

ANNEX

VIRGIN ENTERPRISES LIMITED (the "Company")

COMPANY NUMBER 1073929

PRINT OF WRITTEN RESOLUTIONS OF THE COMPANY PURSUANT TO SECTION 288 OF THE COMPANIES ACT 2006 PASSED ON 3 November 2014

The following written resolutions having been duly proposed by the directors of the Company were duly passed by the Company as special resolutions:

- 1 THAT the Company execute, deliver and perform the following documents:
 - (A) a new multicurrency revolving facilities agreement (the "New Facilities Agreement") to be made between, amongst others, (1) VEL Holdings Limited ("VEL") as a borrower and guarantor, (2) the Company, as a borrower and guarantor, (3) the Original Obligors (as listed in Schedule 1 therein), (4) Barclays Bank plc and Lloyds Bank plc ("Lloyds") together as the Arranger, and (5) Lloyds as the Agent and the Security Trustee. The Facilities under the New Facilities Agreement are intended to repay and cancel all amounts outstanding under the Existing Facilities Agreement, to pay any Refinancing Costs and for the general corporate and working capital purposes of the Managed Group,
 - (B) an intercreditor agreement between, amongst others, Virgin Holdings Limited, Lloyds as Security Trustee, Lloyds (as senior agent), the Lenders (as senior lenders), the Arranger (as senior arranger) and the Hedge Counterparties (each term as defined in the Intercreditor Agreement);
 - (C) a Swiss Law assignment agreement over the Royalty Income Accounts in the name of the Company [held with UBS in Switzerland] (the "Bank Account Charge") to secure the new facilities under the New Facilities Agreement,
 - (D) a certificate from a director of the Company certifying various matters required by the New Facilities Agreement, and
 - (E) any other agreement, deed, notice, and/or letters in connection with the transactions contemplated in the documents in paragraphs (A) to (D) above, or any other document to which it is a party,

(together the "Documents")

- 2. **THAT** the Directors have authority to approve the terms of, and the transactions contemplated by, the Documents and any related or ancillary document
- 3 THAT none of
 - (A) Gordon McCallum who is also a director of VAL TM (Holdings) Limited, VEL, Virgin Aviation TM Limited and Virgin Management Limited, each of which is entering into some or all of the Documents and/or other documents related to the transaction,

- (B) Ian Woods who is also a director of Virgin Holdings Limited, VAL TM (Holdings) Limited, VEL, Virgin Aviation TM Holdings Limited, Virgin Aviation TM Limited and Virgin Management Limited, each of which is entering into some or all of the Documents and/or other documents related to the transaction; and
- (C) Peter Norris who is also a director of VAL TM (Holdings) Limited and Virgin Aviation TM Limited, each of which is entering into some or all of the Documents and/or other documents related to the transaction,

shall infringe their duty to avoid a situation in which they have, or can have, a direct or indirect interest that conflicts, or possibly may conflict, with the interests of the Company as a result of the companies listed in (A) and (C) above inclusive entering into or otherwise being interested in some or all of the Documents and/or the transactions contemplated thereby

- THAT entry into the New Facilities Agreement, the giving of any guarantee under the New Facilities Agreement, the granting of security under the Bank Account Charge and the entry into the proposed transactions by the Company substantially on the terms set out in the Documents will promote the success of the Company for the benefit of its members as a whole.
- THAT these resolutions have effect notwithstanding any provision of the Company's Articles of Association

Signed

Director

for and on behalf of Virgin Enterprises Limited