

TERMS AND CONDITIONS OF SALE

RangeAnt antennas connect everyday IoT products

RangeAnt is a Swedish antenna design center specializing in the development of embedded antennas.

“Product”: RangeAnt antenna

“Buyer”: The initial purchaser (whether a natural or legal person) of the Product from RangeAnt.

Seller: RangeAnt AB

ALL TERMS AND CONDITIONS CONTAINED HEREIN (“T&Cs”) ARE A CONDITION OF SALE.

Application. These T&Cs are hereby incorporated into the quotation, invoice, order or other document to which the T&C’s are attached, referenced or relate, and apply to Buyer. All purchases by Buyer and sales by RangeAnt are expressly limited to and conditioned upon acceptance of the T&Cs. RangeAnt objects to and rejects any provision additional to or different from the T&Cs that may appear in Buyer’s purchase order, acknowledgement, confirmation, writing, or in any other prior, contemporaneous or later communication from Buyer to RangeAnt, unless such provision is expressly agreed to by RangeAnt in a writing with an expressed reference to the section of these T&Cs intended to be superseded, and the writing is signed by an authorized employee of RangeAnt.

Quotations: Unless otherwise stated in writing, all price quotations by RangeAnt expire after the time period specifically listed on the quote, or if no such time period is specified, thirty (30) calendar days after the date of issuance. All prices shall be paid in the currency designated by RangeAnt. The quantity, quality, and description of any specification for the Product(s) and any services shall be, subject to the T&Cs, as set forth in RangeAnt’s quotation (if accepted by Buyer) or Buyer’s order (if accepted by RangeAnt).

Orders. Orders may be accepted only by an authorized employee of RangeAnt in writing. Any RangeAnt accepted order may not be cancelled or rescheduled by Buyer, and Product(s) may not be returned, without RangeAnt’s prior written consent and, in the event such consent is given, RangeAnt shall be entitled (and RangeAnt’s sole and absolute discretion) to indemnification for RangeAnt’s costs including, without limitation, lost profit, cost of labor and materials used, damages, charges, and expenses incurred by RangeAnt as the result of such cancellation. Order requests can be rejected by RangeAnt (in whole or in part) at RangeAnt’s sole and absolute discretion. RangeAnt may limit or cancel quantities available for purchase on any order on any basis and may alter the availability or duration of any special offers at any time. Buyer shall ensure the accuracy of any and all terms, information, and specifications in any order, and

for providing RangeAnt with all necessary assistance and information necessary for RangeAnt to provide the Product(s) and to perform any services pursuant to the order and these T&Cs.

SHOULD ANY PRODUCT BE MANUFACTURED OR ANY PROCESS BE APPLIED TO ANY PRODUCT BY RANGEANT PURSUANT TO BUYER’S INSTRUCTIONS, BUYER SHALL INDEMNIFY AND HOLD RANGEANT HARMLESS AGAINST ANY BUYER AND/OR THIRD PARTY CLAIM OF INTELLECTUAL PROPERTY INFRINGEMENT AND/OR INJURY TO PERSON AND/OR PROPERTY RELATING TO ANY SUCH BUYER INSTRUCTION.

RANGEANT RESERVES THE RIGHT TO MAKE CHANGES TO THE MATERIALS, SPECIFICATIONS, AND/OR DESIGN OF PRODUCTS AND/OR TECHNICAL DOCUMENTATION AS REQUIRED TO COMPLY WITH ANY APPLICABLE LEGAL REQUIREMENT; TO FULFIL (IN RANGEANT’S ASSESSMENT) BUYER’S SPECIFICATIONS WHICH HAVE BEEN ACCEPTED BY RANGEANT; AND/OR TO IMPROVE (WITHOUT MATERIALLY IMPACTING OPERATIONAL REQUIREMENTS) THE PERFORMANCE OF ANY PRODUCT.

Although reasonable precautions are taken to ensure accuracy of all RangeAnt information—all descriptive matter, colors, dimensions, and other documentation supplied by RangeAnt and the descriptions and illustrations contained in RangeAnt’s catalogues, website, price lists, and other advertising materials are approximate only and are merely intended to generally describe the goods. Therefore, any such information shall not be relied upon, with respect to any Product, as forming any part of a contract of sale, warranty or representation unless the parties have separately agreed in writing to such effect on a case-by-case basis and have expressly stated the intention to amend a specific section of these T&Cs.

RangeAnt reserves the right, by giving notice to Buyer at any time before Delivery, to increase the price of any Product and/or service to reasonably reflect any increase in the cost incurred to RangeAnt which results from any factor beyond the reasonable control of RangeAnt, such as, without limitation, currency exchange fluctuation; increases in duties or the costs of labor, materials, manufacture, and/or transport; any change in delivery dates, quantities or specifications requested by Buyer; or any delay caused by Buyer’s instructions or Buyer’s

failure to provide RangeAnt with any necessary information, instructions, and/or assistance.

RangeAnt reserves the right to cancel any order (in whole or in part) if Buyer enters into liquidation, bankruptcy, or insolvency ("**Financial Event**"). In any Financial Event, all outstanding payments to RangeAnt shall be accelerated and become immediately due notwithstanding any prior agreement between the parties.

Installation and/or design support is not included in any order.

Terms of Payment. To the extent RangeAnt does not have an established relationship with Buyer wherein credit approval has been granted by RangeAnt, RangeAnt may, at RangeAnt's sole and absolute discretion, require advance payment for orders (in whole or in part). Otherwise, if credit approval has been granted, payment terms for the purchase of Products are net thirty (30) calendar days from date of shipment, subject to credit approval remaining in effect. Each shipment shall be invoiced and paid for when due without regard to other scheduled deliveries. RangeAnt reserves the right at any time to revoke any credit extended to Buyer if payment is in arrears for more than ten (10) calendar days or if Buyer's credit (in RangeAnt's assessment) does not warrant further extension of credit. BUYER SHALL INDEMNIFY RANGEANT FOR ALL COURT COSTS, COLLECTION COSTS, AND ATTORNEY FEES INCURRED IN CONNECTION WITH RECOVERING ANY DELINQUENT PAYMENTS INCLUDING IN ADDITION THERETO, PENALTY INTEREST OF 1% PER COMMENCED MONTH. RangeAnt reserves the right to submit any outstanding payments to any applicable court, arbitration tribunal, or collection agency in pursuance of the recovery of such delinquent amounts plus damages. In the event of any late payment, RangeAnt shall have the right (at Buyer's sole risk and liability) to suspend any and all other deliveries and/or services to Buyer until such outstanding payments, penalty interest, and indemnification are fully paid.

Taxes; Duties. Prices do not include any applicable taxes, including, without limitation, VAT taxes, export and import customs duties and tariffs, and sales, use, goods and/or services taxes. Buyer is responsible for payment of all applicable taxes, duties, and tariffs.

Delivery Terms and Transfer of Title. The delivery terms for all shipments are FCA RangeAnt's applicable manufacturing location (i.e., C/O Shortlink, Hamntorget 1, SE 652 26 Karlstad, Sweden) or, at RangeAnt's option, RangeAnt's applicable distribution center (Incoterms 2010). Title (including risk of loss) shall pass from RangeAnt to Buyer upon delivery to Buyer's common carrier or Buyer's representative at RangeAnt's applicable manufacturing location or, at RangeAnt's option, RangeAnt's applicable distribution center. Title to all software incorporated in the Products does not pass to Buyer. Buyer is responsible for obtaining insurance for the Products after transfer of title; all claims with respect to the Product must be made by Buyer directly with its insurance carrier. Absent specific instructions (to the

extent accepted in writing by RangeAnt), RangeAnt will select for Buyer the common carrier for shipment, but in doing so, will not assume any liability for the shipment, nor shall the common carrier in any way be construed to be RangeAnt's agent. RangeAnt shall not be liable for any damages or penalties for any delays caused by any such common carrier or any failure of such common carrier to give notice of such delays.

Delays. RangeAnt puts forth reasonable efforts to meet the delivery schedule agreed to, in writing, by RangeAnt however, RangeAnt does not guarantee a specific delivery date. In addition, delivery is subject to delay directly or indirectly caused by, or in any manner arising from, fires, floods, accidents, weather related events, disease, riots, war, government interference, embargoes, priorities, regulations, strikes, labor difficulties, shortages of labor, fuel, power, materials or supplies, transportation delays, compliance with any law, statute, ordinance, regulation, policy, order or request of any national, federal, state, provincial or local government unit, or any officer, department, agency, or committee thereof, RangeAnt's production schedules, or any other cause or causes (whether or not similar in nature to any of these hereinbefore specified) beyond RangeAnt's control, and RangeAnt will not be liable for any loss or damage suffered by Buyer arising therefrom. RangeAnt will have the right, in the event of the happening of any of the above contingencies, at its option, to cancel any order or any part thereof without any resulting liability.

Receipt of Products. In the event of any non-conforming parts, apparent defects, missing parts or any other purported deficiency in the Products received (with respect to an order), any claim in relation thereto must be submitted in writing to RangeAnt (by registered mail and with acknowledgement of receipt) within seven (7) calendar days of the date of receipt of the respective Product(s)—otherwise acceptance shall be conclusively presumed. The receipt of any Product(s) without reservation by Buyer shall include acceptance of any visible defect and/or missing part. Buyer shall have the burden of establishing any deficiency in the Product(s) received and to reasonably establish such deficiency does not result from incidents during transport, destruction or damage after receipt by Buyer, or theft. No return of Product(s) will be accepted by RangeAnt without prior written agreement from an authorized employee of RangeAnt (email being sufficient). The cost of return will only be accepted by RangeAnt if there is a visible defect or are missing parts and this has been confirmed by RangeAnt's authorized employee. Solely the carrier selected by RangeAnt is authorized for the return of products in question. In the event the authorized RangeAnt representative confirms a defect or missing component, Buyer shall solely be entitled to replacement of such defective part and /or receipt of the complementary part which was omitted, and, thus, BUYER SHALL HAVE NO RIGHT TO ANY DAMAGES AT LAW OR IN EQUITY, NO RIGHT TO SUSPEND ANY PAYMENTS TO RANGEANT, NOR SHALL BUYER HAVE THE RIGHT TO CANCEL THE RESPECTIVE ORDER (IN WHOLE OR IN PART).

Software and Firmware. To the extent a Product is or includes proprietary software (“**RangeAnt Software**”) or is hardware in which proprietary software is embedded (“**RangeAnt Firmware**”), Buyer acknowledges and agrees RangeAnt Software and RangeAnt Firmware (collectively, “**Licensed Program**”), constitute valuable trade secrets and Confidential Information of RangeAnt. Title to the Licensed Program is retained by RangeAnt. Buyer shall not disclose to a third party or permit a third party to have access to the Licensed Program except to the extent stated otherwise in these T&Cs. RangeAnt grants to Buyer a non-transferable and non-exclusive license to use the Licensed Program in machine-readable form only, and, in the case of software supplied with hardware, only on systems supplied by RangeAnt to Buyer under these T&Cs. Such license may not be assigned, sublicensed or otherwise transferred by Buyer without prior written consent of RangeAnt—however such distribution of License Programs via resale of Products shall be permitted provided that Licensed Programs shall not be distributed, at any time, on a stand-alone basis. No right to copy the Licensed Program in whole or in part is granted except as permitted under compulsorily applicable copyright law. Buyer shall not modify, merge, or incorporate any form or portion of a Licensed Program with other program material or create a derivative work from a Licensed Program. Buyer agrees to maintain RangeAnt’s copyright notice on the Licensed Programs delivered hereunder and to include the same on any authorized copies it makes, in whole or in part. Buyer shall not, nor will it permit a third party to, reverse engineer, translate, decompile or disassemble the Licensed Program. Notwithstanding the foregoing, Licensed Programs will be licensed in accordance with the applicable software license agreement embedded or provided with the Licensed Program and in the event of a conflict between the terms of this section (Software and Firmware) and the software license agreement, the terms of the software license agreement shall prevail.

Limited Warranty: Buyer accepts this Limited Product Warranty prior to any use of any Product. To the extent the total payment for the Product(s) in question have been tendered to RangeAnt, RangeAnt warrants to Buyer (excluding any parts, materials or equipment not manufactured by RangeAnt) for a period of two (2) years from the date of shipment of the Product to Buyer: (i) the unmodified Product will conform to RangeAnt’s written specifications (“Data Sheet”) for the unmodified Product in force at the date of shipment of the Product to Buyer, and (ii) the unmodified Product will be free from defects in materials and workmanship. RangeAnt’s sole liability for any breach of warranty confirmed by RangeAnt will be to repair or replace (at RangeAnt’s election) the defective or nonconforming Product to a condition as warranted. A replacement Product is warranted for the unexpired portion of the warranty period. The Limited Product Warranty is not transferrable. RangeAnt may, at RangeAnt’s discretion, elect to refund a proportional amount of the purchase price of the defective Product(s) (or part(s) thereof) as reasonable compensation for such

defect(s) in lieu of repairing or replacing the Product(s) in question.

EXCEPT AS EXPRESSLY PROVIDED IN THIS WARRANTY PARAGRAPH, RANGEANT MAKES NO WARRANTY EXPRESS OR IMPLIED, REGARDING ANY PRODUCT OR ANY SERVICES. ALL IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, NONINFRINGEMENT, TITLE, AND FITNESS FOR A PARTICULAR PURPOSE, ARE HEREBY DISCLAIMED. RANGEANT EXPRESSLY DISCLAIMS ANY WARRANTY OBLIGATIONS IN THOSE INSTANCES WHERE THE FAILURES RESULT FROM (I) ANY MODIFICATION OF THE PRODUCT, (II) COMBINATION OF THE PRODUCT WITH ANY THIRD PARTY PRODUCT, (III) ANY ACCIDENT, DAMAGE AFTER DELIVERY TO BUYER, NORMAL WEAR AND TEAR, IMPROPER HANDLING, IMPROPER USE, STORAGE, INSTALLATION, MAINTENANCE OR ANY FAILURE TO FOLLOW ACCEPTED INDUSTRIAL PRACTICE OR ANY SPECIFIC INSTRUCTION PROVIDED BY RANGEANT OR ANY RANGEANT AUTHORIZED THIRD PARTY, (IV) BUYER HAS USED OR REPAIRED THE PRODUCT AFTER DISCOVERY OF THE DEFECT WITHOUT RANGEANT’S PRIOR WRITTEN CONSENT, (V) BUYER REFUSES TO TIMELY PERMIT RANGEANT TO EXAMINE THE PRODUCT AND OPERATING DATA, THE COST OF ANY SUCH RETURN SHIPMENT BEING BORNE BY BUYER; (VI) BUYER FAILS TO MEET ITS OBLIGATIONS UNDER BUYER’S AGREEMENT WITH RANGEANT OR ANY RANGEANT DISTRIBUTOR, OR (VII) ANY CAUSE BEYOND THE REASONABLE CONTROL OF RANGEANT. GOODS NOT MANUFACTURED BY RANGEANT ARE SUBJECT ONLY TO WARRANTIES OF RANGEANT’S SUPPLIERS’ AND RANGEANT HEREBY ASSIGNS TO BUYER, TO THE EXTENT APPLICABLE AND PERMISSIBLE, ANY PASS-THROUGH RIGHTS IN SUCH SUPPLIERS’ WARRANTIES.

Fault Tolerance: BUYER UNDERSTANDS AND AGREES PRODUCTS ARE NOT DESIGNED OR INTENDED FOR USE IN ANY HIGH-RISK OR HAZARDOUS ENVIRONMENT, INCLUDING WITHOUT LIMITATION, THE OPERATION OF NUCLEAR FACILITIES, AIRCRAFT NAVIGATION, AIR TRAFFIC CONTROL, LIFE SUPPORT MACHINES, WEAPONS SYSTEMS, SECURITY SYSTEMS, ALARMS OR ANY OTHER APPLICATION WHERE THE FAILURE OR MALFUNCTION OF ANY PRODUCT CAN REASONABLY BE EXPECTED TO RESULT IN DEATH, PERSONAL INJURY, PROPERTY DAMAGE OR ENVIRONMENTAL HARM (A “HIGH RISK ENVIRONMENT” OR “HRE”). ACCORDINGLY: (I) BUYER SHOULD NOT USE ANY PRODUCT IN AN HRE, (II) ANY USE OF A PRODUCT IN AN HRE IS AT BUYER’S OWN RISK, (III) RANGEANT, ITS AFFILIATES AND SUPPLIERS SHALL NOT BE LIABLE TO BUYER OR ANY THIRD PARTY IN ANY MANNER FOR USE OF ANY PRODUCT IN AN HRE, (IV) RANGEANT MAKES NO WARRANTIES OR ASSURANCES, EXPRESS OR IMPLIED, REGARDING USE OF THE PRODUCTS IN ANY HRE, (V) AND BUYER SHALL INDEMNIFY AND HOLD RANGEANT HARMLESS FROM ANY BUYER OR THIRD PARTY CLAIM AGAINST RANGEANT RESULTING FROM BUYER’S USE OF ANY PRODUCT IN ANY HRE.

When making any claim under a Product Warranty, Buyer must verify Buyer's initial purchase of the Product from RangeAnt.

Warranty Claims. Buyer must file a written warranty claim with RangeAnt or RangeAnt's applicable authorized distributor within 7 calendar days from the date the warranty breach was or should have been reasonably discovered. A Return Material Authorization from RangeAnt or RangeAnt's authorized distributor is required for any Product return. No claims will be allowed for labor, rework, transportation, shipment, or other expense incurred by Buyer, without prior written approval of RangeAnt. RANGEANT DOES NOT WARRANT OR GUARANTEE ANY TECHNICAL ADVICE GIVEN BY IT OR ITS DISTRIBUTOR OR OTHERWISE ANY TECHNICAL INFORMATION IN MANUALS IN CONNECTION WITH THE INSTALLATION OR THE USE OF PRODUCT.

Limitation of liability. IN NO EVENT WILL RANGEANT BE LIABLE TO BUYER OR TO ANY THIRD PARTY, REGARDLESS OF THE FORM OF ACTION OR THEORY OF RECOVERY, FOR THE COST OF SUBSTITUTE GOODS OR SERVICES; TRANSPORTATION OR SHIPPING COSTS; LOST PROFITS, SAVINGS, AND/OR BUSINESS OPPORTUNITY; LOSS OF USE, DATA, GOODWILL, OR PRODUCTION; OR ANY INCIDENTAL, CONSEQUENTIAL, INDIRECT, SPECIAL OR EXEMPLARY DAMAGES, WHETHER UNDER CONTRACT, TORT, WARRANTY OR OTHERWISE, ARISING IN ANY WAY OUT OF THIS LIMITED PRODUCT WARRANTY, THESE T&CS, ANY ORDER, OR ANY OTHER RELATED AGREEMENT, WHETHER OR NOT RANGEANT HAD ADVANCE NOTICE OF THE POSSIBILITY OF SUCH DAMAGES. BUYER'S REMEDIES ARE LIMITED TO THOSE REMEDIES EXPRESSLY STATED IN THE T&Cs. THESE REMEDIES WILL NOT FAIL THEIR ESSENTIAL PURPOSE BECAUSE BUYER IS LIMITED TO THE EXCLUSIVE REMEDIES NOR BECAUSE OF ANY FUNDAMENTAL BREACH OR FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY. TO THE FULLEST EXTENT PERMITTED UNDER APPLICABLE LAW, IN NO EVENT SHALL RANGEANT'S LIABILITY EXCEED THE PURCHASE PRICE FOR THE APPLICABLE PRODUCT(S). BUYER SHALL BE SOLELY LIABLE FOR ANY PRODUCT DELIVERED TO A THIRD PARTY TO THE EXTENT ANY SUCH TRANSFER IS PERMITTED UNDER THESE T&Cs.

Export Compliance. Buyer shall comply fully with all applicable U.S., E.U. and other national sanctions and export control laws and regulations, including those regulations maintained by the U.S. Treasury Department's Office of Foreign Assets Control ("OFAC"), Department of State, ITAR Regulations, and the U.S. Commerce Department's, Bureau of Industry and Security. Specifically, Buyer covenants that it will not- directly or indirectly sell, provide, export, re-export, transfer, divert, loan, lease, consign, or otherwise dispose of any product, services, software, source code, or technology (collectively, "Items") received from RangeAnt under these GT&Cs to any person, entity, or destination, or for any activity or use prohibited by the laws or regulations of the United States without obtaining prior authorization

from the competent government authorities, including but not limited to the Dept. of State and/or Dept. of Commerce, as required by those laws and regulations. To the extent required under U.S. law, Buyer further covenants to screen all customers and business partners against all relevant U.S., EU and Canadian Government lists of persons denied export privileges or otherwise subject to trade, export, or financial sanctions, including the U.S. Treasury Department's OFAC list of SDN, U.S. Department of Commerce "BIS" Denied Persons List and Entity List, U.S. State Department DPL, The Canadian DPL, and the EU Consolidated List before providing or agreeing to provide any Items to any person. Buyer acknowledges and agrees RangeAnt's right to furnish certain products to Buyer is subject to applicable sanctions and export control laws and regulations, and RangeAnt will have no liability for acting in a manner RangeAnt deems to be in compliance with such laws and regulations.

Anti-Bribery and Corruption Laws. Each party hereunder represents and warrants compliance with all applicable U.S. and foreign anti-bribery and corruption laws and regulations including, but not limited to, the U.S. Foreign Corrupt Practices Act ("FCPA"), the U.K. Bribery Act, and The OECD Anti-Bribery Convention. Each Party agrees to defend, indemnify, and hold harmless the other party from any claims, costs, liabilities, penalties, obligations, and damages such other party may incur, including without limitation reasonable court, attorney and expert fees, and costs, as a result of such party's breach or violation of this warranty.

Miscellaneous. These GT&Cs supersede all prior negotiations, discussions, and dealings concerning the subject matter hereof, and constitute the entire agreement between RangeAnt and Buyer concerning the subject matter hereof. There are no understandings, inducements, commitments, conditions, representations, or warranties of any kind, from either party to the other, other than as contained in these T&Cs. Neither party will claim any amendment, modification or release of any provisions hereof unless the same is in writing and signed by both parties. No waiver of any breach of any terms, conditions or obligations will be deemed a waiver of any continuing or subsequent breach of the same or any other terms, conditions or obligations hereunder. The invalidity or unenforceability of any provision of these T&Cs will not affect the validity or enforceability of its other provisions and the remaining provisions will remain in full force and effect. Further, in the event any provision of these T&Cs is severed from the T&Cs by operation of law, such severed provision shall be replaced with another provision, to the extent legally enforceable, most closely reflecting the commercial and legal intention of the severed provision. The Agreement between the parties based upon these T&Cs may be digitally entered into, copied, and stored—and if introduced as evidence in any judicial, arbitration, mediation or administrative proceedings, will be admissible as between the parties to the same extent and under the same conditions as other business records originated and maintained in documentary form and neither party will object on the basis that such business records were not originated or maintained in documentary form under any rule of

evidence. Nothing in these T&Cs shall be construed as creating a partnership, employment or joint venture between the parties and neither party shall have the authority to bind the other party in any manner.

Applicable law. To the fullest extent permitted by applicable law, ANY DISPUTE SHALL BE GOVERNED BY SWEDISH LAW, NOTWITHSTANDING ANY CONFLICT OF LAWS LEGISLATION, AND BE EXCLUSIVELY SETTLED IN STOCKHOLM, SWEDEN, BY EXPEDITED ARBITRATION PURSUANT TO THE INTERNATIONAL ARBITRATION RULES OF THE STOCKHOLM CHAMBER OF COMMERCE. IN THE EVENT THIS PARAGRAPH IS NOT ENFORCEABLE PURSUANT TO ANY COMPULSORILY APPLICABLE LAWS OF THE UNITED STATES OR ANY STATE THEREIN, ANY DISPUTE WITH A BUYER WITHIN THE UNITED STATES SHALL BE GOVERNED BY DELAWARE LAW, NOTWITHSTANDING ANY CONFLICT OF LAWS LEGISLATION, AND BE EXCLUSIVELY SETTLED IN WILMINGTON, DELAWARE PURSUANT TO THE ARBITRATION RULES OF THE AMERICAN ARBITRATION ASSOCIATION. BUYER WAIVES ANY RIGHT TO A JURY TRIAL.

THE LOSING PARTY TO ANY DISPUTE RESOLVED BY ARBITRATION OR COURT (IF APPLICABLE) SHALL PAY THE PREVAILING PARTY'S REASONABLE ARBITRATION COSTS, COURT COSTS (IF APPLICABLE) AND ATTORNEYS' FEES.

The following shall not apply in connection with any order nor in connection with these T&Cs: The 1980 United Nations Convention on Contracts for the International Sale of Goods, The United Nations Convention on the Limitation Period in the International Sale of Goods, The Uniform Computer Information Transactions Act, and any implementations of any of the foregoing (or any legislation of a similar intention) in various jurisdictions and any subsequent revisions thereto.

Safety Information and Warnings. Keep the Product in a well-ventilated area when in use. Allow for adequate air circulation under and around the Product. Do not expose the Product to water or extreme conditions (moisture, heat, cold, dust), as the Product may malfunction or cease to work when exposed to extreme elements. Do not attempt to disassemble or repair the Product yourself. Doing so could harm you or the Product. Buyer shall strictly comply with all other instructions on installation and use which have been provided by RangeAnt or are otherwise publicly available.

Restricted Rights. All RangeAnt Products (including any supplier components, materials, and/or software or firmware therein) and documentation are "Commercial Items" as defined in 48 C.F.R. §2.101 and are provided to government Buyers with only those rights granted to all other Buyers according to the terms herein. To the extent usage rights have not been explicitly granted to Buyer in these T&Cs, RangeAnt reserves to RangeAnt and its suppliers (as applicable) all intellectual property

rights in and to any and all Products, Licensed Programs, and technical information relating to either of the foregoing. No part of any Product shall be used or transferred on a stand-alone basis.

⚠ WARNING: Cables, cable / wire assemblies, printed circuit boards, electrical / product cords, plastic / PVC / fiberglass cases, housings, and packaging materials can expose you to chemicals including lead, lead compounds, DEHP, and bisphenol A which are known to the State of California to cause cancer and birth defects or other reproductive harm. For more information, go to www.p65warnings.ca.gov and www.rangeant.com/proposition65.

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For information regarding RangeAnt's handling of personal data, please review RangeAnt's **Privacy Policy**. Buyer hereby permits RangeAnt to use, process, and store personal data pursuant to such Privacy Policy.