GENERAL TERMS AND CONDITIONS
FOR PROVISION OF PRODUCTS AND SERVICES

These Terms and Conditions apply to all products or spare parts (collectively, “Products”) purchased by, and all services (“Services”) performed by, ANYTHING FLOWS LLC and/or its affiliated companies (“ANYTHING FLOWS”) pursuant to a quote or purchase order or other order placement document submitted by a customer or its designee (“Customer”) to ANYTHING FLOWS.

Order confirmation or acceptance by ANYTHING FLOWS as to any Product or Service shall constitute ANYTHING FLOWS’ offer to supply the same only in accordance with these Terms and Conditions. Customer’s acceptance of ANYTHING FLOWS’ quotation, tender, or offer shall be subject to these Terms and Conditions and all applicable laws. Any purported acceptance of a ANYTHING FLOWS’ offer by Customer under terms that vary from, conflict with, or modify these Terms and Conditions shall not be effective or accepted by ANYTHING FLOWS. Neither ANYTHING FLOWS’ commencement of performance nor ANYTHING FLOWS’ delivery of any Product shall be deemed to constitute acceptance by ANYTHING FLOWS of any term that varies from, conflicts with, or modifies these Terms and Conditions, regardless of whether such varying terms by Customer are set out in any acknowledgement, order, or other document of Customer.

Acceptance of any Product or Service by Customer shall constitute acceptance of, and is limited to, these Terms and Conditions. Notice of objection is hereby given to any term, provision, or condition of Customer that modifies or conflicts with these Terms and Conditions.

ANYTHING FLOWS recognizes that Customer may, for operating convenience, desire to utilize its own forms in connection with an order, and, in such case, any term, condition, or provision in such form that modifies, conflicts with, or is added to these Terms and Conditions shall be deemed waived by Customer unless accepted in writing by an officer of ANYTHING FLOWS.

1. Price.
   (a) All prices are expressed in United States dollars, EXW, per ICC INCOTERMS 2010, and unless otherwise agreed in writing by ANYTHING FLOWS, are subject to change without notice and are at ANYTHING FLOWS’ prices in effect at the time of Customer’s order placement. Quotations will be given on request for any Product or Service offered by ANYTHING FLOWS. Any quotation will remain in effect only for the period of validity specified therein or, if no such period is stated, for thirty days from the date the quotation is issued by ANYTHING FLOWS.
   (b) All quoted or listed prices are exclusive of costs of transportation and insurance and any applicable federal, state, or local use, sales, property, and other taxes, and license fees, import duties, and the like. No consular or other fees for legalizing invoices or stamping shipping documents, or other fees or documentation charges required by the laws of any country or destination, are included in quoted prices.

2. Payment.
   (a) Payment for all Products purchased hereunder shall be net cash United States funds prior to shipment (except that certain Customers with an established credit account currently maintaining a balance of $200,000 or more may be permitted to pay by letter of credit, provided, however, that in the event that such a written agreement shall not be in place for any reason, then ANYTHING FLOWS shall charge Customer for such Services at its standard commercial rates.
   (b) All quoted or listed prices are exclusive of costs of transportation and insurance and any applicable federal, state, or local use, sales, property, and other taxes, and license fees, import duties, and the like. No consular or other fees for legalizing invoices or stamping shipping documents, or other fees or documentation charges required by the laws of any country or destination, are included in quoted prices.

3. Delivery Dates and Excusable Delays.
   (a) Any shipping dates for Products or Services are subject to ANYTHING FLOWS’ availability schedule, and to receipt of any advance payments required under Section 2(a).
   (b) If any Products sold to Customer by ANYTHING FLOWS include units of, or other units that are to be used or installed by Customer, ANYTHING FLOWS shall make the delivery on the date or dates specified and not more than thirty days following invoice date. Upon written approval by ANYTHING FLOWS, ANYTHING FLOWS may also accept payment by letter of credit and ship any Products, or any other Products, in a manner consistent with the instructions issued by ANYTHING FLOWS, which shall include all costs, direct and indirect, plus a pro rata portion of normal profit.
   (c) Any credit shall be given for any Products returned by Customer within thirty days following invoice date. Upon written approval by ANYTHING FLOWS, and executed by a representative of ANYTHING FLOWS issuing to the Customer a discretionary Return Goods Number.

   (a) Unless otherwise agreed in writing, ANYTHING FLOWS reserves the right to change designs, materials, and specifications of its Products, and to discontinue any such Products, without any notice or liability to Customer.
   (b) If Customer issues a change order or cancels an order, Customer shall be liable to pay to ANYTHING FLOWS the whole cost and loss incurred by ANYTHING FLOWS resulting from such change or cancellation, as is reasonably determined by ANYTHING FLOWS, which shall include all costs, direct and indirect, plus a pro rata portion of normal profit.
   (c) Any credit shall be given for any Products returned by Customer within thirty days following invoice date. Upon written approval by ANYTHING FLOWS, and executed by a representative of ANYTHING FLOWS issuing to the Customer a discretionary Return Goods Number.

5. Use and Acceptance of Product.
   (a) Use and Acceptance of Product. Customer represents and warrants, by acceptance of use or of a Product, that Customer is familiar with the Product and its proper use and all safety and regulatory issues attendant thereto. Before using any Product, Customer shall give the Product reasonable and prudent examination and/or tests to determine the suitability of the Product for Customer’s intended use. Customer shall be deemed to have tested and accepted the Product if, or for any other delay in performance due to any unforeseen circumstances or any causes beyond ANYTHING FLOWS’ commercially reasonable control including, without limitation, strike or lockout; civil disturbance; international conflicts; fire; natural disaster; accident; failure or breakdown of parts necessary for completion; subcontractor, supplier, or Customer-caused delays; delay in obtaining any required export or other license; inability to timely obtain labor, materials, or manufacturing facilities or equipment; engineering issues affecting acceptable quality or performance standards; or compliance with any law, regulation, order, or decision of any governmental body or instrumentality thereof. Performance shall be deemed suspended for such time as any such circumstances or causes shall delay its execution. Whenever such circumstances or causes have been remedied, ANYTHING FLOWS will make and Customer shall accept performance hereunder. No penalty clause of any kind from Customer shall be effective as against ANYTHING FLOWS. As used herein, performance shall include, without limitation, fabrication, assembly, shipment, delivery, and warranty repair or replacement, as applicable.

6. Changes, Cancellation, and Returns.
   (a) Unless otherwise agreed in writing, ANYTHING FLOWS reserves the right to change designs, materials, and specifications of its Products, and to discontinue any such Products, without any notice or liability to Customer.
   (b) If Customer issues a change order or cancels an order, Customer shall be liable to pay to ANYTHING FLOWS the whole cost and loss incurred by ANYTHING FLOWS resulting from such change or cancellation, as is reasonably determined by ANYTHING FLOWS, which shall include all costs, direct and indirect, plus a pro rata portion of normal profit.
   (c) Any credit shall be given for any Products returned by Customer within thirty days following invoice date. Upon written approval by ANYTHING FLOWS, and executed by a representative of ANYTHING FLOWS issuing to the Customer a discretionary Return Goods Number.

7. Other Manufacturer’s Equipment.
   (a) If any Products sold to Customer by ANYTHING FLOWS include units or materials obtained by ANYTHING FLOWS from any third party, THESE UNITS OR MATERIALS ARE SOLD TO CUSTOMER AS IS. ANYTHING FLOWS has no responsibility or liability whatsoever in respect of any Product returned with ANYTHING FLOWS’ authorization will remain with Customer until the Product is received by ANYTHING FLOWS. Except for Products validly returned under warranty as set out in Section 11, a charge of up to fifty percent of the purchase price will be charged by ANYTHING FLOWS on all Products returned, in order to pay and account for the Product. ANYTHING FLOWS shall not be responsible for holding or accounting for any Products returned without the required Return Goods Number. If freight and other transportation costs are not prepaid by Customer on any returned Product, the cost thereof shall be charged to Customer, in addition to any other rights of transfer that ANYTHING FLOWS may have received in the products, parts, or materials from the third party.

8. Use and Acceptance of Product.
   (a) Use and Acceptance of Product. Customer represents and warrants, by acceptance of use or of a Product, that Customer is familiar with the Product and its proper use and all safety and regulatory issues attendant thereto. Before using any Product, Customer shall give the Product reasonable and prudent examination and/or tests to determine the suitability of the Product for Customer’s intended use. Customer shall be deemed to have tested and accepted the Product if, or for any other delay in performance due to any unforeseen circumstances or any causes beyond ANYTHING FLOWS’ commercially reasonable control including, without limitation, strike or lockout; civil disturbance; international conflicts; fire; natural disaster; accident; failure or breakdown of parts necessary for completion; subcontractor, supplier, or Customer-caused delays; delay in obtaining any required export or other license; inability to timely obtain labor, materials, or manufacturing facilities or equipment; engineering issues affecting acceptable quality or performance standards; or compliance with any law, regulation, order, or decision of any governmental body or instrumentality thereof. Performance shall be deemed suspended for such time as any such circumstances or causes shall delay its execution. Whenever such circumstances or causes have been remedied, ANYTHING FLOWS will make and Customer shall accept performance hereunder. No penalty clause of any kind from Customer shall be effective as against ANYTHING FLOWS. As used herein, performance shall include, without limitation, fabrication, assembly, shipment, delivery, and warranty repair or replacement, as applicable.

Customer shall use the Products in strict accordance with all applicable
regulations, with prudent industry practices, and with all specifications, instructions, and appropriate safety procedures. Any harm or loss caused by Customer’s failure to use the Products properly and safely shall be the sole responsibility of Customer, and shall fall within the scope of Customer’s indemnity of ANYTHING FLOWS as set out in Section 12 below. Except as may be specifically set forth in writing in a quote by ANYTHING FLOWS, no representation is made by ANYTHING FLOWS that any Product is suitable for use in any potable water distribution system, public utility facilities, or other particular use, and Customer is cautioned that, unless specific written representations are made by ANYTHING FLOWS in writing to the contrary, the Products may contain lead or other metals that may render the Products unfit for certain uses.

9. Assistance to Customer. At Customer’s request, ANYTHING FLOWS may make ANYTHING FLOWS employees or contractors available to Customer to train Customer to operate Products and to assist with the repair or replacement of any Product in Customer’s possession. ANYTHING FLOWS may not be held liable for the safety of the service personnel or the condition of the equipment during such service unless specifically agreed in writing between Customer and ANYTHING FLOWS. Rates for such training and/or Services by ANYTHING FLOWS employees or contractors shall be agreed to by the parties in writing. If ANYTHING FLOWS does make any ANYTHING FLOWS employee or contractor available to Customer, it is expressly on the condition that the employees shall be under the sole supervision of Customer, Customer shall supply all necessary equipment and supplies for the proper performance of the training or Services performed by the employees or contractors, and ANYTHING FLOWS shall have no liability whatsoever to Customer for the ANYTHING FLOWS employees or contractors during any time that they are under Customer’s supervision. In addition, Customer shall be responsible and liable to ANYTHING FLOWS for any acts or occurrences or omissions causing harm to ANYTHING FLOWS employees or contractors while under Customer’s supervision, and the indemnity of Section 12 below shall apply in such circumstances.

10. Repair of Products. Any repair to any Product supplied by ANYTHING FLOWS to Customer other than a Specialty Product in accordance with the relevant scope of work document agreed to in writing by ANYTHING FLOWS and

ANYTHING FLOWS LLC: Updated as of October 2020

Customer. In the event that the Services do not so conform, then Customer’s sole remedy shall be for ANYTHING FLOWS to re-perform that part of the non-conforming Services, provided that ANYTHING FLOWS is notified thereof by Customer prior to ANYTHING FLOWS departure from work site.

(e) No Warranty as to Specific Usage or Results; Specialty Products. In developing, producing, testing, and/or supplying any such Product, ANYTHING FLOWS shall be relying upon information and specifications provided by Customer, and shall not be responsible for any failure of ANYTHING FLOWS to conform to such Product or for the inability to meet the specific needs or intended uses of the Customer. Rather, ANYTHING FLOWS’ sole warranty with respect to any such Specialty Product shall be limited to warranting that the Product meets the specifications agreed in advance by ANYTHING FLOWS. In the event that ANYTHING FLOWS supplies to Customer a Product based upon Customer’s request that ANYTHING FLOWS develop, produce, test, or put to use any non-standard ANYTHING FLOWS Product (a “Specialty Product”) so as to satisfy a unique need of Customer, Customer acknowledges and agrees that any such development, production, testing, and/or supply of a Specialty Product shall have no liability or responsibility whatsoever to Customer for any claim or losses of any nature, except as set forth in this Section. The Customer shall not be able to avoid the limitations expressly set forth in this Agreement by electing to pursue some other means of availability.

(f) Limited Remedies Available Under Warranty. Except as otherwise provided above, ANYTHING FLOWS’ liability under the above-described limited warranty shall be limited to the repair or replacement of the Products sold hereunder. ANYTHING FLOWS will repair or replace the Product at no cost to Customer, but the decision as to whether to repair or replace will be solely that of ANYTHING FLOWS. Repairs or replacement Products are only warranted for the remaining unexpired portion of the applicable warranty period. The Customer acknowledges and agrees that the remedies set forth in this Section 11 shall be the Customer’s sole and exclusive remedies for any breach of any warranty provided by ANYTHING FLOWS.

11. Limited Warranty and Remedy.

(a) Customer’s Remedies are Limited to Repair and Replacement. Customer’s remedies for any and all breaches of any nature, including without limitation breaches of contract and warranty, are limited to the remedies of repair and replacement as specifically stated herein and no other remedies provided herein are the exclusive remedies of Customer for failure of ANYTHING FLOWS to meet its obligations, whether claims of Customer are based on contract, in tort, or otherwise, and upon expiration of the applicable warranty period all obligations of ANYTHING FLOWS with respect to such Products are terminated.

(b) Disclaimer of Warranties Not Expressly Stated. THE WARRANTIES SET FORTH HEREIN ARE EXCLUSIVE AND ARE IN LIEU OF ALL OTHER WARRANTIES WHETHER STATUTORY, EXPRESS, OR IMPLIED. ANYTHING FLOWS EXPRESSLY DISCLAIMS ALL WARRANTIES OF MERCHANTABILITY, AND FITNESS FOR A PARTICULAR PURPOSE, AND WARRANTIES ARISING FROM COURSE OF DEALING OR USAGE OF TRADE.

(c) Limited Product Warranty; Exceptions. ANYTHING FLOWS warrants each Product to be delivered to Customer free of defects in materials and workmanship if, and only if, all of the following conditions are met:

1. The Product claimed to be defective has been exposed only to normal storage, use, and service in accordance with specifications and instructions from ANYTHING FLOWS, has been reasonably maintained, has not been subjected to any misuse, negligent use, or accident that caused the Product to suffer a defect, and has not been repaired or altered except by an authorized representative of ANYTHING FLOWS;

2. The Product claimed to be defective has been dispatched at Customer’s expense to ANYTHING FLOWS’ plant at Houston, Texas (or to such other location as ANYTHING FLOWS may designate), within ten business days after Customer first discovered the alleged defect.

3. The alleged defect in the Product is actually caused by a defect in materials or workmanship by ANYTHING FLOWS; and

4. Neither the Product nor any relevant component thereof is one that is expendable in normal use and that has been expended in normal use.

5. No Product subject to use in extreme or severe conditions (such as exposure to highly caustic of corrosive materials) shall be subject to warranty unless Customer of such extreme or severe conditions, unless ANYTHING FLOWS expressly agrees to provide such a warranty, in writing, in connection with the applicable purchase order acceptance.

The above warranty shall remain in effect until six months after shipment to Customer. Further, any Product that has had its serial number, temperature indicator, or other analytical component altered, defaced, or removed will not be warranted.

(d) Limited Service Warranty. ANYTHING FLOWS warrants that any Product supplied by ANYTHING FLOWS to Customer that is under warranty and is returned to ANYTHING FLOWS for repair or replacement, including ANYTHING FLOWS’ standard Products and may not have a historical performance against which such Specialty Product can be measured.
13. Compliance with United States Law.

(a) In the case of an order for any Product for delivery to an ultimate destination outside the United States, Customer, acknowledges, agrees and accepts that:

(1) Customer shall at the time of order, without request from ANYTHING FLOWS, give notice in writing to ANYTHING FLOWS, stating the country of ultimate destination ("Ultimate Destination Country") of the Product and the name and address of the end user in the Ultimate Destination Country; and

(2) Customer shall comply with all applicable U.S. regulations and with all terms and conditions of other licenses or permits, including license exceptions ("Licenses") including, without limitation, regarding export, re-export, and transshipment; and

(3) ANYTHING FLOWS is authorized to disclose to any lawful governmental authority with jurisdiction over the transaction subject hereto the details of any Product to be supplied by ANYTHING FLOWS to Customer; and

(4) Customer shall not re-export any Product from the Ultimate Destination Country without the prior written consent of ANYTHING FLOWS;

(5) Customer shall, at ANYTHING FLOWS' request, provide representations and undertakings in writing in such form as ANYTHING FLOWS requires according to the Ultimate Destination and end user of all Products and confirming acceptance and observance of all the provisions of this Section.

Acceptance of any order for any Product to which this Section applies, and any contract or agreement relating thereto, shall be subject to and be deemed to include the condition that it is conditional upon all required Licenses being granted. Notwithstanding the terms of the preceding sentence, in the event of any such License: (1) being denied, Customer shall be deemed to have cancelled the order; (2) being issued in terms not acceptable to Customer and Customer canceling the order, Section 6(b) hereof shall apply.

(b) Notwithstanding any other provision contained in these Terms and Conditions, ANYTHING FLOWS reserves the right, in respect of any order for any Product ordered for delivery to an ultimate destination in the U.S., to require Customer to make a declaration in such form as ANYTHING FLOWS may require representing that the ultimate destination of the Product is within the U.S.; and in the event that Customer refuses or unreasonably delays in making such declaration in a timely manner, ANYTHING FLOWS reserves the right to treat Customer as having cancelled such order, in which event Section 6(b) hereof shall apply.

(c) Customer represents that, to the best of its knowledge, no illegal inducement was offered or given by any party in connection with the sale of Products or Services heretofore, and that no illegal inducements shall be paid by Customer (or by any third party on Customer's behalf) in connection with any resale of the Product by Customer, or in connection with the sale by Customer of any services in connection with which the Product or Services are used. Any breach by Customer of the representations set forth in this Section 13(c) shall entitle ANYTHING FLOWS to release, defense, and indemnification under Section 12.09 hereof.

(d) Notwithstanding any other trade terms or conditions agreed with ANYTHING FLOWS in any communication with Customer, under no circumstances shall the terms and conditions of any contract or agreement between Customer and ANYTHING FLOWS constitute ANYTHING FLOWS’ intellectual property, and Customer shall have no ownership or license rights with respect to any such intellectual property except as may be agreed by ANYTHING FLOWS in writing. In connection with any software provided in conjunction with a Product, ANYTHING FLOWS represents that it has secured all rights, licenses, and authorizations necessary for Customer to use the Product, including any software provided with the Product, consistent with the terms and conditions under which such Product was sold. ANYTHING FLOWS shall maintain all rights, licenses, and authorizations necessary for Customer to use all Products, including any software, consistent with the terms of sale. ANYTHING FLOWS hereby grants to Customer a non-exclusive, non-perpetual, non-assignable license to all ANYTHING FLOWS-owned software and other intellectual property required by Customer to use the Products sold hereunder in a manner consistent with the Product's terms of sale. In addition, ANYTHING FLOWS hereby grants to Customer a non-exclusive, non-perpetual sublicense to all freely assignable third-party software provided with the Product, and assigns or otherwise transfers to Customer any freely assignable warranties, service agreements, software and other copyright protections, or other intellectual property rights conveyed by the original supplier of such software to ANYTHING FLOWS.


Under no circumstances shall the sale of any Product hereunder transfer ownership of any intellectual property rights from ANYTHING FLOWS to Customer, regardless of whether ANYTHING FLOWS has designed, configured, engineered, manufactured or supported any Product or delivered any Service specifically to Customer’s specifications. Customer expressly acknowledges that any design, engineering, technical work, or other intellectual property of any kind developed by ANYTHING FLOWS in connection with meeting any order or request from Customer or supplying any Product or Service to Customer, shall constitute ANYTHING FLOWS’ intellectual property, and Customer shall have no ownership or license rights with respect to any such intellectual property except as may be agreed by ANYTHING FLOWS in writing. In connection with any software provided in conjunction with a Product, ANYTHING FLOWS represents that it has secured all rights, licenses, and authorizations necessary for Customer to use the Product, including any software provided with the Product, consistent with the terms and conditions under which such Product was sold. ANYTHING FLOWS shall maintain all rights, licenses, and authorizations necessary for Customer to use all Products, including any software, consistent with the terms of sale. ANYTHING FLOWS hereby grants to Customer a non-exclusive, non-perpetual, non-assignable license to all ANYTHING FLOWS-owned software and other intellectual property rights to use the Product in a manner consistent with the Product’s terms of sale. In addition, ANYTHING FLOWS hereby grants to Customer a non-exclusive, non-perpetual sublicense to all freely assignable third-party software provided with the Product, and assigns or otherwise transfers to Customer any freely assignable warranties, service agreements, software and other copyright protections, or other intellectual property rights conveyed by the original supplier of such software to ANYTHING FLOWS.

15. Confidentiality. All data, designs, drawings, specifications, and other information, revealed or disclosed in any form or manner to Customer by ANYTHING FLOWS, including but not limited to any detail or feature of any Product or part thereof, whether written, oral, electronic, visual, graphic, photographic, observational, or otherwise, and documents supplied to, or produced or created by, ANYTHING FLOWS in connection with the provision of Products or Services to Customer hereunder (collectively defined as “Information”) will be held in strict confidence by Customer; provided, however, that this confidentiality obligation shall not apply to any data given freely by ANYTHING FLOWS to prospective customers (for example, in product brochures or on ANYTHING FLOWS’ website). All such non-public Information will be treated and protected by Customer as strictly confidential and will not be disclosed to any third party without the prior written consent of ANYTHING FLOWS and may be disclosed within Customer’s organization only on a need-to-know basis. The foregoing obligations shall not apply to any information that (i) is publicly known or becomes publicly known through no fault of or disclosure by Customer by any act or omission by ANYTHING FLOWS; (ii) is part of or becomes a part of the public domain by disclosure without any fault on the part of Customer; or (iii) is revealed or disclosed in any form or manner to Customer by ANYTHING FLOWS, as a matter of right and without restriction of disclosure; (iii) was known to the Customer prior to the acceptance of these Terms and Conditions; or (iv) is legally compelled to be disclosed. If Customer receives a subpoena, governmental order, or other legal process seeking disclosure of ANYTHING FLOWS’ Information, Customer shall immediately notify ANYTHING FLOWS in order to allow ANYTHING FLOWS the opportunity to oppose the order, notice, or process, or seek a protective order. If requested by ANYTHING FLOWS, Customer shall cooperate fully with ANYTHING FLOWS in contesting such disclosure. Except as such demand shall have been timely limited, quashed or extended, Customer may thereafter comply with such demand, but only to the extent required by law.

16. General. Unless and to the extent altered or amended by an instrument in writing signed by ANYTHING FLOWS and Customer, (i) these Terms and Conditions constitute the entire agreement of ANYTHING FLOWS and Customer with respect to the Product or Service, and contain all of the covenants and agreements of ANYTHING FLOWS and Customer under the Agreement therefor (hereinafter collectively referred to as “Agreement”) and all representations, promises, or agreements, oral or written, have been made by ANYTHING FLOWS or anyone acting on behalf of ANYTHING FLOWS, that are not contained herein; and (iii) any prior agreements, promises, negotiations, or representations not expressly set forth in these Terms and Conditions are of no force or effect. These Terms and Conditions may not be altered or amended except by an instrument in writing signed by ANYTHING FLOWS and Customer. Failure by ANYTHING FLOWS to enforce any or all of these Terms and Conditions in any case or cases shall not constitute a waiver of the performance of any of all such Terms and Conditions. Any attempted or purposed assignment or transfer by Customer of any of the rights or obligations contained herein shall render such attempted or purposed assignment or transfer null and void. ANYTHING FLOWS may perfect and fulfill all or any of its obligations hereunder by or through any subsidiary or affiliate.

17. Arbitration. ANY DISPUTE, CONTROVERSY, OR CLAIM ARISING OUT OF OR RELATING TO THIS AGREEMENT, OR THE BREACH, TERMINATION OR INVALIDITY THEREOF, SHALL BE FINALLY SETTLED BY ARBITRATION ADMINISTERED BY THE INTERNATIONAL CENTRE FOR DISPUTE RESOLUTION IN ACCORDANCE WITH ITS INTERNATIONAL ARBITRATION RULES. The place of arbitration shall be Houston, Texas. The language to be used in the arbitral proceedings shall be English. Provisional or interim measures shall be awarded by the tribunal as appropriate to protect ANYTHING FLOWS’ rights to its intellectual property. The proceedings of the arbitration shall be treated as confidential information hereunder. Any award given by the tribunal and the costs and expenses of the tribunal, the arbitrators, and of the parties, and the fees and costs as the case may be, unless it deems it manifestly unjust to do so. Any award rendered by the tribunal shall be binding and enforceable immediately when rendered, and judgment upon the award may be rendered by any court with jurisdiction over the party against whom enforcement is sought, wherever located. Notwithstanding the foregoing, ANYTHING FLOWS may apply to any relevant government agency or any court of competent jurisdiction to preserve and recover its intellectual property in accordance with the terms hereof, provided, however, that no such administrative or judicial authority shall have the right or power to stay any arbitral proceeding hereunder, or to render a judgment for damages due hereunder, which right and power shall be reserved exclusively to an arbitral tribunal proceeding in accordance herewith. The Customer hereby waives any objection on procedural or fairness grounds to the issuance of such preliminary relief, without, however, waiving or prejudicing in any way the Customer's right to seek any relief or claim of such enforceability.

18. Limited Statute of Limitations. AS PERMITTED BY THE TEXAS BUSINESS AND COMMERCE CODE, §2.725(a), THE STATUTE OF LIMITATIONS FOR ANY BREACH OF CONTRACT RELATIVE TO THE SALE OR OF ANY PRODUCT OR THE DELIVERY OF ANY SERVICES HEREUNDER SHALL BE ONE YEAR FROM THE DATE THE CAUSE OF ACTION ACCRUES.

19. No Authority of Seller's Representatives or Agents. No representative or agent of ANYTHING FLOWS has any authority to bind ANYTHING FLOWS to any affirmation, representation, or warranty concerning the Products except as may be stated herein, nor shall any agent of representative have any authority to alter any term thereof except as may be approved in writing by the President of ANYTHING FLOWS.

20. Choice of Law. Any agreement or transaction to which these Terms and Conditions apply shall be deemed to have been made in the State of Texas. These Terms and Conditions shall be governed by and construed, interpreted, and enforced in any instrument in writing signed by ANYTHING FLOWS and Customer.
in accordance with the laws of the State of Texas. The UN Convention on Contracts for the International Sale of Goods shall not apply.

**21. Language.** These Terms and Conditions are agreed only in the English language, which version shall be controlling regardless of whether any translations of these Terms and Conditions, and/or any other communications, have been prepared or exchanged between the parties. Customer acknowledges and represents that the Customer is fluent in the English language, and has carefully reviewed this Agreement with the involvement and assistance of its employees, advisors, and/or legal counsel fluent in the English language, that Customer has consulted with legal counsel competent to render advice with respect to transactions governed by the law applicable hereto, that Customer has no questions regarding the meaning of any of any terms hereof, and that Customer has obtained high-quality translations of these Terms and Conditions for use by any of its team who are not fluent in the English language, with the understanding that the Customer alone shall bear the risk of any misunderstandings that may arise as a result of such translation.