# IN THE FEDERAL COURT OF AUSTRALIA DISTRICT REGISTRY

No. V621 of 2005

IN THE MATTER OF ANSETT AUSTRALIA LIMITED (ACN 004 209 410) & ORS (in accordance with the Schedule attached) (All Subject to a Deed of Company Arrangement)

and

MARK ANTHONY KORDA and MARK FRANCIS XAVIER MENTHA (as Deed Administrators of the Companies)

#### **CERTIFICATE IDENTIFYING EXHIBIT**

This is the exhibit marked "MAK-25" produced and shown to MARK ANTHONY KORDA at the time of swearing his affidavit dated 12 September 2005.

Before me:

ANATURAL PERSON WHO IS A CURRENT PRACTITIONER WITHIN THE MEANING OF THE LEGAL PRACTICE ACT 1996

EXAMPLE DICTION KING

Exhibit "MAK-25" Class B Cross-Guarantee, Revocation Deeds and Assumption Deed GROUP B

004281391

VICTORIA STAMP DUTY

THIS DEED OF CROSS GUARANTEE is made on the 10 day of JUNE 1993

BETWEEN:

DATE: 901 6 93

\$10

(1) The Group Companies (which are listed in Part 1 of the Schedule); and

(2) The Trustee (which is named in Part 2 of the Schedule),

DELEGATE OF THE AUSTRALIAN SECURITIES COMMISSION

for the purpose of the Group Companies (except those indicated in Part 1 of the Schedule as being ineligible) obtaining the benefit of the Class Order AND WITNESSES AS FOLLOWS:

#### 1. INTERPRETATION

#### 1.1 In this Deed:

"Associate" has the meaning given by Division 2 of Part 1.2 of the Corporations Law;

"Assumption Deed" means a Deed executed pursuant to clause 5 by which a further Group Company or further Group Companies may be joined to this Deed of Cross Guarantee;

"Class Order" means the orders made by the Australian Securities Commission pursuant to sub-section 313 (6) of the Corporations Law on 19 December, 1991;

"Commission" means the Australian Securities Commission.

"Creditor" means a person (whether new ascertained or ascertainable or not) other than a Group Company to whom now or at any future time a Debt (whether now existing or not) is or may at any future time be or become payable;

"Debt" means any debt or claim which is now or at any future time admissible to proof in the winding up of a Group Company and no other claim.

"Group Company" means (until this Deed of Cross Guarantee ceases to apply to that company by virtue of a disposal under clause 4.2 or until that company is released from this Deed of Cross Guarantee by a Revocation Deed under clause 4.5);

- (a) any one of the companies listed in Part 1 of the Schedule; and
- (b) any company Joined to this Deed of Cross Guarantee by the execution of an Assumption Deed.

"Holding Company" means the Group Company which is the holding company of other Group Companies;

"Revocation Deed" means a Deed executed pursuant to clause 4.5 by virtue of which this Deed of Cross Guarantee ceases to apply to one or more of the Group Companies;

- 1.2 For the purposes of this Deed:
  - (a) companies together with a holding company comprise a "closed group" where each of the first named companies is a subsidiary of the same company (the "holding company") and no person is a member of any the first named companies, other than one or more of the following, and no person who is a member of any of the first named companies is a nominee other than a nominee for one or more of the following:
    - (i) the holding company;
    - (ii) another company included in the closed group; or
    - (iii) a nominee of a person referred to in sub-paragraph (i) or (ii);
  - (b) a company is wholly owned subsidiary of another company if that other company is the holding company of a closed group and the first mentioned company is included in the closed group.

# 2. OPERATION OF DEED

2.1 This Deed of Cross Guarantee will be of no force and effect until the Holding Company has submitted an original of this Deed of Cross Guarantee for lodgement at the Commission and has obtained the approval of the Commission for this Deed of Cross Guarantee.

#### 3. CROSS GUARANTEE

- 3.1 Each Group Company covenants with the Trustee for the benefit of each Creditor that the Group Company guarantees to each Creditor payment in full of any Debt in accordance with this Deed of Cross Guarantee.
- 3.2 Each Group Company agrees with the Trustee that this Deed of Cross Guarantee becomes enforceable in respect of the Debt of a Group Company ("the Group Company"):
  - (a) upon the winding up of the Group Company under subsection 460 (1) or paragraph 461(a) or (h) or (j) of the Corporations Law or as a Creditors' voluntary winding up under Part 5.5 Division 3 of the Corporations Law; or
  - (b) In any other case if six months after a resolution or order for the winding up of the Group Company any Debt of a Creditor of the Group Company has not been paid in full.
- 3.3 The Trustee and each Group Company acknowledge that the Trustee holds the benefit of the covenants and commitments of each Group Company made pursuant to this Deed upon trust for each Creditor.

#### 4. REVOCATION AND RELEASE

4.1 This Deed of Cross Guarantee and the trusts constituted by it may not be revoked or released except as expressly permitted by this Deed.

#### 4.2 if:

- a liquidator, receiver, receiver and manager, official manager or scheme manager is appointed to or to the property of the Group Company or each of the Group Companies owning shares in a Group Company (the "Group Company sold") and that Group Company or those Group Companies disposes (or dispose) of all issued shares in the Group Company sold the Group Company sold lodges notice of that disposal with the Commission (including details of any Group Company which is a wholly owned subsidiary of the Group Company sold); or
- (b) a mortgagee or mortgagees (other than a Group company or an Associate of any Group Company) of shares owned by a Group Company or by Group Companies in another Group Company (the "Group Company sold") disposes (or dispose) of all issued shares in the Group Company sold and the Group Company sold lodges notice of that disposal with the Commission (including details of any Group Company which is a wholly owned subsidiary of the Group Company sold); or
- (c) the Group Company or Group Companies owning shares in a Group Company (the "Group Company sold") disposes of all issued shares in the Group Company sold and:
  - (i) the directors of the Holding Company upon disposal certify in writing that the disposal is a bona fide sale and that the consideration for the sale is fair and reasonable, and
  - (ii) a copy of that certificate is lodged by the Holding Company, and by the Group Company sold, with the Commission, and
  - the Group Company sold lodges notice of that disposal with the Commission (including details of any Group Company which is a wholly owned subsidiary of the Group Company sold).

then provided that the disposition is not to an Associate of any Group Company:

(d) this Deed of Cross Guarantee shall cease to apply to the Group Company sold and to any Group Company which is a wholly owned subsidiary of the Group Company sold; and

- (e) the Group Company sold and every Group Company which is a wholly owned subsidiary of the Group Company sold will be released from all liability under this Deed of Cross Guarantee including liability:
  - (i) arising or accruing prior to or after such disposal, or
  - (ii) due to this Deed of Cross Guarantee becoming enforceable prior to or after such disposal against the Group Company sold or against a Group Company which is a wholly owned subsidiary of the Group Company sold; and
- each other Group Company will be released from all liability whatever under this Deed of Cross Guarantee in respect of any Debt of the Group Company sold or in respect of any Debt of a Group Company which is a wholly owned subsidiary of the Group Company sold including liability:
  - (i) in respect of any Debt arising or accruing before or after such disposal, or
  - (ii) due to this Deed of Cross Guarantee becoming enforceable before or after such disposal against the Group Company sold or against any Group Company which is a wholly owned subsidiary of the Group Company sold; and
- (g) the trust constituted by this Deed shall be revoked in respect of the covenants made pursuant to this Deed of Cross Guarantee:
  - (i) by the Group Company sold, and
  - (ii) by any Group Company which is a wholly owned subsidiary of the Group Company sold.
- 4.3 A disposal under clause 4.2 may be effected even if:
  - (a) this Deed of Cross Guarantee has become enforceable in respect of a Group Company; or
  - (b) the winding up as mentioned in clause 3.2 of any Group Company has commenced.
- 4.4 Any of the Group Companies or the Group Company sold may upon payment of the reasonable costs of the Trustee require the Trustee to execute a Deed containing a release by the Trustee:
  - of the Group Company sold and every Group Company which is a wholly owned subsidiary of the group Company sold in terms similar to paragraph 4.2 (e) of this Deed of Cross Guarantee, and
  - (b) of each other Group Company in terms similar to paragraph 4.2 (f) of this Deed of Cross Guarantee.

- The Group Companies which are from time to time parties to this Deed of Cross Guarantee may revoke this Deed of Cross Guarantee in respect of any Group Company or all Group Companies by all executing a Revocation Deed whose effect will be conditional upon:
  - (a) the Holding Company lodging an original of that Revocation Deed with the Commission; and
  - (b) each Group Company giving notice to its Creditors of the Revocation Deed by public advertisement (which may be a joint advertisement by two or more Group Companies) made within one month of execution of the Revocation Deed in a daily newspaper circulating in each State and Territory in which any Creditor of the Group Companies is located; and
  - (c) there being no winding up as mentioned in clause 3.2 (a) of any Group Company being either:
    - (i) a winding up within 6 months after the Revocation Deed; or
    - (ii) a winding up whose commencement occurs within 6 months after the Revocation Deed;

# and upon satisfaction of those conditions:

- (d) any Group Company in respect of which this Deed of Cross
  Guarantee is revoked by that Revocation Deed (the "Group Company
  released") will be released from all liability whatever under this Deed
  of Cross Guarantee including liability:
  - (i) arising or accruing before or after:
    - (A) execution of the Revocation Deed, or
    - (B) those conditions being satisfied; or
  - (ii) due to this Deed of Cross Guarantee becoming enforceable against the Group Company released before or after:
    - (A) execution of the Revocation Deed, or
    - (B) those conditions being satisfied; and
- each other Group Company will be released from all liability under this Deed of Cross Guarantee in respect of any Debt of the Group Company released including liability:
  - (i) in respect of any Debt arising or accruing before or after:
    - (A) execution of the Revocation Deed, or
    - (B) those conditions being satisfied: or

- (ii) due to this Deed of Cross Guarantee becoming enforceable against the Group Company before or after:
  - (A) execution of the Revocation Deed, or
  - (B) those conditions being satisfied; and
- (f) the trust constituted by this Deed of Cross Guarantee shall be revoked in respect of the covenants of each Group Company released.
- 4.6 A Revocation Deed under clause 4.5 may be executed even if:
  - (a) this Deed of Cross Guarantee has become enforceable in respect of a Group Company; or
  - (b) the winding up of a Group Company has commenced.
- 4.7 The Group Companies may upon payment of the reasonable costs of the Trustee require the Trustee to be a party to a Revocation Deed and if so required the Trustee must execute the Revocation Deed which shall contain a release by the Trustee:
  - (a) of the Group Company released in terms similar to paragraph 4.5(d) of this Deed of Cross Guarantee, and
  - (b) of the other Group Companies in terms similar to paragraph 4.5(e) of this Deed of Cross Guarantee.

## 5. ASSUMPTION DEED

- The Holding Company may by executing an Assumption Deed to which the Trustee and any further subsidiary or subsidiaries of the Holding Company eligible for the benefit of the Class Order are party join a further Group Company or further Group Companies to this Deed.
- 5.2 An Assumption Deed will be of no force and effect until the Holding Company has submitted an original of the Assumption Deed for lodgement at the Commission and has obtained the approval of the Commission for the Assumption Deed.
- 5.3 Any further Group Company so added by an Assumption Deed will be taken to have assumed liability under this Deed of Cross Guarantee as If that Group Company had executed this Deed of Cross Guarantee.
- 6. DEED POLL
- 6.1 As a separate covenant by way of Deed Poll each Group Company agrees with each Creditor that the Group Company will guarantee to each Creditor payment of any Debt due to the Creditor from any other Group Company in accordance with this Deed of Cross Guarantee.

#### 7. TRUSTEE

- 7.1 The only obligations of the Trustee are:
  - (a) to act as bare trustee for the benefit of each Creditor of the Covenants of each Group Company contained in this Deed of Cross Guarantee;
  - upon request to assign to any Creditor the benefit of this Deed of Cross Guarantee insofar as it benefits that Creditor (such assignment to be at the cost of the Creditor who must fully indemnify the Trustee);
  - (c) to permit its name to be used in any demand or notice made or given by or legal proceedings brought by any Creditor seeking to enforce the benefit of this Deed of Cross Guarantee (but the Creditor must fully indemnify the Trustee and provide the Trustee with any reasonable security for costs which the Trustee may require);
  - (d) upon request to lodge in its name on behalf of any Creditor or Creditors a proof of debt in the winding up of a Group Company of a claim under this Deed of Cross Guarantee (such proof to be at the cost of the Creditor or Creditors who must fully Indemnify the Trustee); and
  - (e) to execute a release pursuant to clause 4.4 or 4.7 when required to do so.
  - 7.2 The Trustee has no duty to supervise or monitor any Group Company or to claim or pursue any Debt or (except as provided in clause 7.1) to enforce this Deed of Cross Guarantee.
  - 7.3 The Trustee must execute a release pursuant to clause 4.4 or clause 4.7 when required to do so and the Trustee has no duty to inquire as to the propriety of any Deed of Revocation or of any disposal of shares in a Group Company.
  - 7.4 The Trustee is entitled to full indemnity from any Creditor for anything done by the Trustee at the request of the Creditor.
  - 7.5 The Trustee may retire and appoint a new Trustee.

#### 8. GENERAL

8.1 Execution of this Deed of Cross Guarantee is not to bar any person or company from disposing of any share in a Group Company and is not to bar any Group Company from executing a Revocation Deed at any time and does not amount to a representation by or agreement of any person or any Group Company to or with any Creditor or other person that this Deed of Cross Guarantee may not be revoked as provided for in its terms.

8.2 This Deed of Cross Guarantee shall be governed by and construed in accordance with the laws of the Australian Capital Territory and each party to this Deed of Cross Guarantee agrees to submit to the non-exclusive jurisdiction of the Courts of the Australian Capital Territory.

## 9. WAIVER

- 9.1 Each Group Company agrees with the Trustee for the benefit of each Creditor that:
  - (a) no Group Company shall be entitled to:
    - the benefit of any security or securities now or in future held or taken or otherwise acquired by a Creditor from a Group Company;
    - (ii) the benefit of any dividend composition or payment received by any Creditor from any Group Company under any such security or securities; or
    - (iii) prove for or claim demand or receive any such dividend composition or payment.
    - (b) If any security given or payment made to a Creditor by a Group Company or by any other person is avoided or reduced by virtue of any law relating to liquidation, the Creditor shall then be entitled to recover the value or amount of any such security or payment from each Group Company despite any prior settlement, discharge or release between the Creditor and any Group Company.
  - 9.2 Each Group Company agrees with the Trustee for the benefit of each Creditor that no Creditor is under any obligation to:
    - (a) give notice to any Group Company of any amendment of any agreement giving rise to a Debt or of any breach of any such agreement; or
    - (b) enforce this Guarantee against all of the Group Companies but may in its absolute discretion at any time and from time to time proceed against any or all of them.
  - 9.3 Each Group Company agrees with the Trustee for the benefit of each Creditor that the liability of each Group Company shall not be affected by any one or more of the following (whether or not done or occurring by or with the consent of the Creditor or with the knowledge or consent of any Group Company):
    - (a) any collateral rights or obligations which may exist between any Group Companies;
    - (b) any variation or avoidance of any such collateral rights or obligations;

- (c) any other person becoming a guaranter of a Group Company's obligations and liabilities;
- (d) any other person intended to be bound as a surety in respect of a Group Company's obligations and liabilities not being or becoming so bound;
- (e) any other Group Company being released from or ceasing to be bound by this Deed of Cross Guarantee;
- (f) the giving of any release or waiver by any Creditor to any Group Company:
- (g) the making of any arrangement or compromise by any Creditor with any of the Group Companies;
- (h) delay or failure by any Creditor to enforce this Deed of Cross Guarantee;
- (i) liquidation of any Group Company or of any surety of a Group Company;
- (j) the giving of any security by any Group Company; or
- (k) where a Group Company is a member of any partnership, any change in the membership of such partnership.
- 9.4 Each Group Company agrees with the Trustee for the benefit of each Creditor that without the consent of any Group Company each Creditor may at any time and from time to time without affecting the liability of any Group Company under this Deed of Cross Guarantee:
  - (a) grant to the Group Company which is the principal debtor any indulgence or consideration;
  - (b) compound with or release the Group Company which is the principal debtor;
  - (c) assent to any assignment to trustees for the benefit of creditors under any scheme or deed or arrangement of the Group Company which is the principal debtor whether with or without the winding up of the Group Company which is the principal debtor;
  - (d) assent to the appointment of a receiver or official manager of the Group Company which is the principal debtor; or
  - (e) release or discharge or otherwise deal with any property whether real or personal comprised in any security held from the Group Company which is the principal debtor.

- 9.5 Each Group Company agrees with the Trustee for the benefit of each Creditor that:
  - no failure or delay of a Creditor to exercise any right given to it under this Deed of Cross Guarantee, or to insist on strict compliance by the Group Company which is the principal debtor or any other Group Company with any obligation in respect of any Debt or under this Deed of Cross Guarantee, and no custom or practice of the Creditor or the Group Companies at variance with the terms of this Deed of Cross Guarantee, will constitute a waiver or variation of each Creditor's right to demand exact compliance with the terms of this Deed of Cross Guarantee;
  - (b) any delay or omission of any Creditor to exercise any right arising from a breach of any obligation by a Group Company will not affect or prejudice any Creditor's rights arising from such breach, or any subsequent breach, or the continuance of any breach; and
  - (c) waiver by any Creditor of any particular breach by any Group Company will not affect or prejudice any Creditor's rights in respect of any subsequent breach of the same or of a different nature.
- 9.6 Each Group Company agrees with the Trustee for the benefit of each Creditor that:
  - (a) all benefits, compositions and payments received by any Creditor from or on account of any Group Company, including any dividends upon the liquidation of the Group Company which is the principal debtor or of any Group Company, or from any other person or from the realisation or enforcement of any security, guarantee or indemnity capable of being applied by any Creditor in or towards satisfaction of a Debt, will be applied as payments in gross;
  - (b) no dividend or payment received by any Creditor in a liquidation of the Group Company which is the principal debtor shall prejudice or affect the right of the Creditor to recover the Debt from each Group Company to the full extent of this Deed of Cross Guarantee.

# SCHEDULE PARTIES TO THIS DEED OF CROSS GUARANTEE PART 1 - GROUP COMPANIES

(1) Holding Company

ANSETT TRANSPORT INDUSTRIES LIMITED A.C.N. 004 216 291

The Common Seal of ANSETT TRANSPORT A.C.N. 004 216 29 INDUSTRIES LIMITED was hereunto affixed in Common the presence of: Seal Director Director/Secretary . Group Companies (other than the Holding Company) which are eligible for (2)the benefit of the Class Order A.C.N. 006 773 619 AIMING HIGH PTY LTD The Common Seal of AIMING HIGH PTY LTD 006 773 619 was hereunto affixed in the presence of: Common Seal Director Director/Scoretary A.C.N. 009 694 553 WHITSUNDAY ENTERPRISES PTY LTD The Common Seal of WHITSUNDAY ENTERPRISES PTY LTD was hereunto affixed in 009 894 553 the presence of: Common Seal

- 11 -

Director/Secretary

Director

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#### PACIFIC AVIATION PTY LTD

A.C.N. 002 407 963

The Common Seal of PACIFIC AVIATION PTY LTD was hereunto affixed in the presence of:

THE COMMON SEAL SOF OOZ ACT OOZ ACT OOZ

-Director

Director/Secretary

SYDNEY COMMUTER TERMINAL PTY LTD

A.C.N. 001 410 895

The Common Seal of SYDNEY COMMUTER TERMINAL PTY LTD was hereunto affixed in the presence of:

Director

Director/Secretary

A.C.N. 001 047 356

FLIGHT FACILITIES PTY LIMITED

The Common Seal of )
FLIGHT FACILITIES PTY LIMITED )
was hereunto affixed in )
the presence of: )

Director

Director/Secretary

# REX AVIATION (AUST) PTY LIMITED

A.C.N. 003 442 939

The Common Seal of REX AVIATION (AUST) PTY LIMITED was hereunto affixed in the presence of:



Director

Director/Seoretary

JETCARE HELICOPTERS PTY LIMITED

A.C.N. 010 447 300

The Common Seal of )

JETCARE HELICOPTERS )

PTY LIMITED was hereunto affixed in)
the presence of: )

Director

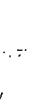
Director/Secretary



MAWULE PTY LIMITED

A.C.N. 001 995 893

The Common Seal of )
MAWULE PTY LIMITED was )
hereunto affixed in the presence of: )



THE COMMON SEAL OF OF SO

Director

# JETCARE PTY LIMITED

ALC.N. 010 378 006

The Common Seal of )

JETCARE PTY LIMITED was )
hereunto affixed in the presence of: )

THE COMMON SEAL OF STATE OF ST

Q'ot

Director/Secretary

Director

SIAGA PTY LIMITED

A.C.N. 000 733 951

The Common Seal of )
SIAGA PTY LIMITED was hereunto )
affixed in the presence of: )

Director

Director/Secretary

COMMON SEAL SO

501 SWANSTON STREET PROPRIETARY LIMITED

A.C.N. 005 477 618

The Common Seal of )
501 SWANSTON STREET )
PROPRIETARY LIMITED was )
hereunto affixed in the presence of: )

Director

Director

Secretary

A.C.N.
A.C.N.
OOS 477 618 P.
Common Seal
Seal

# ALDONG SERVICES PROPRIETARY LIMITED A.C.N. 000 258 113

The Common Seal of ALDONG SERVICES )
PROPRIETARY LIMITED hereunto )
affixed in the presence of:

-Director

Director/Secretary

Common Seal

**BEJU PTY LTD** 

A.C.N. 006 711 100

The Common Seal of BEJU PTY LTD was hereunto affixed in the presence of:

-Director

Director/Secretary, 7. 17.

A.C.N.
006 711 100
Common
Seal

NORTHERN TERRITORY AERIAL WORK PTY LTD A.C.N. 009 611 321

The Common Seal of )
NORTHERN TERRITORY )
AERIAL WORK PTY LTD was )
hereunto affixed in the presence of: )

Director

Director/Secretary

A.C.N
OO9 G11 321 X
Common Soal
VI

# SIST CONSTRUCTIONS PROPRIETARY LIMITED A.C.N. 004 487 076

The Common Seal of )
SIST CONSTRUCTIONS )
PROPRIETARY LIMITED was )
hereunto affixed in the presence of: )

Director

Director

Secretary

A.C.N.
O 004 487 076
Common Seal

TURF GLIDER AUSTRALIA PTY LTD

A.C.N. 005 181 215

The Common Seal of TURF GLIDER AUSTRALIA PTY LTD was hereunto affixed in the presence of:

-Director

Director/Secretary

A.C.N.

005 181 215

Common Seal

WESTINTECH LIMITED

The Common Seal of )
WESTINTECH LIMITED was )
hereunto affixed in the presence of: )

Director

Director/Secretary

A.C.N. 009 084 039

WESTINTECH LIMITED

A.C.N. 009 084 039

COMMON SEAL

# WESTINTECH NOMINEES PTY LTD

A.C.N. 009 302 158

The Common Seal of WESTINTECH NOMINEES PTY LTD was hereunto affixed in the presence of:

WESTINTECH NOMINEES PTY LTD A.C.N. 009 302 158

COMMON SEAL

--Director

M. a.

Director/Secretary

AERONAUTICAL INDUSTRIES AUSTRALIA PTY LTD A.C.N. 009 204 906

The Common Seal of
AERONAUTICAL INDUSTRIES
AUSTRALIA PTY LTD was

hereunto affixed in the presence of: )

Director

Q Director/Secretary

AERONAUTICAL
INDUSTRIES
AUSTRALIA
PTY LTD
A.C.N. 009 204 906
COMMON SEAL

PLANAR HOLDINGS PTY LTD

A.C.N. 009 257 112

Director

Director/Secretary



Group Companies (other than the Holding Company) which are ineligible for (3) the benefit of the Class order A.C.N. 004 209 410 ANSETT TRANSPORT INDUSTRIES (OPERATIONS)PTY LTD (OPERA) The Common Seal of ANSETT TRANSPORT INDUSTRIES (OPERATIONS) A.C.N. PTY LTD was hereunto affixed in 004 208 410 the presence of Common Soul Director Director Secretary A.C.N. 001 612 782 PACIFIC AVIATION (A'ASIA) LIMITED The Common Seal of PACIFIC AVIATION (A'ASIA) LIMITED was hereunto affixed in the presence of: Director Secretary PART 2 - TRUSTEE Trustee: Name A.C.N. 004 153 413 WRIDGWAYS (VIC) PTY LTD The Common Seal of WRIDGWAYS (VIC) PTY LTD was hereunto affixed in the presence of: 004 153 41 Common Seal Director Secretary

**GACTOS** 

I, GRAEME CLIFFORD ALLISON, Secretary of Ansett Transport Industries Limited (and Subsidiary Companies) of 501 Swanston Street Melbourne, in the state of Victoria do solemnly and sincerely declare THAT:

- (a) The Deed of Cross Guarantee executed on the 10 day of June, 1993 is substantially in the form of that annexed to the Commission's Class Order executed on 19 December, 1991;
- (b) Each member of the closed group (as defined in the First Order), of which the wholly owned subsidiaries and the holding company are members, is a party to the Deed of Cross Guarantee;
- (c) No wholly owned subsidiary is a borrowing corporation (as defined in the First Order);
- (d) The holding company is not an exempt proprietary company;
- (e) All wholly owned subsidiaries have a financial year which ends on the same date as the financial year of the holding company (being 30 June);
- In relation to the last 3 financial years and since the end of the last financial year, the wholly owned subsidiaries, their Directors and their auditors have substantially satisfied (within the meaning of the First Order) all of their statutory obligations under parts 3.6, 3.7 and 3.8 of the Corporations Law or under any corresponding previous enactment;
- (g) The Directors of the wholly owned subsidiaries have resolved that the companies should obtain the benefit of this Order and the Directors have not revoked that resolution or resolved to the contrary;
- (h) The attached diagram is a true diagram of the Ansett Transport Industries Limited group structure; and
- (i) Complies with the general requirements for documents set out in the Corporations Regulations 1.07.

AND I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of an Act of the Parliament of Victoria rendering any persons making a false declaration punishable for wilful and corrupt perjury.

**DECLARED** at Melbourne

in the State of Victoria this  $17^{44}$  day of  $J_{\nu\nu}c$ 

One thousand nine hundred ninety three

Before me:

(Signature)

Helen Louise Franklin of 501. Swanston Street, Melbourne a solicitor holding a current practising certificate pursuant to the Legal Profession Prectice Act 1958. LODGE**U** 

DATE:

DELEGATE OF THE AVERTALIAN SECURITIES COMMISSION

M-J. Healy 17/501 Swansbust ph.623-2697.

#### 00500TGA

#### **REVOCATION DEED**

Dated this 27 day of June 1994

#### Between:

- 1) THE COMPANIES the name and Australian Company Number of which are set out in Schedule 1 (the "Group Companies");
- 2) WRIDGWAYS (VIC) PTY.LIMITED ACN 004 153 413 of 501 Swanston Street, Melbourne, Victoria (the "Trustee")

#### RECITALS:

- a) The Group Companies are the companies which as at the date of this Deed are so defined in the Deed of Cross Guarantee.
- b) The Trustee is the company which as at the date of this Deed is the Trustee holding office as trustee under the Deed of Cross Guarantee.
- c) The Group Companies desire pursuant to clause 4.5 of the Deed of Cross Guarantee to revoke the Deed of Cross Guarantee In respect of the Released Group Companies by executing this revocation Deed.

THIS DEED WITNESSES as follows:

1 INTERPRETATION

1.1 Definitions
In this Deed, unless the context otherwise requires:

RECEIVED 2 8 JUN 1994 M. B. C.

- "Assumption Deed" means a deed executed pursuant to clause 5 of the Deed of Cross
  Guarantee by virtue of which a further Group Company or further group Companies have been
  joined to the Deed of Cross Guarantee;
- ii) "Class Orders" means the orders made by the Commission on 19 December 1991, pursuant to sub-section 313(6) of the Corporations Laws;
- iii) "Commission" means the Australian Securities Commission;
- iv) "Continuing Group Companies" means the Group Companies other than the Released Group Company;
- v) "Creditor" means a person (whether now ascertained or ascertainable or not) other than a Group Company to whom now or at any future time a Debt (whether now existing or not) is or may at any future time be or become payable;

- vi) "Debt" means any debt or claim which is now or at any future time admissible to proof in the winding up of a Group Company and no other claim;
- vii) "Deed of Cross Guarantee" means the deed of cross guarantee dated 10 June 1993 entered into between the Group Companies and the Trustee pursuant to the Class Orders.
- viii) "Holding Company" means the Group Company which is the holding company of the other Group Companies, being the company the name and Australian Company Number of which are set out in Schedule 3;
- ix) "Released Group Company" means each of the Group Companies the name and Australian Company Number of which are set out in Schedule 2; and
- x) "Revocation Deed" means a deed executed pursuant to clause 4.5 of the Deed of Cross Guarantee by virtue of which the Deed of Cross Guarantee has ceased to apply to one or more of the companies which were previously party to the Deed of Cross Guarantee.
- 1.2 Headings Headings and sub-headings in this Deed are for convenience of reference only, and are to be ignored in the interpretation of this Deed.

# 2 OPERATION OF DEED

- 2.1 Conditions Precedent
  The operation of this Deed is conditional upon:
- the Holding Company lodging an original of this Deed with the Commission;
- ii) each of the Group Companies giving notice to its Creditors of this Deed by public advertisement (which may be a joint advertisement by two or more Group Companies) made at any time before or within one month after the date on which the original of this Deed is lodged with the Commission; such advertisement shall be placed in a daily newspaper circulating in each State and Territory in which any Creditor of the Group Company is located; and
- iii) there being no winding up under subsection 460(1) or paragraphs 461(a), (h) or (j) of the Corporations Law or a creditors' voluntary winding up under Part 5.5, Division 3 of the Corporations Law of any Group Company being either:
  - a) a winding up within 6 months after the original of this Deed is lodged with the Commission;
  - b) a winding up whose commencement occurs within 6 months after the original of this Deed is lodged with the Commission.
- 2.2 Operative Date If the conditions specified in clause 2.1 are satisfied, this Deed becomes operative on the day following the expiration of the period referred to in paragraph 2.1(iii) notwithstanding that the Trustee has not executed, or does not execute, this Deed.

# 3. REVOCATION AND RELEASE

#### 3.1 Revocation

Upon and by virtue of this Deed becoming operative, the Deed of Cross Guarantee is revoked in respect of the Released Group Company with the consequences specified in clause 3.2.

3.2 Consequences of Revocation The consequences of revocation of the Deed of Cross Guarantee in relation to the Released Group Company are the following:

- the Trustee on behalf of the Creditors and each of the Continuing Group Companies release the Released Group Company from all liability under the deed of Cross Guarantee Including liability arising or accrulng:
  - a) before or after:
    - 1) execution of this Deed; or
    - 2) the conditions specified in clause 2.1 being satisfied; or
  - b) by reason of the Deed of Cross Guarantee becoming enforceable against the Released Group Company before or after;
    - 1) execution of this Deed; or
    - 2) the conditions specified in clause 2.1 being satisfied; or
- ii) the Trustee on behalf of the Creditors and each of the Group Companies release each of the Continuing Group Companies from all liability under the Deed of Cross Guarantee in respect of any Debt of each Released Group Company including liability;
  - a) in respect of any Debt arising or accruing before or after.
    - 1) execution of this Deed; or
    - 2) the conditions specified in clause 2.1 being satisfied; or
  - b) due to the Deed of Cross Guarantee becoming enforceable against the Group Company before or after:
    - 1) execution of this Deed; or
    - 2) the conditions specified in clause 2.1 being satisfied; or
- iii) the Trustee on behalf of the Creditors and the Group Companies revokes the trust constituted by the Deed of Cross Guarantee in respect of the covenants of each Released Group Company.

# 4. LAW AND JURISDICTION

4.1 Governing Law This Deed is governed by the law or and applicable to the Australian Capital Territory.

#### 4.2 Submission to Jurisdiction

The parties agree to submit to the non-exclusive jurisdiction of the courts of the Australian Capital Territory and any courts which may hear appeals from those courts in respect of any proceedings in connection with this Deed.

#### 5. GENERAL

## 5.1 Severability

Any provision of this Deed which is invalid or unenforceable in any jurisdiction is to be read down for the purposes of that jurisdiction, if possible, so as to be valid and enforceable, and is otherwise capable of being severed to the extend of the invalidity or unenforceability, without affecting the remaining provisions of this Deed or affecting the validity or enforceability of that provision in any other jurisdiction.

# 5.2 Liability of Parties

If two or more parties are included within the same defined term in this Deed:

- i) this Deed has separate operation in relation to each of them;
- ii) a liability or obligation of those persons under this Deed is a joint liability or obligation of all of them and a several liability or obligation of each of them; and
- iii) a right given to those parties under this Deed is a right given severally to each of them.

#### 5.3 Further Assurance

Each party must do, sign, execute and deliver and must procure that each of its employees and agents does, signs, executes and delivers, all deeds, documents, instruments and acts reasonably required of it or them by notice from another party to effectively carry our and give full effect to this deed and the rights and obligations of the parties under it.

# SCHEDULE 1 (Group Companies)

BEJU PTY LTD  PLANAR HOLDINGS PTY LTD  ANSETT TRANSPORT INDUSTRIES LIMITED  AIMING HIGH PTY LTD  WHITSUNDAY ENTERPRISES PTY LTD  THORVAN PTY LTD  BALJAC PTY LIMITED  501 SWANSTON STREET PROPRIETARY LIMITED  ALDONG SERVICES PROPRIETARY LIMITED  SIST CONSTRUCTIONS PROPRIETARY LIMITED  WESTINTECH LIMITED  WESTINTECH NOMINEES PTY LTD  ARRONAUTICAL INDUSTRIES AUSTRALIA PTY LTD  ANSETT CARTS PTY LTD	A.C.N. 006 711 100 A.C.N. 009 257 112 A.C.N. 004 216 291 A.C.N. 006 773 619 A.C.N. 009 694 553 A.C.N. 002 407 983 A.C.N. 003 442 939 A.C.N. 005 477 618 A.C.N. 000 258 113 A.C.N. 004 487 076 A.C.N. 009 302 158 A.C.N. 009 204 906 A.C.N. 005 181 215 A.C.N. 009 611 321
AERONAUTICAL INDUSTRIES AUSTRALIA PTY LTD	A.C.N. 005 181 215
NORTHERN TERRITORY AERIAL WORK PTY LTD	A.C.N. 009 611 321 A.C.N. 004 153 413
. WRIDGWAYS (VIC) PTY, LTD. ANSETT TRANSPORT INDUSTRIES (OP'S) PTY LTD	A.C.N. 004 209 410

## SCHEDULE 2 (Released Group Company)

Name: AIMING HIGH PTY LIMITED ANSETT CARTS PTY LIMITED BEJU PTY LIMITED	ACN 008 773 619 ACN 005 181 215 ACN 006 711 100
BEJUPTY LIMITED	ACN 004 487 076

SCHEDULE 3 (Holding Company)

ANSETT TRANSPORT INDUSTRIES LIMITED.

A.C.N. 004 216 291

# EXECUTED as a Deed

The Common Seal of ANSETT TRANSPORT INDUSTRIES LIMITED was hereunto affixed in the presence of:	) ) ) )	A.C.N. O04 216 291 Common Seal
Joseph Commission of the Commi	Director  Director/Secretary	<del></del>
The Common Seal of AIMING HIGH PTY LTD was hereunto affixed in the presence of	) ) ) Director Director/Secretary	A.C.N.  A.C.N.  OSS 773 619 D  Common Seal
The Common Seal of WHITSUNDAY ENTERPRI PTY LTD was hereaunto affixe the presence of:		A.C.N. OC9 694 553 TO Common Seal
The Common Seal of THORVAN PTY LTD) was hereunto affixed in the presence of	) ) Director	THE COMMON SEAL OF CO
Se Million	.Director/Secretary	

The Common Seal of  BALJAC PTY LIMITED  was hereunto affixed in )  the presence of  Director  Director/Secretary	ALLA CALLED AS AND SO SEED AND
The Common Seal of  501 SWANSTON STREET  PROPRIETARY LIMITED was hereunto affixed in the presence of:  Director  Director  Secretary	A.C.N. ODS 477 618 Common Seal  Loc & College A CALLED
The Common Seal of ALDONG SERVICES PROPRIETARY LIMITED hereunto affixed in the prosence of:  Director  Director  Director/Secretary	SERVICES A.C.N.  OOO 258 113  Common Seal
The Common Seal of BEJU PTY LTD was hereunto affixed in the presence of:  Director  Director/Secretary	A.C.N. OBG 711 100 Common Seal

		<i>:</i>
	The Common Seal of  NORTHERN TERRITORY  AERIAL WORK PTY LTD was  hereunto affixed in the presence of:  Director  Director/Secretary	A.C.N  OOD G11 O21  Common Seal  Seal
	The Common Seal of SIST CONSTRUCTIONS PROPRIETARY LIMITED was hereunto affixed in the presence of:  Director  Secretary	A.C.N. O 004 487 076 Common Seal
<b>.</b>	The Common Seal of  ANSETT CARTS  PTY LTD was hereunto affixed  in the presence of:  Director  Director/Secretary	TOTO. A.C. S.
	The Common Seal of  WESTINTECH LIMITED was hereunto affixed in the presence of:  Director  Director/Secretary	WESTINTECH LIMITED A.C.N. 009 084 039 COMMON SEAL

The Common Seal of WESTINTECH NOMINEES PTY LTD was hereunto affixed in the presence of: Director  Director/Secretary	WESTINTECH NOMINEES PTY LTD A.C.N. 009 302 158 COMMON SEAL
The Common Seal of AERONAUTICAL INDUSTRIES AUSTRALIA PTY LTD was hereunto affixed in the presence of:  Director  Director/Secretary	AERONAUTICAL INDUSTRIES AUSTRALIA PTY LTD A.C.N. 009 204 906 COMMON SEAL
The Common Seal of PLANAR HOLDINGS PTY LTD was) hereunto affixed in the presence of:  Director  Director/Secretary	THE COMMON TO SELVE THE SE
The Common Seal of  ANSETT TRANSPORT INDUSTRIES (OPERATIONS) PTY LTD was hereunto affixed in the presence of:  Director  Director  Secretary	A.C.N. ATO OOA 209 410 COMMON SEEL SEEL SEEL SEEL SEEL SEEL SEEL SEE

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वानासम्बद्धाः अस्ति हार्वे स्वास्ति स्वास्ति स्वास्ति ।

τ,

The Common Scal of )
WRIDGWAYS (VIC) PTY, LTD )
was hereunto affixed in the presence of: )

-Director

Secretary



ASSUMPTION DEED made this 23 day of June 1999

#### BETWEEN

ANSETT AUSTRALIA HOLDINGS LIMITED ACN 004 216 291 of 501 Swanston Street Melbourne Victoria ("the Holding Entity");

WRIDGWAYS (VIC) PTY LTD ACN 004 153 413 of 501 Swanston Street Melbourne Victoria ("the Trustee");

WRIDGWAYS HOLDINGS LTD ACN 004 449 085 of 501 Swanston Street Melbourne Victoria ("the Entity").

LODGED

**RECITALS** 

(a) The Entity wishes to be jointed as a party to the Deed of Crose Control of Crose Contro

(b) This Deed is an Assumption Deed as defined in the Deed of Cross Guarantee.

his Deed witnesses as follows:

APPROVED

DATE: 7,799

DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

DATE: 30, 6, 79

Interpretation

1.1 Definitions

In this Deed, unless the context otherwise requires:

(i) "ASIC" means the Australian Securities and Investments Commission;

- (ii) "Class Orders" means ASIC Class Order (CO 98/1418) and Australian Securities Commission Class Orders (CO 91/996), (CO 92/770), (CO 93/1370), (CO 94/1862) and (CO95/1530);
- (iii) "Deed of Cross Guarantee" means the Deed of Cross Guarantee dated 10 June 1993 entered into between the Group Entities (including the Holding Entity) and the Trustee pursuant to the Class Orders which has been varied by Revocation Deed dated 27 June 1994;
- (iv) "Group Entity" has the same meaning as the term "Group Entity" or "Group Company" (as applicable) in the Deed of Cross Guarantee;
- (v) "Holding Entity" has the same meaning as the term "Holding Entity" or "Holding Company" in the Deed of Cross Guarantee; and
- (vi) if the Entity comprises two or more entities, this Deed is deemed to have separate operation in respect of each of them

#### 1.2 Headings

Headings and subheadings in this Deed are for convenience of reference only and are to be ignored in the interpretation of this Deed.

#### 2 Operation of Deed

This deed is of no effect until the Holding Entity lodges an original of this Deed with ASIC and ASIC gives notice of its approval to this Deed.

#### 3 Assumption

On satisfaction of the condition specified in clause 2:

- (i) the Entity is jointed to the Deed of Cross Guarantee; and
- (ii) the Entity assumes liability under and agrees to be bound by the Deed of Cross Guarantee as if the Entity had on the date of the Deed of Cross Guarantee executed the Deed of Cross Guarantee as a Group Entity.

#### 4. Consent

The Holding Entity on behalf of itself and all other Group Entities and the Trustee consent to the joinder of the Entity to the Deed of Cross Guarantee.

- 5 Law and Jurisdiction
- 5.1 Governing Law

This Deed is governed by the law of and applicable to the Australian Capital Territory.

#### 5.2 Submission to Jurisdiction

The parties agree to submit to the non-exclusive jurisdiction of the courts of the Australian Capital Territory and any courts which hear appeals from those courts in respect of any proceedings in connection with this Deed.

Executed as a Deed

THE COMMON SEAL of ANSETT AUSTRALIA HOLDINGS LIMITED was affixed in accordance with its Constitution in the presence of:

Director

Secretary

# THE COMMON SEAL of WRIDGWAYS (VIC) PTY LTD was affixed in accordance with its Constitution in the presence of:

Director

Secretary

THE COMMON SEAL of WRIDGWAYS HOLDINGS LTD was affixed in accordance with its Constitution in the presence of:

Director

Secretary

>

# 1 JUL 2003

To

Jim McCrea, Group Managing Director

c. John Blair, Corporate Counsel and Company

Secretary

From

Graeme Allison, Company Secretary

Date

July 2000

Re

Ansett Australia Holdings Limited ("AAHL") seal register Ref

Revocation Deed

Attached is a Revocation Deed, requiring your signature under AAHL company seal.

The Revocation Deed removes the following group companies - Whitsunday Affairs Pty Ltd, Aldong Services Pty Ltd, Northern Territory Aerial Work Pty Ltd, Westintech Ltd, Westintech Nominees Pty Ltd, Aeronautical Industries Australia Pty Ltd, Planar Holdings Pty Ltd and Ansett Carts Pty Ltd – from a Deed of Cross Guarantee, originally executed in 1993 as a condition of these companies being excused under the Corporations Law from having to prepare and lodge audited financial statements with the Australian Securities and Investments Commission ("ASIC"). The Deed of Cross Guarantee has been amended on two occasions since 1993 to vary the parties taking advantage of this relief. AAHL has been a party to this Deed of Cross Guarantee by virtue of it being the holding company obliged to prepare and lodge financial statements with ASIC.

The companies proposed to be removed from the Deed of Cross Guarantee by this Revocation Deed have been flagged for voluntary deregistration. It is a requirement under the Deed of Cross Guarantee that the companies be removed as parties at least six months prior to commencement of their deregistration.

A copy of the Deed of Cross Guarantee is attached, for your information.

If in order, please sign the Revocation Deed where indicated and return. Any queries may be directed to Amanda Gawne or myself.

Graeme Allison

attached

Sydney 2000 OSO

Official Airline of the Sydney 2000 Olympic Games

#### BETWEEN:

(1) The entities the name and Australian Company Number or Australian Registered Body Number of which are set out in Schedule 1 (the "Group Entities");

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(2) WRIDGWAYS (VIC) PTY LTD ACN 004 153 413 of 501 Swanston Street, Melbourne, Victoria (the "Trustee").

#### RECITALS

- (a) The Group Entities are the entities which as at the date of this Deed are so defined in the Deed of Cross Guarantee.
- (b) The Trustee is the company which as at the date of this Deed is the Trustee holding office as trustee under the Deed of Cross Guarantee.
- (c) The Group Entities desire pursuant to clause 4.5 of the Deed of Cross Guarantee to revoke the Deed of Cross Guarantee in respect of the Released Group Entity by executing this Revocation Deed.

This Deed witnesses as follows:

#### 1 Interpretation

#### 1.1 Definitions

In this Deed, unless the context otherwise requires:

- (i) "ASIC" means the Australian Securities and Investments Commission;
- (ii) "Assumption Deed" means a deed executed pursuant to clause 5 of the Deed of Cross Guarantee by virtue of which a further Group Entity or further Group Entities have been joined to the Deed of Cross Guarantee;
- (iii) "Class Orders" means ASIC Class Order 98/1418 and Australian Securities Commission Class Orders 91/996, 92/770, 93/1370, 94/1862 and 95/1530;
- (iv) "Continuing Group Entities" means the Group Entities other than the Released Group Entity;
- (v) "Creditor" means a person (whether now ascertained or ascertainable or not) who is not a Group Entity and to whom now or at any future time a Debt (whether now existing or not) is or may at any future time be or become payable;
- (vi) "Debt" means any debt or claim which is now or at any future time admissible to proof in the winding up of a Group Entity and no other claim;

- (vii) "Deed of Cross Guarantee" means the deed of cross guarantee dated 10 June 1993 entered into between the Group Entities and the Trustee pursuant to the Class Orders the parties to which deed have been varied by Revocation Deed dated 27 June 1994 and Assumption Deed dated 23 June 1999;
- (viii) "Group Entity" has the same meaning as the term "Group Entity" or "Group Company" (as applicable) in the Deed of Cross Guarantee;
- (ix) "Holding Entity" means the Group Entity which controls each of the other Group Entities, and which is not controlled by another Group Entity, being the entity the name and Australian Company Number or Australian Registered Body Number of which are set out in Schedule 2;
- (x) "Released Group Entity" means each of the Group Entities the name and Australian Company Number or Australian Registered Body Number of which are set out in Schedule 3; and
- (xi) "Revocation Deed" mans a deed executed pursuant to clause 4.5 of the Deed of Cross Guarantee by virtue of which the Deed of Cross Guarantee has ceased to apply to one or more of the entities which were previously party to the Deed of Cross Guarantee.

### 1.2 Headings

Headings and subheadings in this Deed are for convenience of reference only and are to be ignored in the interpretation of this Deed.

#### 2 Operation of Deed

#### 2.1 Conditions Precedent

The operation of this Deed is conditional upon:

- (i) the Holding Entity lodging an original of this Deed with ASIC;
- (ii) each of the Group Entities giving notice to its Creditors of this Deed by public advertisement (which may be a joint advertisement by two or more Group Entities) made at any time before or within one month after the date on which the original of this Deed is lodged with ASIC; such advertisement shall be placed in a daily newspaper circulating in each State and Territory in which any Creditor of the Group Entity is located; and
- (iii) there being no winding up under subsection 459A or paragraphs 461(a), 461(h) or 461(j) of the Corporations Law or a creditors' voluntary winding up under Part 5.5, Division 3 of the Corporations Law of any Group Entity being either;
  - (a) a winding up within six months after the original of this Deed is lodged with ASIC; or

(b) a winding up the commencement of which occurs within six months after the original of this Deed is lodged with ASIC.

#### 2.2 Operative Date

If the conditions specified in clause 2.1 are satisfied, this Deed becomes operative on the day following the expiration of the period referred to in paragraph 2.1(iii) notwithstanding that the Trustee has not executed or does not execute this Deed.

#### 3 Revocation and release

#### 3.1 Revocation

Upon and by virtue of this Deed becoming operative, the Deed of Cross Guarantee is revoked in respect of the Released Group Entity, with the consequences in clause 3.2.

#### 3.2 Consequences of Revocation

The consequences of revocation of the Deed of Cross Guarantee in relation to the Released Group Entity are the following:

- (i) The Trustee on behalf of the Creditors and each of the Continuing Group Entities release the Released Group Entity from all liability under the Deed of Cross Guarantee including liability arising or accruing;
  - (a) before or after:
    - (1) execution of this Deed; or
    - (2) the conditions specified in clause 2.1 being satisfied; or
  - (b) due to the Deed of Cross Guarantee becoming enforceable against the Released Group Entity before or after;
    - (1) execution of this Deed; or
    - (2) the conditions specified in clause 2.1 being satisfied;
- (ii) the Trustee on behalf of the Creditors and each of the Group Entities release each of the Continuing Group Entities from all liability under the Deed of Cross Guarantee in respect of any Debt of each Released Group Entity including liability;
  - (a) in respect of any Debt arising or accruing before or after:
    - (1) execution of this Deed; or
    - (2) the conditions specified in clause 2.1 being satisfied; or
  - (b) due to the Deed of Cross Guarantee becoming enforceable against the Group Entity before or after:

- (1) execution of this Deed; or
- (2) the conditions specified in clause 2.1 being satisfied; and
- (iii) the Trustee on behalf of the Creditors and the Group Entities revokes the trust constituted by the Deed of Cross Guarantee in respect of the covenants of each Released Group Entity.

#### 4 Law and Jurisdiction

#### 4.1 Governing Law

This Deed is governed by the law of and applicable to the Australian Capital Territory.

#### 4.2 Submission to Jurisdiction

The parties agree to submit to the non-exclusive jurisdiction of the courts of the Australian Capital Territory and any courts which may hear appeals from those courts in respect of any proceedings in connection with this Deed.

#### 5 General

#### 5.1 Severability

Any provision of this Deed which is invalid or unenforceable in any jurisdiction is to be read down for the purposes of that jurisdiction, if possible, so as to be valid and enforceable, and is otherwise capable of being severed to the extent of the invalidity or unenforceability, without affecting the remaining provisions of this Deed or affecting the validity or enforceability of that provision in any other jurisdiction.

#### 5.2 Liability of Parties

If two or more parties are included within the same defined term in this Deed:

- (i) this Deed has separate operation in relation to each of them;
- (ii) a liability or obligation of those persons under this Deed is a joint liability or obligation of all of them and a several liability or obligation of each of them; and
- (iii) a right given to those parties under this Deed is a right given severally to each of them.

#### 5.3 Further Assurance

Each party must do, sign, execute and deliver and must procure that each of its employees and agents does, sign, executes and delivers, all deeds, documents, instruments and acts reasonably required of it or them by notice from another party to effectively carry out and give full effect to this Deed and the rights and obligations of the parties under it.

# SCHEDULE 1 (Group Entities)

WHITSUNDAY AFFAIRS PTY LTD (FORMERLY WHITSUNDAY ENTERPRISES PTY LTD)	ACN 009 694 553
• ALDONG SERVICES PTY LTD	ACN 000 258 113
NORTHERN TERRITORY AERIAL WORK PTY LTD	ACN 009 611 321
• WESTINTECH LIMITED	ACN 009 084 039
WESTINTECH NOMINEES PTY LTD	ACN 009 302 158
AERONAUTICAL INDUSTRIES AUSTRALIA PTY LTD	ACN 009 204 906
PLANAR HOLDINGS PTY LTD	ACN 009 257 112
• ANSETT CARTS PTY LTD (FORMERLY TURF GLIDER AUSTRALIA PTY LTD)	ACN 005 181 215
• 501 SWANSTON STREET PTY LTD	ACN 005 477 618
WRIDGWAYS HOLDINGS LIMITED	ACN 004 449 085
<ul> <li>ANSETT AUSTRALIA LIMITED (FORMERLY ANSETT TRANSPORT INDUSTRIES (OPERATIONS) PTY LTD)</li> </ul>	ACN 004 209 410
ANSETT AUSTRALIA HOLDINGS LIMITED (FORMERLY ANSETT TRANSPORT INDUSTRIES LIMITED)	ACN 004 216 291
SCHEDULE 2	

SCHEDULE 2 (Holding Entity)

ANSETT AUSTRALIA HOLDINGS LIMITED (FORMERLY ANSETT TRANSPORT INDUSTRIES LIMITED)

ACN 004 216 291

### SCHEDULE 2 (Released Group Entity)

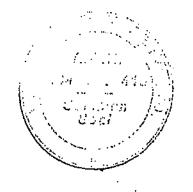
WHITSUNDAY AFFAIRS PTY LTD (FORMERLY	ACN 009 694 553
WHITSUNDAY ENTERPRISES PTY LTD)	
ALDONG SERVICES PTY LTD	ACN 000 258 113
NORTHERN TERRITORY AERIAL WORK PTY LTD	ACN 009 611 321
WESTINTECH LIMITED	ACN 009 084 039
WESTINTECH NOMINEES PTY LTD	ACN 009 302 158
AERONAUTICAL INDUSTRIES AUSTRALIA PTY LTD	ACN 009 204 906
PLANAR HOLDINGS PTY LTD	ACN 009 257 112
ANSETT CARTS PTY LTD (FORMERLY TURF GLIDER	ACN 005 181 215
AUSTRALIA PTY LTD)	

### Executed as a Deed

The COMMON SEAL of
WRIDGWAYS (VIC) PTY LTD
was affixed in accordance with
its Constitution in the presence of:

Director

Secretary



The COMMON SEAL of WHITSUNDAY AFFAIRS PTY LTD was affixed in accordance with its Constitution in the presence of:

Director

Secretary

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The COMMON SEAL of ALDONG SERVICES PTY LTD was affixed in accordance with its Constitution in the presence of:

Director

Secretary



The COMMON SEAL of NORTHERN TERRITORY AERIAL WORK PTY LTD was affixed in accordance with its Constitution in the presence of:

Director Director

find \_\_\_\_ Secretary

The COMMON SEAL of WESTINTECH LIMITED was affixed in accordance with its Constitution in the presence of:

\_\_Director

\_\_\_\_\_Secretary

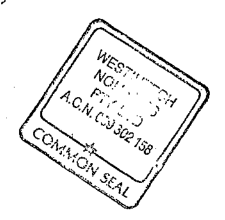
The COMMON SEAL of WESTINTECH NOMINEES PTY LTD was affixed in accordance with

Director

its Constitution in the presence of:

Secretary Secretary

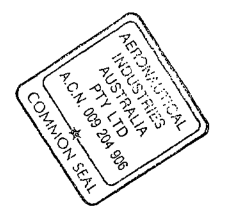
WESTINITECH LIMITED A.C.N. 009 084 039 COMMON SEAL



The COMMON SEAL of AERONAUTICAL INDUSTRIES AUSTRALIA PTY LTD was affixed in accordance with its Constitution in the presence of:

Director

Secretary



The COMMON SEAL of PLANAR HOLDINGS PTY LTD was affixed in accordance with its Constitution in the presence of:

\_\_Director

Secretary

00 P. A. C. THE CO. THE CO. A. C. THE CO. A.

The COMMON SEAL of ANSETT CARTS PTY LTD was affixed in accordance with its Constitution in the presence of:

Director

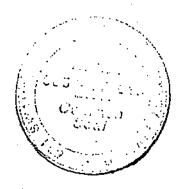
Secretary



The COMMON SEAL of 501 SWANSTON STREET PTY LTD was affixed in accordance with its Constitution in the presence of:

Director

ALAC Secretary



The COMMON SEAL of ANSETT AUSTRALIA HOLDINGS LIMITED was affixed in accordance with its Constitution in the presence of:

(ළුල්ල \_Director

PC(\_\_Secretary



The COMMON SEAL of ANSETT AUSTRALIA LIMITED was affixed in accordance with its Constitution in the presence of:

Director

Secretary



The COMMON SEAL of WRIDGWAYS HOLDINGS LIMITED was affixed in accordance with its Constitution in the presence of:

\_Director

Secretary Secretary





ASIC Information Processing Centre

Australian Securities & Investments Commission

ABN: 86 768 265 615

JANELLE CARTER

363 GEORGE STREET NSW

0000

Request Number 4270553.

Region:

99P

Location:

PUB

Fax No:

03-92868999

Friday January 04 2002

Any Difficulties Notify: JIS - JOHN STRAGALINOS on 03 9286 8888

Delivery Instructions:

Name:

WHITSUNDAY AFFAIRS PTY LTD

ACN:

009 694 553

Document ID

No. of Pages

Date Lodged

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11

13/07/00







Requested on 4/01/02 at 16:49.

Attached are copies of requested documents, details of which appear above.

The total number of pages including this cover page is 12.

If all pages have not been included please contact the DOCIMAGE Help Desk.

ASIC

Gippsland Mail Centre

VIC 3841

14-22 Grey Street

Traralgon, Victoria

Australia

Telephone

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INTER-OFFICE

MEMORANDUM - 16701234

Ansett Group 5/501 Swanston Street Melbourne VIC 3000

Tel: 03 9623 4110 Fax: 03 9623 2400

Τo

**ASIC** 

From

Amanda Gawne, Assistant Company Secretary, Ansett Date

11 July 2000

Australia

Re

Revocation Deed - Class Order 98/1418

Ref

Please find attached original Revocation Deed pursuant to which various Ansett Group subsidiaries are released from Deed of Cross Guarantee, executed as a condition of them taking advantage of the relief afforded by class order 98/1418.

Amanda Gawne

attached

LODGE

DATE: 13, 7, 72000

DELEGATE OF THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION

**IPC** 

1 3 JUL 2000



#### BETWEEN:

- (1) The entities the name and Australian Company Number or Australian Registered Body Number of which are set out in Schedule 1 (the "Group Entities");
- (2) WRIDGWAYS (VIC) PTY LTD ACN 004 153 413 of 501 Swanston Street, Melbourne, Victoria (the "Trustee").

#### RECITALS

- (a) The Group Entities are the entities which as at the date of this Deed are so defined in the Deed of Cross Guarantee.
- (b) The Trustee is the company which as at the date of this Deed is the Trustee holding office as trustee under the Deed of Cross Guarantee.
- (c) The Group Entities desire pursuant to clause 4.5 of the Deed of Cross Guarantee to revoke the Deed of Cross Guarantee in respect of the Released Group Entity by executing this Revocation Deed.

This Deed witnesses as follows:

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1 Interpretation

1.1

Definitions THE AUSTRALIAN COMMANDS

IPC

13 JUL 2000

In this Deed, unless the context otherwise requires:

- (i) "ASIC" means the Australian Securities and Investments Commission;
- (ii) "Assumption Deed" means a deed executed pursuant to clause 5 of the Deed of Cross Guarantee by virtue of which a further Group Entity or further Group Entities have been joined to the Deed of Cross Guarantee;
- (iii) "Class Orders" means ASIC Class Order 98/1418 and Australian Securities Commission Class Orders 91/996, 92/770, 93/1370, 94/1862 and 95/1530;
- (iv) "Continuing Group Entities" means the Group Entities other than the Released Group Entity:
- (v) "Creditor" means a person (whether now ascertained or ascertainable or not) who is not a Group Entity and to whom now or at any future time a Debt (whether now existing or not) is or may at any future time be or become payable;
- (vi) "Debt" means any debt or claim which is now or at any future time admissible to proof in the winding up of a Group Entity and no other claim;

- (vii) "Deed of Cross Guarantee" means the deed of cross guarantee dated 10 June 1993 entered into between the Group Entities and the Trustee pursuant to the Class Orders the parties to which deed have been varied by Revocation Deed dated 27 June 1994 and Assumption Deed dated 23 June 1999:
- (viii) "Group Entity" has the same meaning as the term "Group Entity" or "Group Company" (as applicable) in the Deed of Cross Guarantee;
- "Holding Entity" means the Group Entity which controls each of the other Group Entities, and which is not controlled by another Group Entity, being the entity the name and Australian Company Number or Australian Registered Body Number of which are set out in Schedule 2;
- (x) "Released Group Entity" means each of the Group Entities the name and Australian Company Number or Australian Registered Body Number of which are set out in Schedule 3; and
- (xi) "Revocation Deed" mans a deed executed pursuant to clause 4.5 of the Deed of Cross Guarantee by virtue of which the Deed of Cross Guarantee has ceased to apply to one or more of the entities which were previously party to the Deed of Cross Guarantee.

#### 1.2 Headings

Headings and subheadings in this Deed are for convenience of reference only and are to be ignored in the interpretation of this Deed.

#### 2 Operation of Deed

#### 2.1 Conditions Precedent

The operation of this Deed is conditional upon:

- the Holding Entity lodging an original of this Deed with ASIC;
- (ii) each of the Group Entities giving notice to its Creditors of this Deed by public advertisement (which may be a joint advertisement by two or more Group Entities) made at any time before or within one month after the date on which the original of this Deed is lodged with ASIC; such advertisement shall be placed in a daily newspaper circulating in each State and Territory in which any Creditor of the Group Entity is located; and
- (iii) there being no winding up under subsection 459A or paragraphs 461(a), 461(h) or 461(j) of the Corporations Law or a creditors' voluntary winding up under Part 5.5, Division 3 of the Corporations Law of any Group Entity being either:
  - (a) a winding up within six months after the original of this Deed is lodged with ASIC; or

(b) a winding up the commencement of which occurs within six months after the original of this Deed is lodged with ASIC.

### 2.2 Operative Date

If the conditions specified in clause 2.1 are satisfied, this Deed becomes operative on the day following the expiration of the period referred to in paragraph 2.1(iii) notwithstanding that the Trustee has not executed or does not execute this Deed.

#### 3 Revocation and release

#### 3.1 Revocation

Upon and by virtue of this Deed becoming operative, the Deed of Cross Guarantee is revoked in respect of the Released Group Entity, with the consequences in clause 3.2.

### 3.2 Consequences of Revocation

The consequences of revocation of the Deed of Cross Guarantee in relation to the Released Group Entity are the following:

- (i) The Trustee on behalf of the Creditors and each of the Continuing Group Entities release the Released Group Entity from all liability under the Deed of Cross Guarantee including liability arising or accruing;
  - (a) before or after:
    - (1) execution of this Deed; or
    - (2) the conditions specified in clause 2.1 being satisfied; or
  - (b) due to the Deed of Cross Guarantee becoming enforceable against the Released Group Entity before or after;
    - (1) execution of this Deed; or
    - (2) the conditions specified in clause 2.1 being satisfied;
- (ii) the Trustee on behalf of the Creditors and each of the Group Entitles release each of the Continuing Group Entities from all liability under the Deed of Cross Guarantee in respect of any Debt of each Released Group Entity including liability:
  - (a) in respect of any Debt arising or accruing before or after:
    - (1) execution of this Deed; or
    - (2) the conditions specified in clause 2.1 being satisfied; or
  - (b) due to the Deed of Cross Guarantee becoming enforceable against the Group Entity before or after;

- (1) execution of this Deed; or
- (2) the conditions specified in clause 2.1 being satisfied; and
- (iii) the Trustee on behalf of the Creditors and the Group Entities revokes the trust constituted by the Deed of Cross Guarantee in respect of the covenants of each Released Group Entity.

#### 4 Law and Jurisdiction

#### 4.1 Governing Law

This Deed is governed by the law of and applicable to the Australian Capital Territory.

#### 4.2 Submission to Jurisdiction

The parties agree to submit to the non-exclusive jurisdiction of the courts of the Australian Capital Territory and any courts which may hear appeals from those courts in respect of any proceedings in connection with this Deed.

#### 5 General

#### 5.1 Severability

Any provision of this Deed which is invalid or unenforceable in any jurisdiction is to be read down for the purposes of that jurisdiction, if possible, so as to be valid and enforceable, and is otherwise capable of being severed to the extent of the invalidity or unenforceability, without affecting the remaining provisions of this Deed or affecting the validity or enforceability of that provision in any other jurisdiction.

#### 5.2 Liability of Parties

If two or more parties are included within the same defined term in this Deed;

- (i) this Deed has separate operation in relation to each of them;
- (ii) a liability or obligation of those persons under this Deed is a joint liability or obligation of all of them and a several liability or obligation of each of them; and
- (iii) a right given to those parties under this Deed is a right given severally to each of them.

#### 5.3 Further Assurance

Each party must do, sign, execute and deliver and must procure that each of its employees and agents does, sign, executes and delivers, all deeds, documents, instruments and acts reasonably required of it or them by notice from another party to effectively carry out and give full effect to this Deed and the rights and obligations of the parties under it.

# SCHEDULE 1 (Group Entities)

WHITSUNDAY AFFAIRS PTY LTD (FORMERLY	ACN 009 694 553 🗸
WHITSUNDAY ENTERPRISES PTY LTD)	/
ALDONG SERVICES PTY LTD	ACN 000 258 113
NORTHERN TERRITORY AERIAL WORK PTY LTD	ACN 009 611 321
WESTINTECH LIMITED	ACN 009 084 039
WESTINTECH NOMINEES PTY LTD	- ACN 009 302 158
AERONAUTICAL INDUSTRIES AUSTRALIA PTY LTD	ACN 009 204 906
PLANAR HOLDINGS PTY LTD	ACN 009 257 112/-
ANSETT CARTS PTY LTD (FORMERLY TURF GLIDER	-ACN 005 181 215
AUSTRALIA PTY LTD)	•
501 SWANSTON STREET PTY LTD	ACN 005 477 618
WRIDGWAYS HOLDINGS LIMITED	ACN 004 449 085-
ANSETT AUSTRALIA LIMITED (FORMERLY ANSETT	ACN 004 209 410
TRANSPORT INDUSTRIES (OPERATIONS) PTY LTD)	•
ANSETT AUSTRALIA HOLDINGS LIMITED	- ACN 004 216 291
(FORMERLY ANSETT TRANSPORT INDUSTRIES LIMITED)	

# SCHEDULE 2 (Holding Entity)

ANSETT AUSTRALIA HOLDINGS LIMITED	ACN 004 216 29
(FORMERLY ANSETT TRANSPORT INDUSTRIES)	
I (BAITEIN)	

### SCHEDULE 2 (Released Group Entity)

WHITSUNDAY AFFAIRS PTY LTD (FORMERLY	ACN 009 694 553
WHITSUNDAY ENTERPRISES PTY LTD)	
ALDONG SERVICES PTY LTD	ACN 000 258 113
NORTHERN TERRITORY AERIAL WORK PTY LTD	ACN 009 611 321
WESTINTECH LIMITED	ACN 009 084 039
WESTINTECH NOMINEES PTY LTD	ACN 009 302 158
AERONAUTICAL INDUSTRIES AUSTRALIA PTY LTD	ACN 009 204 906
PLANAR HOLDINGS PTY LTD	ACN 009 257 112
ANSETT CARTS PTY LTD (FORMERLY TURF GLIDER	ACN 005 181 215
AUSTRALIA PTY LTD)	

### Executed as a Deed

The COMMON SEAL of WRIDGWAYS (VIC) PTY LTD was affixed in accordance with its Constitution in the presence of:

Director

Secretary

A.C.N.

Onl 153 418

Common Seal

The COMMON SEAL of WHITSUNDAY AFFAIRS PTY LTD was affixed in accordance with its Constitution in the presence of:

Director Director

MACL\_Secretary

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The COMMON SEAL of ALDONG SERVICES PTY LTD was affixed in accordance with its Constitution in the presence of:

Director

MACL\_Secretary



The COMMON SEAL of NORTHERN TERRITORY AERIAL WORK PTY LTD was affixed in accordance with its Constitution in the presence of:

Director Director

Secretary



The COMMON SEAL of WESTINTECH LIMITED was affixed in accordance with its Constitution in the presence of:

\_\_\_Director

Secretary

WESTINTECH LIMITED

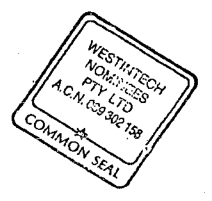
A.C.N. 009 084 039

COMMON SEAL

The COMMON SEAL of WESTINTECH NOMINEES PTY LTD was affixed in accordance with its Constitution in the presence of:

Director

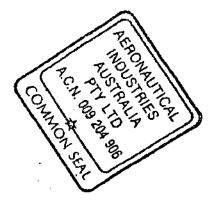
MACL Secretary



The COMMON SEAL of AERONAUTICAL INDUSTRIES AUSTRALIA PTY LTD was affixed in accordance with its Constitution in the presence of:

Director ·

force Secretary



The COMMON SEAL of PLANAR HOLDINGS PTY LTD was affixed in accordance with its Constitution in the presence of:

Director Director

Secretary

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The COMMON SEAL of ANSETT CARTS PTY LTD was affixed in accordance with its Constitution in the presence of:

M Director

Secretary Secretary



The COMMON SEAL of 501 SWANSTON STREET PTY LTD was affixed in accordance with its Constitution in the presence of:

Director

Secretary



The COMMON SEAL of ANSETT AUSTRALIA HOLDINGS LIMITED was affixed in accordance with its Constitution in the presence of:

\_\_\_Director

MACL\_Secretary



The COMMON SEAL of ANSETT AUSTRALIA LIMITED was affixed in accordance with its Constitution in the presence of:

Director

\_\_\_\_\_\_Secretary



The COMMON SEAL of WRIDGWAYS HOLDINGS LIMITED was affixed in accordance with its Constitution in the presence of:

\_\_\_Director

\_\_\_\_\_Secretary

