WARRANTY DECLARATION AVEO STANDARD PRODUCT WARRANTY

I. General Provisions

<u>Aveo.</u> This Warranty Declaration is issued by the company Aveo Engineering Group, s.r.o., a company established and existing under the laws of the Czech Republic, company ID (IČO): 26739721, with a registered office at Airport Pribram, Drásov 202, 261 01 Drásov, Czech Republic, incorporated in the Register of Companies kept by the Municipal Court of Prague under file number C 90756 (hereinafter referred to as "Aveo") and sets forth the terms of the Warranty (as defined below), including claim submission and other terms and conditions related to the Warranty (hereinafter referred to as the "Warranty Declaration").

Establishment of Warranty. If all conditions for the establishment of the warranty under this Warranty Declaration (hereinafter referred to as the "**Warranty**") are met, then the Warranty is established between Aveo and the person entitled under the Warranty to request a remedy of a Covered Defect (hereinafter referred to as the "**Warranty Holder**").

<u>Nature of Warranty</u>. The nature of this Warranty is Aveo's obligation to the Warranty Holder that, in the event a Covered Defect (as defined below) occurs in a product made by Aveo that is sold either directly from Aveo or from an authorized Aveo reseller (hereinafter referred to as the "**Product**"), Aveo shall remedy the Covered Defect under the terms and conditions of this Warranty.

<u>Obligation to Familiarize</u>. The Warranty Holder is obligated to familiarize themselves with this Warranty Declaration (including all its content) prior to ordering the Product or, if obtained by means other than an order, promptly after acquiring the Product in their possession.

<u>Obligation to Cooperate</u>. The Warranty Holder acknowledges and agrees that they are required to provide Aveo with all necessary cooperation essential for processing the warranty claim. In the event of a delay in providing such cooperation, all deadlines related to the processing of the warranty claim shall be automatically extended by a period reasonably corresponding to the time during which the Warranty Holder was delayed in providing the required cooperation, with reasons for the delay potentially including, for example, a lack of supplier parts or force majeure.

Agreement. By properly completing the Registration (as defined below), the Warranty Holder expressly agrees to all the terms and conditions set forth in the Warranty Declaration.

<u>Definitions of Terms</u>. The definitions of terms contained in this Warranty Declaration take precedence over all other definitions, regardless of their location. If the Warranty Declaration does not define a certain term, it is understood in the meaning as defined in the Civil Code (as defined below). If it is not defined there either, it is understood in the meaning used by other Czech legal regulations; otherwise, in its common meaning.

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II. Scope of Warranty

<u>Scope of Warranty</u>. The scope of the Warranty is limited to Covered Defects in Products under conditions further specified herein.

<u>Product Model and Number</u>. Please make note of your Product's product model number and serial number for your records. In the instance of a pair of wing lights, each wing light has its own individual model/serial combination, e.g., AVE-WPSTR-64A is a red wing position strobe model number and AVE-WPSTG-64A is a green wing position strobe model number. An online warranty number will be provided upon registration and should be noted herein below for future use.

III. Warranty of Quality

<u>Warranty</u>. Aveo warrants (given that other applicable terms and conditions are fulfilled) that all parts and electronic assemblies incorporated in new Aveo products purchased directly from Aveo or from an authorized Aveo reseller have been manufactured free of manufacturing defects in materials and improper workmanship.

<u>Covered Defects</u>. If (cumulatively) (i) a part or electronic assembly incorporated into a Product (ii) purchased directly from Aveo or from an authorized Aveo reseller (iii) properly registered in accordance with this Warranty Declaration (iv) exhibits a defect resulting from a manufacturing defect in material or improper workmanship, and (v) no exclusions under this Warranty apply, then the Warranty covers the defect of the Product (hereinafter referred to as a "Covered Defect").

<u>Disclaimer</u>. To avoid any possible disputes, Aveo expressly states and emphasizes that the Warranty does not cover surface defects. Lights require regular cleaning and polishing/waxing of their surface with recommended products to maintain optical clarity, which can be achieved by polishing the polymer surface with a standard automotive soft cream polish and applying a coat of proper grade wax. Please be aware that the Warranty shall be voided for any products that show signs of physical damage or chemical corrosion.

IV. Duration of Warranty

<u>Warranty Period</u>. The warranty period granted to Products under this Warranty Declaration ("hereinafter referred to as "Warranty Period") varies depending on the type of Product, as follows:

- (a) Aveo provides a three (3)-year warranty on all Products that it manufactures, unless otherwise stated in this Warranty Declaration;
- (b) Aveo provides a five (5)-year warranty on the Products listed in Annex No. 1 (Selected Products with Extended Warranty Period) to this Warranty Declaration.

If the person meets all the conditions for the Warranty to take effect (including Registration), the Warranty Period begins on the date of issuance of the delivery note for the Product by



Aveo or an authorized Aveo reseller. This applies even if the final condition for the Warranty to take effect is fulfilled after the delivery note has been issued.

<u>Modifications</u>. If an Aveo Product is sold as a component of an official aviation authority Modification Approved Package, such as EASA STC (Supplemental Type Certificate issued by the European Union Aviation Safety Agency) or Approved Minor Modification or FAA STC/PMA (hereinafter the "**Modification**"), and such Modification includes (among other components) lights for which Aveo typically provides a five (5)-year warranty when purchased separately, then:

- (a) the components of the Modification that are Products listed in Annex No. 1 (*Selected Products with Extended Warranty Period*) shall be covered by a five (5)-year Warranty Period, and
- (b) all other components of the Modification shall be covered by the standard three (3)-year Warranty Period.

<u>Evidence of Purchase</u>. Aveo shall be entitled to request the person making a warranty claim to provide evidence of when the Product was purchased from Aveo or from an authorized Aveo reseller. If the person making the warranty claim is unable to prove this, Aveo is entitled to refuse its obligations under the Warranty. Aveo does not warrant Products for any second owners; the Warranty does not transfer with the sale of any aircraft or vehicle. The Warranty applies only to the original purchaser.

V. Rights under the Warranty

<u>Right to Remedy.</u> If a Covered Defect occurs during the Warranty Period, the Warranty Holder is entitled to request Aveo to remedy the Covered Defect.

<u>Means of Remedy</u>. The remedy for a Covered Defect may be provided by (i) repairing the Covered Defect, (ii) replacing the part affected by the Covered Defect, or (iii) replacing the entire Product.

<u>Choice of Remedy</u>. The choice of remedy (repair, replacement or discount) and the method for addressing the defect (e.g. how a repair is handled) is at the sole discretion of Aveo, as it the final decision on whether a defect is covered by this Warranty in disputable cases.

Newer Product. In the event that a Covered Defect is remedied by providing a new product, Aveo reserves the right to supply a newer version of the product if the production of the product affected by the Covered Defect has been discontinued.

<u>Discount</u>. Aveo has the right to unilaterally decide that in the case of expired Warranty Period, instead of remedying the defect, the Warranty Holder will be granted a reasonable discount, particularly in cases where other methods of defect remedy would be too costly in relation to the value of the Product.

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VI. Registration and other Warranty Conditions

<u>Registration</u>. A condition for the Warranty to take effect is the proper completion of the registration of the Product on the website www.aveoengineering.com by the original purchaser of the Product (hereinafter referred to as the "**Registration**").

<u>Registration Deadline</u>. The Registration must be completed no later than 30 days from the purchase of the Product from Aveo or an authorized reseller. The Registration must include the aircraft registration number into which the Product will be installed, and other information related to the owner of the Product, the purchase and the aircraft in which the Product is installed. Failure to register within the 30-day period specified in this paragraph results in the loss of the right to register the product and therefore, loss of the opportunity to establish the Warranty.

Eligibility for Warranty. The Warranty cannot be established or exist between anyone other than Aveo and a registered purchaser, who is the end consumer of the Product, and who owns either (i) the Product or (ii) an aircraft in which the Product has been installed for the first time. The Warranty does not transfer to any subsequent owner of the Product or the aircraft in which the Product was originally installed. If the current Warranty Holder ceases to meet any of the conditions specified in this Warranty Declaration (particularly if they are no longer the owner of the registered Product or the aircraft in which the Product has been installed), the Warranty terminates.

Registered Installation. This Warranty may apply to the registered Product installed on an aircraft for as long as (i) the Product is utilized in such registered installation, and (ii) the Product has not sustained any damage of any kind.

Non-transferability of Warranty. If a Product has already been registered by the first end consumer purchaser, it cannot be re-registered, even in the event of a change in ownership or possession of the Product or the aircraft in which the Product is installed. The Warranty is non-transferable. An exception may be made if the new owner or holder of the Product or the aircraft in which the Product is installed receives written confirmation from Aveo for the transfer of the Warranty to the new Warranty Holder or for a new registration of the Product. Aveo is not obligated to provide such confirmation, and this is solely at the discretion of Aveo to decide.

<u>Condition of Warranty</u>. A condition of the Warranty is that the Product must be installed and operated in accordance with the recommendations outlined in the published official Aveo Installation Manuals and Instructions, or in the Minor Mod or STC Instructions packages, as applicable. Failure to comply with this condition will result in termination of the Warranty.

VII. Warranty Exclusions and Termination

<u>Voidance of Warranty.</u> The Warranty is void if any of the following occurs:

- (a) The Product has been damaged.
- (b) The Product has been tampered with, abused, misused, altered (such as cutting wires, etc.), installed improperly, or operated outside the parameters of its specifications or with improper transformers, regulators, or power sources (such as battery chargers).



- (c) If the Product is used in conditions that do not match the specified temperature, dustiness, humidity, and chemical and mechanical influences as determined by the seller or manufacturer.
- (d) The Product has not been cared for in accordance with any and all installation and use instructions.
- (e) If damage is caused by excessive loading or use contrary to the conditions specified in the documentation or general guidelines.
- (f) In case of failure to properly ground the lights. If the Product has been tested on a battery charger the Warranty is void due to high voltage spikes inherent in such devices.
- (g) The Product has been repaired or serviced by anyone other than service facilities authorized by Aveo.
- (h) If damage is caused by natural forces.
- (i) The serial number on the Product have been altered or removed.

<u>Denial of Warranty</u>. Aveo further warns of the following important instructions, non-compliance with which may lead to the termination of the Warranty or denial of warranty coverage for the reported defect:

- (a) DO NOT USE: Battery chargers, battery back-up power devices, or other non-certified and non-calibrated methods to test the aviation lights. Use of a battery charger or other power unit to test the lights will not only void the Warranty but may also damage the lights.
- (b) All power supplies for existing strobe lights, flasher beacons, etc. are required to be removed from the aircraft prior to the installation of the Aveo lights.
- (c) Do not overtighten any mounting screws or bolts as overtightening the mounting screw/bolt may damage the lights by cracking the light's lens and causing damage to the internal circuits.

<u>Discoloring</u>. UV resistant PMMA/PC does not naturally discolor; it will discolor if exposed to certain chemicals and conditions. Optical depreciation of up to 10% is normal over a 20-year life of the unit. Each Aveo exterior light is rated IP-66 which means it is impervious to dust and water spray. Lumen maintenance for LED's is rated at 15,000 hours and is dependent upon thermal exposure, grounding and current variance; performance is temperature and current dependent.

VIII. Claim Submission

<u>Contact Information</u>. In order to process a warranty, claim as fast as possible, Aveo recommends submitting your claim to one of the authorized contacts below:

- (a) For Warranty Products purchased in EUROPE, AFRICA, MIDDLE EAST or ASIA, please contact Jindrich Cvacka at email cvacka@aveogroup.com.
- (b) For Warranty Products purchased in USA, CANADA, CENTRAL or SOUTH AMERICA, please contact Jakub Gregor at email jake@aveoengineering.com.



<u>Warranty form and RMA</u>. For processing the warranty claim without unnecessary delays, Aveo recommends using the official Aveo warranty claim submission form available at the following address: https://aveo.cloud/warranty-form/. After successfully completing the warranty claim submission form (including all necessary details, especially the product number and serial number), a "Return Merchandise Authorization" (RMA) will be generated for the Warranty Holder. This document must be included with the shipped items when sending the lights for testing and warranty evaluation to the appropriate Aveo facility.

<u>Warranty Claim</u>. Aveo recommends that you include at least the following information in your warranty claim:

- (a) Information regarding the purchase of the Product and a copy of the appropriate invoice for the Product (proof of purchase) and proof of Product warranty registration.
- (b) Contact information for the purpose of communication regarding the warranty claim (name, address, email, phone and warranty registration number).
- (c) Product information such as name and number of the model.
- (d) Detailed description of the defect.
- (e) Information regarding the aircraft it has been installed in the moment of discovery of the defect (e.g. aircraft year, model number and the operation voltage).

Aveo reserves the right to request additional information necessary for the proper handling of a warranty claim. Without the necessary information, it may not be possible to process the warranty claim properly.

For the purpose of processing warranty claims, Products purchased in EUROPE, AFRICA, MIDDLE EAST or ASIA are to be returned freight prepaid to the following address:

Aveo Engineering Group, s.r.o. Drasov 202 261 01 Drasov Czech Republic, EU

For the purpose of processing warranty claims, Products purchased in USA, CANADA, CENTRAL or SOUTH AMERICA are to be returned freight prepaid to the following address:

Aveo Engineering, LLC 377 Palm Coast Pkwy SW, Unit 1 Palm Coast, FL 32137 USA

Further Instructions. After submitting the warranty claim, Aveo will send the Warranty Holder further instructions regarding the return of the Product to Aveo. Please note that unless instructed otherwise, the Product must be shipped prepaid, either in its original packaging or in similar packaging that provides an equal degree of protection and must indicate the return address for the Product. All accessories enclosed with the Product must be individually listed on the packing slip. Aveo assumes no liability for the loss or damage of any accessories that are not listed separately. Defective accessories should be returned to Aveo as a separate claim item. Items repaired under the Warranty shall be shipped back to the Warranty Holder unless otherwise agreed.



Costs and Fees. All costs and fees related to the return of the Product to Aveo (including transportation costs, customs and brokerage fees) are borne by the Warranty Holder. If the warranty claim is deemed valid, Aveo will cover the cost of returning the Product from Aveo to the Warranty Holder. Aveo reserves the right to choose the method of shipping the Product to the Warranty Holder at its discretion. If the warranty claim is deemed invalid, all costs associated with returning the Product from Aveo to the Warranty Holder shall be borne by the Warranty Holder. In justified cases, Aveo is entitled to request an advance payment from the Warranty Holder for the transportation costs that will be covered by Aveo and make the return of the Product contingent upon the payment of the advance.

<u>Neglect.</u> If the returned Product failed due to neglect (not a defect), the Warranty is not applicable, and the Warranty Holder will also be responsible for all associated costs and shipping charges.

<u>Paid Repair</u>. If the warranty claim is rejected and the Warranty Holder agrees to a paid repair, the repair will be charged to the Warranty Holder. Before carrying out a paid repair, the Warranty Holder will be informed of the repair cost, its scope, and the time required for its completion. A paid repair will only be undertaken with the explicit consent of the Warranty Holder.

IX. Final Provisions

<u>Reservation of Rights</u>. Aveo reserves the right to discontinue, modify, or upgrade any products it manufactures with design improvements, without prior notice and without any obligation to previous purchasers.

<u>Technical Assistance</u>. For technical assistance in installation or product questions, please refer to the <u>www.aveoengineering.com</u> website or contact: (i) Jindrich Cvacka, e-mail: cvacka@aveogroup.com (for Europe, Africa, the Middle East and Asia), or (ii) Jakub Gregor, e-mail: jake@aveoengineering.com (for USA, Canada, Central and South America)

Headings. All headings in this Warranty Declaration are for convenience only.

<u>Person</u>. If the term "Person" is used in this Warranty Declaration, it shall be understood in the context of Czech legal terminology and therefore shall include both natural and legal persons.

<u>Salvation Clausula</u>. If any provision of this Warranty Declaration is found to be invalid, it shall not affect the validity of the remaining provisions of this Warranty Declaration, and Aveo reserves the right to replace the invalid provision with a valid provision that closely reflects the intent of the original invalid provision.

<u>Disclaimer</u>. There are no other warranties, expressed or implied, including, but not limited to, any implied warranties of merchantability or fitness for a particular purpose. No warranties extend beyond the description provided here. This warranty does not cover damage to any property, person, plant, animal, or non-product item. Except to the extent prohibited by applicable law, all other warranties and conditions, whether express or implied, and whether arising by law, by statute, by course of dealing, or usage of trade, including without limitation implied warranties of merchantability, merchantable quality, and fitness for a particular purpose, are disclaimed. Under no circumstances shall Aveo be liable for an amount greater than the actual purchase price of the product or for any special, incidental, or consequential



damages sustained in connection with the Product. Aveo Engineering neither assumes nor authorizes any representative or other person to assume for it any obligation or liability other than those expressly set forth herein.

<u>Governing Law.</u> This Warranty is governed in its entirety exclusively by Czech Republic law, specifically Act No. 89/2012 Coll., the Civil Code, as amended. All disputes related to the Warranty, including rights and obligations arising from the Warranty and handling of complaints, will be resolved (i) by the District Court for Prague 1, if the matter is one that district courts handle as first-instance courts, or (ii) by the Municipal Court in Prague, if the matter is one that regional courts handle as first-instance courts.

<u>Annexes</u>. All annexes form an integral part of this Warranty Declaration, and their contents are incorporated herein.

<u>Update</u>. Aveo reserves the right to periodically update the Warranty Declaration, including its annexes, as well as the applicable Warranty terms and conditions, including for Products purchased and registered prior to such updates.

<u>Validity and Effectiveness</u>. These Warranty terms are valid and effective as of June 1, 2025, and nullifies the validity of any previous warranty terms and conditions issued by Aveo.



ANNEX NO. 1 SELECTED PRODUCTS WITH EXTENDED WARRANTY PERIOD

Product Identification	Warranty Period
Ultra Galactica	5 year
Ultra Embedded Galactica	5 year
Nebulon	5 year
SmartStrobe	5 year
PosiStrobe Titania	5 year
Pegatron	5 year
RedBaron XP Galactica	5 year
RedBaron Combo HISL	5 year
Red Baron HISL 2200	5 year
Red Baron HISL 1000	5 year