



S.E.A.L. AVIATION LLC
1011 N.W. 51st Street, Suite 5
Ft. Lauderdale, FL 33309
Main: (954) 471-6458 Fax: 954-414-9357

Work Order#

Customer:

Date:

Aircraft Make: _____

Aircraft Model: _____

Aircraft S/N: _____

Registration: _____

Airframe Time: _____

Landing: _____

- Customer must remove all personal property and all valuables from the aircraft. S.E.A.L. Aviation, LLC will not, under any circumstances, be held responsible any missing or damaged items, and any such claim(s) are relinquished and renounced.
- Customer acknowledges that to perform an evaluation of the aircraft and perform maintenance that S.E.A.L. Aviation, LLC may disassemble aircraft and/or parts thereof. The disassembly of the aircraft/parts may disturb or may make the aircraft inoperable and S.E.A.L. Aviation, LLC shall not be liable for any inoperability of the aircraft or any damages from the loss of use of the aircraft.
- Customer holds S.E.A.L. Aviation LLC harmless from any and all claims which may occur from the testing and/or inspection of the aircraft/parts and/or any sublet repairs; including, but not limited to, theft, vandalism, damage, fire, aircraft collision and acts of god. Customer also indemnifies, saves and otherwise holds S.E.A.L. Aviation, LLC, its managers, members, representatives, employees and agents harmless of any from any and all liability arising from or related to the performance of all services for which S.E.A.L. Aviation, LLC has been engaged to perform, including, but not limited to, any litigation against S.E.A.L. Aviation, LLC by any person, firm or entity claiming that S.E.A.L. Aviation, LLC was not authorized to perform services on or to the aircraft.
- Warranty shall not exceed the original labor cost; **parts, materials travel expenses incurred are not included with warranty.** Warranty shall be void if any other maintenance personnel has performed any maintenance or attempted to repair any fuel leak without written consent form S.E.A.L. Aviation.
- Rubber fuel cells over ten years old shall not be warranted by S.E.A.L. S.E.A.L. Aviation, LLC reserves the right to modify or change any warranty statement conditions at any time.
- Payment is due not later than 30 days after work is completed and shall be paid in cash (US Dollars) unless other written arrangements are made. Beginning on the 31st day after completion any unpaid balance is deemed delinquent and will accrue interest at the rate of 1.5% per month. S.E.A.L. Aviation, LLC is granted a consensual mechanics lien and is authorized to record a lien against the aircraft whether or not it is in possession of the aircraft (any possessory requirement is waived), and S.E.A.L. Aviation LLC shall also be entitled to recover all attorney fees and court costs incurred by it in any proceeding to recover money due for its services. The courts of Broward County, FL shall be the exclusive forum for all purposes arising from or related to this Work Order and all parties freely submit themselves to the jurisdiction of all such courts and waive any jurisdictional and venue objections.
- S.E.A.L. Aviation LLC shall not be responsible for delays due to material or labor shortages, part(s) delivery and sublet work. S.E.A.L. Aviation, LLC reserves the right to require payment of special order parts prior to delivery of aircraft.
- Customer agrees that S.E.A.L. Aviation, LLC may sublet specialized work in its sole discretion.
- S.E.A.L. Aviation, LLC may deliver or return aircraft and/or parts/components to any person having authorization to receive said aircraft or parts/components.
- S.E.A.L. Aviation LLC shall not be responsible for fuel/defueling, ramp, storage and or other charges acquired in order to perform maintenance.

As a representative of the owner/operator of the aircraft specified above you have given S.E.A.L. Aviation, LLC the authority to perform aircraft maintenance and provide parts and materials as required. You have read and understood the above information. By signing below you represent that you have the legal authority to allow S.E.A.L. Aviation to perform work on the aircraft specified herein and bind the owner/operator of the aircraft.

This is a binding agreement and any disputes will be settled in Broward County, FL.

Repairs Authorized By:

(sign) _____ Dated: _____

(print) _____ Phone# _____

Repairs Accepted By:

(sign) _____ Dated: _____

(print) _____ P.O. # _____