

LIMITED WARRANTY

Subject to the terms, conditions and exclusions set forth below, Centurion Investments, Inc., d/b/a AVMATS Parts Support ("AVMATS") provides the following limited warranty ("Warranty") for each part, component, or accessory ("Part") sold by AVMATS as follows:

1. AVMATS warrants that each Part sold in overhauled or repaired condition will meet manufacturer's requirements, specifications, and applicable Airworthiness Directives up to and including the date of the overhaul or repair, and be free from defects in material and workmanship, under normal use in the manner prescribed by the original equipment manufacturer for One Hundred Eighty (180) calendar days from the AVMATS Invoice date, or 500 hours in service, whichever occurs first.
2. Each Part sold in "**REPAIRABLE**" (core) condition, or in "**AS REMOVED**" condition shall be subject to inspection by Customer for Thirty (30) calendar days from the date of Invoice.
3. All Part(s) sold in "**AS IS**" condition is final. No warranties are provided on "**AS IS**" Part(s), expressed, implied, or otherwise, including, but not limited to, any warranty of merchantability or fitness for any particular purpose.
4. Any Part(s) sold, repaired, overhauled, or serviced by an Original Equipment Manufacturer ("OEM") or vendor for AVMATS shall be covered by the OEM or vendors warranty, if offered, subject to the terms and conditions of that OEM or vendors warranty. If the OEM or vendors warranty has expired as of the date of Invoice, AVMATS shall provide a limited warranty in accordance with the terms of AVMATS limited warranty for a period equal to the OEM or vendors warranty period or One Hundred Eighty (180) calendar days from the Invoice date, whichever date is earlier.
5. All Consignment Parts, regardless of condition (i.e. as-is, new, repairable, as-removed, overhauled, or repaired) have a 30-calendar day warranty period.

TERMS & CONDITIONS

- a. Customer must provide notice to AVMATS and obtain a Return Authorization upon discovery of any alleged defect in workmanship or material in a repaired or overhauled Part, or dissatisfaction with a "REPAIRABLE" or "AS REMOVED" Part, prior to expiration of the applicable Warranty period.
- b. Customer must return the Part to AVMATS, shipping and handling prepaid, within Seven (7) calendar days after the Return Authorization has been issued by AVMATS for Warranty to apply.
- c. Warranty does not apply if the Part has not been maintained and operated by the Customer or its agent in accordance with the manufacturer's recommendations, manuals and service bulletins or has been subjected to misuse, neglect, accident or other damage, or if the Part and/or its component parts have been repaired or altered by any firm or entity other than AVMATS or an authorized agent of AVMATS.
- d. Part(s) eligible for Warranty claim shall be repaired or replaced at the sole discretion of AVMATS.
- e. Part(s) repaired or replaced under this Warranty shall not extend the original Warranty period set forth above.
- f. AVMATS will replace "AS REMOVED" or "REPAIRABLE" Part(s) with identical Part(s), if available, or refund the purchase price subsequent to return receipt of the Part(s) by AVMATS.
- g. AVMATS shall either prorate the applicable Warranty on all TBO, Life Limited, and Wear Limited Items, or repair and return the Part to service for continued use based on Customers request.
- h. On all electrical items, Warranty covers only the items repaired or replaced by AVMATS' vendors.
- i. This warranty extends only to AVMATS Customer.
- j. Any negotiated extension of a Warranty period must be included in writing by AVMATS on the Sales Order/Invoice to be effective.

CLAIM PROCEDURE: Any claim under this Warranty shall be initiated by obtaining a Return Authorization ("RA") from AVMATS WARRANTY CLAIMS via telephone (636) 812-3325, e-mail PartsWarranty@AVMATS.com, fax (636) 272-0844 or letter to AVMATS WARRANTY CLAIMS, 827 Texas Court, O'Fallon, MO 63366. Upon obtaining a RA, Customer shall deliver the Part(s) to AVMATS for Warranty claim evaluation and disposition. **All Parts must be accompanied by the documentation that was included in the original sale including the 8130-3, or any other return to service or certification documents shipped with the Part(s).**

DISCLAIMER: NO OTHER WARRANTY, WHETHER EXPRESS, IMPLIED, OR OTHERWISE, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE SHALL BE APPLICABLE WITH RESPECT TO THE PART(S) SOLD BY AVMATS. AVMATS SHALL NOT BE LIABLE FOR ANY INCIDENTAL, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES WHATSOEVER (INCLUDING, BUT NOT LIMITED TO, LOSS OF USE, LOST PROFITS, OR BUSINESS EXPECTANCY) ARISING OUT OF THE USE, OR INCAPABILITY OF USE, OF THE PART(S) PROVIDED BY AVMATS. AVMATS AGGREGATE LIABILITY UNDER THIS LIMITED WARRANTY, WHETHER ARISING IN CONTRACT OR TORT, SHALL NOT EXCEED THE COST OF THE PART(S) SOLD BY AVMATS. THIS WARRANTY IS CUSTOMERS SOLE AND EXCLUSIVE REMEDY FOR WARRANTY CLAIMS. THIS WARRANTY IS LIMITED TO THE TERM OF THE EXPRESS WARRANTY ABOVE. THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS, AND YOU MAY ALSO HAVE OTHER RIGHTS THAT VARY FROM STATE TO STATE.