Form PTO-1594 RI	U.S. DEPARTMENT OF COMMERCE
(Rev. 10/02)	U.S. Patent and Trademark Office
Tab settings ⇒ ⇒ ⇒ □ □ ⊔	459300
To the Honorable Commissioner of Patents and Trademarks	s: Please record the attached original documents or copy thereof.
Name of conveying party(ies):	2. Name and address of receiving party(ies)
Credit Suisse First Boston LLC	Name: <u>Avtech Corporation</u>
☐ Individual(s)	Internal:
☐ General Partnership ☐ Association	Street Address: 3400 Wallingford Avenue North
☐ Corporation ☐ Limited Partnership	City: Seattle State: WA Zip: 98103
☑ Other <u>Limited Liability Company</u>	☐ Individual(s) citizenship
Additional name(s) of conveying party(ies) attached? 🖵 Yes 🗷 No	Association
1. Nature of conveyance:	General Partnership
☐ Assignment ☐ Merger	☐ Limited Partnership
☐ Security Agreement ☐ Change of Name	▼ Corporation-State <u>Washington</u>
■ Other <u>Release of</u>	Other
Security Interest	If assignee is not domiciled in the United States, a domestic representative designation is attached: ☐ Yes ☐ No
Execution Date: 04/29/2003	(Designations must be a separate document from assignment) Additional name(s) & address(es) attached? □ Yes □ No
3 / 27/2000	Transfer in the first of the state of the st
4. Application number(s) or registration number(s):	
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
Additional acceptance	1,804,707
5. Name and address of party to whom correspondence	
concerning document should be mailed:	6. Total number of applications and registrations involved:
Name: Michelle Gursky	7. Total fee (37 CFR 3.41)
Internal Address: O'Melveny & Myers LLP	☑ Enclosed
	Authorized to be charged to deposit account
	8. Deposit account number:
Street Address: 400 South Hope Street	
City: Los Angeles State: <u>CA</u> Zip: 90071	(Attach duplicate copy of this page if paying by deposit account)
	SE THIS SPACE
9. Statement and signature.  To the best of my knowledge and belief, the foregoing information	is true and correct and any attached copy is a true
copy of the original document.	elslos
David L. Miller  Name of Person Signing  Signatur	7/2/0 S
DRYRWF 00000091 1804707	
Total number of pages including o	cover sheet, attachments, and document:

Mail documents to be recorded with required cover sheet information to:

Commissioner of Patent & Trademarks, Box Assignments

Washington, D.C. 20231

# SCHEDULE RELEASED TRADEMARKS AND PATENTS

## Trademarks

Mark	Reg. No.
IDEAS THAT FLY	1,804,707

## **Patents**

Title	Patent No.	Issue Date
High frequency, electronic	4,870,327	09/26/1989
fluorescent lamp ballast		
Universal fluorescent lamp	4,958,108	09/18/1990
ballast		
Protective member for display	5,539,552	7/23/1996
system having 99% UV light		
blocking ability and improved		
thermal coefficient of		
expansion		

LA1:1008139.1

#### PAYOFF LETTER AND RELEASE OF CERTAIN LIENS

May 23, 2003

Credit Suisse First Boston Eleven Madison Avenue New York, New York 10010

DeCrane Aircraft Holdings, Inc. 2361 Rosecrans Avenue, Suite 180 El Segundo, CA 90245

Wings Holdings, Inc. c/o Odyssey Investment Partners, LLC 280 Park Avenue, 38<sup>th</sup> Floor New York, New York 10017

### Ladies and Gentlemen:

Pursuant to that certain Stock Purchase Agreement, dated as of March 14, 2003 (the "Purchase Agreement"), among Wings Holdings, Inc., a Delaware corporation ("Purchaser"), DeCrane Aircraft Holdings, Inc., a Delaware corporation ("Company") and DeCrane Holdings Co., a Delaware corporation, the Company will sell, and Purchaser will purchase, the equity interests (the "Stock") of Avtech Corporation, Aerospace Display Systems, LLC and Tri-Star Electronics International, Inc., including the indirect purchase of equity interests of Tri-Star Electronics Europe, SA (collectively, the "Acquired Subsidiaries"). The Company, as borrower under that certain Third Amended and Restated Credit Agreement, dated as of May 11, 2000, among the Company, the lenders from time to time party thereto, Credit Suisse First Boston (successor to DLJ Capital Funding, Inc.), as syndication agent (in such capacity, the "Syndication Agent"), and Credit Suisse First Boston (as successor to Bank One, NA and First National Bank of Chicago), as administrative agent for the Lenders (in such capacity, the "Administrative Agent"), as amended by a First Amendment to Third Amended and Restated Credit Agreement, dated as of June 30, 2000, as further amended by an Increased Commitments Agreement to Third Amended and Restated Credit Agreement, dated as of April 27, 2001, as further amended by a Second Amendment to Third Amended and Restated Credit Agreement, dated as of March 19, 2002, and as further amended by a Third Amendment to Third Amended and Restated Credit Agreement, dated as of March 31, 2003 (the "Credit Agreement"), has requested that the Lenders consent to, and the Requisite Lenders have consented to, in accordance with the provisions of the Credit Agreement, the sale of the Stock by

Payoff Letter

the Company. Certain terms used herein without definition shall have the meaning assigned to them in the Credit Agreement.

1. On the closing date of the sale of Stock to Purchaser (the "Closing"), Purchaser shall cause to be transferred and delivered \$140,000,000 (the "Payoff Amount") in immediately available funds to the following account of the Administrative Agent:

Bank of New York ABA # 021000018

Account Name: CSFB Agency Cayman Account

Account Number: 8900492627

Reference: Decrane

At least one business day prior to the closing date of the sale of Stock, the Company or Purchaser shall notify the Administrative Agent of the date and time of day that the above transfer is expected to occur.

2. The Administrative Agent hereby agrees and represents that, upon receipt by the Administrative Agent from Purchaser of the Payoff Amount, all Liens upon the Stock and upon any present or future property of any Acquired Subsidiary in favor of the Administrative Agent or any of the Lenders as security for any of the obligations under the Credit Agreement (the "Subject Liens") and all liability of each Acquired Subsidiary for any such obligations (whether arising under a guarantee given by such Acquired Subsidiary pursuant to the Credit Agreement or otherwise) or under any security documents or other instruments or agreements delivered by such Acquired Subsidiary pursuant to or in connection with the Credit Agreement (the "Subject Obligations") will be automatically, unconditionally, irrevocably and forever discharged and released, without further action by Administrative Agent or any Lender and without any right of reinstatement under any circumstances. To further evidence such discharge and release, the Administrative Agent will promptly following the receipt by the Administrative Agent of the Payoff Amount (a) cause to be filed or recorded, as appropriate, at the expense of the Company, termination statements under the Uniform Commercial Code for financing statements that have been filed securing obligations of each Acquired Subsidiary under the Credit Agreement and the related Subsidiary Guaranty in the jurisdictions where UCC financing statements are currently filed, (b) execute and deliver (in recordable form) and cause to be filed or recorded, as appropriate, at the expense of the Company, releases of all mortgages on the properties owned or leased by any Acquired Subsidiary in favor of the Administrative Agent or any of the Lenders as security for any of the obligations under the Credit Agreement, (c) release all rights of control over deposit accounts, investment property or any property of any Acquired Subsidiary, including delivery to the Purchaser of all certificates held by the Administrative Agent representing capital stock of any of the Acquired Subsidiaries and all other property of any Acquired Subsidiary in the possession or under the control of the Administrative Agent or any Lender, and (d) execute and deliver, at the expense of the Company, such other instruments as may be reasonably requested at any time by Purchaser to effectuate or confirm in any respect the discharge and release of Liens and liabilities described in the first sentence of this Section 2.

LA1:1002358.6 2 Payoff Letter

- 3. The Administrative Agent's agreement in Paragraph 2 hereof is limited precisely as written and is provided solely as an agreement (a) to release the Subject Liens, mortgages, certificates and Subsidiary Guaranties specified in Paragraph 2 hereof and (b) to discharge all liability of the Acquired Subsidiaries in respect of the Subject Obligations. Except as specifically set forth herein, nothing in Paragraph 2 hereof or anything else in this Agreement shall be deemed to constitute a release of Liens on Collateral.
- 4. This Agreement may be executed by the parties hereto individually or in combination, in one or more counterparts, each of which shall be an original and all of which shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Agreement by telecopier shall be effective as delivery of a manually executed counterpart of this Agreement.

[Signatures on following page]

LA1:1002358.6 Payoff Letter

CREDIT SUISSE FIRST BOSTON
CORPORATION, as Administrative Agent under the Credit Agreement

By: David L. Miller
Title: Managing Director

ACKNOWLEDGED AND AGREED:

DECRANE AIRCRAFT HOLDINGS, INC.

By: Name: Title:	
WINGS HOLDINGS, INC	· ·
Ву:	
Name:	
Title:	

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S-1

Payoff Letter

CREDIT SUISSE FIRST BOSTON CORPORATION, as Administrative Agent under the Credit Agreement

By:	
Name:	
Title:	

### ACKNOWLEDGED AND AGREED:

DECRANE AIRCRAFT HOLDINGS, INC.

By:

Name: Richard J. Kaplan

Title: Senior Vice President, CFO, Secretary

and Treasurer

WINGS HOLDINGS, INC.

By:

Name: William Hopkins

Title: President

S-1

Payoff Letter

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CREDIT SUISSE FIRST BOSTON
CORPORATION, as Administrative Agent under the Credit Agreement

By:
Name:
Title:

ACKNOWLEDGED AND AGREED:

INT 00:00 INE ETE 400 0000

DECRANE AIRCRAFT HOLDINGS, INC.

By:
Name:
Title:

**RECORDED: 05/27/2003** 

WINGS HOLDINGS, INC.

Title:

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S-1

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