FILED CROSLOTTE, SO

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

JAN 292010

US DISTRICT COURT
WESTERN DISTRICT OF MR

Case No. 3:08-cv-00413
ORDER

WHEREAS, this action was tried beginning on December 7, 2009; and

WHEREAS, on December 10, 2009, the jury found Defendant West Van, Inc., liable to the Plaintiff for breach of the Aircraft Purchase Agreement entered into by the parties; and

WHEREAS, the Court finds that under the terms of the Aircraft Purchase Agreement, Defendant West Van, Inc.'s breach entitles Plaintiff to the full refund of its deposit; and

WHEREAS, the Court further finds that Defendant West Van, Inc., has consented to the release of such deposit;

NOW, THEREFORE, IT IS HEREBY ORDERED that Plaintiff's obligation to maintain a deposit under the Aircraft Purchase Agreement has been terminated and that Insured Aircraft Title Services, Inc., is hereby authorized to release to Plaintiff Corporate Fleet Services all funds held in escrow in connection with this transaction.

SO ORDERED.

Signed: January <u>29</u>, 2010

Frank D. Whitney
United States District Judge