

EPIC AERO GROUP, LLC
GENERAL TERMS AND CONDITIONS OF SALE

1. General : These General Terms and Conditions of Sale (the "Terms") shall apply to all quotations, proposals ("Proposal") and sales made by **EPIC AERO GROUP, LLC** (hereinafter collectively referred to as "EPIC AERO GROUP, LLC ") for the performance of services and/or sale of goods to the customer ("Customer") in relation to aircraft maintenance support.

2. Order : Any order placed by the Customer with EPIC AERO GROUP, LLC or the acceptance of, or the payment for any product or service shall be deemed as Customer's unconditional acceptance of these Terms. Notwithstanding the foregoing, (i) should the Terms conflict with the conditions contained in a specific agreement entered into between EPIC AERO GROUP, LLC and Customer, the conditions of such specific agreement shall govern, and (ii) the specific conditions of the Order (as defined herein) having a technical, commercial or administrative purpose prevail over the Terms. The Terms shall prevail over any general purchase terms and conditions related to or contained in a purchase order or other document submitted by Customer.

Any Proposal issued by EPIC AERO GROUP, LLC constitutes a firm and valid offer for the duration specified in such Proposal, or (if not specified) for duration of thirty (30) calendar days from the date of the Proposal issuance. Any supply of products and/or performance of service shall be subject to due ordering by Customer in writing and acceptance or confirmation of the Order by EPIC AERO GROUP, LLC . An order issued by Customer is only binding (i) upon acceptance or confirmation by EPIC AERO GROUP, LLC of the order, or (ii) if EPIC AERO GROUP, LLC starts performing the services or delivering the goods (the "Order").

3. Cancellation : An Order placed by Customer and confirmed by EPIC AERO GROUP, LLC cannot be cancelled by CUSTOMER without Epic Aero Group, LLC written consent. Customer is fully liable and shall indemnify EPIC AERO GROUP, LLC for any applicable cancellation charges, including but not limited to, restocking fee, not to exceed the full sales price of the services and/or goods ordered and, in any event, shall not be less than U.S.\$250. Without derogating from the above, in no case may goods be returned without EPIC AERO GROUP, LLC 's prior written permission. All such approved returns must be shipped with transportation charges prepaid.

Modification or reduction to the Order may result in an additional charge to Customer and/or an additional lead-time.

4. Prices : The prices do not include any duties, taxes, freight, packing or other charges, except when otherwise expressly agreed in writing between the parties. Charges are subject to currency exchange rate changes between repair estimate and invoice date. All taxes, duties, fees or other assessments, including interests and penalties in connection therewith are for Customer's account, with the exception of those imposed on corporate income and net profit of EPIC AERO GROUP, LLC levied by the United States Government.

5. Invoicing and Payment : For any customer, pre-payment by wire transfer, check or credit card (American Express, Visa, MasterCard) may be required by EPIC AERO GROUP, LLC . Any amount due by Customer to EPIC AERO GROUP, LLC is payable, upon delivery of the goods or performance of work and/or service, unless credit terms of Net 30 days are extended by EPIC AERO GROUP, LLC to Customer. Payment shall be made by wire transfer to the relevant bank account as specified by EPIC AERO GROUP, LLC , in the currency indicated on the invoice. In case of payment in any other free convertible currency, the exchange rate valid on the day of actual money transfer shall be applied for conversion. If any payment due to EPIC AERO GROUP, LLC is not received on the due date, a demand to pay shall, ipso facto, be deemed given as of that date and EPIC AERO GROUP, LLC shall have the right, without prior written notice, to claim interest from Customer at the rate of one and one half percent (3%) of the invoice price per month calculated prorata as from the due date until the day when full payment is received. Such right shall be without prejudice to Epic Aero Group, LLC other rights including, but not limited to, the right to suspend deliveries to Customer until such due payment is received or to claim for the immediate payment of any outstanding amount. Customer shall also have to pay a fixed penalty of 10% of the amount overdue, with a minimum of US\$ five hundred (US\$ 500.00), without prejudice to the rights of EPIC AERO GROUP, LLC of claiming from Customer the reimbursement of legal expenses and costs, including reasonable attorney fees. Customer shall not be entitled to withhold any payment of any part of an invoice, nor shall Customer set off any amount against invoices. Any invoice not disputed in writing with detailed indication of the reason thereof within fifteen (15) calendar days from the invoice issuance date will be deemed irrevocably accepted by Customer. Customer agrees that a mechanic's or materialman's lien exists on equipment or property (including aircraft or data) which is in the custody of EPIC AERO GROUP, LLC or present in EPIC AERO GROUP, LLC ' premises.

ALL GOODS OR PRODUCTS IN THE CARE OR CUSTODY OF EPIC AERO GROUP, LLC ON WHICH SERVICES (QUOTATION, REPAIR, STORAGE...) HAVE BEEN PERFORMED AND REMAIN UNPAID FOR A PERIOD OF TWO (2) MONTHS AS FROM DUE DATE OR WHEN CUSTOMER FAILS TO TAKE DELIVERY OF THOSE PARTS WITHIN A PERIOD OF SIX (6) MONTHS AS FROM AGREED DATE, AT THE EXPIRATION OF THOSE TIME LIMIT, WHICHEVER OCCURS FIRST, CUSTOMER AGREES TO IRREVOCABLY TRANSFER ITS TITLE OF OWNERSHIP IN THOSE GOODS, PRODUCTS TO EPIC AERO GROUP, LLC UPON WRITTEN NOTICE BY EPIC AERO GROUP, LLC ADDRESSED TO THE CUSTOMERS AT THE ADDRESS STATED IN THE EPIC AERO GROUP, LLC INVOICE WITHOUT FURTHER LEGAL PROCESS OR DEMAND AND CUSTOMER HEREBY APPOINTS EPIC AERO GROUP, LLC , THROUGH ITS OFFICERS, AS CUSTOMER'S TRUE AND LAWFUL ATTORNEY IN FACT TO EFFECT THE SALE, TRANSFER AND DISPOSITION OF TITLE TO THE PROPERTY TO EPIC AERO GROUP, LLC FREE AND CLEAR OF ANY LIEN OR ENCUMBRANCE. EPIC AERO GROUP, LLC RESERVES THE RIGHT TO IMPLEMENT A MECHANICS LEAN ON ANY ASSOCIATED PROPERTY FOR WHICH SERVICE OR PRODUCTS WHICH HAVE BEEN UNPAID AFTER A PERIOD OF SIX (6) MONTHS.

6. Delivery and Transportation : Goods sold or products on which work and/or services are to be performed shall be sent DELIVERED DUTY PAID (DDP - Incoterms ICC 2010) to EPIC AERO GROUP, LLC ' facilities and (re-)delivery by EPIC AERO GROUP, LLC shall occur EX WORKS (EXW - Incoterms ICC 2010) EPIC AERO GROUP, LLC ' facilities, except if otherwise agreed or specified herein. Any item shall be transported in accordance with ATA 300 standards (for air transport), ADR regulations (for transportation by road), and regulations of the country of destination and/or manufacturers' requirements. For any shipment of dangerous goods, the relevant item shall be packed in accordance with the latest IATA "Dangerous Goods Regulations". Neither party shall bear any risk associated with transportation in the event of faulty or unsecured packing under the other party's responsibility and not in accordance with the above. Should EPIC AERO GROUP, LLC and/or its subcontractors be in charge of shipment, the liability of EPIC AERO GROUP, LLC for any loss or damage to goods and for any consequences thereof attributable (in whole or in part) to the shipment operation undertaken by EPIC AERO GROUP, LLC and/or its subcontractors, is strictly limited to the indemnification ceilings as fixed by the Geneva Convention 19 May 1956 in case of carriage by road (national or international) or by the Warsaw Convention 12 October 1929 as amended by Montreal Convention 28 May 1999 in carriage by air (national or international).. Customer shall indemnify and hold EPIC AERO GROUP, LLC harmless against any damages, losses or fees of any kind imposed as a result of Customer' failure to comply with any applicable export control law or regulation. Delivery times indicated on Order are approximate and non-binding, unless specifically agreed to in writing by EPIC AERO GROUP, LLC . EPIC AERO GROUP, LLC shall not be responsible for consequences of delays in delivery, including lack of notification thereof.

EPIC AERO GROUP, LLC RESERVES THE RIGHT TO APPLY STORAGE FEES TO ANY GOODS SOLD OR PRODUCTS ON WHICH WORK AND/OR SERVICES HAVE BEEN PERFORMED AND HAVE NOT BEEN COLLECTED BY CUSTOMER TO A FLAT RATE EQUAL TO US\$ ONE HUNDRED (US\$ 100) PER WEEK STARTING THIRTY (30) CALENDAR DAYS AS FROM AGREED DELIVERY DATE. AT THE EXPIRATION OF A PERIOD OF SIX (6) MONTHS, EPIC AERO GROUP, LLC MAY EXERCISE RIGHT TO DISPOSE OF THE GOODS AS MENTIONED UNDER ARTICLE 5 HEREIN.

7. Force Majeure : EPIC AERO GROUP, LLC shall not be liable nor deemed to be in default for any failure to perform its obligations due to force majeure or any other cause beyond its reasonable control and which prevent EPIC AERO GROUP, LLC from performing its obligations, in total or in part, such as but not limited to: (i) acts of God or public enemy, act of civil or military authorities, any law, decision, regulation, directive or other act of any government, or the EASA/FAA authorities, or of any department, commission, board, bureau, agency, or court, war or civil war, armed hostilities, insurrection, riot, acts of nature, fire, flood, explosion, earthquakes, natural disaster, accident, total or constructive total loss, epidemic, quarantine restrictions, labor dispute in particular external strike, lockout or serious accidents (resulting in the cessation, slowdown or stoppage of work), embargoes; (ii) delay or failure of Customer to deliver as agreed the relevant item or supplies, the required documentation or information; (iii) delay or failure on the part of a third party supplier or vendor to procure materials, accessories, equipment, parts, tools and/or documentation, after due and timely diligence; (iv) campaign changes or manufacturer' design failure; (v) unforeseen major defect on the item to which the performance of services are related; or (vi) additional services or changes requested by Customer and not agreed at the time of the Order. When EPIC AERO GROUP, LLC demonstrates that one of the abovementioned events has caused damage or delay, the force majeure is presumed.

8. Acceptance : In the event that (a) EPIC AERO GROUP, LLC supplies goods to Customer: the goods shall be deemed accepted upon delivery, unless the Customer notifies in writing any non-conformities and/or apparent defects on the accompanying transport document; (b) EPIC AERO GROUP, LLC installs the goods for Customer: the goods shall be deemed accepted upon installation, unless the Customer notifies in writing any non-conformities or apparent defects after inspection and test immediately following installation; (c) EPIC AERO GROUP, LLC perform a service: within seven (7) calendar days after performance of the service, Customer shall notify EPIC AERO GROUP, LLC of its rejection of the performed service, should it not comply with the one ordered. Any rejection shall specify the nature and scope of the deficiencies in such a service. If no rejection is reported in writing within the term of seven (7) calendar days, the performed service will be deemed definitively accepted by Customer. Notwithstanding anything to the contrary within the Terms, Customer will bear all risk of loss of or damage to or caused by such goods from the time that they are delivered to Customer in accordance with the above.

9. Liability - Warranty – Remedies :

10.1 - Customer waives, releases and renounces – and shall cause its insurers and any person having an interest in the aircraft, component under maintenance or any part thereof to waive, release and renounce – any and all claims, remedies and rights of recourse or subrogation (whether in contract, in tort or otherwise) against EPIC AERO GROUP, LLC , its insurers, directors, officers, employees, servants, agents, suppliers and subcontractors, and Customer holds them harmless against any claim (including from a third party) for any damage whatsoever (including but not limited to death of or injury to persons, and loss of or damage to an aircraft or a good or product incorporated or not) arising out of any cause whichever it may be (whether or not in the course of performance of work and/or services and/or supply of goods).

10.2 - Notwithstanding Article 10.1 but without prejudice to Article 10.4 and 10.5 and subject to the limitations set forth therein, EPIC AERO GROUP, LLC warrants that the work and services performed by EPIC AERO GROUP, LLC are free from defect in workmanship and that the parts manufactured by EPIC AERO GROUP, LLC (if any) are free from defect in material, for the warranty period specified by EPIC AERO GROUP, LLC and (if not specified) for fourteen (14) months from the date of (re-)delivery to Customer. This warranty will be applicable provided that: (i) Customer notifies EPIC AERO GROUP, LLC of its claim and delivers a written report to EPIC AERO GROUP, LLC within eight (8) calendar days from discovery of the suspected defect, (ii) the defective item or part has not been altered, repaired or overhauled by a party other than EPIC AERO GROUP, LLC or its duly appointed subcontractors; (iii) the defective item or part has not be subjected to FOD, misuse, neglect, accident, third-party manufacturer design failure, inherent vice or latent defect; and (iv) the defective item or part has not been stored, handled, packed, maintained,

installed, shipped, cared or operated in accordance with the latest recommendations, specifications, requirements or instructions of the manufacturer or of the relevant regulatory bodies or agencies. Epic Aero Group, LLC's sole obligation with respect to the warranty is to correct such defective products or work, by repair or replacement at Epic Aero Group, LLC's option. Epic Aero Group, LLC's liability shall never exceed the price of the product or service covered hereunder, which means that the cost of any replacement product and/or the cost of any repair or corrective work will be invoiced by EPIC AERO GROUP, LLC to Customer and Customer will pay such invoice to the extent that it exceeds the price of the defective product or service. Should any technical data prepared by EPIC AERO GROUP, LLC contain any non conformity or defect, the sole and exclusive liability of EPIC AERO GROUP, LLC shall be to take all reasonable steps to, at its option, correct or replace such technical data. In respect of any part or goods sold by EPIC AERO GROUP, LLC pursuant to the Order but not manufactured by EPIC AERO GROUP, LLC, should EPIC AERO GROUP, LLC have obtained in its capacity as buyer a supplier warranty, that portion of the warranty remaining shall be transferred to Customer in the same conditions as obtained by EPIC AERO GROUP, LLC from its supplier. No further compensation for any other claim or damage, including without limitation for any damage to the aircraft, shall be granted by virtue of the warranty provided by this Article 10.2, without prejudice to Article 10.3.

10.3 - Notwithstanding Article 10.1 but without prejudice to Articles 10.4 and 10.5 and subject to the limitations set forth therein, EPIC AERO GROUP, LLC will remain liable for the damage caused by the gross negligence or willful misconduct of EPIC AERO GROUP, LLC, its directors, officers, employees, servants, agents or subcontractors. Should Customer claim that the damage is due to gross negligence or willful misconduct on the part of EPIC AERO GROUP, LLC, Customer bears the burden to prove that such damage is due to Epic Aero Group, LLC's gross negligence or willful misconduct. EPIC AERO GROUP, LLC shall provide all reasonable cooperation in that respect. Failing such proof, EPIC AERO GROUP, LLC shall not be held liable in any respect.

10.4 - Notwithstanding any other clause, EPIC AERO GROUP, LLC shall never be liable and Customer hereby waives, releases and renounces all rights and claims against EPIC AERO GROUP, LLC to the fullest extent permitted by law for any special, incidental, consequential, exemplary, punitive or indirect losses and damage of any kind whatsoever (including without limitation loss of use, revenue or profits, loss of prospective economic advantage, loss of customers, loss of data, costs incurred as a result of the lease of a spare aircraft or item or other costs resulting from the unavailability of an aircraft or item, accommodation and compensation of passengers, or immaterial damage), for any reason whether arising in contract (including warranty according to Article 10.2 hereof) or otherwise.

10.5 - Epic Aero Group, LLC's warranty and liability obligations resulting from Article 10.2 to 10.4 are exclusive and in substitution for, and Customer waives, releases and renounces, all other warranties, obligations and liabilities of EPIC AERO GROUP, LLC and all other rights, claims or remedies of Customer against EPIC AERO GROUP, LLC and/or its insurers, express or implied, arising by law or otherwise, with respect to any non conformity or defect in any product delivered or service or work performed, including, but not limited to: (A) any warranty against hidden defects, (B) any implied warranty of merchantability or fitness for a particular purpose, (C) any implied warranty arising from course of performance, course of dealing or usage of trade, (D) any warranty against infringement, (E) any obligation, liability, right, claim or remedy (whether in contract, in tort or otherwise)

11. Insurance : Customer shall procure and maintain such aircraft liability, aircraft hull, and comprehensive general liability insurance policies that Customer may carry on its own business, and/or any aircraft owned, leased, chartered, maintained or managed by Customer, naming EPIC AERO GROUP, LLC as an additional insured and waiving subrogation rights against EPIC AERO GROUP, LLC. The failure or refusal of Customer to adhere to the terms and conditions of this Article 11 in no way relieves the Customer from its duties under these Terms and/or at any applicable law to hold harmless, indemnify, and defend EPIC AERO GROUP, LLC from all alleged liabilities arising out of an aircraft accident, incident or mishap as described elsewhere in these Terms.

12. Proprietary Information and Intellectual Property Rights : Any information, document or data of whatever nature and support, commercial or otherwise, transmitted by EPIC AERO GROUP, LLC to Customer in connection with the Order and/or the supply of services or goods shall be deemed proprietary information and, Customer undertakes not to disclose any such information, document or data to any third party for any reason whatsoever, and not to copy or reproduce any such information, document or data, without Epic Aero Group, LLC's prior written consent, except (i) as may be required by law, (ii) for information already in the public domain and/or accessible to the general public, (iii) for the internal use of Customer's representatives or agents only on a need-to-know basis. Title to all intellectual property rights (including, but not limited to copyrights, trademarks, patents, inventions, utility patents registered design rights or design rights – "IP Rights") disclosed in documents or data (including but not limited to plans, drawings, patterns or designs) created, developed or supplied by EPIC AERO GROUP, LLC to Customer under the Customer Agreement, shall remain with EPIC AERO GROUP, LLC or any third party which is entitled to such IP Rights.

13. Export Clause : Customer acknowledges that the services or goods (including without limitation data, commodities, technology or software) supplied by EPIC AERO GROUP, LLC under the Terms may be subject to export control laws and regulations, and diversion contrary to such laws and regulations is prohibited. Customer shall comply with all applicable domestic and foreign export compliance requirements, including applicable US export laws and regulations (e.g. ITAR, EAR and OFAC sanctions regulations) and those of other relevant foreign jurisdictions. Upon EPIC AERO GROUP, LLC's request, Customer shall promptly provide EPIC AERO GROUP, LLC with appropriate certifications as required by such applicable export laws and regulations, or as necessary to ensure continuing compliance with such laws and regulations.

14. Miscellaneous : EPIC AERO GROUP, LLC shall, without prejudice to Epic Aero Group, LLC other rights, be entitled to suspend the performance of its obligation and/or terminate the Order (in whole or in part) by written notice and without need of judicial

recourse, should Customer fail to remedy any breach of its obligations. Customer shall not assign an order or any interest therein or any rights hereunder (including the right to receive delivery) without the prior written consent of EPIC AERO GROUP, LLC . In the event that any provision of the Terms should for any reason be held ineffective, the remainder of the Terms shall remain in full force and effect. Provisions contained or referred to in Customer's order neither cancel nor modify nor add to the present Terms, unless otherwise agreed in writing between the Parties. The failure to enforce at any time any of the Terms or to require performance of same shall in no way be deemed to be a present or future waiver of the relevant Terms.

15. Equal Opportunity Employer: EPIC AERO GROUP, LLC adheres to a policy of providing equal employment opportunity for all qualified employees and applicants without regard to race, gender, color, religion, national origin, age, disability, or veteran status, and take affirmative action to insure compliance with such policy. EPIC AERO GROUP, LLC certifies that it is in compliance with the requirements of all applicable Executive Orders including, but not limited to, Executive Order 11246, as amended, Executive Order 11625, and Executive Order 11701, and all federal, state and local laws and regulations prohibiting discrimination on the basis of a protected status.

16. Changes - Any change to these Terms must be in writing and issued/published by EPIC AERO GROUP, LLC . Customer should consult EPIC AERO GROUP, LLC 's web site prior to submitting any order to check if these Terms have been modified or updated.

17. Governing Law and Jurisdiction: These Terms shall be governed by and construed with the laws of the State of Texas, USA, without giving effect to any conflict of law rule that may require the application of the laws of another jurisdiction. The United Nations Convention on International Sale of Goods shall not apply to these Terms. Any claim, dispute or cause of action against EPIC AERO GROUP, LLC shall be submitted to the exclusive jurisdiction of the Court of Midland County, Texas, USA that shall have jurisdiction of any claim, dispute or cause of action and Customer consents to the jurisdiction of the Courts in Midland County, Texas, USA. EPIC AERO GROUP, LLC may, at its option, institute legal proceedings against Customer at the Courts of Midland County Texas, USA or the courts of the country where Customer's registered office is located.