3. Respondent is, and at all times relevantelment been, engaged in commerce, as "commerce" is defined in Section 1 of the ClarytAct, as amended, 15 U.S.C. § 12, and is a corporation whose business isoinaffects commerce, as "commerce defined in Section 4 of the FTC Act, as amended, 15 U.S.C. § 44.

## II. THE ACQUIRED COMPANY

- 4. Avio is a corporation organized, existi, and doing business under and by virtue of the laws of Italy, with its headquartexts Via I Maggio, 99, 10040, Rivalta Di Torino, Torino, Italy.
- 5. Avio's AeroEngine division, among othenings, designs and manufactures component parts and electrical syns for civil and military engines.
- 6. Avio is, and at all times relevant here as been, engaged in commerce, as "commerce" is defined in Section 1 of the ClarytAct, as amended, 15 U.S.C. § 12, and is a corporation whose business isoinaffects commerce, as "commerce is defined in Section 4 of the FTC Act, as amended, 15 U.S.C. § 44.

#### III. THE PROPOSED ACQUISITION

7. Pursuant to an Agreement dated **Dreber** 21, 2012 (the "Agreement"), GE proposes to acquire Avio's aviation business proximately \$4.3 billion (the "Acquisition").

## IV. RELEVANT MARKET

- 8. For the purposes of this Complaint, the evant lines of commerce in which to analyze the effects of the Aprisition are (1) accessory gearboxes ("AGBs") for Pratt & Whitney's PW1100G engine that will power ther is S.A.S. ("Airbus") A320neo aircraft, and (2) engines that compete for placement on the A320neo aircraft.
  - a. AGBs use the mechanical power of thengine shaft to power various accessory systems on the engine and introeaft, including oil and hydraulic pumps and electrical generators. AGBs specifically designed for the requirements of individual engineaplorms, which vary considerably between different engines and aircraftecause each AGB for a given engine platform is unique, and cannot be substituted for another AGB from a different engine platformPratt & Whitney could not ubstitute AGBs made for other engines in response to a limbal significant and non-transitory increase in price. Thus, the AGB designed for the PW1100G engine constitutes its own relevant product market.
  - b. Aircraft engines are engineered specifically for the thrust requirements and mission profile of the aircraft on whichey are installed. Purchasers of aircraft engines cannot substitute energy which do not meet the specific requirements of the relevant aircraft totals, or which have not been certified

by aviation authorities for use on thatcraft. A320neo purchasers could not substitute other engines in the face of a small but significant and non-transitory increase in price for curtængines offered to power the A320neo. Thus, the aircraft engines chosen bybais for, and certified for use on, the A320neo constitute their ownelevant product market.

9. For the purposes of this Complaint, the devant geographic market in which to analyze the effects of the transion is the entire world. Engite components such as AGBs are sold to engine manufacturers taked across the globe, and thous pine manufacturers then sell to aircraft manufacturers that are also local texture of the world. Aircraft manufacturers do not significant that aircraft features for specific national markets, and aircraft customers are deted throughout the world.

#### V. STRUCTURE OF THE MARKETS

- 10. Avio currently has sole design responsible for the AGB on the Pratt & Whitney PW1100G engine, which will be one of two emegis available on the A320neo aircraft. Design efforts for the PW1100G AGB have been underfoatysome time, but further development and testing remains before the engine will be ciertifiby aviation authorities for use on the aircraft. While other component suppliers may be capable designing AGBs for large commercial aircraft generally, they do not serve as actal ptaubstitutes for Avio on the PW1100G, because switching component manufacturers that stage in development would be cost prohibitive. Additionally, the time required for another ponent supplier to re-design the AGB would require a delay of up to several years in the fitteen of both the PW1100G engine and the Airbus A320neo aircraft.
- 11. In the market for engines poweringet Airbus A320neo aircraft, only Pratt & Whitney's PW1100G engine and CFM's Leap 1eAgine, in which GE has a 50% interest, compete head-to-head for sales. Other affire ngine manufacturers do not currently manufacture engines for the 220neo and could not do so or anibit certification within the timeframe necessary to become able substitute for the currengine options on the A320neo platform. The market for engines on the A320ise bighly concentrated, and likely to remain so for the foreseeable future. Pratt & Whitneyd CFM each have won roughly half of the A320neo orders placed to date for whithe customer has selected an engine.

## VI. ENTRY CONDITIONS

12. Sufficient and timely entry into the arket for AGBs for the PW1100G on the A320neo aircraft is unlikely to deter or coenact any anticompetitive effects created by the proposed transaction. AGB design and developtor large commercial aircraft like the A320neo requires significant experience and reconstruction it would take several years for a third-party supplier to develop AGBs for the PW00G, which would be insufficient to prevent any potential anticompetitive effects of the prosed acquisition. Given the experience and knowledge of the Avio design team and the cleanity of transferringthe in-progress design work, Pratt & Whitney would unlikely be able take over the AGB development without incurring significant delays in and delivery.

13. Sufficient and timely entry into the mantkfor engines powering the A320neo is also unlikely to deter orocunter any anticompetitive effectarising from the proposed transaction. The initial designand production of an aircraft engine requires many years and a large financial investment, and must be followed by a long certification process by aviation authorities throughout the world.

## VII. EFFECTS OF THE ACQUISITION

14. The effects of the Acquisition, if consumated, may be to substantially lessen competition and tend to create a monopoly innthaeket for aircraft engines for the Airbus A320neo in violation of Section 7 of the ClaytAct, as amended, 15 U.S.C. § 18, and Section 5 of the FTC Act, as amended, 15 U.S.C. § 45phoyriding GE with the albity and incentive to profitably disrupt the design and certificantiof the AGB for the Pratt & Whitney PW1100G engine, which would provide GE market powed the ability and incentive to raise prices, reduce quality, or delay delivery engines to A320neo customers.

# VIII. VIOLATIONS CHARGED

- 15. The Agreement described in Paragraphon stitutes a violation of Section 5 of the FTC Act, as amended, 15 U.S.C. § 45.
- 16. The Acquisition described in Paragraphif consummated, would constitute a violation of Section 7 of the Gyton Act, as amended, 15 U.S.C. § 18, and Section 5 of the FTC Act, as amended, 15 U.S.C. § 45.

this _	•	DNSIDERED, the Federal Trade Commission on Standard against said Respondent.
	By the Commission.	
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		onald S. Clark ecretary