

IF YOU HAVE AN ISSUE

The satisfaction and goodwill of Cessna owners is of primary concern to the Caravan or Piston Area Sales Representatives (A.S.R.), Cessna Authorized Service Facility, and Cessna Aircraft Company.

If you should have an issue or question concerning your aircraft, please contact your local A.S.R. or Cessna Authorized Service Facility. They will be happy to assist you.

Occasionally an issue may arise that is too complex for a simple solution, and which your local A.S.R. or Cessna Authorized Service Facility may be unable to resolve.

If, after talking with your A.S.R. or Cessna Authorized Service Facility you feel a question remains or an issue is not resolved to your satisfaction:

1. Ask your A.S.R. or Cessna Authorized Service Facility to contact the Cessna Field Service Engineer in your area (Cessna Field Service personnel are listed in the Cessna Service Directory).
2. If necessary, your Field Service Engineer will contact Cessna Customer Care for assistance in resolving your issue. The location of your local Cessna Service Station can also be found at our website at www.cessna.com – “Go To Cessna Support” link.

YOUR AIRCRAFT WARRANTIES

The warranties are an important part of your Customer Care Program. The warranties which apply to your Cessna are detailed on the following pages. You will find these warranties provide comprehensive coverage and the following warranty terms:

Airframe, Cessna.....Twenty-four (24) months
Paint, Cessna.....Twelve (12) months
Propeller, McCauley.....Thirty-six (36) months
Propeller, Hartzell.....Twelve (12) months or 1000 hours
Engine, Lycoming.....Twenty-four (24) months
Engine, SMA.....Thirty-six (36) months or 1200 Hours
Engine, Continental.....Twenty-four (24) months
Avionics, Garmin.....Twenty-four (24) months

Benefits of the Customer Care Program will be provided by Cessna Authorized Service Facilities.

CESSNA'S LIMITED WARRANTY - SINGLE ENGINE PISTON AIRCRAFT

Cessna warrants the aircraft and all parts included therein to be free from defects in material and workmanship under normal use and service for a period of twenty-four (24) months after the Warranty Start Date, except as hereafter noted. Engines, engine part accessories, avionics, batteries, propellers and governors are specifically excluded from this warranty. Paint and graphics warranties are addressed separately.

Spare parts sold by Cessna, excluding engines, engine part accessories, avionics, batteries, propellers and governors are warranted for six (6) months after installation, except as hereafter noted.

Cessna's obligation under this warranty is limited to repairing or replacing, at its option, with exchange, overhauled, or new parts, items found defective by Cessna's examination which are returned at the owner's expense within the applicable twenty-four (24) or six (6) month period to any Cessna Authorized Service Facilities.

A new warranty period is not established for replacement parts. Replacement parts are warranted only for the remainder of the applicable twenty-four (24) or six (6) month original warranty period.

The repair or replacement of defective parts under this warranty will be made without charge to the owner for parts and labor for removal, installation and/or actual repair, except that the owner shall pay all import duties and sales and use taxes on replacements and repairs.

This limited warranty does not apply to parts subjected to misuse, negligence, improper installation, accident, alteration; repairs not authorized by Cessna; normal maintenance services (cleaning, control rigging, brake and other mechanical adjustments, maintenance inspections, etc.); replacement of service items (light bulbs, brake linings, filters, hoses, tires, cowl mounts, etc.); or to normal deterioration of soft trim or appearance items (paint, upholstery, rubber-like items, etc.); due to corrosion, wear and exposure.

WITH THE EXCEPTION OF THE WARRANTY OF TITLE, TO THE EXTENT ALLOWED BY APPLICABLE LAW, THIS WARRANTY IS EXPRESSLY IN LIEU OF ANY OTHER WARRANTIES, EXPRESSED OR IMPLIED IN FACT OR BY LAW, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. THE REMEDIES OF REPAIR OR REPLACEMENT AS ABOVE SET FORTH ARE THE ONLY REMEDIES UNDER THIS WARRANTY. CESSNA DISCLAIMS ANY OBLIGATION OR LIABILITY WHETHER IN CONTRACT OR IN TORT (AND WHETHER FOR NEGLIGENCE, STRICT LIABILITY, PRODUCT LIABILITY OR OTHERWISE), INCLUDING LOSS OF USE OF THE PRODUCT WARRANTED, LOSS OF TIME, INCONVENIENCE, COMMERCIAL LOSS OR ANY OTHER DIRECT, CONSEQUENTIAL, SPECIAL OR INCIDENTAL DAMAGES. THIS WARRANTY IS IN LIEU OF ANY OTHER OBLIGATION OR LIABILITY OF CESSNA OR ANY NATURE WHATSOEVER BY REASON OF THE MANUFACTURE, SALE OR LEASE OF SUCH AIRCRAFT PRODUCTS AND CESSNA NEITHER ASSUMES NOR AUTHORIZES ANYONE TO ASSUME FOR IT ANY OTHER OBLIGATION OR LIABILITY IN CONNECTION WITH SUCH AIRCRAFT PRODUCTS.

CESSNA SPARE PARTS LIMITED WARRANTY

Cessna warrants each new spare assembly and/or part sold by Cessna, excluding engine, engine accessories, avionics, batteries, propellers and governors which are covered by separate manufacture spare part warranties, to be free from defects in material and workmanship under normal use and service for a period of six (6) months from date of installation. Cessna will honor valid warranty labor requests for Removal and Installation (R&I) Labor claims except for Remanufactured Exchange parts on non-warranty aircraft and/or Actual Repair Labor.

Cessna's obligation under this Limited Warranty is limited to repairing or replacing, at its sole option, any spare assemblies or parts which, within the six (6) month warranty period, are returned at the owner's expense to any Cessna Authorized Service Facility and which are found defective by Cessna. A new warranty period is not established for replacement assemblies and/or parts. Replacement assemblies and/or parts are only warranted for the remainder of the six (6) month warranty period. The repair or replacement of defective assemblies and parts under this Limited Warranty will be made by or through any Cessna Authorized Service Facility. Cessna will furnish location of Cessna Authorized Service Facilities on request. All import duties, sales taxes, and use taxes, if any, on such warranty repairs or replacement assemblies or parts are the warranty recipient's sole responsibility. This Limited Warranty applies to any spare assemblies and parts which have been used, maintained, and operated in accordance with Cessna and other applicable manuals, bulletins, and other written instructions. This Limited Warranty does not apply to: spare assemblies and parts which have been subject to misuse, abuse, negligence, corrosion or accident spare assemblies and parts which have been installed, repaired, or altered other than by Cessna Authorized Service Facility in any way that, in the sole judgement of Cessna, adversely affects their performance, stability or reliability normal deterioration of appearance items (such as paint, cabinetry, upholstery, and rubber-like items) due to wear or exposure.

WITH THE EXCEPTION OF THE WARRANTY OF TITLE, TO THE EXTENT ALLOWED BY APPLICABLE LAW, THIS WARRANTY IS EXPRESSLY IN LIEU OF ANY OTHER WARRANTIES, EXPRESSED OR IMPLIED IN FACT OR BY LAW, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. THE REMEDIES OF REPAIR OR REPLACEMENT AS ABOVE SET FORTH ARE THE ONLY REMEDIES UNDER THIS WARRANTY. CESSNA DISCLAIMS ANY OBLIGATION OR LIABILITY WHETHER IN CONTRACT OR IN TORT (AND WHETHER FOR NEGLIGENCE, STRICT LIABILITY, PRODUCT LIABILITY OR OTHERWISE), INCLUDING LOSS OF USE OF THE PRODUCT WARRANTED, LOSS OF TIME, INCONVENIENCE, COMMERCIAL LOSS OR ANY OTHER DIRECT, CONSEQUENTIAL, SPECIAL OR INCIDENTAL DAMAGES. THIS WARRANTY IS IN LIEU OF ANY OTHER OBLIGATION OR LIABILITY OF CESSNA OF ANY NATURE WHATSOEVER BY REASON OF THE MANUFACTURE, SALE OR LEASE OF SUCH AIRCRAFT PRODUCTS AND CESSNA NEITHER ASSUMES NOR AUTHORIZES ANYONE TO ASSUME FOR IT ANY OTHER OBLIGATION OR LIABILITY IN CONNECTION WITH SUCH AIRCRAFT PRODUCTS.

SUPPLIER WARRANTIES

Certain products, such as engines, propellers, avionics, and batteries, are warranted separately by the respective manufacturer rather than Cessna.

Propeller Warranty Support

Propeller warranty support must be obtained from Authorized McCauley Service Stations or Hartzell Service Station (some Cessna Authorized Service Facilities are also Authorized McCauley Service Stations or Hartzell Service Stations).

Engine Warranty Support

Even though engines are warranted by Textron Lycoming, SMA, or Continental Motors rather than Cessna, engine warranty support may be obtained from Cessna Authorized Service Facility as well as the Engine manufacturer's Authorized Service Facility.

Avionics Warranty Support

Avionics warranty support may be obtained from authorized Honeywell, Bendix/King, or Garmin avionics service facilities as applicable (some authorized Cessna Authorized Service Facilities are also authorized avionics service facilities). Cessna Authorized Service Facilities are authorized Garmin G 1000 Avionics Service Facility.

NOTE

Some avionics warranties have specific warranty activation and flight time limitation policies and procedures which are different from Cessna's. An authorized avionics service facility or the respective avionics manufacturer should be consulted if avionics warranty status is in doubt.

McCAULEY LIMITED WARRANTY

McCauley Propeller Systems, a Division of Cessna Aircraft Company, Wichita, Kansas, U.S.A., expressly warrants new and remanufactured products produced and sold by McCauley to be free from defects in material and workmanship under normal use and service for a period of thirty-six (36) months after delivery to the original retail purchaser, first owner, or until the expiration of the maximum hours of use or calendar limits for overhaul published by McCauley for the subject product, whichever occurs first. McCauley's obligation under this limited warranty is limited to repairing or replacing, at its sole option, any propeller, propeller parts, governor or governor parts determined by McCauley to have been defective and which are properly returned by the owner, with a written statement describing the alleged defect, to any McCauley Authorized Service Center authorized to service the individual McCauley product. The repair or replacement of defective parts will be made without charge to the owner for parts, or labor for removal and installation, except export/import duties, and/or sales or use taxes, if any, which are solely the owner's responsibility. McCauley will warrant a part replaced pursuant to this limited warranty under the same terms as the original part for the remainder of the applicable warranty period of the original part. This limited warranty is not intended to and does not cover the costs of normal maintenance or overhaul.

In addition, McCauley will **repair or replace**, at its option, any propeller, propeller parts, governor, or governor parts requiring replacement due to manufacturing defect if found at or before the first required overhaul interval as described in McCauley published service information. This first overhaul coverage does not include labor, standard overhaul replacement parts, parts repairable via published service information (re-plating, painting, etc.), other costs associated with the propeller or governor overhaul, or export/import duties, and/or sales or use taxes, nor does it apply to defects found after McCauley published overhaul hour or calendar limits. The provisions of this limited warranty do not apply to: any McCauley parts which have been subject to misuse, negligence or accident or which have been repaired or altered in any way that, in the sole judgment of McCauley, adversely affects their performance, stability or reliability; to normal maintenance services (such as cleaning, mechanical adjustments and maintenance inspection); to the replacement of service items made in connection with normal maintenance; to normal deterioration of soft trim and appearance items (such as paint and rubberlike items) due to wear and exposure; to propellers, governors or parts found defective beyond the McCauley recommended overhaul period; or to parts which have been improperly installed by entities other than McCauley and/or McCauley Authorized Service Centers.

The McCauley limited warranty is void on any new or remanufactured product installed, without McCauley's prior written approval, on a non-type certificated engine, or on any engine which has received an overhaul or modification which is not approved by the engine manufacturer and that results in a change to the vibratory environment of the engine such as, but not limited to, an alteration of horsepower, operating RPM, crankshaft damper configuration, compression ratio, magneto timing, camshaft design, or any other overhaul or modification not expressly approved by the original engine manufacturer. McCauley limited warranty is also void on any McCauley product shipped new from the factory or distributor in disassembled state, then later re-assembled by an unauthorized party. Parties authorized to re-assemble factory-new product must have specific written permission from McCauley to do so, otherwise all McCauley warranty on the affected unit is void. No McCauley warranty coverage is offered for leakage on product assembled outside McCauley, regardless of the assembling party. To the extent allowed by applicable law, THIS WARRANTY IS EXPRESSLY IN LIEU OF ANY OTHER WARRANTIES, EXPRESSED OR IMPLIED IN FACT OR BY LAW, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. THE REMEDIES OF REPAIR OR REPLACEMENT SET FORTH HEREIN ARE THE ONLY REMEDIES UNDER THIS WARRANTY. McCAULEY DISCLAIMS ANY OBLIGATION OR LIABILITY, WHETHER IN CONTRACT OR IN TORT, INCLUDING LOSS OF USE OF THE PRODUCT WARRANTED, LOSS OF TIME, INCONVENIENCE, LOSS OF PROFITS, COMMERCIAL LOSS OR ANY OTHER DIRECT, CONSEQUENTIAL, SPECIAL OR INCIDENTAL DAMAGES. THIS WARRANTY IS IN LIEU OF ANY OBLIGATION OR LIABILITY ON THE PART OF McCAULEY TO ANYONE OF ANY NATURE WHATSOEVER BY REASON OF THE MANUFACTURE, SALE, LEASE OR USE OF THE WARRANTED PRODUCTS AND McCAULEY NEITHER ASSUMES NOR AUTHORIZES ANYONE TO ASSUME FOR IT ANY OTHER OBLIGATION OR LIABILITY IN CONNECTION WITH SUCH WARRANTED PRODUCTS. THE UNITED NATIONS CONVENTION ON CONTRACTS FOR THE INTERNATIONAL SALE OF GOODS, 1980, AND ANY SUCCESS OR THERETO, IS EXPRESSLY EXCLUDED FROM THIS WARRANTY.

McCauley Propeller Systems
PO Box 7704
Wichita, Kansas 67277-7704
Phone: (316) 831-4021
Fax: (316) 831-3858

HARTZELL PROPELLER INC. LIMITED WARRANTY

COVERAGE PROVIDED

Products Other Than De-Ice Boots

Hartzell Propeller Inc. ("Hartzell") warrants to the original retail purchaser (the "Purchaser") that it will repair or replace defects in material or workmanship in the components of a product manufactured by Hartzell, other than a de-ice boot, for a period of one (1) year from the date the product is first placed into service, or for the first 1000 operating hours of use of the product, whichever occurs first, subject to the other terms and conditions of this limited warranty.

De-Ice Boots

Hartzell warrants to the Purchaser that it will repair or replace defects in material or workmanship in the components of a de-ice boot manufactured by Hartzell, for a period of eighteen (18) months from the date the de-ice boot is first placed into service, or for the first 2000 operating hours of use of the product, whichever occurs first, subject to the other terms and conditions of this limited warranty.

All of the products identified above are hereinafter referred to as the "Products," and their components hereinafter referred to as "Components."

DISCLAIMER OR LIMITATION OF WARRANTIES

Unless prohibited by applicable law, and except for the limited warranties set forth above, Hartzell hereby disclaims any and all express and implied warranties, including but not limited to implied warranties of merchantability and fitness for a particular purpose. In the event disclaimer of implied warranties is not permitted under applicable law, such implied warranties, including but not limited to implied warranties of merchantability and fitness for a particular purpose, are limited in duration and in scope of coverage to the duration and scope of coverage of the limited warranty.

Some states do not allow limitations on how long an implied warranty lasts, so above limitation may not apply to you.

TERMS AND CONDITIONS OF LIMITED WARRANTY COVERAGE

In order to obtain coverage under Hartzell's limited warranty, the Purchaser must notify Hartzell in writing of the warranty claim as soon as possible after obtaining knowledge of the potential claim, and in any event not later than ten (10) days following expiration of the limited warranty. Hartzell may withhold warranty repairs pending proof from Purchaser of the date the Product was placed into service, including a fully completed warranty registration card. Hartzell shall provide warranty repair or disposition instructions based on a written statement from the Purchaser describing the alleged defect. All initial transportation and handling charges must be prepaid by the Purchaser until warrantability is determined by Hartzell, at which time Hartzell may reimburse none, some, or all of these charges, at Hartzell's discretion. In the event Hartzell determines, at its sole discretion, that the Product or Component thereof is covered under the limited warranty, Hartzell shall, at its election, either: (1) Have the Product or Component repaired and returned to Purchaser; (2) Deliver to Purchaser a replacement Product or Component; or (3) Issue a credit to the Purchaser in the amount of the actual purchase price for the Product. Hartzell reserves the right to replace Products or Components with remanufactured or re-designed Products or Components of substantially equivalent quality. All warranty repair work will be accomplished at Hartzell's principal place of business, a Hartzell Recommended Service Facility, or a third-party location pre-approved in writing by Hartzell. In the event Hartzell determines that the alleged defect is not covered by the limited warranty, the Product or Component will be returned to Purchaser, as is, transportation and handling charges collect.

The only remedies under this limited warranty are as set forth above. Any Product repaired, or replacement Product provided, shall retain the balance of the limited warranty provided for herein. This limited warranty is not transferable to any person or entity. This limited warranty does not extend to future performance of a Product.

LYCOMING
A Textron Company
WARRANTY (LIMITED)
NEW RECIPROCATING AIRCRAFT ENGINE

WHAT LYCOMING PROMISES YOU

ENGINE MODELS:

IO-360-L2A

IO-540-AB 1 A5

IO-540-AC1 A5

TIO-540-AK1 A

TIO-540-AJ1A

Lycoming warrants the above listed new reciprocating engine models sold by it to be free from defects in material and workmanship for a period of twenty-four (24) months after aircraft delivery to the original retail purchaser or first user. The date of first operation must not exceed two (2) years from the date of shipment from Lycoming. Lycoming's obligation under this warranty shall be limited to its choice of repair or replacement, on an exchange basis, of the engine or any part of the engine, when Lycoming has determined that the engine is defective in material or workmanship. Such repair or replacement will be made by Lycoming at no charge to you. Lycoming will also bear the cost for labor in connection with the repair or replacement as provided in Lycoming's then current Removal and Installation Labor Allowance Guidebook. Any engine or part so repaired or replaced will be entitled to warranty for the remainder of the original warranty period.

YOUR OBLIGATIONS

The engine must have received normal use and service. You must apply for warranty with an authorized Lycoming distributor within 30 days of the appearance of the defect in material or workmanship.

Lycoming's warranty does not cover normal maintenance expenses or consumable items, the obligations on the part of Lycoming set forth above are your exclusive remedy and the exclusive liability of Lycoming. This warranty allocates the risk of product failure between you and Lycoming, as permitted by applicable law. Lycoming reserves the right to deny any warranty claim if it reasonably determines that the engine or part has been subject to accident or used, adjusted, altered, handled, maintained or stored other than as directed in your operator's manual, or if non-genuine Lycoming parts are installed in or on the engine and are determined to be a possible cause of the incident for which the warranty application is filed. Lycoming may change the construction of engines at any time without incurring any obligation to incorporate such alterations in engines or parts previously sold.

THIS LIMITED WARRANTY IS EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES AND REPRESENTATIONS, EXPRESS OR IMPLIED OR STATUTORY, WHETHER WRITTEN OR ORAL, INCLUDING BUT NOT LIMITED TO ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE, AND ANY IMPLIED WARRANTY ARISING FROM ANY COURSE OF PERFORMANCE OR DEALING OR TRADE USAGE. THIS WARRANTY IS ALSO IN LIEU OF ANY OTHER OBLIGATION, LIABILITY, RIGHT OR CLAIM, WHETHER IN CONTRACT OR IN TORT, INCLUDING ANY RIGHT IN STRICT LIABILITY IN TORT OR ANY RIGHT ARISING FROM NEGLIGENCE ON THE PART OF LYCOMING, AND LYCOMING'S LIABILITY ON SUCH CLAIM SHALL IN NO CASE EXCEED THE PRICE ALLOCABLE TO THE ENGINE OR PART WHICH GIVES RISE TO THE CLAIM. LIMITATION OF LIABILITY IN NO EVENT, WHETHER AS A RESULT OF A BREACH OF WARRANTY, CONTRACT OR ALLEGED NEGLIGENCE, SHALL LYCOMING BE LIABLE FOR SPECIAL OR CONSEQUENTIAL OR ANY OTHER DAMAGES, INCLUDING BUT NOT LIMITED TO LOSS OF PROFITS OR REVENUES, LOSS OF USE OF THE ENGINE OR COST OF A REPLACEMENT.

No agreement varying this warranty or Lycoming's obligations under it will be binding upon Lycoming unless in writing signed by a duly authorized representative of Lycoming.

Cessna Model Aircraft Only.

Lycoming Engines

652 Oliver Street

Williamsport, Pennsylvania 17701

(570) 323-6181

www.lycoming.textron.com

Original Engine Installation Only

Effective 2000

SMA NEW ENGINE WARRANTY POLICY

Engine Model: SR305-230E-C1

Each SMA aircraft engine shipped from SMA facility on or after January 1, 2013 is warranted as follows:

- 1a. For a period of thirty six (36) months or 1200 hours, whichever occurs first, after the warranty activation date, SMA will at its option repair or replace on an exchange basis any engine, component or part manufactured or supplied by it which within the applicable thirty six (36) months or 1200 hours it is returned to an SMA representative authorized to handle the engine covered by this warranty and which upon examination is found to the satisfaction of SMA to be defective in material or workmanship. During this period SMA reserves the right at its option to replace the defective component or part with either a new or rebuilt engine or part.
- b. To activate the warranty, the Warranty Activation Form (i) shall be signed and sent by the customer to SMA, and (ii) shall be approved by SMA. Such warranty shall only be effective if (i) the Warranty Activation Form is sent by the customer to SMA within six (6) months following the date of delivery of the SMA aircraft engine to the customer, (ii) and/or SMA has approved the Warranty Activation Form. In the case of non approval by SMA of the Warranty Activation Form, the customer shall correct any and all reserves mentioned by SMA on the Warranty Activation Form within two (2) weeks from date of receipt of the Warranty Activation Form.
- c. SMA will pay for reasonable labor costs associated with repairs or replacements under paragraph 1(a) under this warranty costs. The amount of repair and replacement labor costs allowed will be in accordance with the latest revision of the warranty labor allowance guide, published by SMA. (d) SMA will pay transportation costs in connection with the repair or replacement of any engine, component or part found to the satisfaction of SMA to be defective in material or workmanship under paragraph 1(a) of this warranty. The engine, component or part must be shipped prepaid to the repair facility designated by SMA. Transportation cost reimbursement including taxes and duties if applicable, for components or parts will be the actual surface freight charge for shipment of the component or part of the currently published UPS surface rate schedule, whichever is less.
2. Repair or replacement of any engine or part under this warranty will not extend the period of warranty coverage set forth above.
3. This warranty applies only to engines in which parts manufactured or supplied by SMA have been used and nothing contained herein should be constructed as a warranty by SMA of any engine or part not manufactured or supplied by SMA. SMA accepts no responsibility for the failure of any engine or part which
4. This warranty applies only to engines which have been installed, inspected and maintained in accordance with the instructions for continued airworthiness, including compliance with all applicable service bulletins, issued by SMA, the aircraft manufacturer or any accessory or component manufacturer. Performance of recommended inspections and maintenance must be documented by appropriate logbook entries and the logbook must accompany any engine being returned for warranty consideration.

5. This warranty does not apply to any engine, component or part manufactured or supplied by SMA which (1) has been subject to misuse, neglect or accident; (2) has been installed, repaired, maintained or altered in any way that in the judgment of SMA has adversely affected the condition of the engine; (3) has been operated inconsistent with SMA and aircraft manufacturer recommendations and limitations (such as, but not limited to engine RPM, temperature, manifold pressure, fuel flow and proper system adjustment) or (4) has been changed from its original JAA certificated configuration.
6. SMA will not be responsible for repair or replacement of any engine, component or part damaged or worn as a result of corrosion, contamination, operation with non-calibrated engine gauges, improper fuel system adjustment, non-SMA approved fuel and oil grades or additives or installation of parts, components or accessories that alter the engine's original type design.
7. The provisions of this warranty do not apply to normal maintenance service (such as engine tune-ups, adjustments, inspections, engine or component overhaul resulting from time between overhaul (TBO) recommendations, etc.) or to the replacement of normal service items (such as glow plugs, filters, hoses, belts, etc.).
8. SMA reserves the right to change any engine or part specifications or prices without incurring any responsibility with regard to engines or parts previously sold or replaced.
9. THIS WARRANTY IS A WARRANTY TO REPAIR OR REPLACE AND NOT A WARRANTY OF THE CONDITION OR FUTURE PERFORMANCE OF THE PRODUCTS WHICH IT COVERS. THERE ARE NO OTHER WARRANTIES, EXPRESSED OR IMPLIED SPECIFICALLY, BUT WITHOUT LIMITATION. THERE ARE NO IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE; IN NO EVENT WILL SMA BE RESPONSIBLE FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY DEFECT IN ANY ENGINE OR PART, ARISING OUT OF THE LOSS OF EARNINGS, THE LOSS OF PROFIT, THE LOSS OF USE, OR ARISING OUT OF ANY BREACH OF THE WARRANTY MADE HEREIN. NO PERSON IS AUTHORIZED TO GIVE ANY OTHER WARRANTY OR TO ASSUME ANY ADDITIONAL OBLIGATION OR LIABILITY ON BEHALF OF SMA.

CONTINENTAL NEW ENGINE WARRANTY

- 1a. For a period of twenty-four (24) months or until the expiration of CMI's recommended Time Between Overhaul (TBO), whichever occurs first, after the warranty activation date CMI will, except as excluded below, at its option repair or replace on an exchange basis any engine, component or part manufactured or supplied by it which within the applicable twenty-four (24) month or TBO period is returned to a CMI representative authorized to handle the engine covered by this warranty and which upon examination is found to the satisfaction of CMI to be defective in material or workmanship. The warranty activation date is the date the engine is first operated for any use or the 180th day after CMI's invoice date, whichever occurs first. After the expiration of the first twelve (12) months of the applicable twenty-four (24) month period described above, CMI will not assume any responsibility for the repair or replacement of engine accessories, i.e. parts which have been purchased by CMI from a manufacturer as a complete and finished unit and included in the assembly of an engine without altering the unit, including, but not limited to, carburetors, starters, alternators, turbochargers and fuel controls. After the expiration of the initial twelve (12) month period, accessories will be subject to such warranty coverage as may be provided by their manufacturer.
 - b. CMI will pay for reasonable labor costs associated with repairs or replacements under paragraph 1(a) of this warranty and for "troubleshooting" costs associated with identifying the need for such repairs or replacements, when coordinated through an authorized CMI representative. The amount of repair and replacement labor costs allowed will be in accordance with the latest revision of the warranty labor allowance schedule, form X30552, published by CMI. The amount of "troubleshooting" costs allowed will be the reasonable costs under the circumstances of identifying the need for such repairs or replacements, but in no event will the "troubleshooting" costs allowed exceed fifteen percent (15%) of the labor costs associated with such repairs or replacements allowed by CMI. No "troubleshooting" cost allowance will be made where the need for repairs or replacements is identified in the course of overhaul, routine maintenance or on the basis of an obvious defect.
 - c. CMI will pay transportation costs in connection with the repair or replacement of any engine, component or part found to the satisfaction of CMI to be defective in material or workmanship under paragraph 1(a) of this warranty. The engine, component or part must be shipped prepaid to the repair facility designated by CMI. Transportation cost reimbursement for engines will be the actual surface freight charge or \$500.00, whichever is less. Engines must be described on the bill of lading as follows: "Internal combustion engine, other than Radial Cyl RVNX \$5.00". Transportation cost reimbursement for components or parts will be the actual surface freight charge for shipment of the component or part or the currently published UPS surface rate schedule, whichever is less.
2. CMI reserves the right at its option to replace any defective engine or part with either a new or rebuilt engine or part.
 3. Repair or replacement of any engine or part under this warranty will not extend the period of warranty coverage set forth above.

4. This warranty applies only to engines in which parts manufactured or supplied by CMI or parts manufactured pursuant to an FAA Parts Manufacturer Approval have been used and nothing contained herein should be construed as a warranty by CMI of any engine or part not manufactured or supplied by CMI. CMI accepts no responsibility for the failure of any engine or part which it does not manufacture or supply or damage resulting from such failure.
5. This warranty applies only to engines which have been installed, inspected and maintained in accordance with the instructions for continued airworthiness, including compliance with all applicable service bulletins issued by CMI, the aircraft manufacturer or any accessory or component manufacturer. Performance of recommended inspections and maintenance must be documented by appropriate logbook entries and the logbook must accompany any engine being returned for warranty consideration.
6. This warranty does not apply to any engine, component or part manufactured or supplied by CMI which (1) has been subject to misuse, neglect or accident; (2) has been installed, repaired, maintained or altered in any way that in the judgment of CMI has adversely affected the condition of the engine; (3) has been operated inconsistent with CMI and aircraft manufacturer recommendations and limitations (such as, but not limited to engine RPM, temperature, manifold pressure, fuel flow and proper system adjustment) or (4) has been changed from its original FAA certificated configuration.
7. CMI will not be responsible for repair or replacement of any engine, component or part damaged or worn as a result of corrosion, pre-ignition/detonation, operation with non-calibrated engine gauges, improper fuel system adjustment, non-CMI approved fuel and oil grades or additives or installation of parts, components or accessories that alter the engine's original type design.
8. The provisions of this warranty do not apply to normal maintenance service (such as engine tuneups, adjustments, inspections, engine or component overhaul resulting from time between overhaul (TBO) recommendations, etc.) or to the replacement of normal service items (such as spark plugs, filters, hoses, belts, etc.).
9. CMI reserves the right to change any engine or part specifications or prices without incurring any responsibility with regard to engines or parts previously sold or replaced.
10. THIS WARRANTY IS A WARRANTY TO REPAIR OR REPLACE AND NOT A WARRANTY OF THE CONDITION OR FUTURE PERFORMANCE OF THE PRODUCTS WHICH IT COVERS. THERE ARE NO OTHER WARRANTIES, EXPRESSED OR IMPLIED, SPECIFICALLY, BUT WITHOUT LIMITATION, THERE ARE NO IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT WILL CMI BE RESPONSIBLE FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY DEFECT IN ANY ENGINE OR PART, ARISING OUT OF THE FAILURE OF ANY ENGINE OR PART TO OPERATE PROPERLY, OR ARISING OUT OF ANY BREACH OF THE WARRANTY MADE HEREIN. NO PERSON IS AUTHORIZED TO GIVE ANY OTHER WARRANTY OR TO ASSUME ANY ADDITIONAL OBLIGATION OR LIABILITY ON BEHALF OF CMI.

GARMIN AVIONICS INSTALLED IN SINGLE ENGINE AIRCRAFT

Aircraft OEM-Installed Avionics 2-Year Limited Warranty Policy

This GARMIN Product is warranted to be free from defects in materials or workmanship for two years from the date of warranty activation. Within this period, GARMIN International, Inc. will at its sole option, repair or replace any components which fail in normal use. Such repairs or replacement will be made at no charge to the customer for parts or labor, provided that the customer shall be responsible for any transportation cost. This warranty does not cover failures due to abuse, misuse, accident or unauthorized alteration or repairs.

THE WARRANTIES AND REMEDIES CONTAINED HEREIN ARE EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES EXPRESS OR IMPLIED OR STATUTORY, INCLUDING ANY LIABILITY ARISING UNDER ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, STATUTORY OR OTHERWISE. THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS, WHICH MAY VARY FROM STATE TO STATE. IN NO EVENT SHALL GARMIN BE LIABLE FOR ANY INCIDENTAL, SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES, WHETHER RESULTING FROM THE USE, MISUSE OR INABILITY TO USE THIS PRODUCT OR FROM DEFECTS IN THE PRODUCT.

Some states do not allow the exclusion of incidental or consequential damages, so the above limitations may not apply to you.

GARMIN retains the exclusive right to repair or replace the product or offer a full refund of the purchase price at its sole discretion. SUCH REMEDY SHALL BE YOUR SOLE AND EXCLUSIVE REMEDY FOR ANY BREACH OF WARRANTY.

To obtain warranty service, contact your local GARMIN authorized Service Center or Cessna authorized Service Station. For assistance in locating a Service Center near you, call GARMIN Customer Service at one of the numbers shown below.

GARMIN International
1200 East 1 51 st Street
Olathe, Kansas 66062, U.S.A
Toll free: 1-800-800-1020
Phone: 1-913-397-8200
FAX: 1-913-397-0836

GARMIN (Europe) Ltd.
Unit 5, The Quadrangle
Abbey Park Industrial Estate
Romsey, S051 9AQ, U.K.
Phone: 44-1794-519944
FAX: 44-1794-519222

Visit our web site at: www.garmin.com

TELEDYNE BATTERY PRODUCTS

A UNIT OF TELEDYNE CONTINENTAL MOTORS

Each Teledyne Battery Products (Gill) battery (TCM-BP) is warranted as follows:

1. For a period of six or twelve months (as applicable), or 300 hours of operation, whichever occurs first after the date of installation, TCM-BP will replace at no charge any battery manufactured or supplied by it which within the applicable six or twelve months or 300-hour period is found to the satisfaction of TCM-BP to be defective in material or workmanship.
2. After the expiration of the applicable six or twelve months or 300-hour period described above and before the expiration of the total number of months or number of hours of warranty period applicable to the battery type in question as shown on the chart (see Exhibit A), TCM-BP will replace any battery manufactured or supplied by it which is found to be defective in material or workmanship. When replacement is made under this paragraph, the owner will pay a net price for a new battery which will equal the greater of: i) the purchase price of the replacement battery divided by the total number of months included in the warranty period and then multiplied by the number of months the battery has been in service or ii) the purchase price of the replacement battery divided by the total number of hours included in the warranty period and then multiplied by the number of hours the battery has been in service. In applying the above formula, the number of hours on the replaced battery will be actual logbook hours or recorded tachometer hours from the date of commencement of the warranty period as specified above. See Exhibit A.
3. TCM-BP will not assume any responsibility for labor or transportation costs in connection with the replacement of any battery under this warranty.
4. This warranty applies only to batteries on which the applicable manufacturer's inspection, maintenance and operating instructions and recommendations have been complied with. Performance of recommended inspections and maintenance must be documented by appropriate logbook entries.
5. This warranty does not apply to any battery manufactured or supplied by TCM-BP which has been subject to misuse, neglect or accident or which has been installed, repaired, maintained, or altered in any way that in the judgment of TCM-BP has adversely affected the condition of the battery or which has been operated beyond factory recommendations.
6. This warranty does not apply if electrolyte other than that recommended by TCM-BP has been used; if the manufacturer's code markings have been destroyed; or if the battery is of a smaller size than that specified by the aircraft manufacturer.
7. The provisions of this warranty do not apply to routine maintenance service.
8. TCM-BP reserves the right to change any battery specifications or prices without incurring any responsibility with regard to batteries previously sold.

THE SOLE AND EXCLUSIVE REMEDY UNDER THIS WARRANTY IS LIMITED TO REPLACEMENT AS SPECIFIED ABOVE. THERE ARE NO OTHER WARRANTIES EXPRESSED OR IMPLIED. SPECIFICALLY, BUT WITHOUT LIMITATION, THERE ARE NO IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT WILL TCM-BP BE RESPONSIBLE FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY DEFECT IN ANY BATTERY, ARISING OUT OF THE FAILURE OF ANY BATTERY TO OPERATE PROPERLY, OR ARISING OUT OF ANY BREACH OF THE WARRANTY MADE HEREIN. No person is authorized to give any other warranty or to assume any additional obligation or liability on behalf of TCM-BP.

EXHIBIT A

Battery Type	Warranty Period	Full Coverage Period	Pro-rate Coverage Period
12 Volt Series	24 Months or 1,200 Hours	First 12 Months or 300 Hours whichever occurs first	Remainder of 24 Months or 1,200 Hours whichever occurs first*
G-200 Series	12 Months or 1,200 Hours	First 6 Months or 300 Hours whichever occurs first	Remainder of 12 Months or 1,200 Hours whichever occurs first*
G-600 Series	12 Months or 1,200 Hours	First 6 Months or 300 Hours whichever occurs first	Remainder of 12 Months or 1,200 Hours whichever occurs first*
G-88, GE-50 Series	12 Months or 600 Hours	First 6 Months or 300 Hours whichever occurs first	Remainder of 12 Months or 1,200 Hours whichever occurs first*

*PRO-RATA CALCULATION IS BASED ON ACTUAL MONTHS OR ACTUAL HOURS, WHICHEVER IS GREATER