Enfield Technologies Standard Terms and Conditions of Sale and Use

(v021 eff: 201405)

Enfield Technologies thanks you very much for your order or your interest in our products and services. We hope you find our products and services to be of high quality, value and benefit. Please contact us if you have any questions. If you intend to use our Products for applications acting upon people or in some manner that could reasonably be deemed unusual or dangerous to person or property, please contact us to discuss special provisions, insurance or other arrangements. The following terms and conditions (sometimes referred to herein as this "Agreement") govern this and all sales, services, quotes, estimates, and samples, as well as the use of the Product.

PARTIES. Enfield Technologies, LLC, a Delaware limited liability company with headquarters and primary shipping point at 35 Nutreg Drive Subt 130. Trumbull, Connection 1661.1 USA ("Seller"), agrees with Buyer as described elsewhere in this Agreement or on this or another document incorporating this agreement by reference, including the front portion, under the heading "Buyer", "Sold to", "Bill to", or any similar heading, but with no other parties including third parties such as Buyer's customers except as may be explicitly stated herein, on the terms and conditions herein unless otherwise expressly agreed to in writing (including, by way of example, in a master reseller agreement). The term "Buyer shall also apply to prospective customers or business partners receiving Seller's products for sample, evaluation, or this Agreement shall apply to all purchases of Seller's Products and use of Seller's website, regardless of the method utilized by any purchaser to purchase such Products. Buyer and Seller are individually a "Party" and collectively the "Partles". Seller is not obligated to engage in commercial activity with any person, entity or prior Buyer. At its sole discretion, for any reason or no reason whatsoever, Seller may refuse to accept orders or may rescand an offer to sell.

RESALE. A Buyer who is an authorized or recognized reseller or agent (collectively "Reseller") of Seller may resell Products to their outsomers or intermediaries, collectively "End-Gustomers"). Reseller shall disclose End-Customer information to Seller including name, address, other pertinent identification and contact information, nature of application and any other information that may be reasonably requested (sometimes referred to as "point-of-sale" or "POS" information). Buyer acknowledges that POS information is required for Seller to properly conduct its business such as matters related to managing agreements with Reseller and other Resellers or business partners, Warranties, product liability and insurance.

PERMITED USE; PRECAUTIONS. Seller shall not be liable for any unauthorized or improper use of any Product. Each product, prototype, system, machine, or service purchased by Bluryer leach, a "Product") may only be used in accordance with each Product's specifications and restrictions, for suitable applications, in accordance with this Agreement (inclusive but not limited to intellectual property, non-competition, and confidentiality terms), and in accordance with good practice and judgment (including but not limited to users having proper training and taking appropriate safely precautions; compliance with commonly accepted good engineering, installation, operation, and maintenance practices; and knowledge of their own art, products, applications, and intended use of Product; treating the Product with care; and not mistreating, misusing, or abusing the Product, collectively "Permitted Use". Unless specifically identified in product literature, Products contain no user serviceable parts, and alteration, modification, disassembly or misuse of Product voids Warranty.

Buyer acknowledges that standards, certifications, and commonly accepted good practices for the use of Products are available to Buyer, including from recognized entities such as the US and state governments, other governments, agencies, regulatory bodies, and recognized standards are available from ASME_IEEE_IEC. (S.O., NPA_full prower), NPA_full*, the Fluid Power Society, and other sources. Buyer acknowledges that it is Buyer's responsibility and duty to obtain and utilize such information on behalf of Buyer and end-user, and it is Buyer's responsibility to exercise good judgment and common sense in use of any Product, including withholding sale or provision of Product to any preson or end user that Buyer could reasonably determine is likely to violate the Permitted Use restrictions. Buyer must notify Seller if the Product, as a condition of Buyer's use of the Product, requires or is subject to any regulatory approval or certification, specific mandated standards, specific mesting requirements, specific testing or recordiseeping requirements, or other regulatory or industry requirements, can either comply with any such requirements or achieve compliance through the Buyer's or end-user's own efforts.

Use of Product in a Critical Application is not a Permitted Use. The Product is not inherently suitable for applications acting upon a person or persons ("Critical Applications"), such as vehicular, aviation, medical, or life support, among others, unless specifically set forth herein or as specifically agreed by the Parties. Buyer and ultimate end-user shall notify Seller of any intention to use Product in a Critical Application to make appropriate arrangements.

Buyer shall design, or ensure the end-user designs, their application, including any Critical Application, with flaisased and redundant systems, and other safety measures, to protect against death, injury, and property destruction in the event of failure or maffunction of Product; and Buyer shall provide adequate warnings, instructions, and training to users of such applications. Buyer shall carry adequate general and product liability insurance, name Seller as a co-insured, and provide Seller dividence of such insurance. Buyer indemnifies and holds harmless Seller for any consequences arising from use of the Product, whether or not Buyer has provided the required notifications, insurance, or other or other parties.

Buyer is solely responsible for determining the suitability of the Product for Buyer's or end-user's application, for ensuring that the application is designed to provide adequate safety, and for ensuring that end-users are provided or have adequate warmings, instructions, and training appropriate for use of Product and the application in which it is used. Buyer is solely responsible for obtaining any certifications, testing, licensing, or other regulatory approvals required to use the Product and the application in which it is used.

Buyer acknowledges that Installation and operation of mechanical, electric and high pressure systems (fluids and compressed gas) involves risk including property damage and personal injury or even death. Buyer accepts these risks and the associated liability.

WARRANTIES. Seller warrants that each product or service purchased by Buyer (each a "Product") is of the quality substantially set forth in Seller's published specifications, or as may be otherwise expressly stated in this Agreement, and shall be free from material defects in materials and workmarship. Alteration, modification, disassembly or misuse of Product voids warranty. This warranty shall survive acceptance of new Products for a period of one (1) year, or 45 days in the warranty shall survive acceptance of new Products for a period of one (1) year, or 45 days in the product of the product of

LIMITATION OF LIABILITY. Buyer's exclusive remedy and Seller's exclusive liability under this sale, in respect of the Product or otherwise (including for negligence or breach) shall be for compensatory damages which in no event shall exceed so much of the purchase price as is applicable to that portion of the particular shipment as to which damages are claimed. In no event shall seller be liable to Buyer or any third party for any consequential, inordental, indirect, statutory, special, punitive or exemplary damages (including lost profits) in connection with this sale or any Product. Seller shall reasonably assist Buyer in the administration of any claim.

SPECIFICATIONS. Specifications in this sale shall not include specifications, drawings, data, memoranda, correspondence, brochures or any of Seller's other materials, unless specifically set forth or incorporated by reference with particularity to an identifiable document in this sale order.

No Federal Acquisition Regulations (FARs), Defense Acquisition Regulations (DARs) or other government procurement regulations shall be applicable or "rolled down" to Seller unless specifically set forth or identified in a purchase order together with reference to the agreement to which such regulations shall be applicable including the contract date, contract number and identity of the burchasin agency.

SERVICES. Notwithstanding any custom of the trade, this sale does not include the furnishing of any technical assistance or systems design, but any such assistance upon request may be rendered by Seller at its sole discretion for an additional charge to be determined by Seller. Evaluation and repair services, including evaluation for restocking or warranty in cases where warranty is deemed repair services, including evaluation for restocking or warranty in cases where warranty is deemed consulting, engineering, etchnical services, existent designs or modifications, applications engineering, and similar service activities (collectively "Projects"). Projects are efforts to develop Product or adaptives for interport and services called services of the Buyer to include Seller's standard or application-specific Product. Projects are selforts to develop Product or adaptive to include Seller's standard or application-specific Product. Projects are selforts to develop Product or adaptive to include Seller's standard or application-specific Product. Projects are subject to less and expenses, and are considered Projects even in not expense are subject to less and expenses, and are considered Projects even in not expense are subject to less and expenses, and are considered Projects even in not expense are subject to less of the services. Projects are inherently risky. Because of the challenging nature of the objectives and technical requirements of Projects, including the potential near fees is required before Project commencement. Projects are inherently risky. Because of the challenging nature of the objectives and technical requirements of Projects, including the potential near fees is required before Project commencement. Projects are inherently risky. Because of the challenging nature of the objectives and technical requirements of Projects, including the potential near fees is required before Project commencement. Projects will be managed and directed by Seller, but may require performance and contribution by Buyer

TAKES: TARRIES. Buyer shall be responsible for, and shall reimburse Seller for, any international federal provinguial, state or local evices or other tax or tarff or increases thereor, which Seller may be required to pay upon the sale, production, transportation or use of the Product. If Buyer claims tax exempt status as an exempt institution or reseller or otherwise, then Buyer will promptly provide verifying documentation and Buyer warrants that such status is valid notwithstanding the provision or failure to provide such documentation, and Buyer indemnifiles Seller accordingly.

DELIVERY: SHIPPING: PACKING. Dates quoted herein are approximate and are based upon proper receipt of all necessary information and materials to be furnished by Buyer. Seller uses commercially reasonable efforts to achieve a same-key and belity must same-day shipping no necess commercially reasonable efforts to achieve a same-key and belity must same-day shipping no necess commercially reproduced by the same to the same that the same that such availability and shipping may be delayed. The actual lead-time for a particular Product will be stated upon receipt of the written order for such Product or via Seller's order confirmation. Shipping promises are made in good faith by Seller, however under no circumstance will Seller be held accountable or itable in any way for delays in transal. All sales are free-or-board (FQB) Seller's shipping point unless otherwise specified, and as such. Buyer shall bear all risk of loss once the Product(s) have been loaded at Seller's shipping point. Seller may, at its option, deliver from points other than that specified (but shall not be obligated to do so) provided that such delivery shall be at

Unless otherwise agreed to, shipping terms are "FOB origin, freight prepaid and charged back", where Seller may prepay freight charges on behalf of Buyer and bill Buyer for such charges plus a reasonable charge for arranging such services and handling Product. Where the agreement price provides for the absorption by Seller of freight charges, wholly or in part, Seller shall have the right to select the means of transportation other than that selected by Seller, any extra cost incurred by reason of using such other means shall be paid by Buyer. Buyer is responsible for all duties, taxes and fees associated with import and export of goods, inclusive of intermediary service fees. If freight or other transportation costs are increased, Seller may add any increase to the agreed price. Standard method of shipping is DYS ground or equivalent unless otherwise requested by Buyer. An expedite fee of \$1.00 may be charged for expedited service, which fee is additional to any rush shipping charges and fees, and may be applied at the discretion of Seller.

Unless Buyer specifies otherwise in writing, the Product will be packed as Seller may deem proper for protecting against normal handling, and an extra charge may be made for (i) preservation, waterproofing and similar added protection of goods, and (ii) Seller's adherence to packing requests of Buver.

TITLE. Title to and risk of loss of all Products sold hereunder shall pass to Buyer upon Seller's delivery to carrier at point of shipment whether or not Seller pays all or any part of the freight, and not withstanding any designation of FOB point elsewhere in this Agreement. Buyer hereby grants to Seller a purchase money security interest in all Products until Buyer has made payment in full to Seller, inclusive of additional charges such as shipping, laxes, services, interest and related charges (and Seller shall be permitted, at its discretion, to file financing statements in appropriate jurisdictions to perfect such security interest).

FORCE MAIEURE. Neither party shall be liable for its failure to perform hereunder if due to any contingency beyond the reasonable control of the party affected, including but not limited to acts of God or nature, war, fire, bad weather, flood, accident, labor trouble or shortage, civil disturbance, plant shutdown, equipment failure, voluntary or involuntary compliance with any applicable governmental regulation or order, or shortage or inability to obtain (on terms deemed practicable by the party affected any raw materials (including energy), equipment or transportation (if being understood that nothing herein shall be deemed to affect in any way Buyer's obligation to timely pay the agreed price for the Product, Seller shall not be obligated to deliver the Product from other than the production or shipping points designated herein and there shall be no obligation to rebuild or repair any damage or destruction to such production or shipping points in order to fulfill Seller's obligations under this Agreement. During any period when Seller is unable to supply the agreed quantity of the Product, whether caused by the circumstances above or otherwise, Seller may allocate any available Product among its customers, including its own subsidiaries, divisions and departments, on such basis as Seller deems fair and reasonable in ints sole discretion.

GOVERMENTAL REGULATION. Should Seller elect to discontinue, curtail or limit the production or sale of the Product in consequence of the application of any governmental regulation or order (including but not limited to those relating to environment, ecology, energy, occupational safely and health, toxic substances, product safely, packaging, sale, use or application, consumer protection or transportation), compliance with which will, in the sole judgment of Seller, render the production, marketing or transportation of the Product economically, technically or commercially infeasible. Seller may terminate this Agreement, and will use commercially reasonable efforts to provide thirty (30) days' prior written notice of such termination to Buyer.

PAYMENT; ACCEPTANCE; TERMS. Buyer shall be deemed to have accepted all items not actually rejected in writing by the tenth (10th) business day after receipt. Acceptance shall not be unreasonably withheld. Payment for all accepted items shall be in accordance with the terms herein. A late charge equal to the lesser of one and one-half percent thereof (1.5%) and the highest amount permissible under applicable law shall accrue and be payble monthly on amounts overdue. Payment for items accepted shall not be withheld on account of other items rejected, items not received or any other theory of set-off. Seller makes no representations as to pricing, the

reasonableness thereof or its relation to prices charged to others or with reference to any government regulations.

Visa, MasterCard, and American Express charge cards may be accepted for some purchases. Charge cards will only be accepted from cardholders whose identity has been verified to the satisfaction of the Seller. The only charge cards accepted are those held in the name of Buyer or its owners or officers. Shipments will only be made to the billing address of the card used unless the destination is proven by Buyer, to the satisfaction of Seller, to be an official location of the charge card holder (i.e., warehouse or pleace of business). Purchases made with charge cards are subject to and all Product and transaction claims solely with Seller and not to initiate, under any set of circumstances, charge refusals or "charge backs" with act lissues, and Buyer agrees to indemnify Seller for any expenses or damages it may suffer on account the initiation by Buyer of any such charge refusal or charge back. Charge cards will not be charged until Product has shipped unless Buyer has agreed to prepay. Charge card approval, including identity and the estimated invoice amount, may be confirmed with the charge card is suffer on account the time of order and at the time of shipment. Unless otherwise agreed in writing, payment terms are prepaid upon shipment. Seller maintains conflicitation and security of identity and credit card information in accordance with payment terms such as "Net 30". In its sole discretion, Seller may determine to which of Buyer's outstanding invoices to apply payment. Seller may refuse to accept orders or make shipment on existing orders if Buyer is overdue on payment. At its sole discretion and without notification, Seller may change credit terms for Buyer.

CLAIMS. The count, weight, tares and tests, if any, fixed by Seller's invoice shall govern unless proven by Buyer, to the satisfaction of Seller, to be materially incorrect. Claims relating to quantity, quality, weight, condition and loss of or damage to any of the Product sold hereunder are waived by Buyer unless made within ten (10) days after receipt of Product by Buyer. Buyer shall not make claims for immetratior in cidental devlations, and any such claims are void.

IERMIMATION; ALTERATION: RETURNS. This sale may not be terminated or altered (such as by "change order") by Buyer prior to delivery of standard Product except as otherwise expressly permitted elsewhere in this Agreement or on this form or as otherwise agreed by the Parties. On Buyer's permitted termination or alteration of this sale, Buyer shall (i) where unshipped standard Product is work in process, pay Seller an amount equal to sevently five percent (75%) of the purchase price; (ii) where unshipped standard Product is finished goods, pay Seller the full price; (iii) where unshipped custom or modified Products or unfinished Projects, pay Seller the full price; (iii) where unshipped custom or modified Products or unfinished Projects, pay Seller the full price; (iii) where unshipped custom or modified Products or unfinished Projects, pay Seller the full price, Buyer shall be responsible for cost and price increases resulting from order alteration or "change orders." Seller may refuse to accept orders, or may rescind acceptance of an order or an offer to sell if Buyer violates any provision herein, or if Seller believes Buyer has or intentate to violate any such provision.

Returns of any Product shall only be permissible with prior, written authorization from Seller. Buyer shall contract Seller to request a "return authorization" form or odde prior to returning any Products to Seller for any reason, including but not limited to warranty claims; requests for credit or refund, and request for repair or evaluation services. Seller must provide information as requested by Seller regarding the performance, failure, or unsuitability of the Product. Unless otherwise agreed by Seller in writing, any returns of Product will be subject to a restocking fee of 25% of previous purchase price. No returns are accepted after 90 days of deliveny of any Product. Any defect in materials or workmanship determined by Seller to be attributable to Buyer alteration, modification, disassembly or missues is not covered under warranty and will not be returnable.

PAESN INFRINGEMENT. In the event of a patent infringement suit against the Buyer by reason of the use of the Product furnished hereunder in the form supplied full and they reason of its uses or sale in combination with one or more Products not furnished hereunder or its use which is not in accordance with any instructions provided to Buyer, and provided Buyer notifies Seller in writing of any claim of infringement within ten (10) days of Buyer's receipt thereof and renders to Seller the defenses thereof. Seller at its option agrees to (a) control and conduct at its own expense the defense of any such claim or suit provided Buyer furnishes assistance and information as Seller may require, or (b) reject the tender of the defense and indemnify Buyer against the reasonable, preapproved expenses in defending against the claim or suit, provided that Seller shall have the right to be represented by 11 sub on volume in such defenses. Regardless of the option selected by Seller, its liability will in no event exceed the purchase price of the allegedly infringing Product, nor shall Seller be liable for any incidental, special, consequential or exemplarly damages. If any injunction is issued to be provided to the provided of the purchase price. Notwithstanding the above, Seller will not be liable for any roducts made in accordance with any or all designs, drawings, formulas or other specifications furnished by Buyer, and Buyer agrees to hold Seller harmless against any of all claims, demands or judgments therefore.

INTELECTUAL PROPERTY: NON-COMPETITION: CONTIDENTIALITY. Buyer recognizes Seller's intellectual property and rights therein, and nothing herein shall be deemed to assign ownership of any of Seller's intellectual property no Buyer. Seller's intellectual property, without limitation, includes but is not limited to patients, patient applications, copyrights (including drawings, prints, manuals and specifications), trademarks and service marks (registered or unregistered) and applications thereof, trade dress*, and technical, proprietary, and Confidential Information. Buyer affirms that Buyer is obtaining Seller's products or services for a Permitted Use. Buyer affirms that Buyer is not knowingly, including willful ignorance, purchasing or acquiring Product for its own use or on behalf of another person or entity for purposes that are to the competitive detriment of Seller or would breech the terms of this Agreement. Buyer will not reverse-engineer Products being purchased, sampled, or borrowed from Seller, nor will Buyer knowingly or willingly permit its customers, employees, contractors or affiliates (seach an 'Affiliate') to do the same. For purposes of this Agreement, "reverse engineering includes, but is not limited to, disassembly of the Product or utilization of Seller's object of the product or deviated to the same products of the product or utilization of Seller's deferrings. Buyer will immediately notify Seller is flug yer determines, or has reason to believe, that Buyer or any of its Affiliates is or intends to reverse-engineer Seller's Product or otherwise violate Seller's intellectual property rights. Buyer will not seek to recruit or entice any of Seller's engloyees, vendors, customers or consultants to cease their employment or business relationship, as applicable, with Seller's printed materials is copyright as a collective work under the U.S. and international copyright laws all rights with respect to such marks. In addition, all content on Seller's website or in any of Seller's intellectual propert

Confidential Information includes trade secrets, media, and physical items (inclusive of, but not limited to, components, devices, samples, prototypes, testing systems or other items that may embody or contain proprietary technology, processes or intellectual property, just merie influencing property rights the rein (including palent, copyright, trade secret and other intellectual property rights), disclosed orally, in written form, in other media, or the provision of a physical item by Seller to Buyer, and includes, without limitation, Seller's information concerning research, experimental work, development, design concepts or details, engineering, financial information, procurement requirements, purchasing, manufacturing, business forecasts, sales and marketing plans and information, ussiness plans and customer lists, processes techniques, object and source code, whether such information is related solely to Seller or any of its subsidiaries or affiliates. The know-how and information relating to the technology, customers, strategic partners, business plans, promotional and marketing objectives and timing, methodologies, processes, finances and other business affairs of such party or otherwise related to Seller's business, operations, management, assets, properties, condition, financial or otherwise, or results of operations.

The Buyer agrees that any Confidential Information disclosed prior to or after the date hereof shall be protected by the terms of this Agreement.

NON-WAIVER, Seller's or Buyer's waiver of any breach or failure to enforce any of the terms or conditions of this Agreement at any time shall not in any way affect, limit or waive such party's right thereafter to enforce strict compliance with every term and condition hereof.

ASSIGNMENT. Except in the case of a bona fide sale of all or substantially all of Seller's assets or capital stock (which shall not require the consent of Buyer), neither this Agreement nor any right or obligation hereunder is assignable or transferable by either party in whole or in part without the prior written consent of the other party, which shall not be unreasonably withheld, and any such purported assignment without such consent shall be void.

APPLICABLE LAW; ARBITRATION. This Agreement shall be governed by and construed in accordance with the laws of the State of Connecticut ("Connecticut"), USA, applicable to contracts or agreements to be performed entirely within such State without reference to conflicts of laws rules. Any claim between the parties arising in tort shall be similarly governed by Connecticut law. Any and all disputes, controversies and claims hereunder or concerning the Products sold hereunder whatsoever, shall be determined exclusively by, at the sole discretion of the Seller, either the counts of the State or federal government, or a single neutral arbitration it Stamford, Connecticut under the commercial arbitration rules of the American Arbitration Association then in force. At the sole discretion of Seller, the State of Delaware may be substituted for Connecticut. Any award in such arbitration may be entered in and enforced by any court having jurisdiction thereof. The Seller may at its discretion seek protective injunctions and small court claims in Buyer's local jurisdictions.

CONSTRUCTION. This Agreement is intended as the final expression of the parties' agreement and is the compilet and exclusive statement of the terms thereof and, if not objected to by Buyer in writing, within two (2) days of delivery hereof to Buyer, this Agreement shall be deemed conclusive and binding on Buyer. "Enfeld Technologies, LLC" shall mean a subsidiary hereof is cut subsidiary is a contracting party. No statements or agreements, oral or written, made prior to or at the signing hereof, shall vary or modify the written terms hereof, and neither party shall claim any amendment, modification or release from any provision hereof by reason of a course of action or mutual agreement unless such agreement is in writing signed by the other party and specifically described as an amendment to this Agreement. No modification, addition or amendment to this Agreement, or avoidance of this Agreement, alla be effected by the acknowledgement or acceptance by Seller of any purchase order, acknowledgement, release, or other forms submitted by Buyer containing other or different terms, even if a purchase order was submitted to Seller prior to delivery of this Agreement to Buyer and even if any such purchase order includes language suggesting that Seller has accepted such other or different terms, by accepting such purchase order, Buyer hereby acceptance by Seller of buyer hereby acknowledges that accepta acceptance by the behavior and the superior and the purchase order included with a purchase order). This Agreement shall be deemed conclusive and binding on Buyer upon acceptance of Product from Seller.

MODIFICATION. Seller shall be permitted to modify and/or amend the terms of this Agreement at any time in its sole discretion, which modification and/or amendment shall be effective immediately as of the time such amendment or modification (collectively, an "Amendment") is provided to Buyer or posted at Seller's website located at www.enfeldetech.com; it being understood that new terms in each Amendment shall only apply to Products sold after the time such Amendment was provided or posted.

SEVERABILITY. If any provision of this Agreement is held invalid by a court of competent jurisdiction, such invalidity shall not affect the enforceability of any other provisions contained in this Agreement and the remaining portions of this Agreement shall continue in full force and effect.

INDEMNIFICATION. As Seller is delivering certain Products to Buyer, Buyer agrees to indemnify and hold harmless Seller and Seller's officers, directors, managers, equity holders, employees, attorneys, accountants, agents and subsidiaries from and against any and all third party claims, damages, liabilities, costs and expenses, including reasonable legal fees, arising out of or related to any breach of any warranty, representation, covenant or agreement made by Buyer in this Agreement, or any third party claim relating to or arising as a result of Buyer's use of any Product, sample, protoby, or service.

NONEXCLUSIVITY. Nothing herein shall be deemed to limit or restrict Seller's ability to sell Products or otherwise work with any other company, business or individual, including, without limitation, direct competitors of Buyer.



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Information for product buyers, end-customers, owners, installers and other end-users ("you"):

WARNING: Installation and operation of mechanical, electric and high pressure systems (fluids and compressed gas) involves risk including property damage and personal injury or even death. You should be properly trained or certified, and should take appropriate safety precautions.

NOTICES & CAUTIONS: Information published or provided by Enfleid Technologies and its representables and resellers are intended for use by persons having technical experites in selecting and using similar products and services as those provided by Enfleid Technologies. You should analyze all technical and safety requirements of your specific application, including the consequences of any possible failure, before selecting a product. This product may not be suitable for all applications, such as those acting upon people. Suitability is solely your responsibility. Because the requirements for each application may vary considerably, you are solely responsible for conducting any testing or analysis that may be required to determine the suitability of the product for your application, and to ensure that all performance, safety and warning requirements for your application, and to ensure that all performance, safety and warning requirements for your application are met. Purchase or use of Enfletd Technologies and Section of the product of the pro