

# Exchange Agreement Policy



<b>Section 1 – Customer general information</b>			
Company name:		Phone number:	
Contact Email:		Customer PO Number:	
Ship via:		Courier account No:	
Date required:		Special notes:	

<b>Section 2 – Material information</b>			
Part Number:		Outright value:	
Description:		Date core due:	
Serial Number:		Exchange type:	
Condition:		Exch + cost of repair: <input type="checkbox"/>	Flat rate Exch: <input type="checkbox"/>
Exchange fee:		Country of end user:	

<b>Section 3 – Core return details</b>			
Part number:		Description:	
Serial number:		Condition:	
MOD status:			

<b>Section 3 – Return core address</b>			
Return to supplier/shop:		Address:	
City:		State / Zip code:	
MOD status:			

**Customer agreement of exchange and core unit procedure:**

1. Return of core unit:
  - a. Within twenty-one (21) calendar days from shipment date of exchange unit.
  - b. Any delay in return of core unit, not received within allotted timeframe, will automatically result in "Outright Charge of Core Value" to customer.
2. Acceptable core return:
  - a. Core unit in repairable condition
  - b. Core must be the "same part number and MOD status as listed in Section 3".
  - c. Interchangeable core units are not acceptable, MUST HAVE PRIOR WRITTEN APPROVAL
  - d. Full airline trace (TSO/TSN/CSO/CSN, DOM, OEM Cert), if life limited part
  - e. Unserviceable tags:
    - i. Reason for Removal
    - ii. Date of removal
    - iii. Aircraft registration
    - iv. Aircraft hours/cycle upon removal
  - f. Signed non-incident statement
  - g. Customer agrees that should a core unit be subject to lifetime limitation and unit is returned with less life remaining than was remaining on the exchange provided, unit will be sent for overhaul.

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3. Exchange Unit not used
  - a. An RMA must be requested for return of "Original Exchange Unit" back to vendor within twenty-one (21) days.
  - b. If not informed within the allotted twenty-one (21) days, Outright charge of core value will be processed.
  - c. Return of unit shall have all original documentation and written confirmation that the unit has not been installed upon an aircraft.
  - d. Unused parts will be submitted for test & recertification at the Customer's cost.
4. Repair Cost
  - a. Quote with repair cost will be submitted for approval, which includes an additional 15% handling fee.
  - b. Responding to quote is required within three (3) working days of the date issued.
  - c. Failure to respond to quotation within this period will be deemed accepted and repair charge will be billed.
5. BER (Beyond Economical Repair) or non-repairable, or not returned
  - a. An outright core charge will be billed equal to current market Manufacture's list price.
6. Return of unit under Warranty
  - a. Return Material Authorization (RMA) must be requested
  - b. Reason for return
  - c. Failure to provide information may invalidate warranty claim.
7. Title of Exchange Unit
  - a. The title remains with Aviation Airmotive, Inc. until the customer has satisfied all terms and conditions of the agreement.
  - b. Title to the Core Unit will transfer to Aviation Airmotive Inc. upon receipt of Core Unit back to Aviation Airmotive Inc. facilities.

1. This Agreement is between Aviation Airmotive, Inc. and the Customer. An agreement shall not be signed or sub-contracted by either party without the written consent of the other.
2. This Agreement contains the entire Agreement between the parties with respect to its subject matter. Any amendment, variation or modification of this Agreement shall be ineffective unless made in writing and signed by an authorized representative of each party.
3. The parties to this Agreement do not intend by this Agreement to confer any rights whatsoever on any other party. Accordingly, the parties hereby expressly exclude the provision o the Contracts (Rights of Third Parties). Act 1999 (or re-enactment thereof).
4. The Customer shall not be entitled to withhold payment of any sums after they become due by reason of any right of set-off or counterclaim which the Customer may have or may wish to have or for any other reason whatsoever.
5. The customer agrees to pay all charges related to this agreement within stated terms. If payment is not made according to the terms provided on Invoice(s), the customer agrees that they are responsible for any later payment charges accrued for outstanding invoice balances.

### LAW AND JURISDICTION

6. This agreement shall be interpreted in accordance with the lays of United States of America and the parties agree to be bound by the non-exclusive jurisdiction of the U.S.A State of Florida Courts.

Customer Agrees and Accepts	
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Customer's Name:	
Name of Representative:	
Title of Representative:	
By: _____	Date:
Airline Representative Signature	
<b>Aviation Airmotive, Inc.</b>	 14131 SW 119 Ave. Miami, FL 33186 USA
<b>Agreed and accepted</b>	
Company Representative:	
Title of Representative:	
By: _____	Date:
Company Representative Signature	