



WARRANTY STATEMENT

Cargo Repair, LLC. under this warranty statement (“Warranty Statement”) warrants its overhaul and repair services (“Services”) to be free from defects in material and workmanship for the following periods of time. Warranty period begins from date of shipment/shipment notification. Liability is limited to replacement or repairing of any part which may be damaged as a result of such defect. The obligation of Cargo Repair, under warranty is limited to correction at its facility of any parts or components which have been returned under this warranty and is subject to the following conditions.

Cargo Repair, LLC. warrants the following to be free of defects in material and workmanship, under normal use and excluding normal wear items, for the following periods:

- **Mechanical Overhaul** – Twelve (12) months from the date of shipment. This warranty covers labor and parts previously replaced by Cargo Repair, LLC at time of overhaul. Items not covered by this warranty include, corrosion damage due to harsh environment either in service or in storage. This warranty does not apply if the aircraft is involved in an incident.
- **Mechanical Repairs** – Six (6) months from date of shipment. Warranty does not give full coverage on any failure during this time period but is limited to the repair or replacement of parts and/or sub- assemblies replaced by Cargo Repair, LLC during the service action. This warranty does not apply if the aircraft is involved in an incident.
- **Electronic Components** – Electronic components are tested, and their function verified at the time of test. There is no way to verify the service life of an electronic component without destroying it. Therefore, it is Cargo Repair, LLC policy to warranty only the electronic components replaced at the time of repair/overhaul.
- **Bench Test and Certification** – On units that are only bench tested and found to be within tolerance as described by the manufacturer’s specifications, the Customer will be responsible for the bench test and recertification charges.
- **No Fault Found Returns** – If a unit is examined by Cargo Repair, LLC under a warranty claim and found to meet all manufacturer’s test specification, the Customer will be responsible for the Bench Test and Certification and transportation charges.

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FAA Repair Station #7CGR879B
EASA.145.6424



INSTRUCTIONS, EXCEPTIONS AND EXCLUSIONS

Notice of any claim under this Warranty Statement must be presented to Cargo Repair, LLC before the warranty expiration date and within ten (10) days of the date of discovery. The warranty claim must include the Customer PO/RO number, the part number, serial number, detailed reason for the claim, date unit installed, date unit removed. The Customer will return the Equipment freight prepaid to Cargo Repair for warranty consideration. Cargo Repair will return the Equipment second day ground prepaid if the warranty claim is accepted. If the warranty claim is denied, or the Customer requests a different mode for return of the Equipment, then all the shipping expenses will be charged to the Customer. A new warranty period is not established for the repaired or replaced Equipment. Such Equipment will retain the remaining warranty of the original overhaul/repair warranty. Equipment that has been subjected to misuse, neglect or contamination, damaged by accident, rendered defective by improper storage, installation, removal, operation or maintenance by a place other than Cargo Repair facility, are not covered by any warranty. Cargo Repair shall not be responsible for equipment removal, examination, reinstallation, or transportation performed by the Customer or any other person or entity. Cargo Repair shall not be responsible for managing Customer's warranty programs or catching missed claims. It is expressly understood and agreed that Cargo Repair, its officers, employees or agents shall not be liable to Customer, whether by way of indemnification, contribution or otherwise, for consequential, incidental, exemplary or punitive damages, or economical loss of any nature whether arising out of or relating to this Warranty Statement of Services. The warranties contained herein and Cargo Repair liability for the performance of Services are expressly in lieu of, and Customer hereby waives, any and all other warranties, agreements, guarantees, conditions, duties, obligations or liabilities, express or implied, arising by operation of law or otherwise (including, without limitation, the warranties or merchantability or fitness for use and implied warranty arising by usage of course of dealing) with respect to the quality of Cargo Repair performance of Services. Except as expressly provided under this Warranty, Customer hereby waives and releases Cargo Repair from any other obligation or liability arising out of any claimed defect in any product or Service provided hereunder, whether in contract, tort or any other form of action. The total damages that Customer may be entitled to recover against Cargo Repair in the event of a breach of the forgoing warranties by Cargo Repair shall not exceed the reasonable costs incurred by Customer in performing or having performed the warranty work.

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