Supplemental Agreement No.: 04 to General Terms Agreement for Landing Gear's and Components Maintenance, Repair and Overhau

dated 23 May 2016, as amended (hereinafter referred to as "Agreement")

Between



And



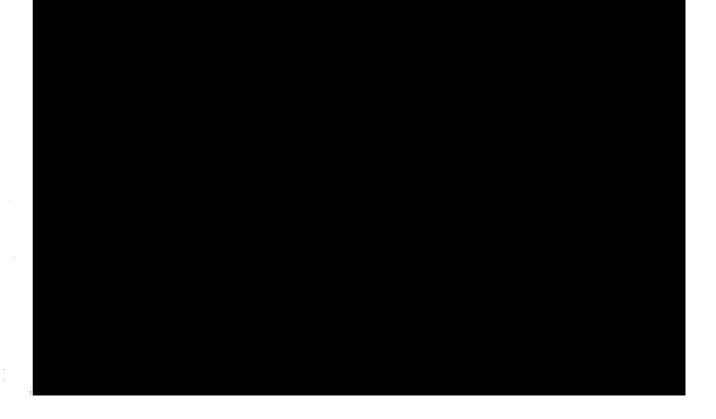
Supplemental Agreement No. 04

This Supplemental Agreement No. 04 (hereinafter referred to as" Supplemental Agreement") and order makes a part of the Agreement, i.e. General Terms Agreement for Landing Gear's and Components Maintenance, Repair and Overhaul dated 23rd May 2016, as amended. All articles of the Agreement shall not be affected hereby and remain valid unless otherwise specified in this Supplemental Agreement.

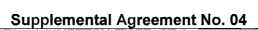
Table of content:

1.	Workscope	2
2.	Layover Period	3
3.	Price	3
4.	Spare Landing Gears - loan	4

1. Workscope



Agr



2. Layover Period



: Page 3 of 9

Date: 30/10/20

Supplemental Agreemer	nt No. 04
4. Spare Landing Gears - Ioan	
4.1) Background	
4.2) Delivery and Redelivery of Loan LDG	e.
4.4) Loan LDG treatment	

Agr.

<u>. </u>				
Sı	upplem ental Agreement No. 04			
4.5) Loss or damage				
4.6) Title and Ownership				
4.6) Title and Ownership				
4.6) Title and Ownership		×1		

Page 5 of 9

Date: 30/10/2

·
Supplemental Agreement No. 04 the rightful owner of the Loan LDG in all governmental or other filings related to the Loan LDG as necessary or appropriate to secure recognition of the loan LDG.
the Loan LDG.
4.7) Smara Laurett O
4.7) Spare Landing Gears - Insurance

Page 6 of 9

Date: 30/10/20

Supplemental Agreement No. 04

All the above insurances shall contain market standard provisions including, but not limited to:

- in respect of liability insurances required above a provision that such liability insurances shall be primary and without rights of contribution from any other insurance which may be available to the Additional Insured and shall also contain a Severability of Interest Clause;
- a provision that the interest of the Additional Insured shall not be invalidated by any act or omission (including misrepresentation and non-disclosure) of any other person which results in a breach of any term, condition or warranty of the insurances;
- a provision that the Additional Insured is not liable for the payment of any premium ust supply a Certificate of Insurance-evidencing the above requirements have been compiled with to the satisfaction of the Services under Agreement. It is understood that supplying Certificate of Insurance which is compliant with the terms of this section is a material requirement of this Agreement. Failure of the Customer to supply compliant Certificate of Insurance in advance of the date of the Loan LDG Loan Period will be considered a breach of this section of this Agreement.

4.8) Warranty





4.9) Documentation





LDG Removal/Installation List identifying the LDG is attached to this Supplemental Agreement as **Attachment A** and forms an inseparable part of this Supplemental Agreement.

shall monitor and fill out data regarding all LLP parts.
at its discretion shall monitor parts, which are not LLP, but they are a part of LDG Overhaul.

This Supplemental Agreement shall be valid and effective as from the date of signature by authorized representatives of both Parties.

In witness thereof the contracting parties hereto have caused this Supplemental Agreement to be executed in two originals as of the day and year written below.

For and on behalf of

For and on behalf of

Date: Prague, /5/w/ 2016

By:

Name: Title:

By:

Name: Title:

Date: Prague, 15/100/. 2016

By:

Name: Title:

Attachment A: LDG REMOVAL/INSTALLATION LIST