Deed of Subordination of a Loan

Limited Company to Limited Company

		Date		Month	Year
This (undertaking is made the		day of		
	Name & Address of Lender for	or services of i	notices and	proceedings	
Ву:					
Of:					
				Postanda:	
				Postcode:	
(here	inafter "the Creditor") of	the first par	t and		
	Name & Address of Beneficia	ry for services	s of notices	and proceedings	
Ву:					
Of:					
			F	Postcode:	

(hereinafter "the Company") of the second part and the Civil Aviation Authority of Aviation House, Beehive Ringroad, Crawley, West Sussex RH6 0YR (hereinafter "the CAA") of the third part.

- A. Whereas the CAA may refuse an application for an Air Travel Organiser's Licence ("ATOL") or a variation to an ATOL or may revoke, suspend or vary an ATOL held by a person in exercise of its powers under the Civil Aviation (Air Travel Organisers' Licensing) Regulations for the time being in force under section 71 of the Civil Aviation Act 1982 (as amended from time to time) ("the Regulations"), if it is not satisfied that the resources of any person to whom it grants an ATOL and the financial arrangements made by that person are and remain adequate for discharging that person's actual and potential obligations in respect of the activities in which that person is or may be expected to be engaged under an ATOL
- B. And whereas the Company has applied to the CAA for (**Delete as applicable**) [an ATOL] or [a variation to its ATOL]

or (Delete as applicable)

And whereas the CAA has indicated that it may (**Delete as applicable**) [revoke] [suspend] [vary] the Company's ATOL in exercise of its powers under the Regulations

C. And whereas the CAA has indicated that it could not be satisfied in the context of the Regulations unless the Creditor and the Company give the following undertakings to the CAA and to each other.

IRREVOCABLE UNDERTAKING

	Amount in words					Numerical Amount			
] [£			
				Data	140	and to	V		
	made by the Creditor to the		e Company on	Date	Mor	ntn	Year		
	a)	 a) for the period during which the Company holds an ATOL unless the Creditor and the Company each obtain the prior written consent of the CAA to such repayment and 							
	b)	after the Company has respect of liabilities included have been satisfied.							
2.	wh	s Undertaking shall not atsoever and howsoeve tten consent of the CAA	r made betwee						
3.		This Undertaking shall be a continuing security binding the Creditor and shall not be affected by any change in the name style or constitution of the Company.							
4.		This Undertaking shall continue and remain in force notwithstanding the Creditor ceasing to hold all or any of the issued shares in the Company.							
5.	This Undertaking shall be governed by and construed in accordance with the laws of Englan								
		whereof the Creditor and state before written.	d the Company	/ have exec	cute	d this document a	s a deed the day		
Signed	as a	a deed on behalf of:							
Name o	of C	reditor:							
Registe	ered	Company Number:							

And deliver	ed in the pre	sence (of the following pe	ersons authoris	ed in that	behalf:
	Director of the	Creditor				
Name:						
Signature:					Date:	
	Director / Secr	etary of t	ne Creditor			
Name:						
Signature:					Date:	
Signed as a	a deed on be	half of:				
		nan or.				
Name of Co	ompany:					
Registered	Company N	umber:				
And deliver	red in the pre		of the following pe	ersons authoris	ed in that	behalf:
Name:						
Signature:					Date:	
	Director / Secr	etary of t	ne Company			
Name:						
Signature:					Date:	