

To the bondholders in each of:

ISIN: NO 001 0753437	- EUR 250,000,000 Norwegian Air Shuttle ASA Senior Secured Bond Issue 2015/2019 ("NAS07")
ISIN: NO 001 0783459	- SEK 963,500,000 Norwegian Air Shuttle ASA Senior Secured Bond Issue 2017/2020 ("NAS08")
ISIN: NO 001 0809940	NOK 250,000,000 Norwegian Air Shuttle ASA Senior Secured Bond Issue 2017/2020 ("NAS09")
ISIN: NO 001 0868284	- USD 150,000,000 Norwegian Air Shuttle ASA Senior Unsecured Convertible Bonds 2019/2024 ("CB")

Fornebu, 30 April 2020

Second updated amendment and restatement of proposed resolutions

Reference is made to the Summons to Bondholders' Meeting dated 14 April 2020 (the "**Summons**") sent to the holders of bonds (the "**Bonds**") in the above-mentioned bond issues (each a "**Bond Issue**" and together the "**Bond Issues**") issued by Norwegian Air Shuttle ASA (the "**Issuer**" or the "**Company**"), 'Notice of conversion terms and terms of lock-up period and amendment and restatement of proposed resolutions' dated 27 April 2020 (the "**Notice**") and the 'Updated amendment and restatement of proposed resolutions' dated 28 April 2020 (the "**Updated Notice**").

In the Summons the Issuer proposed, among other things, that the Bondholders in the Bond Issues agree to convert the Bonds (in whole or in part) to equity in the Company. In the Notice, the Issuer gave the Bondholders notice of the conversion rates to be employed and the amount of Outstanding Bonds to be converted and the terms for the lock-up period during which the shares would be subject to restrictions preventing the transfer of shares. In the Updated Notice, the Issuer amended the proposal in order to accommodate comments received from Bondholders through the following:

- The lowering the amounts of principal to be converted. The Company proposes to convert 50 percent debt to equity in respect of NAS07 and NAS08 (as opposed to 60 percent in the earlier proposal) and 80 percent debt (however, see below) to equity in respect of the CB (as opposed to 85 percent in the earlier proposal).
- The assumption of an undertaking under all Bond Issues to endeavour to monetize assets based on prices reflecting fair market value.
- The tightening of the Issuer's undertaking under NAS07 and NAS08 to procure that proceeds from disposals of Slots are credited to the Excess Slot Disposal Proceeds Account that is subject to a security interest in favour of the Bondholders of these Bond Issues.
- The assumption and tightening of negative pledge covenants and dividend restrictions.

Following further discussions with certain Bondholders, the Issuer makes the following amendments to the proposals:

- The provision of a partial right for preferred allocation for Bondholders and other creditors subscribing for shares in the Issuer's potential public equity offering.

- The Bonds issued under the CB shall carry a conversion right immediately after the proposed conversion.
- Only 77% (instead of 80%) of the CB will be converted if Bondholders in the CB agree to commit themselves to subscribe for a total number of shares in the potential Public Offering that have an aggregate subscription amount in excess of NOK 50 million and do not subsequently withdraw the subscription.
- A relaxation of the terms of the lock-up period for shares received following the conversion of Bonds through a substantial shortening of the lock-up period and that a bondholder that is allocated shares in a public offering in the Issuer shall have the right to have released from lock-up a number of shares equal to 1.6 times the number of shares allocated to it.
- The undertaking of the Issuer under NAS07 and NAS08 to procure that credit proceeds from disposals of Slots not required to be deposited in the Excess Slot Disposal Proceeds Account shall be deposited in a bank account that shall be charged in favour of the Security Agent and the balance of which shall only be used for investments in slots.
- Bondholders in NAS07 and NAS08 are given an upside in the subsequent development of the value of the Slots of up to 10% of the current Outstanding Bonds.
- No other creditor in respect of claims outstanding prior to or on the Conversion Date shall be offered to have its claim converted into equity in the Issuer at a subscription price that is lower than the Subscription Price.

To this end, the Issuer hereby further amends and restates the proposed CB Resolution, the NAS07 Resolution, the NAS08 Resolution and the NAS09 Resolution (the “**Resolutions**”). The amended and restated proposals for Resolutions are set out in Appendices 1 to 4. Section 1 provides an overview of the restructuring contemplated by the proposed Resolutions as amended and restated by this notice.

The Summons also informed the Bondholders that the Issuer was considering to offer perpetual debt instruments that: (i) qualify as equity instruments pursuant to IFRS and (ii) are on terms satisfactory to the Issuer, in lieu of shares, to Bondholders that can provide evidence to the satisfaction of the Issuer that they are subject to regulations or investment mandates that prohibit them from owning shares. Bondholders that can provide such evidence and are interested in receiving deeply subordinated perpetual instruments (a “**Perpetual Instrument**”) in lieu of shares may contact Nordic Trustee in order to indicate their interest to the Issuer. Save in the event of express agreement with the Issuer to receive Perpetual Instruments, each Bondholder’s Bonds will be converted to shares as set out in the Resolutions.

Bondholders may also inform Nordic Trustee (within a deadline to be determined by Nordic Trustee and announced separately) that they wish to opt out of receiving shares or Perpetual Instruments as consideration in connection with the conversion. The Bonds of such Bondholders will be written down to the same extent as Bondholders who receive shares in the Issuer or (potentially) Perpetual Instruments in the conversion.

Unless otherwise stated herein, all capitalised terms used herein shall have the meaning ascribed to them in the Summons and the bond terms for NAS07 dated 9 December 2015 (as later amended and restated), the bond terms for NAS08 dated 7 February 2017 (as later amended and restated), the bond terms for NAS09 dated 16 November 2017 and the bond terms for the CB dated 13 November 2019, each of which are entered into between the Bond Trustee and the Issuer.

1. Summary of key restructuring terms

1.1 Interest holiday until 1 July 2021

Accrued, but unpaid interest on all Bonds up to a conversion date to be decided between the Issuer and the Bond Trustee (the "Conversion Date") shall be cancelled. No interest shall accrue on the Bonds from and including the Conversion Date until 1 July 2021.

1.2 Extended maturities

The maturity dates of NAS07, NAS08 and NAS09 are extended with 1 year.

1.3 Conversion of Bonds to shares and consideration for reduced NPV of Bonds

Bonds will be converted to shares in the Issuer as follows:

- All Bondholders are offered shares in the Issuer as consideration for the reduction in the net present value (NPV) of the Bonds in the respective Bond Issues that the proposed Resolutions will cause. The reduction of NPV shall be calculated based on the reduced NPV amount as of 4 May 2020 of the cash flow of each Bond Issue based on its current agreed cash flow profile, and the proposed new cash flow profile, using the current coupon rate as listed on Stamdata.com for each Bond Issue as of this date. The NPV of all cash flows shall be calculated based on a discount rate of 5.2% p.a., which also shall be the discount rate used in connection with similar calculations for the Lessors.
- 50%, 50% and 80% of the principal amount under NAS07, NAS08 and the CB, respectively, will be converted to equity. Conversions, extensions, cancellation of accrued but unpaid interest and interest holidays implies a reduced NPV of approximately EUR 149.8 million, SEK 545.7 million, NOK 17.5 million and USD 132.5 million for NAS07, NAS08, NAS09 and the convertible bond, respectively, and shall be calculated in NOK based on the fixed FX rates set out in the Summons.¹

Summary of the terms of the conversion:

Bonds	Conversion of principal amount (percentage of total principal amount)	Reduced NPV for used calculation purposes	NOK amount to be converted to shares	Remaining Outstanding Bonds following the conversion
CB	USD 120,000,000 (80%)	USD 132,524,525	NOK 1,398,504,802	USD 30,000,000
CB*	USD 115,500,000 (77.5%)	USD 128,120,950	NOK 1,352,034,761	USD 34,500,000
NAS07	EUR 125,000,000 (50%)	EUR 149,756,807	NOK 1,705,355,636	EUR 125,000,000
NAS08	SEK 481,750,000 (50%)	SEK 545,724,517	NOK 566,025,469	SEK 481,750,000
NAS09	N/A	NOK 17,452,716	NOK 17,452,716	NOK 250,000,000

* Will apply if Bondholders in the CB commit themselves to subscribe for a total number of shares in the potential Public Offering that have an aggregate subscription amount in excess of NOK 50 million and do not subsequently withdraw the subscription.

¹ These being 10.5528 for USD/NOK, 11.3875 for EUR/NOK and 103.72 for SEK/NOK

1.4 Lock-up

As further described in the amended and restated proposed Resolutions, the shares issued to the bondholders in the Bond Issues will be subject to a lock-up on the following terms: One third of such shares will be released from the lock-up on 9 August 2020. Another third of such shares will be released on 9 October 2020. The final third is released on 9 December 2020.

1.5 Other amendments and adjustments of the Bonds

Other adjustments include waiver of certain events of default, particularly cross-default which is intended to give sufficient manoeuvrability in a situation when the Company continues negotiating with its creditors. The Issuer proposes to introduce and/or harmonise negative pledge covenants and dividends restrictions in all of the terms of the Bond Issues.

This notice, and any non-contractual obligations arising out of or in connection with it, shall be governed by Norwegian law.

For and on behalf of

Norwegian Air Shuttle ASA

By: 

Name: Geir Karlsen

Title: Chief Financial Officer

Appendix 1: Amended and Restated Proposal for Resolution for CB

Appendix 2: Amended and Restated Proposal for Resolution for NAS07

Appendix 3: Amended and Restated Proposal for Resolution for NAS08

Appendix 4: Amended and Restated Proposal for Resolution for NAS09

Appendix 1

AMENDED AND RESTATED PROPOSAL FOR RESOLUTION FOR CB

- (i) The Bondholders approve that the delivery of Annual Financial Statements as set out in Clause 15.1 (a) of the Bond Terms may be postponed until 30 June 2020 and the Issuer may follow any ESMA guidance notices on publishing of the Annual Financial Statements and Interim Accounts.

- (ii) Paragraph (a) and (b) of Clause 16.4 (*Financial Covenants*) of the Bond Terms shall be deleted and replaced by the following:

“(a) Minimum Book Equity

The Issuer shall ensure that the Group, on a consolidated basis, maintains a Book Equity of minimum NOK 1,500 million.

Notwithstanding the above, in the event that the most recent audited consolidated annual financial statements or latest Interim Accounts of the Issuer (as applicable), when published, indicate a Book Equity lower than the minimum amount provided for above, such event shall not represent a failure to comply with this Clause 16.4(a) (Minimum Book Equity) provided that:

(i) the Issuer has summoned a general meeting of its shareholders to resolve steps to increase its Book Equity sufficiently; and

(ii) its Book Equity is sufficiently increased within 45 days of the publication of the relevant financial statements or Interim Accounts (as applicable).

(b) Liquidity

The Issuer shall ensure that the Group, on a consolidated basis, maintains minimum Liquidity of NOK 500 million.

The Issuer undertakes to comply with the above financial covenants at all times, such compliance to be certified by the Issuer with each Annual Financial Statement and Interim Account. All financial covenants shall be calculated on a consolidated basis for the Group during the term of the Bonds.”

For the purposes of Clause 16.4 (*Financial Covenants*) (as amended), the following definitions shall apply:

““Book Equity” means the aggregate book value (on a consolidated basis) of the Group’s total equity in accordance with GAAP, as set out in the then most recent audited consolidated annual financial statements (or, if more recent, the latest Interim Accounts) of the Issuer.”

““Liquidity” means the aggregate book value of the Group’s freely available and unrestricted cash and cash equivalents (on a consolidated basis).”

- (iii) The minimum requirement for Liquidity in Clause 16.4 (b) (*Liquidity*) (as amended) shall be NOK 100 million until 1 July 2021.

- (iv) A new paragraph (c) shall be inserted in Clause 16.3 (*Negative pledge*)

“The Issuer shall not, and shall procure that no other Group Company will, create or allow to subsist, retain, provide, prolong or renew any Security over any of its/their assets (whether present or future) other than any Security:

(i) granted by the Guarantor and the Subsidiaries of the Guarantor;

(ii) securing Capital Market Indebtedness and that existed on 14 April 2020; and

(iii) securing any debt incurred by the Group which is (x) wholly or partially guaranteed or provided by any government (including any wholly owned governmental institution) as state aid to the Group or forms part of a financing arrangement involving debt guaranteed by any government as state aid to the Group or (y) incurred to enable the Group to cover corporate expenses during the restrictions on commercial air traffic as a result of Covid-19.”

- (v) A new Clause 16.6 (*Dividends or other distributions*) shall be inserted in the Bond Terms:

“During the term of the Bonds the Issuer shall not make dividend payments, repurchase shares or make other distributions or loans to its shareholders (including any transaction with a similar effect).

Notwithstanding the above, the Issuer may repurchase shares in connection with any option or similar incentive program of the Issuer in force at any time made for the benefit of the employees and/or management and/or directors of any Group Company.”

- (vi) A new Clause 16.7 (*Monetization of assets*) shall be inserted in the Bond Terms:

“Where any material assets, including, but not limited to airport slots, are not required for the operations of the Group based on its business projections, the Issuer will procure to use its reasonable endeavours to monetize such assets based on prices reflecting fair market values.”

- (vii) The Bondholders waive any current or future Event of Default under Clause 17.1 (d), (e) or (f) of the Bond Terms that has occurred or occurs prior to 1 July 2021 provided such events do not have a Material Adverse Effect.

- (viii) A new paragraph (h) (*Cross-acceleration*) shall be inserted in Clause 17.1 of the Bond Terms:

“An asset of a Group Company is prior to 1 July 2021 subject to the enforcement of any Security and both the value of the asset subject to the Security and the unpaid amount in respect of which the Security is being enforced is more than USD 20,000,000.”

- (ix) Accrued, but unpaid interest on the Bonds up to a conversion date to be decided between the Issuer and the Bond Trustee (the “**Conversion Date**”) shall be cancelled. No interest shall accrue on the Bonds from and including the Conversion Date until 1 July 2021.

- (x) In the event that the Issuer launches a public equity offering within 30 June 2020 (a “**Public Offering**”) and subject to applicable securities laws, the Issuer shall provide preferred allocation of 50% of the shares to subscribers that are existing shareholders, 25% of the shares shall be allocated to subscribers that have agreed to convert claims against the Group to equity (each a “**Converting Creditors**”) and 25% of the shares shall be

allocated at the discretion of the Issuer. Insofar as the total subscriptions of the Converting Creditors exceed 25% of the total number of shares offered, shares will be allocated pro rata among the Converting Creditors based on the amount of claims each creditor has agreed to convert to equity in the Issuer. For the purpose of such calculations, the amount of claims converted by a Bondholder shall be deemed to be (i) the NPV Reduction (as defined below) multiplied by (ii) (a) that Bondholder's holdings of Bonds registered in VPS as of 30 April 2020 divided by (b) the total amount of Outstanding Bonds as of 30 April 2020.

(xi) Bondholders shall receive shares in the Issuer as follows:

- (A) The Bond Trustee (acting on behalf of the Bondholders) shall subscribe for a number of shares in the Issuer (the "**Subscription Amount**") equal to the quotient (rounded downwards) of (x) the sum of USD 132,524,525 (representing the reduced net present value of the bonds caused by the write down of 80% of the Bonds, maturity extension, interest forgiveness and interest holidays) (the "**NPV Reduction**") converted to NOK at the exchange rate for USD/NOK published by Norges Bank on 6 April 2020 (being 10.5528) divided by (y) a subscription price of NOK [•]² (the "**Subscription Price**"). The Subscription Amount shall be settled by the Bond Trustee setting off the NPV Reduction against the aggregate Subscription Price.
- (B) The reduction of the Bonds caused by the conversion and the distribution of the Subscription Amount will be made on a pro rata basis among the Bondholders based on the holdings registered in VPS at the record date.
- (C) The conversion of Bonds to shares in the Issuer shall occur on the Conversion Date with the record date being at close of business on 3 Business Days prior to the Conversion Date and trading in the Bonds being halted from the record date.
- (D) For the purposes of (A) above, the NPV Reduction shall be USD 128,120,950 (representing the reduced net present value of the bonds caused by the write down of 77% of the Bonds, maturity extension, interest forgiveness and interest holidays) if the Bondholders prior to the launch day pre-commit themselves to subscribe for a total number of shares in the Public Offering that have an aggregate subscription amount in excess of NOK 50 million and the Bondholders concerned do not subsequently withdraw the subscription (and the shares are hence allocated).

(xii) The new shares issued will be registered with the Norwegian Central Securities Depository (the VPS) with a separate ISIN number and be subject to a lock-up preventing any transfer of shares. The mechanism for release of the lock-up shall be as follows:

- (A) The new shares to be received by the bondholders will be registered under three new ISINs ("**ISIN A**", "**ISIN B**" and "**ISIN C**") in VPS. The total amount of shares will be split across the three ISINs. Shares registered under ISIN A ("**ISIN A Shares**"), ISIN B ("**ISIN B Shares**") and ISIN C ("**ISIN C Shares**") will be distributed on a pro rata basis among the Bondholders based on the holdings registered in VPS at the record

² The subscription price shall be determined so that the number of shares held by pre-conversion shareholders will equal 5.2% of the total number of outstanding shares following the conversion of bonds and lease debt (excluding, for the avoidance of doubt, any shares issued in the future in connection with the conversion of power by the hour rental to equity) to shares in the Company to be approved on the Company's EGM on 4 May 2020 (and thus not counting any shares issued in connection with a private placement and/or public offering approved by the EGM). The subscription price shall be the same for all conversion of bonds and lease debt.

date. Each of ISIN A, ISIN B and ISIN C shall represent one third of the new shares received by the bondholders.

- (B) All the shares registered under ISIN A, ISIN B and ISIN C will initially be subject to a transfer restriction that will prevent the transfer of the shares.
 - (C) On 9 August 2020, shares registered under ISIN A will be released from the lock-up by being merged with ISIN NO0010196140 (the “**General ISIN**”), being the ISIN under which all of the Issuer’s shares are currently registered.
 - (D) On 9 October 2020, shares registered under ISIN B will be released from the lock-up by being merged with the General ISIN.
 - (E) On 9 December 2020, shares registered under ISIN C will be released from the lock-up by being merged with the General ISIN.
 - (F) Notwithstanding the foregoing, holders of ISIN C Shares shall following 15 June 2020 have the right to have such shares released from lock-up prior to 9 December 2020 if the holder of the ISIN C Shares was allocated shares in a Public Offering, in which case that holder following its receipt of the shares allocated to it shall have the right to have a number of ISIN C Shares released from lock-up equal to 1.6 times the number of such shares (subject to rounding) as soon as possible (such sum being the “**Early Release ISIN C Shares**”). If the Early Release ISIN C Shares exceed a holder’s ISIN C Shares, the holder shall have the right to have ISIN B Shares in a number equal to the difference between Early Release ISIN C Shares and its holdings of ISIN C Shares released from lock-up (such sum being the “**Early Release ISIN B Shares**”). If the Early Release ISIN B Shares exceed the holdings of ISIN B Shares, a number of ISIN A Shares equal to the difference between Early Release ISIN B Shares and the holder’s holdings of ISIN A Shares shall be released from lock-up. Shareholders exercising a right of early release shall follow instructions from the Bond Trustee as to the technical implementation of the unlock mechanism
- (xiii) The Issuer and the Bond Trustee are entitled to split the Outstanding Bonds in any number of bonds and provide any calculation to be rounded downwards in order to complete any conversion or other resolution contemplated by this Proposal.
 - (xiv) No other creditor in respect of claims outstanding prior to or on the Conversion Date shall be offered to have its claim converted into equity in the Issuer at a subscription price that is lower than the Subscription Price.
 - (xv) Outstanding Bonds shall following the conversion retain their Conversion Right, subject to the following:
 - (A) the Conversion Price shall be reset to the Subscription Price; and
 - (B) prior to 9 December 2020, no adjustments under Clause 13 (*Adjustment of the Conversion Prices*) shall be made.
 - (xvi) Clause 18.2 (c) of the Bond Terms shall be amended as follows:

“Until 1 July 2020, summons to a Bondholders’ Meeting must be sent no later than 5 Business Days prior to the proposed date of the Bondholders’ Meeting and, thereafter, no later than 10 Business Days prior to the proposed date. The Summons shall be sent to all

Bondholders registered in the CSD at the time the Summons is sent from the CSD. If the Bonds are listed, the Issuer shall ensure that the Summons is published in accordance with the applicable regulations of the Exchange. The summons shall also be published on the website of the Bond Trustee (alternatively by press release or other relevant information platform. ”

- (xvii) The effectiveness of the resolutions set out in paragraphs i to xvi is conditional upon:
- (A) the bondholders in NAS07 and the bondholders in NAS08 approving the NAS07 Resolutions and the NAS08 Resolutions, respectively;
 - (B) the Extraordinary General Meeting of the Issuer approving the conversion to shares on the contemplated meeting dated 4 May 2020;
 - (C) a closing procedure that in the Bond Trustee’s reasonable opinion ensures that Tranche 2 and Tranche 3 of the State Aid Package will be available to the Issuer following such conversion; and
 - (D) minimum USD 550 million lease obligations to be converted to shares at the same conversion price as the Bondholders.

Appendix 2

AMENDED AND RESTATED PROPOSAL FOR RESOLUTION FOR NAS07

- (i) The Bondholders approve that the delivery of Financial Statements as set out in Clause 13.2.1 (c) may be postponed until 30 June 2020 and the Issuer may follow any ESMA guidance notices on publishing of the Financial Statements and Interim Accounts.
- (ii) The minimum requirement for Liquidity in Clause 13.4 (b) (*Liquidity*) shall be NOK 100 million until 1 July 2021.
- (iii) Paragraph (j) (Financial Indebtedness) of Clause 13.3 (*General Covenants*) of the Bond Terms shall be amended as follows:

"The Issuer shall not, and shall procure that no other Group Company (other than the Slot Owner) will, incur any new unsecured debts covered by the definition of Financial Indebtedness items (a) or (c) unless the maturity date for such Financial Indebtedness falls on a date after the Maturity Date. This restriction shall not apply to (i) financing of aircraft in Arctic Aviation or any of its Subsidiaries through a short term credit facility towards any kind of financial institution; (ii) issuing of a new NOK bond issue for the main purpose of raising cash for repayment of preexisting bond issues at their later maturity; (iii) draw down of existing available credit facilities or note purchase facilities; or (iv) utilization of available tap issues under any preexisting bond issues or under this Bond Agreement. Furthermore, the restriction shall not apply to any debt incurred by the Group which is (i) wholly or partially guaranteed or provided by any government (including any wholly owned governmental institution) as state aid to the Group or forms part of a financing arrangement involving debt guaranteed by any government as state aid to the Group or (ii) incurred to enable the Group to cover corporate expenses during the restrictions on commercial air traffic as a result of Covid-19."

- (iv) Paragraph (k) of Clause 13.3 (*General Covenants*) of the Bond Terms shall be deleted and replaced by the following:

"(k) Negative pledge

The Issuer shall not, and shall procure that no other Group Company will, create or allow to subsist, retain, provide, prolong or renew any Security over any of its/their assets (whether present or future) other than any Security:

(i) arising under the Finance Documents;

(ii) granted by Arctic Aviation and the Subsidiaries of Arctic Aviation;

(iii) securing capital market indebtedness and that existed on 14 April 2020; and

(iv) securing any debt incurred by the Group which is (x) wholly or partially guaranteed or provided by any government (including any wholly owned governmental institution) as state aid to the Group or forms part of a financing arrangement involving debt guaranteed by any government as state aid to the Group or (y) incurred to enable the Group to cover corporate expenses during the restrictions on commercial air traffic as a result of Covid-19, provided that such Security is not over assets secured by the Security

Interest or the assets of the Slot Owner (including any Slots held by it, but excluding any receivables arising in relation to intra-group aircraft leasing)."

- (v) A new paragraph (m) shall be inserted in Clause 13.3 of the Bond Terms:

"(m) Monetization of assets

Where any material assets, including, but not limited to, Slots, are not required for the operations of the Group based on its business projections, the Issuer will procure to use its reasonable endeavours to monetize such assets based on prices reflecting fair market values."

- (vi) The valuation requirement in paragraph (b) of Clause 13.5 (*Slot Owner Covenants*) of the Bond Terms shall not apply until 30 June 2021.
- (vii) The Bondholders waive any current or future Event of Default under Clause 15.1 (c), (e), (f) or (g) of the Bond Terms that has occurred or occurs prior to 1 July 2021 provided such events do not have a Material Adverse Effect.
- (viii) A new paragraph (j) (*Cross-acceleration*) shall be inserted in Clause 15.1 of the Bond Terms:
- "An asset of a Group Company is prior to 1 July 2021 subject to the enforcement of any Security and both the value of the asset subject to the Security and the unpaid amount in respect of which the Security is being enforced is more than USD 20,000,000."*
- (ix) The Maturity Date is postponed to 11 November 2022 (being one year from the current Maturity Date).
- (x) The obligation to credit Excess Slot Disposal Proceeds to the Excess Slot Disposal Proceeds Account is reset and the maximum amount of proceeds excluded from the Excess Slot Disposal Proceeds (i.e. funds required to be credited to the Excess Slot Disposal Proceeds Account) is lowered from USD 35,000,000 to USD 15,000,000. Cash proceeds arising from the sale, trade, swap or other disposal of the Slot Owner's Slots shall be (net of the items in paragraph (a)-(c) of the definition of a Slot Disposal Trigger Event in the Bond Terms) deposited in a bank account opened in the name of the Slot Owner (the "**Ordinary Slot Disposal Proceeds Account**"). This account shall be pledged in favour of the Security Agent and the funds credited to it shall only be used for investments in slots.
- (xi) Accrued, but unpaid interest on the Bonds up to a conversion date to be decided between the Issuer and the Bond Trustee (the "**Conversion Date**") shall be cancelled. No interest shall accrue on the Bonds from and including the Conversion Date until 1 July 2021.
- (xii) In the event that the Issuer launches a public equity offering within 30 June 2020 (a "**Public Offering**") and subject to applicable securities laws, the Issuer shall provide preferred allocation of 50% of the shares to subscribers that are existing shareholders, 25% of the shares shall be allocated to subscribers that have agreed to convert claims against the Group to equity (each a "**Converting Creditors**") and 25% of the shares shall be allocated at the discretion of the Issuer. Insofar as the total subscriptions of the Converting Creditors exceed 25% of the total number of shares offered, shares will allocated pro rata among the Converting Creditors based on the amount of claims each creditor has agreed to convert to equity in the Issuer. The amount of claims converted by

a Bondholder shall be deemed to be (i) the NPV Reduction (as defined below) multiplied by (ii) (a) that Bondholder's holdings of Bonds registered in VPS as of 30 April 2020 divided by (b) the total amount of Outstanding Bonds as of 30 April 2020.

(xiii) Bondholders shall receive shares in the Issuer as follows:

(A) The Bond Trustee (acting on behalf of the Bondholders) shall subscribe for a number of shares in the Issuer (the "**Subscription Amount**") equal to the quotient (rounded downwards) of (x) the sum of EUR 149,756,807 (representing the reduced net present value of the bonds caused by the write down of 50% of the Bonds, maturity extension, interest forgiveness and interest holidays) (the "**NPV Reduction**") converted to NOK at the exchange rate for EUR/NOK published by Norges Bank on 6 April 2020 (being 11.3875) divided by (y) a subscription price of NOK [•]³ (the "**Subscription Price**"). The Subscription Amount shall be settled by the Bond Trustee setting off the NPV Reduction against the aggregate Subscription Price.

(B) The reduction of the Bonds caused by the conversion and the distribution of the Subscription Amount will be made on a pro rata basis among the Bondholders based on the holdings registered in VPS at the record date.

(C) The conversion of Bonds to shares in the Issuer shall occur on the Conversion Date with the record date being at close of business on 3 Business Days prior to the Conversion Date and trading in the Bonds being halted from the record date.

(xiv) The value of the Outstanding Bonds shall be increased by a percentage equal to the lower of (i) (a) the value of the Slots owned by the Slot Owner on 30 June 2021 (being deemed to equal the average of two valuations by appraisers known to provide valuations for Gatwick slots, and approved by Nordic Trustee) plus amounts credited to the Ordinary Slot Disposal Proceeds Account at this date less the aggregate amount outstanding under NAS07 and NAS08 divided by (b) the aggregate outstanding amounts under NAS07 and NAS08 and (ii) 20%. For the purposes of the calculation, all sums denominated in a currency other than EUR shall be converted to EUR at the then prevailing FX rates. Such increase shall be made as a payment-in-kind through the issuance of additional bonds.

(xv) The new shares issued will be registered with the Norwegian Central Securities Depository (the VPS) with a separate ISIN number and be subject to a lock-up preventing any transfer of shares. The mechanism for release of the lock-up shall be as follows:

(A) The new shares to be received by the bondholders will be registered under three new ISINs ("**ISIN A**", "**ISIN B**" and "**ISIN C**") in VPS. The total amount of shares will be split across the three ISINs. Shares registered under ISIN A, ISIN B and ISIN C will be distributed on a pro rata basis among the Bondholders based on the holdings registered in VPS at the record date. Each of ISIN A, ISIN B and ISIN C shall represent one third of the new shares received by the bondholders.

³ The subscription price shall be determined so that the number of shares held by pre-conversion shareholders will equal 5.2% of the total number of outstanding shares following the conversion of bonds and lease debt (excluding, for the avoidance of doubt, any shares issued in the future in connection with the conversion of power by the hour rental to equity) to shares in the Company to be approved on the Company's EGM on 4 May 2020 (and thus not counting any shares issued in connection with a private placement and/or public offering approved by the EGM). The subscription price shall be the same for all conversion of bonds and lease debt.

- (B) All the shares registered under ISIN A (“**ISIN A Shares**”), ISIN B (“**ISIN B Shares**”) and ISIN C (“**ISIN C Shares**”) will initially be subject to a transfer restriction that will prevent the transfer of the shares.
 - (C) On 9 August 2020, shares registered under ISIN A will be released from the lock-up by being merged with ISIN NO0010196140 (the “General ISIN”), being the ISIN under which all of the Issuer’s shares are currently registered.
 - (D) On 9 October 2020, shares registered under ISIN B will be released from the lock-up by being merged with the General ISIN.
 - (E) On 9 December 2020, shares registered under ISIN C will be released from the lock-up by being merged with the General ISIN.
 - (F) Notwithstanding the foregoing, holders of ISIN C Shares shall following 15 June 2020 have the right to have such shares released from lock-up prior to 9 December 2020 if the holder of the ISIN C Shares was allocated shares in a Public Offering, in which case that holder following its receipt of the shares allocated to it shall have the right to have a number of ISIN C Shares released from lock-up equal to 1.6 times the number of such shares (subject to rounding) as soon as possible (such sum being the “**Early Release ISIN C Shares**”). If the Early Release ISIN C Shares exceed a holder’s ISIN C Shares, the holder shall have the right to have ISIN B Shares in a number equal to the difference between Early Release ISIN C Shares and its holdings of ISIN C Shares released from lock-up (such sum being the “**Early Release ISIN B Shares**”). If the Early Release ISIN B Shares exceed the holdings of ISIN B Shares, a number of ISIN A Shares equal to the difference between Early Release ISIN B Shares and the holder’s holdings of ISIN A Shares shall be released from lock-up. Shareholders exercising a right of early release shall follow instructions from the Bond Trustee as to the technical implementation of the unlock mechanism.
- (xvi) The Issuer and the Bond Trustee are entitled to split the Outstanding Bonds in any number of bonds and provide any calculation to be rounded downwards in order to complete any conversion or other resolution contemplated by this Proposal.
 - (xvii) No other creditor in respect of claims outstanding prior to or on the Conversion Date shall be offered to have its claim converted into equity in the Issuer at a subscription price that is lower than the Subscription Price.
 - (xviii) The Bond Terms shall include a clause permitting written resolutions on the same terms as under the Bond Trustee’s current bond terms template.
 - (xix) Clause 16.2.4 of the Bond Terms shall be amended as follows:

“Until 1 July 2020, the summons to a Bondholders’ Meeting shall be dispatched no later than 5 Business Days prior to the date of the Bondholders’ Meeting and, thereafter, no later than 10 Business Days prior to the date of the Bondholders’ Meeting. The summons and a confirmation of each Bondholder’s holdings of Bonds shall be sent to all Bondholders registered in the Securities Depository at the time of distribution. The Exchange shall also be informed if the Bonds are listed.”
 - (xx) The effectiveness of the resolutions set out in paragraphs i to xv is conditional upon:

- (A) the bondholders in CB and the bondholders in NAS08 approving the CB Resolutions and the NAS08 Resolutions, respectively;
- (B) the Extraordinary General Meeting of the Issuer approving the conversion to shares on the contemplated meeting dated 4 May 2020;
- (C) a closing procedure that in the Bond Trustee's reasonable opinion ensures that Tranche 2 and Tranche 3 of the State Aid Package will be available to the Issuer following such conversion; and
- (D) minimum USD 550 million lease obligations to be converted to shares at the same conversion price as the Bondholders.

Appendix 3
AMENDED AND RESTATED PROPOSAL FOR RESOLUTION FOR NAS08

- (i) The Bondholders approve that the delivery of Financial Statements as set out in Clause 13.2.1 (c) may be postponed until 30 June 2020 and the Issuer may follow any ESMA guidance notices on publishing of the Financial Statements and Interim Accounts.
- (ii) The minimum requirement for Liquidity in Clause 13.4 (b) (*Liquidity*) shall be NOK 100 million until 1 July 2021.
- (iii) Paragraph (j) (Financial Indebtedness) of Clause 13.3 (*General Covenants*) of the Bond Terms shall be amended as follows:

"The Issuer shall not, and shall procure that no other Group Company (other than the Slot Owner) will, incur any new unsecured debts covered by the definition of Financial Indebtedness items (a) or (c) unless the maturity date for such Financial Indebtedness falls on a date after the Maturity Date. This restriction shall not apply to (i) financing of aircraft in Arctic Aviation or any of its Subsidiaries through a short term credit facility towards any kind of financial institution; (ii) issuing of a new NOK bond issue for the main purpose of raising cash for repayment of preexisting bond issues at their later maturity; (iii) draw down of existing available credit facilities or note purchase facilities; or (iv) utilization of available tap issues under any preexisting bond issues or under this Bond Agreement. Furthermore, the restriction shall not apply to any debt incurred by the Group which is (i) wholly or partially guaranteed or provided by any government (including any wholly owned governmental institution) as state aid to the Group or forms part of a financing arrangement involving debt guaranteed by any government as state aid to the Group or (ii) incurred to enable the Group to cover corporate expenses during the restrictions on commercial air traffic as a result of Covid-19."

- (iv) Paragraph (k) of Clause 13.3 (*General Covenants*) of the Bond Terms shall be deleted and replaced by the following:

"(k) Negative pledge

The Issuer shall not, and shall procure that no other Group Company will, create or allow to subsist, retain, provide, prolong or renew any Security over any of its/their assets (whether present or future) other than any Security:

(i) arising under the Finance Documents;

(ii) granted by Arctic Aviation and the Subsidiaries of Arctic Aviation;

(iii) securing capital market indebtedness and that existed on 14 April 2020; and

(iv) securing any debt incurred by the Group which is (x) wholly or partially guaranteed or provided by any government (including any wholly owned governmental institution) as state aid to the Group or forms part of a financing arrangement involving debt guaranteed by any government as state aid to the Group or (y) incurred to enable the Group to cover corporate expenses during the restrictions on commercial air traffic as a result of Covid-19, provided that such Security is not over assets secured by the Security

Interest or the assets of the Slot Owner (including any Slots held by it, but excluding any receivables arising in relation to intra-group aircraft leasing)."

- (v) A new paragraph (m) shall be inserted in Clause 13.3 of the Bond Terms:

"(m) Monetization of assets

Where any material assets, including, but not limited to, Slots, are not required for the operations of the Group based on its business projections, the Issuer will procure to use its reasonable endeavours to monetize such assets based on prices reflecting fair market values."

- (vi) The valuation requirement in paragraph (b) of Clause 13.5 (*Slot Owner Covenants*) of the Bond Terms shall not apply until 30 June 2021.
- (vii) The Bondholders waive any current or future Event of Default under Clause 15.1 (c), (e), (f) or (g) of the Bond Terms that has occurred or occurs prior to 1 July 2021 provided such events do not have a Material Adverse Effect.
- (viii) A new paragraph (j) (*Cross-acceleration*) shall be inserted in Clause 15.1 of the Bond Terms:
- "An asset of a Group Company is prior to 1 July 2021 subject to the enforcement of any Security and both the value of the asset subject to the Security and the unpaid amount in respect of which the Security is being enforced is more than USD 20,000,000."*
- (ix) The Maturity Date is postponed to 7 February 2023 (being one year from the current Maturity Date).
- (x) The obligation to credit Excess Slot Disposal Proceeds to the Excess Slot Disposal Proceeds Account is reset and the maximum amount of proceeds excluded from the Excess Slot Disposal Proceeds (i.e. funds required to be credited to the Excess Slot Disposal Proceeds Account) is lowered from USD 35,000,000 to USD 15,000,000. Cash proceeds arising from the sale, trade, swap or other disposal of the Slot Owner's Slots shall be (net of the items in paragraph (a)-(c) of the definition of a Slot Disposal Trigger Event in the Bond Terms) deposited in a bank account opened in the name of the Slot Owner (the "**Ordinary Slot Disposal Proceeds Account**"). This account shall be pledged in favour of the Security Agent and the funds credited to it shall only be used for investments in slots.
- (xi) Accrued, but unpaid interest on the Bonds up to a conversion date to be decided between the Issuer and the Bond Trustee (the "**Conversion Date**") shall be cancelled. No interest shall accrue on the Bonds from and including the Conversion Date until 1 July 2021.
- (xii) In the event that the Issuer launches a public equity offering within 30 June 2020 (a "**Public Offering**") and subject to applicable securities laws, the Issuer shall provide preferred allocation of 50% of the shares to subscribers that are existing shareholders, 25% of the shares shall be allocated to subscribers that have agreed to convert claims against the Group to equity (each a "**Converting Creditors**") and 25% of the shares shall be allocated at the discretion of the Issuer. Insofar as the total subscriptions of the Converting Creditors exceed 25% of the total number of shares offered, shares will be allocated pro rata among the Converting Creditors based on the amount of claims each creditor has agreed to convert to equity in the Issuer. The amount of claims converted by

a Bondholder shall be deemed to be (i) the NPV Reduction (as defined below) multiplied by (ii) (a) that Bondholder's holdings of Bonds registered in VPS as of 30 April 2020 divided by (b) the total amount of Outstanding Bonds as of 30 April 2020.

(xiii) Bondholders shall receive shares in the Issuer as follows:

(A) The Bond Trustee (acting on behalf of the Bondholders) shall subscribe for a number of shares in the Issuer (the "**Subscription Amount**") equal to the quotient (rounded downwards) of (x) the sum of SEK 545,724,517 (representing the reduced net present value of the bonds caused by the write down of 50% of the Bonds, maturity extension, interest forgiveness and interest holidays) (the "**NPV Reduction**") converted to NOK at the exchange rate for SEK/NOK published by Norges Bank on 6 April 2020 (being 103.72) divided by (y) a subscription price of NOK [•]⁴ (the "**Subscription Price**"). The Subscription Amount shall be settled by the Bond Trustee setting off the NPV Reduction against the aggregate Subscription Price.

(B) The reduction of the Bonds caused by the conversion and the distribution of the Subscription Amount will be made on a pro rata basis among the Bondholders based on the holdings registered in VPS at the record date.

(C) The conversion of Bonds to shares in the Issuer shall occur on the Conversion Date with the record date being at close of business on 3 Business Days prior to the Conversion Date and trading in the Bonds being halted from the record date.

(xiv) The value of the Outstanding Bonds shall be increased by a percentage equal to the lower of (i) (a) the value of the Slots owned by the Slot Owner on 30 June 2021 (being deemed to equal the average of two valuations by appraisers known to provide valuations for Gatwick slots, and approved by Nordic Trustee) plus amounts credited to the Ordinary Slot Disposal Proceeds Account at this date less the aggregate amount outstanding under NAS07 and NAS08 divided by (b) the aggregate outstanding amounts under NAS07 and NAS08 and (ii) 20%. For the purposes of the calculation, all sums denominated in a currency other than SEK shall be converted to SEK at the then prevailing FX rates. Such increase shall be made as a payment-in-kind through the issuance of additional bonds.

(xv) The new shares issued will be registered with the Norwegian Central Securities Depository (the VPS) with a separate ISIN number and be subject to a lock-up preventing any transfer of shares. The mechanism for release of the lock-up shall be as follows:

(A) The new shares to be received by the bondholders will be registered under three new ISINs ("**ISIN A**", "**ISIN B**" and "**ISIN C**") in VPS. The total amount of shares will be split across the three ISINs. Shares registered under ISIN A, ISIN B and ISIN C will be distributed on a pro rata basis among the Bondholders based on the holdings registered in VPS at the record date. Each of ISIN A, ISIN B and ISIN C shall represent one third of the new shares received by the bondholders.

⁴ The subscription price shall be determined so that the number of shares held by pre-conversion shareholders will equal 5.2% of the total number of outstanding shares following the conversion of bonds and lease debt (excluding, for the avoidance of doubt, any shares issued in the future in connection with the conversion of power by the hour rental to equity) to shares in the Company to be approved on the Company's EGM on 4 May 2020 (and thus not counting any shares issued in connection with a private placement and/or public offering approved by the EGM). The subscription price shall be the same for all conversion of bonds and lease debt.

- (B) All the shares registered under ISIN A (“**ISIN A Shares**”), ISIN B (“**ISIN B Shares**”) and ISIN C (“**ISIN C Shares**”) will initially be subject to a transfer restriction that will prevent the transfer of the shares.
 - (C) On 9 August 2020, shares registered under ISIN A will be released from the lock-up by being merged with ISIN NO0010196140 (the “**General ISIN**”), being the ISIN under which all of the Issuer’s shares are currently registered.
 - (D) On 9 October 2020, shares registered under ISIN B will be released from the lock-up by being merged with the General ISIN.
 - (E) On 9 December 2020, shares registered under ISIN C will be released from the lock-up by being merged with the General ISIN.
 - (F) Notwithstanding the foregoing, holders of ISIN C Shares shall following 15 June 2020 have the right to have such shares released from lock-up prior to 9 December 2020 if the holder of the ISIN C Shares was allocated shares in a Public Offering, in which case that holder following its receipt of the shares allocated to it shall have the right to have a number of ISIN C Shares released from lock-up equal to 1.6 times the number of such shares (subject to rounding) as soon as possible (such sum being the “**Early Release ISIN C Shares**”). If the Early Release ISIN C Shares exceed a holder’s ISIN C Shares, the holder shall have the right to have ISIN B Shares in a number equal to the difference between Early Release ISIN C Shares and its holdings of ISIN C Shares released from lock-up (such sum being the “**Early Release ISIN B Shares**”). If the Early Release ISIN B Shares exceed the holdings of ISIN B Shares, a number of ISIN A Shares equal to the difference between Early Release ISIN B Shares and the holder’s holdings of ISIN A Shares shall be released from lock-up. Shareholders exercising a right of early release shall follow instructions from the Bond Trustee as to the technical implementation of the unlock mechanism.
- (xvi) The Issuer and the Bond Trustee are entitled to split the Outstanding Bonds in any number of bonds and provide any calculation to be rounded downwards in order to complete any conversion or other resolution contemplated by this Proposal.
 - (xvii) No other creditor in respect of claims outstanding prior to or on the Conversion Date shall be offered to have its claim converted into equity in the Issuer at a subscription price that is lower than the Subscription Price.
 - (xviii) The Bond Terms shall include a clause permitting written resolutions on the same terms as under the Bond Trustee’s current bond terms template.
 - (xix) Clause 16.2.4 of the Bond Terms shall be amended as follows:

“Until 1 July 2020, the summons to a Bondholders’ Meeting shall be dispatched no later than 5 Business Days prior to the date of the Bondholders’ Meeting and, thereafter, no later than 10 Business Days prior to the date of the Bondholders’ Meeting. The summons and a confirmation of each Bondholder’s holdings of Bonds shall be sent to all Bondholders registered in the Securities Depository at the time of distribution. The Exchange shall also be informed if the Bonds are listed.”
 - (xx) The effectiveness of the resolutions set out in paragraphs i to xix is conditional upon:

- (A) the bondholders in CB and the bondholders in NAS07 approving the CB Resolutions and the NAS07 Resolutions, respectively;
- (B) the Extraordinary General Meeting of the Issuer approving the conversion to shares on the contemplated meeting dated 4 May 2020;
- (C) a closing procedure that in the Bond Trustee's reasonable opinion ensures that Tranche 2 and Tranche 3 of the State Aid Package will be available to the Issuer following such conversion; and
- (D) minimum USD 550 million lease obligations to be converted to shares at the same conversion price as the Bondholders.

Appendix 4

PROPOSAL FOR RESOLUTIONS FOR NAS09

- (i) The Bondholders approve that the delivery of Financial Statements as set out in Clause 13.2.1 (c) may be postponed until 30 June 2020 and the Issuer may follow any ESMA guidance notices on publishing of the Financial Statements and Interim Accounts.
- (ii) The minimum requirement for Liquidity in Clause 13.4 (b) (*Liquidity*) shall be NOK 100 million until 1 July 2021.
- (iii) Paragraph (j) (*Financial Indebtedness*) of Clause 13.3 (*General Covenants*) of the Bond Terms shall be amended as follows:

"The Issuer shall not, and shall procure that no other Group Company will, incur any new unsecured debts covered by the definition of Financial Indebtedness items (a) or (c) unless the maturity date for such Financial Indebtedness falls on a date after the Maturity Date. This restriction shall not apply to (i) financing of aircraft in Arctic Aviation or any of its Subsidiaries through a short term credit facility towards any kind of financial institution; (ii) issuing of a new NOK bond issue for the main purpose of raising cash for repayment of preexisting bond issues at their later maturity; (iii) draw down of existing available credit facilities or note purchase facilities; or (iv) utilization of available tap issues under any preexisting bond issues or under this Bond Agreement. Furthermore, the restriction shall not apply to any debt incurred by the Group which is (i) wholly or partially guaranteed or provided by any government (including any wholly owned governmental institution) as state aid to the Group or forms part of a financing arrangement involving debt guaranteed by any government as state aid to the Group or (ii) incurred to enable the Group to cover corporate expenses during the restrictions on commercial air traffic as a result of Covid-19."

- (iv) Paragraph (i) of Clause 13.3 (*General Covenants*) of the Bond Terms shall be deleted and replaced by the following:

"(i) Dividends or other distributions

During the term of the Bonds the Issuer shall not make dividend payments, repurchase shares or make other distributions or loans to its shareholders (including any transaction with a similar effect).

Notwithstanding the above, the Issuer may repurchase shares in connection with any option or similar incentive program of the Issuer in force at any time made for the benefit of the employees and/or management and/or directors of any Group Company."

- (v) A new paragraph (k) (*Monetization of assets*) shall be inserted in Clause 13.3 of the Bond Terms:

"Where any material assets, including, but not limited to airport slots, are not required for the operations of the Group based on its business projections, the Issuer will procure to use its reasonable endeavours to monetize such assets based on prices reflecting fair market values."

- (vi) The second paragraph of Clause 13.7 (*Negative Pledge*) shall be replaced by the following:

“The Issuer shall not, and shall procure that no other Group Company will, create or allow to subsist, retain, provide, prolong or renew any Security over any of its/their assets (whether present or future) other than any Security:

(i) arising under the Finance Documents;

(ii) granted by Arctic Aviation and the Subsidiaries of Arctic Aviation;

(iii) securing capital market indebtedness and that existed on 14 April 2020; and

(iv) securing any debt incurred by the Group which is (x) wholly or partially guaranteed or provided by any government (including any wholly owned governmental institution) as state aid to the Group or forms part of a financing arrangement involving debt guaranteed by any government as state aid to the Group or (y) incurred to enable the Group to cover corporate expenses during the restrictions on commercial air traffic as a result of Covid-19.”

(vii) The Bondholders waive any current or future Event of Default under Clause 15.1 (c), (e), (f) or (g) of the Bond Terms that has occurred or occurs prior to 1 July 2021 provided such events do not have a Material Adverse Effect.

(viii) A new paragraph (j) (*Cross-acceleration*) shall be inserted in Clause 15.1 of the Bond Terms:

“An asset of a Group Company is prior to 1 July 2021 subject to the enforcement of any Security and both the value of the asset subject to the Security and the unpaid amount in respect of which the Security is being enforced is more than USD 20,000,000.”

(ix) The Maturity Date is postponed to 23 November 2021 (being 1 year from the current Maturity Date).

(x) In the event that the Issuer launches a public equity offering within 30 June 2020 (a **“Public Offering”**) and subject to applicable securities laws, the Issuer shall provide preferred allocation of 50% of the shares to subscribers that are existing shareholders, 25% of the shares shall be allocated to subscribers that have agreed to convert claims against the Group to equity (each a **“Converting Creditors”**) and 25% of the shares shall be allocated at the discretion of the Issuer. Insofar as the total subscriptions of the Converting Creditors exceed 25% of the total number of shares offered, shares will allocated pro rata among the Converting Creditors based on the amount of claims each creditor has agreed to convert to equity in the Issuer. The amount of claims converted by a Bondholder shall be deemed to be (i) the NPV Reduction (as defined below) multiplied by (ii) (a) that Bondholder’s holdings of Bonds registered in VPS as of 30 April 2020 divided by (b) the total amount of Outstanding Bonds as of 30 April 2020.

(xi) Accrued, but unpaid interest up to a date to be decided between the Issuer and the Bond Trustee for the distribution of shares in the Issuer to the Bondholders (the **“Conversion Date”**) shall be cancelled. No interest shall accrue on the Bonds from 4 May 2020 until 1 July 2021.

(xii) Bondholders shall receive shares in the Issuer as follows:

(A) The Bond Trustee (acting on behalf of the Bondholders) shall subscribe for a number of shares in the Issuer (the **“Subscription Amount”**) equal to the quotient (rounded

downwards) of (x) the sum of NOK 17,452,716 (representing the reduced net present value of the bonds caused by the maturity extension, interest forgiveness and interest holidays) (the “**NPV Reduction**”) divided by (y) a subscription price of NOK [•]⁵ (the “**Subscription Price**”). The Subscription Amount shall be settled by the Bond Trustee setting off the NPV Reduction against the aggregate Subscription Price.

- (B) The distribution of the Subscription Amount will be made on a pro rata basis among the Bondholders based on the holdings registered in VPS at the record date.
 - (C) The distribution of shares to the Bondholders shall occur on the Conversion Date with the record date being at close of business on 3 Business Days prior to the Conversion Date and trading in the Bonds being halted from the record date.
- (xiii) The new shares issued will be registered with the Norwegian Central Securities Depository (the VPS) with a separate ISIN number and be subject to a lock-up preventing any transfer of shares. The mechanism for release of the lock-up shall be as follows:
- (A) The new shares to be received by the bondholders will be registered under three new ISINs (“**ISIN A**”, “**ISIN B**” and “**ISIN C**”) in VPS. The total amount of shares will be split across the three ISINs. Shares registered under ISIN A, ISIN B and ISIN C will be distributed on a pro rata basis among the Bondholders based on the holdings registered in VPS at the record date. Each of ISIN A, ISIN B and ISIN C shall represent one third of the new shares received by the bondholders.
 - (B) All the shares registered under ISIN A (“**ISIN A Shares**”), ISIN B (“**ISIN B Shares**”) and ISIN C (“**ISIN C Shares**”) will initially be subject to a transfer restriction that will prevent the transfer of the shares.
 - (C) On 9 August 2020, shares registered under ISIN A will be released from the lock-up by being merged with ISIN NO0010196140 (the “**General ISIN**”), being the ISIN under which all of the Issuer’s shares are currently registered.
 - (D) On 9 October 2020, shares registered under ISIN B will be released from the lock-up by being merged with the General ISIN.
 - (E) On 9 December 2020, shares registered under ISIN C will be released from the lock-up by being merged with the General ISIN.
 - (F) Notwithstanding the foregoing, holders of ISIN C Shares shall following 15 June 2020 have the right to have such shares released from lock-up prior to 9 December 2020 if the holder of the ISIN C Shares was allocated shares in a Public Offering, in which case that holder following its receipt of the shares allocated to it shall have the right to have a number of ISIN C Shares released from lock-up equal to 1.6 times the number of such shares (subject to rounding) as soon as possible (such sum being the “**Early Release ISIN C Shares**”). If the Early Release ISIN C Shares exceed a holder’s ISIN C Shares, the holder shall have the right to have ISIN B Shares in a number

⁵ The subscription price shall be determined so that the number of shares held by pre-conversion shareholders will equal 5.2% of the total number of outstanding shares following the conversion of bonds and lease debt (excluding, for the avoidance of doubt, any shares issued in the future in connection with the conversion of power by the hour rental to equity) to shares in the Company to be approved on the Company’s EGM on 4 May 2020 (and thus not counting any shares issued in connection with a private placement and/or public offering approved by the EGM). The subscription price shall be the same for all conversion of bonds and lease debt.

equal to the difference between Early Release ISIN C Shares and its holdings of ISIN C Shares released from lock-up (such sum being the “**Early Release ISIN B Shares**”). If the Early Release ISIN B Shares exceed the holdings of ISIN B Shares, a number of ISIN A Shares equal to the difference between Early Release ISIN B Shares and the holder’s holdings of ISIN A Shares shall be released from lock-up. Shareholders exercising a right of early release shall follow instructions from the Bond Trustee as to the technical implementation of the unlock mechanism..

- (xiv) No other creditor in respect of claims outstanding prior to or on the Conversion Date shall be offered to have its claim converted into equity in the Issuer at a subscription price that is lower than the Subscription Price.
- (xv) The Bond Terms shall include a clause permitting written resolutions on the same terms as under the Bond Trustee’s current bond terms template.
- (xvi) Clause 16.2.4 of the Bond Terms shall be amended as follows:

“Until 1 July 2020, the summons to a Bondholders’ Meeting shall be dispatched no later than 5 Business Days prior to the date of the Bondholders’ Meeting and, thereafter, no later than 10 Business Days prior to the date of the Bondholders’ Meeting. The summons and a confirmation of each Bondholder’s holdings of Bonds shall be sent to all Bondholders registered in the Securities Depository at the time of distribution. The Exchange shall also be informed if the Bonds are listed.”

- (xvii) The effectiveness of the resolutions set out in paragraphs i to xvi is conditional upon:
 - (A) the Extraordinary General Meeting of the Issuer approving the conversion to shares on the contemplated meeting dated 4 May 2020;
 - (B) a closing procedure that in the Bond Trustee’s reasonable opinion ensures that Tranche 2 and Tranche 3 of the State Aid Package will be available to the Issuer following such conversion; and
 - (C) minimum USD 550 million lease obligations to be converted to shares at the same conversion price as the Bondholders.