

9 AMENDMENT
to
ATTACHMENT to GTA 08-BGA-GTA-0020:
SUPPLEMENTAL AGREEMENT FOR BGA MECHANICAL SERVICE
CENTER AUTHORIZATION

This 9 Amendment to the Supplemental Agreement for BGA Avionics Dealership Authorization (the "Amendment") is entered into as of April 1, 2018 (the "Amendment Effective Date") by and between **Honeywell International Inc.**, a Delaware corporation acting through its Business and General Aviation business unit with its primary office at 1944 East Sky Harbor Circle, Phoenix, Arizona 85034 ("Honeywell") and **CD Aviation Services** with its primary office at 2702 East 32nd Street, Joplin, Missouri 64804 ("Licensee"). Honeywell and Licensee are also sometimes referred to herein as a "Party" or collectively the "Parties".

BACKGROUND

The Parties entered into that certain Supplemental Agreement for BGA Mechanical Service Center Authorization with its Effective Date ("Agreement") pursuant to which they agreed upon the terms and conditions that authorize Licensee as a Honeywell Authorized Service Center; and

By its terms and conditions the Agreement incorporated into and made subordinate to the terms and conditions in that certain General Terms Agreement 08-BGA-GTA-0020 with its Effective Date ("GTA"), as amended, to which the Parties are signatories; and

The Parties now desire to make certain changes to the Agreement as amended.

AGREEMENT

In consideration of the mutual covenants and agreements hereinafter set forth, and for the other good and valuable consideration, the receipt and adequacy of which is acknowledged, the Parties agree as follows:

1. **Article 5, Payments (License Fees)** is hereby deleted and replaced with the following:
"5.1.1 An annual non-refundable license fee in the amount indicated in "Exhibit A". Such license fees are due upon execution of this Agreement for the first calendar year, or portion thereof, and then again in December of the year prior to each full year thereafter. The license fee for April 1 – June 30, 2018 will be twenty-five (25%) of the amount indicated in "Exhibit A" or revised Exhibit A set forth in an Amendment; and"

2. **Article 18, Term** is hereby deleted and replaced with the following:
"18.1 This Agreement will begin on the Amendment Effective Date as indicated in the introductory paragraph hereof and will expire on June 30, 2018 unless terminated earlier pursuant to the "Termination" article of the GTA."

IN WITNESS WHEREOF, this Amendment 9 to the Agreement, is executed as of the date first set forth above by the duly authorized representative of each Party.

HONEYWELL INTERNATIONAL INC.

DocuSigned by:
Israel Lizarraga
345695CA74C5431

Authorized Signature
Israel Lizarraga

Name
C&PS

Title
April 16, 2018

Date

CD AVIATION SERVICES

Rick Gibbs

Authorized Signature
RICK GIBBS

Name
GENERAL MANAGER

Title
4-13-18

Date