

## S.E.A.L. AVIATION LLC 1011 N.W. 51<sup>st</sup> Street, Suite 5 Ft. Lauderdale, FL 33309

Work Order#	Customer:	Date:
Aircraft Make:Aircraft S/N:Airframe Time:	Regi	raft Model: istration: ding:
circumstances, be held responsible Customer acknowledges that to pe disassemble aircraft and/or parts the S.E.A.L. Aviation, LLC shall not be Customer holds S.E.A.L. Aviation aircraft/parts and/or any sublet rep Customer also indemnifies, saves and agents harmless of any from a Aviation, LLC has been engaged the person, firm or entity claiming that Warranty shall not exceed the origin warranty shall be void if any other without written consent form S.E.A. Rubber fuel cells over ten years of the change any warranty statement core Payment is due not later than 30 diarrangements are made. Beginning at the rate of 1.5% per month. S.E. against the aircraft whether or not LLC shall also be entitled to recove services. The courts of Broward Ce and all parties freely submit thems S.E.A.L. Aviation, LLC reserves to Customer agrees that S.E.A.L. Avi S.E.A.L. Aviation, LLC may delivative aircraft or parts/components. S.E.A.L. Aviation LLC shall not be maintenance.	nereof. The disassembly of the aircraft/parts medical be liable for any inoperability of the aircraft of LLC harmless from any and all claims which airs; including, but not limited to, theft, vanda and otherwise holds S.E.A.L. Aviation, LLC, my and all liability arising from or related to the operform, including, but not limited to, any lit to. E.A.L. Aviation, LLC was not authorized to inal labor cost; parts, materials travel expending the part of the personnel has performed any means. A.L. Aviation.  In distance the warranted by S.E.A.L. S.E.A.L. additions at any time.  The argument of the aircraft (any possessor and attention) and the aircraft (any possessor and attention) and the proposition of all such courts and the responsible for delays due to material or lab the right to require payment of special order patietion, LLC may sublet specialized work in its term or return aircraft and/or parts/components to the courts and the responsible for delays due to material or lab the right to require payment of special order patietion, LLC may sublet specialized work in its term or return aircraft and/or parts/components to the courts and the responsible for delays due to material or lab the right to require payment of special order patietion, LLC may sublet specialized work in its term or return aircraft and/or parts/components to the courts and the responsible for delays due to material or lab the right to require payment of special order patietion, LLC may sublet specialized work in its term or return aircraft and/or parts/components to the courts and the right to require payment of special order patietion, LLC may sublet specialized work in its term or return aircraft and/or parts/components to the courts and the right to require payment of special order patietion.	claim(s) are relinquished and renounced. In maintenance that S.E.A.L. Aviation, LLC may any disturb or may make the aircraft inoperable at any damages from the loss of use of the aircraft may occur from the testing and/or inspection of alism, damage, fire, aircraft collision and acts of its managers, members, representatives, employed performance of all services for which S.E.A.L. attigation against S.E.A.L. Aviation, LLC by any to perform services on or to the aircraft.  In the sessing incurred are not included with warranty, maintenance or attempted to repair any fuel leak.  Aviation, LLC reserves the right to modify or ain cash (US Dollars) unless other written containce is deemed delinquent and will accrue interchanics lien and is authorized to record a lien orly requirement is waived), and S.E.A.L. Aviation is in any proceeding to recover money due for increasing from or related to this Work O waive any jurisdictional and venue objections. For shortages, part(s) delivery and sublet work. The prior to delivery of aircraft.  It is sole discretion.  It is and or other charges acquired in order to perform the performance of the charges acquired in order to performance of the aircraft of the charges acquired in order to performance or attempted to the performance or attempted to the charges acquired in order to performance or attempted and or other charges acquired in order to performance or any demander of the charges acquired in order to performance or any demander of the aircraft or any person having authorization to receive sail the charges acquired in order to performance or any demander or attempted to the charges acquired in order to performance or any demander of the aircraft or any demander or attempted to the aircraft or any demander or
authority to perform aircraft mainta above information. By signing beloperform work on the aircraft specif This is a binding agreement and	enance and provide parts and materials as ow you represent that you have the legal fied herein and bind the owner/operator of any disputes will be settled in Broward	s required. You have read and understood tauthority to allow S.E.A.L. Aviation to of the aircraft.
Repairs Authorized By:		
(sign)		Dated:

Dated:\_ P.O. #

(sign)

print)