QUALITY SYSTEM QUESTIONNAIRE RESPONSE

GA Telesis Composite Repair Group -Certified FAA/EASA Part 145 Repair Station

Attention: Quality Management

Subject: Quality System Information

Dear Customer,

Due to the large amount of customer surveys received at GA Telesis Composite Repair Group on a daily basis, we have generated the enclosed package with applicable information contained in these surveys. The following link allows you to view many of our Certifications listed under CERTIFICATIONS, Composite Repair Group on the GA TELESIS website.

http://www.gatelesis.com/news/downloads/

We hope this package helps in providing the information needed for your records. If, however, you find that more information is needed, please do not hesitate to contact me.

Veronika Morozova

Quality Assurance Analyst

954.486.8797 ext. 4022

vmorozova@gatelesis.com

	FORMATION			
Company Name: GA Telesis Composite Repair G	• •			
Address: 3420 NW 53 rd Street, Fort Lauderdale,	Florida 33309 USA			
Phone No: 954.486.8797 Fax No: 954.486.7244				
Website: www.gatelesis.com				
FAA Air Agency Certificate Number: UL6R925Y				
EASA Certificate Number: EASA.145.5380				
Principal Service/Product: Maintenance and alte	erations of aircraft nacelles and airframe parts			
from the accepted capability list	·			
ORGAN	IZATION			
Accountable Manager: Fabian Robinson	Title: VP/General Manager			
Email: frobinson@gatelesis.com	Phone: 954.486.8797 ext 4009			
Quality Contact 1: Oscar Hernandez	Title:VP/ Quality Manager			
Email: ohernandez@gatelesis.com	Phone: 954.486.8797 ext 4019			
Total Number of Personnel: 55	Number of Production Personnel: 26			
Number of Inspection Personnel: 7	Number of Quality Personnel: 9			
Quality Contact 2: Veronika Morozova	Title: Quality Assurance Analyst			
Email: vmorozova@gatelesis.com	Phone: 954.486.8797 ext 4022			
SURVEY CO	MPLETED BY			
Name/Titel: Veronika Morozova/Quality Assura	nce Analyst Audit Date: September 26, 2023			
Company Approvals/	Certificates (attached)			
✓ FAA Air Agency Certificate Number: UL6R925\	(United States)			
✓ FAA Operations Specs Number: UL6R925Y (Unit	ed States)			
✓ EASA U.S. Certificate and Re-Authorization Letter Number: EASA.145.5380 (Europe)				
✓ ISO 9001:2008 + AS9110B Number: GATC-001-01-17-1 (International)				
✓ CAAV VAR 145 Number VN-865NN-CAAV (Vietnam)				
Additional Relevant Information				
United States Employer Identification Number (EIN): 26-1557876				
Dunn & Bradstreet (DUNS) Number: 11-147-9981				
Cage Code: 3FZB1				
NAICS Code: 488190				
SIC Code: 3728				

Facility Total Square Footage: 58,000

Certifications				N/A
1.	Obtain and review a copy of the current FAA Air Agency Certificate, Operations Specifications and EASA approval documents. Are they accurate?	\boxtimes		
2.	If the Repair Station has limited ratings, does the vendor have a capabilities listing that satisfies the standard?	\boxtimes		
3.	Has the repair station designated an employee as the "Accountable Manager"?	\boxtimes		
4.	Does the repair station employ a minimum of three (3) persons?	\boxtimes		
5.	Does the roster (Do the rosters) identify all management, supervisory and inspection personnel?	\boxtimes		
6.	Does the roster (Do the rosters) identify all personnel authorized for return-to-service?	\boxtimes		
7.	Does the repair station have an employment summary for all personnel listed on the repair station roster(s)?	\boxtimes		
8.	Do the Repair Station's supervisory personnel satisfy the requirements of 14CFR145.153?	\boxtimes		
9.	Do the Repair Station's inspection personnel satisfy the requirements of 14 CFR 145.155?	\boxtimes		
10.	Do the Repair Station's return-to-service personnel satisfy the requirements of 14CFR145.157?	\boxtimes		
11.	Does the repair station have an FAA Approved and active anti-drug and alcohol misuse prevention program (A449and/or Registration?	\boxtimes		
Qual	ity Program	YES	NO	N/A
12.	Does the organization have an FAA accepted Repair Station (or equivalent) Manual and does it meet the requirements of the 14CFR 145.207, 145.209?	\boxtimes		
13.	Does the repair station have an FAA/NAA accepted Quality Control (or equivalent) Manual and does it meet the requirements of the 14 CFR 145.211(a) (c)?	\boxtimes		
14.	Does the Quality Control Manual include references, where applicable, to manufacturer's inspection standards? C.A.S.E.[3C]	\boxtimes		
15.	Does the Quality Control Manual include samples of and instructions for completing maintenance and inspection forms, or reference a separate forms manual?	\boxtimes		
16.	Does the Repair Station maintain a list of sub-contracted maintenance functions and agencies which includes type of certificate and rating(s), if any, held by each agency?	\boxtimes		
17.	Does the vendor ensure that sub-contractor quality meets customer specifications and legal requirements?	\boxtimes		
18.	Does the vendor have a contract allowing the FAA to inspect non-certificated sub-contractors?	\boxtimes		
19.	Does the vendor have a procedure to obtain and subsequently retain, for a minimum of three (3) years from date of work, proof that their U.S. based sub-contracted maintenance/preventive maintenance providers, at all tiers (certificated and non-certificated), have an FAA approved and active antidrug and alcohol misuse prevention program (A449 and/or Registration).			
	Quality Program (contd.)	YES	NO	N/A

20.	Does the Repair Station have a procedure for reporting defects or Unairworthy conditions to the customer and the FAA/NAA? NOTE: EASA reporting time could be different and also requires notification be sent to the aircraft manufacturer.			
21.	Is there proper separation of maintenance and inspection responsibilities for vendors that perform required inspections (RII)?			\boxtimes
22.	Does the vendor have an acceptable receiving inspection system which includes verification of identifying data?	\boxtimes		
23.	Does the vendor have an acceptable system for controlling stamps for both inspection and production personnel?	\boxtimes		
24.	Does the vendor have a work turnover procedure?			
25.	Does the vendor have a duty time limitation requirement?	\boxtimes		
26.	Does the vendor have controls in place to prevent foreign object damage to (or contamination of) all aviation products in any area where articles are stored or worked?	\boxtimes		
27.	Is the security system reviewed periodically by management or an outside vendor?	\boxtimes		
28.	Does the vendor identify specific individuals, by title, as responsible for the following programs: a) Technical Data? b) Shelf Life? c) Calibrated tooling? d) Scrap Parts?			
29.	Is there a back-up person identified by title for all the above programs?	\boxtimes		
30.	Does the vendor maintain, for a minimum of 36 months, a file of audit findings and corrective actions from audits for which a VEL was signed? Is the file accessible to the auditor? C.A.S.E. [3H]	\boxtimes		
	ing Manual 14 CFR Part 145.163, 145.209	YES	NO	N/A
31.	Does the vendor have a documented training program?	\boxtimes		
32.	Is formal OJT Training documented?	\boxtimes		
33.	Are training records for mechanics, inspectors and supervisors retained for a minimum of two (2) years after the person leaves the company?	\boxtimes		
34.	If the vendor is identified as a Hazmat employer per 49 CFR Part 171.8, do they have an approved Hazmat training program that meets the requirements of 49 CFR Part 172 subpart H?			\boxtimes

35.	· · ·		NO	N/A
	a) Obtain customer specifications?	\square		
	b) Incorporate customer specifications into their work processes and to ensure any subcontractor used also incorporates those specifications with adequate documentation?	\boxtimes		
	c) Verify that customer specifications were incorporated?d) Obtain approval for deviating, if necessary, from customer specifications?	\boxtimes		
	 e) Have adequate checks, inspections, and tests to ensure work was performed to customer specifications? 	\boxtimes		
36.	Does the vendor have a documented system to ensure technical data is current?	\boxtimes		
37.	Does the vendor have records of manual revisions?	\boxtimes		
38.	Does the vendor have a system to control working copies of manuals to ensure they are revised with the masters?	\boxtimes		
39.	Are there established approved procedures controlling revisions in manuals deviating from OEM specifications (e.g. EO, EA, Air Carrier Data, etc.)?	\boxtimes		
40.	If the vendor has ODA authority, does it have a system for receiving customer approval prior to use of the data?			\boxtimes
41.	Does the vendor have an approved ODA manual and roster?			\boxtimes
Shelf	Life Program-Reference 14CFR 43.13	YES	NO	N/A
42.	Does the vendor have a documented shelf life program?	\boxtimes		
43.	Does the program list parts and materials that have shelf life limits?	\boxtimes		
44.	Is there an adequate system to assure that no item will be issued or used past its expiration date?	\boxtimes		
Calib	ration Program CFR145.109, 145.211	YES	NO	N/A
45.	Does vendor have a document tool calibration program?	\boxtimes		
46.	Does the program identify the calibration frequencies, limitations, and applicable tolerances or specifications?	\boxtimes		
47.	Does the calibration program require test and inspection equipment/ tools to be traceable to a standard acceptable to the FAA/NAA (e.g., The National Institute of Standards and Technology (NIST))?			
48.	Does the calibration program require records to be kept for a minimum of two (2) years or two (2) calibration cycles?	\boxtimes		
49.	Is there a system to identify each tool in the program, its calibration frequency and its calibration due date?	\boxtimes		
50.	Does vendor have a procedure for identifying, controlling and/or preventing out-of-service and due-for-calibration tools & equipment from being used?	\boxtimes		
51.	Does the vendor have a procedure to control the calibration of personal tools?	\boxtimes		

Inte	rnal Audit Program- 14CFR145.211(c), EASA Supplement 14	YES	NO	N/A
52.	Does the vendor have an internal audit and surveillance function?	\boxtimes		
53.	Does the internal audit function ensure compliance with customer specifications?	\boxtimes		
54.	Does the internal audit program assure appropriate corrective action?	\boxtimes		
Scra	p Parts Program-Ref. 14CFR Part 43.10, Part 21.303, FAA Order 8120.11	YES	NO	N/A
55.	Does the vendor have a documented procedure for controlling scrapped parts?	\boxtimes		
56.	Does the scrap program assure that scrapped parts are either returned to the customer or mutilated beyond repair?			
57.	Does the vendor maintain a record of scrapped life limited parts of two years?	\boxtimes		
58.	Does the record include the P/N and S/N of the part and the date scrapped?	\boxtimes		
	Records			
59.	Does the vendor's record keeping system and retention time meet 14 CFR part 145.219 requirements?	\boxtimes		