



## WEATHERFORD AEROSPACE, LLC

A NOVARIA GROUP COMPANY

**1020 E. Columbia St.**

**Weatherford, Texas 76086**

### Terms and Conditions of Sales and Limited Warranty

The following are the Terms and Conditions of Sales and Limited Warranty of Weatherford Aerospace, LLC.

**Limited Warranty.** Weatherford Aerospace, LLC warrants that it shall perform contracted services in a professional and workman like manner and that such services shall be free from material defects. All claims under these Terms and Conditions must be reported prior to the time that the merchandise is put to use or sold to others and before any further processing, assembling or other work has been performed on said material ("Warranty Period"). All claims for warranty consideration must be submitted in writing to Weatherford Aerospace, LLC **within 15 working days of receipt of the merchandise**. The warranty shall be considered null and void if the merchandise is damaged due to the mishandling or modified following delivery of the merchandise to the customer. Any request for compensation for rework to be performed by the customer must be agreed to in writing by Weatherford Aerospace, LLC prior to rework being accomplished. Any rework prior to written approval shall void any warranty consideration.

Weatherford Aerospace, LLC shall not be liable for any special, indirect, incidental, or consequential damages in connection with the performance of any service by it hereunder or for the breach of any of the obligation owed to customer. The customer recognizes that there are certain hazards involved in the processes performed by Weatherford Aerospace, LLC including chemical milling. Accordingly, without limitation for breach of warranty, the sole and exclusive liability of Weatherford Aerospace, LLC and exclusive remedy of customer shall be the recovery of an amount not exceeding **one and a half times** the amount of the charges for the work performed (per detail or component) or services performed that gave rise to the liability. {Primarily, to reimburse for the charges and secondary, as compensation for all damages sustained by customer or any end user whether actual, general, incidental, indirect, punitive, consequential, special, or otherwise}.

If the customer desires its own provisions as to the liability to remain in effect, this must be agreed to in writing, signed by an officer of Weatherford Aerospace, LLC in such an event a higher charge will be made for our services. Weatherford Aerospace, LLC also reserves the right to issue credit memos to the customer for such obligations.