

Warranty Conditions EEA Tech spol. s.r.o. (AEROENGINE)

1 Warranty Period

- 1.1 AEROENGINE warrants that maintenance and repair works carried out on the airframe, avionics, aircraft parts and aircraft components in accordance with the AEROENGINE Capability List approved by the National CAA, shall be free from any defects in workmanship for a period of six (6) months but in no event longer than fifty (50) flight hours after the completion of maintenance and/or repair work on the aircraft.
- 1.2 AEROENGINE warrants that maintenance and repair works carried out on the engine aggregates in accordance with the AEROENGINE Capability List approved by the national CAA, shall be free from any defects in workmanship for a period of twelve (12) months but in no event longer than one hundred (100) flight hours after the completion of maintenance and/or repair work.
- 1.3 The warranty on engines supplied in the exchange mode is twenty four (24) months or one thousand (1,000) flight hours, whichever comes first, and applies to work performed by AEROENGINE. Parts used in repairs are covered by the guarantee of individual manufacturers and suppliers. The warranty period starts from the date of completion of work in the AEROENGINE facility.
- 1.4 The warranty on overhauled engines is twenty four (24) months or five hundred (500) flight hours, whichever comes first, and applies to work performed by AEROENGINE. Parts used in repairs are covered by the guarantee of individual manufacturers and suppliers. The warranty period starts from the date of completion of work in the AEROENGINE facility.
- 1.5 The warranty on repaired engines is six (6) months or one hundred (100) flight hours, whichever comes first, and applies to work performed by AEROENGINE. Parts used in repairs are covered by the guarantee of individual manufacturers and suppliers. The warranty period starts from the date of completion of work in the AEROENGINE facility.
- 1.6 The warranty on in-house spare parts is (6) months or one hundred (100) flight hours, whichever comes first. The warranty period starts from the date of completion of work in the AEROENGINE facility.

- 1.7 The warranty on parts from external sources is fully provided in accordance with the manufacturers or suppliers terms and conditions.

2 General Disclaimer

- 2.1 The warranty of AEROENGINE shall expire if the Customer does not inform AEROENGINE in writing within ten (10) days from the discovery of the defect, the Customer does not give AEROENGINE immediate access to the aircraft in order to inspect the defects, the Customer or a third party appointed by the Customer have tried to repair the defect without the prior inspection and/or authorization by AEROENGINE, the Customer has not taken all precautions to prevent an aggravation of the damage, or the Customer does not comply with operating instructions given by AEROENGINE or the OEM (Original Equipment Manufacturer) of the aircraft.
- 2.2 The Customer shall inform AEROENGINE immediately in the event that the maintenance and/or repair services are unsatisfactorily after performance thereof. All claims against AEROENGINE for any defect will become extinguished unless they have been notified to AEROENGINE without undue delay, immediately but not later than five (5) business days after detectable occurrence of the defect. The claims will also become extinguished unless they have been justified by a detailed written report within ten (10) business days after detectable occurrence of the defect.
- 2.3 No warranty claims will be considered for used parts installed at the request of the Customer. If the Customer demands that equipment, spare parts, material, etc. supplied by himself are used, AEROENGINE bears no responsibility as to the function of the said equipment and/or installation and refuses any warranty for the same.
- 2.4 With reference to equipment and spare parts used in the maintenance or repair of the aircraft, the respective third party manufacturer's and/or supplier's warranty shall be applicable and AEROENGINE does not assume any additional warranty for such equipment and/or spare part.
- 2.5 The warranty shall not apply to defects caused by any of the following: normal wear and tear; the aircraft not being operated, handled or stored by the Customer in accordance with the respective manufacturer's recommendations, service letters and/or bulletins or the requirements of applicable law or the requirements of the aviation authority of the country where the aircraft is registered the defective part having been serviced, repaired, overhauled, maintained or modified by anyone other than AEROENGINE; any provisional repair; or any parts not incorporated by AEROENGINE.

- 2.6 AEROENGINE will repair or replace, at its option, any part or component supplied or fitted by AEROENGINE which, in the opinion of the Parts Manufacturer, is defective. The Customer shall return the defective part to AEROENGINE's facilities at the Customer's own expense and risk. If a defect arises on a non-removable part of an aircraft, the parties shall agree an arrangement by which such defect shall be remedied. Charges for third party repairs will not be accepted unless prior authorisation in writing is given by AEROENGINE and agreed with the parts manufacturer or supplier. The repair or replacement of any part or component thereof shall not extend the warranty period.
- 2.7 AEROENGINE shall not be obligated to perform any warranty work, if any invoices issued by AEROENGINE to the Customer are outstanding.

3 Applicable Law

- 3.1 These Warranty Conditions shall in all respects be governed by, and construed in accordance with the laws of the Czech Republic.
- 3.2 These Warranty Conditions are valid from 01. 01. 2013. AEROENGINE reserves the right to change or update Warranty Conditions, at any time in its sole discretion, with effect from the date of publication.