



Samson Bélair/Deloitte & Touche Inc.
 1 Place Ville Marie
 Suite 3000
 Montreal QC H3B 4T9
 Canada

Tel.: 514-393-5042
 Fax: 514-390-4103
 www.deloitte.ca

CANADA
 PROVINCE OF QUEBEC
 DISTRICT OF BEDFORD
 COURT. No.: 460-11-001918-104
 OFFICE No.: 905521-1000002

SUPERIOR COURT
 Commercial Division

IN THE MATTER OF THE PROPOSED PLAN OF ARRANGEMENT OF:

AAER INC., a legal person, duly incorporated according to the *Canada Business Corporations Act*, having its head office at 80 de l'Aéroport Blvd., Bromont, Quebec, J2L 1S9

– and –

AAER USA INC., a legal person, duly incorporated in Delaware, having a place of business at 400 Westminster St., Suite 202, Providence, Rhode Island, United States, 02903

– and –

WIND-SMART LLC, a legal person, duly incorporated in Rhode Island, having a place of business at 400 Westminster St., Suite 202, Providence, Rhode Island, United States, 02903

Debtors

– and –

SAMSON BÉLAIR/DELOITTE & TOUCHE INC. (Jean-François Nadon, CA, CIRP, responsible), having a place of business at 1 Place Ville Marie, Suite 3000, Montreal, Quebec, H3B 4T9

Monitor

VOTING LETTER

I, _____, _____, of _____
 (*name of the representative of the creditor*) (*position or title*) (*name of town or city*)
 of _____, _____ a creditor
 (*name of the creditor*) (*address*)

in the matter above for the sum of \$ _____ hereby request Samson Bélair/Deloitte & Touche Inc., the Monitor acting with respect to the plan of arrangement, to record my vote (**mark the box representing your choice**):

- FOR** the acceptance of the plan of arrangement submitted on the 7th day of July, 2010.
- or*
- AGAINST** the acceptance of the plan of arrangement submitted on the 7th day of July, 2010.

DATED AT _____, this _____th day of _____ 2010.

 (*Witness*) _____ (*Individual Creditor*)

 (*Witness*) – or – _____ (*Name of Corporate Creditor*)

 (*Signature, Name and Title of Signing Officer*)

Notes

- A creditor is not entitled to vote at the meeting of creditors unless he has duly proved a claim and the proof of claim has been duly provided to the Monitor before the Claims Bar Date.
- A creditor may vote before the meeting of creditors (he must then make sure to send his vote to the Monitor without delay) or provide the vote to the Monitor one (1) hour prior to the time of the meeting.