

**AMENDMENT NO 1.
MEMORANDUM OF UNDERSTANDING**

BETWEEN

**CZECH TECHNICAL UNIVERSITY IN PRAGUE, FACULTY OF MECHANICAL
ENGINEERING**

AND

GE AVIATION CZECH S.R.O.

The Parties executed the Memorandum of Understanding on December 22, 2023 ("Memorandum").

This amendment to Memorandum of Understanding (the "Amendment") is made on the dates set forth in the signature blocks below to be effective as of the date of the last Party to execute this Agreement (the "Effective Date") by and between **CZECH TECHNICAL UNIVERSITY IN PRAGUE, FACULTY OF MECHANICAL ENGINEERING**, a technical university organized and existing under the laws of the Czech Republic ("CVUT"), and **GE AVIATION CZECH s.r.o.**, a limited liability company, organized and existing under the laws of the Czech Republic ("GEAC") (CVUT and GEAC are also referred to individually as "Party" and jointly as "Parties").

RECITALS:

A) The Parties need more time to agree on open points to finalize RCA 2.0, that is why the Parties are extending this interim regime covered by this Amendment.

In consideration of the covenants contained in this Amendment, the Parties agree as follows:

ARTICLE 1 - DEFINITIONS

in this Amendment, unless the context otherwise requires, the expressions used have the same meaning as in the RCA and the Memorandum.

ARTICLE 2 - AMENDMENT

- 2.1** The deadline in Article 2.1 of the Memorandum is extended to April 30, 2024.
- 2.2** The deadline in Article 2.2 of the Memorandum is extended to April 30, 2024.
- 2.3** **GEAC's 2024 Contribution.** The Parties have agreed on estimate of CVUT's funding needs submitted for 2024 at _____ to cover the costs of joint research and development. The Parties are continuing to discuss the details regarding the break-down of categories of this contribution and the principles regarding contribution eligibility and the verification process.

In order to facilitate the transition to new RCA and specifically to enable that (i) research and development activities can commence under the new regime of RCA 2 and (ii) that ongoing research and development work may continue under the current RCA, GEAC shall pay to CVUT additional financial contribution as follows:

- a) GEAC already paid to CVUT the total amount of _____ in January, 2024,
- b) By March 15, 2024, the total amount of _____ ,
- c) By April 1, 2024, the amount of _____ ,
- d) By July 1, 2024, the amount of _____ ,
- e) By October 1, 2024, the amount of _____ .

The Parties have agreed that provided that the RCA 2 will be executed by the parties no GEAC may decide whether the Contribution shall be deemed as financial contribution by GEAC into the research and development collaboration under the RCA 2, or as financial contribution by GEAC under the RCA, fully or in part.

ARTICLE 3 - MISCELLANEOUS PROVISIONS

3.1 Counterparts. This Amendment may be executed in two or more identical counterparts, each of which shall be deemed an original and all of which taken together shall be deemed to constitute the Amendment when a duly authorized representative of each Party has signed a counterpart.

The Parties have caused this Amendment to be executed in two or more identical counterparts by their duly authorized representatives on the dates set forth below to be effective as of the Effective Date.

**CZECH TECHNICAL UNIVERSITY
IN PRAGUE, FACULTY OF
MECHANICAL ENGINEERING**

By: _____
Name: _____
Title: _____
Date: _____

GE AVIATION CZECH, S.R.O.

By: _____
Name: _____
Title: _____
Date: _____