



WORK ORDER AUTHORIZATION

RELIABLE JET MAINTENANCE

DATE: _____ W/O: _____

Billing Information:

CUSTOMER NAME: _____
ADDRESS: _____
CITY: _____ STATE : _____ ZIP CODE : _____
PHONE # : _____ FAX : _____
CELL PH # : _____
LOCAL ADDRESS : _____

ALL charges are COD unless PRIOR arrangements have been made

PAYMENT TYPE: WIRE TRANSFER COMPANY CHECK CASH
CREDIT CARD: _____ EXP DATE: _____ SEC CODE: _____

Services Information:

AIRCRAFT KEY : YES NO at _____ AIRCRAFT/ENGINE LOGBOOKS PROVIDED: YES NO
EXPECTED DEPARTURE DATE: _____ TIME : _____
SERVICES REQUESTED: _____

Aircraft Information:

AIRCRAFT MODEL: _____ REG NO: _____ S/N: _____
AIRCRAFT TOTAL TIME: _____ TOTAL LDG: _____ HOBBS: _____
#1 ENGINE MODEL: _____ S/N: _____
TT: _____ TSCN: _____
#2 ENGINE MODEL: _____ S/N: _____
TT: _____ TSCN: _____
APU MODEL: _____ S/N: _____ HOURS: _____
MAINTENANCE TRACKING PROGRAM: _____
TYPE of OPERATION: _____ FAR 91 _____ FAR 135*

**If you are a FAR 135 operator please provide a copy of HAZMAT Compliance IAW FAR 135.505 (e)*

I, as owner and/or authorized agent of the owner of the aircraft described herein, hereby authorize RELIABLE JET MAINTENANCE LLC, its agents and employees, to undertake and perform all repairs detailed herein, together with all necessary parts, materials and supplies required in order to effectuate same. RELIABLE JET MAINTENANCE LLC, its agents and employees, is/are further authorized to operate said aircraft for the purpose of testing and inspection. I understand and agree that all labor, parts, materials, supplies and work are performed on a C.O.D. basis unless other arrangements are made. In the event that payment is not made upon delivery, same shall be subject to a finance charge of 18% per annum, together with a parking fee of \$50.00 per day for aircraft, which I agree to pay. In order to secure payment for all such parts, labor, material, supplied and work RELIABLE JET MAINTENANCE LLC is hereby granted an express mechanics lien per s329.51 and ch. 713, part II, Fla. Stats. In the event that it becomes necessary for RELIABLE JET MAINTENANCE LLC to employ the services of an attorney to enforce its rights hereunder to collect any balance due, or otherwise arise hereunder, the owner and/or agent agrees to pay all court costs and reasonable attorneys' fees incurred with regard thereto by RELIABLE JET MAINTENANCE LLC. RELIABLE JET MAINTENANCE LLC IS RELIEVED OF ALL RESPONSIBILITY FOR ALL LOSS OR DAMAGE TO SAID AIRCRAFT OR ARTICLES LEFT THEREIN IN THE EVENT OF FIRE, THEFT OR ANY OTHER CAUSE BEYOND THE DIRECT CONTROL OF RELIABLE JET MAINTENANCE LLC.

OVERTIME APPROVAL: _____

SIGNATURE: _____ DATE: _____
(OWNER/AGENT)

FAX TO: 561-417-5039

ADDITIONAL TERMS AND CONDITIONS OF WORK AUTHORIZATION

1. Representation of Authority.

Owner (as identified in the Work Authorization) hereby represents to Reliable Jet Maintenance, LLC (“RJM”) that if either owns the aircraft described in the Work Authorization (the “Aircraft”) or is the authorized by the owner of such aircraft to enter into the Work Authorization.

2. Scope of Services, Rates.

(a) RJM shall accomplish the maintenance services requested by Customer of the Work Authorization and as otherwise authorized by Owner and accepted by RJM (the “Services”). RJM shall have the right to subcontract to other qualified repair or overhaul facilities the performance of part or all of the Services.

(b) The rates and charges for labor and parts provided by RJM and by third party suppliers shall be set forth in, as applicable, the Work Authorization, any supplemental Work Authorization Form signed by parties, or as otherwise agreed. Absent a specific agreement establishing the amounts of rates and charges, RJM and Owner agree that such amounts shall be equal to RJM’s standard rates and charges.

3. Delivery: Unavoidable Delays.

(a) Unless otherwise provided in the Work Authorization, the execution of the Work Authorization shall evidence the delivery of the Aircraft by Owner to RJM for the performance of the Services (the “Delivery”).

(b) At the Delivery of the Aircraft to RJM, Owner shall provide to RJM complete and accurate information, specifications and documents relevant to the Aircraft as requested by RJM, including, without limitation, log books and maintenance records.

(c) RJM shall not be liable for delay or failure in the performance, in whole or part, of the Services if such failure is caused by public enemy fire, flood, strikes, or other labor disputes (whether at RJM’s facility or elsewhere), riots, insurrection, war, governmental orders or actions, failure of transportation, delays occasioned by suppliers or subcontractors, or any other cause beyond the control of RJM not specifically mentioned herein.

4. Payment: Redelivery: Interest.

(a) Owner shall make full payment to RJM in United States Dollars, of all amounts owing by owner as a result of the performance of the Services.

(b) Unless RJM and Owner expressly agree otherwise in the Work Authorization, all amounts owing by Owner to RJM shall be due and payable upon the completion of the Services and a condition of the redelivery of the Aircraft to Owner.

(c) RJM shall have the option of allowing Owner to take such redelivery prior to Owner making full payment for the Services; *provided, however*, that the Owner’s right to delay making full payment until after redelivery is conditioned upon (i) RJM expressly agreeing in the Work Authorization to allow such delayed payment and (ii) the agreement that under no circumstances shall full payment be delayed beyond (10) days after the redelivery of the Aircraft, RJM may file a lien claim against the Aircraft to ensure the fulfillment of the Owner’s repayment obligations.

(d) Owner shall be obligated to pay interest on all amounts not paid when due at the rate of one and one-half percent (1.5%) per month (eighteen percent (18%) per annum).

5. Limited Exclusive Warranty and Waiver of Damages.

(a) RJM hereby warrants that the Services performed pursuant to this Agreement shall be free of defects in workmanship for a period of sixty (60) days after the redelivery of the Aircraft by RJM to Owner.

(b) The foregoing warranty (the “Limited Warranty”) is confined only to the workmanship of RJM, and does not extend to a warranty of the quality or fitness of any parts, components or equipment manufactured by any entity other than RJM, in regard to such parts, its sole and exclusive remedy and right to recovery shall be against the subject manufacturer or supplier.

(c) The Limited Warranty provided above by RJM is conditioned upon (i) Owner providing to RJM (at the address first set forth above, attention: Manager) written notice specifying the purported defect in workmanship; and (ii) Owner, within thirty (30) days after providing such written notice RJM, delivering the Aircraft (or the pertinent portion thereof) to RJM for correction of the purported defect in workmanship.

(d) Warranty claims shall be excluded when the Aircraft has been exposed or subjected to any of the following (i) any maintenance, repair, installation, storage, operation, or the use which is improper or otherwise not in compliance with the manufacturer’s instructions or applicable law or regulations; (ii) any alteration, modification or repair by anyone other than RJM without RJM’s prior written consent, which shall not be unreasonably withheld; or (iii) any accident, foreign object damage, misuse, improper storage, neglect, or negligence after the redelivery of the Aircraft to Owner.

(c) THE WARRANTIES, OBLIGATIONS AND LIBILITIES OF RJM AND REMEDIES OF OWNER SET FORTH IN THIS SECTION ARE EXCLUSIVE AND IN SUBSTITUTION FOR, AND OTHER WARRANTIES, OBLIGATIONS, LIBILITIES, RIGHTS, CLAIMS AND REMEDIES, EXPRESS OR IMPLIED WITH RESPECT TO ANY NON-CONFORMANCE OR DEFECT IN THE AIRCRAFT, INCLUDING BUT NOT LIMITED TO (i) ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS AND (ii) ANY IMPLIED WARRANTY ARISING FROM COURSE PERFORMANCE OR COURSE OF DEALING OR USAGE OF TRADE.

6. Controlling Law: Jurisdiction: Attorney’s Fees.

(a) The rights of the parties pursuant to the Work Authorization shall be governed by the Laws of the State of Florida.

(b) Any suit, action or proceeding brought by RJM or by Owner arising out of or relating to the Services shall be brought exclusively in either the courts of the State of Florida, County of Palm Beach, or the United States District Court of Florida entitled to an award of its reasonable attorney’s fees and expenses incurred in connection therewith.