

PLAND, LLC

c/o Darren K. Indyke, Darren K. Indyke, PLLC, 575 Lexington Avenue, 4th FL, New York, New York 10022

To: Pictou II Ltd.
Clarendon House
Church Street
Hamilton HM QX, Bermuda

Attention: Alireza ITTIMADIEH

Email:

Facsimile:

Dated: March 27, 2015

Dear Sir:

Boeing Business Jet aircraft msn 29273 registration VP-BBj
Letter of Offer - Sale

We refer to our discussions in relation to the above Aircraft.

PLAND, LLC, on behalf of itself and its affiliates and/or nominee (the "Buyer"), hereby offers to purchase the above aircraft, as more particularly defined in the Terms below, (the "Aircraft") from PICTOU II LTD. (the "Seller") for the Purchase Price, as defined in the Terms below, of US\$20,500,000 and otherwise on the terms of this letter of offer as set out below ("Offer").

This Offer remains open for acceptance by you on behalf of the Seller until 1800 hours London time on April 1, 2015 (the "Expiry Time") when, without its extension by us, it will expire, and is subject to:

(A) the entering into of a definitive Aircraft Sale and Purchase Agreement in respect of the sale of the Aircraft by the Seller and its purchase by the Buyer in form and substance satisfactory to the Seller and the Buyer (the "Sale Agreement") by no later than ^{than} Monday, April 6, 2015 (the "Documentation Deadline").

The purchase of the Aircraft by the Buyer from the Seller and the sale of the Aircraft by the Seller to the Buyer are referred to in this Offer as the "Transaction".

ACCEPTANCE AND INITIAL DEPOSIT

If you find this Offer satisfactory, please evidence your acceptance of it on behalf of the Seller by signing and returning to the undersigned a duplicate of this letter in original, facsimile or pdf signed form by the Expiry Time.

On the date hereof, Buyer has deposited with Tamara Bear at AIC Title Service, LLC, 6350 West Reno, Oklahoma City, OK 73127, the United States of America (the "Escrow Agent"), the sum of US\$2,000,000 (the "Initial Deposit") as a good faith indication of its intent to proceed with its purchase of the Aircraft, such Initial Deposit to be held by the Escrow Agent to the order of the Buyer. The Initial Deposit shall be paid to the Escrow Agent's Escrow Account details of which are set out in attachment 2 to this Offer (the "Escrow Account").

If this Offer is accepted within the time specified above:

1. the Seller shall withdraw the Aircraft from the market as being for sale and shall deal exclusively with the Buyer and its representatives in relation to the sale of the Aircraft.

2 the Seller and the Buyer shall proceed ~~to the Visual Inspection of the Aircraft~~ to negotiate in good faith with a view to concluding a Sale Agreement on or before the Documentation Deadline, it being agreed that the Sale Agreement will include the terms and conditions indicated in this Offer.

AG. DSD

SALE AGREEMENT

If for any reason the Sale Agreement is not entered into by the Seller and the Buyer by the Documentation Deadline, as the same hereafter may be extended from time to time by mutual agreement of the Buyer and the Seller, the Initial Deposit, to the extent already placed by the Buyer with the Escrow Agent, will be repaid in full by the Escrow Agent to the Buyer absolutely and neither the Seller nor the Buyer shall have any further obligation to or right against the other in respect of or arising out of this Offer.

Within two (2) business days after the Buyer and the Seller enter into the Sale Agreement, the Buyer shall place a further deposit in the amount of US\$2,000,000 with the Escrow Agent into the Escrow Account (the "Further Deposit" and, together with the Initial Deposit, the "Transaction Deposit"), and as and when provided for in this Offer, and subject to the exceptions provided for herein and in the Sale Agreement, the Transaction Deposit will become non-refundable to the Buyer and will be held to the credit of the Purchase Price should the sale of the Aircraft to the Buyer proceed to Delivery pursuant to the Sale Agreement.

(solely in accordance with the provisions of the Sale Agreement) AG. DSD

Upon the entering into by the Seller and the Buyer of the Sale Agreement, the Transaction Deposit will be held upon the terms of the Sale Agreement and will be non-refundable as provided thereunder save in the case of (1) Buyer rejecting the Aircraft after the Pre-purchase Inspection (as hereinafter defined) of the same, or the Aircraft proving not to be in the Delivery Condition at the time delivery is required under the Sale Agreement, (2) the Aircraft suffering material loss or damage prior to its delivery to the Buyer or (3) the Seller failing to deliver the Aircraft to the Buyer in accordance with the terms of the Sale Agreement or otherwise defaulting in its obligations under the Sale Agreement. In any of such cases, the Transaction Deposit shall be refunded to the Buyer without interest.

TERMS

The further terms of this Offer are:

- The Aircraft** One pre-owned Boeing Business Jet aircraft manufacturer's serial number 29273 line no. YG-006 and current registration and nationality mark VP-BBJ, with the specification detailed in attachment 1 to this Offer (the "Specification"), together with its systems, appliances, accessories, components, parts, furnishings and equipment (including all loose, ground and safety equipment other than personalised items) belonging to, installed in or attached or relating to such aircraft and all records, manuals, logs, log books, wiring diagrams, schematics, x-rays, burn certifications, drawings, technical data and other documentation relating to any of the use, maintenance, flight, operation and repair of such Aircraft or any of its systems, avionics, controls, equipment, instruments, accessories, parts and spares, whether in written or electronic form ("Records"). The "Aircraft" shall include and be delivered with all Records.
- Title** ^{At Delivery} The Seller shall transfer to the Buyer, by way of the issuance to the Buyer of a full warranty bill of sale, full legal, equitable and beneficial title, and good and marketable title, to the Aircraft at delivery free of all liens, claims and encumbrances.
- Purchase Price** US\$20,500,000.
- Payment terms** The Buyer shall place a deposit, in the amount of the Transaction Deposit of US\$4,000,000 with the Escrow Agent by transfer to the Escrow Account at the

AG. DSD

following times and in the following amounts:

1. on the date hereof, US\$2,000,000 (the "Initial Deposit"); and
2. within two (2) business days after the Buyer and the Seller enter into the Sale Agreement, a further US\$2,000,000 (the "Further Deposit");

together, the "Transaction Deposit".

From entry into of the Sale Agreement, the Transaction Deposit shall be non-refundable save in the case of (A) the Buyer rejecting (solely in accordance with the provisions of the Sale Agreement) the Aircraft after the Pre-purchase Inspection of the same, or the Aircraft proving not to be in accordance with the Delivery Condition when required to be delivered to the Buyer under the Sale Agreement, (B) the Aircraft suffering a material loss or damage prior to Delivery or (C) the Seller failing to deliver the Aircraft to the Buyer in accordance with the terms of the Sale Agreement or otherwise defaulting in its obligations under the Sale Agreement. In any of such cases, the Transaction Deposit will be promptly refunded in full to the Buyer.

The Purchase Price will be payable to the Seller at Delivery in freely available, same day funds and the Transaction Deposit will be applied towards the Purchase Price at Delivery.

No withholdings or deductions shall be made by the Buyer from the Purchase Price. All sales, transfer, stamp, excise or similar taxes or charges arising in relation to the sale of the Aircraft, other than on the income or gains of the Seller, shall be for the account of the Buyer ("Sales Taxes"). The Seller shall cooperate with the Buyer and locate the Aircraft for its delivery to the Buyer in such place as shall be required by the Buyer so as to avoid any Sales Taxes being applicable to the sale of the Aircraft to the Buyer pursuant to the Sale Agreement.

**The Aircraft and its
Delivery Condition**

The Aircraft shall be delivered by the Seller to the Buyer in the following condition (the "Delivery Condition"):

1. the Aircraft shall have completed a C1 check in October 2014 and shall be current on the manufacturers' recommended maintenance program with no deferrals or extensions and with all items on the Maintenance Due List complied with and completed, and all systems, avionics, controls, equipment and instruments, including without limitation those pertaining to airworthiness, flight operations, or otherwise, shall be in good condition and operating fully within the manufacturers' published specifications;
2. all applicable mandatory Airworthiness Directives (ADs) issued by the United States Federal Aviation Administration ("FAA") or the Department of Civil Aviation of Bermuda ("BDCA") shall have been complied with and all mandatory Boeing Service Bulletins (SB's) requiring termination or completion at Delivery shall have been terminated or completed, all at the cost of the Seller, prior to Delivery;
3. the Aircraft shall have no material damage;
4. the Aircraft shall be free of material corrosion;
5. the Aircraft shall have no history of any accidents;
6. the Records shall be up-to-date, continuous and complete, in full

compliance with the requirements of the BDCA, from the date of manufacture up to and including the date of Delivery.

- 7 the Aircraft shall have a current Certificate of Airworthiness and Release to Service, or equivalent issued by the BDCA;
- 8 the Aircraft shall otherwise conform in all material respects with the Specification; and
- 9 the Aircraft shall be in a condition that the DAR determines will enable the Aircraft to be registered with the FAA and to be issued a U.S. Certificate of Airworthiness immediately following Delivery, and the Records shall be in substance and a format, and shall contain all information and data, that the DAR determines fully complies with the requirements of the FAA, including, without limitation, full compliance that is required in order for the Aircraft to be registered with the FAA and to be issued a U.S. Certificate of Airworthiness immediately following Delivery.

Completed prior to the date hereof

AG. [Signature]

Manufacturer's Warranties

At no additional cost to Buyer, all Boeing and engine manufacturer warranties shall be transferred or made available to the Buyer from Delivery.

Pre-purchase Inspection

Separate and in addition to the visual inspection, the Buyer's obligation to purchase the Aircraft shall be contingent upon a visual and technical pre-purchase inspections of the Aircraft being undertaken on the Buyer's behalf at a Boeing approved maintenance facility in Europe to be agreed between the Seller and the Buyer (the "Inspection Facility") in accordance with the standard Boeing approved pre-purchase inspection procedures for pre-owned aircraft (the "Pre-purchase Inspection") to determine whether the Aircraft is in the Delivery Condition. The Pre-purchase Inspection shall include, if required by the Buyer, engine ground power runs, engine and APU boroscope inspections and a test flight of the Aircraft. The test flight shall be conducted in accordance with Boeing's or the Inspection Facility's written standards for pre-owned aircraft and the Aircraft shall be under the command and control of an Inspection Facility pilot at all times during the test flight evaluation. The Buyer may have up to three (3) representatives onboard the Aircraft during the test flight. The Buyer, at its cost, shall arrange for the DAR to attend and participate in the Pre-purchase Inspection to the extent that the DAR requires such participation, including, without limitation, for the purpose of determining whether the Aircraft is in a condition that meets the relevant Delivery Condition requirements. All costs of the technical pre-purchase inspection and test flight, including the cost of the DAR, shall be for the account of the Buyer, subject to reimbursement in the events and at the times hereinafter provided.

The Seller shall be responsible for positioning the Aircraft to the Inspection Location at the Seller's cost.

by no later than Tuesday, April 7, 2015

The Seller shall make the Aircraft available for and the Buyer shall commence the Pre-Purchase Inspection ~~within fourteen (14) days of entry into of the definitive Sale Agreement~~ unless otherwise agreed between the Seller and the Buyer.

AG. [Signature]

Following the completion of the Pre-purchase Inspection, at its option, the Buyer may either technically accept the Aircraft, subject to the rectification by the Seller, at Seller's cost and expense, of any differences or divergences from the Delivery Condition ("Discrepancies"), or reject the Aircraft if Discrepancies are found in the Aircraft as a result of such inspection and the Buyer reasonably determines that (1) such Discrepancies will not be able to be

which affect the airworthiness

of the Aircraft

AG. [Signature]

rectified by the Seller within sixty (60) days after the completion of the Pre-purchase Inspection or (2) the cost to the Seller of such rectification would be more than US\$500,000. The Buyer shall not be entitled to reject the Aircraft for any other reason. The Buyer shall technically accept or reject the Aircraft within 48 hours of completion of the Pre-purchase Inspection. If the Buyer so rejects the Aircraft, the Transaction Deposit shall be returned promptly to the Buyer by the Escrow Agent in full and neither the Seller nor the Buyer shall have any further obligation to or right against the other in relation to the Aircraft and/or its sale and/or purchase pursuant to or arising out of the Sale Agreement. If the Buyer accepts the Aircraft subject to the rectification of any Discrepancies found during the Pre-purchase Inspection, such Discrepancies shall be rectified by the Seller at its sole cost promptly and in any event within a period of sixty (60) days following Buyer's acceptance of the Aircraft subject to such rectification, unless such period is extended by a writing signed by the Buyer, failing which the Transaction Deposit shall be returned promptly to the Buyer by the Escrow Agent in full and neither the Seller nor the Buyer shall have any further obligation to or right against the other in relation to the Aircraft and/or its sale and/or purchase pursuant to or arising out of the Sale Agreement; provided, however, that if the cost to Seller to rectify the Discrepancies is not more than one million dollars (\$1,000,000), and Seller nevertheless fails to rectify such discrepancies within such period, then in addition to the refund of the Transaction Deposit, Seller promptly shall reimburse Buyer for all of Buyer's reasonably incurred and properly documented inspection and flight test costs and expenses, and the travel and lodging expenses and the fees of Buyer's pilots, consultants and other professionals incurred or billed in connection with any of this Offer, the Sale Agreement and the performance of the terms hereof and thereof; provided, further, however, that the Seller shall not be required to reimburse any such costs, expenses or fees in excess of US\$75,000 in the aggregate. The Buyer shall advise the Seller in writing within 48 hours following the completion of the Pre-purchase Inspection whether Buyer accepts or rejects the Aircraft in accordance with the terms of this paragraph.

Delivery time and location

The Aircraft shall be delivered by the Seller to the Buyer promptly following the completion of the Pre-purchase Inspection and the rectification of all Discrepancies by the Seller and, in any event, within five (5) business days after the Seller's rectification of all Discrepancies found as a result of the Pre-purchase Inspection, but in no event later than sixty (60) days after Buyer advises Seller in writing of Buyer's acceptance of the Aircraft subject to the rectification of such Discrepancies, unless otherwise agreed to in writing by the Buyer.

The Aircraft shall be delivered to the Buyer at a location within Europe to be named by the Buyer, acting reasonably, so as to avoid or mitigate the imposition of Sales Taxes in relation to the Transaction for which the Buyer is responsible hereunder (the "Delivery Location"). The Seller shall be responsible for positioning the Aircraft to the Delivery Location at the Seller's cost.

At Delivery, the Seller shall procure the deregistration of the Aircraft at the BDCA and request the BDCA to transmit the deregistration telex to the FAA.

Post-Delivery Insurance

Provided that it may be accomplished at no additional cost to the Buyer, the Buyer shall add the Seller as an Additional Insured under the Buyer's Third Party Legal Liability insurance in respect of the Aircraft for a period of two (2) years following Delivery or until the first major check on the Aircraft after Delivery, if that occurs earlier.

Assignment

This Offer is not, and the Sale Agreement between the Seller and the Buyer

shall not be, assignable by either party without the consent of the other.

Expenses

The Seller and the Buyer shall be responsible for their own costs and expenses in relation to the Transaction unless such costs or expenses are expressly stated to be paid for by one of the parties to this Offer.

The Seller and the Buyer shall confirm that to the extent that they have used or retained the services of a broker or agent in connection with the Transaction, it shall be severally responsible for the fees of the brokers or agents so used or retained by it and shall indemnify and keep indemnified the other against the same and any claims that might be brought by any person for the same claiming through it.

Standard terms

The Sale Agreement shall contain such other normal terms as are customary in transactions of this nature as required by either party, including as to the right of a party to terminate the Transaction upon Delivery not having occurred as provided above due to the failure of the other to perform its obligations under the Sale Agreement. If the Sale Agreement is so terminated due to Seller failing to deliver the Aircraft to the Buyer in accordance with the terms of the Sale Agreement, or otherwise defaulting in its obligations under the Sale Agreement, the Transaction Deposit shall be returned promptly to the Buyer by the Escrow Agent in full and neither the Seller nor the Buyer shall have any further obligation or right against the other in relation to the Aircraft and/or its sale and/or purchase pursuant to or arising out of the Sale Agreement, provided, however, that in addition to the refund of the Transaction Deposit, in the event of a termination due to Seller failing to deliver the Aircraft to the Buyer in accordance with the terms of the Sale Agreement, or otherwise defaulting in its obligations under the Sale Agreement, Seller promptly shall reimburse Buyer for all of Buyer's reasonably incurred and properly documented inspection and flight test costs and expenses, and the travel and lodging expenses and the fees of its pilots, consultants and other professionals incurred or billed in connection with any of this Offer, the Sale Agreement and the performance of the terms hereof and thereof provided, further, however, that the Seller shall not be required to reimburse any such costs, expenses or fees in excess of US\$75,000 in the aggregate. If the Sale Agreement is so terminated due to Buyer's failure to perform or otherwise defaulting in its obligations under the Sale Agreement (other than as a result of the Seller's failure to deliver the Aircraft to the Buyer in accordance with the terms of the Sale Agreement, or otherwise defaulting in its obligations under the Sale Agreement), the Transaction Deposit shall be forfeited and paid to the Seller by the Escrow Agent. The definitive Sale Agreement shall be prepared by counsel to the Seller and shall supersede this Offer.

Governing law

This Offer and the definitive Sale Agreement shall be subject to New York law.

Confidentiality

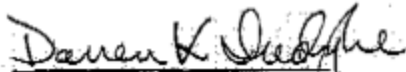
Both the Seller and the Buyer shall keep the terms of this Offer and the definitive Sale Agreement confidential and shall not disclose their existence or terms other than to their professional advisors or as may be required by law.

Counterparts

This Offer may be signed in counterparts by the Seller and the Buyer, such counterparts together constituting but one and the same instrument. Such counterparts may be exchanged via facsimile or other electronic transmission.

We look forward to receiving your confirmation of your acceptance of this Offer by way of the return to us of the copy of this Offer by the above Expiry Time duly signed on behalf of the Seller.

Yours truly



For and on behalf of PLAN D, LLC
By Darren K. Indyke, Authorized Representative

[ON COPY]

To: PLAN D, LLC
c/o Darren K. Indyke, Darren K. Indyke, PLLC, 575 Lexington Avenue, 49 FL, New York,
New York 10022, USA

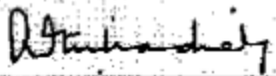
Attention: Darren K. Indyke
Email: [REDACTED]
Facsimile: [REDACTED]

Dear Sirs,

Boeing Business Jet aircraft man 29273 registration VP-BB]
Letter of Offer - Sale

PICTON II Ltd., the "Seller", hereby confirms the Seller's acceptance, in accordance with its terms, of the Offer by PLAN D, LLC, the "Buyer" for the purchase of the Aircraft by the Buyer from the Seller, of which Offer, the above is a true copy.

Signed, for and on behalf of PICTON II Ltd.

Signature: 

Name: Aileen ITTADIEH

Title: Exclusive Representative

Date: March 27, 2015

SCHEDULE 1 SPECIFICATION

Aircraft Specification Subject to Verification Upon Inspection.

Boeing Business Jet aircraft

**Aircraft nationality
and registration mark:** VP-BBJ

NOTE: Times and Cycles below are as at 12 January 2015. ***TIMES AND
CYCLES BELOW ARE TO BE UPDATED WHEN INCLUDED IN
THE SALES AGREEMENT***

Airframe:

Serial Number: 29273
Manufacturer: The Boeing Company
Model: B737-72U Boeing Business Jet
Type Aircraft: Fixed Wing Multi-Engine
MFR Year: 1998
Total Time: 3769:03 Hours
Total Cycles: 931

Weight Data:

Maximum Taxi Weight: 77,791 kg
Maximum Takeoff Weight: 77,564 kg
Maximum Landing Weight: 60,781 kg
Maximum Zero Fuel Weight: 57,152 kg
Basic Operating Weight: 45,588 kg
Maximum Fuel Capacity: 32,558 kg

Engines:

Serial Numbers: 874437 (#1) and 874438 (#2)
Manufacturer: CFM International
Model: CFM56-7B26/B1

Posn.	Serial No.	Total Hours	Cycles
Left	874437	3769:03	895
Right	874438	3769:03	895

Auxiliary Power Unit:

Serial Number:
Manufacturer: Honeywell
Type: 131-9B

TTSN:

3516 Hours / 3010 Cycles

Avionics:

Comm: Collins VHF-900B -- P/N 822-1047-003
Nav: Collins VOR-900 -- Receiver PN 822-0297-001
FMS: FMC PN 171497-05-01
HF: Collins HFS-900 -- P/N 822-0330-001
ADF: Collins ADF-900 -- R/T PN 822-0329-001
DME: Collins DME-900 -- Interrogator PN 066-50013-0101
ATC Transponder: Collins TPR-901 P/N 822-1338-003
RADAR: Collins WXR-700 -- R/T PN
TCAS: Collins TTR-920 -- Computer change 7 PN 622-8971-022
EGPWS: Collins GLU-920 Receiver PN 822-1152-002
CVR: P/N 2100-1020-00
FDR: P/N 2100-4043-00
Airshow Network- Fax / Satcom

Auxiliary Fuel Tanks:

Pat's 9 Tanks, 5 aft, 4 fwd.

Interior:

Maximum 18 Passenger Interior. Forward crew rest section at entrance. Forward lounge featuring 4 individual club seats and 2 inward facing material divans. Aft lounge featuring 2 (4 seat) dining tables and inward facing material divan and credenza containing entertainment system. Aft section is a master bedroom with double bed and en-suite bathroom / lavatory with shower. Aft Galley area. Forward cloak room and forward airstairs.

Attachment 2
to the Letter of Offer between PLAN D, LLC and PICTON II Ltd.
regarding one pre-owned Boeing Business Jet aircraft man 29273

The Escrow Account details

TO BE PROVIDED