CHFP041

COMPANIES FORM No. 155(6)b

155(6)b

18/08/2008 COMPANIES HOUSE

CO155(6)(b)/1

Declaration by the directors of a holding company in relation to assistance for the acquisition of shares

Please do not

Pursuant to section 155(6) of the Companies Act 1985

wnte in this margin			
	To the Registrar of Companies	For official use	Company number
Please complete legibly, preferably	(Address overleaf - Note 5)	[01970855
in black type, or bold block lettering	Name of company		
Note Please read the notes on page 3 before completing this form	* BAA Limited (the <i>Company</i>)		
Insert full name of company	₩We Ø Please see Schedule 1		
insert name(s) and address(es) of all the directors			
† Delete as appropnate	[the solectimector][all the directors]† of solemnly and sincerely declare that	the above company (hereinafte	er called 'this company') do
	The business of the company is		
S Delete whichever	encest/kasad-beergeeerk.e.j/ksenee	annaearcadt audine Maentuitaausb	Perfit Asa Banking Ack 1979§
is inappropriate	(8)×that of expersion authorised under section 8 on 4 of the knaurance & ompanies As k 1982 to carry on		
	§жизыная в выпуска эти the Marked Kingdom		
	(c) something other than the above §		
	The company is {thet}[a] holding compan	y of* BAA (DSH) Limited (06	458597)
			which is
	proposing to give financial assistance in connection with the acquisition of shares		
	ın [this company][xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx		
	xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx		
	Presenter's name address and	For official Line (02/06)	
	reference (if any)	For official Use (02/06) General Section	Post room
	FRESHFIELDS BRUCKHAUS		
	DERINGER LLP		,, o o sidel
	65 FLEET STREET, LONDON ENGLAND		

UNITED KINGDOM EC4Y 1HS DX-23 LONDON/CHANCERY

LANE

The assistance is for the purpose of [that acquisition] [reducing on discharging axhabitisk incurred footbase purpose of that acquisition] (note 1)	Please do not write in this margin
The number and class of the shares acquired or to be acquired is 1,102,400,315 ordinary shares of £1	Please complete legibly, preferably in black type, or bold block lettering
The assistance is to be given to (note 2) Please see Schedule 6	
The assistance will take the form of	
Please see Schedule 2	
The person who thas acquired [will acquire] the shares is BAA (D&ND Holdco) Limited (06408400) of 130 Wilton Road, London, SW1V 1LQ	† Delete as appropriate
The principal terms on which the assistance will be given are	
Please see Schedule 3	
	j
The amount (if any) by which the net assets of the company which is giving the assistance will be reduced by giving it is N11	_
The amount of cash to be transferred to the person assisted is £ Please see Schedule 7	
The value of any asset to be transferred to the person assisted is £ Please see Schedule 8	

Please do not write in this margin

The date on which the assistance is to be given is on a date falling within 8 weeks of the date hereof

Please complete legibly, preferably in black type, or bold block lettering #We have formed the opinion, as regards this company's initial situation immediately following the date on which the assistance is proposed to be given, that there will be no ground on which it could then be found to be unable to pay its debts (note 3)

*Delete either (a) or (b) as appropriate

- (a) x[I/We have formed the opinion that this company will be able to pay its debts as they fall due during the year immediately following that date]* (note 3)
- (b) xilitas antended to commence the winding was particled as a months of the transfer and the commence of the continuous and t and store have formed the epinon that this company and be able to pay its debts an full wathin xx xtermonthsxofthexcommencementofthexinding-upy|* (note 3)

And */we make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835

A Commissioner for Oaths (Luis N

Declared at 234 Buth Road London, UB3 5	4P Declafants to sign below
by	
Day Month Year	
on 0 7 0 8 2 0 0 8	morning
before me dust	mittaire taluer
HVA Commissioner for Oaths or Notary Public or Jus	tice of the

NOTES

Commissioner for Oaths

1 For the meaning of "a person incurring a liability" and "reducing or discharging a liability" see section 152(3) of the Companies Act 1985

Peace or a Solicitor having the powers conferred on a

- 2 Insert full name(s) and address(es) of the person(s) to whom assistance is to be given, if a recipient is a company the registered office address should be shown
- 3 Contingent and prospective liabilities of the company are to be taken into account - see section 156(3) of the Companies Act 1985
- 4 The auditor's report required by section 156(4) of the Companies Act 1985 must be annexed to this form

5 The address for companies registered in England and Wales or Wales is -

The Registrar of Companies Companies House Crown Way Cardiff **CF14 3UZ**

DX 33050 Cardiff

or, for companies registered in Scotland -

The Registrar of Companies 37 Castle Terrace Edinburgh **EH1 2EB**

DX 235 Edinburgh or LP-4 Edinburgh 2

Oyez 7 Spa Road, London SE16 3QQ © Crown copyright 2006 Edition 2 2006

Schedule 1 —List of Directors

BAA Limited Company Number 01970855 (the *Company*)

} 	DIRECTOR	ADDRESS
1	Sır Anthony Nıgel Russell Rudd	1 Churchill Place Canary Wharf London E14 5HP
2	Colin Steven Matthews	130 Wilton Road London SW1V 1LQ
3	Eng Seng Ang	130 Wilton Road London SW1V 1LQ
4	Ghislain Gauthier	130 Wilton Road London SW1V 1LQ
5	Inigo Meiras	130 Wilton Road London SW1V 1LQ
6	Lord John Stevens	LGC, Queens Road Teddington Middlesex TW11 OLY
7	Jose Leo	130 Wilton Road London SW1V 1LQ
8	Jose Maria Perez Tremps	130 Wilton Road London SW1V 1LQ
9	Luis Angel Sanchez Salmeron	130 Wilton Road London SW1V 1LQ
10	Nicholas Villen Jimenez	130 Wilton Road London SW1V 1LQ
11	Renaud Faucher	130 Wilton Road London SW1V 1LQ
12	Richard Ross Drouin	130 Wilton Road London SW1V 1LQ
13	Stuart Baldwin	130 Wilton Road London SW1V 1LQ

Schedule 2 - Form of Financial Assistance

BAA Limited Company Number 01970855 (the *Company*)

Defined terms used in this Schedule shall have the same meanings as those given to them in the relevant documents referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

Des Sub Holdco, as a subsidiary of the Company, will or might provide financial assistance by way of the execution and performance of the documents specified in Schedule 4, each such document being in such form as the directors or any authorised signatory may approve and as may be amended, supplemented, novated and/or replaced from time to time) together with the performance by the Company of other acts (including, without limitation, the payment of all fees to professionals, third parties and others) and/or the execution of any other documents (as the same shall be amended, supplemented, novated and/or replaced from time to time), ancillary or otherwise, in connection with the Proposed Financing or the refinancing from time to time of the Proposed Financing, including the execution and performance of

- (a) the Tax Deed of Covenant, and the provision of all financial assistance thereunder, including the giving of representations, warranties and covenants,
- (b) the Securitisation Debenture Assignment and Amendment Agreements, and the provision of all financial assistance thereunder, including the novation of ADIL payables to Sub Holdco in consideration for the assignment of the receivables constituted by the Securitisation Debenture by ADIL to Sub Holdco,
- the Subordinated Facility Novation and Amendment Agreements and the Senior Junior Intercreditor Amendment and Restatement Agreement, and the provision of all financial assistance thereunder, including the making of any amendments to existing security and guarantees and the agreement to provide any further security or guarantees on the terms set out therein,
- (d) any other document entered into or step taken pursuant to the Steps Paper, and the provision of all financial assistance thereunder,

which, in each case, would or might amount to financial assistance by Des Sub Holdco for the purposes of acquisition of shares in the Company

Schedule 3 - Principal terms upon which the financial assistance will be given

BAA Limited Company Number 01970855 (the *Company*)

Defined terms used in this Schedule shall have the same meanings as those given to them in the relevant documents referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

Tax Deed of Covenant

Pursuant to the Tax Deed of Covenant, each of the Tax Covenantors will make representations and give warranties and covenants given for the benefit of, inter alios, the Issuer, the Bond Trustee and the Borrower Security Trustee with a view to protecting the Issuer and the members of the Security Group from various tax related risks. Among the matters covered by those representations, warranties and covenants are VAT grouping, tax residency, group tax matters, secondary tax liabilities and the Issuer's status as a securitisation company for the purposes of The Taxation of Securitisation Companies Regulations 2006

The Subordinated Facility Novation and Amendment Agreement including restated Subordinated Facility Agreement

As at the Closing Date, Sub Holdco would acquire ADIL's debt obligations under the original Subordinated Facility Agreement entered into on 7 April 2006

Upon entering into the Subordinated Facility Novation and Amendment Agreement, ADF2, BAAP, World Duty Free Limited, LAL, LAL 92 Limited, LAL 93 and SAL would be released as guarantors together with any related security granted by these companies. The remaining Obligors (i.e. ADIL, the Company, HAL, GAL, STAL, Sub Holdco, Asset Holdco, Securitisation Parent and Des Sub Holdco) will continue to provide security and guarantees post novation and the Obligors may be required to enter into any amendment and restatement agreements in relation to the existing security and guarantees originally given

It was noted that HEX and Newco were to accede as guarantors to the Subordinated Facility Agreement on novation and enter into a debenture granting security

The terms of the Subordinated Facility were to be restated in the form scheduled to the Subordinated Debt Novation and Amendment Agreement Pursuant to the terms of the restated Subordinated Facility Agreement, the Obligors (as defined therein) irrevocably and unconditionally jointly and severally undertake

- (e) to guarantee to each Finance Party (as defined therein) punctual performance by each other Obligor of all of that Obligor's obligations under the Finance Documents,
- (f) with each Finance Party that whenever an Obligor does not pay any amount when due under or in connection with any Finance Document, the Obligors shall immediately on demand pay that amount as if it was the principal obligor,

(g) to indemnify each Finance Party immediately on demand against any cost, loss or liability suffered by that Finance Party if any obligation guaranteed by the Obligors is or becomes unenforceable, invalid or illegal. The amount of the cost, loss or liability shall be equal to the amount which that Finance Party would otherwise have been entitled to recover

It was further noted that by entering into any amendment and restatement agreements in relation to the existing security and guarantees originally given, the Company would continue to grant and/or floating charges over some or all of its undertakings

The Senior Junior Intercreditor Amendment and Restatement Agreement

Pursuant to the Senior Junior Intercreditor Amendment and Restatement Agreement the parties were to agree to amend and restate the intercreditor agreement to allow the Proposed Refinancing to be effected Pursuant to the restated Intercreditor Agreement (as scheduled in the Senior Junior Intercreditor Amendment and Restatement Agreement), the Obligors were to covenant to pay the amounts owing under the Finance Documents and to agree to the order of ranking and priority for the repayment of the Liabilities and subordination of the Intra-Group Liabilities

Schedule 4 - The Documents

BAA Limited Company Number 01970855 (the *Company*)

1. THE REORGANISATION

- (a) Share Purchase Agreement between SAL and BAA to be dated the Closing Date, with respect to the sale and purchase of all issued shares of EAL (the EAL 1 SPA)
- (b) Stamp duty group relief application in respect of EAL together with shareholders' register of SAL (the *EAL 1 GTRA*)
- (c) Declaration of trust to transfer the beneficial interest in shares of EAL from SAL to BAA dated the Closing Date (the *EAL 1Declaration of Trust*)
- (d) Stock transfer forms to transfer shares of AAL, from SAL to BAA (the AAL 1 STF)
- (e) Share Purchase Agreement between SAL and BAA to be dated the Closing Date, with respect to the sale and purchase of all issued shares of GLAL (the GLAL 1 SPA)
- (f) Share Purchase Agreement between SAL and BAA to be dated the Closing Date, with respect to the sale and purchase of all issued shares of AAL (the AAL 1 SPA)
- (g) Stock transfer forms to transfer shares of EAL, from SAL to BAA (the EAL 1 STF)
- (h) Stock transfer forms to transfer shares of GLAL, from SAL to BAA (the GLAL 1 STF)
- (1) Stamp duty group relief application in respect of GLAL together with shareholders' register of SAL (the *GLAL 1 GTRA*).
- (j) Deed of trust to transfer the beneficial interest in shares of GLAL from SAL to BAA (the GLAL 1 Declaration of Trust)
- (k) Stamp duty group relief application in respect of AAL together with shareholders' register of SAL (the AAL 1 GTRA)
- (l) Declaration of trust to transfer the beneficial interest in shares of AAL from SAL to BAA dated the Closing Date (the AAL 1 Declaration of Trust).
- (m) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares of EAL (the EAL 2 SPA)
- (n) Stock transfer form to transfer shares of EAL from BAA to ADIL(the EAL 2 STF)
- (o) Stamp duty group relief application re EAL (the EAL 2 GTRA)
- (p) Declaration of trust to transfer the beneficial interest in shares of EAL from BAA to ADIL dated the Closing Date (the EAL 2 Declaration of Trust)

- (q) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares of GLAL (the GLAL 2 SPA)
- (r) Stock transfer form to transfer shares of GLAL from BAA to ADIL (the GLAL 2 STF)
- (s) Stamp duty group relief application re GLAL (the GLAL 2 GTRA)
- (t) Declaration of trust to transfer the beneficial interest in shares of GLAL from BAA to ADIL dated the Closing Date (the GLAL 2 Declaration of Trust)
- (u) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares of AAL (the AAL 2 SPA)
- (v) Stock transfer form to transfer shares of AAL from BAA to ADIL (the AAL 2 STF)
- (w) Stamp duty group relief application re AAL (the AAL 2 GTRA)
- (x) Declaration of trust to transfer the beneficial interest in shares of AAL from BAA to ADIL dated the Closing Date (the ADIL 2 Declaration of Trust)
- (y) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares of SIAL (the SIAL 1 SPA)
- (z) Stock transfer form to transfer shares of SIAL from BAA to ADIL (the SIAL 1 STF)
- (aa) Stamp duty group relief application, together with shareholders' register of BAA (the SIAL 1 GTRA)
- (bb) Declaration of trust to transfer the beneficial interest in shares of SIAL from BAA to ADIL dated the Closing Date (the SIAL 1 Declaration of Trust)
- (cc) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares on BAA Lynton (the BAA Lynton SPA)
- (dd) Stock transfers form to transfer shares of BAA Lynton from BAA to ADIL (the BAA Lynton STF)
- (ee) Stamp duty group relief application re BAA Lynton (the BAA Lynton GTRA)
- (ff) Declaration of trust to transfer the beneficial interest in shares of BAA Lynton from BAA to ADIL dated the Closing Date (the BAA Lynton Declaration of Trust)
- (gg) Deed of novation between BAA and ADIL, acknowledged by SIAL, transferring debt of £1 million owed by BAA to SIAL to ADIL so that ADIL owes £1 million to SIAL (the BAA-ADIL SIAL Receivables Novation)
- (hh) Deed of novation between ADIL and Non Des Topco, acknowledged by SIAL, transferring debt of £1 million owed by ADIL to SIAL to Non Des Topco so that Non Des Topco owes £1 million to SIAL (the ADIL-NDT SIAL Receivables Novation)

- (11) Deed of novation between Non Des Topco and Non Des Holdco, acknowledged by SIAL, transferring debt of £1 million owed by Non Des Topco to SIAL to Non Des Holdco so that Non Des Holdco owes £1 million to SIAL (the NDT-NDH SIAL Receivables Novation)
- (JJ) Assignment and assumption agreement to be dated the Closing Date between BAA and ADIL and BAA(SH), acknowledged by BAA(SP), with respect to the Securitisation Debenture dated 31 January 2008 in the principal amount of £1,600 million (the SP Debenture Assignment Agreement)
- (kk) Written notice of the assignment of the BAA (SP) Debenture sent from BAA to BAA (SP) (the SP Debenture Assignment Acknowledgment)
- (II) Amendment agreement to be dated the Closing Date between ADIL and Securitisation Parent amending the terms of the Securitisation Debenture (the SP Debenture Amendment Agreement)
- (mm) Deed of assignment between BAA and ADIL, acknowledged by EAL, transferring debt in the amount set out therein, being approximately £142 million owed to BAA by EAL to ADIL so that ADIL is owed such amount by EAL and BAA is owed a further £142 million by ADIL (the BAA-ADIL EAL Payables Assignment)
- (nn) Deed of assignment between BAA and ADIL, acknowledged by GLAL, transferring debt of £119 million owed to BAA by GLAL to ADIL so that ADIL is owed in the amount set out therein, being approximately by GLAL and BAA is owed a further £119 million by ADIL (the BAA-ADIL GLAL Payables Assignment)
- (00) Agreement (the *BAA SPA*) between ADIL, BAA and Newco dated on or around the Closing Date
 - (1) with respect to the sale and purchase of approximately 50.5% of the shares of BAA, and
 - (11) with respect to the novation of the intercompany payable owned by ADIL to BAA in an amount to be ascertained, but estimated to be £6,157 million to BAA
- (pp) Declaration of trust executed by ADIL dated the Closing Date, transferring beneficial title to the shares of BAA sold pursuant to the BAA SPA to Newco (the **BAA Trust Deed**)
- (qq) Stock transfer form to transfer legal title to shares of BAA from ADIL to Newco (the BAA STF)
- (rr) Stamp duty group relief application together with shareholders' register of Newco (the BAA GTRA)
- (ss) a novation agreement or novation agreements under which ADIL (as *Transferor*) transfers (by way of novation) certain interest rate swaps and/or currency swaps between Transferor, Hedge Counterparty (as *Remaining Party*) and BAA (as *Transferee*) on terms that Transferor's rights and obligations to the Remaining Party are discharged in consideration for Transferee acquiring similar rights and obligations as against the Remaining Party (the *ADIL Hedging Novation Agreements*)

(tt) The letter between BAA and ADIL to be dated on or around the Closing Date under which BAA may make a payment (which payment will be left outstanding on intercompany balance between the two parties) to ADIL in relation to the novation of certain interest swaps and currency swap derivative transaction or ADIL may make a payment to BAA in relation to the novation of certain interest rate swaps, inflation swaps and currency swap derivative transactions (the *Payment Letter*)

whereby the Hedge Counterparty is one of the following parties: Banco Santander S A, CAYLON S A, Citibank N A, London Branch, HSBC Bank plc, Royal Bank of Scotland plc, and

A novation agreement or novation agreements under which BAA (as *Transferor*) transfers (by way of novation) certain interest rate swaps and/or currency swaps between BAA, Hedge Counterparty (as *Remaining Party*) and the Issuer and/or Borrower(s) (as *Transferee*) on terms that Transferor's rights and obligations to the Remaining Party are discharged in consideration for Transferee acquiring similar rights and obligations as against the Remaining Party (the *BAA Hedging Novation Agreements*)

A letter between the Issuer and/or Borrower(s) and BAA dated on or around the Closing Date under which each Issuer and/or Borrower(s) may make a payment (which payment will be left outstanding on intercompany balance between the two parties) to BAA in relation to the novation of certain interest rate swaps, inflation swaps and currency swap derivative transactions under a novation agreement or BAA may make a payment to any of Issuer and/or Borrower(s) in relation to the novation of certain interest rate swaps and currency swap derivative transactions under a novation agreement (the *Transferor Consideration Letter*)

whereby the relevant Hedge Counterparty is one of the following parties ABN AMRO Bank NV, Banco Santander SA, Barclays Bank PLC, BNP Paribas, CALYON SA, Citibank NA, London Branch, Deutsche Bank AG, HSBC Bank PLC, Morgan Stanley & Co International Limited, Royal Bank of Scotland PLC

(the ADIL Hedging Novation Agreements and the BAA Hedging Novation Agreements being together referred to as the ADIL and BAA Hedging Novation Agreements)

- (uu) Deed of novation between Newco and ADIL, acknowledged by BAA, transferring debt in the amount set out therein, being approximately £105 million owed by ADIL to BAA to Newco so that Newco owes such amount to BAA (the BAA Hedge Receivables Novation)
- (vv) Assignment agreement (the *BAA Payables Assignment*) dated the Closing Date between Issuer, HAL, GAL and STAL, acknowledged by BAA, with respect to the assignment of receivables (the *BAA Payables*) from BAA owing to Issuer in the following amounts
 - (1) £3,260 million assigned to and assumed by HAL,
 - (11) £530 million assigned to and assumed by GAL; and
 - (111) £289 million assigned to and assumed by STAL

(ww) Deeds of set-off between

- (1) Issuer and HAL dated the Closing Date setting off Issuer's obligation to advance the Borrower Loan against HAL's obligation to pay the Issuer consideration for its proportion of the BAA Payables received,
- (11) Issuer and GAL dated the Closing Date setting off Issuer's obligation to advance the Borrower Loan against GAL's obligation to pay the Issuer consideration for its proportion of the BAA Payables received,
- (111) Issuer and STAL dated the Closing Date setting off Issuer's obligation to advance the Borrower Loan against STAL's obligation to pay the Issuer consideration for its proportion of the BAA Payables received,

together, the Borrower Deeds of Set-Off

- (xx) Deed of set-off dated the Closing Date between BAA and HAL offsetting a payable by BAA to HAL in an amount of approximately £3,260 against payable by HAL to BAA of the same amount (the BAA-HAL Deed of Set-Off)
- (yy) Deed of set-off dated the Closing Date between BAA and GAL offsetting a payable by BAA to GL in an amount of approximately £530 million against a payable by GAL to BAA of the same amount (the BAA-GAL Deed of Set-Off)
- Deed of set-off dated the Closing Date between BAA and STAL offsetting a payable by BAA to STAL in an amount of approximately £289 against payable by STAL to BAA of the same amount (the **BAA-STAL Deed of Set-Off**)
- (aaa) Amendment agreement to be dated on or around the Closing Date between HAL, GAS, STAL, and BAA pursuant to which the Borrowers acknowledge payables to BAA in the amounts set out therein, but estimated to be nil, and the terms at which loans are amended such that the Borrowers make repayments on terms mirroring those of the Non Migrated Bonds (the *Downstream Loans (Stranded Bonds) Amendment Agreement*)
- (bbb) Deed of Termination and Release between BAA (as Issuer), ADIL Prudential Trustee Company Limited, The Bank of New York (as Principal Paying and Conversion Agent) and JP Morgan Bank Luxembourg S A (as Paying and Conversion Agent in respect of the Convertible Debt (the *Deed of Termination and Release*)
- (ccc) The escrow agreement to be dated on or around the Closing Date pursuant to which bonds issued by the Issuer equal in principal value to the Bonds held by Qualified Ineligible Bondholders will be placed in escrow for six months, after which bonds will be dealt with in accordance with the document's terms (the *Ineligible Bonds Escrow Agreement*)
- (ddd) Deed of novation between ADIL and BAA, acknowledged by the Borrowers, transferring the ADIL Hedge Receivables owed to ADIL by the Borrowers so that ADIL is owed an amount equal to the ADIL Hedge Receivables by BAA and BAA is owed the ADIL Hedge Receivables by the Borrowers (ADIL-BAA ADIL Hedge Receivables Novation)

- (eee) Deed of novation between ADIL and BAA, acknowledged by the Issuer, transferring the ADIL Hedge Payables owed by ADIL to the Issuer so that the Issuer is owed an amount equal to the ADIL Hedge Payables by BAA and BAA is owed the ADIL Hedge Payables by ADIL (ADIL-BAA ADIL Hedge Payables Novation)
- (fff) Deed of set off (the ADIL-BAA Hedging Deed of set-off) between ADIL and BAA setting off the intragroup payable in an amount equal to the ADIL Hedge Receivables which ADIL is owed by BAA against the ADIL Hedge Payables which BAA is owed by ADIL (the balance owing by ADIL to BAA being the *Hedging Deed of Set-off Receivable*)
- (ggg) Deed of novation between BAA and Newco, acknowledged by ADIL, transferring the Hedging Deed of Set-off Receivable owed to BAA by ADIL so that BAA is owed an amount equal to the Hedging Deed of Set-off Receivable by Newco and Newco is owed the Hedging Deed of Set-off Receivable by ADIL (BAA-Newco Hedging Deed of Set-off Receivable Novation)

2. THE SECURITISATION

- (a) The Dealership Agreement to be dated on or around the Closing Date between the Dealers (the *Dealership Agreement*)
- (b) The Subscription Agreement (per class) to be dated on or around the Closing Date between the Issuer, Arrangers, Borrowers and Obligors (the Subscription Agreement)
- (c) The BAA Bond Guarantee to be dated on or around the Closing Date provided by BAA (the BAA Bond Guarantee)
- (d) The Common Terms Agreement to be dated on or around the Closing Date between each member of the Security Group, the Borrower Security Trustee, each ACF provider and the Issuer (the *Common Terms Agreement*)
- (e) The Master Definitions Agreement to be dated on or around the Closing Date between all parties (the *Master Definitions Agreement*)
- (f) The Borrower Loan Agreement to be dated on or around the Closing Date between each Borrower, the Issuer and the Borrower Security Trustee (the *Borrower Loan Agreement*)
- (g) The Shared Services Agreement to be dated on or around the Closing Date between BAA, the Obligors and the Borrower Security Trustee (the Shared Services Agreement)
- (h) The Obligor Floating Charge Agreement to be dated on or around the Closing Date between the Obligor, Issuer, Borrower, Security Trustee and Issuer Security Trustee (the *Obligor Floating Charge Agreement*)
- (1) The Security Agreement to be dated on or around the Closing Date between Borrower Security Trustee, the Secured Creditors and each Obligor (the Security Agreement)
- (j) The HAL Legal Charge to be dated on or around the Closing Date between HAL and the Borrower Security Trustee (the *HAL Legal Charge*)

- (k) The GAL Legal Charge to be dated on or around the Closing Date between GAL and the Borrower Security Trustee (the GAL Legal Charge)
- (1) The STAL Legal Charge to be dated on or around the Closing Date between STAL and the Borrower Security Trustee (the STAL Legal Charge)
- (m) The Security Trust and Intercreditor Deed to be dated on or around the Closing Date between the Borrower Security Trustee, the Secured Creditors and the Obligors (the Security Trust and Intercreditor Deed)
- (n) The Tax Deed of Covenant to be dated on or around the Closing Date between the Issuer, Obligors, Berlin and the Borrower Security Trustee (the *Tax Deed of Covenant*)
- (o) The EIB Facility Novation Agreement to be dated on or around the Closing Date between HAL, BAA and EIB (the *EIB Facility Novation Agreement*)
- (p) The Borrower Liquidity Facility Agreement to be dated on or around the Closing Date between each Borrower, Borrower Liquidity Facility, the Provider and the Borrower Security Trustee (the Borrower Liquidity Facility Agreement)
- (q) The Borrower Liquidity Reserve Account Trust Deed to be dated on or around the Closing Date between each Borrower, the Borrower Security Trustee, Facility Agent, Initial Borrower, Borrower Liquidity Facility Providers, Borrower Cash Manager, Security Group Agent, the Borrower Liquidity Reserve Account Trustee and the Borrower Account Bank (the Borrower Liquidity Reserve Account Trust Deed)

a series of ISDA Master Agreements (together with Schedule, Credit Support annex and if any Confirmations thereto) in relation to cross currency swap transactions and a series of ISDA Master Agreements (together with Schedules Credit Support annex and, if any, Confirmations thereto) in relation to interest rate swap transactions, in each case to be dated on or around the Closing Date between each of the parties listed in column A and each of the parties listed in Column B

A	В	
HAL	RBS	
GAL	Cıtıbank	
STAL	Bilbao	
	BNP	
	Саја	-
	Calyon	
	HSBC	_
	RBC	

Santander	

(the Borrower Hedging Agreements)

- (r) The Conditions Precedent Agreement to be dated on or around the Closing Date between each Financial Guarantor, the Borrowers and the Issuer (the *Conditions Precedent Agreement*)
- (s) The Borrower Account Bank Agreement to be dated on or around the Closing Date between the Borrowers, the Borrower Bank Account and the Borrower Security Trustee (the *Borrower Account Bank Agreement*)
- (t) The Borrower Account Bank Fee Letter to be dated on or around the Closing Date between the Borrower Bank Account and the Borrowers (the *Borrower Account Bank Fee Letter*)
 - (u) The Non-Migrated Bond Facility Agreement to be dated on or around the Closing Date between Date between the Borrowers, the Original Guarantors, BAA as Security Group Agent, RBS as NMB Facility Agent, certain parties as Mandated Lead Arrangers and the Facility Providers (the Non-Migrated Bond Facility Agreement).
 - (v) The Amendment and Restatement Agreement relating to the Subordinated Facility Agreement to be dated on or around the Closing Date between the BAA Group, the Obligors, RBS and the MLAs (the Subordinated Facility Novation and Amendment Agreement)
 - (w) The Amendment and Restatement Agreement relating to the Intercreditor Agreement to be dated on or around the Closing Date between the BAA Group, the Obligors, RBS and the MLAs (the Senior Junior Intercreditor Amendment and Restatement Agreement)
- An English law debenture to be dated on or around the Closing Date under which HEX will grant fixed and/or floating charges over some or all its assets and undertakings present and future by way of security for the Liabilities (as such term is defined in the Senior Junior Intercreditor Amendment Agreement) (the *Hex Debenture*)
- (y) Any amendment and restatement agreements relating to the Subordinated Facility
 Novation and Amendment Agreements and the Senior Junior Intercreditor
 Amendment and Restatement Agreement including
 - an amendment and restatement agreement relating to the Debenture dated 30 January 2008 made between Des Sub Holdco, Sub Holdco, Securitisation Parent and Asset Holdco as Chargors and The Royal Bank of Scotland plc as Security Trustee,
 - an amendment and restatement agreement and partial release deed relating to the Debenture dated 19 January 2007 made between, among others, HAL, GAL and STAL as Chargors and The Royal Bank of Scotland plc as Security Trustee (releasing the security granted by certain companies but not, for the avoidance of doubt, HAL, GAL and STAL),

- (111) an amendment and restatement agreement relating to the Mortgage dated 19
 January 2007 between HAL and The Royal Bank of Scotland plc as Security
 Trustee,
- (iv) an amendment and restatement agreement relating to the Mortgage dated 19 January 2007 between GAL and The Royal Bank of Scotland plc as Security Trustee,
- (v) an amendment and restatement agreement relating to the Mortgage dated 19 January 2007 between STAL and The Royal Bank of Scotland plc as Security Trustee, and
- (vi) an amendment and restatement agreement relating to the Mortgage dated 19 January 2007 between BAA and The Royal Bank of Scotland plc as Security Trustee
- (z) The Refinancing Facility Agreement to be dated on or around the Closing Date between Date between the Borrowers, the Original Guarantors, BAA as Security Group Agent, RBS as Refinancing Facility Agent, certain parties as Mandated Lead Arrangers and the Facility Providers (the Refinancing Facility Agreement)
- (aa) The Initial Credit Facility Agreement to be dated on or around the Closing Date between the Borrowers, the Original Guarantors, BAA as Security Group Agent, RBS as ICFA Facility Agent, certain parties as Mandated Lead Arrangers and the Facility Providers (the *Initial Credit Facility Agreement*)

3. THE NON-DESIGNATED FINANCING

- (h) A £1,255 million Facilities Agreement to be dated the Closing Date and made between, inter alios, Non Des Holdco 1 (as the Original Borrower and Original Guarantor), the financial institutions listed therein as Original Lenders, the parties listed therein as Mandated Lead Arrangers and the Agent, Security Trustee, LNG Bank and Issuing Bank (the *Facilities Agreement*) under which the Obligors will grant guarantees and indemnities to the Finance Parties (each term as defined in the Facilities Agreement)
- (1) The accession letter to be entered into by AAL, EAL, GLAL and SIAL pursuant to the Facilities Agreement (the Facilities Agreement Accession Letter) under which the AAL, EAL, GLAL and SIAL agree to become Additional Guarantors and to be bound by the terms of the Facilities Agreement, the Intercreditor Agreement (as defined below) and the other Finance Documents and grant guarantees and indemnities to the Finance Parties (each term as defined in the Facilities Agreement)
- (1) The intercreditor agreement to be dated on or around the Closing Date and made between, inter alios, Non Des Holdco 1, Lenders, the Agent, the Security Trustee and certain others (the *Non-Designated Group Intercreditor Agreement*) (each term as defined in the Non-Designated Group Intercreditor Agreement)
- (k) The accession letter to the Intercreditor Agreement to be entered into by each of EAL, GLAL, AAL and SIAL which sets out priorities for the repayment of indebtedness and subordination of the intergroup debt (the Non-Designated Group Intercreditor Agreement Accession Letter)

- (l) The English law debenture to be entered into pursuant to the terms of the Facilities Agreement in favour of The Royal Bank of Scotland plc as Security Trustee (the Debenture) under which AAL, EAL, GLAL, SIAL and certain other group companies will grant fixed and/or floating charges over some or all of their assets and undertakings present and future by way of security for the Liabilities (as such term is defined in the Non-Designated Group Intercreditor Agreement and as is hereinafter referred to as the *Liabilities*)
- (m) The terms of the Scottish law charge to be dated on or around the Closing Date pursuant to the terms of the Facilities Agreement, in favour of the Security Trustee (the GLAL Standard Security) under which GLAL will charge, inter alia, all or part of its real property situate in Scotland
- (n) The terms of the Scottish law charge to be dated on or around the Closing Date pursuant to the terms of the Facilities Agreement, in favour of the Security Trustee (the *EAL Standard Security*) under which EAL will charge, inter alia, all or part of its real property situate in Scotland
- (o) The terms of the Scottish law charge to be dated on or around the Closing Date pursuant to the terms of the Facilities Agreement, in favour of the Security Trustee (the AAL Standard Security) under which AAL will charge, inter alia, all or part of its real property situate in Scotland

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Schedule 5 - Defined Terms

BAA Limited Company Number 01970855 (the *Company*)

AAL means Aberdeen Airport Limited, a company registered under the laws of Scotland with registered number SC096622.

ADIL means Airport Development and Investment Limited, a company registered under the laws of England and Wales with registered number 05757208

ADIL Group means ADIL and its subsidiaries

Arranger means Citigroup Global Markets Limited and the Royal Bank of Scotland plc

Asset Holdco means BAA (AH) Limited, a company registered under the laws of England and Wales with registered number 06458657

BAA Bond Migration means the majority of the Bonds in issuance by BAA Limited which would be migrated to within the Securitisation Group structure

BAA Lynton means BAA Lynton Limited, a company registered under the laws of England and Wales with registered number 03330278

BAA Pension Scheme means the BAA Pensions Scheme (as amended from time to time) governed by the Consolidated Definitive Trust Deed and Rules dated 29 August 2002

Bilbao means Banco Bilbao Vizcaya Argentaria S A

BNP means BNP Paribas, London branch

Bondholders means the holders of the Bonds

Bonds means the following bonds and notes in issuance by the BAA Limited

- (a) £300,000,000 $11^3/_4$ per cent Bonds due 2016 first issued on 28 February 1991 (ISIN XS0030487051),
- (b) £250,000,000 $8^{1}/_{2}$ per cent Bonds due 2021 issued on 31 January 1996 (ISIN XS0063290711),
- (c) £200,000,000 6 375 per cent Bonds due 2028 issued on 4 August 1998 (ISIN. XS0089000516),
- (d) £900,000,000 5 75 per cent Notes due 2031 first issued on 10 December 2001 (ISIN: XS0138797021),
- (e) €1,000,000,000 3 875 per cent Notes due 2012 issued on 15 February 2006 (ISIN XS0243520052),

- (f) £400,000,000 5 75 per cent Notes due 2013 issued on 27 November 2003 (ISIN XS0181263202),
- (g) €750,000,000 4 5 per cent Notes due 2014 issued on 30 September 2004 (ISIN XS0201491163),
- (h) €750,000,000 4 50 per cent Notes due 2018 issued on 15 February 2006 (ISIN XS0243518403),
- (1) £750,000,000 5 125 per cent Notes due 2023 issued on 15 February 2006 (ISIN-XS0243520722), and
- (j) £30,000,000 10 25 per cent First Mortgage Debenture Stock due 2017

Borrowers means, together HAL, GAL and STAL, and a Borrower means any one of them

Borrowers Security Trustee means Deutsche Trustee Company Limited

Caja means Caja de Ahorros y Monte de Piedad de Madrid

Calvon means Calyon, Sucursal en España

Capex Debt means amounts drawn under Facility B of the Senior Facilities Agreement

Citibank means Citigroup Global Markets Limited

Closing Date means on a date falling not later than 56 days after the date of the Meeting

Convertible Debt means the £425,000,000 2 625 per cent Convertible Bonds issued by the Company and presently held by ADIL, due 2009

Designated Assets means the Borrowers and HEX

Des Sub Holdco means BAA (DSH) Limited, a company registered under the laws of England and Wales with registered number 06458597

EAL means Edinburgh Airport Limited, a company registered under the laws of Scotland with registered number SC096623

FGP Topco means FGP Topco Limited, a company registered under the laws of England and Wales with registered number 05723961

GAL means Gatwick Airport Limited, a company registered under the laws of England and Wales with registered number 01991018

GLAL means Glasgow Airport Limited, a company registered under the laws of Scotland with registered number SC096624

HAL means Heathrow Airport Limited, a company registered under the laws of England and Wales with registered number 01991017

HEX means Heathrow Express Operating Company Limited, a company registered under the laws of England and Wales with registered number 3145133

HSBC means HSBC Bank plc

Initial Credit Facilities means syndicated loan facilities for the purposes of funding capital expenditure and working capital facilities made available to the Borrowers

Issuer means BAA Funding Limited, a company registered under the laws of Jersey with registered number 99529

LAL means London Airports Limited, a company registered under the laws of England and Wales with registered number 02333108

LAL92 means London Airports 1992 Limited, a company registered under the laws of England and Wales with registered number 02736819

LAL93 means London Airports 1993 Limited, a company registered under the laws of England and Wales with registered number 02777128

Newco means BAA (D&ND Holdco) Limited, a company registered under the laws of England and Wales with registered number 06408400

Non-Designated Assets means certain companies within the ADIL Group, namely AAL, EAL, GLAL, SIAL and BAA Lynton

Non-Designated Financing means syndicated bank loans raised by Non Des Holdco 1 against the Non-Designated Assets for the benefit of the Non-Designated Group

Non-Designated Group means the new sub group comprised of the Non Designated Assets, once ultimately transferred to Non Des Holdco 1

Non Des Holdco 2 means BAA (NDH2) Limited, a company registered under the laws of England and Wales with registered number 06408385

Non Des Holdco 1 means BAA (NDH1) Limited, a company registered under the laws of England and Wales with registered number 06408392

Non Migrated Bonds means those Bonds, not being the ineligible bonds, with an estimated par value of £30 million, which it is anticipated will not migrate into the new Securitisation Group structure

Proposed Financing means the re-organisation, the Securitisation Group financing, the Non-Designated Financing, the subordinated debt novation and the repayment of certain debt by ADIL and its subsidiaries on or around the Closing Date, as described in the Steps Paper

Refinancing Facility means a backstop facility to provide funding to the Borrowers

RBC means Royal Bank of Canada

RBS means The Royal Bank of Scotland plc

SAL means Scottish Airports Limited, a company registered under the laws of Scotland with registered number SC096637

Santander means Banco Santander S A

Securitisation Debenture means the loan agreement dated 31 January 2008 between Securitisation Parent and BAA Limited pursuant to which Securitisation Parent advanced an interest-bearing loan in the principal amount of £1,600 million

Securitisation Group means the group comprising Securitisation Parent, Asset Holdco, Issuer and the Designated Assets

Securitisation Parent means BAA (SP) Limited, a company registered under the laws of England and Wales with registered number 06458621

SIAL means Southampton International Airport Limited, a company registered under the laws of England and Wales with registered number 02431858

STAL means Stansted Airport Limited, a company registered under the laws of England and Wales with registered number 01990920

Steps Paper means the document prepared by PricewaterhouseCoopers LLP dated 21 July 2008 examining the accounting implications of the actions and transactions to be undertaken by the Company and other companies within the ADIL Group in order to implement the Proposed Financing

Sub Holdco means BAA (SH) Limited, a company registered under the laws of England and Wales with registered number 06458635

Security Group means Securitisation Parent and each of its subsidiaries.

Transfer Pricing Schedule means the document prepared by the Company's advisers, PricewaterhouseCoopers LLP, setting out projected interest rates to apply between certain members of the ADIL Group to implement effective arm's length financing arrangements which were to take into account the external cost of funding to each of the Borrowers under the Securitisation and the Non Designated Financing

Schedule 6 - Persons to whom assistance to be given

Defined terms used in this schedule shall have the same meanings as those given to them in the relevant document referred to below, unless otherwise defined in any of the Schedules to this statutory declaration.

The assistance to be given to.

ADIL

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ) and/or any of the following companies

BAA

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Des Sub Holdco

(Registered Office Address 130 Wilton Road, London, SWIV 1LQ)

Sub Holdco

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Securitisation Parent

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Asset Holdco

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

HAL

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

GAL

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

STAL

(Registered Office Address: 130 Wilton Road, London, SW1V 1LQ)

HEX

(Registered Office Address. 130 Wilton Road, London, SW1V 1LQ)

Issuer

(Registered Office Address: 22 Grenville Street, St Helier, JE4 8PX)

SAL

(Registered Office Address: St Andrews Drive, Glasgow Airport, Paisley, PA3.2SW)

Newco

(Registered Office Address: 130 Wilton Road, London, SW1V 1LQ)

Schedule 7 - Amount of cash to be transferred

BAA Limited Company Number 01970855 (the *Company*)

Defined terms used in this Schedule shall have the same meanings as those given to them in the relevant documents referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

The amount of cash to be transferred to the person assisted is, in respect of the financial assistance being provided pursuant to the matters specified in the first column, the amount of cash specified in the second column

Matter	Amount of cash to be transferred
Security Trust and Intercreditor Deed	NIL
Tax Deed of Covenant	NIL
Subordinated Facility Novation and Amendment Agreement	NIL
Senior Junior Intercreditor Amendment and Restatement Agreement	NIL

Schedule 8 - Value of any asset to be transferred

BAA Limited Company Number 01970855 (the *Company*)

Defined terms used in this Schedule shall have the same meanings as those given to them in the relevant documents referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

The value of any asset to be transferred to the person assisted is, in respect of the financial assistance being provided pursuant to the matters specified in the first column, the value specified in the second column

Document	Value of any asset to be transferred
Security Trust and Intercreditor Deed	NIL
Tax Deed of Covenant	NIL
Subordinated Facility Novation and Amendment Agreement	NIL
Senior Junior Intercreditor Amendment and Restatement Agreement	NIL

CHFP041

COMPANIES FORM No. 155(6)b

155(6)b

Declaration by the directors of a holding company in relation to assistance for the acquisition of shares

Please do not write in this margin	Pursuant to section 155(6) of the Compa	nies Act 1985		
.	To the Registrar of Companies	For official use	Company number	
Please complete legibly, preferably	(Address overleaf - Note 5)	[01970855	
in black type, or bold block lettering	Name of company			
Note Please read the notes on page 3 before completing this form	* BAA Limited (the <i>Company</i>)			
Insert full name of company	#We ø Please see Schedule 1		······································	
sinsert name(s) and address(es) of all the directors				
† Delete as appropnate	[the sole shreetor][all the directors]† of solemnly and sincerely declare that	f the above company (hereinafte	er called 'this company') do	
	The business of the company is			
S Delete whichever is inappropriate	ecroselj(skask beckrapece), askotakk(a)	anaom. odt. mdiw.xfaoitutukan.b	g .cf.tha Bank ıng Act 1979§	
и тариоргаю	(B)X that of superson authorised under section 8 work of the knaurance & simpomes As K1982 to war ny wir in surance business and the Mingdom §			
	(c) something other than the above §	Ammra		
	The company is [the [a] holding company of BAA (DSH) Limited (06458597)			
	proposing to give financial assistance in connection with the acquisition of shares			
	in [this company][xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx			
	xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx			
	<u></u>			
	Presenter's name address and reference (if any)	For official Use (02/06) General Section	Post room	
	FRESHFIELDS BRUCKHAUS	001.01.01.000.01	, 50, 100 11	
	DERINGER LLP 65 FLEET STREET, LONDON ENGLAND	' ا		
	UNITED KINGDOM EC4Y 1HS DX 23 LONDON/CHANCERY LANE	• -		

The assistance is for the purpose of [that acquisition] [reducing for discharging a shability incurred shouldness purpose of that acquisition] † (note 1)	Please do not wnte in this margin
The number and class of the shares acquired or to be acquired is 1,102,400,315 ordinary shares of £1	Please complete legibly, preferably in black type, or bold block lettering
The assistance is to be given to (note 2) Please see Schedule 6	
The assistance will take the form of	_
Please see Schedule 2	
The person who has asquited [will acquire] the shares is BAA (D&ND Holdco) Limited (06408400) of 130 Wilton Road, London, SWIV 1LQ	† Delete as appropnate
	-
The principal terms on which the assistance will be given are	_
Please see Schedule 3	
The amount (if any) by which the net assets of the company which is giving the assistance will be reduced by giving it is N11	_
The amount of cash to be transferred to the person assisted is £ Please see Schedule 7	
The value of any asset to be transferred to the person assisted is £ Please see Schedule 8	

CO155(6)(b)/2

Please do not write in this margin The date on which the assistance is to be given is on a date falling within 8 weeks of the date hereof

Please complete legibly, preferably in black type, or bold block lettering */We have formed the opinion, as regards this company's initial situation immediately following the date on which the assistance is proposed to be given, that there will be no ground on which it could then be found to be unable to pay its debts (note 3)

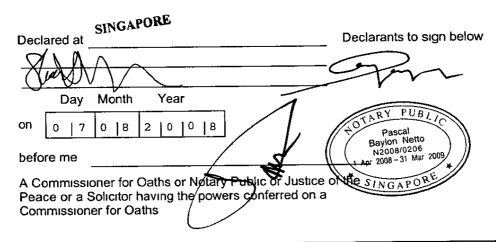
*Delete either (a) or (b) as appropriate

- (a) x[I/We have formed the opinion that this company will be able to pay its debts as they fall due during the year immediately following that date]* (note 3)
- (b)xfltdsxntendedxloxcommencexibeaundung.up.of.ths.company.within:12.months.of.that.date;x

 accid/was.have.formed.thesapinicoxthat.ktris.company.wilkliecable-to-poyutsxdebts.xxfuthwithin.xx

 x2.monthsxofthe.commencement-of-the-avanding-upxj* (note 3)

And #we make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835



NOTES

- 1 For the meaning of "a person incurring a liability" and "reducing or discharging a liability" see section 152(3) of the Companies Act 1985
- 2 Insert full name(s) and address(es) of the person(s) to whom assistance is to be given, if a recipient is a company the registered office address should be shown
- 3 Contingent and prospective liabilities of the company are to be taken into account - see section 156(3) of the Companies Act 1985
- 4 The auditor's report required by section 156(4) of the Companies Act 1985 must be annexed to this form

5 The address for companies registered in England and Wales or Wales is -

The Registrar of Companies Companies House Crown Way Cardiff CF14 3UZ

DX 33050 Cardiff

or, for companies registered in Scotland -

The Registrar of Companies 37 Castle Terrace Edinburgh EH1 2EB

DX 235 Edinburgh or LP-4 Edinburgh 2

Schedule 1 - List of Directors

BAA Limited Company Number 01970855 (the *Company*)

	and the content of th	ADDRESS
1	Sır Anthony Nigel Russell Rudd	1 Churchill Place Canary Wharf London E14 5HP
2	Colin Steven Matthews	130 Wilton Road London SW1V 1LQ
3	Eng Seng Ang	130 Wilton Road London SW1V 1LQ
4	Ghislain Gauthier	130 Wilton Road London SW1V 1LQ
5	Inigo Meiras	130 Wilton Road London SW1V 1LQ
6	Lord John Stevens	LGC, Queens Road Teddington Middlesex TW11 OLY
7	Jose Leo	130 Wilton Road London SW1V 1LQ
8	Jose Maria Perez Tremps	130 Wilton Road London SW1V 1LQ
9	Luis Angel Sanchez Salmeron	130 Wilton Road London SW1V 1LQ
10	Nicholas Vıllen Jımenez	130 Wilton Road London SW1V 1LQ
11	Renaud Faucher	130 Wilton Road London SW1V 1LQ
12	Richard Ross Drouin	130 Wilton Road London SW1V 1LQ
13	Stuart Baldwin	130 Wilton Road London SWIV 1LQ

Schedule 2 - Form of Financial Assistance

BAA Limited Company Number 01970855 (the Company)

Defined terms used in this Schedule shall have the same meanings as those given to them in the relevant documents referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

Des Sub Holdco, as a subsidiary of the Company, will or might provide financial assistance by way of the execution and performance of the documents specified in Schedule 4, each such document being in such form as the directors or any authorised signatory may approve and as may be amended, supplemented, novated and/or replaced from time to time) together with the performance by the Company of other acts (including, without limitation, the payment of all fees to professionals, third parties and others) and/or the execution of any other documents (as the same shall be amended, supplemented, novated and/or replaced from time to time), ancillary or otherwise, in connection with the Proposed Financing or the refinancing from time to time of the Proposed Financing, including the execution and performance of

- the Tax Deed of Covenant, and the provision of all financial assistance thereunder, including the giving of representations, warranties and covenants,
- (b) the Securitisation Debenture Assignment and Amendment Agreements, and the provision of all financial assistance thereunder, including the novation of ADIL payables to Sub Holdco in consideration for the assignment of the receivables constituted by the Securitisation Debenture by ADIL to Sub Holdco,
- (c) the Subordinated Facility Novation and Amendment Agreements and the Senior Junior Intercreditor Amendment and Restatement Agreement, and the provision of all financial assistance thereunder, including the making of any amendments to existing security and guarantees and the agreement to provide any further security or guarantees on the terms set out therein,
- (d) any other document entered into or step taken pursuant to the Steps Paper, and the provision of all financial assistance thereunder,

which, in each case, would or might amount to financial assistance by Des Sub Holdco for the purposes of acquisition of shares in the Company

Schedule 3 - Principal terms upon which the financial assistance will be given

BAA Limited Company Number 01970855 (the *Company*)

Defined terms used in this Schedule shall have the same meanings as those given to them in the relevant documents referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

Tax Deed of Covenant

Pursuant to the Tax Deed of Covenant, each of the Tax Covenantors will make representations and give warranties and covenants given for the benefit of, inter alios, the Issuer, the Bond Trustee and the Borrower Security Trustee with a view to protecting the Issuer and the members of the Security Group from various tax related risks. Among the matters covered by those representations, warranties and covenants are VAT grouping, tax residency, group tax matters, secondary tax liabilities and the Issuer's status as a securitisation company for the purposes of The Taxation of Securitisation Companies Regulations 2006

The Subordinated Facility Novation and Amendment Agreement including restated Subordinated Facility Agreement

As at the Closing Date, Sub Holdco would acquire ADIL's debt obligations under the original Subordinated Facility Agreement entered into on 7 April 2006

Upon entering into the Subordinated Facility Novation and Amendment Agreement, ADF2, BAAP, World Duty Free Limited, LAL, LAL 92 Limited, LAL 93 and SAL would be released as guarantors together with any related security granted by these companies. The remaining Obligors (i.e. ADIL, the Company, HAL, GAL, STAL, Sub Holdco, Asset Holdco, Securitisation Parent and Des Sub Holdco) will continue to provide security and guarantees post novation and the Obligors may be required to enter into any amendment and restatement agreements in relation to the existing security and guarantees originally given

It was noted that HEX and Newco were to accede as guarantors to the Subordinated Facility Agreement on novation and enter into a debenture granting security

The terms of the Subordinated Facility were to be restated in the form scheduled to the Subordinated Debt Novation and Amendment Agreement Pursuant to the terms of the restated Subordinated Facility Agreement, the Obligors (as defined therein) irrevocably and unconditionally jointly and severally undertake

- (e) to guarantee to each Finance Party (as defined therein) punctual performance by each other Obligor of all of that Obligor's obligations under the Finance Documents,
- (f) with each Finance Party that whenever an Obligor does not pay any amount when due under or in connection with any Finance Document, the Obligors shall immediately on demand pay that amount as if it was the principal obligor,

(g) to indemnify each Finance Party immediately on demand against any cost, loss or liability suffered by that Finance Party if any obligation guaranteed by the Obligors is or becomes unenforceable, invalid or illegal. The amount of the cost, loss or liability shall be equal to the amount which that Finance Party would otherwise have been entitled to recover.

It was further noted that by entering into any amendment and restatement agreements in relation to the existing security and guarantees originally given, the Company would continue to grant and/or floating charges over some or all of its undertakings

The Senior Junior Intercreditor Amendment and Restatement Agreement

Pursuant to the Senior Junior Intercreditor Amendment and Restatement Agreement the parties were to agree to amend and restate the intercreditor agreement to allow the Proposed Refinancing to be effected Pursuant to the restated Intercreditor Agreement (as scheduled in the Senior Junior Intercreditor Amendment and Restatement Agreement), the Obligors were to covenant to pay the amounts owing under the Finance Documents and to agree to the order of ranking and priority for the repayment of the Liabilities and subordination of the Intra-Group Liabilities

Schedule 4 - The Documents

BAA Limited Company Number 01970855 (the *Company*)

1. THE REORGANISATION

- (a) Share Purchase Agreement between SAL and BAA to be dated the Closing Date, with respect to the sale and purchase of all issued shares of EAL (the *EAL 1 SPA*)
- (b) Stamp duty group relief application in respect of EAL together with shareholders' register of SAL (the *EAL 1 GTRA*)
- (c) Declaration of trust to transfer the beneficial interest in shares of EAL from SAL to BAA dated the Closing Date (the *EAL 1Declaration of Trust*)
- (d) Stock transfer forms to transfer shares of AAL, from SAL to BAA (the AAL 1 STF)
- (e) Share Purchase Agreement between SAL and BAA to be dated the Closing Date, with respect to the sale and purchase of all issued shares of GLAL (the *GLAL 1 SPA*)
- (f) Share Purchase Agreement between SAL and BAA to be dated the Closing Date, with respect to the sale and purchase of all issued shares of AAL (the AAL 1 SPA)
- (g) Stock transfer forms to transfer shares of EAL, from SAL to BAA (the EAL 1 STF)
- (h) Stock transfer forms to transfer shares of GLAL, from SAL to BAA (the GLAL 1 STF)
- (1) Stamp duty group relief application in respect of GLAL together with shareholders' register of SAL (the GLAL 1 GTRA)
- (j) Deed of trust to transfer the beneficial interest in shares of GLAL from SAL to BAA (the GLAL 1 Declaration of Trust)
- (k) Stamp duty group relief application in respect of AAL together with shareholders' register of SAL (the AAL 1 GTRA)
- (l) Declaration of trust to transfer the beneficial interest in shares of AAL from SAL to BAA dated the Closing Date (the AAL 1 Declaration of Trust)
- (m) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares of EAL (the EAL 2 SPA)
- (n) Stock transfer form to transfer shares of EAL from BAA to ADIL(the EAL 2 STF)
- (o) Stamp duty group relief application re EAL (the EAL 2 GTRA)
- (p) Declaration of trust to transfer the beneficial interest in shares of EAL from BAA to ADIL dated the Closing Date (the *EAL 2 Declaration of Trust*)

- (q) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares of GLAL (the GLAL 2 SPA)
- (r) Stock transfer form to transfer shares of GLAL from BAA to ADIL (the GLAL 2 STF)
- (s) Stamp duty group relief application re GLAL (the GLAL 2 GTRA)
- (t) Declaration of trust to transfer the beneficial interest in shares of GLAL from BAA to ADIL dated the Closing Date (the *GLAL 2 Declaration of Trust*)
- (u) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares of AAL (the AAL 2 SPA)
- (v) Stock transfer form to transfer shares of AAL from BAA to ADIL (the AAL 2 STF)
- (w) Stamp duty group relief application re AAL (the AAL 2 GTRA)
- (x) Declaration of trust to transfer the beneficial interest in shares of AAL from BAA to ADIL dated the Closing Date (the *ADIL 2 Declaration of Trust*)
- (y) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares of SIAL (the SIAL 1 SPA)
- (z) Stock transfer form to transfer shares of SIAL from BAA to ADIL (the SIAL 1 STF)
- (aa) Stamp duty group relief application, together with shareholders' register of BAA (the SIAL 1 GTRA)
- (bb) Declaration of trust to transfer the beneficial interest in shares of SIAL from BAA to ADIL dated the Closing Date (the SIAL 1 Declaration of Trust)
- (cc) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares on BAA Lynton (the **BAA** Lynton SPA)
- (dd) Stock transfers form to transfer shares of BAA Lynton from BAA to ADIL (the **BAA** Lynton STF)
- (ee) Stamp duty group relief application re BAA Lynton (the **BAA Lynton GTRA**)
- (ff) Declaration of trust to transfer the beneficial interest in shares of BAA Lynton from BAA to ADIL dated the Closing Date (the *BAA Lynton Declaration of Trust*)
- (gg) Deed of novation between BAA and ADIL, acknowledged by SIAL, transferring debt of £1 million owed by BAA to SIAL to ADIL so that ADIL owes £1 million to SIAL (the *BAA-ADIL SIAL Receivables Novation*)
- (hh) Deed of novation between ADIL and Non Des Topco, acknowledged by SIAL, transferring debt of £1 million owed by ADIL to SIAL to Non Des Topco so that Non Des Topco owes £1 million to SIAL (the ADIL-NDT SIAL Receivables Novation)

- (11) Deed of novation between Non Des Topco and Non Des Holdco, acknowledged by SIAL, transferring debt of £1 million owed by Non Des Topco to SIAL to Non Des Holdco so that Non Des Holdco owes £1 million to SIAL (the NDT-NDH SIAL Receivables Novation)
- (JJ) Assignment and assumption agreement to be dated the Closing Date between BAA and ADIL and BAA(SH), acknowledged by BAA(SP), with respect to the Securitisation Debenture dated 31 January 2008 in the principal amount of £1,600 million (the SP Debenture Assignment Agreement)
- (kk) Written notice of the assignment of the BAA (SP) Debenture sent from BAA to BAA (SP) (the SP Debenture Assignment Acknowledgment)
- (II) Amendment agreement to be dated the Closing Date between ADIL and Securitisation Parent amending the terms of the Securitisation Debenture (the SP Debenture Amendment Agreement)
- (mm) Deed of assignment between BAA and ADIL, acknowledged by EAL, transferring debt in the amount set out therein, being approximately £142 million owed to BAA by EAL to ADIL so that ADIL is owed such amount by EAL and BAA is owed a further £142 million by ADIL (the BAA-ADIL EAL Payables Assignment)
- (nn) Deed of assignment between BAA and ADIL, acknowledged by GLAL, transferring debt of £119 million owed to BAA by GLAL to ADIL so that ADIL is owed in the amount set out therein, being approximately by GLAL and BAA is owed a further £119 million by ADIL (the BAA-ADIL GLAL Payables Assignment)
- (00) Agreement (the **BAA SPA**) between ADIL, BAA and Newco dated on or around the Closing Date
 - (1) with respect to the sale and purchase of approximately 50 5% of the shares of BAA, and
 - (11) with respect to the novation of the intercompany payable owned by ADIL to BAA in an amount to be ascertained, but estimated to be £6,157 million to BAA
- (pp) Declaration of trust executed by ADIL dated the Closing Date, transferring beneficial title to the shares of BAA sold pursuant to the BAA SPA to Newco (the **BAA Trust Deed**)
- (qq) Stock transfer form to transfer legal title to shares of BAA from ADIL to Newco (the BAA STF)
- (rT) Stamp duty group relief application together with shareholders' register of Newco (the *BAA GTRA*)
- (ss) a novation agreement or novation agreements under which ADIL (as *Transferor*) transfers (by way of novation) certain interest rate swaps and/or currency swaps between Transferor, Hedge Counterparty (as *Remaining Party*) and BAA (as *Transferee*) on terms that Transferor's rights and obligations to the Remaining Party are discharged in consideration for Transferee acquiring similar rights and obligations as against the Remaining Party (the *ADIL Hedging Novation Agreements*).

(tt) The letter between BAA and ADIL to be dated on or around the Closing Date under which BAA may make a payment (which payment will be left outstanding on intercompany balance between the two parties) to ADIL in relation to the novation of certain interest swaps and currency swap derivative transaction or ADIL may make a payment to BAA in relation to the novation of certain interest rate swaps, inflation swaps and currency swap derivative transactions (the *Payment Letter*)

whereby the Hedge Counterparty is one of the following parties Banco Santander S A, CAYLON S A, Citibank N A, London Branch, HSBC Bank plc, Royal Bank of Scotland plc, and

A novation agreement or novation agreements under which BAA (as *Transferor*) transfers (by way of novation) certain interest rate swaps and/or currency swaps between BAA, Hedge Counterparty (as *Remaining Party*) and the Issuer and/or Borrower(s) (as *Transferee*) on terms that Transferor's rights and obligations to the Remaining Party are discharged in consideration for Transferee acquiring similar rights and obligations as against the Remaining Party (the *BAA Hedging Novation Agreements*)

A letter between the Issuer and/or Borrower(s) and BAA dated on or around the Closing Date under which each Issuer and/or Borrower(s) may make a payment (which payment will be left outstanding on intercompany balance between the two parties) to BAA in relation to the novation of certain interest rate swaps, inflation swaps and currency swap derivative transactions under a novation agreement or BAA may make a payment to any of Issuer and/or Borrower(s) in relation to the novation of certain interest rate swaps and currency swap derivative transactions under a novation agreement (the *Transferor Consideration Letter*)

whereby the relevant Hedge Counterparty is one of the following parties ABN AMRO Bank NV, Banco Santander SA, Barclays Bank PLC, BNP Paribas, CALYON SA, Citibank NA, London Branch, Deutsche Bank AG, HSBC Bank PLC; Morgan Stanley & Co International Limited, Royal Bank of Scotland PLC

(the ADIL Hedging Novation Agreements and the BAA Hedging Novation Agreements being together referred to as the ADIL and BAA Hedging Novation Agreements)

- (uu) Deed of novation between Newco and ADIL, acknowledged by BAA, transferring debt in the amount set out therein, being approximately £105 million owed by ADIL to BAA to Newco so that Newco owes such amount to BAA (the BAA Hedge Receivables Novation)
- (vv) Assignment agreement (the *BAA Payables Assignment*) dated the Closing Date between Issuer, HAL, GAL and STAL, acknowledged by BAA, with respect to the assignment of receivables (the *BAA Payables*) from BAA owing to Issuer in the following amounts
 - (1) £3,260 million assigned to and assumed by HAL,
 - (11) £530 million assigned to and assumed by GAL, and
 - (111) £289 million assigned to and assumed by STAL

(ww) Deeds of set-off between

- (1) Issuer and HAL dated the Closing Date setting off Issuer's obligation to advance the Borrower Loan against HAL's obligation to pay the Issuer consideration for its proportion of the BAA Payables received,
- (11) Issuer and GAL dated the Closing Date setting off Issuer's obligation to advance the Borrower Loan against GAL's obligation to pay the Issuer consideration for its proportion of the BAA Payables received,
- (111) Issuer and STAL dated the Closing Date setting off Issuer's obligation to advance the Borrower Loan against STAL's obligation to pay the Issuer consideration for its proportion of the BAA Payables received,

together, the Borrower Deeds of Set-Off

- (xx) Deed of set-off dated the Closing Date between BAA and HAL offsetting a payable by BAA to HAL in an amount of approximately £3,260 against payable by HAL to BAA of the same amount (the **BAA-HAL Deed of Set-Off**)
- (yy) Deed of set-off dated the Closing Date between BAA and GAL offsetting a payable by BAA to GL in an amount of approximately £530 million against a payable by GAL to BAA of the same amount (the **BAA-GAL Deed of Set-Off**)
- (zz) Deed of set-off dated the Closing Date between BAA and STAL offsetting a payable by BAA to STAL in an amount of approximately £289 against payable by STAL to BAA of the same amount (the **BAA-STAL Deed of Set-Off**)
- (aaa) Amendment agreement to be dated on or around the Closing Date between HAL, GAS, STAL, and BAA pursuant to which the Borrowers acknowledge payables to BAA in the amounts set out therein, but estimated to be nil, and the terms at which loans are amended such that the Borrowers make repayments on terms mirroring those of the Non Migrated Bonds (the *Downstream Loans (Stranded Bonds) Amendment Agreement*).
- (bbb) Deed of Termination and Release between BAA (as Issuer), ADIL Prudential Trustee Company Limited, The Bank of New York (as Principal Paying and Conversion Agent) and JP Morgan Bank Luxembourg S A (as Paying and Conversion Agent in respect of the Convertible Debt (the *Deed of Termination and Release*)
- (ccc) The escrow agreement to be dated on or around the Closing Date pursuant to which bonds issued by the Issuer equal in principal value to the Bonds held by Qualified Ineligible Bondholders will be placed in escrow for six months, after which bonds will be dealt with in accordance with the document's terms (the *Ineligible Bonds Escrow Agreement*)
- (ddd) Deed of novation between ADIL and BAA, acknowledged by the Borrowers, transferring the ADIL Hedge Receivables owed to ADIL by the Borrowers so that ADIL is owed an amount equal to the ADIL Hedge Receivables by BAA and BAA is owed the ADIL Hedge Receivables by the Borrowers (ADIL-BAA ADIL Hedge Receivables Novation)

- (eee) Deed of novation between ADIL and BAA, acknowledged by the Issuer, transferring the ADIL Hedge Payables owed by ADIL to the Issuer so that the Issuer is owed an amount equal to the ADIL Hedge Payables by BAA and BAA is owed the ADIL Hedge Payables by ADIL (ADIL-BAA ADIL Hedge Payables Novation)
- (fff) Deed of set off (the ADIL-BAA Hedging Deed of set-off) between ADIL and BAA setting off the intragroup payable in an amount equal to the ADIL Hedge Receivables which ADIL is owed by BAA against the ADIL Hedge Payables which BAA is owed by ADIL (the balance owing by ADIL to BAA being the *Hedging Deed of Set-off Receivable*)
- (ggg) Deed of novation between BAA and Newco, acknowledged by ADIL, transferring the Hedging Deed of Set-off Receivable owed to BAA by ADIL so that BAA is owed an amount equal to the Hedging Deed of Set-off Receivable by Newco and Newco is owed the Hedging Deed of Set-off Receivable by ADIL (BAA-Newco Hedging Deed of Set-off Receivable Novation)

2. THE SECURITISATION

- (a) The Dealership Agreement to be dated on or around the Closing Date between the Dealers (the *Dealership Agreement*)
- (b) The Subscription Agreement (per class) to be dated on or around the Closing Date between the Issuer, Arrangers, Borrowers and Obligors (the Subscription Agreement)
- (c) The BAA Bond Guarantee to be dated on or around the Closing Date provided by BAA (the **BAA Bond Guarantee**)
- (d) The Common Terms Agreement to be dated on or around the Closing Date between each member of the Security Group, the Borrower Security Trustee, each ACF provider and the Issuer (the *Common Terms Agreement*)
- (e) The Master Definitions Agreement to be dated on or around the Closing Date between all parties (the *Master Definitions Agreement*)
- (f) The Borrower Loan Agreement to be dated on or around the Closing Date between each Borrower, the Issuer and the Borrower Security Trustee (the *Borrower Loan Agreement*)
- (g) The Shared Services Agreement to be dated on or around the Closing Date between BAA, the Obligors and the Borrower Security Trustee (the *Shared Services Agreement*)
- (h) The Obligor Floating Charge Agreement to be dated on or around the Closing Date between the Obligor, Issuer, Borrower, Security Trustee and Issuer Security Trustee (the *Obligor Floating Charge Agreement*)
- (1) The Security Agreement to be dated on or around the Closing Date between Borrower Security Trustee, the Secured Creditors and each Obligor (the Security Agreement)
- (1) The HAL Legal Charge to be dated on or around the Closing Date between HAL and the Borrower Security Trustee (the *HAL Legal Charge*)

- (k) The GAL Legal Charge to be dated on or around the Closing Date between GAL and the Borrower Security Trustee (the *GAL Legal Charge*)
- (l) The STAL Legal Charge to be dated on or around the Closing Date between STAL and the Borrower Security Trustee (the *STAL Legal Charge*)
- (m) The Security Trust and Intercreditor Deed to be dated on or around the Closing Date between the Borrower Security Trustee, the Secured Creditors and the Obligors (the Security Trust and Intercreditor Deed)
- (n) The Tax Deed of Covenant to be dated on or around the Closing Date between the Issuer, Obligors, Berlin and the Borrower Security Trustee (the *Tax Deed of Covenant*)
- (o) The EIB Facility Novation Agreement to be dated on or around the Closing Date between HAL, BAA and EIB (the *EIB Facility Novation Agreement*)
- (p) The Borrower Liquidity Facility Agreement to be dated on or around the Closing Date between each Borrower, Borrower Liquidity Facility, the Provider and the Borrower Security Trustee (the *Borrower Liquidity Facility Agreement*)
- (q) The Borrower Liquidity Reserve Account Trust Deed to be dated on or around the Closing Date between each Borrower, the Borrower Security Trustee, Facility Agent, Initial Borrower, Borrower Liquidity Facility Providers, Borrower Cash Manager, Security Group Agent, the Borrower Liquidity Reserve Account Trustee and the Borrower Account Bank (the Borrower Liquidity Reserve Account Trust Deed)

a series of ISDA Master Agreements (together with Schedule, Credit Support annex and if any Confirmations thereto) in relation to cross currency swap transactions and a series of ISDA Master Agreements (together with Schedules Credit Support annex and, if any, Confirmations thereto) in relation to interest rate swap transactions, in each case to be dated on or around the Closing Date between each of the parties listed in column A and each of the parties listed in Column B

A	В	
HAL	RBS	
GAL	Cıtıbank	
STAL	Bılbao	
	BNP	
	Саја	
	Calyon	
	HSBC	
	RBC	

Santander

(the Borrower Hedging Agreements)

- (r) The Conditions Precedent Agreement to be dated on or around the Closing Date between each Financial Guarantor, the Borrowers and the Issuer (the *Conditions Precedent Agreement*)
- (s) The Borrower Account Bank Agreement to be dated on or around the Closing Date between the Borrowers, the Borrower Bank Account and the Borrower Security Trustee (the *Borrower Account Bank Agreement*)
- (t) The Borrower Account Bank Fee Letter to be dated on or around the Closing Date between the Borrower Bank Account and the Borrowers (the *Borrower Account Bank Fee Letter*)
 - (u) The Non-Migrated Bond Facility Agreement to be dated on or around the Closing Date between Date between the Borrowers, the Original Guarantors, BAA as Security Group Agent, RBS as NMB Facility Agent, certain parties as Mandated Lead Arrangers and the Facility Providers (the Non-Migrated Bond Facility Agreement)
 - (v) The Amendment and Restatement Agreement relating to the Subordinated Facility Agreement to be dated on or around the Closing Date between the BAA Group, the Obligors, RBS and the MLAs (the Subordinated Facility Novation and Amendment Agreement)
 - (w) The Amendment and Restatement Agreement relating to the Intercreditor Agreement to be dated on or around the Closing Date between the BAA Group, the Obligors, RBS and the MLAs (the Senior Junior Intercreditor Amendment and Restatement Agreement)
- (x) An English law debenture to be dated on or around the Closing Date under which HEX will grant fixed and/or floating charges over some or all its assets and undertakings present and future by way of security for the Liabilities (as such term is defined in the Senior Junior Intercreditor Amendment Agreement) (the *Hex Debenture*)
- (y) Any amendment and restatement agreements relating to the Subordinated Facility
 Novation and Amendment Agreements and the Senior Junior Intercreditor
 Amendment and Restatement Agreement including
 - (1) an amendment and restatement agreement relating to the Debenture dated 30 January 2008 made between Des Sub Holdco, Sub Holdco, Securitisation Parent and Asset Holdco as Chargors and The Royal Bank of Scotland plc as Security Trustee,
 - (11) an amendment and restatement agreement and partial release deed relating to the Debenture dated 19 January 2007 made between, among others, HAL, GAL and STAL as Chargors and The Royal Bank of Scotland plc as Security Trustee (releasing the security granted by certain companies but not, for the avoidance of doubt, HAL, GAL and STAL),

- (iii) an amendment and restatement agreement relating to the Mortgage dated 19 January 2007 between HAL and The Royal Bank of Scotland plc as Security Trustee,
- (iv) an amendment and restatement agreement relating to the Mortgage dated 19 January 2007 between GAL and The Royal Bank of Scotland plc as Security Trustee,
- (v) an amendment and restatement agreement relating to the Mortgage dated 19
 January 2007 between STAL and The Royal Bank of Scotland plc as Security
 Trustee, and
- (vi) an amendment and restatement agreement relating to the Mortgage dated 19
 January 2007 between BAA and The Royal Bank of Scotland plc as Security
 Trustee
- (z) The Refinancing Facility Agreement to be dated on or around the Closing Date between Date between the Borrowers, the Original Guarantors, BAA as Security Group Agent, RBS as Refinancing Facility Agent, certain parties as Mandated Lead Arrangers and the Facility Providers (the *Refinancing Facility Agreement*)
- (aa) The Initial Credit Facility Agreement to be dated on or around the Closing Date between the Borrowers, the Original Guarantors, BAA as Security Group Agent, RBS as ICFA Facility Agent, certain parties as Mandated Lead Arrangers and the Facility Providers (the *Initial Credit Facility Agreement*)

3. THE NON-DESIGNATED FINANCING

- (h) A £1,255 million Facilities Agreement to be dated the Closing Date and made between, inter alios, Non Des Holdco 1 (as the Original Borrower and Original Guarantor), the financial institutions listed therein as Original Lenders, the parties listed therein as Mandated Lead Arrangers and the Agent, Security Trustee, LNG Bank and Issuing Bank (the *Facilities Agreement*) under which the Obligors will grant guarantees and indemnities to the Finance Parties (each term as defined in the Facilities Agreement)
- (1) The accession letter to be entered into by AAL, EAL, GLAL and SIAL pursuant to the Facilities Agreement (the *Facilities Agreement Accession Letter*) under which the AAL, EAL, GLAL and SIAL agree to become Additional Guarantors and to be bound by the terms of the Facilities Agreement, the Intercreditor Agreement (as defined below) and the other Finance Documents and grant guarantees and indemnities to the Finance Parties (each term as defined in the Facilities Agreement)
- (J) The intercreditor agreement to be dated on or around the Closing Date and made between, inter alios, Non Des Holdco 1, Lenders, the Agent, the Security Trustee and certain others (the *Non-Designated Group Intercreditor Agreement*) (each term as defined in the Non-Designated Group Intercreditor Agreement)
- (k) The accession letter to the Intercreditor Agreement to be entered into by each of EAL, GLAL, AAL and SIAL which sets out priorities for the repayment of indebtedness and subordination of the intergroup debt (the *Non-Designated Group Intercreditor Agreement Accession Letter*)

- (l) The English law debenture to be entered into pursuant to the terms of the Facilities Agreement in favour of The Royal Bank of Scotland plc as Security Trustee (the Debenture) under which AAL, EAL, GLAL, SIAL and certain other group companies will grant fixed and/or floating charges over some or all of their assets and undertakings present and future by way of security for the Liabilities (as such term is defined in the Non-Designated Group Intercreditor Agreement and as is hereinafter referred to as the *Liabilities*)
- (m) The terms of the Scottish law charge to be dated on or around the Closing Date pursuant to the terms of the Facilities Agreement, in favour of the Security Trustee (the *GLAL Standard Security*) under which GLAL will charge, inter alia, all or part of its real property situate in Scotland
- (n) The terms of the Scottish law charge to be dated on or around the Closing Date pursuant to the terms of the Facilities Agreement, in favour of the Security Trustee (the *EAL Standard Security*) under which EAL will charge, inter alia, all or part of its real property situate in Scotland
- (o) The terms of the Scottish law charge to be dated on or around the Closing Date pursuant to the terms of the Facilities Agreement, in favour of the Security Trustee (the *AAL Standard Security*) under which AAL will charge, inter alia, all or part of its real property situate in Scotland

Form 155(6)b in relation to Des Sub Holdco

Schedule 5 - Defined Terms

BAA Limited Company Number 01970855 (the *Company*)

AAL means Aberdeen Airport Limited, a company registered under the laws of Scotland with registered number SC096622

ADIL means Airport Development and Investment Limited, a company registered under the laws of England and Wales with registered number 05757208

ADIL Group means ADIL and its subsidiaries

Arranger means Citigroup Global Markets Limited and the Royal Bank of Scotland plc

Asset Holdco means BAA (AH) Limited, a company registered under the laws of England and Wales with registered number 06458657

BAA Bond Migration means the majority of the Bonds in issuance by BAA Limited which would be migrated to within the Securitisation Group structure

BAA Lynton means BAA Lynton Limited, a company registered under the laws of England and Wales with registered number 03330278

BAA Pension Scheme means the BAA Pensions Scheme (as amended from time to time) governed by the Consolidated Definitive Trust Deed and Rules dated 29 August 2002

Bilbao means Banco Bilbao Vizcaya Argentaria S A

BNP means BNP Paribas, London branch

Bondholders means the holders of the Bonds

Bonds means the following bonds and notes in issuance by the BAA Limited

- (a) £300,000,000 $11^{3}/_{4}$ per cent Bonds due 2016 first issued on 28 February 1991 (ISIN XS0030487051),
- (b) £250,000,000 $8^{1}/_{2}$ per cent Bonds due 2021 issued on 31 January 1996 (ISIN XS0063290711),
- (c) £200,000,000 6 375 per cent Bonds due 2028 issued on 4 August 1998 (ISIN XS0089000516),
- (d) £900,000,000 5 75 per cent Notes due 2031 first issued on 10 December 2001 (ISIN XS0138797021),
- (e) €1,000,000,000 3 875 per cent Notes due 2012 issued on 15 February 2006 (ISIN. XS0243520052),

- (f) £400,000,000 5 75 per cent Notes due 2013 issued on 27 November 2003 (ISIN XS0181263202),
- (g) €750,000,000 4 5 per cent Notes due 2014 issued on 30 September 2004 (ISIN XS0201491163),
- (h) €750,000,000 4 50 per cent Notes due 2018 issued on 15 February 2006 (ISIN XS0243518403),
- (1) £750,000,000 5 125 per cent Notes due 2023 issued on 15 February 2006 (ISIN XS0243520722), and
- (1) £30,000,000 10 25 per cent First Mortgage Debenture Stock due 2017

Borrowers means, together HAL, GAL and STAL, and a Borrower means any one of them

Borrowers Security Trustee means Deutsche Trustee Company Limited

Caja means Caja de Ahorros y Monte de Piedad de Madrid

Calyon means Calyon, Sucursal en España

Capex Debt means amounts drawn under Facility B of the Senior Facilities Agreement

Citibank means Citigroup Global Markets Limited

Closing Date means on a date falling not later than 56 days after the date of the Meeting

Convertible Debt means the £425,000,000 2 625 per cent Convertible Bonds issued by the Company and presently held by ADIL, due 2009

Designated Assets means the Borrowers and HEX

Des Sub Holdco means BAA (DSH) Limited, a company registered under the laws of England and Wales with registered number 06458597

EAL means Edinburgh Airport Limited, a company registered under the laws of Scotland with registered number SC096623

FGP Topco means FGP Topco Limited, a company registered under the laws of England and Wales with registered number 05723961

GAL means Gatwick Airport Limited, a company registered under the laws of England and Wales with registered number 01991018

GLAL means Glasgow Airport Limited, a company registered under the laws of Scotland with registered number SC096624

HAL means Heathrow Airport Limited, a company registered under the laws of England and Wales with registered number 01991017

HEX means Heathrow Express Operating Company Limited, a company registered under the laws of England and Wales with registered number 3145133

HSBC means HSBC Bank plc

Initial Credit Facilities means syndicated loan facilities for the purposes of funding capital expenditure and working capital facilities made available to the Borrowers

Issuer means BAA Funding Limited, a company registered under the laws of Jersey with registered number 99529

LAL means London Airports Limited, a company registered under the laws of England and Wales with registered number 02333108

LAL92 means London Airports 1992 Limited, a company registered under the laws of England and Wales with registered number 02736819

LAL93 means London Airports 1993 Limited, a company registered under the laws of England and Wales with registered number 02777128

Newco means BAA (D&ND Holdco) Limited, a company registered under the laws of England and Wales with registered number 06408400

Non-Designated Assets means certain companies within the ADIL Group, namely AAL, EAL, GLAL, SIAL and BAA Lynton

Non-Designated Financing means syndicated bank loans raised by Non Des Holdco 1 against the Non-Designated Assets for the benefit of the Non-Designated Group

Non-Designated Group means the new sub group comprised of the Non Designated Assets, once ultimately transferred to Non Des Holdco 1

Non Des Holdco 2 means BAA (NDH2) Limited, a company registered under the laws of England and Wales with registered number 06408385

Non Des Holdco 1 means BAA (NDH1) Limited, a company registered under the laws of England and Wales with registered number 06408392

Non Migrated Bonds means those Bonds, not being the ineligible bonds, with an estimated par value of £30 million, which it is anticipated will not migrate into the new Securitisation Group structure

Proposed Financing means the re-organisation, the Securitisation Group financing, the Non-Designated Financing, the subordinated debt novation and the repayment of certain debt by ADIL and its subsidiaries on or around the Closing Date, as described in the Steps Paper

Refinancing Facility means a backstop facility to provide funding to the Borrowers

RBC means Royal Bank of Canada

RBS means The Royal Bank of Scotland plc

SAL means Scottish Airports Limited, a company registered under the laws of Scotland with registered number SC096637

Santander means Banco Santander S A

Securitisation Debenture means the loan agreement dated 31 January 2008 between Securitisation Parent and BAA Limited pursuant to which Securitisation Parent advanced an interest-bearing loan in the principal amount of £1,600 million

Securitisation Group means the group comprising Securitisation Parent, Asset Holdco, Issuer and the Designated Assets

Securitisation Parent means BAA (SP) Limited, a company registered under the laws of England and Wales with registered number 06458621

SIAL means Southampton International Airport Limited, a company registered under the laws of England and Wales with registered number 02431858

STAL means Stansted Airport Limited, a company registered under the laws of England and Wales with registered number 01990920

Steps Paper means the document prepared by PricewaterhouseCoopers LLP dated 21 July 2008 examining the accounting implications of the actions and transactions to be undertaken by the Company and other companies within the ADIL Group in order to implement the Proposed Financing

Sub Holdco means BAA (SH) Limited, a company registered under the laws of England and Wales with registered number 06458635

Security Group means Securitisation Parent and each of its subsidiaries

Transfer Pricing Schedule means the document prepared by the Company's advisers, PricewaterhouseCoopers LLP, setting out projected interest rates to apply between certain members of the ADIL Group to implement effective arm's length financing arrangements which were to take into account the external cost of funding to each of the Borrowers under the Securitisation and the Non Designated Financing

Schedule 6 - Persons to whom assistance to be given

Defined terms used in this schedule shall have the same meanings as those given to them in the relevant document referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

The assistance to be given to

ADIL

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

and/or any of the following companies

BAA

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Des Sub Holdco

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Sub Holdco

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Securitisation Parent

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Asset Holdco

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

HAL

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

GAL

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

STAL

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

HEX

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Issuer

(Registered Office Address 22 Grenville Street, St. Helier, JE4 8PX.)

SAL

(Registered Office Address St Andrews Drive, Glasgow Airport, Paisley, PA3.2SW)

Newco

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Form 155 (6)b in relation to Des Sub Holdco.

Schedule 7 - Amount of cash to be transferred

BAA Limited Company Number 01970855 (the *Company*)

Defined terms used in this Schedule shall have the same meanings as those given to them in the relevant documents referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

The amount of cash to be transferred to the person assisted is, in respect of the financial assistance being provided pursuant to the matters specified in the first column, the amount of cash specified in the second column

Matter	Amount of cash to be transferred
Security Trust and Intercreditor Deed	NIL
Tax Deed of Covenant	NIL
Subordinated Facility Novation and Amendment Agreement	NIL
Senior Junior Intercreditor Amendment and Restatement Agreement	NIL

Form 155 (6)b in relation to Des Sub Holdco.

Schedule 8 - Value of any asset to be transferred

BAA Limited Company Number 01970855 (the *Company*)

Defined terms used in this Schedule shall have the same meanings as those given to them in the relevant documents referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

The value of any asset to be transferred to the person assisted is, in respect of the financial assistance being provided pursuant to the matters specified in the first column, the value specified in the second column

Document	Value of any asset to be transferred
Security Trust and Intercreditor Deed	NIL
Tax Deed of Covenant	NIL
Subordinated Facility Novation and Amendment Agreement	NIL
Senior Junior Intercreditor Amendment and Restatement Agreement	NIL

CHFP041

COMPANIES FORM No. 155(6)b

155(6)b

Declaration by the directors of a holding company in relation to assistance for the acquisition of shares

Please	do	not
wnte in		
this margin		

Please do not write in this margin	Pursuant to section 155(6) of the Compa	nies Act 1985		
	To the Registrar of Companies	For official use	Company number	
Please complete legibly, preferably	(Address overleaf - Note 5)	[01970855	
in black type, or bold block lettering	Name of company		· · · · · · · · · · · · · · · · · · ·	
Note Please read the notes on page 3 before completing this form	* BAA Limited (the <i>Company</i>)			
Insert full name of company We please see Schedule 1				
oinsert name(s) and address(es) of all the directors				
† Delete as appropnate	[the sole director][all the directors]† o solemnly and sincerely declare that	f the above company (hereinaft	er called 'this company') do	
	The business of the company is			
S Delete whichever	ecoseli(sised becogenest estestice)	anaomod adiwataanb	g of the Banking Act 1979§	
is inappropriate	(6)×that of apperson authorised under section 8 cox 4 of the kisurance 8 ompanies Act 1982 to carry ox xisurance business axis the distribution Kingdom §			
	(c) something other than the above §	55		
	The company is {the∤a } holding compan	y of* BAA (DSH) Limited (06		
	which is			
	proposing to give financial assistance in connection with the acquisition of shares in [this company][xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx			
	in fulls combanyle xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx			
			VOCUMENT OF THE PROPERTY I	
	Presenter's name address and reference (if any)	For official Use (02/06) General Section	Post room	
	FRESHFIELDS BRUCKHAUS DERINGER LLP 65 FLEET STREET, LONDON ENGLAND UNITED KINGDOM EC4Y 1HS			
-	DX 23 LONDON/CHANCERY LANE	,		

The assistance is for the purpose of [that acquisition][reducing or discharging aliability. incurred for the purpose of that acquisition]	Please do not wnte in this margin
The number and class of the shares acquired or to be acquired is 1,102,400,315 ordinary shares of £1	Please complete legibly, preferably in black type, or bold block lettering
The assistance is to be given to (note 2) Please see Schedule 6	
	•
The assistance will take the form of	
Please see Schedule 2]
The person who that acquired will acquire the shares is BAA (D&ND Holdco) Limited (06408400) of 130 Wilton Road, London, SW1V 1LQ	† Delete as appropriate —
The principal terms on which the assistance will be given are	_
Please see Schedule 3]
The amount (if any) by which the net assets of the company which is giving the assistance will be	ا
reduced by giving it is N11	
The amount of cash to be transferred to the person assisted is £ Please see Schedule 7	
The value of any asset to be transferred to the person assisted is £ Please see Schedule 8	-

O \BAA\Berlin\Whitewash documents\The BAA 2008 Acquisition\BAA Limited-BAA (DSH) Limited 155(6)(b) olf

CO155(6)(b)/2

Please do not write in this margin The date on which the assistance is to be given is $\frac{\text{on a date falling within 8 weeks of}}{\text{the date hereof}}$

Please complete legibly, preferably in black type, or bold block lettering #/We have formed the opinion, as regards this company's initial situation immediately following the date on which the assistance is proposed to be given, that there will be no ground on which it could then be found to be unable to pay its debts (note 3)

*Delete either (a) or (b) as appropriate

- (a) x[I/We have formed the opinion that this company will be able to pay its debts as they fall due during the year immediately following that date]* (note 3)
- (b):::\distribute in the commence the commence the commence in the company within the commence the commence in the commence in

And #/we make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835

David Shaw Priestley
Notary Public
PO Box 53 Ponteland
Newcastle upon Tyne
NE18 0YZ England

NOTES

Commissioner for Oaths

- 1 For the meaning of "a person incurring a liability" and "reducing or discharging a liability" see section 152(3) of the Companies Act 1985
- 2 Insert full name(s) and address(es) of the person(s) to whom assistance is to be given, if a recipient is a company the registered office address should be shown
- 3 Contingent and prospective liabilities of the company are to be taken into account - see section 156(3) of the Companies Act 1985
- 4 The auditor's report required by section 156(4) of the Companies Act 1985 must be annexed to this form

5 The address for companies registered in England and Wales or Wales is -

The Registrar of Companies Companies House Crown Way Cardiff CF14 3UZ

to sign below

DX 33050 Cardiff

or, for companies registered in Scotland -

The Registrar of Companies 37 Castle Terrace Edinburgh EH1 2EB

DX 235 Edinburgh or LP-4 Edinburgh 2

OYEZ 7 Spa Road London SE16 3QQ
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2006 Edition 2 2006

Schedule 1—List of Directors

BAA Limited Company Number 01970855 (the *Company*)

	DRECIOR	ADDRESS
1	Sır Anthony Nigel Russell Rudd	1 Churchill Place Canary Wharf London E14 5HP
2	Colin Steven Matthews	130 Wilton Road London SWIV 1LQ
3	Eng Seng Ang	130 Wilton Road London SW1V 1LQ
4	Ghislain Gauthier	130 Wilton Road London SW1V 1LQ
5	Inigo Meiras	130 Wilton Road London SW1V 1LQ
6	Lord John Stevens	LGC, Queens Road Teddington Middlesex TW11 OLY
7	Jose Leo	130 Wilton Road London SW1V 1LQ
8	Jose Maria Perez Tremps	130 Wilton Road London SW1V 1LQ
9	Luis Angel Sanchez Salmeron	130 Wilton Road London SW1V 1LQ
10	Nicholas Villen Jimenez	130 Wilton Road London SW1V 1LQ
11	Renaud Faucher	130 Wilton Road London SW1V 1LQ
12	Richard Ross Drouin	130 Wilton Road London SW1V 1LQ
13	Stuart Baldwin	130 Wilton Road London SW1V 1LQ

Form 155 (6)b in relation to Des Sub Holdco.

Schedule 2 - Form of Financial Assistance

BAA Limited Company Number 01970855 (the Company)

Defined terms used in this Schedule shall have the same meanings as those given to them in the relevant documents referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

Des Sub Holdco, as a subsidiary of the Company, will or might provide financial assistance by way of the execution and performance of the documents specified in Schedule 4, each such document being in such form as the directors or any authorised signatory may approve and as may be amended, supplemented, novated and/or replaced from time to time) together with the performance by the Company of other acts (including, without limitation, the payment of all fees to professionals, third parties and others) and/or the execution of any other documents (as the same shall be amended, supplemented, novated and/or replaced from time to time), ancillary or otherwise, in connection with the Proposed Financing or the refinancing from time to time of the Proposed Financing, including the execution and performance of

- (a) the Tax Deed of Covenant, and the provision of all financial assistance thereunder, including the giving of representations, warranties and covenants,
- (b) the Securitisation Debenture Assignment and Amendment Agreements, and the provision of all financial assistance thereunder, including the novation of ADIL payables to Sub Holdco in consideration for the assignment of the receivables constituted by the Securitisation Debenture by ADIL to Sub Holdco,
- the Subordinated Facility Novation and Amendment Agreements and the Senior Junior Intercreditor Amendment and Restatement Agreement, and the provision of all financial assistance thereunder, including the making of any amendments to existing security and guarantees and the agreement to provide any further security or guarantees on the terms set out therein,
- (d) any other document entered into or step taken pursuant to the Steps Paper, and the provision of all financial assistance thereunder,

which, in each case, would or might amount to financial assistance by Des Sub Holdco for the purposes of acquisition of shares in the Company

Form 155 (6)b in relation to Des Sub Holdco.

Schedule 3 - Principal terms upon which the financial assistance will be given

BAA Limited Company Number 01970855 (the *Company*)

Defined terms used in this Schedule shall have the same meanings as those given to them in the relevant documents referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

Tax Deed of Covenant

Pursuant to the Tax Deed of Covenant, each of the Tax Covenantors will make representations and give warranties and covenants given for the benefit of, inter alios, the Issuer, the Bond Trustee and the Borrower Security Trustee with a view to protecting the Issuer and the members of the Security Group from various tax related risks. Among the matters covered by those representations, warranties and covenants are VAT grouping, tax residency, group tax matters, secondary tax liabilities and the Issuer's status as a securitisation company for the purposes of The Taxation of Securitisation Companies Regulations 2006

The Subordinated Facility Novation and Amendment Agreement including restated Subordinated Facility Agreement

As at the Closing Date, Sub Holdco would acquire ADIL's debt obligations under the original Subordinated Facility Agreement entered into on 7 April 2006

Upon entering into the Subordinated Facility Novation and Amendment Agreement, ADF2, BAAP, World Duty Free Limited, LAL, LAL 92 Limited, LAL 93 and SAL would be released as guarantors together with any related security granted by these companies. The remaining Obligors (i.e. ADIL, the Company, HAL, GAL, STAL, Sub Holdco, Asset Holdco, Securitisation Parent and Des Sub Holdco) will continue to provide security and guarantees post novation and the Obligors may be required to enter into any amendment and restatement agreements in relation to the existing security and guarantees originally given

It was noted that HEX and Newco were to accede as guarantors to the Subordinated Facility Agreement on novation and enter into a debenture granting security

The terms of the Subordinated Facility were to be restated in the form scheduled to the Subordinated Debt Novation and Amendment Agreement Pursuant to the terms of the restated Subordinated Facility Agreement, the Obligors (as defined therein) irrevocably and unconditionally jointly and severally undertake

- (e) to guarantee to each Finance Party (as defined therein) punctual performance by each other Obligor of all of that Obligor's obligations under the Finance Documents,
- (f) with each Finance Party that whenever an Obligor does not pay any amount when due under or in connection with any Finance Document, the Obligors shall immediately on demand pay that amount as if it was the principal obligor,

(g) to indemnify each Finance Party immediately on demand against any cost, loss or liability suffered by that Finance Party if any obligation guaranteed by the Obligors is or becomes unenforceable, invalid or illegal. The amount of the cost, loss or liability shall be equal to the amount which that Finance Party would otherwise have been entitled to recover

It was further noted that by entering into any amendment and restatement agreements in relation to the existing security and guarantees originally given, the Company would continue to grant and/or floating charges over some or all of its undertakings

The Senior Junior Intercreditor Amendment and Restatement Agreement

Pursuant to the Senior Junior Intercreditor Amendment and Restatement Agreement the parties were to agree to amend and restate the intercreditor agreement to allow the Proposed Refinancing to be effected Pursuant to the restated Intercreditor Agreement (as scheduled in the Senior Junior Intercreditor Amendment and Restatement Agreement), the Obligors were to covenant to pay the amounts owing under the Finance Documents and to agree to the order of ranking and priority for the repayment of the Liabilities and subordination of the Intra-Group Liabilities

Form 155 (6)b in relation to Des Sub Holdco.

Schedule 4 - The Documents

BAA Limited Company Number 01970855 (the *Company*)

1. THE REORGANISATION

- (a) Share Purchase Agreement between SAL and BAA to be dated the Closing Date, with respect to the sale and purchase of all issued shares of EAL (the EAL 1 SPA)
- (b) Stamp duty group relief application in respect of EAL together with shareholders' register of SAL (the *EAL 1 GTRA*)
- (c) Declaration of trust to transfer the beneficial interest in shares of EAL from SAL to BAA dated the Closing Date (the *EAL 1Declaration of Trust*)
- (d) Stock transfer forms to transfer shares of AAL, from SAL to BAA (the AAL 1 STF)
- (e) Share Purchase Agreement between SAL and BAA to be dated the Closing Date, with respect to the sale and purchase of all issued shares of GLAL (the *GLAL 1 SPA*)
- (f) Share Purchase Agreement between SAL and BAA to be dated the Closing Date, with respect to the sale and purchase of all issued shares of AAL (the AAL 1 SPA)
- (g) Stock transfer forms to transfer shares of EAL, from SAL to BAA (the EAL 1 STF)
- (h) Stock transfer forms to transfer shares of GLAL, from SAL to BAA (the GLAL 1 STF)
- (1) Stamp duty group relief application in respect of GLAL together with shareholders' register of SAL (the *GLAL 1 GTRA*)
- (j) Deed of trust to transfer the beneficial interest in shares of GLAL from SAL to BAA (the GLAL 1 Declaration of Trust)
- (k) Stamp duty group relief application in respect of AAL together with shareholders' register of SAL (the AAL 1 GTRA)
- (l) Declaration of trust to transfer the beneficial interest in shares of AAL from SAL to BAA dated the Closing Date (the AAL 1 Declaration of Trust)
- (m) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares of EAL (the *EAL 2 SPA*)
- (n) Stock transfer form to transfer shares of EAL from BAA to ADIL(the EAL 2 STF)
- (o) Stamp duty group relief application re EAL (the EAL 2 GTRA).
- (p) Declaration of trust to transfer the beneficial interest in shares of EAL from BAA to ADIL dated the Closing Date (the EAL 2 Declaration of Trust)

- (q) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares of GLAL (the GLAL 2 SPA)
- (r) Stock transfer form to transfer shares of GLAL from BAA to ADIL (the GLAL 2 STF)
- (s) Stamp duty group relief application re GLAL (the GLAL 2 GTRA)
- (t) Declaration of trust to transfer the beneficial interest in shares of GLAL from BAA to ADIL dated the Closing Date (the GLAL 2 Declaration of Trust)
- (u) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares of AAL (the AAL 2 SPA)
- (v) Stock transfer form to transfer shares of AAL from BAA to ADIL (the AAL 2 STF)
- (w) Stamp duty group relief application re AAL (the AAL 2 GTRA)
- (x) Declaration of trust to transfer the beneficial interest in shares of AAL from BAA to ADIL dated the Closing Date (the ADIL 2 Declaration of Trust)
- (y) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares of SIAL (the SIAL 1 SPA)
- (z) Stock transfer form to transfer shares of SIAL from BAA to ADIL (the SIAL 1 STF)
- (aa) Stamp duty group relief application, together with shareholders' register of BAA (the *SIAL 1 GTRA*).
- (bb) Declaration of trust to transfer the beneficial interest in shares of SIAL from BAA to ADIL dated the Closing Date (the SIAL 1 Declaration of Trust)
- (cc) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares on BAA Lynton (the BAA Lynton SPA)
- (dd) Stock transfers form to transfer shares of BAA Lynton from BAA to ADIL (the **BAA** Lynton STF).
- (ee) Stamp duty group relief application re BAA Lynton (the BAA Lynton GTRA)
- (ff) Declaration of trust to transfer the beneficial interest in shares of BAA Lynton from BAA to ADIL dated the Closing Date (the BAA Lynton Declaration of Trust)
- (gg) Deed of novation between BAA and ADIL, acknowledged by SIAL, transferring debt of £1 million owed by BAA to SIAL to ADIL so that ADIL owes £1 million to SIAL (the BAA-ADIL SIAL Receivables Novation)
- (hh) Deed of novation between ADIL and Non Des Topco, acknowledged by SIAL, transferring debt of £1 million owed by ADIL to SIAL to Non Des Topco so that Non Des Topco owes £1 million to SIAL (the ADIL-NDT SIAL Receivables Novation)

- (11) Deed of novation between Non Des Topco and Non Des Holdco, acknowledged by SIAL, transferring debt of £1 million owed by Non Des Topco to SIAL to Non Des Holdco so that Non Des Holdco owes £1 million to SIAL (the NDT-NDH SIAL Receivables Novation)
- (jj) Assignment and assumption agreement to be dated the Closing Date between BAA and ADIL and BAA(SH), acknowledged by BAA(SP), with respect to the Securitisation Debenture dated 31 January 2008 in the principal amount of £1,600 million (the SP Debenture Assignment Agreement)
- (kk) Written notice of the assignment of the BAA (SP) Debenture sent from BAA to BAA (SP) (the SP Debenture Assignment Acknowledgment)
- (II) Amendment agreement to be dated the Closing Date between ADIL and Securitisation Parent amending the terms of the Securitisation Debenture (the SP Debenture Amendment Agreement).
- (mm) Deed of assignment between BAA and ADIL, acknowledged by EAL, transferring debt in the amount set out therein, being approximately £142 million owed to BAA by EAL to ADIL so that ADIL is owed such amount by EAL and BAA is owed a further £142 million by ADIL (the BAA-ADIL EAL Payables Assignment)
- (nn) Deed of assignment between BAA and ADIL, acknowledged by GLAL, transferring debt of £119 million owed to BAA by GLAL to ADIL so that ADIL is owed in the amount set out therein, being approximately by GLAL and BAA is owed a further £119 million by ADIL (the BAA-ADIL GLAL Payables Assignment)
- (00) Agreement (the *BAA SPA*) between ADIL, BAA and Newco dated on or around the Closing Date
 - (1) with respect to the sale and purchase of approximately 50 5% of the shares of BAA, and
 - (11) with respect to the novation of the intercompany payable owned by ADIL to BAA in an amount to be ascertained, but estimated to be £6,157 million to BAA
- (pp) Declaration of trust executed by ADIL dated the Closing Date, transferring beneficial title to the shares of BAA sold pursuant to the BAA SPA to Newco (the **BAA Trust Deed**)
- (qq) Stock transfer form to transfer legal title to shares of BAA from ADIL to Newco (the **BAA STF**)
- (rr) Stamp duty group relief application together with shareholders' register of Newco (the BAA GTRA)
- (ss) a novation agreement or novation agreements under which ADIL (as *Transferor*) transfers (by way of novation) certain interest rate swaps and/or currency swaps between Transferor, Hedge Counterparty (as *Remaining Party*) and BAA (as *Transferee*) on terms that Transferor's rights and obligations to the Remaining Party are discharged in consideration for Transferee acquiring similar rights and obligations as against the Remaining Party (the *ADIL Hedging Novation Agreements*)

(tt) The letter between BAA and ADIL to be dated on or around the Closing Date under which BAA may make a payment (which payment will be left outstanding on intercompany balance between the two parties) to ADIL in relation to the novation of certain interest swaps and currency swap derivative transaction or ADIL may make a payment to BAA in relation to the novation of certain interest rate swaps, inflation swaps and currency swap derivative transactions (the *Payment Letter*)

whereby the Hedge Counterparty is one of the following parties Banco Santander S A, CAYLON S A, Citibank N A, London Branch, HSBC Bank plc, Royal Bank of Scotland plc, and

A novation agreement or novation agreements under which BAA (as *Transferor*) transfers (by way of novation) certain interest rate swaps and/or currency swaps between BAA, Hedge Counterparty (as *Remaining Party*) and the Issuer and/or Borrower(s) (as *Transferee*) on terms that Transferor's rights and obligations to the Remaining Party are discharged in consideration for Transferee acquiring similar rights and obligations as against the Remaining Party (the *BAA Hedging Novation Agreements*)

A letter between the Issuer and/or Borrower(s) and BAA dated on or around the Closing Date under which each Issuer and/or Borrower(s) may make a payment (which payment will be left outstanding on intercompany balance between the two parties) to BAA in relation to the novation of certain interest rate swaps, inflation swaps and currency swap derivative transactions under a novation agreement or BAA may make a payment to any of Issuer and/or Borrower(s) in relation to the novation of certain interest rate swaps and currency swap derivative transactions under a novation agreement (the *Transferor Consideration Letter*)

whereby the relevant Hedge Counterparty is one of the following parties ABN AMRO Bank NV, Banco Santander SA, Barclays Bank PLC, BNP Paribas, CALYON SA, Citibank NA, London Branch, Deutsche Bank AG, HSBC Bank PLC, Morgan Stanley & Co International Limited, Royal Bank of Scotland PLC

(the ADIL Hedging Novation Agreements and the BAA Hedging Novation Agreements being together referred to as the ADIL and BAA Hedging Novation Agreements)

- (uu) Deed of novation between Newco and ADIL, acknowledged by BAA, transferring debt in the amount set out therein, being approximately £105 million owed by ADIL to BAA to Newco so that Newco owes such amount to BAA (the BAA Hedge Receivables Novation)
- (vv) Assignment agreement (the *BAA Payables Assignment*) dated the Closing Date between Issuer, HAL, GAL and STAL, acknowledged by BAA, with respect to the assignment of receivables (the *BAA Payables*) from BAA owing to Issuer in the following amounts
 - (1) £3,260 million assigned to and assumed by HAL,
 - (11) £530 million assigned to and assumed by GAL, and
 - (111) £289 million assigned to and assumed by STAL

(ww) Deeds of set-off between:

- (1) Issuer and HAL dated the Closing Date setting off Issuer's obligation to advance the Borrower Loan against HAL's obligation to pay the Issuer consideration for its proportion of the BAA Payables received,
- (11) Issuer and GAL dated the Closing Date setting off Issuer's obligation to advance the Borrower Loan against GAL's obligation to pay the Issuer consideration for its proportion of the BAA Payables received,
- (111) Issuer and STAL dated the Closing Date setting off Issuer's obligation to advance the Borrower Loan against STAL's obligation to pay the Issuer consideration for its proportion of the BAA Payables received,

together, the Borrower Deeds of Set-Off

- (xx) Deed of set-off dated the Closing Date between BAA and HAL offsetting a payable by BAA to HAL in an amount of approximately £3,260 against payable by HAL to BAA of the same amount (the BAA-HAL Deed of Set-Off)
- (yy) Deed of set-off dated the Closing Date between BAA and GAL offsetting a payable by BAA to GL in an amount of approximately £530 million against a payable by GAL to BAA of the same amount (the **BAA-GAL Deed of Set-Off**)
- Deed of set-off dated the Closing Date between BAA and STAL offsetting a payable by BAA to STAL in an amount of approximately £289 against payable by STAL to BAA of the same amount (the **BAA-STAL Deed of Set-Off**)
- (aaa) Amendment agreement to be dated on or around the Closing Date between HAL, GAS, STAL, and BAA pursuant to which the Borrowers acknowledge payables to BAA in the amounts set out therein, but estimated to be nil, and the terms at which loans are amended such that the Borrowers make repayments on terms mirroring those of the Non Migrated Bonds (the *Downstream Loans (Stranded Bonds) Amendment Agreement*)
- (bbb) Deed of Termination and Release between BAA (as Issuer), ADIL Prudential Trustee Company Limited, The Bank of New York (as Principal Paying and Conversion Agent) and JP Morgan Bank Luxembourg S A (as Paying and Conversion Agent in respect of the Convertible Debt (the *Deed of Termination and Release*)
- (ccc) The escrow agreement to be dated on or around the Closing Date pursuant to which bonds issued by the Issuer equal in principal value to the Bonds held by Qualified Ineligible Bondholders will be placed in escrow for six months, after which bonds will be dealt with in accordance with the document's terms (the *Ineligible Bonds Escrow Agreement*)
- (ddd) Deed of novation between ADIL and BAA, acknowledged by the Borrowers, transferring the ADIL Hedge Receivables owed to ADIL by the Borrowers so that ADIL is owed an amount equal to the ADIL Hedge Receivables by BAA and BAA is owed the ADIL Hedge Receivables by the Borrowers (ADIL-BAA ADIL Hedge Receivables Novation)

- (eee) Deed of novation between ADIL and BAA, acknowledged by the Issuer, transferring the ADIL Hedge Payables owed by ADIL to the Issuer so that the Issuer is owed an amount equal to the ADIL Hedge Payables by BAA and BAA is owed the ADIL Hedge Payables by ADIL (ADIL-BAA ADIL Hedge Payables Novation)
- (fff) Deed of set off (the ADIL-BAA Hedging Deed of set-off) between ADIL and BAA setting off the intragroup payable in an amount equal to the ADIL Hedge Receivables which ADIL is owed by BAA against the ADIL Hedge Payables which BAA is owed by ADIL (the balance owing by ADIL to BAA being the *Hedging Deed of Set-off Receivable*)
- (ggg) Deed of novation between BAA and Newco, acknowledged by ADIL, transferring the Hedging Deed of Set-off Receivable owed to BAA by ADIL so that BAA is owed an amount equal to the Hedging Deed of Set-off Receivable by Newco and Newco is owed the Hedging Deed of Set-off Receivable by ADIL (BAA-Newco Hedging Deed of Set-off Receivable Novation)

2. THE SECURITISATION

- (a) The Dealership Agreement to be dated on or around the Closing Date between the Dealers (the *Dealership Agreement*)
- (b) The Subscription Agreement (per class) to be dated on or around the Closing Date between the Issuer, Arrangers, Borrowers and Obligors (the Subscription Agreement)
- (c) The BAA Bond Guarantee to be dated on or around the Closing Date provided by BAA (the **BAA Bond Guarantee**)
- (d) The Common Terms Agreement to be dated on or around the Closing Date between each member of the Security Group, the Borrower Security Trustee, each ACF provider and the Issuer (the *Common Terms Agreement*)
- (e) The Master Definitions Agreement to be dated on or around the Closing Date between all parties (the *Master Definitions Agreement*)
- (f) The Borrower Loan Agreement to be dated on or around the Closing Date between each Borrower, the Issuer and the Borrower Security Trustee (the *Borrower Loan Agreement*)
- (g) The Shared Services Agreement to be dated on or around the Closing Date between BAA, the Obligors and the Borrower Security Trustee (the Shared Services Agreement)
- (h) The Obligor Floating Charge Agreement to be dated on or around the Closing Date between the Obligor, Issuer, Borrower, Security Trustee and Issuer Security Trustee (the *Obligor Floating Charge Agreement*)
- (1) The Security Agreement to be dated on or around the Closing Date between Borrower Security Trustee, the Secured Creditors and each Obligor (the Security Agreement)
- (J) The HAL Legal Charge to be dated on or around the Closing Date between HAL and the Borrower Security Trustee (the *HAL Legal Charge*)

- (k) The GAL Legal Charge to be dated on or around the Closing Date between GAL and the Borrower Security Trustee (the GAL Legal Charge)
- (1) The STAL Legal Charge to be dated on or around the Closing Date between STAL and the Borrower Security Trustee (the STAL Legal Charge)
- (m) The Security Trust and Intercreditor Deed to be dated on or around the Closing Date between the Borrower Security Trustee, the Secured Creditors and the Obligors (the Security Trust and Intercreditor Deed)
- (n) The Tax Deed of Covenant to be dated on or around the Closing Date between the Issuer, Obligors, Berlin and the Borrower Security Trustee (the *Tax Deed of Covenant*)
- (o) The EIB Facility Novation Agreement to be dated on or around the Closing Date between HAL, BAA and EIB (the EIB Facility Novation Agreement)
- (p) The Borrower Liquidity Facility Agreement to be dated on or around the Closing Date between each Borrower, Borrower Liquidity Facility, the Provider and the Borrower Security Trustee (the *Borrower Liquidity Facility Agreement*)
- (q) The Borrower Liquidity Reserve Account Trust Deed to be dated on or around the Closing Date between each Borrower, the Borrower Security Trustee, Facility Agent, Initial Borrower, Borrower Liquidity Facility Providers, Borrower Cash Manager, Security Group Agent, the Borrower Liquidity Reserve Account Trustee and the Borrower Account Bank (the Borrower Liquidity Reserve Account Trust Deed)

a series of ISDA Master Agreements (together with Schedule, Credit Support annex and if any Confirmations thereto) in relation to cross currency swap transactions and a series of ISDA Master Agreements (together with Schedules Credit Support annex and, if any, Confirmations thereto) in relation to interest rate swap transactions, in each case to be dated on or around the Closing Date between each of the parties listed in column A and each of the parties listed in Column B

A	В	-
HAL	RBS	
GAL	Cıtıbank	
STAL	Bilbao	
	BNP	
	Саја	
	Calyon	
	HSBC	_
	RBC	

Santander

(the Borrower Hedging Agreements)

- (r) The Conditions Precedent Agreement to be dated on or around the Closing Date between each Financial Guarantor, the Borrowers and the Issuer (the Conditions Precedent Agreement)
- (s) The Borrower Account Bank Agreement to be dated on or around the Closing Date between the Borrowers, the Borrower Bank Account and the Borrower Security Trustee (the *Borrower Account Bank Agreement*)
- (t) The Borrower Account Bank Fee Letter to be dated on or around the Closing Date between the Borrower Bank Account and the Borrowers (the *Borrower Account Bank Fee Letter*)
 - (u) The Non-Migrated Bond Facility Agreement to be dated on or around the Closing Date between Date between the Borrowers, the Original Guarantors, BAA as Security Group Agent, RBS as NMB Facility Agent, certain parties as Mandated Lead Arrangers and the Facility Providers (the Non-Migrated Bond Facility Agreement)
 - (v) The Amendment and Restatement Agreement relating to the Subordinated Facility Agreement to be dated on or around the Closing Date between the BAA Group, the Obligors, RBS and the MLAs (the Subordinated Facility Novation and Amendment Agreement)
 - (w) The Amendment and Restatement Agreement relating to the Intercreditor Agreement to be dated on or around the Closing Date between the BAA Group, the Obligors, RBS and the MLAs (the Senior Junior Intercreditor Amendment and Restatement Agreement)
- An English law debenture to be dated on or around the Closing Date under which HEX will grant fixed and/or floating charges over some or all its assets and undertakings present and future by way of security for the Liabilities (as such term is defined in the Senior Junior Intercreditor Amendment Agreement) (the Hex Debenture)
- (y) Any amendment and restatement agreements relating to the Subordinated Facility
 Novation and Amendment Agreements and the Senior Junior Intercreditor
 Amendment and Restatement Agreement including
 - (1) an amendment and restatement agreement relating to the Debenture dated 30 January 2008 made between Des Sub Holdco, Sub Holdco, Securitisation Parent and Asset Holdco as Chargors and The Royal Bank of Scotland plc as Security Trustee,
 - an amendment and restatement agreement and partial release deed relating to the Debenture dated 19 January 2007 made between, among others, HAL, GAL and STAL as Chargors and The Royal Bank of Scotland plc as Security Trustee (releasing the security granted by certain companies but not, for the avoidance of doubt, HAL, GAL and STAL),

- (111) an amendment and restatement agreement relating to the Mortgage dated 19
 January 2007 between HAL and The Royal Bank of Scotland plc as Security
 Trustee,
- (iv) an amendment and restatement agreement relating to the Mortgage dated 19 January 2007 between GAL and The Royal Bank of Scotland plc as Security Trustee,
- (v) an amendment and restatement agreement relating to the Mortgage dated 19
 January 2007 between STAL and The Royal Bank of Scotland plc as Security
 Trustee, and
- (v1) an amendment and restatement agreement relating to the Mortgage dated 19
 January 2007 between BAA and The Royal Bank of Scotland plc as Security
 Trustee
- (z) The Refinancing Facility Agreement to be dated on or around the Closing Date between Date between the Borrowers, the Original Guarantors, BAA as Security Group Agent, RBS as Refinancing Facility Agent, certain parties as Mandated Lead Arrangers and the Facility Providers (the Refinancing Facility Agreement)
- (aa) The Initial Credit Facility Agreement to be dated on or around the Closing Date between the Borrowers, the Original Guarantors, BAA as Security Group Agent, RBS as ICFA Facility Agent, certain parties as Mandated Lead Arrangers and the Facility Providers (the *Initial Credit Facility Agreement*)

3. THE NON-DESIGNATED FINANCING

- (h) A £1,255 million Facilities Agreement to be dated the Closing Date and made between, inter alios, Non Des Holdco 1 (as the Original Borrower and Original Guarantor), the financial institutions listed therein as Original Lenders, the parties listed therein as Mandated Lead Arrangers and the Agent, Security Trustee, LNG Bank and Issuing Bank (the *Facilities Agreement*) under which the Obligors will grant guarantees and indemnities to the Finance Parties (each term as defined in the Facilities Agreement)
- (1) The accession letter to be entered into by AAL, EAL, GLAL and SIAL pursuant to the Facilities Agreement (the *Facilities Agreement Accession Letter*) under which the AAL, EAL, GLAL and SIAL agree to become Additional Guarantors and to be bound by the terms of the Facilities Agreement, the Intercreditor Agreement (as defined below) and the other Finance Documents and grant guarantees and indemnities to the Finance Parties (each term as defined in the Facilities Agreement)
- (1) The intercreditor agreement to be dated on or around the Closing Date and made between, inter alios, Non Des Holdco 1, Lenders, the Agent, the Security Trustee and certain others (the *Non-Designated Group Intercreditor Agreement*) (each term as defined in the Non-Designated Group Intercreditor Agreement)
- (k) The accession letter to the Intercreditor Agreement to be entered into by each of EAL, GLAL, AAL and SIAL which sets out priorities for the repayment of indebtedness and subordination of the intergroup debt (the Non-Designated Group Intercreditor Agreement Accession Letter)

- (l) The English law debenture to be entered into pursuant to the terms of the Facilities Agreement in favour of The Royal Bank of Scotland plc as Security Trustee (the Debenture) under which AAL, EAL, GLAL, SIAL and certain other group companies will grant fixed and/or floating charges over some or all of their assets and undertakings present and future by way of security for the Liabilities (as such term is defined in the Non-Designated Group Intercreditor Agreement and as is hereinafter referred to as the *Liabilities*)
- (m) The terms of the Scottish law charge to be dated on or around the Closing Date pursuant to the terms of the Facilities Agreement, in favour of the Security Trustee (the *GLAL Standard Security*) under which GLAL will charge, inter alia, all or part of its real property situate in Scotland
- (n) The terms of the Scottish law charge to be dated on or around the Closing Date pursuant to the terms of the Facilities Agreement, in favour of the Security Trustee (the *EAL Standard Security*) under which EAL will charge, inter alia, all or part of its real property situate in Scotland
- (o) The terms of the Scottish law charge to be dated on or around the Closing Date pursuant to the terms of the Facilities Agreement, in favour of the Security Trustee (the *AAL Standard Security*) under which AAL will charge, inter alia, all or part of its real property situate in Scotland

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Form 155(6)b in relation to Des Sub Holdco

Schedule 5 - Defined Terms

BAA Limited Company Number 01970855 (the *Company*)

AAL means Aberdeen Airport Limited, a company registered under the laws of Scotland with registered number SC096622

ADIL means Airport Development and Investment Limited, a company registered under the laws of England and Wales with registered number 05757208

ADIL Group means ADIL and its subsidiaries

Arranger means Citigroup Global Markets Limited and the Royal Bank of Scotland plc

Asset Holdco means BAA (AH) Limited, a company registered under the laws of England and Wales with registered number 06458657

BAA Bond Migration means the majority of the Bonds in issuance by BAA Limited which would be migrated to within the Securitisation Group structure

BAA Lynton means BAA Lynton Limited, a company registered under the laws of England and Wales with registered number 03330278

BAA Pension Scheme means the BAA Pensions Scheme (as amended from time to time) governed by the Consolidated Definitive Trust Deed and Rules dated 29 August 2002

Bilbao means Banco Bilbao Vizcaya Argentaria S A

BNP means BNP Paribas, London branch.

Bondholders means the holders of the Bonds.

Bonds means the following bonds and notes in issuance by the BAA Limited

- (a) £300,000,000 $11^{3}/_{4}$ per cent Bonds due 2016 first issued on 28 February 1991 (ISIN XS0030487051),
- (b) £250,000,000 $8^{1}/_{2}$ per cent Bonds due 2021 issued on 31 January 1996 (ISIN XS0063290711),
- (c) £200,000,000 6 375 per cent Bonds due 2028 issued on 4 August 1998 (ISIN XS0089000516),
- (d) £900,000,000 5 75 per cent Notes due 2031 first issued on 10 December 2001 (ISIN XS0138797021),
- (e) €1,000,000,000 3 875 per cent Notes due 2012 issued on 15 February 2006 (ISIN XS0243520052),

- (f) £400,000,000 5 75 per cent Notes due 2013 issued on 27 November 2003 (ISIN XS0181263202),
- (g) €750,000,000 4 5 per cent Notes due 2014 issued on 30 September 2004 (ISIN XS0201491163),
- (h) €750,000,000 4 50 per cent Notes due 2018 issued on 15 February 2006 (ISIN XS0243518403),
- (1) £750,000,000 5 125 per cent Notes due 2023 issued on 15 February 2006 (ISIN XS0243520722), and
- (1) £30,000,000 10 25 per cent First Mortgage Debenture Stock due 2017

Borrowers means, together HAL, GAL and STAL, and a Borrower means any one of them

Borrowers Security Trustee means Deutsche Trustee Company Limited

Caja means Caja de Ahorros y Monte de Piedad de Madrid.

Calyon means Calyon, Sucursal en España

Capex Debt means amounts drawn under Facility B of the Senior Facilities Agreement

Citibank means Citigroup Global Markets Limited

Closing Date means on a date falling not later than 56 days after the date of the Meeting

Convertible Debt means the £425,000,000 2 625 per cent Convertible Bonds issued by the Company and presently held by ADIL, due 2009

Designated Assets means the Borrowers and HEX.

Des Sub Holdco means BAA (DSH) Limited, a company registered under the laws of England and Wales with registered number 06458597

EAL means Edinburgh Airport Limited, a company registered under the laws of Scotland with registered number SC096623

FGP Topco means FGP Topco Limited, a company registered under the laws of England and Wales with registered number 05723961

GAL means Gatwick Airport Limited, a company registered under the laws of England and Wales with registered number 01991018.

GLAL means Glasgow Airport Limited, a company registered under the laws of Scotland with registered number SC096624

HAL means Heathrow Airport Limited, a company registered under the laws of England and Wales with registered number 01991017

HEX means Heathrow Express Operating Company Limited, a company registered under the laws of England and Wales with registered number 3145133

HSBC means HSBC Bank plc

Initial Credit Facilities means syndicated loan facilities for the purposes of funding capital expenditure and working capital facilities made available to the Borrowers

Issuer means BAA Funding Limited, a company registered under the laws of Jersey with registered number 99529

LAL means London Airports Limited, a company registered under the laws of England and Wales with registered number 02333108

LAL92 means London Airports 1992 Limited, a company registered under the laws of England and Wales with registered number 02736819

LAL93 means London Airports 1993 Limited, a company registered under the laws of England and Wales with registered number 02777128

Newco means BAA (D&ND Holdco) Limited, a company registered under the laws of England and Wales with registered number 06408400

Non-Designated Assets means certain companies within the ADIL Group, namely AAL, EAL, GLAL, SIAL and BAA Lynton

Non-Designated Financing means syndicated bank loans raised by Non Des Holdco 1 against the Non-Designated Assets for the benefit of the Non-Designated Group

Non-Designated Group means the new sub group comprised of the Non Designated Assets, once ultimately transferred to Non Des Holdco 1

Non Des Holdco 2 means BAA (NDH2) Limited, a company registered under the laws of England and Wales with registered number 06408385

Non Des Holdco 1 means BAA (NDH1) Limited, a company registered under the laws of England and Wales with registered number 06408392

Non Migrated Bonds means those Bonds, not being the ineligible bonds, with an estimated par value of £30 million, which it is anticipated will not migrate into the new Securitisation Group structure

Proposed Financing means the re-organisation, the Securitisation Group financing, the Non-Designated Financing, the subordinated debt novation and the repayment of certain debt by ADIL and its subsidiaries on or around the Closing Date, as described in the Steps Paper

Refinancing Facility means a backstop facility to provide funding to the Borrowers

RBC means Royal Bank of Canada

RBS means The Royal Bank of Scotland plc

SAL means Scottish Airports Limited, a company registered under the laws of Scotland with registered number SC096637

Santander means Banco Santander S A

Securitisation Debenture means the loan agreement dated 31 January 2008 between Securitisation Parent and BAA Limited pursuant to which Securitisation Parent advanced an interest-bearing loan in the principal amount of £1,600 million

Securitisation Group means the group comprising Securitisation Parent, Asset Holdco, Issuer and the Designated Assets

Securitisation Parent means BAA (SP) Limited, a company registered under the laws of England and Wales with registered number 06458621

SIAL means Southampton International Airport Limited, a company registered under the laws of England and Wales with registered number 02431858

STAL means Stansted Airport Limited, a company registered under the laws of England and Wales with registered number 01990920

Steps Paper means the document prepared by PricewaterhouseCoopers LLP dated 21 July 2008 examining the accounting implications of the actions and transactions to be undertaken by the Company and other companies within the ADIL Group in order to implement the Proposed Financing

Sub Holdco means BAA (SH) Limited, a company registered under the laws of England and Wales with registered number 06458635

Security Group means Securitisation Parent and each of its subsidiaries

Transfer Pricing Schedule means the document prepared by the Company's advisers, PricewaterhouseCoopers LLP, setting out projected interest rates to apply between certain members of the ADIL Group to implement effective arm's length financing arrangements which were to take into account the external cost of funding to each of the Borrowers under the Securitisation and the Non Designated Financing

Schedule 6 - Persons to whom assistance to be given

Defined terms used in this schedule shall have the same meanings as those given to them in the relevant document referred to below, unless otherwise defined in any of the Schedules to this statutory declaration.

The assistance to be given to

ADIL

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

and/or any of the following companies

BAA

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Des Sub Holdco

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Sub Holdco

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Securitisation Parent

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Asset Holdco

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

HAL

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

GAL

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

STAL

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

HEX

(Registered Office Address: 130 Wilton Road, London, SW1V 1LQ)

Issuer

(Registered Office Address 22 Grenville Street, St. Helier, JE4 8PX)

SAL

(Registered Office Address: St Andrews Drive, Glasgow Airport, Paisley, PA3.2SW)

Newco

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Schedule 7 - Amount of cash to be transferred

BAA Limited Company Number 01970855 (the Company)

Defined terms used in this Schedule shall have the same meanings as those given to them in the relevant documents referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

The amount of cash to be transferred to the person assisted is, in respect of the financial assistance being provided pursuant to the matters specified in the first column, the amount of cash specified in the second column

Matter	Amount of cash to be transferred
Security Trust and Intercreditor Deed	NIL
Tax Deed of Covenant	NIL
Subordinated Facility Novation and Amendment Agreement	NIL
Senior Junior Intercreditor Amendment and Restatement Agreement	NIL

Schedule 8 - Value of any asset to be transferred

BAA Limited Company Number 01970855 (the *Company*)

Defined terms used in this Schedule shall have the same meanings as those given to them in the relevant documents referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

The value of any asset to be transferred to the person assisted is, in respect of the financial assistance being provided pursuant to the matters specified in the first column, the value specified in the second column

Document	Value of any asset to be transferred
Security Trust and Intercreditor Deed	NIL
Tax Deed of Covenant	NIL
Subordinated Facility Novation and Amendment Agreement	NIL
Senior Junior Intercreditor Amendment and Restatement Agreement	NIL

CHFP041

COMPANIES FORM No. 155(6)b

155(6)b

Declaration-by the directors of a holding company in relation to assistance for the acquisition of shares

Please do not write in this margin	Pursuant to section 155(6) of the Compa	anies act 1965		
	To the Registrar of Companies	For official use	Company number	
Please complete legibly, preferably	(Address overleaf - Note 5)		01970855	
in black type, or bold block lettering	Name of company	· · · · · · · · · · · · · · · · · · ·		
Note Please read the notes on page 3 before completing this form	* BAA Limited (the Company)			
Insert full name of company	±We ø Please see Schedule 1			
oinsert name(s) and address(es) of all the directors				
† Delete as appropriate	[thresolection][all the directors]† of solemnly and sincerely declare that.	of the above company (hereinaft	er called 'this company') do	
	The business of the company is			
S Delete whichever	(a) that of a fracentand bank) (keeps			
is mappropriate	sception descriptions are a second se	section-8xxx4xxfthekhisurancex8x	rnpanieskAstd982doroanyem	
	is sense the sense of the sense	ogdom §		
	(c) something other than the above §			
	The company is (the)[fa] holding compa	ny of* BAA (DSH) Limited (00	5458597) which is	
		in connection with the acquisition of		
	proposing to give financial assistance in connection with the acquisition of shares in [this company][xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx			
	in [this company][xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx			
	Presenter's name address and reference (if any)	For official Use (02/06) General Section	Post room	
	FRESHFIELDS BRUCKHAUS DERINGER LLP 65 FLEET STREET, LONDON ENGLAND UNITED KINGDOM EC4Y 1HS - DX 23 LONDON/CHANCERY LANE			

The assistance is for the purpose of [that acquisition] [reducing on discharging asiability incurred foothex purpose of that acquisition] † (note 1)	Please do not wnte in this margin	
The number and class of the shares acquired or to be acquired is 1,102,400,315 ordinary shares of £1	Please complete legibly, preferably in black type, or bold block lettering	
The assistance is to be given to (note 2) Please see Schedule 6		
The assistance will take the form of		
Please see Schedule 2		
	J	
The person who has acquired will acquire the shares is BAA (D&ND Holdco) Limited (06408400) of 130 Wilton Road, London, SWIV 1LQ	† Delete as appropnate	
BAA (Dand Holded) Limited (00400400) Of 130 Wilton Road, Bondon, Swiv 120	- -	
The principal terms on which the assistance will be given are		
Please see Schedule 3	1	
]	
The amount (if any) by which the net assets of the company which is giving the assistance will be reduced by giving it is $N11$	_	
The amount of cash to be transferred to the person assisted is £ Please see Schedule 7		
The value of any asset to be transferred to the person assisted is £ Please see Schedule 8		

Please do not write in this margin

Please complete legibly, preferably in black type, or bold block lettering The date on which the assistance is to be given is on a date falling within 8 weeks of the date hereof

#We have formed the opinion, as regards this company's initial situation immediately following the date on which the assistance is proposed to be given, that there will be no ground on which it could then be found to be unable to pay its debts (note 3)

*Delete either (a) or (b) as appropriate

- (a) xI/We have formed the opinion that this company will be able to pay its debts as they fall due during the year immediately following that date]* (note 3)
- (b)xithas intended to commence the winding up of this company within 12 months of that date or smith/was have formed the apmorphistic this company with a cable do pervised abtains followithin xx xt2 months continuous mentiof the winding cups; (note 3)

And #we make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835

Declared at		Declara	nts to sign below	
	Devens, mass USA		25 /se	
Day	Month Year		0	
on 0 7	0 8 2 0 0 8			
before me	Susan C Dussaue	it his	Commiss	wn expires
Peace or a	sioner for Oaths or Notary Public or Solicitor having the powers conferrence for Oaths	Justice of the ed on a	hay co	0, 2013

NOTES

- 1 For the meaning of "a person incurring a liability" and "reducing or discharging a liability" see section 152(3) of the Companies Act 1985
- 2 Insert full name(s) and address(es) of the person(s) to whom assistance is to be given, if a recipient is a company the registered office address should be shown
- 3 Contingent and prospective liabilities of the company are to be taken into account - see section 156(3) of the Companies Act 1985.
- 4 The auditor's report required by section 156(4) of the Companies Act 1985 must be annexed to this form

5 The address for companies registered in England and Wales or Wales is -

The Registrar of Companies Companies House Crown Way Cardiff CF14 3UZ

DX 33050 Cardiff

or, for companies registered in Scotland -

The Registrar of Companies 37 Castle Terrace Edinburgh EH1 2EB

DX 235 Edinburgh or LP-4 Edinburgh 2

Companies 155(6)(b)

Schedule 1 – List of Directors

BAA Limited Company Number 01970855 (the *Company*)

	DIRECTOR	ALDIDRESSS
1	Sir Anthony Nigel Russell Rudd	1 Churchill Place Canary Wharf London E14 5HP
2	Colin Steven Matthews	130 Wilton Road London SW1V 1LQ
3	Eng Seng Ang	130 Wilton Road London SW1V 1LQ
4	Ghislain Gauthier	130 Wilton Road London SW1V 1LQ
5	Inigo Meiras	130 Wilton Road London SW1V 1LQ
6	Lord John Stevens	LGC, Queens Road Teddington Middlesex TW11 OLY
7	Jose Leo	130 Wilton Road London SW1V 1LQ
8	Jose Maria Perez Tremps	130 Wilton Road London SW1V 1LQ
9	Luis Angel Sanchez Salmeron	130 Wilton Road London SW1V 1LQ
10	Nicholas Villen Jimenez	130 Wilton Road London SW1V 1LQ
11	Renaud Faucher	130 Wilton Road London SW1V 1LQ
12	Richard Ross Drouin	130 Wilton Road London SW1V 1LQ
13	Stuart Baldwin	130 Wilton Road London SWIV 1LQ

Schedule 2 - Form of Financial Assistance

BAA Limited Company Number 01970855 (the *Company*)

Defined terms used in this Schedule shall have the same meanings as those given to them in the relevant documents referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

Des Sub Holdco, as a subsidiary of the Company, will or might provide financial assistance by way of the execution and performance of the documents specified in Schedule 4, each such document being in such form as the directors or any authorised signatory may approve and as may be amended, supplemented, novated and/or replaced from time to time) together with the performance by the Company of other acts (including, without limitation, the payment of all fees to professionals, third parties and others) and/or the execution of any other documents (as the same shall be amended, supplemented, novated and/or replaced from time to time), ancillary or otherwise, in connection with the Proposed Financing or the refinancing from time to time of the Proposed Financing, including the execution and performance of

- (a) the Tax Deed of Covenant, and the provision of all financial assistance thereunder, including the giving of representations, warranties and covenants,
- (b) the Securitisation Debenture Assignment and Amendment Agreements, and the provision of all financial assistance thereunder, including the novation of ADIL payables to Sub Holdco in consideration for the assignment of the receivables constituted by the Securitisation Debenture by ADIL to Sub Holdco,
- the Subordinated Facility Novation and Amendment Agreements and the Senior Junior Intercreditor Amendment and Restatement Agreement, and the provision of all financial assistance thereunder, including the making of any amendments to existing security and guarantees and the agreement to provide any further security or guarantees on the terms set out therein,
- (d) any other document entered into or step taken pursuant to the Steps Paper, and the provision of all financial assistance thereunder,

which, in each case, would or might amount to financial assistance by Des Sub Holdco for the purposes of acquisition of shares in the Company

Schedule 3 - Principal terms upon which the financial assistance will be given

BAA Limited Company Number 01970855 (the Company)

Defined terms used in this Schedule shall have the same meanings as those given to them in the relevant documents referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

Tax Deed of Covenant

Pursuant to the Tax Deed of Covenant, each of the Tax Covenantors will make representations and give warranties and covenants given for the benefit of, inter alios, the Issuer, the Bond Trustee and the Borrower Security Trustee with a view to protecting the Issuer and the members of the Security Group from various tax related risks. Among the matters covered by those representations, warranties and covenants are VAT grouping, tax residency, group tax matters, secondary tax liabilities and the Issuer's status as a securitisation company for the purposes of The Taxation of Securitisation Companies Regulations 2006

The Subordinated Facility Novation and Amendment Agreement including restated Subordinated Facility Agreement

As at the Closing Date, Sub Holdco would acquire ADIL's debt obligations under the original Subordinated Facility Agreement entered into on 7 April 2006

Upon entering into the Subordinated Facility Novation and Amendment Agreement, ADF2, BAAP, World Duty Free Limited, LAL, LAL 92 Limited, LAL 93 and SAL would be released as guarantors together with any related security granted by these companies. The remaining Obligors (i.e. ADIL, the Company, HAL, GAL, STAL, Sub Holdco, Asset Holdco, Securitisation Parent and Des Sub Holdco) will continue to provide security and guarantees post novation and the Obligors may be required to enter into any amendment and restatement agreements in relation to the existing security and guarantees originally given

It was noted that HEX and Newco were to accede as guarantors to the Subordinated Facility Agreement on novation and enter into a debenture granting security

The terms of the Subordinated Facility were to be restated in the form scheduled to the Subordinated Debt Novation and Amendment Agreement Pursuant to the terms of the restated Subordinated Facility Agreement, the Obligors (as defined therein) irrevocably and unconditionally jointly and severally undertake

- (e) to guarantee to each Finance Party (as defined therein) punctual performance by each other Obligor of all of that Obligor's obligations under the Finance Documents,
- (f) with each Finance Party that whenever an Obligor does not pay any amount when due under or in connection with any Finance Document, the Obligors shall immediately on demand pay that amount as if it was the principal obligor;

(g) to indemnify each Finance Party immediately on demand against any cost, loss or liability suffered by that Finance Party if any obligation guaranteed by the Obligors is or becomes unenforceable, invalid or illegal. The amount of the cost, loss or liability shall be equal to the amount which that Finance Party would otherwise have been entitled to recover.

It was further noted that by entering into any amendment and restatement agreements in relation to the existing security and guarantees originally given, the Company would continue to grant and/or floating charges over some or all of its undertakings

The Senior Junior Intercreditor Amendment and Restatement Agreement

Pursuant to the Senior Junior Intercreditor Amendment and Restatement Agreement the parties were to agree to amend and restate the intercreditor agreement to allow the Proposed Refinancing to be effected Pursuant to the restated Intercreditor Agreement (as scheduled in the Senior Junior Intercreditor Amendment and Restatement Agreement), the Obligors were to covenant to pay the amounts owing under the Finance Documents and to agree to the order of ranking and priority for the repayment of the Liabilities and subordination of the Intra-Group Liabilities

Schedule 4 - The Documents

BAA Limited Company Number 01970855 (the *Company*)

1. THE REORGANISATION

- (a) Share Purchase Agreement between SAL and BAA to be dated the Closing Date, with respect to the sale and purchase of all issued shares of EAL (the EAL 1 SPA)
- (b) Stamp duty group relief application in respect of EAL together with shareholders' register of SAL (the *EAL 1 GTRA*)
- (c) Declaration of trust to transfer the beneficial interest in shares of EAL from SAL to BAA dated the Closing Date (the *EAL 1Declaration of Trust*)
- (d) Stock transfer forms to transfer shares of AAL, from SAL to BAA (the AAL 1 STF)
- (e) Share Purchase Agreement between SAL and BAA to be dated the Closing Date, with respect to the sale and purchase of all issued shares of GLAL (the GLAL 1 SPA)
- (f) Share Purchase Agreement between SAL and BAA to be dated the Closing Date, with respect to the sale and purchase of all issued shares of AAL (the AAL 1 SPA)
- (g) Stock transfer forms to transfer shares of EAL, from SAL to BAA (the EAL 1 STF)
- (h) Stock transfer forms to transfer shares of GLAL, from SAL to BAA (the GLAL 1 STF)
- (i) Stamp duty group relief application in respect of GLAL together with shareholders' register of SAL (the GLAL 1 GTRA)
- (j) Deed of trust to transfer the beneficial interest in shares of GLAL from SAL to BAA (the GLAL 1 Declaration of Trust).
- (k) Stamp duty group relief application in respect of AAL together with shareholders' register of SAL (the AAL 1 GTRA)
- (1) Declaration of trust to transfer the beneficial interest in shares of AAL from SAL to BAA dated the Closing Date (the AAL 1 Declaration of Trust)
- (m) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares of EAL (the EAL 2 SPA)
- (n) Stock transfer form to transfer shares of EAL from BAA to ADIL(the EAL 2 STF).
- (o) Stamp duty group relief application re EAL (the EAL 2 GTRA)
- (p) Declaration of trust to transfer the beneficial interest in shares of EAL from BAA to ADIL dated the Closing Date (the *EAL 2 Declaration of Trust*)

- (q) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares of GLAL (the GLAL 2 SPA)
- (r) Stock transfer form to transfer shares of GLAL from BAA to ADIL (the GLAL 2 STF)
- (s) Stamp duty group relief application re GLAL (the GLAL 2 GTRA).
- (t) Declaration of trust to transfer the beneficial interest in shares of GLAL from BAA to ADIL dated the Closing Date (the GLAL 2 Declaration of Trust)
- (u) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares of AAL (the AAL 2 SPA)
- (v) Stock transfer form to transfer shares of AAL from BAA to ADIL (the AAL 2 STF)
- (w) Stamp duty group relief application re AAL (the AAL 2 GTRA)
- (x) Declaration of trust to transfer the beneficial interest in shares of AAL from BAA to ADIL dated the Closing Date (the ADIL 2 Declaration of Trust)
- (y) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares of SIAL (the SIAL 1 SPA).
- (z) Stock transfer form to transfer shares of SIAL from BAA to ADIL (the SIAL 1 STF)
- (aa) Stamp duty group relief application, together with shareholders' register of BAA (the SIAL 1 GTRA)
- (bb) Declaration of trust to transfer the beneficial interest in shares of SIAL from BAA to ADIL dated the Closing Date (the SIAL 1 Declaration of Trust)
- (cc) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares on BAA Lynton (the BAA Lynton SPA)
- (dd) Stock transfers form to transfer shares of BAA Lynton from BAA to ADIL (the **BAA** Lynton STF)
- (ee) Stamp duty group relief application re BAA Lynton (the BAA Lynton GTRA)
- (ff) Declaration of trust to transfer the beneficial interest in shares of BAA Lynton from BAA to ADIL dated the Closing Date (the BAA Lynton Declaration of Trust)
- (gg) Deed of novation between BAA and ADIL, acknowledged by SIAL, transferring debt of £1 million owed by BAA to SIAL to ADIL so that ADIL owes £1 million to SIAL (the BAA-ADIL SIAL Receivables Novation)
- (hh) Deed of novation between ADIL and Non Des Topco, acknowledged by SIAL, transferring debt of £1 million owed by ADIL to SIAL to Non Des Topco so that Non Des Topco owes £1 million to SIAL (the ADIL-NDT SIAL Receivables Novation)

- (11) Deed of novation between Non Des Topco and Non Des Holdco, acknowledged by SIAL, transferring debt of £1 million owed by Non Des Topco to SIAL to Non Des Holdco so that Non Des Holdco owes £1 million to SIAL (the NDT-NDH SIAL Receivables Novation)
- (JJ) Assignment and assumption agreement to be dated the Closing Date between BAA and ADIL and BAA(SH), acknowledged by BAA(SP), with respect to the Securitisation Debenture dated 31 January 2008 in the principal amount of £1,600 million (the SP Debenture Assignment Agreement).
- (kk) Written notice of the assignment of the BAA (SP) Debenture sent from BAA to BAA (SP) (the SP Debenture Assignment Acknowledgment)
- (II) Amendment agreement to be dated the Closing Date between ADIL and Securitisation Parent amending the terms of the Securitisation Debenture (the SP Debenture Amendment Agreement)
- (mm) Deed of assignment between BAA and ADIL, acknowledged by EAL, transferring debt in the amount set out therein, being approximately £142 million owed to BAA by EAL to ADIL so that ADIL is owed such amount by EAL and BAA is owed a further £142 million by ADIL (the BAA-ADIL EAL Payables Assignment)
- (nn) Deed of assignment between BAA and ADIL, acknowledged by GLAL, transferring debt of £119 million owed to BAA by GLAL to ADIL so that ADIL is owed in the amount set out therein, being approximately by GLAL and BAA is owed a further £119 million by ADIL (the BAA-ADIL GLAL Payables Assignment)
- (00) Agreement (the *BAA SPA*) between ADIL, BAA and Newco dated on or around the Closing Date
 - (1) with respect to the sale and purchase of approximately 50.5% of the shares of BAA, and
 - (ii) with respect to the novation of the intercompany payable owned by ADIL to BAA in an amount to be ascertained, but estimated to be £6,157 million to BAA
- (pp) Declaration of trust executed by ADIL dated the Closing Date, transferring beneficial title to the shares of BAA sold pursuant to the BAA SPA to Newco (the **BAA Trust Deed**)
- (qq) Stock transfer form to transfer legal title to shares of BAA from ADIL to Newco (the BAA STF)
- (rr) Stamp duty group relief application together with shareholders' register of Newco (the *BAA GTRA*)
- (ss) a novation agreement or novation agreements under which ADIL (as *Transferor*) transfers (by way of novation) certain interest rate swaps and/or currency swaps between Transferor, Hedge Counterparty (as *Remaining Party*) and BAA (as *Transferee*) on terms that Transferor's rights and obligations to the Remaining Party are discharged in consideration for Transferee acquiring similar rights and obligations as against the Remaining Party (the *ADIL Hedging Novation Agreements*).

(tt) The letter between BAA and ADIL to be dated on or around the Closing Date under which BAA may make a payment (which payment will be left outstanding on intercompany balance between the two parties) to ADIL in relation to the novation of certain interest swaps and currency swap derivative transaction or ADIL may make a payment to BAA in relation to the novation of certain interest rate swaps, inflation swaps and currency swap derivative transactions (the *Payment Letter*)

whereby the Hedge Counterparty is one of the following parties Banco Santander S A; CAYLON S A, Citibank N A, London Branch, HSBC Bank plc, Royal Bank of Scotland plc, and

A novation agreement or novation agreements under which BAA (as *Transferor*) transfers (by way of novation) certain interest rate swaps and/or currency swaps between BAA, Hedge Counterparty (as *Remaining Party*) and the Issuer and/or Borrower(s) (as *Transferee*) on terms that Transferor's rights and obligations to the Remaining Party are discharged in consideration for Transferee acquiring similar rights and obligations as against the Remaining Party (the *BAA Hedging Novation Agreements*)

A letter between the Issuer and/or Borrower(s) and BAA dated on or around the Closing Date under which each Issuer and/or Borrower(s) may make a payment (which payment will be left outstanding on intercompany balance between the two parties) to BAA in relation to the novation of certain interest rate swaps, inflation swaps and currency swap derivative transactions under a novation agreement or BAA may make a payment to any of Issuer and/or Borrower(s) in relation to the novation of certain interest rate swaps and currency swap derivative transactions under a novation agreement (the *Transferor Consideration Letter*)

whereby the relevant Hedge Counterparty is one of the following parties ABN AMRO Bank NV, Banco Santander SA, Barclays Bank PLC, BNP Paribas, CALYON SA, Citibank NA, London Branch, Deutsche Bank AG, HSBC Bank PLC, Morgan Stanley & Co International Limited, Royal Bank of Scotland PLC

(the ADIL Hedging Novation Agreements and the BAA Hedging Novation Agreements being together referred to as the ADIL and BAA Hedging Novation Agreements)

- (uu) Deed of novation between Newco and ADIL, acknowledged by BAA, transferring debt in the amount set out therein, being approximately £105 million owed by ADIL to BAA to Newco so that Newco owes such amount to BAA (the **BAA Hedge Receivables Novation**)
- (vv) Assignment agreement (the *BAA Payables Assignment*) dated the Closing Date between Issuer, HAL, GAL and STAL, acknowledged by BAA, with respect to the assignment of receivables (the *BAA Payables*) from BAA owing to Issuer in the following amounts
 - (1) £3,260 million assigned to and assumed by HAL,
 - (11) £530 million assigned to and assumed by GAL, and
 - (111) £289 million assigned to and assumed by STAL

(ww) Deeds of set-off between

- (1) Issuer and HAL dated the Closing Date setting off Issuer's obligation to advance the Borrower Loan against HAL's obligation to pay the Issuer consideration for its proportion of the BAA Payables received,
- (11) Issuer and GAL dated the Closing Date setting off Issuer's obligation to advance the Borrower Loan against GAL's obligation to pay the Issuer consideration for its proportion of the BAA Payables received;
- (111) Issuer and STAL dated the Closing Date setting off Issuer's obligation to advance the Borrower Loan against STAL's obligation to pay the Issuer consideration for its proportion of the BAA Payables received,

together, the Borrower Deeds of Set-Off

- (xx) Deed of set-off dated the Closing Date between BAA and HAL offsetting a payable by BAA to HAL in an amount of approximately £3,260 against payable by HAL to BAA of the same amount (the BAA-HAL Deed of Set-Off)
- (yy) Deed of set-off dated the Closing Date between BAA and GAL offsetting a payable by BAA to GL in an amount of approximately £530 million against a payable by GAL to BAA of the same amount (the BAA-GAL Deed of Set-Off)
- (ZZ) Deed of set-off dated the Closing Date between BAA and STAL offsetting a payable by BAA to STAL in an amount of approximately £289 against payable by STAL to BAA of the same amount (the BAA-STAL Deed of Set-Off)
- (aaa) Amendment agreement to be dated on or around the Closing Date between HAL, GAS, STAL, and BAA pursuant to which the Borrowers acknowledge payables to BAA in the amounts set out therein, but estimated to be nil, and the terms at which loans are amended such that the Borrowers make repayments on terms mirroring those of the Non Migrated Bonds (the *Downstream Loans (Stranded Bonds) Amendment Agreement*)
- (bbb) Deed of Termination and Release between BAA (as Issuer), ADIL Prudential Trustee Company Limited, The Bank of New York (as Principal Paying and Conversion Agent) and JP Morgan Bank Luxembourg S A (as Paying and Conversion Agent in respect of the Convertible Debt (the *Deed of Termination and Release*)
- (ccc) The escrow agreement to be dated on or around the Closing Date pursuant to which bonds issued by the Issuer equal in principal value to the Bonds held by Qualified Ineligible Bondholders will be placed in escrow for six months, after which bonds will be dealt with in accordance with the document's terms (the *Ineligible Bonds Escrow Agreement*)
- (ddd) Deed of novation between ADIL and BAA, acknowledged by the Borrowers, transferring the ADIL Hedge Receivables owed to ADIL by the Borrowers so that ADIL is owed an amount equal to the ADIL Hedge Receivables by BAA and BAA is owed the ADIL Hedge Receivables by the Borrowers (ADIL-BAA ADIL Hedge Receivables Novation)

- (eee) Deed of novation between ADIL and BAA, acknowledged by the Issuer, transferring the ADIL Hedge Payables owed by ADIL to the Issuer so that the Issuer is owed an amount equal to the ADIL Hedge Payables by BAA and BAA is owed the ADIL Hedge Payables by ADIL (ADIL-BAA ADIL Hedge Payables Novation)
- (fff) Deed of set off (the ADIL-BAA Hedging Deed of set-off) between ADIL and BAA setting off the intragroup payable in an amount equal to the ADIL Hedge Receivables which ADIL is owed by BAA against the ADIL Hedge Payables which BAA is owed by ADIL (the balance owing by ADIL to BAA being the *Hedging Deed of Set-off Receivable*)
- (ggg) Deed of novation between BAA and Newco, acknowledged by ADIL, transferring the Hedging Deed of Set-off Receivable owed to BAA by ADIL so that BAA is owed an amount equal to the Hedging Deed of Set-off Receivable by Newco and Newco is owed the Hedging Deed of Set-off Receivable by ADIL (BAA-Newco Hedging Deed of Set-off Receivable Novation)

2. THE SECURITISATION

- (a) The Dealership Agreement to be dated on or around the Closing Date between the Dealers (the *Dealership Agreement*).
- (b) The Subscription Agreement (per class) to be dated on or around the Closing Date between the Issuer, Arrangers, Borrowers and Obligors (the Subscription Agreement)
- (c) The BAA Bond Guarantee to be dated on or around the Closing Date provided by BAA (the **BAA Bond Guarantee**)
- (d) The Common Terms Agreement to be dated on or around the Closing Date between each member of the Security Group, the Borrower Security Trustee, each ACF provider and the Issuer (the *Common Terms Agreement*)
- (e) The Master Definitions Agreement to be dated on or around the Closing Date between all parties (the *Master Definitions Agreement*)
- (f) The Borrower Loan Agreement to be dated on or around the Closing Date between each Borrower, the Issuer and the Borrower Security Trustee (the *Borrower Loan Agreement*)
- (g) The Shared Services Agreement to be dated on or around the Closing Date between BAA, the Obligors and the Borrower Security Trustee (the *Shared Services Agreement*)
- (h) The Obligor Floating Charge Agreement to be dated on or around the Closing Date between the Obligor, Issuer, Borrower, Security Trustee and Issuer Security Trustee (the *Obligor Floating Charge Agreement*)
- (1) The Security Agreement to be dated on or around the Closing Date between Borrower Security Trustee, the Secured Creditors and each Obligor (the Security Agreement)
- (j) The HAL Legal Charge to be dated on or around the Closing Date between HAL and the Borrower Security Trustee (the *HAL Legal Charge*)

- (k) The GAL Legal Charge to be dated on or around the Closing Date between GAL and the Borrower Security Trustee (the *GAL Legal Charge*)
- (l) The STAL Legal Charge to be dated on or around the Closing Date between STAL and the Borrower Security Trustee (the STAL Legal Charge)
- (m) The Security Trust and Intercreditor Deed to be dated on or around the Closing Date between the Borrower Security Trustee, the Secured Creditors and the Obligors (the Security Trust and Intercreditor Deed)
- (n) The Tax Deed of Covenant to be dated on or around the Closing Date between the Issuer, Obligors, Berlin and the Borrower Security Trustee (the *Tax Deed of Covenant*)
- (o) The EIB Facility Novation Agreement to be dated on or around the Closing Date between HAL, BAA and EIB (the EIB Facility Novation Agreement)
- (p) The Borrower Liquidity Facility Agreement to be dated on or around the Closing Date between each Borrower, Borrower Liquidity Facility, the Provider and the Borrower Security Trustee (the *Borrower Liquidity Facility Agreement*)
- (q) The Borrower Liquidity Reserve Account Trust Deed to be dated on or around the Closing Date between each Borrower, the Borrower Security Trustee, Facility Agent, Initial Borrower, Borrower Liquidity Facility Providers, Borrower Cash Manager, Security Group Agent, the Borrower Liquidity Reserve Account Trustee and the Borrower Account Bank (the Borrower Liquidity Reserve Account Trust Deed)

a series of ISDA Master Agreements (together with Schedule, Credit Support annex and if any Confirmations thereto) in relation to cross currency swap transactions and a series of ISDA Master Agreements (together with Schedules Credit Support annex and, if any, Confirmations thereto) in relation to interest rate swap transactions, in each case to be dated on or around the Closing Date between each of the parties listed in column A and each of the parties listed in Column B

A	В	
HAL	RBS	
GAL	Cıtıbank	
STAL	Bılbao	
	BNP	
	Саја	
	Calyon	
	HSBC	
	RBC	

Santander	

(the Borrower Hedging Agreements)

- (r) The Conditions Precedent Agreement to be dated on or around the Closing Date between each Financial Guarantor, the Borrowers and the Issuer (the *Conditions Precedent Agreement*)
- (s) The Borrower Account Bank Agreement to be dated on or around the Closing Date between the Borrowers, the Borrower Bank Account and the Borrower Security Trustee (the *Borrower Account Bank Agreement*)
- (t) The Borrower Account Bank Fee Letter to be dated on or around the Closing Date between the Borrower Bank Account and the Borrowers (the *Borrower Account Bank Fee Letter*)
 - (u) The Non-Migrated Bond Facility Agreement to be dated on or around the Closing Date between Date between the Borrowers, the Original Guarantors, BAA as Security Group Agent, RBS as NMB Facility Agent, certain parties as Mandated Lead Arrangers and the Facility Providers (the Non-Migrated Bond Facility Agreement)
 - (v) The Amendment and Restatement Agreement relating to the Subordinated Facility Agreement to be dated on or around the Closing Date between the BAA Group, the Obligors, RBS and the MLAs (the Subordinated Facility Novation and Amendment Agreement)
 - (w) The Amendment and Restatement Agreement relating to the Intercreditor Agreement to be dated on or around the Closing Date between the BAA Group, the Obligors, RBS and the MLAs (the Senior Junior Intercreditor Amendment and Restatement Agreement)
- An English law debenture to be dated on or around the Closing Date under which HEX will grant fixed and/or floating charges over some or all its assets and undertakings present and future by way of security for the Liabilities (as such term is defined in the Senior Junior Intercreditor Amendment Agreement) (the Hex Debenture)
- (y) Any amendment and restatement agreements relating to the Subordinated Facility Novation and Amendment Agreements and the Senior Junior Intercreditor Amendment and Restatement Agreement including
 - (1) an amendment and restatement agreement relating to the Debenture dated 30 January 2008 made between Des Sub Holdco, Sub Holdco, Securitisation Parent and Asset Holdco as Chargors and The Royal Bank of Scotland plc as Security Trustee,
 - (11) an amendment and restatement agreement and partial release deed relating to the Debenture dated 19 January 2007 made between, among others, HAL, GAL and STAL as Chargors and The Royal Bank of Scotland plc as Security Trustee (releasing the security granted by certain companies but not, for the avoidance of doubt, HAL, GAL and STAL),

- (111) an amendment and restatement agreement relating to the Mortgage dated 19 January 2007 between HAL and The Royal Bank of Scotland plc as Security Trustee,
- (iv) an amendment and restatement agreement relating to the Mortgage dated 19 January 2007 between GAL and The Royal Bank of Scotland plc as Security Trustee,
- (v) an amendment and restatement agreement relating to the Mortgage dated 19
 January 2007 between STAL and The Royal Bank of Scotland plc as Security
 Trustee, and
- (vi) an amendment and restatement agreement relating to the Mortgage dated 19 January 2007 between BAA and The Royal Bank of Scotland plc as Security Trustee
- (z) The Refinancing Facility Agreement to be dated on or around the Closing Date between Date between the Borrowers, the Original Guarantors, BAA as Security Group Agent, RBS as Refinancing Facility Agent, certain parties as Mandated Lead Arrangers and the Facility Providers (the Refinancing Facility Agreement)
- (aa) The Initial Credit Facility Agreement to be dated on or around the Closing Date between the Borrowers, the Original Guarantors, BAA as Security Group Agent, RBS as ICFA Facility Agent, certain parties as Mandated Lead Arrangers and the Facility Providers (the *Initial Credit Facility Agreement*)

3. THE NON-DESIGNATED FINANCING

- (h) A £1,255 million Facilities Agreement to be dated the Closing Date and made between, inter alios, Non Des Holdco 1 (as the Original Borrower and Original Guarantor), the financial institutions listed therein as Original Lenders, the parties listed therein as Mandated Lead Arrangers and the Agent, Security Trustee, LNG Bank and Issuing Bank (the *Facilities Agreement*) under which the Obligors will grant guarantees and indemnities to the Finance Parties (each term as defined in the Facilities Agreement)
- (1) The accession letter to be entered into by AAL, EAL, GLAL and SIAL pursuant to the Facilities Agreement (the *Facilities Agreement Accession Letter*) under which the AAL, EAL, GLAL and SIAL agree to become Additional Guarantors and to be bound by the terms of the Facilities Agreement, the Intercreditor Agreement (as defined below) and the other Finance Documents and grant guarantees and indemnities to the Finance Parties (each term as defined in the Facilities Agreement)
- (j) The intercreditor agreement to be dated on or around the Closing Date and made between, inter alios, Non Des Holdco 1, Lenders, the Agent, the Security Trustee and certain others (the *Non-Designated Group Intercreditor Agreement*) (each term as defined in the Non-Designated Group Intercreditor Agreement)
- (k) The accession letter to the Intercreditor Agreement to be entered into by each of EAL, GLAL, AAL and SIAL which sets out priorities for the repayment of indebtedness and subordination of the intergroup debt (the Non-Designated Group Intercreditor Agreement Accession Letter)

- (l) The English law debenture to be entered into pursuant to the terms of the Facilities Agreement in favour of The Royal Bank of Scotland plc as Security Trustee (the Debenture) under which AAL, EAL, GLAL, SIAL and certain other group companies will grant fixed and/or floating charges over some or all of their assets and undertakings present and future by way of security for the Liabilities (as such term is defined in the Non-Designated Group Intercreditor Agreement and as is hereinafter referred to as the *Liabilities*)
- (m) The terms of the Scottish law charge to be dated on or around the Closing Date pursuant to the terms of the Facilities Agreement, in favour of the Security Trustee (the *GLAL Standard Security*) under which GLAL will charge, inter alia, all or part of its real property situate in Scotland
- (n) The terms of the Scottish law charge to be dated on or around the Closing Date pursuant to the terms of the Facilities Agreement, in favour of the Security Trustee (the *EAL Standard Security*) under which EAL will charge, inter alia, all or part of its real property situate in Scotland
- (o) The terms of the Scottish law charge to be dated on or around the Closing Date pursuant to the terms of the Facilities Agreement, in favour of the Security Trustee (the AAL Standard Security) under which AAL will charge, inter alia, all or part of its real property situate in Scotland

Schedule 5 - Defined Terms

BAA Limited Company Number 01970855 (the *Company*)

AAL means Aberdeen Airport Limited, a company registered under the laws of Scotland with registered number SC096622

ADIL means Airport Development and Investment Limited, a company registered under the laws of England and Wales with registered number 05757208

ADIL Group means ADIL and its subsidiaries

Arranger means Citigroup Global Markets Limited and the Royal Bank of Scotland plc

Asset Holdco means BAA (AH) Limited, a company registered under the laws of England and Wales with registered number 06458657

BAA Bond Migration means the majority of the Bonds in issuance by BAA Limited which would be migrated to within the Securitisation Group structure

BAA Lynton means BAA Lynton Limited, a company registered under the laws of England and Wales with registered number 03330278

BAA Pension Scheme means the BAA Pensions Scheme (as amended from time to time) governed by the Consolidated Definitive Trust Deed and Rules dated 29 August 2002

Bilbao means Banco Bilbao Vizcaya Argentaria S A

BNP means BNP Paribas, London branch.

Bondholders means the holders of the Bonds

Bonds means the following bonds and notes in issuance by the BAA Limited

- (a) £300,000,000 $11^{3}/_{4}$ per cent Bonds due 2016 first issued on 28 February 1991 (ISIN:XS0030487051),
- (b) £250,000,000 $8^{1}/_{2}$ per cent Bonds due 2021 issued on 31 January 1996 (ISIN XS0063290711),
- (c) £200,000,000 6 375 per cent Bonds due 2028 issued on 4 August 1998 (ISIN XS0089000516),
- (d) £900,000,000 5 75 per cent Notes due 2031 first issued on 10 December 2001 (ISIN XS0138797021),
- (e) €1,000,000,000 3 875 per cent Notes due 2012 issued on 15 February 2006 (ISIN XS0243520052),

- (f) £400,000,000 5 75 per cent Notes due 2013 issued on 27 November 2003 (ISIN XS0181263202),
- (g) €750,000,000 4 5 per cent Notes due 2014 issued on 30 September 2004 (ISIN XS0201491163),
- (h) €750,000,000 4 50 per cent Notes due 2018 issued on 15 February 2006 (ISIN XS0243518403),
- (1) £750,000,000 5 125 per cent Notes due 2023 issued on 15 February 2006 (ISIN XS0243520722), and
- (1) £30,000,000 10 25 per cent First Mortgage Debenture Stock due 2017

Borrowers means, together HAL, GAL and STAL, and a Borrower means any one of them

Borrowers Security Trustee means Deutsche Trustee Company Limited

Caja means Caja de Ahorros y Monte de Piedad de Madrid

Calvon means Calyon, Sucursal en España

Capex Debt means amounts drawn under Facility B of the Senior Facilities Agreement.

Citibank means Citigroup Global Markets Limited

Closing Date means on a date falling not later than 56 days after the date of the Meeting

Convertible Debt means the £425,000,000 2 625 per cent Convertible Bonds issued by the Company and presently held by ADIL, due 2009

Designated Assets means the Borrowers and HEX

Des Sub Holdco means BAA (DSH) Limited, a company registered under the laws of England and Wales with registered number 06458597

EAL means Edinburgh Airport Limited, a company registered under the laws of Scotland with registered number SC096623

FGP Topco means FGP Topco Limited, a company registered under the laws of England and Wales with registered number 05723961

GAL means Gatwick Airport Limited, a company registered under the laws of England and Wales with registered number 01991018

GLAL means Glasgow Airport Limited, a company registered under the laws of Scotland with registered number SC096624

HAL means Heathrow Airport Limited, a company registered under the laws of England and Wales with registered number 01991017

HEX means Heathrow Express Operating Company Limited, a company registered under the laws of England and Wales with registered number 3145133

HSBC means HSBC Bank plc

Initial Credit Facilities means syndicated loan facilities for the purposes of funding capital expenditure and working capital facilities made available to the Borrowers

Issuer means BAA Funding Limited, a company registered under the laws of Jersey with registered number 99529

LAL means London Airports Limited, a company registered under the laws of England and Wales with registered number 02333108

LAL92 means London Airports 1992 Limited, a company registered under the laws of England and Wales with registered number 02736819

LAL93 means London Airports 1993 Limited, a company registered under the laws of England and Wales with registered number 02777128

Newco means BAA (D&ND Holdco) Limited, a company registered under the laws of England and Wales with registered number 06408400

Non-Designated Assets means certain companies within the ADIL Group, namely AAL, EAL, GLAL, SIAL and BAA Lynton

Non-Designated Financing means syndicated bank loans raised by Non Des Holdco 1 against the Non-Designated Assets for the benefit of the Non-Designated Group.

Non-Designated Group means the new sub group comprised of the Non Designated Assets, once ultimately transferred to Non Des Holdco 1

Non Des Holdco 2 means BAA (NDH2) Limited, a company registered under the laws of England and Wales with registered number 06408385

Non Des Holdco 1 means BAA (NDH1) Limited, a company registered under the laws of England and Wales with registered number 06408392

Non Migrated Bonds means those Bonds, not being the ineligible bonds, with an estimated par value of £30 million, which it is anticipated will not migrate into the new Securitisation Group structure

Proposed Financing means the re-organisation, the Securitisation Group financing, the Non-Designated Financing, the subordinated debt novation and the repayment of certain debt by ADIL and its subsidiaries on or around the Closing Date, as described in the Steps Paper

Refinancing Facility means a backstop facility to provide funding to the Borrowers

RBC means Royal Bank of Canada

RBS means The Royal Bank of Scotland plc

SAL means Scottish Airports Limited, a company registered under the laws of Scotland with registered number SC096637

Santander means Banco Santander S A

Securitisation Debenture means the loan agreement dated 31 January 2008 between Securitisation Parent and BAA Limited pursuant to which Securitisation Parent advanced an interest-bearing loan in the principal amount of £1,600 million

Securitisation Group means the group comprising Securitisation Parent, Asset Holdco, Issuer and the Designated Assets

Securitisation Parent means BAA (SP) Limited, a company registered under the laws of England and Wales with registered number 06458621

SIAL means Southampton International Airport Limited, a company registered under the laws of England and Wales with registered number 02431858

STAL means Stansted Airport Limited, a company registered under the laws of England and Wales with registered number 01990920

Steps Paper means the document prepared by PricewaterhouseCoopers LLP dated 21 July 2008 examining the accounting implications of the actions and transactions to be undertaken by the Company and other companies within the ADIL Group in order to implement the Proposed Financing

Sub Holdco means BAA (SH) Limited, a company registered under the laws of England and Wales with registered number 06458635.

Security Group means Securitisation Parent and each of its subsidiaries

Transfer Pricing Schedule means the document prepared by the Company's advisers, PricewaterhouseCoopers LLP, setting out projected interest rates to apply between certain members of the ADIL Group to implement effective arm's length financing arrangements which were to take into account the external cost of funding to each of the Borrowers under the Securitisation and the Non Designated Financing

Schedule 6 - Persons to whom assistance to be given

Defined terms used in this schedule shall have the same meanings as those given to them in the relevant document referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

The assistance to be given to

ADIL

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ) and/or any of the following companies

BAA

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Des Sub Holdco

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Sub Holdco

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Securitisation Parent

(Registered Office Address: 130 Wilton Road, London, SW1V 1LQ)

Asset Holdco

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

HAL

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

GAL

(Registered Office Address: 130 Wilton Road, London, SW1V 1LQ)

STAL

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

HEX

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Issuer

(Registered Office Address 22 Grenville Street, St. Helier, JE4 8PX.)

SAL

(Registered Office Address St Andrews Drive, Glasgow Airport, Paisley, PA3.2SW)

Newco

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Schedule 7 - Amount of cash to be transferred

BAA Limited Company Number 01970855 (the *Company*)

Defined terms used in this Schedule shall have the same meanings as those given to them in the relevant documents referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

The amount of cash to be transferred to the person assisted is, in respect of the financial assistance being provided pursuant to the matters specified in the first column, the amount of cash specified in the second column

Matter	Amount of cash to be transferred
Security Trust and Intercreditor Deed	NIL
Tax Deed of Covenant	NIL
Subordinated Facility Novation and Amendment Agreement	NIL
Senior Junior Intercreditor Amendment and Restatement Agreement	NIL

Schedule 8 - Value of any asset to be transferred

BAA Limited Company Number 01970855 (the *Company*)

Defined terms used in this Schedule shall have the same meanings as those given to them in the relevant documents referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

The value of any asset to be transferred to the person assisted is, in respect of the financial assistance being provided pursuant to the matters specified in the first column, the value specified in the second column

Document	Value of any asset to be transferred
Security Trust and Intercreditor Deed	NIL
Tax Deed of Covenant	NIL
Subordinated Facility Novation and Amendment Agreement	NIL
Senior Junior Intercreditor Amendment and Restatement Agreement	NIL

CHFP041

COMPANIES FORM No. 155(6)b

155(6)b

Declaration by the directors of a holding company in relation to assistance for the acquisition of shares

Pursuant to section 155(6) of the Companies Act 1985

-			
	To the Registrar of Companies	For official use	Company number
Please complete legibly, preferably	(Address overleaf - Note 5)		01970855
in black type, or bold block lettering	Name of company	<u> </u>	
Note Please read the notes on page 3 before completing this form	* BAA Limited (the Company)		
Insert full name of company	#We please see Schedule 1		
insert name(s) and address(es) of all the directors			
† Delete as appropriate	[the scientification][all the directors]† of solemnly and sincerely declare that	the above company (hereinaft	er called 'this company') do
	The business of the company is:		
S Delete whichever is inappropriate	The business of the company is: (a) Abat of a person authorised bank (keepse answers business anthed had known (c) something other than the above §	द्रिष्ठमञ्ज्ञेष्णस्य वर्षाः सिन्द्रभावस्य स्थलित	
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	eenest/kinsk-bezongenes/es/sytest/(e) eenebrovbeenoditus/nezregos/ork/betald/set/ccesenand-esnancenk	nckenskom4-of the theurance & a gdom:§	npanies:Artd982dovanyon
	(a) that of a person authorised under sex xis tracks his reason to the black of the company is [the] holding company	ction & cord of the Insurance & Significance & Sign	5458597) which is
	(A) that of expersion authorised under sexurance husiness in the directed Koo (c) something other than the above § The company is [the][a] holding company proposing to give financial assistance in	gdoms§ y of* BAA (DSH) Limited (06) connection with the acquisition of	5458597)which is
	(a) that of a person authorised under sex xis tracks his reason to the black of the company is [the] holding company	y of BAA (DSH) Limited (06	5458597)which is shares
	(a) that of a person authorised under sexus area husiness in the diaried king (c) something other than the above § The company is [that] holding company proposing to give financial assistance in in [this company] xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	connection with the acquisition of the connection with the	5458597)which is shares
S Delete whichever is inappropriate	(a) that of a person and bank beense	y of BAA (DSH) Limited (06	5458597)which is shares

The assistance is for the purpose of [that acquisition] [keducing ox discharging a klability kincured for the purpose of that acquisition] † (note 1)	Please do not write in this margin	
The number and class of the shares acquired or to be acquired is 1,102,400,315 ordinary shares of £1	Please complete legibly, preferably in black type, or bold block lettering	
The assistance is to be given to (note 2) Please see Schedule 6		
The assistance will take the form of		
Please see Schedule 2		
	į	
The person who *Raskacquised*[will acquire] † the shares is BAA (D&ND Holdco) Limited (06408400) of 130 Wilton Road, London, SWIV 1LQ	† Delete as appropnate	
The principal terms on which the assistance will be given are	_	
Please see Schedule 3]	
The amount (if any) by which the net assets of the company which is giving the assistance will be reduced by giving it is $N11$	<u>-</u>	
The amount of cash to be transferred to the person assisted is £ Please see Schedule 7		
The value of any asset to be transferred to the person assisted is £ Please see Schedule 8		

Please do not write in this margin

Please complete legibly, preferably in black type, or bold block lettering The date on which the assistance is to be given is $\frac{\text{on a date falling within 8 weeks of}}{\text{the date hereof}}$

#/We have formed the opinion, as regards this company's initial situation immediately following the date on which the assistance is proposed to be given, that there will be no ground on which it could then be found to be unable to pay its debts (note 3)

*Delete either (a) or (b) as appropriate

- (a) x[I/We have formed the opinion that this company will be able to pay its debts as they fall due during the year immediately following that date]* (note 3)
- (b):\(\dagger{\text{this entended is commence; the winding support this enterpart within 12 months of the trial date; \text{x} \\
 \text{entended is commence; the equinor that this enterpart with the catalog of the commence of the winding-ups]\(^{\text{this enterpart}}\) (note 3)

And #we make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835

Declared at Montreal Quelec Declarants to sign below

Day Montn Year

on 0 | 7 | 0 | 8 | 2 | 0 | 0 | 8

before me

A Commissioner for Oaths or Notary Public or Justice of the Peace or a Solicitor having the powers conferred on a Commissioner for Oaths

NOTES

- 1 For the meaning of "a person incurring a liability" and "reducing or discharging a liability" see section 152(3) of the Companies Act 1985
- 2 Insert full name(s) and address(es) of the person(s) to whom assistance is to be given, if a recipient is a company the registered office address should be shown
- 3 Contingent and prospective liabilities of the company are to be taken into account - see section 156(3) of the Companies Act 1985
- 4 The auditor's report required by section 156(4) of the Companies Act 1985 must be annexed to this form

5 The address for companies registered in England and Wales or Wales is -

The Registrar of Companies Companies House Crown Way Cardiff CF14 3UZ

DX 33050 Cardiff

or, for companies registered in Scotland -

The Registrar of Companies 37 Castle Terrace Edinburgh EH1 2EB

DX 235 Edinburgh or LP-4 Edinburgh 2

OyeZ 7 Spa Road London SE16 3QQ © Crown copyright 2006 Edition 2 2006

Schedule 1 - List of Directors

BAA Limited Company Number 01970855 (the *Company*)

	DIRECTOR	ADDRESS
1	Sır Anthony Nıgel Russell Rudd	1 Churchill Place Canary Wharf London E14 5HP
2	Colin Steven Matthews	130 Wilton Road London SW1V 1LQ
3	Eng Seng Ang	130 Wilton Road London SW1V 1LQ
4	Ghislain Gauthier	130 Wilton Road London SW1V 1LQ
5	Inigo Meiras	130 Wilton Road London SW1V 1LQ
6	Lord John Stevens	LGC, Queens Road Teddington Middlesex TW11 OLY
7	Jose Leo	130 Wilton Road London SW1V 1LQ
8	Jose Maria Perez Tremps	130 Wilton Road London SW1V 1LQ
9	Luis Angel Sanchez Salmeron	130 Wilton Road London SW1V 1LQ
10	Nicholas Villen Jimenez	130 Wilton Road London SW1V 1LQ
11	Renaud Faucher	130 Wilton Road London SW1V 1LQ
12	Richard Ross Drouin	130 Wilton Road London SW1V 1LQ
13	Stuart Baldwin	130 Wilton Road London SW1V 1LQ

Schedule 2 - Form of Financial Assistance

BAA Limited Company Number 01970855 (the *Company*)

Defined terms used in this Schedule shall have the same meanings as those given to them in the relevant documents referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

Des Sub Holdco, as a subsidiary of the Company, will or might provide financial assistance by way of the execution and performance of the documents specified in Schedule 4, each such document being in such form as the directors or any authorised signatory may approve and as may be amended, supplemented, novated and/or replaced from time to time) together with the performance by the Company of other acts (including, without limitation, the payment of all fees to professionals, third parties and others) and/or the execution of any other documents (as the same shall be amended, supplemented, novated and/or replaced from time to time), ancillary or otherwise, in connection with the Proposed Financing or the refinancing from time to time of the Proposed Financing, including the execution and performance of

- (a) the Tax Deed of Covenant, and the provision of all financial assistance thereunder, including the giving of representations, warranties and covenants,
- (b) the Securitisation Debenture Assignment and Amendment Agreements, and the provision of all financial assistance thereunder, including the novation of ADIL payables to Sub Holdco in consideration for the assignment of the receivables constituted by the Securitisation Debenture by ADIL to Sub Holdco,
- (c) the Subordinated Facility Novation and Amendment Agreements and the Senior Junior Intercreditor Amendment and Restatement Agreement, and the provision of all financial assistance thereunder, including the making of any amendments to existing security and guarantees and the agreement to provide any further security or guarantees on the terms set out therein,
- (d) any other document entered into or step taken pursuant to the Steps Paper, and the provision of all financial assistance thereunder,

which, in each case, would or might amount to financial assistance by Des Sub Holdco for the purposes of acquisition of shares in the Company

Schedule 3 - Principal terms upon which the financial assistance will be given

BAA Limited Company Number 01970855 (the *Company*)

Defined terms used in this Schedule shall have the same meanings as those given to them in the relevant documents referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

Tax Deed of Covenant

Pursuant to the Tax Deed of Covenant, each of the Tax Covenantors will make representations and give warranties and covenants given for the benefit of, inter alios, the Issuer, the Bond Trustee and the Borrower Security Trustee with a view to protecting the Issuer and the members of the Security Group from various tax related risks. Among the matters covered by those representations, warranties and covenants are VAT grouping, tax residency, group tax matters, secondary tax liabilities and the Issuer's status as a securitisation company for the purposes of The Taxation of Securitisation Companies Regulations 2006

The Subordinated Facility Novation and Amendment Agreement including restated Subordinated Facility Agreement

As at the Closing Date, Sub Holdco would acquire ADIL's debt obligations under the original Subordinated Facility Agreement entered into on 7 April 2006

Upon entering into the Subordinated Facility Novation and Amendment Agreement, ADF2, BAAP, World Duty Free Limited, LAL, LAL 92 Limited, LAL 93 and SAL would be released as guarantors together with any related security granted by these companies. The remaining Obligors (i.e. ADIL, the Company, HAL, GAL, STAL, Sub Holdco, Asset Holdco, Securitisation Parent and Des Sub Holdco) will continue to provide security and guarantees post novation and the Obligors may be required to enter into any amendment and restatement agreements in relation to the existing security and guarantee agreements in relation to the existing security and guarantees originally given

It was noted that HEX and Newco were to accede as guarantors to the Subordinated Facility Agreement on novation and enter into a debenture granting security

The terms of the Subordinated Facility were to be restated in the form scheduled to the Subordinated Debt Novation and Amendment Agreement Pursuant to the terms of the restated Subordinated Facility Agreement, the Obligors (as defined therein) irrevocably and unconditionally jointly and severally undertake

- (e) to guarantee to each Finance Party (as defined therein) punctual performance by each other Obligor of all of that Obligor's obligations under the Finance Documents,
- (f) with each Finance Party that whenever an Obligor does not pay any amount when due under or in connection with any Finance Document, the Obligors shall immediately on demand pay that amount as if it was the principal obligor,

(g) to indemnify each Finance Party immediately on demand against any cost, loss or liability suffered by that Finance Party if any obligation guaranteed by the Obligors is or becomes unenforceable, invalid or illegal. The amount of the cost, loss or liability shall be equal to the amount which that Finance Party would otherwise have been entitled to recover

It was further noted that by entering into any amendment and restatement agreements in relation to the existing security and guarantees originally given, the Company would continue to grant and/or floating charges over some or all of its undertakings

The Senior Junior Intercreditor Amendment and Restatement Agreement

Pursuant to the Senior Junior Intercreditor Amendment and Restatement Agreement the parties were to agree to amend and restate the intercreditor agreement to allow the Proposed Refinancing to be effected Pursuant to the restated Intercreditor Agreement (as scheduled in the Senior Junior Intercreditor Amendment and Restatement Agreement), the Obligors were to covenant to pay the amounts owing under the Finance Documents and to agree to the order of ranking and priority for the repayment of the Liabilities and subordination of the Intra-Group Liabilities

Schedule 4 - The Documents

BAA Limited Company Number 01970855 (the *Company*)

1. THE REORGANISATION

- (a) Share Purchase Agreement between SAL and BAA to be dated the Closing Date, with respect to the sale and purchase of all issued shares of EAL (the *EAL 1 SPA*)
- (b) Stamp duty group relief application in respect of EAL together with shareholders' register of SAL (the *EAL 1 GTRA*).
- (c) Declaration of trust to transfer the beneficial interest in shares of EAL from SAL to BAA dated the Closing Date (the *EAL 1Declaration of Trust*)
- (d) Stock transfer forms to transfer shares of AAL, from SAL to BAA (the AAL 1 STF)
- (e) Share Purchase Agreement between SAL and BAA to be dated the Closing Date, with respect to the sale and purchase of all issued shares of GLAL (the GLAL 1 SPA)
- (f) Share Purchase Agreement between SAL and BAA to be dated the Closing Date, with respect to the sale and purchase of all issued shares of AAL (the AAL 1 SPA)
- (g) Stock transfer forms to transfer shares of EAL, from SAL to BAA (the EAL 1 STF)
- (h) Stock transfer forms to transfer shares of GLAL, from SAL to BAA (the GLAL 1 STF)
- (1) Stamp duty group relief application in respect of GLAL together with shareholders' register of SAL (the GLAL 1 GTRA)
- (j) Deed of trust to transfer the beneficial interest in shares of GLAL from SAL to BAA (the GLAL 1 Declaration of Trust)
- (k) Stamp duty group relief application in respect of AAL together with shareholders' register of SAL (the AAL 1 GTRA)
- (1) Declaration of trust to transfer the beneficial interest in shares of AAL from SAL to BAA dated the Closing Date (the AAL 1 Declaration of Trust)
- (m) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares of EAL (the EAL 2 SPA)
- (n) Stock transfer form to transfer shares of EAL from BAA to ADIL(the *EAL 2 STF*)
- (o) Stamp duty group relief application re EAL (the EAL 2 GTRA)
- (p) Declaration of trust to transfer the beneficial interest in shares of EAL from BAA to ADIL dated the Closing Date (the EAL 2 Declaration of Trust)

- (q) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares of GLAL (the GLAL 2 SPA)
- (r) Stock transfer form to transfer shares of GLAL from BAA to ADIL (the GLAL 2 STF)
- (s) Stamp duty group relief application re GLAL (the GLAL 2 GTRA)
- (t) Declaration of trust to transfer the beneficial interest in shares of GLAL from BAA to ADIL dated the Closing Date (the GLAL 2 Declaration of Trust)
- (u) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares of AAL (the AAL 2 SPA)
- (v) Stock transfer form to transfer shares of AAL from BAA to ADIL (the AAL 2 STF)
- (w) Stamp duty group relief application re AAL (the AAL 2 GTRA)
- (x) Declaration of trust to transfer the beneficial interest in shares of AAL from BAA to ADIL dated the Closing Date (the ADIL 2 Declaration of Trust)
- (y) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares of SIAL (the SIAL 1 SPA)
- (z) Stock transfer form to transfer shares of SIAL from BAA to ADIL (the SIAL 1 STF)
- (aa) Stamp duty group relief application, together with shareholders' register of BAA (the SIAL 1 GTRA)
- (bb) Declaration of trust to transfer the beneficial interest in shares of SIAL from BAA to ADIL dated the Closing Date (the SIAL 1 Declaration of Trust)
- (cc) Share Purchase Agreement between BAA and ADIL to be dated the Closing Date with respect to the sale and purchase of all issued shares on BAA Lynton (the BAA Lynton SPA)
- (dd) Stock transfers form to transfer shares of BAA Lynton from BAA to ADIL (the **BAA** Lynton STF)
- (ee) Stamp duty group relief application re BAA Lynton (the BAA Lynton GTRA)
- (ff) Declaration of trust to transfer the beneficial interest in shares of BAA Lynton from BAA to ADIL dated the Closing Date (the BAA Lynton Declaration of Trust)
- (gg) Deed of novation between BAA and ADIL, acknowledged by SIAL, transferring debt of £1 million owed by BAA to SIAL to ADIL so that ADIL owes £1 million to SIAL (the BAA-ADIL SIAL Receivables Novation)
- (hh) Deed of novation between ADIL and Non Des Topco, acknowledged by SIAL, transferring debt of £1 million owed by ADIL to SIAL to Non Des Topco so that Non Des Topco owes £1 million to SIAL (the ADIL-NDT SIAL Receivables Novation)

- (11) Deed of novation between Non Des Topco and Non Des Holdco, acknowledged by SIAL, transferring debt of £1 million owed by Non Des Topco to SIAL to Non Des Holdco so that Non Des Holdco owes £1 million to SIAL (the NDT-NDH SIAL Receivables Novation)
- (JJ) Assignment and assumption agreement to be dated the Closing Date between BAA and ADIL and BAA(SH), acknowledged by BAA(SP), with respect to the Securitisation Debenture dated 31 January 2008 in the principal amount of £1,600 million (the SP Debenture Assignment Agreement)
- (kk) Written notice of the assignment of the BAA (SP) Debenture sent from BAA to BAA (SP) (the SP Debenture Assignment Acknowledgment)
- (II) Amendment agreement to be dated the Closing Date between ADIL and Securitisation Parent amending the terms of the Securitisation Debenture (the SP Debenture Amendment Agreement)
- (mm) Deed of assignment between BAA and ADIL, acknowledged by EAL, transferring debt in the amount set out therein, being approximately £142 million owed to BAA by EAL to ADIL so that ADIL is owed such amount by EAL and BAA is owed a further £142 million by ADIL (the BAA-ADIL EAL Payables Assignment)
- (nn) Deed of assignment between BAA and ADIL, acknowledged by GLAL, transferring debt of £119 million owed to BAA by GLAL to ADIL so that ADIL is owed in the amount set out therein, being approximately by GLAL and BAA is owed a further £119 million by ADIL (the BAA-ADIL GLAL Payables Assignment)
- (00) Agreement (the *BAA SPA*) between ADIL, BAA and Newco dated on or around the Closing Date
 - (1) with respect to the sale and purchase of approximately 50 5% of the shares of BAA, and
 - (11) with respect to the novation of the intercompany payable owned by ADIL to BAA in an amount to be ascertained, but estimated to be £6,157 million to BAA
- (pp) Declaration of trust executed by ADIL dated the Closing Date, transferring beneficial title to the shares of BAA sold pursuant to the BAA SPA to Newco (the **BAA Trust Deed**).
- (qq) Stock transfer form to transfer legal title to shares of BAA from ADIL to Newco (the BAA STF)
- (π) Stamp duty group relief application together with shareholders' register of Newco (the *BAA GTRA*)
- (ss) a novation agreement or novation agreements under which ADIL (as *Transferor*) transfers (by way of novation) certain interest rate swaps and/or currency swaps between Transferor, Hedge Counterparty (as *Remaining Party*) and BAA (as *Transferee*) on terms that Transferor's rights and obligations to the Remaining Party are discharged in consideration for Transferee acquiring similar rights and obligations as against the Remaining Party (the *ADIL Hedging Novation Agreements*)

(tt) The letter between BAA and ADIL to be dated on or around the Closing Date under which BAA may make a payment (which payment will be left outstanding on intercompany balance between the two parties) to ADIL in relation to the novation of certain interest swaps and currency swap derivative transaction or ADIL may make a payment to BAA in relation to the novation of certain interest rate swaps, inflation swaps and currency swap derivative transactions (the *Payment Letter*)

whereby the Hedge Counterparty is one of the following parties Banco Santander S A, CAYLON S A, Citibank N A, London Branch, HSBC Bank plc, Royal Bank of Scotland plc; and

A novation agreement or novation agreements under which BAA (as *Transferor*) transfers (by way of novation) certain interest rate swaps and/or currency swaps between BAA, Hedge Counterparty (as *Remaining Party*) and the Issuer and/or Borrower(s) (as *Transferee*) on terms that Transferor's rights and obligations to the Remaining Party are discharged in consideration for Transferee acquiring similar rights and obligations as against the Remaining Party (the *BAA Hedging Novation Agreements*)

A letter between the Issuer and/or Borrower(s) and BAA dated on or around the Closing Date under which each Issuer and/or Borrower(s) may make a payment (which payment will be left outstanding on intercompany balance between the two parties) to BAA in relation to the novation of certain interest rate swaps, inflation swaps and currency swap derivative transactions under a novation agreement or BAA may make a payment to any of Issuer and/or Borrower(s) in relation to the novation of certain interest rate swaps and currency swap derivative transactions under a novation agreement (the *Transferor Consideration Letter*)

whereby the relevant Hedge Counterparty is one of the following parties ABN AMRO Bank NV, Banco Santander SA, Barclays Bank PLC, BNP Paribas, CALYON SA, Citibank NA, London Branch, Deutsche Bank AG, HSBC Bank PLC, Morgan Stanley & Co International Limited, Royal Bank of Scotland PLC

(the ADIL Hedging Novation Agreements and the BAA Hedging Novation Agreements being together referred to as the ADIL and BAA Hedging Novation Agreements)

- (uu) Deed of novation between Newco and ADIL, acknowledged by BAA, transferring debt in the amount set out therein, being approximately £105 million owed by ADIL to BAA to Newco so that Newco owes such amount to BAA (the BAA Hedge Receivables Novation)
- (vv) Assignment agreement (the *BAA Payables Assignment*) dated the Closing Date between Issuer, HAL, GAL and STAL, acknowledged by BAA, with respect to the assignment of receivables (the *BAA Payables*) from BAA owing to Issuer in the following amounts
 - (1) £3,260 million assigned to and assumed by HAL,
 - (ii) £530 million assigned to and assumed by GAL, and
 - (111) £289 million assigned to and assumed by STAL

(ww) Deeds of set-off between

- (1) Issuer and HAL dated the Closing Date setting off Issuer's obligation to advance the Borrower Loan against HAL's obligation to pay the Issuer consideration for its proportion of the BAA Payables received,
- (11) Issuer and GAL dated the Closing Date setting off Issuer's obligation to advance the Borrower Loan against GAL's obligation to pay the Issuer consideration for its proportion of the BAA Payables received,
- (111) Issuer and STAL dated the Closing Date setting off Issuer's obligation to advance the Borrower Loan against STAL's obligation to pay the Issuer consideration for its proportion of the BAA Payables received,

together, the Borrower Deeds of Set-Off

- (xx) Deed of set-off dated the Closing Date between BAA and HAL offsetting a payable by BAA to HAL in an amount of approximately £3,260 against payable by HAL to BAA of the same amount (the **BAA-HAL Deed of Set-Off**)
- (yy) Deed of set-off dated the Closing Date between BAA and GAL offsetting a payable by BAA to GL in an amount of approximately £530 million against a payable by GAL to BAA of the same amount (the BAA-GAL Deed of Set-Off)
- Deed of set-off dated the Closing Date between BAA and STAL offsetting a payable by BAA to STAL in an amount of approximately £289 against payable by STAL to BAA of the same amount (the **BAA-STAL Deed of Set-Off**)
- (aaa) Amendment agreement to be dated on or around the Closing Date between HAL, GAS, STAL, and BAA pursuant to which the Borrowers acknowledge payables to BAA in the amounts set out therein, but estimated to be nil, and the terms at which loans are amended such that the Borrowers make repayments on terms mirroring those of the Non Migrated Bonds (the *Downstream Loans (Stranded Bonds) Amendment Agreement*).
- (bbb) Deed of Termination and Release between BAA (as Issuer), ADIL Prudential Trustee Company Limited, The Bank of New York (as Principal Paying and Conversion Agent) and JP Morgan Bank Luxembourg S A (as Paying and Conversion Agent in respect of the Convertible Debt (the *Deed of Termination and Release*)
- (ccc) The escrow agreement to be dated on or around the Closing Date pursuant to which bonds issued by the Issuer equal in principal value to the Bonds held by Qualified Ineligible Bondholders will be placed in escrow for six months, after which bonds will be dealt with in accordance with the document's terms (the *Ineligible Bonds Escrow Agreement*).
- (ddd) Deed of novation between ADIL and BAA, acknowledged by the Borrowers, transferring the ADIL Hedge Receivables owed to ADIL by the Borrowers so that ADIL is owed an amount equal to the ADIL Hedge Receivables by BAA and BAA is owed the ADIL Hedge Receivables by the Borrowers (ADIL-BAA ADIL Hedge Receivables Novation)

- (eee) Deed of novation between ADIL and BAA, acknowledged by the Issuer, transferring the ADIL Hedge Payables owed by ADIL to the Issuer so that the Issuer is owed an amount equal to the ADIL Hedge Payables by BAA and BAA is owed the ADIL Hedge Payables by ADIL (ADIL-BAA ADIL Hedge Payables Novation)
- (fff) Deed of set off (the ADIL-BAA Hedging Deed of set-off) between ADIL and BAA setting off the intragroup payable in an amount equal to the ADIL Hedge Receivables which ADIL is owed by BAA against the ADIL Hedge Payables which BAA is owed by ADIL (the balance owing by ADIL to BAA being the *Hedging Deed of Set-off Receivable*)
- (ggg) Deed of novation between BAA and Newco, acknowledged by ADIL, transferring the Hedging Deed of Set-off Receivable owed to BAA by ADIL so that BAA is owed an amount equal to the Hedging Deed of Set-off Receivable by Newco and Newco is owed the Hedging Deed of Set-off Receivable by ADIL (BAA-Newco Hedging Deed of Set-off Receivable Novation)

2. THE SECURITISATION

- (a) The Dealership Agreement to be dated on or around the Closing Date between the Dealers (the *Dealership Agreement*)
- (b) The Subscription Agreement (per class) to be dated on or around the Closing Date between the Issuer, Arrangers, Borrowers and Obligors (the Subscription Agreement)
- (c) The BAA Bond Guarantee to be dated on or around the Closing Date provided by BAA (the *BAA Bond Guarantee*)
- (d) The Common Terms Agreement to be dated on or around the Closing Date between each member of the Security Group, the Borrower Security Trustee, each ACF provider and the Issuer (the *Common Terms Agreement*)
- (e) The Master Definitions Agreement to be dated on or around the Closing Date between all parties (the *Master Definitions Agreement*).
- (f) The Borrower Loan Agreement to be dated on or around the Closing Date between each Borrower, the Issuer and the Borrower Security Trustee (the *Borrower Loan Agreement*)
- (g) The Shared Services Agreement to be dated on or around the Closing Date between BAA, the Obligors and the Borrower Security Trustee (the Shared Services Agreement)
- (h) The Obligor Floating Charge Agreement to be dated on or around the Closing Date between the Obligor, Issuer, Borrower, Security Trustee and Issuer Security Trustee (the *Obligor Floating Charge Agreement*)
- (1) The Security Agreement to be dated on or around the Closing Date between Borrower Security Trustee, the Secured Creditors and each Obligor (the Security Agreement)
- (j) The HAL Legal Charge to be dated on or around the Closing Date between HAL and the Borrower Security Trustee (the *HAL Legal Charge*)

- (k) The GAL Legal Charge to be dated on or around the Closing Date between GAL and the Borrower Security Trustee (the GAL Legal Charge)
- (l) The STAL Legal Charge to be dated on or around the Closing Date between STAL and the Borrower Security Trustee (the STAL Legal Charge)
- (m) The Security Trust and Intercreditor Deed to be dated on or around the Closing Date between the Borrower Security Trustee, the Secured Creditors and the Obligors (the Security Trust and Intercreditor Deed)
- (n) The Tax Deed of Covenant to be dated on or around the Closing Date between the Issuer, Obligors, Berlin and the Borrower Security Trustee (the *Tax Deed of Covenant*)
- (o) The EIB Facility Novation Agreement to be dated on or around the Closing Date between HAL, BAA and EIB (the *EIB Facility Novation Agreement*)
- (p) The Borrower Liquidity Facility Agreement to be dated on or around the Closing Date between each Borrower, Borrower Liquidity Facility, the Provider and the Borrower Security Trustee (the *Borrower Liquidity Facility Agreement*)
- (q) The Borrower Liquidity Reserve Account Trust Deed to be dated on or around the Closing Date between each Borrower, the Borrower Security Trustee, Facility Agent, Initial Borrower, Borrower Liquidity Facility Providers, Borrower Cash Manager, Security Group Agent, the Borrower Liquidity Reserve Account Trustee and the Borrower Account Bank (the Borrower Liquidity Reserve Account Trust Deed)

a series of ISDA Master Agreements (together with Schedule, Credit Support annex and if any Confirmations thereto) in relation to cross currency swap transactions and a series of ISDA Master Agreements (together with Schedules Credit Support annex and, if any, Confirmations thereto) in relation to interest rate swap transactions, in each case to be dated on or around the Closing Date between each of the parties listed in column A and each of the parties listed in Column B

A	В	
HAL	RBS	
GAL	Cıtıbank	
STAL	Bilbao	
	BNP	
	Саја	
	Calyon	
	HSBC	
	RBC	

Santander

(the Borrower Hedging Agreements)

- (r) The Conditions Precedent Agreement to be dated on or around the Closing Date between each Financial Guarantor, the Borrowers and the Issuer (the *Conditions Precedent Agreement*)
- (s) The Borrower Account Bank Agreement to be dated on or around the Closing Date between the Borrowers, the Borrower Bank Account and the Borrower Security Trustee (the *Borrower Account Bank Agreement*)
- (t) The Borrower Account Bank Fee Letter to be dated on or around the Closing Date between the Borrower Bank Account and the Borrowers (the *Borrower Account Bank Fee Letter*)
 - (u) The Non-Migrated Bond Facility Agreement to be dated on or around the Closing Date between Date between the Borrowers, the Original Guarantors, BAA as Security Group Agent, RBS as NMB Facility Agent, certain parties as Mandated Lead Arrangers and the Facility Providers (the Non-Migrated Bond Facility Agreement)
 - (v) The Amendment and Restatement Agreement relating to the Subordinated Facility Agreement to be dated on or around the Closing Date between the BAA Group, the Obligors, RBS and the MLAs (the Subordinated Facility Novation and Amendment Agreement)
 - (w) The Amendment and Restatement Agreement relating to the Intercreditor Agreement to be dated on or around the Closing Date between the BAA Group, the Obligors, RBS and the MLAs (the Senior Junior Intercreditor Amendment and Restatement Agreement)
- An English law debenture to be dated on or around the Closing Date under which HEX will grant fixed and/or floating charges over some or all its assets and undertakings present and future by way of security for the Liabilities (as such term is defined in the Senior Junior Intercreditor Amendment Agreement) (the Hex Debenture)
- (y) Any amendment and restatement agreements relating to the Subordinated Facility Novation and Amendment Agreements and the Senior Junior Intercreditor Amendment and Restatement Agreement including
 - (1) an amendment and restatement agreement relating to the Debenture dated 30 January 2008 made between Des Sub Holdco, Sub Holdco, Securitisation Parent and Asset Holdco as Chargors and The Royal Bank of Scotland plc as Security Trustee,
 - (11) an amendment and restatement agreement and partial release deed relating to the Debenture dated 19 January 2007 made between, among others, HAL, GAL and STAL as Chargors and The Royal Bank of Scotland plc as Security Trustee (releasing the security granted by certain companies but not, for the avoidance of doubt, HAL, GAL and STAL),

- (111) an amendment and restatement agreement relating to the Mortgage dated 19
 January 2007 between HAL and The Royal Bank of Scotland plc as Security
 Trustee,
- (1V) an amendment and restatement agreement relating to the Mortgage dated 19 January 2007 between GAL and The Royal Bank of Scotland plc as Security Trustee,
- (v) an amendment and restatement agreement relating to the Mortgage dated 19
 January 2007 between STAL and The Royal Bank of Scotland plc as Security
 Trustee, and
- (vi) an amendment and restatement agreement relating to the Mortgage dated 19
 January 2007 between BAA and The Royal Bank of Scotland plc as Security
 Trustee
- (z) The Refinancing Facility Agreement to be dated on or around the Closing Date between Date between the Borrowers, the Original Guarantors, BAA as Security Group Agent, RBS as Refinancing Facility Agent, certain parties as Mandated Lead Arrangers and the Facility Providers (the Refinancing Facility Agreement)
- (aa) The Initial Credit Facility Agreement to be dated on or around the Closing Date between the Borrowers, the Original Guarantors, BAA as Security Group Agent, RBS as ICFA Facility Agent, certain parties as Mandated Lead Arrangers and the Facility Providers (the *Initial Credit Facility Agreement*)

3. THE NON-DESIGNATED FINANCING

- (h) A £1,255 million Facilities Agreement to be dated the Closing Date and made between, inter alios, Non Des Holdco 1 (as the Original Borrower and Original Guarantor), the financial institutions listed therein as Original Lenders, the parties listed therein as Mandated Lead Arrangers and the Agent, Security Trustee, LNG Bank and Issuing Bank (the *Facilities Agreement*) under which the Obligors will grant guarantees and indemnities to the Finance Parties (each term as defined in the Facilities Agreement)
- (1) The accession letter to be entered into by AAL, EAL, GLAL and SIAL pursuant to the Facilities Agreement (the Facilities Agreement Accession Letter) under which the AAL, EAL, GLAL and SIAL agree to become Additional Guarantors and to be bound by the terms of the Facilities Agreement, the Intercreditor Agreement (as defined below) and the other Finance Documents and grant guarantees and indemnities to the Finance Parties (each term as defined in the Facilities Agreement)
- (j) The intercreditor agreement to be dated on or around the Closing Date and made between, inter alios, Non Des Holdco 1, Lenders, the Agent, the Security Trustee and certain others (the *Non-Designated Group Intercreditor Agreement*) (each term as defined in the Non-Designated Group Intercreditor Agreement)
- (k) The accession letter to the Intercreditor Agreement to be entered into by each of EAL, GLAL, AAL and SIAL which sets out priorities for the repayment of indebtedness and subordination of the intergroup debt (the Non-Designated Group Intercreditor Agreement Accession Letter)

- (1) The English law debenture to be entered into pursuant to the terms of the Facilities Agreement in favour of The Royal Bank of Scotland plc as Security Trustee (the Debenture) under which AAL, EAL, GLAL, SIAL and certain other group companies will grant fixed and/or floating charges over some or all of their assets and undertakings present and future by way of security for the Liabilities (as such term is defined in the Non-Designated Group Intercreditor Agreement and as is hereinafter referred to as the *Liabilities*)
- (m) The terms of the Scottish law charge to be dated on or around the Closing Date pursuant to the terms of the Facilities Agreement, in favour of the Security Trustee (the *GLAL Standard Security*) under which GLAL will charge, inter alia, all or part of its real property situate in Scotland
- (n) The terms of the Scottish law charge to be dated on or around the Closing Date pursuant to the terms of the Facilities Agreement, in favour of the Security Trustee (the *EAL Standard Security*) under which EAL will charge, inter alia, all or part of its real property situate in Scotland
- (o) The terms of the Scottish law charge to be dated on or around the Closing Date pursuant to the terms of the Facilities Agreement, in favour of the Security Trustee (the AAL Standard Security) under which AAL will charge, inter alia, all or part of its real property situate in Scotland

Schedule 5 - Defined Terms

BAA Limited Company Number 01970855 (the *Company*)

AAL means Aberdeen Airport Limited, a company registered under the laws of Scotland with registered number SC096622

ADIL means Airport Development and Investment Limited, a company registered under the laws of England and Wales with registered number 05757208

ADIL Group means ADIL and its subsidiaries

Arranger means Citigroup Global Markets Limited and the Royal Bank of Scotland plc

Asset Holdco means BAA (AH) Limited, a company registered under the laws of England and Wales with registered number 06458657

BAA Bond Migration means the majority of the Bonds in issuance by BAA Limited which would be migrated to within the Securitisation Group structure

BAA Lynton means BAA Lynton Limited, a company registered under the laws of England and Wales with registered number 03330278

BAA Pension Scheme means the BAA Pensions Scheme (as amended from time to time) governed by the Consolidated Definitive Trust Deed and Rules dated 29 August 2002

Bilbao means Banco Bılbao Vızcaya Argentaria S A.

BNP means BNP Paribas, London branch

Bondholders means the holders of the Bonds

Bonds means the following bonds and notes in issuance by the BAA Limited

- (a) £300,000,000 $11^3/_4$ per cent Bonds due 2016 first issued on 28 February 1991 (ISIN XS0030487051),
- (b) £250,000,000 $8^{1}/_{2}$ per cent Bonds due 2021 issued on 31 January 1996 (ISIN XS0063290711),
- (c) £200,000,000 6 375 per cent Bonds due 2028 issued on 4 August 1998 (ISIN XS0089000516),
- (d) £900,000,000 5 75 per cent Notes due 2031 first issued on 10 December 2001 (ISIN XS0138797021),
- (e) €1,000,000,000 3 875 per cent Notes due 2012 issued on 15 February 2006 (ISIN XS0243520052),

- (f) £400,000,000 5 75 per cent Notes due 2013 issued on 27 November 2003 (ISIN XS0181263202),
- (g) €750,000,000 4 5 per cent Notes due 2014 issued on 30 September 2004 (ISIN XS0201491163),
- (h) €750,000,000 4 50 per cent Notes due 2018 issued on 15 February 2006 (ISIN XS0243518403),
- (1) £750,000,000 5 125 per cent Notes due 2023 issued on 15 February 2006 (ISIN XS0243520722), and
- (1) £30,000,000 10 25 per cent First Mortgage Debenture Stock due 2017

Borrowers means, together HAL, GAL and STAL, and a Borrower means any one of them

Borrowers Security Trustee means Deutsche Trustee Company Limited

Caja means Caja de Ahorros y Monte de Piedad de Madrid

Calvon means Calvon, Sucursal en España

Capex Debt means amounts drawn under Facility B of the Senior Facilities Agreement

Citibank means Citigroup Global Markets Limited.

Closing Date means on a date falling not later than 56 days after the date of the Meeting

Convertible Debt means the £425,000,000 2 625 per cent Convertible Bonds issued by the Company and presently held by ADIL, due 2009

Designated Assets means the Borrowers and HEX

Des Sub Holdco means BAA (DSH) Limited, a company registered under the laws of England and Wales with registered number 06458597

EAL means Edinburgh Airport Limited, a company registered under the laws of Scotland with registered number SC096623

FGP Topco means FGP Topco Limited, a company registered under the laws of England and Wales with registered number 05723961.

GAL means Gatwick Airport Limited, a company registered under the laws of England and Wales with registered number 01991018

GLAL means Glasgow Airport Limited, a company registered under the laws of Scotland with registered number SC096624

HAL means Heathrow Airport Limited, a company registered under the laws of England and Wales with registered number 01991017

HEX means Heathrow Express Operating Company Limited, a company registered under the laws of England and Wales with registered number 3145133

HSBC means HSBC Bank plc

Initial Credit Facilities means syndicated loan facilities for the purposes of funding capital expenditure and working capital facilities made available to the Borrowers

Issuer means BAA Funding Limited, a company registered under the laws of Jersey with registered number 99529

LAL means London Airports Limited, a company registered under the laws of England and Wales with registered number 02333108

LAL92 means London Airports 1992 Limited, a company registered under the laws of England and Wales with registered number 02736819

LAL93 means London Airports 1993 Limited, a company registered under the laws of England and Wales with registered number 02777128

Newco means BAA (D&ND Holdco) Limited, a company registered under the laws of England and Wales with registered number 06408400

Non-Designated Assets means certain companies within the ADIL Group, namely AAL, EAL, GLAL, SIAL and BAA Lynton

Non-Designated Financing means syndicated bank loans raised by Non Des Holdco 1 against the Non-Designated Assets for the benefit of the Non-Designated Group

Non-Designated Group means the new sub group comprised of the Non Designated Assets, once ultimately transferred to Non Des Holdco 1

Non Des Holdco 2 means BAA (NDH2) Limited, a company registered under the laws of England and Wales with registered number 06408385.

Non Des Holdco 1 means BAA (NDH1) Limited, a company registered under the laws of England and Wales with registered number 06408392

Non Migrated Bonds means those Bonds, not being the ineligible bonds, with an estimated par value of £30 million, which it is anticipated will not migrate into the new Securitisation Group structure

Proposed Financing means the re-organisation, the Securitisation Group financing, the Non-Designated Financing, the subordinated debt novation and the repayment of certain debt by ADIL and its subsidiaries on or around the Closing Date, as described in the Steps Paper

Refinancing Facility means a backstop facility to provide funding to the Borrowers

RBC means Royal Bank of Canada

RBS means The Royal Bank of Scotland plc

SAL means Scottish Airports Limited, a company registered under the laws of Scotland with registered number SC096637

Santander means Banco Santander S A

Securitisation Debenture means the loan agreement dated 31 January 2008 between Securitisation Parent and BAA Limited pursuant to which Securitisation Parent advanced an interest-bearing loan in the principal amount of £1,600 million

Securitisation Group means the group comprising Securitisation Parent, Asset Holdco, Issuer and the Designated Assets

Securitisation Parent means BAA (SP) Limited, a company registered under the laws of England and Wales with registered number 06458621

SIAL means Southampton International Airport Limited, a company registered under the laws of England and Wales with registered number 02431858

STAL means Stansted Airport Limited, a company registered under the laws of England and Wales with registered number 01990920

Steps Paper means the document prepared by PricewaterhouseCoopers LLP dated 21 July 2008 examining the accounting implications of the actions and transactions to be undertaken by the Company and other companies within the ADIL Group in order to implement the Proposed Financing

Sub Holdco means BAA (SH) Limited, a company registered under the laws of England and Wales with registered number 06458635

Security Group means Securitisation Parent and each of its subsidiaries

Transfer Pricing Schedule means the document prepared by the Company's advisers, PricewaterhouseCoopers LLP, setting out projected interest rates to apply between certain members of the ADIL Group to implement effective arm's length financing arrangements which were to take into account the external cost of funding to each of the Borrowers under the Securitisation and the Non Designated Financing

Schedule 6 - Persons to whom assistance to be given

Defined terms used in this schedule shall have the same meanings as those given to them in the relevant document referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

The assistance to be given to:

ADIL

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ) and/or any of the following companies

BAA

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Des Sub Holdco

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Sub Holdco

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Securitisation Parent

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

Asset Holdco

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

HAL

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

GAL

(Registered Office Address 130 Wilton Road, London, SW1V 1LQ)

STAL

(Registered Office Address: 130 Wilton Road, London, SW1V 1LQ)

HEX

(Registered Office Address. 130 Wilton Road, London, SW1V 1LQ)

Issuer

(Registered Office Address: 22 Grenville Street, St. Helier, JE4 8PX)

SAL

(Registered Office Address St Andrews Drive, Glasgow Airport, Paisley, PA3_2SW)

Newco

(Registered Office Address 130 Wılton Road, London, SW1V 1LQ)

Schedule 7 - Amount of cash to be transferred

BAA Limited Company Number 01970855 (the *Company*)

Defined terms used in this Schedule shall have the same meanings as those given to them in the relevant documents referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

The amount of cash to be transferred to the person assisted is, in respect of the financial assistance being provided pursuant to the matters specified in the first column, the amount of cash specified in the second column

Matter	Amount of cash to be transferred
Security Trust and Intercreditor Deed	NIL
Tax Deed of Covenant	NIL
Subordinated Facility Novation and Amendment Agreement	NIL
Senior Junior Intercreditor Amendment and Restatement Agreement	NIL

Schedule 8 - Value of any asset to be transferred

BAA Limited Company Number 01970855 (the *Company*)

Defined terms used in this Schedule shall have the same meanings as those given to them in the relevant documents referred to below, unless otherwise defined in any of the Schedules to this statutory declaration

The value of any asset to be transferred to the person assisted is, in respect of the financial assistance being provided pursuant to the matters specified in the first column, the value specified in the second column

Document	Value of any asset to be transferred
Security Trust and Intercreditor Deed	NIL
Tax Deed of Covenant	NIL
Subordinated Facility Novation and Amendment Agreement	NIL
Senior Junior Intercreditor Amendment and Restatement Agreement	NIL

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The Directors BAA Limited 130 Wilton Road London SW1V 1LQ

7 August 2008

Dear Sirs

Report of the Independent Auditor to the directors of BAA Limited ("the Company") pursuant to Section 156(4) of the Companies Act 1985

We report on the attached statutory declaration of the directors of the Company dated 7 August 2008, prepared pursuant to the Companies Act 1985 in connection with the proposal that the Company's subsidiary undertaking, BAA (DSH) Limited, should give financial assistance for the purpose of the acquisition of the issued share capital of the Company by BAA (D&ND HoldCo) Limited. This report, including the opinion, has been prepared for and only for the Company and the Company's directors in accordance with Section 156 of the Companies Act 1985 and for no other purpose. We do not, in giving the opinion set out below, accept or assume responsibility for any other purpose or to any other person to whom this report is shown or into whose hands it may come save where expressly agreed by our prior consent in writing.

Basis of opinion

We have enquired into the state of the Company's affairs in order to review the bases for the statutory declaration

Opinion

We are not aware of anything to indicate that the opinion expressed by the directors in their statutory declaration as to any of the matters mentioned in Section 156(2) of the Companies Act 1985 is unreasonable in all the circumstances

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Yours faithfully

PricewaterhouseCoopers LLP

Chartered Accountants and Registered Auditors