

H 93532

1. Approving Civil Aviation Authority/Country: FAA/United States		2. AUTHORIZED RELEASE CERTIFICATE FAA Form 8130-3, AIRWORTHINESS APPROVAL TAG		3. Form Tracking Number: SK 017-356	
4. Organization Name and Address: Eaton Corporation, 11642 Old Baltimore Pike, Beltsville, MD 20705 PQ0955NE					
6. Item:	7. Description:	8. Part Number:	9. Quantity:	10. Serial Number:	5. Work Order/Contract/Invoice Number: BSI73802
1	Coupling	30659-200	25	N/A	11. Status/Work: New
12. Remarks: AAR Parts Trading Inc - Non Critical Articles - PO Number - 124655 762471704-2017-0015					
13a. Certifies the items identified above were manufactured in conformity to: <input checked="" type="checkbox"/> Approved design data and are in a condition for safe operation. <input type="checkbox"/> Non-approved design data specified in Block 12.					
13b. Authorized Signature: 		13c. Approval/Authorization No.: 762471704		13d. Date (dd/mm/yyyy): 16/Dec/2017	
13d. Name (Typed or Printed): SYLIN KUANG		13e. Date (dd/mm/yyyy): 16/Dec/2017		13f. Name (Typed or Printed): 13g. Date (dd/mm/yyyy):	
User/Installer Responsibilities					
<p>It is important to understand that the existence of this document alone does not automatically constitute authority to install the aircraft engine/propeller/article. Where the user/installer performs work in accordance with the national regulations of an airworthiness authority different than the airworthiness authority of the country specified in Block 1, it is essential that the user/installer ensures that his/her airworthiness authority accepts aircraft engine(s)/propeller(s)/article(s) from the airworthiness authority of the country specified in Block 1.</p> <p>Statements in Blocks 13a and 14a do not constitute installation certification. In all cases, aircraft maintenance records must contain an installation certification issued in accordance with the national regulations by the user/installer before the aircraft may be flown.</p>					

NSN: 0052-00-012-9005

FAA Form 8130-3 (02-14)

**H 93532**

AAR Supply Chain, Inc.
Tax ID 36-3180895
1100 North Wood Dale Road
Wood Dale, IL 60191
UNITED STATES
Phone: (877) 227-9200
www.aarcorp.com

Fax: (630) 227-5519

WENCOR LLC
RECEIVED
JUN 26 2018

SHIPPER	SHIPPED	PAGE
164689	18-JUN-2018	1 OF 2

Customer No.	Customer PO
1135	RN8DKPBFS
ULTIMATE CONSIGNEE: RESELLER	

Bill To:

WENCOR WEST INC.
87-0316090
416 DIVIDEND DRIVE
PEACHTREE CITY, GA 30269
UNITED STATES

Ship To:

WENCOR LLC
416 DIVIDEND DRIVE
PEACHTREE CITY, GA 30269
UNITED STATES

Order No	Order Date	Terms	F.O.B.	Freight Terms	Ship Via	Account	Priority
123857	19-APR-2018	NET 30	EXW	COL	FEDEX GROUND	030030966	ROUTINE

"These items are controlled by the U.S. Government and authorized for export only to the country of ultimate destination for use by the ultimate consignee or end-user(s) herein identified. They may not be resold, transferred, or otherwise disposed of, to any other country or to any person other than the authorized ultimate consignee or end-user(s), either in their original form or after being incorporated into other items, without first obtaining approval from the U.S. government or as otherwise authorized by U.S. law and regulations.

Export Authorization: _____ (if applicable)

Export Classification is subject to change without notice. AAR makes no representation as to the accuracy or reliability of the information. Any use of this classification information is without recourse to AAR, and is at your own risk. AAR assumes no responsibility for your failure to obtain any necessary export approvals in accordance with U.S. Export Regulations. Export Authorization: _____ (if applicable).

Note: Certain products listed on this invoice are included in Annex 1 of the European Council Regulations (EC) No 428/2009. In case any of the products are exported outside of the European Union, the exporter must comply with EU Dual Use and any national export laws & regulations.

Item	Order Line	Qty Ship	U/M	Part Number	Description	Serial #	Cond	Inven Tag
1	1-0	10	E	30659-200	Coupling	NSI	F	A29822
SCH B: 7307.29.0000		ECCN: 9A991.D		COUNTRY OF ORIGIN: UNITED STATES		PART DESC: COUPLING		

H93532



AAR®

AAR Supply Chain, Inc.

CUSTOMER NO.	CUSTOMER PO.	SHIPPER	SHIPPED	PAGE
1135	RN8DKPBFS	164689		2 OF 2

STANDARD TERMS AND CONDITIONS

1. **Acceptance of Terms and Conditions** The Parts referenced are being shipped subject to BUYER's agreement that only these Standard Terms and Conditions shall govern the transaction. Your acceptance of these Parts or other performance hereunder will constitute such agreement.

2. **Limited Warranty for Sale of Parts**

A. **Coverage and Warranty Period** AAR hereby warrants that the Parts sold hereunder will be free of any defects in material or workmanship in accordance with the following warranty schedule based on the condition code of the parts stated on the face (shipper or invoice) thereof; and that it will have good title to the parts it sells to the BUYER hereunder at the time of delivery. Part Condition, Definition and Warranty periods are defined as follows:

Factory New (F)	Unit received from OEM or authorized distributor in original package.	Aircraft, Engine & APU Parts: No warranty except Original Equipment Manufacturer's (OEM) warranty will be assigned per the Assignment of Warranties.
New / Unused (N)	Unit received from other than OEM or authorized distributor.	Expendable Aircraft & APU Parts: Thirty (30) days from date of shipment. Aircraft Parts: Twelve (12) months from date of shipment or one thousand (1000) flight hours, whichever occurs first. Engine & APU Parts: Six (6) months from date of shipment.
Overhauled & Certified (O)	Unit certified airworthy by an agency or airline to a TSO of 00.00 or "overhauled."	Aircraft Parts: Twelve (12) months from date of shipment or one thousand (1000) flight hours, whichever occurs first. Engine & APU Parts: Six (6) months from date of shipment. Complete APU's: Six (6) months from date of shipment or five hundred (500) flight hours, whichever occurs first.
Serviceable (S)	Unit certified airworthy by an authorized agency or airline.	Aircraft Parts: Six (6) months from date of shipment or (500) five hundred flight hours, whichever occurs first. Engine & APU Parts: One (1) month from date of shipment. Complete APU's: Six (6) months from date of shipment or five hundred (500) flight hours, which ever occurs first.
Repairable (R)	Unit is used not certified airworthy but can be economically repaired and/or overhauled.	Aircraft, Engine, and APU Parts: No warranty other than the unit is repairable. A repair cap must be agreed upon at the time of the sale. If the unit exceeds the agreed cap, the customer shall have the right to return the unit for full credit. Any unit that is to be returned must have the approval of AAR. AAR will allow up to 60 days from date of shipment for the customer to determine the repairability of the unit and AAR will allow an additional 30 days to return the part. This return policy will become null and void after a total time of 90 days from the date of shipment. Any Repairable part sold at a price of \$750.00 or less is considered "AS IS".
AS IS (A)	Condition and history unknown; has no airworthiness certification.	No warranty expressed or implied except as to title. This condition has no return provisions of any kind.

B. **Correction of Defects** If during the applicable warranty period, a defect in material or workmanship causes damage to a warranted part or renders it unserviceable, AAR will either replace or repair, at AAR's expense and option, any such damaged or unserviceable part to the condition it was in at the time the damage occurred. The cost of any replacement or repaired part which has a life limit established by the manufacturer or government authority will be shared pro rata by AAR and BUYER based upon the unused life of the damaged part at the time it was damaged.

C. **Determination of Coverage** AAR will determine if any defect in material or workmanship occurred within the coverage of this warranty based on accepted industry maintenance procedures and standards and original equipment manufacturer's warranty policies, as applicable.

D. **Condition** AAR's warranty obligations described herein are subject to the following conditions:

1. The warranted product has been used under normal operating conditions as established by the OEM and has not been subject to misuse, mishandling, negligence, accident, or ingestion of foreign material.
2. The warranted product has not been altered or repaired or serviced since purchased by anyone other than AAR or its authorized agent.
3. The warranted part has been maintained in accordance with an FAA-approved Airworthiness Maintenance Program and Maintenance Manual (or equivalent government approved documentation for those BUYER's operating under foreign registry) and with any written instructions provided by AAR and/or the original equipment manufacturer.

4. BUYER, within the applicable warranty period or within 10 days of discovery of a malfunction, whichever is earlier notifies AAR of its claim and the basis for such claim.

5. The defective part is shipped within 10 days of the applicable warranty period to AAR's Wood Dale, Illinois facility, or to such other location as AAR may designate in writing to BUYER within 5 days of receiving notice of the warranty claim.

6. All transportation costs and risk of loss of warranted parts shipped for correction of defects to and from the facility designated by AAR are borne by BUYER.

7. All documentation originally furnished BUYER with the part accompanies the return of the part for warranty consideration.

E. **DISCLAIMER** THE WARRANTIES SET FORTH IN THIS LIMITED WARRANTY PROVISION AND THE OBLIGATIONS AND LIABILITIES OF AAR THEREUNDER, ARE EXPRESSLY IN LIEU OF, AND BUYER HEREBY WAIVES AND RELEASES AAR FROM, ANY AND ALL OTHER WARRANTIES, AGREEMENTS, GUARANTEES, CONDITIONS, DUTIES, OBLIGATIONS, REMEDIES OR LIABILITIES, EXPRESS OR IMPLIED, ARISING BY LAW OR OTHERWISE, INCLUDING WITHOUT LIMITATION ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR INTENDED USE, WITH RESPECT TO AAR'S PERFORMANCE HEREUNDER AND BUYER AGREES THAT AAR WILL NOT BE LIABLE FOR ANY DAMAGE OR LOSS (INCLUDING, BUT NOT LIMITED TO, CONSEQUENTIAL DAMAGES) SUFFERED BY BUYER, DIRECTLY OR INDIRECTLY, WHETHER IN TORT OR CONTRACT, BECAUSE OF ANY DEFECT IN MATERIAL OR WORKMANSHIP WARRANTED HEREUNDER. NO AGREEMENT OR UNDERSTANDING VARYING, ALTERING OR EXTENDING AAR'S LIABILITY HEREUNDER WILL BE BINDING ON AAR UNLESS IN WRITING SIGNED BY A DULY AUTHORIZED OFFICER OR REPRESENTATIVE OF AAR.

F. **Assignment of Warranties** AAR hereby assigns to BUYER, effective upon payment in full for the part, any and all existing manufacturers and overhaul agency warranties for the part which run to AAR, to the extent assignable. Upon request, AAR will cooperate with BUYER in processing claims arising under such assigned warranties in AAR's name or that of BUYER as appropriate, provided always that BUYER will indemnify AAR for any costs and expenses incurred by AAR in connection with such assistance. With respect to such assignments, it is understood that except as provided in this Paragraph "F", AAR shall have no further liability to BUYER.

G. **Warranty Repairs** Warranty Repairs hereunder may be performed by BUYER upon BUYER's request and consent thereto by AAR in writing given prior to commencement of any such repairs. AAR will reimburse BUYER for the actual reasonable costs for any such repairs consented to by AAR in writing.

H. **Non-Covered Items** If AAR determines that the Part is not covered by the warranty, BUYER will pay AAR for the work performed and materials furnished in connection with teardown, investigation, reassembly, and any authorized repair or maintenance services performed, in accordance with AAR's then current charges.

I. **LIMITATION OF LIABILITY** IN NO EVENT WILL AAR'S LIABILITY UNDER THIS WARRANTY EXCEED THE PURCHASE PRICE ACTUALLY PAID FOR THE PART.

J. **Indemnification** BUYER hereby releases and agrees to defend, indemnify and hold AAR, its directors, officers, employees and agents harmless against any and all liabilities, claims, demands, suits, damages and losses (including, without limitation all attorneys' fees costs and expenses in connection therewith or incident thereto) for deaths of or injuries to any persons whatsoever (including, without limitation, aircraft of BUYER) in any manner arising out of or in connection with the Parts subsequent to their delivery by AAR hereunder regardless of the negligence, active or passive, of AAR its directors, officers, employees or agents. BUYER will, at the request of AAR negotiate any claim or defend any action or suit brought against AAR or in which AAR is joined as a party defendant based upon any matters for which BUYER has released and indemnified AAR hereunder.

K. **CONSEQUENTIAL DAMAGES** IN NO EVENT WILL AAR BE LIABLE FOR ANY SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES INCLUDING BUT NOT LIMITED TO LOST REVENUES, LOST PROFIT, OR LOSS OF PROSPECTIVE ECONOMIC ADVANTAGE, RESULTING DIRECTLY OR INDIRECTLY FROM THIS TRANSACTION OR THE USE OF THE PARTS OR ANY INABILITY TO USE SUCH EITHER SEPARATELY OR IN CONJUNCTION WITH OTHER PARTS OR EQUIPMENT.

L. **Payment** Payment shall be made in U.S. Dollars and the payment terms shall be Net Thirty (30) Days, unless otherwise specified, without right of set-off.

M. **Taxes** BUYER will pay and agree to indemnify, defend and hold AAR harmless from any taxes, including but not limited to sales taxes, (except for a tax upon or measured by AAR's net income) imposed by any taxing authority as a result of performance hereunder.

N. **Delivery and Title** Unless otherwise agreed, delivery shall be made F.O.B. shipping point (AAR's warehouse or other location) and according to the delivery schedule specified herein. Title and risk of loss of each part will pass to buyer upon delivery. Such delivery schedule is approximate only and subject to delays due to causes beyond AAR's control or force majeure, including, but not limited to, acts of God or the public enemy, acts or omissions of the Government, civil war, war or warlike operations, insurrections or riots, restrictions, strikes or other labor disputes, or freight embargoes, inability to secure or failure of suppliers to deliver parts or materials, floods, explosions, fires, earthquakes, failure of transportation, acts or omission of buyer or for any other cause beyond AAR's control. In the event of such delay, the delivery dates shall be extended accordingly for a period equal to the time lost by reason of such delay. In no event shall AAR be liable for any special incidental or consequential damages.

O. **Inspection and Acceptance** Buyer will accept each Part upon Delivery in accordance with the provisions hereof, subject only to rejection of any non-conforming Part by notice in writing given within ten (10) days after Delivery. A Part will be deemed non-conforming only if it is functionally defective or does not conform to the relevant condition code in Section 2. Buyer will promptly return to AAR, or otherwise dispose of any non-conforming part pursuant to AAR's written instructions, at AAR's expense, which will be given within thirty (30) days of AAR's receipt of Buyer's written notice of rejection for non-conformance. If AAR fails to furnish Buyer with such instructions, Buyer will return any non-conforming Part to AAR at AAR's expense in accordance with commercially reasonable practices, subject to confirmation of the non-conforming status by AAR. AAR will, within a reasonable period of time after notice of rejection and non-conforming status, ship conforming Parts to replace any non-conforming Parts unless Buyer cancels its Order with respect to such non-conforming Parts, in which case a full credit will be given by AAR for the non-conforming Part cancelled. If a Part is non-conforming and Buyer fails to return it to AAR or notify AAR of the non-conformance within said ten (10) day period, then it will be conclusively deemed for all purposes that the Part conforms in all respects.

P. **Entire Contract** The express terms and conditions contained on the face and those set forth on any continuation sheets, contain the entire understanding of the parties with respect to the sale of the parts. Any terms and conditions proposed in BUYER's purchase order which add to, vary from or conflict with the terms and conditions herein are hereby expressly objected to, any may become effective only if accepted by AAR in writing.

Q. **Governing Law** This Agreement shall be construed and governed according to the law of the State of Illinois. If the BUYER is from a country, which has ratified the 1980 U.N. Convention on Contracts for the International Sale of Goods, the rights and obligations of the parties shall not be governed by such Convention, but shall be governed by the law of the State of Illinois.

R. **Modification** No modification of these terms and conditions shall be binding upon the parties hereto unless in writing signed by both parties hereto.

WARRANTY NOTICE: ALL RETURNS MUST HAVE A RETURN MATERIAL AUTHORIZATION(RMA) NUMBER IN ORDER FOR AAR TO ISSUE A CREDIT OR REPLACEMENT. PLEASE WRITE THE RMA NUMBER ON EACH CARTON IN ORDER TO EXPEDITE THE PROCESSING OF YOUR WARRANTY CLAIM. TO OBTAIN AN RMA NUMBER CONTACT YOUR SALES OR CUSTOMER SERVICE REPRESENTATIVE.

ORD0311 Rev 10.21 06/2013

Packing List

PRINT 18-JUN-2018 11:16

CERTIFIED TRUE COPY of Document held by Wencor QA

H 93532
EAT-N

Aerospace

EATON CORPORATION
11842 OLD BALTIMORE PIKE
BELTSVILLE, MD 20705
UNITED STATES

Packslip: BS173802

Cust. PO: 124655

Print Date: 12/16/17

SHIP TO	Customer ID: 00014474 ATTN AAR DISTRIBUTION 1100 N. WOOD DALE RD. WOOD DALE, IL 60191 UNITED STATES			SOLD TO	Customer ID: 002590BA AAR PARTS TRADING INC DBA AAR ALLEN ASSET MGMT 1100 N WOOD DALE ROAD WOOD DALE, IL 60191 UNITED STATES		
	Order #	Rev.	Order Date		Terms	FOB	Ship via
	698092		06/20/17	NET 45 DAYS FROM INVOICE	ORIGIN	FEDEX SAVER COLLECT	
Bill of Lading		Salesperson		Shipment		Weight	
						0.0	
						0.0	
Remarks							

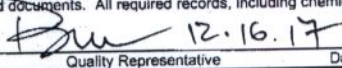
Customer Line #	Sales Line #	Part Number	Description	Rev.	Quantity Shipped	Promise Date	Required Date
12	12	30659-200	COUPLING 02.00 LPC 1BLTSS286 W/ BAULK TAB F.S.L	A	25.00 EA	12/18/17	12/18/17

Lot Nbr.
60996573Quantity
25.0

Lot Nbr.

Quantity

COO : USA

FAA 8130-3 Tag	Yes <input checked="" type="checkbox"/>	FAA Repair	DD250	Yes <input type="checkbox"/>	Proforma Invoice	Yes <input type="checkbox"/>	Govt Source	Yes <input type="checkbox"/>	Pag 1 of 1
CERTIFICATE OF CONFORMANCE We hereby certify that the material requested under the Order No. above and supplied as per referenced Shipper No. has been manufactured in accordance with and conforms to all applicable specifications and standards of the customer noted herein, the U.S. Government, and the Federal Aviation Administration, as applicable. We further certify that all material and processing used in the manufacture of the parts conform to applicable specifications and/or drawings set forth in the purchase order or related documents. All required records, including chemical, physical and functional test reports are on file with us or our suppliers and are available for examination.  Quality Representative Date 12.16.17 Form SE-402-PL (Rev 11/00)									

CERTIFIED TRUE COPY of Document held by Wencor QA