

NATIONAL FLIGHT SERVICES, INC.
LIMITED WARRANTY
TPE331 ENGINE MAINTENANCE SERVICES
WARRANTY TERMS & CONDITIONS

WARRANTY TERMS

National Flight Services, Inc. (NFS) expressly represents and warrants to its customer, that its workmanship shall be free from defect under normal use and service for a period of:

Sixty (60) months or 1,000 flight hours from date the engine is returned to service, whichever occurs first.

NFS further represents and warrants that the maintenance (Overhaul, Inspection and/or Repair) has been accomplished in accordance with the applicable provisions of the Federal Aviation Regulations (14CFR) and/or other National Aviation Authority, if applicable.

ADDITIONAL TERMS

1. National Flight Services does not warrant parts, materials or services supplied or performed by other companies (except as stated herein), however, NFS will use its best efforts to support its customer in the processing of any claims or adjustments arising because of defective parts, materials and/or workmanship in accordance with such suppliers and subcontractors warranties.
2. NFS will not extend a part's warranty policy or program beyond that of the manufacturer's or supplier's standard warranty policy.
3. Items such as shop supplies, miscellaneous materials, sealants, adhesives, hardware, lubricants, cleaners, etc. are in no way considered "parts" or "parts installed" and are void and exempt from any and all warranty programs and policies referred to or stated herein.
4. All Honeywell new or overhauled parts installed are covered by Honeywell's Spare Parts Warranty policy.
5. Fuel Control Units overhauled or repaired by Propulsion Controls Company, LLC ("PCC") are covered by PCC's Standard Limited Warranty.
6. This limited workmanship warranty is not intended to and does not cover the costs of normal maintenance or overhaul.
7. National Flight Services limited workmanship warranty does not cover replacement of any part(s) that passed applicable inspection / test criteria and was / were not replaced by NFS during the original warranted workscope.

WARRANTY CONDITIONS

1. The term "CUSTOMER" wherever utilized in this document refers to the owner of the engine and any and all parties and personnel associated with the engine, including the owner/operator, for the duration the engine ("ARTICLE") is at an NFS facility.
2. For any claim made under this limited workmanship warranty, the article must have been maintained and operated in accordance with the type certificate holders Instructions for Continued Airworthiness and/or other data approved by the applicable NAA, and the article cannot have been repaired or altered outside of National Flight Services, Inc. from the date it was returned to service by National Flight Services, Inc.
3. The article cannot have been subjected to misuse, accident or damage by the elements.
4. All warranty claims by the customer must be made in writing to the NFS Sales or Customer Satisfaction Mgr. that handled input of the article into NFS, and the potentially defective article **must be returned to National Flight Services, Inc. for evaluation / repair within 30 days of discovery and prior to the expiration of the warranty period shown on Page 1 (under "WARRANTY TERMS")**. Engines or engine components must be shipped to a National Flight Services facility, freight prepaid, after notice of failure has been given (unless such warranty work is otherwise authorized in writing by National Flight Services, Inc.).
5. Any and all warranty issues or claims must be carried out and accomplished at a NFS facility. If the situation requires that warranty be carried out elsewhere, NFS personnel must be utilized. Travel expenses to such location, such as food, lodging, technician travel time, rental vehicles, fuel, road tolls, etc. are not covered under warranty, and will be billed to the customer.



NATIONAL FLIGHT SERVICES, INC.
LIMITED WARRANTY
TPE331 ENGINE MAINTENANCE SERVICES
WARRANTY TERMS & CONDITIONS

WARRANTY CONDITIONS – Cont'd

6. Any and all specific or special terms and/or requests with regards to warranty programs or policies between NFS and the customer must be made and agreed upon by both parties, **prior to any claimed warranty work being performed and/or parts being installed.**

WARRANTY DISCLAIMER(S)

To the extent allowed by applicable law, THIS WARRANTY IS EXPRESSLY IN LIEU OF ANY OTHER WARRANTIES, EXPRESSED OR IMPLIED IN FACT OR BY LAW, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. THE REMEDIES OF REPAIR OR REPLACEMENT SET FORTH HEREIN ARE THE ONLY REMEDIES UNDER THIS WARRANTY. NFS DISCLAIMS ANY OBLIGATION OR LIABILITY, WHETHER IN CONTRACT OR IN TORT, INCLUDING LOSS OF USE OF THE PRODUCT WARRANTED, LOSS OF TIME, INCONVENIENCE, LOSS OF PROFITS, COMMERCIAL LOSS OR ANY OTHER DIRECT, CONSEQUENTIAL, SPECIAL OR INCIDENTAL DAMAGES. THIS WARRANTY IS IN LIEU OF ANY OBLIGATION OR LIABILITY ON THE PART OF NFS TO ANYONE OF ANY NATURE WHATSOEVER BY REASON OF THE MANUFACTURE, SALE, LEASE OR USE OF THE WARRANTED PRODUCTS AND NFS NEITHER ASSUMES NOR AUTHORIZES ANYONE TO ASSUME FOR IT ANY OTHER OBLIGATION OR LIABILITY IN CONNECTION WITH SUCH WARRANTED PRODUCTS. THE UNITED NATIONS CONVENTION ON CONTRACTS FOR THE INTERNATIONAL SALE OF GOODS, 1980, AND ANY SUCCESSOR THERETO, IS EXPRESSLY EXCLUDED FROM THIS WARRANTY.