SOFTWARE TERMS

- 1. <u>Software</u>. These software terms ("SW Terms") set out the terms and conditions applicable to the software identified in the Order Form (the "Software") and form part of the Agreement. The SW Terms take precedence over this Agreement terms in relation to the Software. "Software" means the software, firmware or similar intangible materials and any related documentation (including any technical or legal requirements) specifically provided with an Offering or specifically referenced in this Agreement, but excluding marketing materials, customer correspondence and similar collateral ("Documentation"), data files, modules, libraries, electronic data, models, components and elements made available by Honeywell and includes any updates, upgrades, error corrections, changes or revisions delivered by Honeywell to Buyer under this Agreement. Software is an Offering under this Agreement.
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- 4. <u>Support</u>. Honeywell may offer technical support in its sole discretion or as agreed in writing. Buyer is solely responsible, and Honeywell has no liability, for: (a) selection, securing, installation, configuration, access and use of Software, including verification of results obtained from Software and taking appropriate measures to prevent loss or theft of Buyer data; (b) operating, controlling and maintaining equipment, infrastructure and connectivity required to use the Software; and (c) applying patches, bug fixes, upgrades and updates of the Software or Third Party Materials. Honeywell is not responsible for any injury or damage to any persons or property resulting from use of Software. Buyer will take precautions, establish procedures and post notices to ensure that persons and property are not harmed in the event of an error, malfunction or unexpected operation of the Software. Honeywell disclaims all responsibility and liability for any problems, unavailability, delay or security incidents arising from or related to: (i) conditions or events reasonably outside of Honeywell's control; (ii) cyberattack; (iii) the public internet and communications networks; (iv) data, software, hardware, services, telecommunications, infrastructure or networking equipment not provided by Honeywell, or acts or omissions of third parties Buyer retains; (v) Buyer or its Users' negligence or failure to use the latest version of the Software or follow published Documentation; (vi) modifications or alterations not made by Honeywell; (vii) loss or corruption of data; (viii) unauthorized access via Buyer's credentials; or (ix) Buyer's failure to use commercially reasonable administrative, physical and technical safeguards to protect Buyer's systems or data or follow industry-standard security practices.
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- 7. <u>Limitation</u>. LIABILITY FOR BREACH OF SECTIONS 2 (LICENSE) OR 3 (ACCEPTABLE USE) ARE NOT SUBJECT TO THE LIMITATION ON LIABILITY SET OUT IN SECTION 10 OF THE GTCS.
- **8.** <u>Third-party Flow-downs</u>. Honeywell may provide third party materials, including software, in connection with the Software as stated in the Order From ("**Third Party Materials**") and which may be governed by different terms ("**Third Party Terms**"). If there are no Third Party Terms, Buyer's use will be (a) subject to the same terms as the Software and (b) solely in

connection with Buyer's use of such Software. Buyer is solely responsible for determining, obtaining and complying with all Third Party Terms. Honeywell has no responsibility for, and makes no representations or warranties, regarding (i) any Third Party Materials or Buyer's use of Third Party Materials, and (ii) Third Party Terms or Buyer's compliance with Third Party Terms.