

April 1, 1998 MCA.LLS98-022

AAR Corp. 1100 N. Wood Dale Road Wood Dale, Illinois 60191

Attention:

Mr. David E. Prusiecki, Staff Vice President-Marketing

Military and Industrial

Subject:

APU Distributorship Agreement

Reference:

Agreement No. 98878

Dear Mr. Prusiecki:

Please find enclosed two (2) original copies of the subject agreement, signed by an authorized official of Sundstrand Corporation.

If the subject is acceptable, please sign both originals of the Agreement, indicating the date on Page 1, and return one (1) signed original to my attention.

Very truly yours,

L.J. Schneeberger

Mahager, Military Contracts Administration

LJS/ra

Enclosures



EP

8 April, 1998

Len Schneeberger Sundstrand Aerospace 4747 Harrison Avenue P.O. Box 7002 Rockford, IL 61125-7002

Re: APU Distributorship Agreement

Dear Len,

Enclosed herewith is one original, signed copy of subject Agreement.

We are most pleased to expand our distributorship agreement and look forward to substantial increase in purchases. We have our next meeting at DLA-Richmond in two weeks. We will keep you informed of developments.

Very truly yours,

David Prusiecki

Enclosure L0408sm1

DISTRIBUTORSHIP AGREEMENT

BETWEEN

SUNDSTRAND AEROSPACE SUNDSTRAND CORPORATION

AND

AAR DEFENSE SYSTEMS A DIVISION OF AAR ALLEN GROUP, INC.

AGREEMENT NO. 98878

TABLE OF CONTENTS

| PARAGRAPH | | PAGE |
|-----------|----------------------------------------------------------|------|
| | Recitals | 1 |
| 1. | Subject Matter of Distributorship and Sale | 1 |
| 2. | Charges and Payment | 1 |
| 3. | Distributor's Performance | 2 |
| 4. | Title and Risk of Loss | 2 |
| 5. | Excusable Delay | 2 |
| 6. | Notices | 3 |
| 7. | Warranty | 3 |
| 8. | Patent Indemnity | 4 |
| 9. | Term | 4 |
| 10. | Termination | 4 |
| 11. | Assignment | 5 |
| 12. | Entirety of Agreement | 6 |
| 13. | Partial Invalidity | 6 |
| 14. | Governing Law | 6 |
| 15. | Compliance with Laws | 6 |
| 16. | Counterparts | 6 |
| 17. | Remedies | 6 |
| 18. | Independent Contractor | 7 |
| 19. | Confidential Information, Trade Secrets, and Advertising | 7 |
| | Signatures | 8 |
| | Appendix 1 | |

DISTRIBUTORSHIP AGREEMENT

Recitals

This DISTRIBUTORSHIP AGREEMENT (hereinafter referred to as the "AGREEMENT") is entered into this <u>April 8, 1998</u>, by and between SUNDSTRAND AEROSPACE, SUNDSTRAND CORPORATION, a corporation organized and existing under the Laws of the State of Delaware, U.S.A., having offices in Rockford, Illinois (hereinafter referred to as "Sundstrand"), and AAR Defense Systems, a division of AAR Allen Group, Inc., an Illinois corporation having its offices at 1100 N. Wood Dale Road, Wood Dale, IL 60191 (hereinafter referred to as "AAR"). Sundstrand and AAR may be referred to individually as the "PARTY" or collectively as the "PARTIES".

WITNESSETH

WHEREAS, Sundstrand primarily designs and manufactures aerospace systems and components used by the armed services of the United States and its allies and procured by Defense Supply Centers; and

WHEREAS, a primary business of AAR is the acquisition, warehousing and distribution of aerospace material to support the needs of their customers; and

WHEREAS, the various DoD buying agencies and other users of Sundstrand equipment, in efforts to reduce their costs, are looking to Industry to provide the stocking and distribution function, including the delivery of material directly to the user organizations, within days of requisition; and

WHEREAS, representatives of Sundstrand and AAR possess the proper authority to execute a binding AGREEMENT.

NOW, THEREFORE, in consideration of these promises and the mutual promises and covenants contained herein, the PARTIES agree as follows:

1. SUBJECT MATTER OF DISTRIBUTORSHIP AND SALE:

- a. AAR is hereby appointed as Sundstrand's exclusive distributor of subassemblies and piece parts (the "Products") for the components listed in Appendix 1 in the "Territory" as defined in Appendix 1. This right is non-transferable.
- b. In connection therewith, Sundstrand will manufacture, sell, and deliver (F.O.B. Sundstrand's facilities) to AAR, and AAR will purchase from Sundstrand the Products.
- c. Sundstrand will undertake good faith reasonable efforts to refer their regular customers, and other potential customers, to AAR. Sundstrand reserves the right to sell products directly to U.S. government agencies and other customers under the following circumstances:
 - i. In fulfillment of existing contracts for the supply of products.
 - ii. If AAR cannot meet the requirements of the customers.

2. CHARGES AND PAYMENT:

a. Sundstrand may sell to AAR and AAR may purchase from Sundstrand the Products at prices established by Sundstrand.

DISTRIBUTORSHIP AGREEMENT

Page 2

- b. AAR will pay Sundstrand the Purchase Price in full within thirty (30) days after receipt of invoice.
- c. The Purchase Price is exclusive of all applicable taxes.
- d. AAR will initiate purchases of Products hereunder by issuing its purchase order setting forth the Product being ordered, the date or dates of deliveries, quantities, prices and shipping instructions. Except as otherwise expressly provided herein, the provisions of this Agreement will govern the purchase of any and all Products by AAR and Sundstrand. All other terms, whether printed, stamped, typed or written or otherwise attached to AAR 's purchase orders, or Sundstrand's invoice, or on the reverse thereof will not apply. AAR will place its orders for Products quoted by Sundstrand in accordance with Sundstrand's quotation for said Products. Sundstrand will accept an order by written acknowledgment.
- e. Other than that which is contained above, nothing in this Agreement shall restrict AAR's activity in the Territory, as defined in Appendix 1, within which AAR shall be free to sell the Products.

DISTRIBUTOR'S PERFORMANCE:

AAR will:

- a. Exercise good faith efforts on behalf of Sundstrand to promote the sale of the Products in the territory.
- b. Purchase and maintain sufficient stock of the Products for purposes of adequately meeting customer requirements as mutually agreed to by AAR and customer.
- c. Provide adequate warehousing for the Products.
- d. Provide a written summary of sales records, to include customer, quantity, prices and delivery information on a quarterly basis.

4. <u>TITLE AND RISK OF LOSS</u>:

Title to and risk of loss of the Products will pass to AAR upon delivery to AAR of said Products by Sundstrand F.O.B. Sundstrand's facility. Title to the Products will be free and clear of all liens, charges and encumbrances.

5. **EXCUSABLE DELAY**:

Neither Party will be responsible nor deemed to be in default for delays in performance due to delays of suppliers, acts of God or public enemy, acts of Government, civil war, insurrection, sabotage, strikes or other labor disputes, riots, fires, floods, earthquakes, failure of transportation facilities, epidemics, quarantine restrictions, or any other causes beyond the reasonable control of such Party providing that such Party will, within thirty (30) days from becoming aware of such delay, notify the other Party in writing. To the extent that such causes actually delay delivery on the part of Sundstrand, the time for the performance will be extended for as many days beyond the date thereof, as is required to obtain removal of such causes. Neither Party shall, in any event, be liable for any incidental or consequential damages on account of any such delay.

6. **NOTICES**:

All notices given in connection with this Agreement will be given in writing and will be sent by first class mail, postage prepaid, telex, cable or any other customary means of communication to the addresses listed below, unless either party notifies the other party of a different address.

Seller:

Sundstrand Aerospace 4747 Harrison Avenue

P.O. Box 7002

Rockford: Illinois 61108

Attention: Vice President, Customer Service

Facsimile: 815-226-7488

Distributor:

AAR Defense Systems 1100 N. Wood Dale Road Wood Dale, Illinois 60191 Attention: President

Facsimile: 847-437-0285

The effective date of any notice will be the date of receipt by the addressee.

WARRANTY:

- a. Sundstrand warrants that it will have good and merchantable title to the Products which it sells to AAR hereunder, at the time of delivery, free and clear of all liens and encumbrances, and that the Products will be free from defects in material and workmanship. If within 24 months after delivery of the product to AAR or 12 months after delivery of the product to AAR's customer, whichever is sooner, any such product is found to be defective in material or workmanship, Sundstrand shall, if it confirms existence of the defect, repair or, at its option, replace such defective product at its expense and with reasonable promptness. AAR shall provide Sundstrand with written notice of a claimed defect within three (3) months after the defect becomes apparent to AAR. Said notice will contain reasonable proof that the claimed defect is covered by Sundstrand's warranty. This warranty is specifically conditioned upon the proper handling, use, and maintenance of the products by AAR and/or any ultimate user.
- b. THE ONLY WARRANTIES MADE BY SUNDSTRAND ARE THOSE EXPRESSLY PROVIDED HEREIN. ANY OTHER STATEMENTS EXPRESSED IN THE AGREEMENT, INCLUDING BUT NOT LIMITED TO, PROPOSALS, SPECIFICATIONS, DRAWINGS, OR MANUALS SHALL NOT BE DEEMED TO CONSTITUTE A WARRANTY OF THE PRODUCT.

THE WARRANTIES SET FORTH HEREIN ARE EXCLUSIVE AND NO OTHER WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING ALL WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, AND ALL WARRANTIES ARISING FROM COURSE OF DEALING OR USAGE OF TRADE, SHALL APPLY. THE REMEDIES SET FORTH IN THIS ARTICLE ARE THE SOLE AND EXCLUSIVE REMEDIES OF AAR FOR ANY CLAIMS, EXPENSES, OR DAMAGE ARISING OUT OF OR RELATED TO PRODUCTS DELIVERED UNDER THIS CONTRACT.

IN NO EVENT SHALL SUNDSTRAND BE LIABLE IN TORT OR IN CONTRACT FOR ANY INCIDENTAL, SPECIAL, INDIRECT, CONSEQUENTIAL DAMAGES, OR OTHER ECONOMIC LOSS.

8. PATENT INDEMNITY:

Sundstrand will defend, indemnify and hold AAR harmless from and against any and all loss, damage, liability, costs, claims and expenses (including attorney's fees), resulting from, or in any way arising out of allegations of infringement of any U.S. or foreign patents or patent rights by reason of the use, sale or resale of any item furnished to AAR by Sundstrand which was designed or manufactured by Sundstrand; AAR will give Sundstrand full written information with respect to any such infringement promptly upon receipt of notice thereof by AAR and, if Sundstrand so elects, will give Sundstrand complete control of the defense thereof; provided further, that in no event will Sundstrand consent to any injunction, decree, judgment or order which would have the effect of preventing AAR's or AAR's customers use of the Product without AAR's prior written consent. If in any such action, such item is held to constitute an infringement and AAR's or AAR's customers use is permanently enjoined, Sundstrand may, without altering the provisions of this Agreement and not in diminution of the foregoing indemnity, (a) procure the right, at Sundstrand's expense, to continue the use of the same for AAR or AAR's customers; or (b) replace the same with non-infringing assemblies, components, accessories, or parts equally suitable, provided that Sundstrand shall pay AAR's or AAR's customers reasonable expenses of substituting such assemblies, components, accessories, or parts; or (c) modify said assemblies, components, accessories or parts so as to be non-infringing, provided that Sundstrand shall pay AAR's or AAR's customers reasonable expenses resulting from such modification; or (d) remove such Product and refund the purchase price and all other costs incurred by AAR in connection with such product and the return thereof.

9. **TERM**:

This Agreement will be for a term of sixty (60) months and thereafter from year-to-year until terminated by either party upon not less than thirty (30) days advance written notice to the other party prior to the renewal date; unless earlier terminated pursuant to the terms hereof.

10. **TERMINATION:**

This Agreement may be terminated as follows:

- a. Either party to this Agreement may terminate it without cause upon sixty (60) days written notice.
- b. Either party may terminate this Agreement immediately, upon written notice to the other party, for any of the following reasons:
 - The filing by or against either party in any court of competent jurisdiction of a petition in bankruptcy of insolvency, or for the appointment of a receiver or trustee or the making of an assignment for the benefit of creditors where permitted by law, or the cessation or suspension of business;

- Except as relates to affiliated companies, the determination by either party in the determining party's reasonable discretion that there has been a significant change in ownership, or organizational or management structure of the other party;
- c. If either party fails to perform its obligations under this Agreement, including but not limited to payment of monies due and such failure to perform continues for a period of 30 days after written notice to such party by the other party thereof the other party may terminate this Agreement immediately upon written notice. The right of each party to require strict performance of any obligations hereunder will not be affected in any way by any previous waiver, forbearance or course of dealing.
- d. If either party exercises its right to terminate under this Paragraph 10, such action will not affect or impair its right to bring suit for any default or breach of this Agreement. No rights or causes of action will accrue to the non-terminating party by reason of any termination pursuant to this Paragraph 10, except under 10.C.
- e. If this Agreement is terminated early for any reason, other than under 10.C., neither party shall by reason thereof be liable to the other for compensation or damage of any kind or nature whatsoever, including, but not limited to direct, incidental or consequential damages, losses, costs or liabilities incurred as the result of such termination, whether on account of the loss of present or prospective profits on sales or anticipated sales, or expenditures, investments or commitments made in connection therewith or in connection with the establishment, development, or maintenance of the other business, or on account of any other cause or thing whatsoever.
- f. If this Agreement is terminated under the provisions of Paragraph 10, the parties agree that AAR shall have the continuing rights of this Agreement to purchase Products from Sundstrand and supply Products to its customers, to the extent such Products were contracted with its customers prior to said termination.

11. ASSIGNMENT:

Neither party will assign this Agreement in whole or in part without the prior written consent of the other party, and any such attempted assignment shall be void, provided, however, that either party may assign this Agreement and its rights and obligations to a successor corporation resulting from a merger or consolidation of such party, given the assignees continued ability to perform the obligations of this Agreement. Subject to the foregoing, all of the terms, conditions, covenants and agreements contained herein will inure to the benefit of and be binding upon, any successor corporation and any permitted assignees. Consent by either party to such assignment in one instance will not constitute consent by that party to any other assignment.

12. ENTIRETY OF AGREEMENT:

This Agreement embodies the entire agreement of the parties with respect to the sale of the Products and supersedes all agreements between the parties hereto with respect to the subject matter hereof. Any amendments or additions to this Agreement will be null and void unless agreed to between both Parties.

13. PARTIAL INVALIDITY:

If any provision of this Agreement is held invalid for any reason the remainder hereof shall nevertheless remain in full force and effect.

14. **GOVERNING LAW:**

This Agreement will be governed by and construed in accordance with the laws of the State of Illinois.

15. COMPLIANCE WITH LAWS

- a. Sundstrand is subject to U.S. laws and regulations governing the export of U.S. products and technology. AAR agrees that it will not directly or indirectly engage in any acts which would constitute a violation of such laws or regulations, as communicated by Sundstrand to AAR from time to time.
- b. AAR acknowledges that the Foreign Corrupt Practices Act of the United States may result in the imposition of sanctions on Sundstrand and its employees in the event that, directly or indirectly, offers, promises, or payments are made to government officials or others for the purpose of influencing decisions favorable to Sundstrand.
- c. AAR agrees to furnish to Sundstrand, by affidavit or other reasonable means from time to time at Sundstrand's request, and to the reasonable satisfaction of Sundstrand, assurances that AAR's activities under this Agreement are proper and lawful under the Foreign Corrupt Practices Act.

16. **COUNTERPARTS**:

This Agreement may be executed in any number of counterparts, all of which together will constitute one and the same instrument. A facsimile signature on any counterpart hereto will be deemed an original for all purposes.

17. **REMEDIES**:

The remedies afforded a non-breaching party are cumulative and in addition to any and all other rights in law, equity or otherwise.

18. INDEPENDENT CONTRACTOR:

It is understood and agreed that with respect to the performance of its responsibilities hereunder, AAR is an independent contractor and nothing in this Agreement shall be construed as establishing a joint venture or partnership or to constitute AAR an agent or legal representative of Sundstrand for any purpose whatsoever. AAR has no authority or right by virtue hereof to create any obligation, express or implied, on behalf of Sundstrand to any customer or third party, and Sundstrand does not assume any responsibility for proposals, guarantees, contracts, or other representations offered by AAR to others in the sale of Products.

CONFIDENTIAL INFORMATION, TRADE SECRETS, AND ADVERTISING:

- a. All information obtained by one party hereto ("Receiving Party") in the course or conduct of this Agreement concerning the business affairs, practices or methods of operation of the other party ("Other Party") will be confidential and will be treated by the Receiving Party with the same degree of care to avoid disclosure of such information to any third party (excepting Receiving Party's employees, officers, directors, agents or subcontractors who have a need to know such information) as Receiving Party employs with respect to its own confidential material like importance, and Receiving Party will not disclose said information to any third party (excepting Receiving Party's employees, officers, directors, agents or subcontractors who have a need to know such information) unless and until Receiving Party has obtained the prior written consent of the Other Party, except for information which:
 - is or will become part of the public domain other than by reason of any default on the part of a party hereto;
 - ii. was in that party's possession prior to the execution of this Agreement and which was not otherwise confidential; or
 - iii. was received from third parties having the right to disclose such information.

Notwithstanding anything herein to the contrary, if Receiving Party is requested or required (by oral questions, interrogatories, requests for information or documents, subpoena, Civil Investigation Demand or similar process) to disclose the information, material, documents and data provided by Other Party, it is agreed that Receiving Party will provide Other Party with prompt notice of such request or requirement so that Other Party may seek an appropriate protective order and/or waive Receiving Party's compliance with this provision. It is further agreed that, in the absence of a protective order or the receipt of a waiver hereunder, if Receiving Party or any of its representatives is nonetheless, in the opinion of Receiving Party's counsel, compelled to disclose such information, material, documents or data, to any tribunal, Receiving Party or such representative may disclose such document or information to such tribunal without liability hereunder provided Receiving Party has given Other Party prompt notice of such request or requirement.

b. This Agreement shall not be construed to grant AAR or its affiliated companies the right to use in any manner any trademarks, service marks, or logos belonging to or used by Sundstrand or its affiliated, related or subsidiary companies without the prior written approval of Sundstrand.

DISTRIBUTORSHIP AGREEMENT

Page 8

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their duly authorized officers on the day and year first written above.

SUNDSTRAND AEROSPACE SUNDSTRAND CORPORATION

Seller

By:

Arthur R. Charles

Title: V.P., Contracts Compliance and Management Services

DEFENSE SYSTEMS

AAR ALLEN GROUP, INC.

Distributor

By:

Title: Vice President Marketing - Military and Industrial

APPENDIX 1 TO DISTRIBUTORSHIP AGREEMENT BETWEEN SUNDSTRAND AEROSPACE AND AAR DEFENSE SYSTEMS

PRODUCTS:

CH47D Auxiliary Power Unit, Model T-62T-2B

CH46 Auxiliary Power Unit, Model T-62T-11

CH53 Auxiliary Power Unit, Model T-62T-27

Blackhawk Auxiliary Power Unit, Model T-62T-40-1

KC135R Auxiliary Power Unit, Model T-62T-40LC-2

DISTRIBUTOR'S TERRITORY:

The Distributor's Territory will be the United States of America.



May 26, 1998

To Whom It May Concern:

Recently, Sundstrand Aerospace and AAR Defense Systems entered into an Agreement whereby AAR is appointed as the exclusive distributor of subassemblies and piece parts used on the Sundstrand-manufactured Auxiliary Power Units (APU) for the CH47D, CH46, CH53, Blackhawk and KC135R aircraft.

The intention of the parties to this Agreement is to reduce the stocking and distribution costs of our customers by making material available in a timeframe more compatible with the user's needs.

We have selected AAR because of their extensive, successful experience supporting complex spare parts inventories for the airline industry world-wide. Accordingly, as they build their inventories, you will find deliveries for spare parts orders for the APU's to be much more responsive to your logistics needs.

Please refer all future requests for spare parts for the APU to:

AAR Corp
One AAR Place, 1100 N. Wood Dale Road
Wood Dale, IL 60191
Attention: David E. Prusiecki
630-227-2922

Sincerely,

L. Schneeberger

General Manager, Military Spares & Support

LJS:ra

cc: David Prusiecki AAR Corp.

AMENDMENT #1 TO DISTRIBUTORSHIP AGREEMENT #98878 APU Spare Parts

THIS AMENDMENT, made effective the 11th day of June 1999, by and between Hamilton Sundstrand Corporation (formerly Sundstrand Corporation), a Delaware corporation having a place of business at Rockford, Illinois, U.S.A., and AAR Defense Systems, a division of AAR Allen Group, Inc.

WHEREAS, on 10 June 1999 United Technologies Corporation acquired all of the stock of Sundstrand Corporation, resulting in Sundstrand Corporation being merged into Hamilton Sundstrand Corporation, a wholly owned subsidiary of United Technologies Corporation, assuming by operation of law all of the rights and responsibilities of Sundstrand Corporation, including contract rights and obligations;

NOW, THEREFORE, the parties do hereby enter into this Amendment to the DISTRIBUTORSHIP AGREEMENT, 98878, (hereinafter referred to as "the Agreement") and agree as follows:

- 1. The recitals paragraph of the Agreement is hereby amended by deleting "Sundstrand Aerospace" and substituting in lieu thereof "Hamilton Sundstrand Aerospace."
- 2. The recitals paragraph of the Agreement is hereby amended by deleting "Sundstrand Corporation" and substituting in lieu thereof "Hamilton Sundstrand Corporation."
- 3. Throughout the Agreement, "SUNDSTRAND" is deleted and "HAMILTON SUNDSTRAND" is substituted in lieu thereof.

Except as provided herein, the Agreement remains in full force and effect as previously amended. IN WITNESS WHEREOF, the parties have caused this Amendment to be executed by their duly authorized representatives.

AAR Defense Systems AAR Allen Group, Inc.

DE Duruh

By:

James F. Peterson

HAMILTON SUNDSTRAND

Sundstrand Aerospace

Vice President & General Mgr.

CORPORATION on behalf of Hamilton

Customer Service

APU FISTRIBUTION AGRESTATION

AGREEMENT NO. 98878

2 AP

AMENDMENT NO.4

Dated 02/12/01

Recitals

Replace the term "SUNDSTRAND AEROSPACE" with "HAMILTON SUNDSTRAND CORPORATION" (HSC) wherever it appears.

PARAGRAPH 10. TERMINATION

ADD THE FOLLOWING TEXT:

- g. If this agreement is terminated under the provisions of paragraph 10, the parties agree that HSC will continue to perform its obligations, to the extent AAR purchase orders were issued to HSC prior to said termination, or AAR has submitted a firm quotation to the US Government prior to said termination.
- h. If this agreement is terminated under the provisions of paragraph 10, the parties agree that HSC will not compete with AAR on US Government requirements for HSC products on order or in stock at AAR for so long as AAR has the HSC products offered for sale, or for a period of five (5) years after said termination whichever first occurs, AAR will be obligated to provide a listing of all Sundstrand inventory within 30 days of termination. AAR further agrees to provide a quarterly report of sales of the inventory.

APPENDIX 1

ADD THE FOLLOWING PRODUCTS:

LCAC Auxiliary Power Unit, Model T-62T-40-7

Fuel Control, Model JFC 26

Fuel Control, Model JFC 42

Fuel Control, Model JFC 42-1

Fuel Pump, Model 025186-106

Fuel Pump, Model 025186-105, T58-16 Engine

Pump, Rotary, Model 024836-115, T64-16 Engine

Pump, Rotary, Model 024836-117, T64-16 Engine

Pump, Centrifugal, Model 023104-030-01, T58-8B Engine

Pump, Rotary, Model 023104-032-01

Pump, Model 023104-027-01, T58 Engine

Pump, Model 023104-025-01

Except as provided for in this Amendment, all other provisions of the APU Distribution Agreement remain unchanged. IN WITNESS WHEREOF, the parties have caused this Amendment to be executed by their duly authorized officers on the day and year first written above.

HAMILTON SUNDSTRAND CORPORATION

Name: Kenneth D. Martin

Title: Vice President, Contracts & Compliance

Name: David Prusiecki

Title: Vice President,

Defense Systems

(end of amendment)

APU _ STRIBUTION AGR__MENT

AGREEMENT NO. 98878 AMENDMENT NO. 3 Dated 06/28/02

THIS AMENDMENT, made effective the 28th day of June 2002, by and between Hamilton Sundstrand Corporation, a Delaware corporation having a place of business at Windsor Locks, Connecticut, U.S.A., and AAR Defense Systems.

PARAGRAPH 10. TERMINATION

ADD THE FOLLOWING TEXT:

- g. If this agreement is terminated under the provisions of paragraphs 10, the parties agree that HSC will continue to perform its obligations, to the extent AAR purchase orders were issued to HSC prior to said termination, or AAR has submitted a firm quotation to the US Government prior to said termination.
- h. If this agreement is terminated under the provisions of paragraphs nine (9) and 10, the parties agree that HSC will not compete with AAR on US Government requirements for HSC products on order or in stock at AAR for so long as AAR has the HSC products offered for sale, or for a period of five (5) years after said termination whichever first occurs, AAR will be obligated to provide a listing of all Sundstrand inventory within 30 days of termination. AAR further agrees to provide a quarterly report of sales of the inventory.

APPENDIX 1

DELETE THE FOLLOWING PRODUCTS:

Fuel Control, Model JFC 26

Fuel Control, Model JFC 42

Fuel Control, Model JFC 42-1

Fuel Pump, Model 025186-106

Fuel Pump, Model 025186-105, T58-16 Engine

Pump, Rotary, Model 024836-115, T64-16 Engine

Pump, Rotary, Model 024836-117, T64-16 Engine

Pump, Centrifugal, Model 023104-030-01, T58-8B Engine

Pump, Rotary, Model 023104-032-01

Pump, Model 023104-027-01, T58 Engine

Pump, Model 023104-025-01

Except as provided for in this Amendment, all other provisions of the APU Distribution Agreement remain unchanged. IN WITNESS WHEREOF, the parties have caused this Amendment to be executed by their duly authorized officers on the day and year first written above.

HAMILTON SUNDSTRAND CORPORATION

Name: Kenneth D. Martin

Title: Vice President, Contracts & Compliance

AAR DEFENSE SYSTEMS

Name: David Prusiecki

Title: Vice President,

Defense Systems

(end of amendment)



Power Systems 4400 Ruffin Road San Diego, CA 92186-5757

Friday, October 11, 2002

AAR Defense Systems & Logistics 1100 North Wood Dale Road Wood Dale, IL 60191

Attention:

David Prusiecki 630-227-2922

Reference:

1) APU Distribution Agreement Amendment No. 4

Mr. Prusiecki,

Enclosed are One Original and One copy of the fully executed Amendment No. 4 to the Distribution Agreement No. 98878.

This Amendment extends the Agreement for another 5 years, and provides for enhanced customer service by HSC.

I am pleased to inform you that we will have this person available starting 11/4/02.

Please direct any questions regarding this submittal to me at 858-627-6349.

Sincerely

Contract Specialist

HAMILTON SUNDSTRAND CORPORATION

AGREEMENT NO. 98878 AMENDMENT NO. 4 Dated 10/3/02

PARAGRAPH 9. TERM:

REPLACE WITH: This Agreement is hereby extended for a term of sixty (60)

months from the date of this Amendment and thereafter from year-to-year until terminated by either party upon not less than thirty (30) days advance written notice to the other party prior to the renewal date; unless earlier terminated pursuant

to the terms hereof.

Add the following new paragraph to the Distribution Agreement:

20. HSC will provide enhanced customer service, beyond currently provided, on all Hamilton Sundstrand products purchased by AAR. AAR will pay Hamilton Sundstrand a customer service fee of \$75,000.00 annually, commencing 1 October 2002, payable in quarterly installments, payable 1 October, 1 January, 1 April, and 1 July, of each year of this agreement.

Except as provided for in this Amendment, all other provisions of the APU Distribution Agreement remain unchanged.

IN WITNESS WHEREOF, the parties have caused this Amendment to be executed by their duly authorized officers on the day and year first written above.

HAMILTON SUNDSTRAND CORPORATION

Seller

Name: Kenneth D. Martin

Title: VP Contracts & Compliance

(end of amendment)

AAR DEFENSE SYSTEMS & LOGISTICS

Buyer

Name: David Prusiecki

Title: Vice President

Defense Systems

AGREEMENT NO. 98878
AMENDMENT NO. 5
Dated 2/23/05

CHANGE PARAGRAPH 1.a.

SUBJECT MATTER OF DISTRIBUTORSHIP AND SALE:

Recitals: replace "AAR Defense Systems, a division of AAR Allen Group, Inc" with "AAR Parts Trading doing business as AAR Defense Systems and Logistics"

a. AAR is hereby appointed as Hamilton Sundstrand's exclusive distributor for US Government requirements and non-exclusive for the World (except Israel, Italy, Japan and United Kingdom) of subassemblies and piece parts (the "Products) for the components listed in Appendix 1 in the "Territory" as defined in Appendix 1. This right is non-transferable.

AAR's exclusive right above shall not apply to Corporate Contracts (long term agreements for multiple items) where HSC elects to be the prime contractor to the US Government and AAR acts as its' subcontractor. In the event HSC elects to fulfill a prime contractor role on a corporate contract in lieu of AAR, HSC agrees to evaluate and use current AAR inventory, in stock or on order, in support of any such prime contract. This excludes HSC's TLS contracts for the H-46 and H-53.

Add sentence at end of existing para 2.d.: Purchase orders will be issued by AAR Defense Systems and Logistics as well as AAR Aircraft Component Services.

ADD NEW PARAGRAPH:

20. SEGREGATION OF INVENTORY:

AAR agrees not to sell inventory purchased for US Government purposes to commercial or foreign military customers, with out the consent of HSC. AAR will physically segregate inventory intended for the US Government and inventory intended for other customers. US Government inventory will be stored in Wood Dale, IL or New Bern, NC. Other inventory will be stored in Garden City, New York, or Amsterdam, Netherlands. AAR will provide quarterly reporting to Hamilton Sundstrand showing shipments for the quarter.

APPENDIX 1

Add the following new paragraph to Appendix 1:

DISTRIBUTOR'S TERRITORY:

The Distributor's Territory will be Exclusive for US Government Requirements. The Distributor's Territory will also include requirements for the World (except for Israel, Italy, Japan and United Kingdom) on a Non-Exclusive basis.

Except as provided for in this Amendment, all other provisions of the APU Distribution Agreement remain unchanged.

IN WITNESS WHEREOF, the parties have caused this Amendment to be executed by their duly authorized officers on the day and year first written above.

HAMILTON SUNDSTRAND CORPORATION

Seller

By:

Name: Kenneth D. Martin

Title: Director Contracts & Counsel

AAR Parts Trading, Inc., dba AAR Defense Systems & Logistics

Buyer

By:

Name: David Prusiécki

Title: Vice President, Defense Programs

AGREEMENT NO. 98878 AMENDMENT NO. 5 Dated 5/28/09

5/6 NO. 6

PARAGRAPH 9.

TERM:

REPLACE WITH:

This Agreement is hereby extended for a term of sixty (60) months from the date of this Amendment and thereafter from year-to-year until terminated by either party upon not less than thirty (30) days advance written notice to the other party prior to the renewal date; unless earlier terminated pursuant to the terms hereof.

Add the following new paragraph to the Distribution Agreement:

20. HSC will provide enhanced customer service, beyond currently provided, on all Hamilton Sundstrand products purchased by AAR. AAR will pay Hamilton Sundstrand a customer service fee of \$125,000.00 annually, commencing 1 May 2009, payable in quarterly installments of \$31,250.00, payable 1 June, 1 September, 1 December, and 1 February, of each year of this agreement.

Except as provided for in this Amendment, all other provisions of the APU Distribution Agreement remain unchanged.

IN WITNESS WHEREOF, the parties have caused this Amendment to be executed by their duly authorized officers on the day and year first written above.

HAMILTON SUNDSTRAND CORPORATION Seller

Name: Steve Brown Title: Senior Contracts Manger

AAR DEFENSE SYSTEMS & LOGISTICS Buyer

Name: Ed DeWaard

Title: Vice President, Military Programs

AGREEMENT NO. 98878 AMENDMENT NO. 6 Dated 11/15/2011

APPENDIX 1 SHALL BE AMENDED AS FOLLOWS:

Add the below product to the existing product list:

V-22 Auxiliary Power Unit, Model T-62T-46-2

Except as provided for in this Amendment No. 6, all other provisions of the APU Distribution Agreement, its Appendix, and prior Amendments remain unchanged.

IN WITNESS WHEREOF, the parties have caused this Amendment to be executed by their duly authorized officers on the day and year first written above.

HAMILTON SUNDSTRAND CORPORATION

Seller

Name: Ted A. Bonanno

Title: Manager, Military Aftermarket

AAR Parts Trading, Inc., d/b/a
AAR Defense Systems & Logistics

Buyer

Name: Mark Stearns

Title: President

CALIFORANDUM OF UNDERSTAND "G

THIS MEMORANDUM OF UNDERSTANDING ("MOU") is made and entered into as of this 15th day of November, 2011, between HAMILTON SUNDSTRAND CORPORATION, a corporation organized and existing under the laws of Delaware, United States of America, on behalf of HAMILTON SUNDSTRAND POWER SYSTEMS, having offices at 4400 Ruffin Road, San Diego, California 92186-5757, U.S.A., (hereinafter referred to as "SELLER"), and AAR DEFENSE CORPORATION, having offices at 1100 North Wood Dale Road, Wood Dale, Illinois 60191, U.S.A. (hereinafter referred to as "BUYER"). SELLER and BUYER may be referred to collectively as "Parties."

RECITALS:

WHEREAS, SELLER and BUYER desire to establish a Memorandum of Understanding to set forth the general term and conditions for the purchase of Auxiliary Power Unit ("APU") components.

NOW THEREFORE, in consideration of these premises and of the intent of the mutual covenants contained herein, the Parties mutually agree that:

The undated Distributor Agreement, number 98878, last amended on May 28, 2009, shall be amended by the Parties to add the V-22 program.

For purposes of this Memorandum of Understanding, the phrase "APU Components" shall mean an agreed-upon list of specific APU component parts related to the following military aircraft platforms: V-22, UH-60, CH-47 and F-16.

BUYER agrees to purchase aftermarket APU Components currently in the possession of SELLER related to the following military aircraft platforms: V-22, UH-60, CH-47 and F-16. The list of APU Components shall be finalized within 30 days of executing this Memorandum of Understanding.

The aggregate APU Components purchase price paid by BUYER shall not exceed USD\$2,500,000.

If the aggregate value of the purchase price of the APU Components is less than USD\$2,400,000, BUYER agrees to pay SELLER a one-time fee of \$100,000 upon no later than December 31, 2011.

The Parties agree that the list of APU Components shall not include obsolete items.

SELLER agrees to use best efforts to assist BUYER with re-selling the APU Components.

APU Components for the V-22 program will be offered to BUYER at a 10% discount from SELLER'S current prices to the U.S. Government.

BUYER shall not raise the price of V-22 APU Components sold to the U.S. Government more than normal year-over-year escalation, as is customary in the industry, during the term of the aforementioned Distributor Agreement.

Payment for components delivered to BUYER on or before November 30, 2011, shall be made prior to December 31, 2011.

BUYER shall use best efforts to pay for components delivered after November 30, 2011 prior to December 31, 2011, using the Quick Pay system.

IN CONSIDERATION OF THE ABOVE, the Parties hereto have caused this Memorandum of Understanding to be executed by their duly authorized representatives, effective on the day first written above.

AAR DEFENSE SYSTEMS & LOGISTICS

HAMILTON SUNDSTRAND CORPORATION:

By: Min 2 Acc.

Name: Mark Stearns

Title: President

Date: 12 December 2011

By: Tele Sarachman

Name: Pete Sarachman

Title: Military Aftermarke Contract Mgy.

Date: 12-13-11

Page 1 of 1

SELLERI BUYER

AGREEMENT NO. 98878 AMENDMENT NO. 7 May 23, 2013

CHANGE PARAGRAPH 1.a. 2nd Paragraph, Amendment No. 5 dated 02/23/05

SUBJECT MATTER OF DISTRIBUTORSHIP AND SALE:

FROM:

AAR's exclusive right above shall not apply to Corporate Contracts (long term agreements for multiple items) where HSC elects to be the prime contractor to the US Government and AAR acts as its' subcontractor. In the event HSC elects to fulfill a prime contractor role on a corporate contract in lieu of AAR, HSC agrees to evaluate and use current AAR inventory, in stock or on order, in support of any such prime contract. This excludes HSC's TLS contracts for the

H-46 and H-53.

TO:

AAR's exclusive right above shall not apply to Corporate Contracts (long term agreements for multiple items) where HSC elects to be the prime contractor to the US Government and AAR acts as its' subcontractor. In the event HSC elects to fulfill a prime contractor role on a corporate contract in lieu of AAR, HSC agrees to evaluate, procure and use current AAR in stock or on order, in support of any such prime contract. HSC will procure this hardware for use in any corporate contract at the procurement price paid by AAR at time of delivery. Procurement and use of AAR held inventory shall be in advance of acquiring newly manufactured inventory for use in the corporate contract.

Except as provided for in the Amendment, all other provisions of the APU Distribution Agreement remain unchanged.

IN WITNESS WHEREOF, the parties have caused this Amendment to be executed by their duly authorized officers on the day and year first written above.

Hamilton Sundstrand Corporation
Hamilton Sundstrand Power Systems

By:

ts

Name: John Holmes Title: Vice President

AAR Parts Trading, Inc.

DBA Defense Systems & Logistics

Name: Gary L. Besaw

Title: Manager, Military Aftermarket Contracts

AGREEMENT NO. 98878 AMENDMENT NO. 8 May 1, 2014

PARAGRAPH 9.

TERM:

REPLACE WITH:

This Agreement is hereby extended for a term of sixty (60) months from the date of this amendment and thereafter from year-to-year until terminated by either party upon not less than thirty (30) days advance written notice to the other party prior to the renewal date; unless earlier terminated pursuant to the terms hereof.

CHANGE PARAGRAPH 20 Amendment No. 6 Dated 10/3/2002

REPLACE WITH:

HSC will provide enhanced customer service, beyond currently provided, on all Hamilton Sundstrand products purchased by AAR. AAR will pay Hamilton Sundstrand a customer service fee of \$131,000.00 annually, commencing May 1 2014, and payable in quarterly installments of \$32,812.00, payable 1 June, 1 September, 1 December, and 1 February, of each year of this agreement.

CHANGE PARAGRAPH Incorrectly Added as Paragraph 20 on Amendment No. 5 Dated 2/23/2005

REPLACE WITH:

21. SEGREGATION OF INVENTORY

AAR agrees not to sell inventory purchased for US Government purposes to commercial or foreign military customers, without the consent of HSC. AAR will physically segregate inventory intended for the US Government and inventory intended for other customers. US Government inventory will be stored in Wood Dale, IL or New Bern, NC. Other inventory will be stored in Garden City, NY or Amsterdam, Netherlands. AAR will provide quarterly reporting to Hamilton Sundstrand showing shipments for the quarter.

Except as provided for in this Amendment, all other provisions of the APU Distribution Agreement remain unchanged.

IN WITNESS WHEREOF, the parties have caused this Amendment to be executed by their duly authorized officers on the day and year first written above.

| HAMILTON SUNDSTRAND CORPORATION Seller | AAR CORPORATION Buyer |
|-------------------------------------------------|----------------------------------------------|
| Ву: | By: |
| Name: Gary Besaw | Name: Jason Felger |
| | |
| Title: Manager, Military Aftermarket Contracts/ | Title: Vice President & GM, AAR Distribution |