



VSE Aviation GmbH PW100 Warranty

VSE Aviation GmbH (VSE) represents and warrants that its workmanship conforms to the intent of the requirements of the manufacture of the engine or components, and that the quality of all workmanship is in accordance with the applicable provisions of the European Aviation Safety Authority. VSE also warrants that work will be in compliance with the appropriate airworthiness regulations and directives in force at the time of engine/component receipt.

VSE's warranty coverage is provided with regards to the Hot Section Inspection and Hot Section Repair work scope. It is comprised of workmanship coverage.

Workmanship: During this period, the customer is protected against defects, if any, in workmanship performed during the repair services provided by VSE. This coverage remains in effect for 1,000 hours of flight time, or one year from the date of delivery, whichever occurs first, for Hot Section Inspections. This coverage remains in effect for 500 hours of flight time, or 6 months from the date of delivery, whichever occurs first, for Hot Section Repairs.

Warranty Claim: All warranty claims must be made within the coverage period of VSE Aviation GmbH.

Warranty Resolution: Once a valid warranty claim has been made, VSE will comply with one or more of the following:

- Repair or replace defective line replaceable item.
- Correct the defective condition and any damage directly resulting from that condition.

All work must be performed by VSE personnel or at VSE's facilities, unless otherwise agreed upon in writing. VSE must be granted a reasonable amount of time and access to investigate customer's claims. Betterment with regards to Life Cycle Fatigue (LCF) or Service Bulletins will be at customer expense.

Exclusions and Limitations

This warranty will become void if any of the following circumstances apply:

- Engine/component not stored, preserved, installed, operated, or maintained in accordance with manufacturer's recommended procedures.
- Engine/component has been subjected to misuse, abuse, foreign object damage, electrical discharge or other elements outside the control of VSE.
- Engine/component has been repaired or altered by someone other than VSE or non-required maintenance actions, such as, but not limited to, pre-purchase inspections.
- Customer's failure to notify VSE of warranty claim.
- Customer supplied parts or the resultant downstream damage caused by their failure is not covered under this Warranty. VSE will however; warrant that our installation workmanship conforms to the intent of the requirements of the manufacturer of the component.

IN NO EVENT SHALL VSE BE LIABLE FOR INDIRECT, CONSEQUENTIAL, SPECIAL OR INCIDENTAL DAMAGES, WHETHER BASED ON THEORIES OF CONTRACT OR LAW, INCLUDING WITHOUT LIMITATION, LOSS OF USE OF PROPERTY OR LOSS OF REVENUES, EVEN IF PRIME HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

No agreement or understanding varying or extending the terms of this warranty shall be binding on VSE unless expressed in writing and executed by a duly authorized representative of VSE.

Effective January 1, 2018

VSE Aviation GmbH

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