C A N A D A PROVINCE OF QUEBEC DISTRICT OF BEDFORD

Nº: 460-11-001918-104

SUPERIOR COURT

COMMERCIAL DIVISION
(Sitting as a court designated pursuant to the *Companies*

Creditors Arrangement Act)

DATE: JULY 7, 2010

PRESENT: LÉO DAIGLE, J.S.C.

IN THE MATTER OF THE COMPROMISE OR ARRANGEMENT OF:

AAER INC.

and

AAER USAINC.

and

WIND-SMART LLC

Debtors/Petitioners

and

SAMSON BÉLAIR / DELOITTE & TOUCHE INC.

Monitor

ORDER

SEEING AAER INC., AAER USA INC. and WIND-SMART LLC (the "Petitioners") Motion for a fourth extension of the Initial Order and for authorization to file a plan and to send notice of creditors' meeting pursuant to the Companies' Creditors Arrangement Act, R.S.C. 1985, C-36 (the "Motion"), the exhibit, the affidavit of Dave Gagnon filed in support thereof, and the submissions of counsels present at the hearing;

WHEREFORE, THE COURT:

- 1. **GRANTS** the present Motion for a Fourth Extension of the Initial Order and for authorization to file a plan and to send notice of creditors' meeting (the "Motion");
- DECLARES that the time for service of the Motion is hereby abridged such that the Motion is properly presentable;

- 2. **DECLARES** that the service of the Motion constitutes good and sufficient service on all persons and further **DECLARES** that the Petitioners are relieved of any other requirements for service of the Motion;
- 3. ORDERS that the Stay Period ("Période de suspension" as defined in the Initial Order), as subsequently extended by this Court, shall be extended for a period up to and including August 11, 2010;
- 4. ORDERS that, as soon as practicable, but no later than July 12, 2010, the Monitor shall send to each Creditor, by ordinary mail, courier, facsimile or email at the address appearing on each Creditor's Proof of Claim or such other address subsequently provided by a Creditor to the Monitor and publish on the Website:
 - (a) a notice of the creditors' meeting;
 - (b) the Plan;
 - (c) a proxy form;
- ORDERS that the Petitioners are hereby authorized to call, hold and conduct the creditors' meeting on, or before, August 9, 2010, in Bromont Québec for the purpose of considering and, if deemed advisable, approving the Plan, unless the Petitioners decide by resolution carried by the majority of votes (one vote for each dollar of every voting claim) to postpone the creditors' meeting;
- 6. **DECLARES** that the Initial Order shall be otherwise unchanged, except to expressly provide that Finloc Inc., the DIP Lender ("*Prêteur temporaire*" as defined in the Initial Order), shall not be affected by the stay of Proceedings during the Stay Period;
- 7. **REQUESTS** the aid and recognition of any court or any judicial, regulatory or administrative body in any province or territory of Canada and any judicial, regulatory or administrative tribunal or other court constituted pursuant to the Parliament of Canada or the legislature of any province or any court or any judicial, regulatory or administrative body of the United States and of any other nation or state to act in aid of and to be complementary to this Court in carrying out the terms of this Order;
- 8. **ORDERS** the provisional execution of the Order notwithstanding any appeal and without the necessity of furnishing any security;

9. THE WHOLE without costs.

LÉO DAIGLE, J.S.C.

MANUAL THE LEWIS