRANCE M. WARNER</p> <p><i>Counsel for Canadian North Inc.</i></p>	<p>514.871.5466 780.429.9727</p>	<p>514.875.4308 780.424.5866</p>	<p>sherbert@millerthomsonpouliot.com twarner@millerthomsonpouliot.com</p>
<p>CANADIAN NORTH INC.</p>			
<p>KUGLER KANDESTIN 1 Place Ville Marie Suite 2101 Montréal QC H3B 4M7</p> <p>GORDON LEVINE</p> <p><i>Canadian Counsel for Eaton Corporation</i></p>	<p>514.878.2861</p>	<p>514.875.8424</p>	<p>glevine@kugler-kandestin.com</p>
<p>THOMPSON HINE LLP 3900 Key Center 127 Public Square Cleveland OH 44114-1291 USA</p> <p>CURTIS L. TUGGLE</p> <p><i>U.S. Counsel for Eaton Corporation</i></p>	<p>216.566.5800</p>	<p>216.566.5800</p>	<p>Curtis.Tuggle@ThompsonHine.com</p>
<p>EATON CORPORATION</p>			

AJ WALTER AVIATION LTD.			
AJ WALTER LEASING LTD.			
WOODS LLP Suite 1700 2000 McGill College Avenue Montréal QC H3A 3H3			
NEIL PEDEN <i>Counsel for Mexican CRJ Limited</i>	514.982.4560	514.284.2046	npeden@woods.qc.ca
MEXICAN CRJ LIMITED			
CLOUTIER CABANAES AVOCATS S.A. Suite 601 485 McGill College Avenue Montréal QC H2Y 2H4			
CATHERINE CLOUTIER <i>Counsel for Ventrol Air Handling Systems Inc.</i>	514.335.5405 (ext. 222)	514.335.5404	ccloutier@cclegal.ca
VENTROL AIR HANDLING SYSTEMS INC.			
AIRD & BERLIS LLP Brookfield Place 181 Bay Street Suite 1800 Box 754 Toronto ON M5J 2T9			
HARRY FOGUL PETER CZEGLEDY <i>Counsel for Microsoft Corporation</i>	416.865.7773 416.865.7749	416.863.1515 416.863.1515	hfogul@airdberlis.com pczegledy@airdberlis.com
MICROSOFT CORPORATION			
FILLMORE RILEY LLP 1700 – 360 Main Street Winnipeg, Manitoba R3C 3Z3			
D. WAYNE LESLIE <i>Counsel for Wencor Group</i>	204.957.8321	204.954.0321	dwleslie@fillmoreriley.com

<p>JAZZ AVIATION LP Halifax Stanfield International Airport 310 Goudey Drive Enfield NS B2T 1E4 Canada</p> <p>ANIL MOHAN <i>Senior Counsel</i></p>	<p>902.873.4966</p>	<p>902.873.2098</p>	<p>Anil.Mohan@flyjazz.ca</p>
<p>DE GRANDPRÉ CHAIT Suite 2900 1000 de la Gauchetière Street West Montréal QC H3B 4W5</p> <p>STEPHEN M. RAICEK ERIC BENHAMRON</p> <p><i>Counsel for Honeywell International Inc. and Honeywell Aerospace</i></p>	<p>514.878.3215 514.878.3200</p>	<p>514.878.5715 514.878.5700</p>	<p>sraicek@degrandpre.com ebenhamron@degrandpre.com</p>
<p>HONEYWELL INTERNATIONAL INC.</p> <p>HONEYWELL AEROSPACE</p>			
<p>HEENAN BLAIKIE LLP Suite 2500 1250 Rene-Levesque Boulevard West Montreal QC H3B-4W8</p> <p>GARY RIVARD</p> <p><i>Counsel for Zodiac Services Americas</i></p>	<p>514.846.2383</p>	<p>514.921.1383</p>	<p>grivard@heenan.ca</p>
<p>ZODIAC SERVICES AMERICAS</p>			
<p>CLYDE & CO CANADA LLP Suite 1700 630 René-Lévesque Boulevard Blvd. West Montréal QC H3B 1S6</p> <p>LOUIS-PHILIPPE CONSTANT JOSIANE BIGUÉ</p> <p><i>Counsel for AJ Walter Aviation Ltd. and for AJ Walter Leasing Ltd.</i></p>	<p>514.843.3129 514 843 3777</p>	<p>514.843.6110 514 843 6110</p>	<p>louis-philippe.constant@clydeco.ca josiane.bigue@clydeco.ca</p>

WENCOR GROUP			
GOWLING LAFLEUR HENDERSON LLP 1, Place Ville-Marie Suite 3700 Montréal QC H3B 3P4			
GENEVIÈVE CLOUTIER <i>Counsel for:</i> <i>Mitchell Aircraft Expendables, LLC</i> <i>and</i> <i>Mitchell Aircraft Spares, Inc.</i>	514.392.9448	514.878.1450	genevieve.cloutier@gowlings.com
MITCHELL AIRCRAFT EXPENDABLES, LLC MITCHELL AIRCRAFT SPARES, INC. 1160 Alexander Court Cary, IL 60013 USA	847.516.3373	847.516.3999	
BORDEN LADNER GERVAIS Suite 900 1000 de La Gauchetière Street West Montréal QC H3B 5H4			
FRANÇOIS GAGNON SIMON-LUC DALLAIRE <i>Counsel for Compania Mexicana de</i> <i>Aviacion, S.A. de C.V. (Mexicana Airlines)</i>	514.954.2553 514.954.2516	514.954.1905 514.954.1905	fgagnon@blg.com sdallaire@blg.com
COMPANIA MEXICANA DE AVIACION, S.A. DE C.V. (MEXICANA AIRLINES)			
CASSIDIAN TEST & SERVICES Program Department 1 Boulevard Jean Moulin - CS40001 78996 Elancourt Cedex France			
NICOLAS DEMIDOFF <i>Program Manager</i>	33 (0) 1 61 38 86 88	33 (0)1 61 38 58 34	nicolas.demidoff@cassidian.com
NICOLAS DEMIDOFF <i>Program Manager</i>	902.873.4966	902.873.2098	nicolas.demidoff@cassidian.com
DALILA TIGRINE-JOLY <i>Internal Counsel</i>			Dalila.Tigrine-Joly@cassidian.com

CONCUR TECHNOLOGIES INC. 10700 Prairie Lakes Drive Eden Prairie, Mn 55344 USA JASON WOODS <i>Senior Director, Treasury</i>	952.947.4348	514.635.6071	jason.woods@concur.com
ANDREW GILMOUR <i>Senior Counsel</i> 1840 NE Union Hill Road Avenue Sainte Redmond, WA 98052 USA	425.497.5855		andrew.gilmour@concur.com
PROJEXIA INC. 800 Avenue Sainte-Croix, #205 Saint-Laurent, Qc H4L 3Y2 FRANCE BOLDUC	514.813.5499	514.635.6071	fbolduc@projexia.ca